DATA REQUEST

KPSC 1_1 Refer to the Application, page 10. Confirm that Kentucky Power is not requesting authority to acquire assets through the Discretionary Sale without Commission approval of the transaction.

RESPONSE

Confirmed.

DATA REQUEST

KPSC 1_2 Refer to the Application, page 12. Confirm that the circuit breakers available to Kentucky Power are separately reserved for Kentucky Power or subject to availability during a Qualifying Event.

RESPONSE

The circuit breakers available to Kentucky Power under the Grid Assurance subscription are not separately reserved for Kentucky Power. Kentucky Power's access to these circuit breakers is subject to availability during a Qualifying Event.

DATA REQUEST

KPSC 1_3 Refer to the Application, page 15. Explain the benefit to Kentucky Power of discretionary purchases if the replacement cost approximates the market price for the same equipment.

RESPONSE

Kentucky Power's subscription to Grid Assurance provides two main benefits under the scenario of replacement cost approximating the market price for the same equipment. First, Grid Assurance may make available for a discretionary purchase equipment on a more immediate basis than what may be available on the market for long-lead equipment. Second, Grid Assurance may make available for a discretionary purchase equipment that for a variety of circumstances may not be available in the market at all.

The Company emphasizes, however, that discretionary purchases require Commission approval. The Company also emphasizes that it may elect to not seek to obtain equipment through a discretionary purchase if the market price is the same or lower than the price that may be available through a discretionary purchase through the Grid Assurance subscription. A more likely situation in which Kentucky Power would inquire about a discretionary purchase (subject to Commission approval) would be if the market price for the item was greater than the price available from Grid Assurance.

While potentially beneficial under the right circumstances, discretionary purchases are not the main driver for Kentucky Power's subscription to Grid Assurance. The main benefit to Kentucky Power's customers resulting from Kentucky Power's subscription to Grid Assurance is the increase in reliability and resilience of service provided by Kentucky Power's access to critical electrical equipment if a Qualifying Event occurs.

DATA REQUEST

KPSC 1_4 Refer to Case No. 2018-00287, Kentucky Power's response to Commission Staff's First Request for Information (Staff First Request), Item 6. Provide an updated description of any overlap between employees, owners, members, directors, managers, officers, stockholders, voting or holding trusts, and operators of Grid Assurance LLC (Grid Assurance), AEP Transmission Holding Company, LLC (AEP Transmission Holding), and Kentucky Power, its parent, and affiliates. Include any overlap of position, e.g., the director of AEP Transmission Holding shall, by virtue of holding that position, be a manager of Grid Assurance.

RESPONSE

Except as described below there is no "overlap between employees, owners, members, directors, managers, officers, stockholders, voting or holding trusts, and operators of Grid Assurance, AEP Transmission Holding, and Kentucky Power, its parent, and affiliates." Grid Assurance does not currently have employees. All persons providing services to Grid Assurance are employees of its current equity owners or their affiliates. This includes employees of American Electric Power Service Corporation (AEPSC). The AEPSC employees currently providing services to Grid Assurance are Dale Russell (Transmission Program Manager, AEPSC), Zachary Newell (Transmission Program Manager, AEPSC), Justin Nichols (Engineer Senior, AEPSC), and Lynn McConnell (Finance Manager Senior, AEPSC). These AEPSC employees are neither officers nor employees of any other AEP company.

The following AEPSC employees currently serve as officers of Grid Assurance: David Rupert (AEPSC) Chief Executive Officer, Noah Hollis (AEPSC) Chief Financial Officer and Treasurer, John Seidensticker (AEPSC) Secretary, Jack Gravelle (AEPSC) Assistant Secretary, and Renee Hawkins (AEPSC) Assistant Treasurer.

Ms. Renee Hawkins also serves as Vice President Finance and Treasury of AEPSC, serves as an officer of Grid Assurance, and also serves as the Assistant Treasurer for Kentucky Power. Mr. Robert Bradish, Senior Vice President (AEPSC), serves as an officer and manager for Grid Assurance and is also an officer of AEP Transmission Holding. Mr. David Rupert, Director Transmission Business Development (AEPSC) serves as an officer of Grid Assurance and is also an officer of Transource Energy.

DATA REQUEST

KPSC 1_5 Refer to Case No. 2018-00287, Kentucky Power's response to Staff's First Request, Item 8. Provide an update to the identity of the individuals involved in the decision for Kentucky Power to continue as a subscriber to Grid Assurance and describe their process for reaching that decision.

RESPONSE

The decision to continue as a subscriber to Grid Assurance was made by Kentucky Power's management (specifically: President and Chief Operating Officer Cynthia G. Wiseman, with the advice of Vice President, Regulatory and Finance Brian K. West), after an evaluation of the significant value provided by the subscription, compared to the very modest annual cost of subscription.

DATA REQUEST

- **KPSC 1_6** Refer to Case No. 2018-00287, Kentucky Power's response to Staff's First Request, Item 9.
 - a. Provide an update on the current equity ownership levels.
 - b. Provide an update on the method by which new subscribers may have an opportunity to become equity owners and how that would affect AEP Transmission Holding's equity interest.

RESPONSE

- a. Please refer to the Application at paragraph 7. The current equity investors in Grid Assurance are three major utility companies or their affiliates Berkshire Hathaway Energy U.S. Transmission, LLC (20%); AEP Transmission Holding on behalf of AEP (70.1%); and FirstEnergy Transmission, LLC (9.9%).
- b. The method by which new subscribers may have an opportunity to become equity owners remains unchanged from that approved by the Commission in case No. 2018-00287. New subscribers may have an opportunity to become equity owners after the Transition Date if a Transfer (Article 13 of Grid Assurance LLC Agreement), Withdrawal (Article 14 of Grid Assurance LLC Agreement) or Default (Article 15 of Grid Assurance LLC Agreement) occurs.

DATA REQUEST

KPSC 1_7 Refer to Case No. 2018-00287, Kentucky Power's response to Staff's First Request, Item 12. Explain if there have been any updates on the volatility of the cost to be charged to Kentucky Power and any limits or parameters on how this cost may change in the future.

RESPONSE

During the five years that Kentucky Power has been a subscriber of Grid Assurance, the total annual fees paid by Kentucky Power have remained stable. This stability is expected to continue into the future. The Company notes that in absolute terms the subscription fees charged by Grid Assurance to Kentucky Power are a very modest cost, so even a significant difference (increase or decrease) as measured on a percent basis would be a very small difference in absolute terms (e.g., on a basis of the Company's total annual cost of service, for example). The Grid Assurance subscription terms do not include a limitation on cost changes, but do have an inherent restriction because the subscription fees paid by Kentucky Power bear a relationship with the asset make-up of the AEP entities participating in Grid Assurance. The allocation of costs to Kentucky Power is based on its transformer and circuit breaker assets, compared to total AEP transformer and circuit breaker assets. Based upon participation by each AEP transmission-owning entity, Kentucky Power's projected annual Sparing Service Fee for period from January 1, 2024 through December 31, 2024 is expected to be approximately \$4,958.00 on a total company basis.

DATA REQUEST

- **KPSC 1_8** Refer to Case No. 2018-00287, Kentucky Power's response to Staff's First Request, Item 12.
 - a. Explain if Kentucky Power has purchased equipment from Grid Assurance at a price greater than the market price.
 - b. If so, provide a list of any equipment purchased above market price, the date of purchase, and the amount paid for each piece of equipment.

RESPONSE

- a. Kentucky Power has not purchased equipment from Grid Assurance at a price greater than the market price. Additionally, the Company has not experienced a Qualifying Event, and therefore has not purchased equipment under its Grid Assurance subscription.
- b. Not applicable.

DATA REQUEST

- **KPSC 1_9** Refer to Case No. 2018-00287, Kentucky Power's response to Staff's First Request, Item 31.
 - a. Provide any evaluations of the cost-effectiveness of subscribing to Grid Assurance, that Kentucky Power has completed.
 - b. If no evaluation has been completed, explain why.
 - c. If no evaluation has been completed, state if Kentucky Power plans to do an evaluation and when it should be completed.

RESPONSE

a. Kentucky Power has not conducted a quantitative evaluation of the cost-effectiveness of subscribing to Grid Assurance. That evaluation has not been conducted because shortly before the filing of the Application, Company management made a qualitative evaluation of the value provided by the subscription, in terms of enhanced reliability and resilience in case a Qualifying Event disrupted Kentucky Power's service to customers, compared to the very modest amount involved in maintaining the subscription, rendering a more detailed quantitative analysis unnecessary. Please refer to the Application at paragraphs 22 and 33 for a quantification of Kentucky Power's subscription fees paid to Grid Assurance (namely, an average of \$3,300 per year for the period from 2019 to 2022, and anticipated fee of \$4,958.00 for the period from January 1, 2024 through December 31, 2024). Please refer to Confidential Exhibit 3 to the Company's Application for data supporting an estimated \$4.3 million in savings for Kentucky Power's customers during the period Kentucky Power has been a subscriber to Grid Assurance, compared to what it would have cost Kentucky Power to mitigate through self-supply the risk addressed by Kentucky Power's Grid Assurance subscription, that is: to achieve a comparable level of risk mitigation to protect Kentucky Power's customers from a major disruption of service if a Qualifying Event were to occur.

b. and c. Please see response to part a.

DATA REQUEST

KPSC 1_10 Refer to Case No. 2018-00287, Kentucky Power's response to Staff's First Request, Item 32. Provide any monetary savings Kentucky Power has experienced because of subscribing to Grid Assurance.

RESPONSE

Please refer to Confidential Exhibit 3 to the Company's Application for data supporting an estimated \$4.3 million in savings for Kentucky Power's customers during the period Kentucky Power has been a subscriber to Grid Assurance, compared to what it would have cost Kentucky Power to mitigate through self-supply the risk addressed by Kentucky Power's Grid Assurance subscription, that is: to achieve a comparable level of risk mitigation to protect Kentucky Power's customers from a major disruption of service if a Qualifying Event were to occur.

DATA REQUEST

KPSC 1_11 If there are any changes in the Grid Assurance LLC Subscription Agreement that was tendered as Exhibit 2 to the Application filed in Case No, 2018-00287, outline the changes and tender a copy of the updated document.

RESPONSE

The substantive terms of the Grid Assurance LLC Subscription Agreement remain unchanged compared to the version of the agreement approved by the Commission in Case No. 2018-00287. The agreement is not being modified as a result of Kentucky Power's application for authority to enter into the agreement, and the agreement continues to be in force without modification for the other AEP subscribers. The Agreement has been updated to reflect changes in the quantity of assets maintained by Grid Assurance, changes in the Subscriber Parties, and the Class Allocated Share for each party.

Please refer to KPCO_R_KPSC_1_11_ConfidentialAttachment1 for a copy of the updated Agreement.

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GRID ASSURANCE LLC AMENDED AND RESTATED SUBSCRIPTION AGREEMENT

COVER PAGE

This Amended and Restated Subscription Agreement (this "Agreement") is made and entered into as of April 2, 2019, (the "Execution Date") (and amends and restates in its entirety that certain subscription agreement among the parties hereto dated February 20, 2017, as amended), among GRID ASSURANCE LLC, a limited liability company organized under the laws of the State of Delaware ("Grid Assurance"), American Electric Power Service Corporation solely in its capacity as agent on behalf of PUBLIC SERVICE COMPANY OF OKLAHOMA, a corporation organized under the laws of the State of Oklahoma, American Electric Power Service Corporation solely in its capacity as agent on behalf of OHIO POWER COMPANY, a corporation organized under the laws of the State of Ohio, American Electric Power Service Corporation solely in its capacity as agent on behalf of AEP TEXAS INC., a corporation organized under the laws of the State of Delaware, American Electric Power Service Corporation solely in its capacity as agent on behalf of AEP OHIO TRANSMISSION COMPANY, INC., a corporation organized under the laws of the State of Ohio, American Electric Power Service Corporation solely in its capacity as agent on behalf of AEP OKLAHOMA TRANSMISSION COMPANY, INC., a corporation organized under the laws of the State of Oklahoma,

and the following additional Subscriber Parties added in accordance with the terms of that certain Amended and Restated Multi-Subscriber Addendum among the parties hereto:

ELECTRIC TRANSMISSION TEXAS, LLC, a corporation organized under the laws of the State of Delaware, American Electric Power Service Corporation solely in its capacity as agent on behalf of APPALACHIAN POWER COMPANY, a corporation organized under the laws of the State of Virginia, American Electric Power Service Corporation solely in its capacity as agent on behalf of AEP APPALACHIAN TRANSMISSION COMPANY, INC., a corporation organized under the laws of the State of Virginia, American Electric Power Service Corporation solely in its capacity as agent on behalf of INDIANA MICHIGAN POWER COMPANY, a corporation organized under the laws of the State of Indiana, American Electric Power Service Corporation solely in its capacity as agent on behalf of AEP INDIANA MICHIGAN TRANSMISSION COMPANY, INC., a corporation organized under the laws of the State of Indiana, American Electric Power Service Corporation solely in its capacity as agent on behalf of KINGSPORT POWER COMPANY, a corporation organized under the laws of the State of Virginia, American Electric Power Service Corporation solely in its capacity as agent on behalf of KENTUCKY POWER COMPANY, a corporation organized under the laws of the State of Kentucky, American Electric Power Service Corporation solely in its capacity as agent on behalf of AEP KENTUCKY TRANSMISSION COMPANY, INC., a corporation organized under the laws of the State of Kentucky, American Electric Power Service Corporation solely in its capacity as agent on behalf of SOUTHWESTERN ELECTRIC POWER COMPANY, a corporation organized under the laws of the State of Delaware, American Electric Power Service Corporation solely in its capacity as agent on behalf of WHEELING POWER COMPANY, a corporation organized under the laws of the State of West Virginia, American Electric Power Service Corporation solely in its capacity as agent on behalf of AEP WEST VIRGINIA TRANSMISSION COMPANY, INC., a corporation organized under the laws of the State of West Virginia (Public Service Company of Oklahoma, Ohio Power Company, AEP Texas Inc., AEP Ohio Transmission Company, Inc., AEP Oklahoma Transmission Company, Inc., Appalachian Power Company, AEP Appalachian Transmission Company, Inc., Electric Transmission Texas, LLC, Indiana Michigan Power Company, AEP Indiana Michigan Transmission Power Company, Inc., Kingsport Power Company, Kentucky Power Company, AEP Kentucky Transmission Company, Inc., Southwestern Electric Power Company, Wheeling Power Company and AEP West Virginia Transmission Company, Inc. being referred to collectively as "Subscriber").

- 1. <u>Defined Terms.</u> Capitalized terms used in this Agreement shall have the meanings ascribed to them in Part 1 of this Agreement (Defined Terms), which shall be deemed to be incorporated herein by reference as if stated herein in its entirety.
- 2. <u>General Terms and Conditions.</u> This Agreement shall be governed by the terms and conditions set forth in Part 2 of this Agreement (General Terms and Conditions), which shall be deemed to be incorporated herein by reference as if stated herein in its entirety.
- 3. <u>Composition of Agreement.</u> This Agreement shall include all of the Schedules identified in Part 1 and Part 2 of this Agreement, all of which shall be deemed to be incorporated herein by reference as if stated herein in their entirety. Such schedules shall include:
 - <u>Schedule 2.1</u> (Equipment Classes, Designated Transmission Owners and Nominated Quantities);
 - <u>Schedule 2.2</u> (Sparing Protocols);
 - <u>Schedule 2.7</u> (Insurance Requirements);
 - <u>Schedule 3.2</u> (Form of Fce Confirmation Notice);
 - <u>Schedule 4.1</u> (Form of QE Purchase Notice);
 - <u>Schedule 4.3</u> (Deployment Protocols);
 - Schedule 4.5 (Standard Terms for Sales of Inventoricd Spares);
 - <u>Schedule 5.1</u> (Sparing Service Fee);
 - Schedule 6.4 (Reduction Liability);
 - <u>Schedule 12</u> (Non-Disclosure Agreement);
 - <u>Schedule 13.3</u> (Termination Liability); and
 - Schedule 17 (Notice Information).

[Signature Page Follows]

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IN WITNESS WHEREOF, the Parties have caused this Agreement to be duly executed as of the Execution Date.

GRID ASSURANCE LLC

Michael M. Deggendorf

Chief Executive Officer

AMERICAN ELECTRIC POWER SERVICE CORPORATION solely in its capacity as agent on behalf of each of

PUBLIC SERVICE COMPANY OF OKLAHOMA

OHIO POWER COMPANY

AEP TEXAS INC.

AEP OHIO TRANSMISSION COMPANY, INC.

AEP OKLAHOMA TRANSMISSION COMPANY, INC.

APPALACHIAN POWER COMPANY

AEP APPALACHIAN TRANSMISSION COMPANY, INC.

INDIANA MICHIGAN POWER COMPANY

AEP INDIANA MICHIGAN TRANSMISSION COMPANY, INC.

KINGSPORT POWER COMPANY

KENTUCKY POWER COMPANY

AEP KENTUCKY TRANSMISSION COMPANY, INC.

SOUTHWESTERN ELECTRIC POWER COMPANY

WHEELING POWER COMPANY

AEP WEST VIRGINIA TRANSMISSION COMPANY, INC.

By:

Mark C McCullough
EVP Transmission

Signature Page

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ELECTRIC TRANSMISSION TEXAS, LLC

By:

Kip M. Fox President

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GRID ASSURANCE LLC SUBSCRIPTION AGREEMENT PART 1

DEFINED TERMS

GRID ASSURANCE LLC SUBSCRIPTION AGREEMENT

DEFINED TERMS

The following capitalized terms, when used in the Subscription Agreement, shall have the meanings set forth below.

Acceptance Date: The date as of which Grid Assurance issues an Acceptance Notice to Subscriber.

Acceptance Notice: A written notice delivered by Grid Assurance to Subscriber stating that Grid Assurance is in receipt of a Regulatory Confirmation Notice and a valid Fee Confirmation Notice from Subscriber and has determined, in its reasonable judgment, that it has sufficient Regulatory Confirmation Notices and valid Fee Confirmation Notices from other Subscriber Group Members to enable Grid Assurance to provide Sparing Service to Subscriber for every Equipment Class in which Subscriber is participating, as each such Equipment Class is designated on Schedule 2.1.

Affiliate: With respect to any Person, another Person that directly or indirectly controls, is under common control with, or is controlled by, such Person or any successor thereto; provided, however, that for purposes of this definition, control of a Person means the power, direct or indirect, to vote fifty percent (50%) or more of the securities having ordinary voting power for the election of the governing body of such Person or direct or cause the direction of the management and policies of such Person, whether by contract or otherwise.

Agreement: The Subscription Agreement between Grid Assurance and Subscriber, including:

- The Cover Page;
- Part 1 (Defined Terms);
- Part 2 (General Terms and Conditions);
- Schedule 2.1 (Equipment Classes, Designated Transmission Owners and Nominated Quantities);
- Schedule 2.2 (Sparing Protocols);
- Schedule 2.7 (Insurance Requirements);
- Schedule 3.2 (Form of Fee Confirmation Notice);
- Schedule 4.1 (Form of QE Purchase Notice);
- Schedule 4.3 (Deployment Protocols);
- Schedule 4.5 (Standard Terms for Sales of Inventoricd Spares);
- Schedule 5.1 (Sparing Service Fee);
- Schedule 6.4 (Reduction Liability);
- Schedule 12 (Non-Disclosure Agreement);

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- Schedule 13.3 (Termination Liability); and
- Schedule 17 (Notice Information).

Auditor: An accounting firm selected by Grid Assurance and approved by the Subscriber Advisory Committee in accordance with Section 9.1.2(a) of Part 2.

Billing Period: With respect to each Equipment Class, each calendar month commencing as of the Fee Commencement Date for that Equipment Class and continuing through the term of the Agreement; *provided, however*, that the initial Billing Periods and the final Billing Periods may be partial calendar months.

Board: The Board of Managers of Grid Assurance.

Board Representative: As of any point in time, an individual assigned by the Board to serve as a liaison to the Subscriber Advisory Committee or an Equipment Committee.

Business Day: Any day other than a Saturday, Sunday or federal holiday.

Claim: Any judgment, claim, action, cause of action, demand, lawsuit, proceeding, grievance, governmental investigation or audit, loss, assessment, fine, penalty, administrative order, arbitral award, obligation, cost (including attorneys' fees), expense, lien, liability or damage.

Conditional Period: The period commencing as of the Execution Date and continuing: (a) until the first date as of which Subscriber shall have issued a Fee Confirmation Notice and a Regulatory Confirmation Notice; and (b) during any period thereafter for which Subscriber does not have a valid Fee Confirmation Notice outstanding; *provided*, *however*, that the Conditional Period shall not extend beyond the Acceptance Date.

Deployment Protocols: The rules and procedures governing the priority and manner in which Grid Assurance will sell Inventoried Spares to Transmission Group Members and other Persons, as such rules and procedures are set forth on <u>Schedule 4.3.</u>

Designated Transmission Owner: Each of: (a) Subscriber, if it is (i) identified on <u>Schedule 2.1</u> as a Designated Transmission Owner and (ii) the direct owner or lessee of an electric transmission system; and (b) any Affiliate of Subscriber that is (x) identified on <u>Schedule 2.1</u> as a Designated Transmission Owner and (y) the direct owner or lessee of an electric transmission system.

Discretionary Sale: Any sale of any Inventoried Spare(s) by Grid Assurance other than a sale that is: (a) made to a Transmission Group Member; (b) due to damage or destruction caused by a Qualifying Event affecting the electric transmission system of that Transmission Group Member; (c) from an Equipment Class in which such Transmission Group Member is participating; and (d) in a quantity, for each such Equipment Class, no greater than the Nominated Quantity of such Transmission Group Member in that Equipment Class.

Drop Dead Date: The date which is eighteen (18) months after the Execution Date, as such Drop Dead Date may be extended by agreement of the Parties.

Equipment Class: A designation of a certain type of Inventoried Spare based on its function (e.g., transformer, circuit breaker, bushing, etc.), voltage and/or other operational criteria.

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Equipment Committee: With respect to each Equipment Class, a permanent committee comprised of Subscriber Representatives representing the Subscriber Group Members participating in that Equipment Class, as such committees are described in <u>Section 9.2</u> of Part 2.

Equipment Manufacturer: With respect to any Inventoried Spare, the original equipment manufacturer of such Inventoried Spare or its successor.

Event of Default: Any of the following events or circumstances affecting a Party:

- (a) a proceeding is instituted against such Party seeking to adjudicate such Party as bankrupt or insolvent and such proceeding is not dismissed within sixty (60) days of filing; such Party makes a general assignment for the benefit of its creditors; a receiver is appointed on account of the insolvency of such Party; such Party files a petition seeking to take advantage of any applicable law relating to bankruptcy, insolvency, reorganization, winding up or composition or readjustment of debts; or such Party is unable to pay its debts when due or as they mature;
- (b) Subscriber fails to satisfy the credit requirements set forth in <u>Article 10</u> of Part 2;
- (c) a Party fails to pay any amount due and owing, which failure continues for thirty (30) days after notice thereof;
- (d) a Party fails to perform any other material obligation under the Agreement, which failure continues for thirty (30) days after notice thereof or, if such failure cannot reasonably be cured within such thirty (30) day period, such longer period of time as may be reasonably necessary to cure the failure so long as such Party diligently undertakes and proceeds on an uninterrupted basis to cure the failure, which, in any event, shall not be longer than ninety (90) days; and
- (e) any representation or warranty made by a Party is or was materially inaccurate as of the date made, which inaccuracy continues for thirty (30) days after notice thereof or, if such inaccuracy is curable but cannot reasonably be cured within such thirty (30) day period, such longer period of time as may be reasonably necessary to cure the inaccuracy so long as such Party diligently undertakes and proceeds on an uninterrupted basis to cure the inaccuracy, which in any event, shall not be longer than ninety (90) days.

Execution Date: The date of the Agreement, as specified on the Cover Page of the Agreement.

Fee Commencement Date: With respect to each Equipment Class, the first date as of which Grid Assurance has received, and is capable of delivering, any Inventoried Spare in that Equipment Class.

Fee Confirmation Notice: A notice in the form of <u>Schedule 3.2</u> stating that, as of the date of such notice, the estimated annual Sparing Service Fee set forth in a valid Fee Estimate Certification applicable to every Equipment Class in which Subscriber's Designated Transmission Owner(s) is/are participating, is acceptable to Subscriber.

Fee Estimate Certification: A good faith, non-binding estimate (which may be subject to reasonable assumptions set forth therein) of the Sparing Service Fee that will be payable by Subscriber for one (1) year of Sparing Service for every Equipment Class in which Subscriber's Designated Transmission Owner(s) is/are participating once the Target Inventory Level for each such Equipment Class has been achieved.

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Force Majeure: Any event or circumstance affecting a Party or one or more of its contractors of any tier that: (a) renders it impracticable for such Party to comply with its obligations under the Agreement; (b) is beyond the reasonable control of such Party or contractor(s), as applicable; and (c) does not result from the fault or negligence of such Party or contractor(s), as applicable; provided, however, that Force Majeure shall not include: (i) economic difficulties; (ii) changes in market conditions; or (iii) delay in the delivery of any machinery, equipment or materials except to the extent caused by an event that would otherwise constitute a Force Majeure.

GA Warehouse: A warehouse or other storage facility owned or leased by Grid Assurance at which Inventoried Spares are stored and maintained.

GAAP: As of any date, generally accepted accounting principles for the United States, as accepted by the Financial Accounting Standards Board or its successor, applied on a consistent basis.

Good Utility Practice: The practices, methods and acts engaged in, or approved by, a significant portion of transmission owners operating in the United States and Canada during the relevant time period, or any other practices, methods and acts that, in the exercise of reasonable judgment in light of the facts known at the time a decision is made, would be reasonably expected to accomplish the desired result at a reasonable cost, consistent with good business practices and reasonable consideration of reliability, safety and expedition; provided, however, that Good Utility Practice is not intended to be limited to the optimum practices, methods or acts to the exclusion of all others, but rather is intended to include generally accepted practices, methods and acts generally accepted in the region in which a transmission owner operates.

Governmental Authority: Any federal or state department, commission, board, bureau, agency, authority or other body having regulatory or oversight jurisdiction or authority over a Party or any Designated Transmission

Owner.

Grid Assurance: Grid Assurance LLC, a Delaware limited liability company.

Indemnified Persons: With respect to a Person, such Person, its Affiliates (excluding any Affiliate that is also an Affiliate of the Indemnifying Party) and their respective employees, agents, directors, members, shareholders and officers.

Indemnifying Party: The Party obligated to indemnify the other Party's Indemnified Persons pursuant to the terms of the Agreement.

Inventoried Spare: Any transmission-related equipment procured and owned by Grid Assurance for a designated Equipment Class and held for re-sale.

Late Payment Rate: An annual rate of interest equal to the lesser of: (a) the "prime rate" as published in The Wall Street Journal under the caption "Money Rates" in effect on the date a payment hereunder is due plus two percent (2%); and (b) the maximum rate of interest permitted by applicable law.

Lender: A Person that issues debt, makes loans or otherwise provides credit, credit support or other financing to a Party.

Letter of Credit Amount: An amount equal to the Sparing Service Fee payable by Subscriber for twenty-four (24) complete Billing Periods immediately following the date of determination of the Letter of Credit Amount; provided, however, that in determining such amount, Grid Assurance shall utilize the assumptions contained in the most recent five (5) year budget forecast provided to Subscriber Group Members pursuant to Section 8.1(b)

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of Part 2 (except that costs and revenues associated with any projected sales of Inventoried Spares shall be disregarded).

Moody's: Moody's Investor Service, Inc. and any successor thereto.

NDA: The Non-Disclosure Agreement between Subscriber (or an Affiliate thereof) and Grid Assurance, which is attached to the Agreement as Schedule 12.

Nominated Quantity: With respect to each Equipment Class in which any of Subscriber's Designated Transmission Owners is participating, the number of Inventoried Spares designated for that Equipment Class on Schedule 2.1.

Operational Testing: The electrical, mechanical and other specialized testing required by Good Utility Practice to validate the integrity and operational functionality of an Inventoried Spare.

Original Cost: With respect to an Inventoried Spare, the total cost incurred by Grid Assurance to purchase or acquire that Inventoried Spare and have it delivered to a GA Warehouse, including all transportation and delivery charges, taxes, duties (including custom duties), assessments, fees (including import and export fees) and other charges.

Party: Each of Grid Assurance and Subscriber.

Person: Any individual, partnership, joint venture, corporation, association, business, trust, unincorporated organization, limited liability company, Governmental Authority or other legal entity.

QE Purchase Notice: A notice from a Designated Transmission Owner to Grid Assurance, in the form of Schedule 4.1: (a) certifying that such Designated Transmission Owner has suffered a Qualifying Event; (b) identifying the damage to such Designated Transmission Owner's electric transmission equipment resulting from that Qualifying Event; and (c) specifying the type(s) and quantity of Inventoried Spare(s) that such Designated Transmission Owner proposes to purchase from Equipment Classes in which it is participating (up to its Nominated Quantity in each such Equipment Class).

Qualifying Event: Any damage, destruction or other material impairment of the safe operation of any equipment comprising the electric transmission system of a Transmission Group Member, which damage, destruction or impairment is caused by, or the result of: (a) an act of war, terrorism, rebellion, sabotage or a public enemy, or any other physical attack (whether or not such physical attack is conducted in connection with an act of war, terrorism or a public enemy); (b) a cyber-attack, whether or not in connection with an act of war, terrorism or a public enemy; (c) an electromagnetic pulse or intentional electromagnetic interference; or (d) an act of God, a catastrophic event (natural or otherwise) or a severe weather condition, including a solar storm, earthquake, volcanic eruption, hurricane, tornado, derecho, windstorm, wildfire or ice storm.

Reduction Liability: With respect to any amendment of <u>Schedule 2.1</u> to reduce any Nominated Quantity for any Equipment Class in which a Designated Transmission Owner is participating, the amount calculated as the "Reduction Liability" in accordance with <u>Schedule 6.4.</u>

Reduction Notice: A notice delivered by Subscriber to Grid Assurance stating that Subscriber desires to reduce the Nominated Quantity in any Equipment Class in which any of its Designated Transmission Owners is then participating, which notice shall specifically identify any such reduced Nominated Quantity(ies).

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Regulatory Confirmation Notice: A notice issued by Subscriber to Grid Assurance stating that: (a) all Required Regulatory Approvals have been obtained; or (b) there are no Required Regulatory Approvals.

Replacement Cost: With respect to an Inventoried Spare, the total costs and expenses that Grid Assurance incurs or would incur to purchase or acquire new equipment to replace such Inventoried Spare and have it delivered to a GA Warehouse in accordance with Grid Assurance's policies, procedures and procurement practices, including all transportation and delivery charges, taxes, duties (including custom duties), assessments, fees (including import and export fees) and other charges, as such costs and expense are determined by Grid Assurance in its reasonable judgment.

Required Regulatory Approval: Any permit, license, authorization, consent, decree, waiver, approval, exemption from, filing with or notice to, any Governmental Authority required by applicable law to be obtained by, or issued to, Subscriber or any Designated Transmission Owner in order for: (a) Subscriber to perform its obligations under the Agreement; or (b) any Designated Transmission Owner to be designated as such in the Agreement, in each case as determined by Subscriber or such Designated Transmission Owner in its reasonable judgment.

S&P: Standard & Poor's Rating Services, a Standard & Poor's Financial Services LLC business, and any successor thereto.

Sparing Protocols: The rules and procedures governing the manner in which Grid Assurance will procure, maintain and manage Inventoried Spares, including the manner in which it will determine Target Inventory Levels for each Equipment Class and procure Inventoried Spares that are suitable to replace, though not necessarily identical to, the equipment comprising the electric transmission systems of Transmission Group Members participating in each such Equipment Class, as such rules and procedures are set forth on Schedule 2.2.

Sparing Service: The services to be performed by Grid Assurance pursuant to the Agreement, as described in Article 1 of Part 2.

Sparing Service Fee: The fee payable by Subscriber for Sparing Service, as determined in accordance with Schedule 5.1 of Part 2.

Subscriber: The Person identified as Subscriber on the Cover Page of the Agreement; *provided, however*, that if the Agreement is executed by a Person in its capacity as an agent, the Subscriber Party shall be the principal of that Person.

Subscriber Advisory Committee: A permanent committee comprised of Subscriber Representatives, as such committee is described in Section 9.1 of Part 2.

Subscriber Group Members: As of any point in time, all Persons that have executed Subscription Agreements with Grid Assurance then in effect, including Subscriber.

Subscriber Representative: As of any point in time, an individual selected by Subscriber Group Members to serve on the Subscriber Advisory Committee or an Equipment Committee.

Subscription Agreements: As of any point in time, all of the Subscription Agreements then in effect between Grid Assurance and Subscriber Group Members, including this Agreement.

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Target Inventory Level: With respect to each Equipment Class, the quantity of Inventoried Spares that Grid Assurance will seek to maintain in inventory based on the Sparing Protocols, as such quantity may be determined and/or revised from time to time in accordance with such Sparing Protocols.

Termination Liability: The amount calculated as the "Termination Liability" in accordance with Schedule 13.3.

Termination Notice: A notice delivered by Subscriber to Grid Assurance stating that Subscriber is terminating the Agreement pursuant to, and in accordance with, <u>Section 13.3</u> of Part 2.

Third Party: Any Person other than a Party or an Affiliate of a Party.

Third Party Transmission Purchaser: A Third Party that directly or indirectly acquires any material portion of the electric transmission system(s) of any Designated Transmission Owner(s).

Transmission Group Member: As of any point in time, any Designated Transmission Owner of any Subscriber Group Member.

Transmission Owner Allocated Share: With respect to each Equipment Class in which any Designated Transmission Owner is participating, as each such Equipment Class is designated on Schedule 2.1, and as of the time a calculation of Transmission Owner Allocated Shares is made, a fraction (expressed as a percentage rounded to the nearest tenth of a percent) derived by dividing the Nominated Quantity of the Designated Transmission Owner(s) for that Equipment Class by the aggregate of the Nominated Quantities of all Transmission Group Members participating in that Equipment Class; provided, however, that the total Transmission Owner Allocated Shares of all Transmission Group Members participating in each Equipment Class shall, at all times, equal one hundred percent (100.0%).

[END OF PART 1]

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GRID ASSURANCE LLC SUBSCRIPTION AGREEMENT PART 2

GENERAL TERMS AND CONDITIONS

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GRID ASSURANCE LLC SUBSCRIPTION AGREEMENT

GENERAL TERMS AND CONDITIONS

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GRID ASSURANCE LLC SUBSCRIPTION AGREEMENT

GENERAL TERMS AND CONDITIONS

ARTICLE 1 SCOPE OF SPARING SERVICE

1.1 General.

In consideration of Subscriber's payment of the Sparing Service Fee and performance of its obligations pursuant to the Agreement, Grid Assurance shall procure, store, maintain and sell Inventoried Spares in accordance with the terms of the Agreement.

1.2 Inspection and Testing of Inventoried Spares.

To the extent required by Good Utility Practice, Grid Assurance shall: (a) directly or through a qualified representative, witness the Operational Testing and loading of Inventoried Spares prior to the shipment thereof from Equipment Manufacturers to Grid Assurance; and (b) inspect, confirm receipt of all parts, perform Operational Testing and, to the extent necessary and appropriate, assemble and disassemble Inventoried Spares upon delivery thereof to a GA Warehouse.

1.3 Maintenance of Inventoried Spares.

Grid Assurance shall store and maintain Inventoried Spares in accordance with Good Utility Practice and any additional requirements necessary to keep Equipment Manufacturers' warranties in effect during applicable warranty periods.

1.4 Inventory Management.

Grid Assurance shall exercise commercially reasonable efforts to manage its stockpile of Inventoried Spares in a manner intended to mitigate the risk of obsolescence of such Inventoried Spares, including by: (a) contracting with Equipment Manufacturers to perform testing and maintenance on Inventoried Spares; and (b) entering into Discretionary Sales; *provided*, *however*, that Grid Assurance shall not be responsible or liable in any way in the event Inventoried Spares become technologically or physically obsolete or otherwise decline in value.

1.5 <u>Logistics Support.</u>

- 1.5.1. Grid Assurance shall develop, periodically update in accordance with Good Utility Practice and provide to each Designated Transmission Owner information pertaining to the logistics of the long-haul portion of the transportation of Inventoried Spares from GA Warehouses to transportation hubs located within or near the electric transmission system of that Designated Transmission Owner; *provided, however*, that each such Designated Transmission Owner may designate no more than five (5) such transportation hubs. Such information shall include potential delivery routes, available modes of transportation and state and local permitting requirements applicable to the long-haul portion of such transportation.
- 1.5.2. Grid Assurance shall exercise commercially reasonable efforts to negotiate standardized terms and conditions of service that will be available to Transmission Group Members, at their option, for execution between such Transmission Group Members and transportation companies and/or

logistics service providers capable of delivering or assisting in the delivery of Inventoried Spares to such Transmission Group Members.

1.6 Quality of Sparing Service.

Grid Assurance shall perform its obligations pursuant to the Agreement in accordance with the terms and conditions hereof and, subject to any express limitations and conditions set forth herein, Good Utility Practice. THERE ARE NO IMPLIED WARRANTIES OF ANY KIND IN CONNECTION WITH ANY PERFORMANCE BY GRID ASSURANCE HEREUNDER AND ALL STATUTORY WARRANTIES, INCLUDING WARRANTIES OF MERCHANTABILITY, SUITABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR USAGE ARE HEREBY DISCLAIMED AND WAIVED. No oral or written representation, warranty, course of dealing or trade usage not contained herein shall be binding on either Party.

ARTICLE 2 PERFORMANCE BY GRID ASSURANCE

2.1 <u>Designation of Designated Transmission Owners and Nominated Quantities.</u>

Schedule 2.1 identifies: (a) each Designated Transmission Owner; (b) each Equipment Class in which any Designated Transmission Owner is participating; (c) each Designated Transmission Owner participating in each such Equipment Class; and (d) the Nominated Quantity of the Designated Transmission Owner(s) for each such Equipment Class.

2.2 Sparing Protocols.

- 2.2.1. Grid Assurance shall establish Target Inventory Levels for each Equipment Class.
- 2.2.2. Grid Assurance shall exercise commercially reasonable efforts to acquire and maintain quantities and types of Inventoried Spares in accordance with the Sparing Protocols; provided, however, that this <u>Section 2.2.2</u> shall not restrict or prevent Grid Assurance from entering into sales of Inventoried Spares in accordance with the terms hereof that will temporarily reduce stockpiles of Inventoried Spares below applicable Target Inventory Levels.
- 2.2.3. Subject to Section 9.1.2(b) of this Part 2, Grid Assurance may amend the Sparing Protocols from time to time. Any amended Sparing Protocols shall become effective, and become part of the Agreement (in substitution of Schedule 2.2 previously attached hereto) upon delivery thereof by Grid Assurance to Subscriber with a written certification by Grid Assurance that such amended Sparing Protocols have been approved by the Subscriber Advisory Committee.
- 2.2.4. Grid Assurance shall have exclusive authority to determine: (a) the types of equipment to be procured as Inventoried Spares for each Equipment Class; (b) the Equipment Manufacturers from which Inventoried Spares will be procured; and (c) subject to Section 9.2.2(a) of this Part 2, the terms, conditions and pricing upon which Inventoried Spares are procured. Grid Assurance shall procure Inventoried Spares through competitive processes whenever reasonably practicable, as determined by Grid Assurance based on Good Utility Practice.

2.3 Warehouses.

- 2.3.1. Grid Assurance shall own or lease: (a) one (1) or more GA Warehouses in the continental United States to stockpile and maintain Inventoried Spares; and (b) all equipment and vehicles reasonably necessary to unload, assemble, disassemble, move, maintain, conduct Operational Testing and re-load Inventoried Spares at the GA Warehouses. Grid Assurance shall determine the number and location of GA Warehouses based on its reasonable judgment, which will include consideration of factors such as access to suitable means of transportation, security, cost and proximity to the electric transmission systems of Transmission Group Members.
- 2.3.2. Grid Assurance shall be responsible for developing and implementing policies and procedures to maintain physical and cyber security at the GA Warehouses in accordance with Good Utility Practice.
- 2.3.3. At Subscriber's request upon reasonable advance notice, Grid Assurance shall allow Subscriber and its representatives (including Designated Transmission Owners, Governmental Authorities and their respective personnel) to tour and inspect the GA Warehouses, subject to their compliance with Grid Assurance's standard health, safety, security and confidentiality requirements.

2.4 Personnel.

Grid Assurance shall provide all personnel necessary and appropriate, in the reasonable judgment of Grid Assurance, to perform Sparing Service in accordance with the terms and conditions of the Agreement.

2.5 Equipment Manufacturer Terms and Conditions.

In connection with its acquisition of Inventoried Spares, Grid Assurance shall exercise commercially reasonable efforts to obtain from Equipment Manufacturers: (a) warranties, indemnities and other terms and conditions customarily agreed to by Equipment Manufacturers for the benefit of equipment purchasers; (b) warranties with warranty periods that remain in effect for a reasonable period after the re-sale of the Inventoried Spares by Grid Assurance; and (c) the right to assign Equipment Manufacturers' warranties to purchasers of Inventoried Spares.

2.6 Use of Subcontractors.

Grid Assurance may utilize subcontractors (including members of Grid Assurance and their Affiliates) to perform its obligations pursuant to the Agreement; *provided, however*, that the use of any such subcontractors shall not relieve Grid Assurance of any responsibility hereunder.

2.7 Insurance.

Grid Assurance shall maintain in effect at all times after the initial Acceptance Date, insurance coverage as described on Schedule 2.7, as such coverage may be reasonably modified by Grid Assurance consistent with Good Utility Practice.

2.8 Equipment Classes.

Grid Assurance shall have the exclusive right to establish Equipment Classes from time to time in its reasonable judgment, which judgment will include consideration of the needs of Transmission Group Members.

ARTICLE 3 CONDITIONS PRECEDENT

3.1 Conditions to Subscriber Performance.

The obligation of Subscriber to accept and pay for Sparing Service pursuant to the Agreement is subject to satisfaction (or waiver by Subscriber in its sole discretion) of the following conditions:

- (a) Subscriber shall have issued a Fee Confirmation Notice that remains valid as of the Acceptance Date; and
- (b) Subscriber shall have issued a Regulatory Confirmation Notice.

3.2 <u>Fee Estimate Certifications.</u>

- 3.2.1. Subscriber hereby acknowledges receipt of a Fee Estimate Certification that covers every Equipment Class in which each Designated Transmission Owner is participating as of the Execution Date.
- 3.2.2. At any time after the Execution Date and prior to the Acceptance Date, Grid Assurance may deliver to Subscriber one or more revised Fee Estimate Certifications; provided, however, that, upon delivery of any such revised Fee Estimate Certification, any prior Fee Estimate Certification delivered to Subscriber shall automatically be rendered invalid and be deemed to be superseded by the revised Fee Estimate Certification. If, at any time prior to the Acceptance Date, Grid Assurance determines that the estimated Sparing Service Fee payable by Subscriber has increased by more than ten percent (10%) above the estimated Sparing Service Fee set forth in a valid Fee Estimate Certification, Grid Assurance shall promptly notify Subscriber and shall thereafter prepare and deliver to Subscriber a revised Fee Estimate Certification.
- 3.2.3. If Subscriber determines that the estimated annual Sparing Service Fee set forth in a valid Fee Estimate Certification is acceptable, Subscriber shall execute and deliver to Grid Assurance a Fee Confirmation Notice, which notice shall be irrevocable by Subscriber; *provided, however*, that a Fee Confirmation Notice shall automatically be rendered invalid if Grid Assurance subsequently delivers to Subscriber prior to the Acceptance Date a revised Fee Estimate Certification with a higher estimated Sparing Service Fee.
- 3.2.4. At Grid Assurance's request, Subscriber shall notify Grid Assurance whether a then-valid Fee Estimate Certification is acceptable.

3.3 Regulatory Approvals.

- 3.3.1. No later than thirty (30) days after the Execution Date, Subscriber shall provide Grid Assurance with notice: (a) of all Required Regulatory Approvals; or (b) that there are no Required Regulatory Approvals. Subscriber shall keep Grid Assurance apprised of any modifications to the information contained in such notice of Required Regulatory Approvals; provided, however, that Subscriber may not modify the designated Required Regulatory Approvals after it issues a Regulatory Confirmation Notice.
- 3.3.2. Subscriber shall exercise, and shall cause its Designated Transmission Owners to exercise, commercially reasonable efforts to obtain all Required Regulatory Approvals; provided,

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however, that neither Subscriber nor any Designated Transmission Owner shall be obligated to continue such efforts if it determines, in its reasonable judgment, that a Required Regulatory Approval will not be obtained or, if obtained, would be subject to conditions that such Subscriber or Designated Transmission Owner deems unacceptable. At Subscriber's request, Grid Assurance shall support and cooperate with Subscriber and/or any of its Designated Transmission Owner(s) in connection with its/their efforts to obtain Required Regulatory Approvals.

- 3.3.3. At Grid Assurance's request, Subscriber shall notify Grid Assurance of the status of Subscriber's and its Designated Transmission Owners' efforts to obtain Required Regulatory Approvals, including the anticipated timing of receipt of such approvals.
- 3.3.4. Subscriber shall promptly notify Grid Assurance if Subscriber or any of its Designated Transmission Owners determines that: (a) a Required Regulatory Approval will not be obtained; or (b) a Required Regulatory Approval, if obtained, would be subject to conditions that Subscriber or any of its Designated Transmission Owners deems unacceptable.
- 3.3.5. If Subscriber and all of its Designated Transmission Owners obtain all Required Regulatory Approvals (or determine that there are no Required Regulatory Approvals), Subscriber shall execute and deliver to Grid Assurance a Regulatory Confirmation Notice, which notice shall be irrevocable by Subscriber.

3.4 Acceptance Notice.

If Grid Assurance: (a) is in receipt of a Regulatory Confirmation Notice and a valid Fee Confirmation Notice from Subscriber; and (b) has determined, in its reasonable judgment, that it has received sufficient Regulatory Confirmation Notices and valid Fee Confirmation Notices from other Subscriber Group Members to enable Grid Assurance to provide Sparing Service to Subscriber for every Equipment Class in which its Designated Transmission Owner(s) is/are participating, Grid Assurance shall promptly execute and deliver to Subscriber an Acceptance Notice. Immediately upon issuance of an Acceptance Notice, all conditions precedent to the Parties' obligations to perform their respective obligations hereunder shall be deemed to be fully satisfied.

3.5 Termination for Failure of Conditions.

- 3.5.1. At any time prior to its issuance of a Regulatory Confirmation Notice, Subscriber may terminate the Agreement without any liability whatsoever to Grid Assurance if Subscriber determines that a Required Regulatory Approval will not be obtained or, if obtained, would be subject to conditions that Subscriber or any of its Designated Transmission Owners deems unacceptable.
- 3.5.2. If Subscriber determines that the estimated Sparing Service Fee set forth in a valid Fee Estimate Certification, is not acceptable, Subscriber may terminate the Agreement without liability whatsoever to Grid Assurance; *provided, however*, that Subscriber may not terminate the Agreement pursuant to this <u>Section 3.5.2</u> during any period in which a Fee Confirmation Notice from Subscriber is valid and outstanding.
- 3.5.3. The Agreement shall automatically terminate if Grid Assurance fails to issue an Acceptance Notice on or before the Drop Dead Date.

ARTICLE 4 SALES OF INVENTORIED SPARES

4.1 Sales Based on Qualifying Events.

Upon the occurrence of a Qualifying Event affecting the electric transmission system(s) of one (1) or more Designated Transmission Owners, such Designated Transmission Owner(s) shall have the right to purchase Inventoried Spares from any Equipment Class(es) in which such Designated Transmission Owner(s) is/are participating at that time at a price equal to the Original Cost of such Inventoried Spare(s); provided, however, that for any Qualifying Event, the maximum number of Inventoried Spares that such Designated Transmission Owners shall have the right, in the aggregate, to purchase pursuant to this Section 4.1 from any Equipment Class in which it/they are participating shall be equal to the lesser of: (a) the Nominated Quantity of the Designated Transmission Owner(s) for that Equipment Class; (b) the number of units of comparable equipment on the electric transmission system(s) of such Designated Transmission Owner(s) that was damaged, destroyed or impaired by that Qualifying Event; (c) the number of Inventoried Spares in that Equipment Class at that time; and (d) the number of Inventoried Spares available for sale to such Designated Transmission Owner(s) based on the Deployment Protocols. In order to exercise its right to purchase any Inventoried Spares pursuant to this Section 4.1, a Designated Transmission Owner must deliver a QE Purchase Notice to Grid Assurance.

4.2 Discretionary Sales.

- 4.2.1. Grid Assurance shall have the right to sell Inventoried Spares pursuant to Discretionary Sales when and as deemed appropriate by Grid Assurance in its reasonable judgment; *provided, however*, that all Discretionary Sales shall be subject to the conditions set forth in the Agreement, the Sparing Protocols and the Deployment Protocols. Discretionary Sales from any Equipment Class may be conducted: (a) on Grid Assurance's own initiative (including for the purpose of mitigating the risk that Inventoried Spares could become technologically or physically obsolete); or (b) at the request of the Equipment Committee associated with that Equipment Class, a Subscriber Group Member, a Transmission Group Member or any other Person.
- 4.2.2. If Grid Assurance agrees to enter into a Discretionary Sale upon the request of a Subscriber Group Member, a Transmission Group Member or any other Person (including a Discretionary Sale pursuant to Section 4.2.3, Section 4.2.4 or Section 4.2.5 of this Part 2), the purchase price for any Inventoried Spare(s) sold in that Discretionary Sale shall be the greater of the Original Cost or the Replacement Cost of such Inventoried Spare(s); provided, however, that nothing in this Section 4.2.2 shall limit Grid Assurance's authority to negotiate the purchase price for Inventoried Spares sold pursuant to Discretionary Sales that Grid Assurance initiates.
- 4.2.3. Without limiting the conditions set forth in Section 4.2.1 and Section 4.2.2 of this Part 2, if Grid Assurance agrees to enter into a Discretionary Sale with any Transmission Group Member(s) that, based on a Qualifying Event, request(s) to purchase more than its/their Nominated Quantity for any Equipment Class in which it/they is/are participating, such sale shall be subject to the agreement by the Subscriber Group Member affiliated with such Transmission Group Member(s):
 - (a) subject to any Equipment Committee approval that may be required pursuant to Section 9.2.2(b) of this Part 2, to amend Schedule 2.1 to increase the Nominated Quantity in each

- such Equipment Class to a quantity no less than the quantity of Inventoried Spares that such Transmission Group Member(s) is/are purchasing from that Equipment Class; and
- (b) if <u>Schedule 2.1</u> is amended pursuant to <u>Section 4.2.3(a)</u> of this Part 2, to pay Grid Assurance (in addition to the purchase price of the Inventoried Spare(s)), for each Equipment Class for which the Nominated Quantity was increased pursuant to <u>Section 4.2.3(a)</u> of this Part 2, an amount equal to the lesser of: (i) the product of (x) the monthly Sparing Service Fee applicable to the minimum increase in the Nominated Quantity that Subscriber Group Member was required to specify pursuant to <u>Section 4.2.3(a)</u> of this Part 2, multiplied by (y) the number of months since the Fee Commencement Date for that Equipment Class; or (ii) two hundred percent (200%) of the Replacement Cost of the Inventoried Spare(s) purchased by the Subscriber Group Member's affiliated Transmission Group Member(s) from that Equipment Class in that Discretionary Sale.
- 4.2.4. Without limiting the conditions set forth in Section 4.2.1 and Section 4.2.2 of this Part 2, if Grid Assurance agrees to enter into a Discretionary Sale with a Transmission Group Member that, based on a Qualifying Event, requests to purchase any Inventoried Spares from an Equipment Class in which that Transmission Group Member is not participating, such sale shall be subject to the agreement by that Transmission Group Member's affiliated Subscriber Group Member:
 - (a) subject to any Equipment Committee approval that may be required pursuant to Section 9.2.2(c) of this Part 2, to amend Schedule 2.1 to (i) include each Equipment Class from which that Transmission Group Member is purchasing any such Inventoried Spares, and (ii) specify as its Nominated Quantity in each such Equipment Class a quantity no less than the quantity of Inventoried Spares that such Transmission Group Member is purchasing from that Equipment Class; and
 - (b) if <u>Schedule 2.1</u> is amended pursuant to <u>Section 4.2.4(a)</u> of this Part 2, to pay Grid Assurance (in addition to the purchase price of the Inventoried Spare(s)), for each Equipment Class added pursuant to <u>Section 4.2.4(a)</u> of this Part 2, an amount equal to the product of (i) the monthly Sparing Service Fee applicable to the minimum Nominated Quantity that Subscriber Group Member was required to specify for that Equipment Class pursuant to <u>Section 4.2.4(a)</u> of this Part 2, multiplied by (ii) the number of months since the Fee Commencement Date for that Equipment Class.
- 4.2.5. Without limiting the conditions set forth in Section 4.2.1 and Section 4.2.2 of this Part 2, if Grid Assurance agrees to enter into a Discretionary Sale with a Person other than a Transmission Group Member, which Person requests to purchase any Inventoried Spares based on a circumstance (or single set of related circumstances) that, if that Person were a Transmission Group Member, would constitute a Qualifying Event, such sale shall be subject to that Person's (or one of its Affiliates') agreement:
 - (a) subject to any Equipment Committee approval that may be required pursuant to Section 9.2.2(c) of this Part 2, to (i) enter into a standard Subscription Agreement with Grid Assurance specifying, for each Equipment Class from which that Person is purchasing Inventoried Spares, a Nominated Quantity no less than the quantity of Inventoried Spares that such Person is purchasing from that Equipment Class, and (ii) waive the conditions set forth in Section 3.1 of this Part 2 of that Subscription Agreement; and

- (b) to pay Grid Assurance (in addition to the purchase price of the Inventoried Spare(s) and regardless of whether that Person or any of its Affiliates enters into a Subscription Agreement), for each Equipment Class from which that Person is purchasing Inventoried Spares, an amount equal to the product of (i) the monthly Sparing Service Fee applicable to the minimum Nominated Quantity that Person (or one of its Affiliates) is required to specify for that Equipment Class pursuant to Section 4.2.5(a) of this Part 2, multiplied by (ii) the number of months since the Fee Commencement Date for that Equipment Class.
- 4.2.6. Without limiting the generality of <u>Section 4.2.1</u> of this Part 2, promptly following the termination of a Subscription Agreement or the reduction of a Nominated Quantity by a Subscriber Group Member, Grid Assurance shall: (a) re-assess the Target Inventory Levels in all Equipment Classes directly impacted by such termination or reduction; and (b) if Grid Assurance determines, in its reasonable judgment, that there are surplus Inventoried Spares in any such Equipment Class, initiate Discretionary Sales to dispose of such surplus Inventoried Spares.

4.3 Deployment Protocols.

- 4.3.1. Grid Assurance shall have the exclusive right to determine which Inventoried Spares will be sold from time to time; *provided*, *however*, that all sales of Inventoried Spares by Grid Assurance shall be made in accordance with the Deployment Protocols.
- 4.3.2. Subject to Section 9.I.2(c) of this Part 2, Grid Assurance may amend the Deployment Protocols from time to time; provided, however, that the Deployment Protocols shall at all times provide that sales of Inventoried Spares shall be made to Subscriber Group Members on a non-discriminatory basis.
- 4.3.3. Any amended Deployment Protocols shall become effective, and shall become part of the Agreement (in substitution of <u>Schedule 4.3</u> previously attached hereto) upon delivery thereof by Grid Assurance to Subscriber with a written certification by an officer of Grid Assurance that such amended Deployment Protocols have been approved by the Subscriber Advisory Committee.

4.4 Inspection and Testing Prior to Sale.

To the extent required by Good Utility Practice, Grid Assurance shall conduct Operational Testing of Inventoried Spares prior to the delivery thereof to Subscriber. Grid Assurance shall allow Subscriber and its representatives to witness, and shall reasonably cooperate with Subscriber to schedule, such Operational Testing; provided, however, that such Persons must agree to comply with Grid Assurance's standard health, safety, security and confidentiality requirements, which requirements shall be shared with Subscriber upon written request.

4.5 Terms of Sale of Inventoried Spares.

All sales of Inventoried Spares to Transmission Group Members based on Qualifying Events affecting those Transmission Group Members shall be executed pursuant to Grid Assurance's standard form of agreement as then in effect; *provided, however*, that any such agreement shall at all times include terms and conditions consistent with <u>Schedule 4.5</u>. Subject to the express conditions set forth herein, Grid Assurance may, in its discretion, agree to terms and conditions other than those set forth on <u>Schedule 4.5</u> for Discretionary Sales.

ARTICLE 5 FEES; PAYMENT

5.1 Sparing Service Fee.

- 5.1.1. Subscriber shall pay Grid Assurance the Sparing Service Fee calculated in accordance with Schedule 5.1 for each Billing Period commencing as of the Acceptance Date; provided, however, that if, with respect to any Equipment Class in which any of Subscriber's Designated Transmission Owners is participating, the Fee Commencement Date has not occurred on or prior to the Acceptance Date, Subscriber's obligation to pay the Sparing Service Fee for that Equipment Class shall commence on the Fee Commencement Date for that Equipment Class.
- 5.1.2. Grid Assurance shall re-calculate the Transmission Owner Allocated Shares of all Transmission Group Members participating in an Equipment Class upon the execution or amendment of a Subscription Agreement with any Transmission Group Member(s) participating in that Equipment Class.
- 5.1.3. The Sparing Service Fee shall be payable monthly in arrears.

5.2 Monthly Invoices.

Grid Assurance shall deliver invoices for the Sparing Service Fee applicable to each Billing Period no later than fifteen (15) days after the end of that Billing Period, which invoices shall include reasonable supporting documentation.

5.3 Payment.

- 5.3.1. The Sparing Service Fee shall be due and payable thirty (30) days after receipt of an invoice therefor, *provided, however*, that Subscriber may withhold amounts disputed in good faith so long as it provides Grid Assurance with a reasonably detailed written statement of the basis of the dispute, including reasonable supporting documentation, no later than the date as of which the disputed payment is due.
- 5.3.2. All payments to a Party pursuant to the Agreement shall be made by automated clearing house (ACH) payment or wire transfer of immediately available funds to an account specified by that Party.

5.4 <u>Late Payments.</u>

Any amounts owed pursuant to the Agreement and not paid when and as due (including amounts disputed in good faith and subsequently determined to be due and owing) shall bear interest from the date due until the date paid, calculated at the Late Payment Rate.

5.5 No Set-Off.

A Party shall not be entitled to set-off any amount it owes to the other Party pursuant to the Agreement against any amount owed or claimed to be owed by such other Party.

ARTICLE 6 CHANGES

6.1 Changes During Conditional Period.

- 6.1.1. At any time during the Conditional Period, Subscriber shall have the right to amend the Agreement to: (a) modify the Designated Transmission Owners; (b) add or remove Equipment Classes; and/or (c) increase or decrease the Nominated Quantity(ies) in any Equipment Classes.
- 6.1.2. In order to amend the Agreement pursuant to Section 6.1.1, Subscriber shall deliver to Grid Assurance a notice setting forth: (a) the Designated Transmission Owners to be included in the amended Agreement; (b) the Equipment Class(es) in which each such Designated Transmission Owner will participate; and (c) the Nominated Quantity in each such Equipment Class.
- 6.1.3. Promptly upon receipt of a notice from Subscriber pursuant to <u>Section 6.1.2</u>, Grid Assurance shall prepare and deliver to Subscriber an amended Agreement reflecting the changes proposed by Subscriber, including a revised Schedule 2.1.

6.2 Changes as of Right Following Conditional Period.

- 6.2.1. At any time following the Conditional Period, Subscriber shall have the right to amend the Agreement to modify the Designated Transmission Owners; provided, however, that any amendment of the Agreement to add any Equipment Class(es) and/or to increase or decrease any Nominated Quantity(ies) in any Equipment Classes shall be subject to Section 6.3 and/or Section 6.4, as applicable.
- 6.2.2. In order to amend the Agreement pursuant to <u>Section 6.2.1</u>, Subscriber shall deliver to Grid Assurance a notice setting forth the Designated Transmission Owners to be included in the amended Agreement and the Equipment Class(es) in which each such Designated Transmission Owner will participate.
- 6.2.3. Promptly upon receipt of a notice from Subscriber pursuant to <u>Section 6.2.2</u>, Grid Assurance shall prepare and deliver to Subscriber an amended Agreement reflecting the changes proposed by Subscriber, including a revised Schedule 2.1.

6.3 Increase in Nominated Quantity; Participation in New Equipment Class.

- 6.3.1. At any time other than during the Conditional Period, an amendment of the Agreement to add one (I) or more Equipment Classes in which any Designated Transmission Owner will participate or to increase the Nominated Quantity(ies) in any Equipment Classes in which any Designated Transmission Owner will participate shall be subject to the mutual agreement of the Parties and, to the extent applicable, the approval of the Equipment Committee(s) associated with the affected Equipment Classes pursuant to Section 9.2.2(b) or Section 9.2.2(c) of this Part 2.
- 6.3.2. In order to amend the Agreement pursuant to <u>Section 6.3.1</u>, Subscriber shall deliver to Grid Assurance a notice setting forth: (a) the Designated Transmission Owners to be included in the amended Agreement; (b) the Equipment Class(es) in which each such Designated Transmission Owner will participate; and (c) the Nominated Quantity(ies) in such Equipment Class(es).
- 6.3.3. In the event the Parties agree to add one (1) or more Equipment Classes in which any Designated Transmission Owner will participate or to increase the Nominated Quantity(ies) in any Equipment Class(es) and, to the extent applicable, the Equipment Committee associated with any

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affected Equipment Class approves such change(s), Grid Assurance shall prepare and deliver to Subscriber an amended Agreement reflecting the changes proposed by Subscriber and, if applicable, agreed to by such Equipment Committee, including a revised <u>Schedule 2.1.</u>

6.4 Reduction of Nominated Quantities.

- 6.4.1. If, at any time other than during the Conditional Period, the Agreement is amended to reduce the Nominated Quantity(ies) in any Equipment Class(es) in which any Designated Transmission Owner is then participating, Subscriber shall, except to the extent provided otherwise in Section 16.4.1 of this Part 2, be liable to Grid Assurance for payment of the Reduction Liability calculated based on such reduction.
- 6.4.2. In order to amend the Agreement pursuant to Section 6.4.1, Subscriber shall deliver to Grid Assurance a Reduction Notice. No later than thirty (30) days after receipt of a Reduction Notice, Grid Assurance shall: (a) provide Subscriber with a statement of the Reduction Liability that would result from the reduction the Nominated Quantity(ies) as specified in that Reduction Notice (which statement shall include reasonable supporting documentation); and (b) prepare and provide to Subscriber an amended Agreement reflecting the reduced Nominated Quantity(ies) proposed by Subscriber in that Reduction Notice, including a revised Schedule 2.1.
- 6.4.3. Promptly upon receipt of a Reduction Notice from a Subscriber Group Member, Grid Assurance shall forward a copy of that Reduction Notice to all Subscriber Group Members with affiliated Transmission Group Members then participating in any Equipment Class(es) directly impacted by that Reduction Notice.
- 6.4.4. Subscriber shall pay Grid Assurance the Reduction Liability resulting from an amendment of the Agreement pursuant to this <u>Section 6.4</u> no later than thirty (30) days after the effective date of such amendment.
- 6.4.5. If, at any time within five (5) years of an amendment to the Agreement to reduce the Nominated Quantity for any Equipment Class, Grid Assurance proposes to conduct a Discretionary Sale of an Inventoried Spare (other than pursuant to Section 4.2.3, Section 4.2.4 or Section 4.2.5 of this Part 2) from that Equipment Class: (a) Grid Assurance shall provide advance notice of such Discretionary Sale to Subscriber; and (b) if Subscriber or any of its Designated Transmission Owners wishes to participate in the Discretionary Sale process for that Inventoried Spare, Subscriber and such Designated Transmission Owners shall be entitled to apply as a credit toward the purchase price for that Inventoried Spare an amount that, in the aggregate, is equal to the quotient of (i) the Equipment Reduction Contribution (as described in Schedule 6.4) applicable to that Equipment Class and paid by Subscriber as part of its Reduction Liability divided by (ii) the number of Inventoried Spares in the applicable Equipment Class at the time of such amendment.

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7.1 Excused Performance.

A Party shall not be in breach of any obligations pursuant to the Agreement (other than the obligation to pay amounts due and owing) to the extent any delay in performance results from Force Majeure.

7.2 Obligations of Affected Party.

A Party affected by Force Majeure shall use commercially reasonable efforts to: (a) proceed with its obligations pursuant to the Agreement to the extent it is not prevented from doing so by the Force Majeure; and (b) exercise commercially reasonable efforts to eliminate or mitigate the adverse effects of the Force Majeure as soon as reasonably practicable.

7.3 <u>Notice Obligation.</u>

A Party affected by Force Majeure shall provide prompt notice thereof to the other Party. Such notice shall specify the length of the delay expected to result from the Force Majeure. The Party affected by Force Majeure shall keep the other Party apprised of its progress in eliminating and/or mitigating the adverse effects of such Force Majeure.

ARTICLE 8 REPORTING AND AUDITING

8.1 Annual Reporting.

During the period following the initial Fee Commencement Date, Grid Assurance shall prepare and deliver to Subscriber no later than September 1 of each year:

- (a) a reasonably detailed annual budget for the immediately subsequent calendar year;
- (b) a reasonably detailed budget forecast for the immediately subsequent five (5) calendar years; and
- (c) a good faith, non-binding estimate of the Sparing Service Fee that will be owed by Subscriber for Sparing Service for the immediately subsequent calendar year.

8.2 Quarterly Reporting.

During the period following the initial Fee Commencement Date, Grid Assurance shall, for each Equipment Class in which any of Subscriber's Designated Transmission Owners is participating, prepare and deliver to Subscriber quarterly reports on:

- (a) budget reconciliation and Transmission Owner Allocated Shares for the prior calendar quarter;
- (b) the types of Inventoried Spares (*i.e.*, Equipment Manufacturers, models, ratings and operating characteristics) then located at a GA Warehouse, in transit to a GA Warehouse or under contract to Grid Assurance;

- (c) maintenance activities on Inventoried Spares; and
- (d) sale prices for Inventoried Spares that were sold by Grid Assurance.

8.3 Audited Financial Statements.

For each full calendar year following the initial Fee Commencement Date, Grid Assurance shall prepare and deliver to Subscriber annual audited financial statements on Grid Assurance operations prepared in accordance with GAAP.

8.4 Audits.

- 8.4.1. Grid Assurance shall cause the Auditor to conduct, and provide Subscriber Group Members with a written report of, annual audits of Grid Assurance's books and records as they relate to its compliance with its obligations under the Subscription Agreements.
- 8.4.2. In the event Subscriber or any of its Designated Transmission Owners is directed by a Governmental Authority with jurisdiction over Subscriber or that Designated Transmission Owner to conduct an audit of Grid Assurance, Subscriber or that Designated Transmission Owner shall have the right to retain a Third Party reasonably acceptable to Grid Assurance to conduct such an audit; provided, however, that: (a) such Third Party must agree to comply with Grid Assurance's standard health, safety, security and confidentiality requirements, which requirements shall be shared with Subscriber upon written request; (b) Subscriber shall be obligated to reimburse Grid Assurance for any out-of-pocket costs reasonably incurred in connection with any such audit; (c) any such audit shall be conducted during the normal business hours of, and upon reasonable advance notice to, Grid Assurance; and (d) Subscriber or that Designated Transmission Owner shall provide Grid Assurance with a copy of the audit report promptly upon the completion thereof.

ARTICLE 9 SUBSCRIBER COMMITTEES

9.1 Subscriber Advisory Committee.

- 9.1.1. Commencing no later than ninety (90) days after the Acceptance Date and continuing throughout the term of the Agreement, there shall be a Subscriber Advisory Committee, which shall be comprised of no fewer than five (5) Subscriber Representatives. The Subscriber Advisory Committee may, at its discretion, provide input and recommendations to the Board on matters affecting Subscriber Group Members; provided, however, that except as expressly provided in Section 9.1.2 of this Part 2, the Subscriber Advisory Committee shall have no authority with respect to the operation or management of Grid Assurance or any actions taken by the Board.
- 9.1.2. The following actions by Grid Assurance shall be subject to the approval of the Subscriber Advisory Committee, such approval not to be unreasonably withheld, delayed or conditioned:
 - (a) selection of the Auditor;
 - (b) amendment of the Sparing Protocols;
 - (c) amendment of the Deployment Protocols; and

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- (d) any action that would increase by more than twenty percent (20%) (i) the common equity balance of Grid Assurance (as determined in accordance with GAAP and reflected on the Grid Assurance balance sheet) or (ii) operating and maintenance expenses of Grid Assurance that are included in "Common Subscriber Costs" pursuant to Schedule 5.1, as such costs are reflected in Grid Assurance's annual budget or five-year budget forecast.
- 9.1.3. Any matter subject to the approval of the Subscriber Advisory Committee pursuant to Section 9.1.2 of this Part 2 shall be deemed approved unless, within sixty (60) days of such matter being referred by notice to the Subscriber Representatives on the Subscriber Advisory Committee: (a) a majority of the Subscriber Representatives on the Subscriber Advisory Committee vote to disapprove such matter; and (b) at least one (1) Subscriber Representative on the Subscriber Advisory Committee provides the Board with notice to that effect, which notice shall include a reasonably detailed, written statement of the basis of such disapproval.
- 9.1.4. Grid Assurance shall provide the Subscriber Representatives on the Subscriber Advisory Committee with information as they may reasonably request to facilitate their consideration of any matters referred to that committee for approval.

9.2 Equipment Committees.

- 9.2.1. Commencing no later than thirty (30) days after the establishment of each Equipment Class and continuing throughout the term of the Agreement, there shall be an Equipment Committee for that Equipment Class. Each Equipment Committee shall be comprised of one (1) Subscriber Representative appointed by each Subscriber Group Member participating in the associated Equipment Class. Each Equipment Committee may, at its discretion, provide input and recommendations to the Board on matters affecting Subscriber Group Members participating in the associated Equipment Class; provided, however, that except as expressly provided in Section 9.2.2 of this Part 2, no Equipment Committee shall have any authority with respect to the operation or management of Grid Assurance or any action taken by the Board.
- 9.2.2. The following actions by Grid Assurance with respect to an Equipment Class or any Subscriber Group Member that has an affiliated Transmission Group Member participating in that Equipment Class shall be subject to the approval of the Equipment Committee associated with that Equipment Class, such approval not to be unreasonably withheld, delayed or conditioned:
 - (a) acquisition of an Inventoried Spare with Equipment Manufacturer warranties that are not assignable by Grid Assurance to a purchaser of that Inventoried Spare;
 - (b) an amendment of <u>Schedule 2.1</u> to increase in the Nominated Quantity of any Transmission Group Member participating in that Equipment Class if that increase would, in Grid Assurance's reasonable judgment, increase the Sparing Service Fee for any Subscriber Group Member with an affiliated Transmission Group Member already participating in that Equipment Class by more than twenty percent (20%); and
 - (c) participation in that Equipment Class by a new Transmission Group Member if that participation would, in Grid Assurance's reasonable judgment, increase the Sparing Service Fee for any Subscriber Group Member with an affiliated Transmission Group Member already participating in that Equipment Class by more than twenty percent (20%).

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- 9.2.3. Any matter subject to the approval of an Equipment Committee pursuant to Section 9.2.2 of this Part 2 shall be deemed approved unless, within thirty (30) days of such matter being referred by notice to the Subscriber Representatives on such Equipment Committee: (a) Subscriber Representatives holding no less than two-thirds (2/3) of the voting power on that Equipment Committee vote to disapprove such action; and (b) at least one (1) Subscriber Representative on that Equipment Committee notifies Grid Assurance of such voting results, which notice shall include a reasonably detailed, written statement of the basis of such disapproval; provided, however, that Grid Assurance may, by notice to the Subscriber Representatives on an Equipment Committee, reduce the Equipment Committee's thirty (30) day review period for a proposed Discretionary Sale pursuant to Section 4.2.3, Section 4.2.4 or Section 4.2.5 of this Part 2.
- 9.2.4. Each Subscriber Representative on an Equipment Committee shall have voting rights on that committee equal to the Nominated Quantity of its affiliated Transmission Group Members participating in that Equipment Class.
- 9.2.5. Grid Assurance may not eliminate an Equipment Class or modify the description of the Inventoried Spares to be maintained in that Equipment Class without the unanimous approval of the Subscriber Representatives on the Equipment Committee associated with that Equipment Class.

9.3 Subscriber Representatives.

- 9.3.1. The Board shall appoint the Subscriber Representatives on the initial Subscriber Advisory Committee, each of whom shall serve for a term not to exceed one (1) year.
- 9.3.2. The initial Subscriber Advisory Committee shall have authority to establish (and each future Subscriber Advisory Committee shall have authority to amend) rules and procedures pertaining to the functions and operation of the Subscriber Advisory Committee, including with respect to the election and terms of office for its Subscriber Representatives and meeting notice requirements, provided, however, that: (a) Subscriber Group Members shall have the exclusive right to select the Subscriber Representatives on the Subscriber Advisory Committee (other than the Subscriber Representatives on the initial Subscriber Advisory Committee); (b) in the event there are at least three (3) Subscriber Group Members that are not Affiliates of owners of Grid Assurance, such Subscriber Group Members shall be entitled to select one (1) Subscriber Representative on the Subscriber Advisory Committee; and (c) once any Subscriber Representative(s) affiliated with one or more Transmission Group Members serves on the Subscriber Advisory Committee for two (2) consecutive terms (excluding the term(s) of any Subscriber Representative(s) appointed to the initial Subscriber Advisory Committee), no Subscriber Representative affiliated with any such Transmission Group Members shall be eligible to serve on the Subscriber Advisory Committee until all other Subscriber Group Members have had an affiliated Subscriber Representative serve (or such other Subscriber Group Members have waived their right to have an affiliated Subscriber Representative serve) on the Subscriber Advisory Committee (with such limitation on eligibility being repeated as Subscriber Representatives affiliated with Subscriber Group Members are re-selected to serve on the Subscriber Advisory Committee from time to time).
- 9.3.3. Each Subscriber Representative on the Subscriber Advisory Committee or any Equipment Committee shall be responsible for keeping Grid Assurance apprised by notice of: (a) his or her identity and contact information for notices; (b) if there is a limit to his or her term as Subscriber

Representative, when such term ceases; and (c) the identity of his or her replacement Subscriber Representative.

9.4 Board Representatives.

- 9.4.1. Grid Assurance shall designate an individual to serve as a Board Representative on the Subscriber Advisory Committee and each Equipment Committee; provided, however, that: (a) there may be different Board Representatives on each such committee; and (b) Grid Assurance may remove or replace Board Representatives from time to time as it sees fit.
- 9.4.2. Upon the appointment, removal or replacement of a Board Representative on the Subscriber Advisory Committee or any Equipment Committee, Grid Assurance shall provide notice to the Subscriber Representatives on that committee of the identify of, and contact information for notices to, that Board Representative.

9.5 Notices.

- 9.5.1. Notice shall be deemed to have been given to the Subscriber Representatives on the Subscriber Advisory Committee if such notice is delivered to all Persons then identified by notice to Grid Assurance as the Subscriber Representatives on the Subscriber Advisory Committee.
- 9.5.2. Notice shall be deemed to have been given to a Subscriber Group Member's Subscriber Representative on an Equipment Committee if such notice is delivered to the Person then identified by notice from that Subscriber Group Member to Grid Assurance as its Subscriber Representative on that Equipment Committee.

ARTICLE 10 SUBSCRIBER CREDIT REQUIREMENTS

10.1 Minimum Acceptable Credit Rating.

Subject to <u>Section 10.2</u> of this Part 2, during the term of the Agreement, Subscriber shall maintain a credit rating on its long-term unsecured debt obligations of at least "BBB-" by S&P or "Baa3" by Moody's.

10.2 Alternative Credit Support.

If, at any time during the term of the Agreement, Subscriber fails to meet the minimum credit rating set forth in Section 10.1 of this Part 2, it shall: (a) notify Grid Assurance of such circumstance no later than ten (10) days after the occurrence thereof; and (b) commencing no later than twenty (20) days after the occurrence of such circumstance, and continuing throughout the period in which such circumstance persists, maintain in effect:

- (a) an irrevocable, stand-by letter of credit in favor of Grid Assurance, which letter of credit shall (i) have a face amount no less than the Letter of Credit Amount (such amount to be updated on an annual basis), (ii) be issued by a United States bank that has a credit rating of at least A- from S&P or A3 from Moody's, and (iii) be subject to terms and conditions (including a replenishment obligation) reasonably acceptable to Grid Assurance;
- (b) an irrevocable corporate guarantee of Subscriber's payment obligations pursuant to the Agreement in favor of Grid Assurance, which guarantee shall be issued (i) by a guarantor

- reasonably acceptable to Grid Assurance, and (ii) on terms and conditions reasonably acceptable to Grid Assurance; or
- (c) such other credit support or evidence of creditworthiness as may be reasonably acceptable to Grid Assurance (based on considerations applied consistently by Grid Assurance).

ARTICLE 11 INDEMNIFICATION

11.1 Reciprocal Indemnities.

To the fullest extent permitted by applicable law, each Party shall indemnify, defend and hold harmless such other Party's Indemnified Persons from and against all Claims asserted by Third Parties to the extent caused by:
(a) a breach of the Agreement by the Indemnifying Party; or (b) the negligent acts or omissions, or any fraud or willful misconduct, of the Indemnifying Party, its agents, representatives or contractors of any tier or any of their respective officers, directors or employees in connection with, or related to, the Agreement; provided, however, that Grid Assurance shall have no obligation to indemnify, defend or hold harmless any Subscriber Indemnified Person with respect to any Claim asserted by any of Subscriber's customers.

11.2 Subscriber Indemnity.

To the fullest extent permitted by applicable law, Subscriber shall indemnify, defend and hold harmless Grid Assurance's Indemnified Persons from and against all Claims asserted by any of Subscriber's customers in connection with, or related to, the Agreement or any sale or unavailability of Inventoried Spares pursuant hereto, regardless of the underlying cause or basis of any such Claim(s).

11.3 Defense of Indemnified Claims.

- 11.3.1. Within a reasonable time after receipt by an Indemnified Person of any Claim as to which an indemnity obligation pursuant to the Agreement may apply, the Party associated with such Indemnified Person shall notify the Indemnifying Party of such fact; *provided, however*, that no delay in notifying the Indemnifying Party shall relieve such Indemnifying Party of its indemnification obligations except to the extent that it is materially prejudiced by such delay.
- 11.3.2. The Indemnifying Party shall diligently, competently and in good faith control and conduct the defense of any Claim as to which an indemnity applies; provided, however, that the Indemnifying Party may not settle or compromise any such Claim without the Indemnified Person's consent (such consent not to be unreasonably withheld, delayed or conditioned) unless the terms of such settlement or compromise unconditionally release the Indemnified Person from any and all liability with respect thereto and do not impose any obligations on any Indemnified Person.
- 11.3.3. An Indemnified Person shall have the right to assume the defense of, and to settle or compromise, any indemnified Claim at the Indemnifying Party's expense if: (a) the Indemnifying Party fails to acknowledge, in writing, its responsibility to assume the defense of such Claim; or (b) the Indemnifying Party fails to conduct the defense of such Claim.

11.3.4. An Indemnified Person shall have the right, at its sole cost and expense, to: (a) be represented by advisory counsel of its own selection; and/or (b) monitor the progress and handling of an indemnified Claim.

11.4 Effect of Workers' Compensation Laws.

An Indemnifying Party's obligations to indemnify, defend and hold harmless Indemnified Persons shall not be reduced or limited in any way by any provision of any workers' compensation act, disability benefits act or other employee benefit act or by reason of any limitation on the amount or type of damages, compensation or benefits payable by or for the Indemnifying Party or any of its subcontractors under workers' compensation acts, disability benefit acts or other employee benefit acts, and each Party hereby waives immunity under such acts to the extent such acts would bar recovery under, or full enforcement of, such Party's indemnification obligations hereunder.

11.5 No Limitation on Direct Claims.

Nothing in this <u>Article 11</u> shall be interpreted to limit or affect in any way any Claim by one Party (whether based in contract, warranty, tort, strict liability or any other theory of liability) against the other Party for damages resulting from the acts or omissions of such other Party.

ARTICLE 12 CONFIDENTIALITY

Information provided or received by a Party pursuant to, or in connection with, the Agreement shall be subject to the NDA attached hereto as Schedule 12.

ARTICLE 13 TERM AND TERMINATION

13.1 Initial Term.

The initial term of the Agreement shall commence on the Execution Date and continue until the fifth (5th) anniversary of the Acceptance Date.

13.2 Automatic Renewals.

Upon the expiration of the initial term and each renewal term, the term of the Agreement shall automatically be renewed for a subsequent five (5) year period without any action or notice required by or to either Party.

13.3 Termination by Subscriber.

- 13.3.1. Subject to <u>Section 13.4</u> of this Part 2, Subscriber may terminate the Agreement for any reason or no reason by delivering a Termination Notice to Grid Assurance.
- 13.3.2. No later than thirty (30) days after receipt of a Termination Notice, Grid Assurance shall provide Subscriber with a statement of the Termination Liability that would result from a termination of the Agreement (which statement shall include reasonable supporting documentation). Subscriber may, in its sole discretion and by notice to Grid Assurance, withdraw a Termination Notice at any time within fifteen (15) days of receipt of such statement. If Subscriber fails to withdraw a

Termination Notice by the end of such fifteen (15) day period, the Agreement shall automatically terminate on and as of such date.

13.3.3. Promptly upon receipt of a Termination Notice from a Subscriber Group Member, Grid Assurance shall forward a copy of that Termination Notice to all Subscriber Group Members with affiliated Transmission Group Members then participating in any Equipment Class(es) directly impacted by that Termination Notice.

13.4 Subscriber Liability upon Termination.

- 13.4.1. Upon a termination of the Agreement by Subscriber (other than pursuant to Section 3.5) or by Grid Assurance based on an Event of Default by Subscriber, Subscriber shall pay Grid Assurance: (a) all Sparing Service Fees and any other amounts owed or liabilities accrued pursuant to the Agreement through the date as of which the Agreement is terminated; plus (b) the Termination Liability. Subscriber shall pay such amounts no later than sixty (60) days after the date of a Termination Notice or, if the Agreement is terminated based on an Event of Default by Subscriber, on the date of such termination. Payment of such amounts shall be the sole and exclusive remedy for Grid Assurance, and the sole and exclusive liability of Subscriber, upon a termination of the Agreement by Subscriber or by Grid Assurance based on an Event of Default by Subscriber.
- 13.4.2. If, at any time within five (5) years of the termination of the Agreement, Grid Assurance proposes to conduct a Discretionary Sale of an Inventoried Spare (other than pursuant to Section 4.2.3, Section 4.2.4 or Section 4.2.5 of this Part 2) from an Equipment Class in which any of Subscriber's Designated Transmission Owners participated immediately prior to that termination: (a) Grid Assurance shall provide advance notice of such Discretionary Sale to Subscriber; and (b) if Subscriber or any of its Designated Transmission Owners wishes to participate in the Discretionary Sale process for that Inventoried Spare, Subscriber and such Designated Transmission Owners shall be entitled to apply as a credit toward the purchase price for that Inventoried Spare an amount that, in the aggregate, is equal to the quotient of (i) the Equipment Contribution (as described in Schedule 13.3) applicable to that Equipment Class and paid by Subscriber as part of its Termination Liability divided by (ii) the number of Inventoried Spares in the applicable Equipment Class at the time of termination.

ARTICLE 14 REMEDIES; LIMITATIONS OF LIABILITY

14.1 Remedies.

- 14.1.1. Subject to any limitations of remedies and/or limitations of liability set forth herein, each Party shall be entitled to its remedies at law and in equity in connection with the Agreement.
- 14.1.2. Without limiting a Party's remedies in accordance with <u>Section 14.1.1</u> of this Part 2, upon an Event of Default, the non-defaulting Party shall have the right to terminate the Agreement upon not less than thirty (30) days' advance notice.
- 14.1.3. Subject to any remedies that are expressly stated to be exclusive, the rights and remedies of the Parties pursuant to the Agreement are cumulative and the exercise of any right or remedy shall

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not restrict, limit or prejudice in any way the exercise of any other right_or remedy, concurrently or subsequently.

14.2 Waiver of Consequential Damages.

NOTWITHSTANDING ANY OTHER PROVISION OF THE AGREEMENT, EACH PARTY HEREBY WAIVES ANY RIGHT IT MAY HAVE AGAINST THE OTHER PARTY OR ANY OF THE OTHER PARTY'S CONTRACTORS OR SUPPLIERS OF ANY TIER FOR ANY SPECIAL, INDIRECT, INCIDENTAL, PUNITIVE, CONSEQUENTIAL OR EXEMPLARY DAMAGES OF ANY KIND OR NATURE WHATSOEVER, OR DAMAGES ARISING FROM, OR IN CONNECTION WITH, SUCH PARTY'S LOSS OF ACTUAL OR ANTICIPATED PROFITS OR REVENUES, IN EACH CASE ARISING OUT OF, IN CONNECTION WITH, OR RESULTING FROM THE AGREEMENT, REGARDLESS OF WHETHER ANY CLAIM FOR SUCH DAMAGES IS BASED ON CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY OR OTHERWISE; provided, however, that this Section 14.2 shall not prevent recovery of, or affect in any way, a Claim for indemnification pursuant to the terms hereof.

14.3 <u>Limitation of Liability.</u>

To the maximum extent permitted by applicable law, and notwithstanding any other provision of the Agreement, the aggregate liability of Grid Assurance to Subscriber, its Designated Transmission Owners, their Affiliates and their respective officers, directors and employees in connection with the Agreement (exclusive of any liabilities payable by Grid Assurance insurers) shall be limited to the greater of (a) the total amount of the estimated annual Sparing Service Fee described in the Fee Confirmation Notice and (b) the total amount of the Sparing Service Fee actually paid by Subscriber during the most recent twelve (12) Billing Periods; provided, however, that such limitation shall not apply to the extent that Grid Assurance's liability is based on its fraud, gross negligence or willful misconduct.

14.4 Acknowledgment.

Each Party acknowledges and agrees that: (a) the costs and losses that would be suffered by Grid Assurance and other Subscriber Group Members and Transmission Group Members as a result of a termination of the Agreement or the reduction by Subscriber of a Nominated Quantity for any Equipment Class are difficult to ascertain with certainty; (b) both the Termination Liability and the Reduction Liability formulations represent reasonable estimates of such costs and losses; (c) neither the Termination Liability or the Reduction Liability is intended to be a penalty; and (d) it will not assert that the Termination Liability or the Reduction Liability represents a penalty. The Termination Liability and the Reduction Liability will be due and payable by Subscriber in accordance with the terms and conditions of the Agreement regardless of the actual costs or losses suffiered as a result of a termination of the Agreement by Subscriber or by Grid Assurance based on an Event of Default by Subscriber or the amendment of the Agreement to reduce a Nominated Quantity for any Equipment Class in which any of Subscriber's Designated Transmission Owners is participating.

ARTICLE 15 REPRESENTATIONS, WARRANTIES AND ACKNOWLEDGEMENTS

15.1 Mutual Representations and Warranties.

Each Party hereby represents and warrants to the other Party, as of the Execution Date, that:

- (a) it is duly organized, validly existing and in good standing under the laws of the jurisdiction of its organization, and is duly qualified to do business therein and in all other jurisdictions in which the nature of the business conducted by it makes such qualification necessary and where failure to so qualify could reasonably be expected to have a material adverse effect on its ability to perform its obligations pursuant to the Agreement;
- (b) it is not in violation of any applicable laws or permits or judgments issued or entered by any Governmental Authority, which violation, individually or in the aggregate with other such violations, could reasonably be expected to have a material adverse effect on its ability to perform its obligations pursuant to the Agreement;
- (c) there are no Claims pending or, to its knowledge, threatened against it which, if adversely determined, could reasonably be expected to have a material adverse effect on its ability to perform its obligations pursuant to the Agreement;
- (d) none of the execution, delivery or performance of the Agreement conflict with, or result in a violation or breach of, the terms of its charter, by-laws or other organizational documents or any applicable law, regulation, order, writ, injunction, award, judgment or decree of any court or Governmental Authority or any agreement, contract, indenture or other instrument to which it or its assets is bound or to which it or its assets is subject;
- (e) the execution, delivery and performance of the Agreement have been duly authorized by all requisite corporate or other company action and it has all requisite corporate or other company power and authority to enter into the Agreement and perform its obligations hereunder; and
- (f) the Agreement has been duly and validly executed and delivered by it and constitutes its legal, valid and binding obligation enforceable against it in accordance with its terms, except as such enforceability may be limited by bankruptcy, insolvency, reorganization, moratorium or other similar laws relating to the enforcement of creditors' rights generally or by the application of general equitable principles (regardless of whether considered in a proceeding at law or in equity).

15.2 Subscriber Representation and Warranty.

Subscriber hereby represents and warrants to Grid Assurance, as of the Execution Date, that:

- (a) each Designated Transmission Owner is the direct owner or lessee of an electric transmission system; and
- (b) each Nominated Quantity represents Subscriber's reasonable estimate, based on Good Utility Practice, of the number of Inventoried Spares that its Designated Transmission Owners, in the aggregate, may require to restore electric service following a Qualifying Event.

15.3 Subscriber Acknowledgements.

Subscriber hereby acknowledges and agrees that:

- (a) certain Subscriber Group Members and Transmission Group Members are Affiliates of certain owners of Grid Assurance;
- (b) Grid Assurance cannot, and is making no attempt or representation as to its ability to, maintain quantities of Inventoried Spares that will be adequate to meet the needs of all Transmission Group Members in all circumstances, including circumstances in which one or more Qualifying Events affect multiple Transmission Group Members simultaneously or other circumstances that result in damage, destruction or inoperability of transmission-related equipment of Transmission Group Members that is beyond the needs planned for by the Sparing Protocols; and
- (c) application of the Deployment Protocols may result in prioritized sales of Inventoried Spares to Transmission Group Members other than Subscriber's Designated Transmission Owners, including in situations where one (1) or more Designated Transmission Owners may have suffered Qualifying Events and there are insufficient Inventoried Spares to satisfy the needs of all Transmission Group Members, including Subscriber's Designated Transmission Owners.

ARTICLE 16 ASSIGNMENT

16.1 Assignments Subject to Approval.

Any assignment of the Agreement (other than an assignment described in <u>Section 16.2</u> of this Part 2) shall be subject to the approval of the non-assigning Party, such approval not to be unreasonably withheld, delayed or conditioned.

16.2 Permitted Assignments.

- 16.2.1. Subject to the conditions set forth in <u>Section 16.3</u> and <u>Section 16.4</u> of this Part 2, Grid Assurance hereby consents to the assignment of the Agreement in its entirety by Subscriber to a purchaser or transferee of all or any material portion of the electric transmission system(s) of one (1) or more of Subscriber's Designated Transmission Owners.
- 16.2.2. Each Party hereby consents to a collateral assignment of the Agreement by the other Party to a Lender and, subject to the conditions set forth in <u>Section 16.3</u> of this Part 2, to the subsequent assignment by such Lender to a purchaser or transferee of all or any material portion of the electric transmission system(s) of one (1) or more of Subscriber's Designated Transmission Owners.

16.3 Conditions to Assignments.

16.3.1. Any assignment by Subscriber (other than a collateral assignment to a Lender pursuant to Section 16.2.2 of this Part 2) shall be subject to receipt by Grid Assurance, in form and substance reasonably acceptable to Grid Assurance, of: (a) a written certification by the assignee that the representations and warranties set forth in Section 15.1 and Section 15.2 of this Part 2 are true and correct as to the assignee as of the date of the assignment; (b) a written acknowledgement by the assignee of the matters set forth in Section 15.3 of this Part 2; and (c) evidence that the assignee is in compliance with Article 10 of this Part 2 (Subscriber Credit Requirements).

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16.3.2. No assignment of the Agreement shall act to release, or be deemed to release, the assigning Party from any of its obligations hereunder unless the assignee (including a purchaser or transferee of all or any material portion of the electric transmission system of a Designated Transmission Owner from a Lender pursuant to a collateral assignment to such Lender pursuant to Section 16.2.2 of this Part 2) enters into an agreement, in form and substance reasonably acceptable to the non-assigning Party, to assume the obligations and liabilities of the assigning Party.

16.4 Partial Transfers of Subscriber's Electric Transmission System.

- 16.4.1. In the event Subscriber or any Affiliate thereof enters into a transaction, the result of which will be that any material portion of the electric transmission system(s) of any Designated Transmission Owner will be owned by a Third Party and, as a result of such transaction, Subscriber desires to reduce the Nominated Quantity in any Equipment Class in which any of its Designated Transmission Owners then participates:
 - (a) Grid Assurance shall, at Subscriber's request, negotiate in good faith with the Third Party Transmission Purchaser in an effort to enter into one (1) or more new Subscription Agreements with such Third Party Transmission Purchaser and/or its Affiliate(s);
 - (b) if, in connection with a transaction described in this Section 16.4.1, the Third Party Transmission Purchaser and/or its Affiliates enter into one (1) or more new Subscription Agreements (or amend one (1) or more existing Subscription Agreements) and, pursuant thereto, the amount of any reduction in the Nominated Quantity pursuant to an amendment of the Agreement (for each Equipment Class for which the Nominated Quantity was reduced by such amendment) is included in any new, or added to any amended, Subscription Agreement(s) executed by the Third Party Transmission Purchaser and/or its Affiliates, notwithstanding Section 6.4 of this Part 2, Subscriber shall not be liable for any Reduction Liability in connection with the reduction in Nominated Quantity(ies) pursuant to such amendment of the Agreement; and
 - (c) if, in connection with a transaction described in this <u>Section 16.4.1</u>, the Third Party Transmission Purchaser and/or its Affiliates do not enter one (1) or more new Subscription Agreements (or amend one (1) or more existing Subscription Agreements) pursuant to which the amount of any reduction in the Nominated Quantity pursuant to an amendment of the Agreement (for each Equipment Class for which the Nominated Quantity was reduced by such amendment) is not fully added to new or amended Subscription Agreement(s) executed by the Third Party Transmission Purchaser and/or its Affiliates, Subscriber shall be liable for the Reduction Liability calculated based on the difference (for each Equipment Class for which the Nominated Quantity was reduced by such amendment) between (i) Subscriber's Nominated Quantity immediately prior to the amendment of the Agreement, and (ii) the total Nominated Quantities of Third Party Transmission Purchaser and its Affiliates under any new or amended Subscription Agreements.
- 16.4.2. Subscriber shall pay any Reduction Liability owed in connection with an amendment of the Agreement to reduce any Nominated Quantity(ies) pursuant to <u>Section 16.4.1(c)</u> of this Part 2 no later than thirty (30) days after the effective date of such amendment.

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ARTICLE 17 NOTICES

17.1 Manner of Notice.

All notices, approvals, consents or other communications required or authorized pursuant to the Agreement must be in writing, addressed to the other Party at the address(es) specified on <u>Schedule 17</u> and shall be delivered by electronic mail (with confirmation of receipt), hand delivery or nationally recognized overnight courier service and shall be deemed given on the Business Day following the day on which it was delivered (unless hand delivered prior to 5:00 p.m. local time on a Business Day, in which case it shall be deemed received on such day).

17.2 Change in Notice Information.

Subscriber may modify the notice information set forth on <u>Schedule 17</u> by providing notice of such modification to Grid Assurance in accordance with <u>Section 17.1</u> of this Part 2. Upon receipt of modified notice information from Subscriber or if Grid Assurance desires to modify its notice information, Grid Assurance shall prepare and provide to Subscriber a revised <u>Schedule 17</u> setting forth the modified notice information, which revised schedule shall automatically, as of the date of delivery thereof to Subscriber: (a) be deemed to replace, supersede and be substituted for the <u>Schedule 17</u> previously attached hereto; and (b) become part of the Agreement.

ARTICLE 18 NON-RECOURSE OBLIGATIONS

Notwithstanding any other provision of the Agreement, no Person other than the Parties hereto (including officers, employees, executives, directors, members, shareholders, agents and authorized representative of the Parties and their respective Affiliates) shall have any liability in connection with, or related to, the Agreement or any performance or non-performance hereunder other than, in the case of Subscriber, liability pursuant to the terms of a letter of credit, guarantee or other credit support provided pursuant to Article 10 of this Part 2.

ARTICLE 19 GOVERNING LAW

The rights and obligations of the Parties arising out of the Agreement shall be governed in all respects by, and enforced in accordance with, the laws of the State of New York (excluding Section 5-323 of the New York General Obligations Law) without regard to its conflicts of laws principles (other than Section 5-1401 of the New York General Obligations Law).

ARTICLE 20 JURISDICTION, VENUE AND WAIVER OF JURY TRIAL

20.1 Jurisdiction.

Each Party hereby consents to personal jurisdiction in the State of Ohio for any Claim arising out of, or in connection with, the Agreement.

20.2 Venue.

- 20.2.1. Each Party hereby consents to venue in the state and federal courts sitting in the State of Ohio for any Claim arising out of, or in connection with, the Agreement.
- 20.2.2. TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, EACH PARTY IRREVOCABLY WAIVES ANY OBJECTION THAT IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE IN ANY STATE OR FEDERAL COURT SITTING IN FRANKLIN COUNTY, OHIO IN ANY ACTION OR PROCEEDING ARISING OUT OF, OR RELATING TO, THE AGREEMENT, AND HEREBY FURTHER IRREVOCABLY WAIVES AND AGREES NOT TO PLEAD OR CLAIM IN ANY SUCH COURT THAT ANY SUCH ACTION OR PROCEEDING HAS BEEN BROUGHT IN AN INCONVENIENT FORUM.

20.3 Waiver of Right to Jury Trial.

TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, AND AS SEPARATELY BARGAINED-FOR CONSIDERATION, EACH PARTY HEREBY WAIVES ANY RIGHT TO TRIAL BY JURY IN CONNECTION WITH ANY CLAIM ARISING OUT OF, OR IN CONNECTION WITH, THE AGREEMENT.

ARTICLE 21 MISCELLANEOUS PROVISIONS

21.1 Contract Interpretation.

The following rules of construction shall apply when interpreting the Agreement:

- (a) all references in the Agreement to Parts, Articles, Sections and Schedules refer to Parts, Articles, Sections and Schedules of the Agreement unless expressly provided otherwise;
- (b) the headings appearing in the Agreement are for convenience only, do not constitute any part of the Agreement and shall be disregarded in construing the language contained herein;
- (c) the terms "herein," "hereby," "hereunder," "hereof" and terms of similar import in the Agreement refer to the Agreement as a whole and not to any particular subdivision unless expressly so limited and the term "this Section" refers only to the Section hereof in which such words occur;
- (d) the word "including" (in its various forms) means "including without limitation";
- (e) each Schedule to the Agreement shall be deemed to be incorporated herein by reference as if such Schedule were set forth in its entirety herein; and
- (f) no term of the Agreement shall be construed in favor of, or against, a Party as a consequence of one Party having had a greater role in the preparation or drafting of the Agreement, but shall be construed as if the language were mutually drafted by each Party with full assistance of counsel.

21.2 Entire Agreement.

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The Agreement constitutes the entire agreement between the Parties with respect to the subject matter hereof and supersedes all previous and collateral agreements or understandings with respect to such subject matter.

21.3 Amendments.

Subject to Section 2.2.3 and Section 4.3.3 of this Part 2, amendments to the Agreement shall only be effective if made in writing and signed by both Parties; provided, however, that amended Schedules may be replaced as expressly authorized herein and shall thereby become part of the Agreement. Any amendment of the Agreement shall be effective upon execution and delivery thereof by the Parties.

21.4 Further Assurances.

Each Party agrees to provide such information, execute and deliver any instruments and documents and to take such other actions as may be necessary or reasonably requested by each other Party in order to give full effect to the Agreement.

21.5 Severability.

If any provision of the Agreement is held to be illegal, invalid or unenforceable under present or future laws: (a) such provision shall be fully severable; (b) the Agreement shall be construed and enforced as if such illegal, invalid or unenforceable provision had never comprised a part of the Agreement; (c) the remaining provisions of the Agreement shall remain in full force and effect and shall not be affected by the illegal, invalid or unenforceable provision or by its severance from the Agreement; and (d) the Parties shall negotiate in good faith in attempting to amend such provision so that it is legal, valid and enforceable and would produce as nearly as possible the intended rights and obligations of the Parties.

21.6 Sole Benefit.

The Agreement and all rights hereunder are intended for the sole benefit of the Parties and shall not imply or create any rights on the part of, or obligations to, any other Person except to the extent expressly provided herein with respect to the rights of, and obligation to, Indemnified Persons and Designated Transmission Owners.

21.7 <u>Counterparts.</u>

The Parties may execute and deliver the Agreement in counterparts, all of which shall be deemed originals. Signatures delivered by facsimile or other electronic means shall be as valid as original ones.

21.8 Survival.

The provisions of the Agreement that by their nature survive its termination (including <u>Article 11</u> (Indemnification), <u>Section 13.4</u> (Subscriber Liability upon Termination) <u>Article 14</u> (Remedies; Limitations of Liability) and <u>Article 15</u> (Representations, Warranties and Acknowledgements) of this Part 2) shall survive such termination.

21.9 No Partnership; Independent Contractor.

21.9.1. The Agreement shall not be construed as creating a joint venture or partnership between the Parties.

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21.9.2 Grid Assurance shall perform its obligations pursuant to the Agreement as an independent contractor to Subscriber and shall not in any respect be deemed an agent of Subscriber for any purpose or reason whatsoever. Grid Assurance is an independent contractor and all of employees and agents shall be subject solely to the control, supervision and authority of Grid Assurance.

21.10 Waivers.

No waiver of any of the provisions of the Agreement shall be binding unless in writing and signed by a duly authorized representative of the Party or, if applicable, the Indemnified Person to be bound. No waiver by a Party of any right or obligation hereunder shall be interpreted as constituting a waiver going forward with respect to any similar or related circumstance.

[END OF PART 2]



SCHEDULE 2.1

EQUIPMENT CLASSES, DESIGNATED TRANSMISSION OWNERS AND NOMINATED QUANTITIES

Designated Transmission Owners

PUBLIC SERVICE COMPANY OF OKLAHOMA OHIO POWER COMPANY

AEP TEXAS INC.

AEP OHIO TRANSMISSION COMPANY, INC.

AEP OKLAHOMA TRANSMISSION COMPANY, INC.

APPALACHIAN POWER COMPANY

AEP APPALACHIAN TRANSMISSION COMPANY, INC.

ELECTRIC TRANSMISSION TEXAS, LLC

INDIANA MICHIGAN POWER COMPANY

AEP INDIANA MICHIGAN TRANSMISSION COMPANY, INC.

KINGSPORT POWER COMPANY

KENTUCKY POWER COMPANY

AEP KENTUCKY TRANSMISSION COMPANY, INC.

SOUTHWESTERN ELECTRIC POWER COMPANY

WHEELING POWER COMPANY

AEP WEST VIRGINIA TRANSMISSION COMPANY, INC.

Nominated Quantities

| Equipment Class | Nominated Quantity* |
|-----------------|------------------------|
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* NP signifies that Subscriber is not participating in the designated Equipment Class.

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GRID ASSURANCE LLC SUBSCRIPTION AGREEMENT

SCHEDULE 2.2

SPARING PROTOCOLS

- 1. Equipment Classes will be established in a manner intended to allow Subscriber Group Members to benefit from cost sharing and pooling.
- 2. The Target Inventory Level for each Equipment Class will be established based on a documented methodology that will provide for consideration of various factors, including:
 - a. the Nominated Quantities of Subscriber Group Members participating in the Equipment Class;
 - b. input from the Equipment Committee associated with that Equipment Class;
 - c. the types of Qualifying Event that could reasonably be expected to occur;
 - d. the perceived risk or probability of a Qualifying Event occurring; and
 - e. the anticipated magnitude of damage resulting from one or more Qualifying Events, including reasonably coincident Qualifying Events.
- 3. In evaluating the risk of technological or physical obsolescence of an Inventoried Spare, various factors will be considered, including:
 - a. the condition of the Inventoried Spare, as determined by tests and checks;
 - b. the length of time the Inventoried Spare has been in storage;
 - c. the then-current state of the Equipment Manufacturer's warranty on the Inventoried Spare;
 - d. maintenance previously performed or needed on the Inventoried Spare; and
 - e. technological changes pertaining to the Inventoried Spare and comparable equipment.
- 4. The Target Inventory Level for each Equipment Class will be re-evaluated from time to time, including after the deployment of an Inventoried Spare from that Equipment Class. When the number of Inventoried Spares in an Equipment Class is less than the Target Inventory Level, the stock of Inventoried Spares will be replenished to the Target Inventory Level as soon as reasonably practicable consistent with Good Utility Practice and Grid Assurance's procurement policies and practices. Inventoried Spares may be procured on an expedited basis if appropriate.
- 5. A variety of factors will be used in evaluating the types of Inventoried Spares to procure for each Equipment Class, including:
 - a. the technical requirements of Subscriber Group Members participating in the applicable Equipment Class;

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- b. industry experience with the equipment and the Equipment Manufacturer;
- c. price;
- d. commercial terms and conditions (including warranty provisions) available from Equipment Manufacturers; and
- e. the expected delivery date.

GRID ASSURANCE LLC SUBSCRIPTION AGREEMENT

SCHEDULE 2.7

INSURANCE REQUIREMENTS

1. Required Insurance Coverage

- (a) Workers' Compensation and Employers' Liability. If required, Grid Assurance shall maintain Workers' Compensation insurance coverage with statutory limits or qualified self-insurance in compliance with all applicable laws. Grid Assurance shall maintain Employers' Liability insurance coverage in the amount not less than \$1,000,000 bodily injury each accident, \$1,000,000 for each employee by disease and \$1,000,000 disease policy limit.
- (b) <u>Automobile Liability Insurance.</u> Grid Assurance shall maintain Automobile Liability insurance coverage in respect of all owned, non-owned and hired motor vehicles used on public highways. The limit of liability shall not be less than \$1,000,000 combined single limit for all owned, non-owned and hired motor vehicles.
- (c) <u>Aircraft Liability Insurance</u>. If required and if aircraft are used in connection with performance by Grid Assurance, Grid Assurance shall maintain Aircraft Liability insurance coverage in respect of all aircraft owned, non-owned, hired or chartered for use, if any. The limit of liability shall not be less than \$10,000,000 per occurrence.
- (d) Commercial General Liability. Grid Assurance shall maintain Commercial General Liability and Excess Liability insurance coverage for Grid Assurance's legal liability arising out of Grid Assurance operations with bodily injury, property damage and personal injury liability limits of commercially reasonable amounts consistent with Good Utility Practice. This requirement may be satisfied with any combination of primary or excess liability coverage and/or by a self-insured retention followed by excess liability insurance coverage.
- (e) <u>Property Insurance</u>. Grid Assurance shall maintain All-Risk Property insurance coverage for Grid Assurance property. Coverage shall be written on an "All-Risk" form at replacement cost valuation and shall include coverage for earth movement and flood, collapse, sinkhole, subsidence and removal of debris.

2. Self-Insured Retentions and Deductibles

Grid Assurance shall have the right to determine, in its reasonable judgment, the level of its self-insured retentions and/or deductibles under its insurance coverages.

3. Evidence of Insurance

Upon the request of Subscriber, Grid Assurance shall provide Subscriber with evidence of any insurance coverage required pursuant to this <u>Schedule 2.7</u>,

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4. Insurance Company Standards

All insurance coverage required pursuant to this <u>Schedule 2.7</u> shall be issued by insurance companies having an A.M. Best rating of A- / VII or better as long as rated carriers are available. Other insurers may be used at the discretion of Grid Assurance.

5. Endorsements

To the extent the following endorsements may be obtained on a commercially reasonable basis without materially adversely affecting the quality of Grid Assurance's coverage for insured risks, Grid Assurance shall cause the insurance coverage required pursuant to this <u>Schedule 2.7</u> to include the following endorsements:

- i. the insurer shall waive all rights of recovery and subrogation against Subscriber, its Affiliates and their respective officers, directors and employees; and
- ii. the liability insurance policies shall include Subscriber as an additional insured with respect to Subscriber's liability arising out of the operations of Grid Assurance.

6. Primary and Non-Contributory Coverage

The insurance coverage required pursuant to this <u>Schedule 2.7</u> shall be primary to, and non-contributory with, any insurance or self-insurance of Subscriber.

7. Several Liability and Cross Liability

All Commercial General Liability and Excess/Umbrella Liability insurance coverage maintained by Grid Assurance pursuant to this <u>Section 2.7</u> shall include severability of interest and cross-liability clauses.

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| GRID ASSURANCE LLC | |
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| SUBSCRIPTION AGREEMENT | | | |
|---------------------------------|--|--|--|
| | SCHEDULE 3.2 | | |
| FORM OF FEE CONFIRMATION NOTICE | | | |
| Assura | nce is made to that certain Subscription Agreement dated as of, 20 (the "Agreement") en [NAME OF SUBSCRIBER] ("Subscriber") and Grid Assurance LLC ("Grid ance"). Capitalized terms used but not defined in this Fee Confirmation Notice shall have the meanings ed to such terms in the Agreement. | | |
| Subscr | riber hereby confirms and serves notice to Grid Assurance that: | | |
| I. | as of the date hereof, Subscriber is in receipt of a valid Fee Estimate Certification that covers every Equipment Class in which each Designated Transmission Owner is participating, as such Equipment Classes are designated on Schedule 2.1 of the Agreement (which Fee Estimate Certification is attached hereto as Attachment 1); | | |
| 2. | Subscriber has not received any Fee Estimate Certification after the Fee Estimate Certification attached hereto as Attachment 1 ; | | |
| 3. | the estimated Sparing Service Fee set forth in the Fee Estimate Certification attached hereto as Attachment I is acceptable; and | | |
| 4. | this Fee Confirmation Notice is irrevocable by Subscriber but shall automatically be rendered invalid if, after the date hereof, Grid Assurance delivers a new Fee Estimate Certification to Subscriber. | | |
| | [NAME OF SUBSCRIBER] | | |
| | | | |
| | By: [NAME OF DULY AUTHORIZED OFFICER] [TITLE] | | |

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| GRID ASSURANCE LLC | |
|--------------------|--|

SUBSCRIPTION AGREEMENT SCHEDULE 4.1

FORM OF QE PURCHASE NOTICE

| Reference is made to that certain Subscription Agreement dated as of | , 20 (the "Agreement") |
|---|-------------------------------|
| between [NAME OF SUBSCRIBER] ("Subscriber") and C | Grid Assurance LLC ("Grid |
| Assurance"). Capitalized terms used but not defined in this QE Purchase No. | otice shall have the meanings |
| ascribed to such terms in the Agreement. | |

The undersigned ("[NAME OF DESIGNATED TRANSMISSION OWNER]") hereby confirms and serves notice to Grid Assurance that:

- 5. [NAME OF DESIGNATED TRANSMISSION OWNER] is a Designated Transmission Owner under the Agreement.
- 6. On or about [DATE], a Qualifying Event occurred which damaged, destroyed or materially impaired the safe operation of equipment comprising [NAME OF DESIGNATED TRANSMISSION OWNER]'s electric transmission system.
- 7. Set forth in <u>Attachment I</u> hereto is a description of the Qualifying Event and its impact on [NAME OF DESIGNATED TRANSMISSION OWNER]'s electric transmission system, other interconnected transmission systems and electric consumers.
- 8. As a result of the Qualifying Event described in <u>Attachment I</u> hereto, [NAME OF DESIGNATED TRANSMISSION OWNER] desires to purchase the type(s) and quantity of Inventoried Spares identified in <u>Attachment 2</u> hereto.
- 9. [NAME OF DESIGNATED TRANSMISSION OWNER] is purchasing the Inventoried Spare(s) referenced in <u>Attachment 2</u> hereto for its own account either to replace electric transmission equipment that has been damaged, destroyed or materially impaired by a Qualifying Event or to replace spare equipment that has been installed or will be installed to replace electric transmission equipment that has been damaged, destroyed or materially impaired by a Qualifying Event.
- 10. The Agreement is in full force and effect as of the date hereof.

| [NAME OF DESIGNATED TRANSMISSION OWNER] |
|---|
|---|

| By: | |
|-----|-----------------------------------|
| - | [NAME OF DULY AUTHORIZED OFFICER] |
| | [TITLE] |

GRID ASSURANCE LLC SUBSCRIPTION AGREEMENT

SCHEDULE 4.3

DEPLOYMENT PROTOCOLS

- Upon the occurrence of a Qualifying Event affecting one or more Transmission Group Members, deployments of Inventoricd Spares from an Equipment Class will be made on a first priority basis to Transmission Group Members participating in that Equipment Class (up to their respective Nominated Quantities, recognizing that multiple Transmission Group Members covered by a single Subscription Agreement will, in the aggregate, be limited to the Nominated Quantity for an Equipment Class). Such deployments shall be considered "Tier 1" deployments for purposes of these Deployment Protocols.
- 2. Grid Assurance will utilize the following priorities when considering Discretionary Sales of Inventoried Spares from an Equipment Class:
 - a. <u>Tier 2</u> to Transmission Group Members participating in that Equipment Class, in quantities above their respective Nominated Quantities, based on one or more Qualifying Events affecting such Transmission Group Members;
 - b. <u>Tier 3</u> to Transmission Group Members not participating in that Equipment Class based on one or more Qualifying Events affecting such Transmission Group Members;
 - c. <u>Tier 4</u> to Persons other than Transmission Group Members, at their request based on one or more circumstances that would be Qualifying Events if such Persons were Transmission Group Members participating in that Equipment Class;
 - d. <u>Tier 5</u> to Transmission Group Members participating in that Equipment Class based on circumstances that are not a Qualifying Event; and
 - e. <u>Tier 6</u> to Persons other than Transmission Group Members based on circumstances that would not be a Qualifying Event if such Persons were Transmission Group Members participating in that Equipment Class.
- 3. For purposes of applying these Deployment Protocols, reasonably coincident Qualifying Events affecting one or more Transmission Group Members may be considered simultaneously by Grid Assurance (without reference to the actual timing of their occurrence).
- 4. If the number of Inventoried Spares in an Equipment Class is inadequate to satisfy the demands of Transmission Group Members within a Tier described above, Inventoried Spares will be deployed in accordance with the terms of the Agreement on a non-discriminatory basis taking into consideration the following factors to the extent known by Grid Assurance:
 - a. within Tier 2, the relative Nominated Quantities of the Transmission Group Members participating in an Equipment Class (recognizing that multiple Transmission Group Members covered by a single Subscription Agreement will, in the aggregate, be limited to the Nominated Quantity for the applicable Equipment Class);
 - b. the impact on the stability of the bulk electric transmission network;

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- c. the total electric load and number of customers impacted; and
- d. whether electric service can be restored with fewer Inventoried Spares than the quantities requested by the Transmission Group Members.
- 5. If there are multiple Inventoried Spares in an Equipment Class that are capable of meeting the needs of a purchaser, Inventoried Spares will be deployed from the GA Warehouse closest to the purchaser's affected facility on a "First In-First Out" basis for each Equipment Class. For a Discretionary Sale initiated by Grid Assurance (*i.e.*, not based on a request of a Transmission Group Member or other prospective purchaser), an Inventoried Spare may be deployed from an Equipment Class other than on a "First In-First Out" basis so long as all Transmission Group Members participating that Equipment Class are allowed to participate in the process by which the Discretionary Sale is conducted.



SCHEDULE 4.5

STANDARD TERMS FOR SALES OF INVENTORIED SPARES

1. <u>Delivery.</u>

Sales of Inventoried Spares will be made on a Free Carrier (FCA) basis (Incoterms 2010) at the GA Warehouse at which such Inventoried Spares are located.

The Transmission Group Member will be solely responsible for:

- a) providing Grid Assurance with prompt notice of the identity of the designated carrier and the proposed transportation vehicle(s) to be used to receive the Inventoried Spares;
- b) providing all necessary transportation vehicles, all of which will be subject to Grid Assurance's approval, such approval not to be unreasonably withheld, delayed or conditioned;
- c) insuring all Inventoried Spare while in transit and thereafter; and
- d) arranging and paying for import clearance, if applicable.

Grid Assurance will be solely responsible for: (i) loading all Inventoried Spares onto the transportation vehicle of the Transmission Group Member's carrier; and (ii) clearing Inventoried Spares for export, if applicable.

Grid Assurance and the Transmission Group Member will reasonably cooperate in connection with the transportation of Inventoried Spares from a GA Warehouse, including with respect to scheduling the pick-up and delivery thereof.

2. Taxes and Other Fees.

As between the parties to the purchase and sale agreement, the Transmission Group Member will be solely responsible for all taxes, duties (including custom duties), assessments, fees (including export fees) and other costs and charges incurred in connection with, or as a result of, the purchase of Inventoried Spares.

Grid Assurance will reasonably cooperate with the Transmission Group Member to minimize any taxes, duties, assessments, fees and other costs and charges incurred in connection with, or as a result of, the sale of the Inventoried Spares; *provided, however*, that the Transmission Group Member will be solely responsible for notifying Grid Assurance of any actions or filings required to be taken or made, and providing exemption certificates and other documentation that may need to be completed or filed, to minimize any such taxes, duties, assessments, fees and other costs and charges.

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3. Operational Testing.

To the extent required by Good Utility Practice, Grid Assurance will conduct Operational Testing of Inventoried Spares prior to the delivery thereof to the Transmission Group Member. Grid Assurance will allow the Transmission Group Member and its representatives to witness, and shall reasonably cooperate with the Transmission Group Member to schedule, such Operational Testing; provided, however, that: (a) such Persons must agree to comply with Grid Assurance's standard health, safety, security and confidentiality requirements; and (b) Grid Assurance will not be responsible or liable in any way for any delays to the extent caused by or due to the Transmission Group Member or its representatives witnessing Operational Testing of Inventoried Spares.

4. Warranties.

Grid Assurance will warrant that each Inventoried Spare sold by Grid Assurance to the Transmission Group Member:

- a) has not been operated since its acquisition by Grid Assurance other than for purposes of Operational Testing, maintenance and other activities consistent with Good Utility Practice; and
- b) has been properly stored and maintained in accordance with Good Utility Practice and any additional requirements necessary to keep Equipment Manufacturers' warranties in effect during applicable warranty periods.

Grid Assurance will not make any other express warranties in connection with a sale of any Inventoried Spares. All implied warranties with respect to any such sale will be expressly disclaimed.

Grid Assurance will not be liable for the breach of any warranty to the extent such breach is caused by, or results from, Force Majeure.

5. Assignment of Equipment Manufacturer Terms.

Upon a sale of any Inventoried Spare to the Transmission Group Member, Grid Assurance will assign to the Transmission Group Member any warranties, indemnities and other terms and conditions that: (a) the Equipment Manufacturer of such Inventoried Spare agreed to upon the sale thereof to Grid Assurance; (b) remain in effect at the time of sale by Grid Assurance; and (c) are assignable. Sales of Inventoried Spares will be subject to any restrictions, limitations and conditions imposed by the applicable Equipment Manufacturer and made known to the Transmission Group Member at the time of sale, including any such conditions pertaining to the transportation, delivery and/or installation of the Inventoried Spares.

6. <u>Title and Risk of Loss.</u>

Title to, and risk of loss of, each Inventoried Spare sold by Grid Assurance to the Transmission Group Member will transfer when such Inventoried Spare is loaded onto the vehicle of the Transmission Group Member's designated carrier at a GA Warehouse.

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7. No Liens.

Any Inventoried Spare sold by Grid Assurance to the Transmission Group Member will be delivered free and clear of all liens and encumbrances.

8. Payment.

Payment for Inventoried Spares will be due and payable in full thirty (30) days after delivery of a proper invoice, which Grid Assurance shall provide upon delivery (unless the Transmission Group Member is providing credit support in the form of pre-payment, in which case Grid Assurance shall provide the Transmission Group Member with an invoice, and payment shall be due, prior to delivery).

9. <u>Credit Support.</u>

If, at the time of sale of any Inventoried Spares, the Transmission Group Member does not have a credit rating on its long-term unsecured debt obligations of at least "BBB-" by S&P or "Baa3" by Moody's, such sale will be subject to the Transmission Group Member providing Grid Assurance with:

- a) an irrevocable, stand-by letter of credit in favor of Grid Assurance, which letter of credit shall (i) have a face amount equal to the purchase price of the Inventoried Spare, (ii) be issued by a United States bank having a credit rating of at least A- from S&P or A3 from Moody's, and (iii) be subject to terms and conditions reasonably acceptable to Grid Assurance;
- b) an irrevocable corporate guarantee in favor of Grid Assurance issued by a guarantor reasonably acceptable to Grid Assurance on terms and conditions reasonably acceptable to Grid Assurance;
- c) full payment of the purchase price prior to delivery; or
- d) such other credit support or evidence of creditworthiness as may be reasonably acceptable to Grid Assurance (based on considerations applied consistently by Grid Assurance).

10. Indemnification.

In connection with a sale of any Inventoried Spare, each party to the purchase and sale agreement will indemnify, defend and hold harmless the other party's Indemnified Persons from and against all Claims asserted by Third Parties to the extent caused by: (a) a breach of that purchase and sale agreement by the indemnifying party; or (b) the negligent acts or omissions, or any fraud or willful misconduct, of the indemnifying party, its agents, representatives or contractors of any tier or any of their respective officers, directors or employees in connection with, or related to, that purchase and sale agreement; provided, however, that Grid Assurance shall have no obligation to indemnify, defend or hold harmless the Transmission Group Member, its affiliated Subscriber Group Member or any of such Subscriber Group Member's Subscriber Indemnified Persons with respect to any Claim asserted by any customers of the Transmission Group Member or any of its Affiliates.

The Transmission Group Member will indemnify, defend and hold harmless Grid Assurance's Indemnified Persons from and against all Claims asserted by any customers of the Transmission Group Member or its Affiliates in connection with, or related to, a purchase and sale of any Inventoried Spare.

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11. Insurance.

Each of Grid Assurance and the Transmission Group Member will be obligated to: (a) procure and maintain (through Third Party insurers or self-insurance programs reasonably acceptable to the other party) specified property and liability insurance coverage; and (b) provide evidence of required insurance coverage upon the request of the other party.

12. Remedies; Limitations of Liability.

Grid Assurance's aggregate liability in connection with the purchase and sale of any Inventoried Spare will be limited to the purchase price of such Inventoried Spare, except to the extent of damages caused by Grid Assurance's gross negligence, fraud or willful misconduct.

The Transmission Group Member's exclusive remedy against Grid Assurance for a failure by Grid Assurance to properly deliver any Inventoried Spare will be repair or replacement of such equipment or reimbursement of the purchase price.

Each of Grid Assurance and the Transmission Group Member will waive any right it may have against the other party or any of the other party's contractors or suppliers of any tier for any special, indirect, incidental, punitive, consequential or exemplary damages of any kind or nature whatsoever, or damages arising from, or in connection with, such party's loss of actual or anticipated profits or revenues, in each case arising out of, in connection with, or resulting from the purchase or sale of any Inventoried Spare(s), regardless of whether any claim for such damages is based on contract, warranty, tort (including negligence), strict liability or otherwise.

13. Assignment.

The Transmission Group Member will be permitted to assign the purchase and sale agreement pertaining to any Inventoried Spare(s) to a subsequent purchaser of such Inventoried Spare(s). Any other assignment of such purchase and sale agreement will be subject to the approval of the non-assigning party, such approval not to be unreasonably withheld, delayed or conditioned. No assignment will relieve the assigning party of its obligations or liabilities in connection with any such purchase and sale agreement unless the parties and the assignee enter into a definitive assignment and assumption agreement.

GRID ASSURANCE LLC SUBSCRIPTION AGREEMENT

SCHEDULE 5.1

SPARING SERVICE FEE

The Sparing Service Fee for each Billing Period shall be equal to the amount calculated based on the following formula, as applied to every Equipment Class in which Subscriber is participating:

$$SSF = \sum TOAS_{EC} x [ECC + ACC_{EC} + (AEB_{EC} x TAR) + OC_{EC} - SCA_{EC}]$$

Where

SSF = Sparing Service Fee, as defined in Part 1 of the Agreement.

TOAS_{EC} = *Transmission Owner Allocated Share* for the applicable Equipment Class; *provided, however*, that for purposes of calculating the Sparing Service Fee payable for any Billing Period, the Transmission Owner Allocated Share determined as of the end of the applicable Billing Period shall be utilized.

ECC = **Equipment Class Costs**, which shall be the total maintenance expenses incurred by Grid Assurance for the applicable Billing Period to maintain Inventoried Spares in the applicable Equipment Class.

ACC_{EC} = Allocated Common Costs for the applicable Equipment Class, which shall be, for each discreet category of Common Subscriber Costs, the product of the total costs incurred by Grid Assurance for that category for the applicable Billing Period multiplied by the applicable Common Cost Allocation Factor; provided, however, that the total of all Allocated Common Costs for all Equipment Classes for any Billing Period shall equal the total Common Subscriber Costs for that Billing Period.

AEB_{EC} = Allocated Equity Balance for the applicable Equipment Class, which shall be the product of the Total Equity Balance multiplied by the Equity Allocation Factor for that Equipment Class; provided, however, that the total of all Allocated Equity Balances for all Equipment Classes for any Billing Period shall equal the Total Equity Balance for that Billing Period.

TAR = Tax Adjusted Return, which shall be the percentage derived by dividing the Return on Equity as of the end of the applicable Billing Period by the difference between one (1) less the Income Tax Rate as of the end of that Billing Period.

OCEC = Obsolescence Charge for the applicable Equipment Class, which shall apply in the event the sale price of an Inventoried Spare in that Equipment Class is sold by Grid Assurance for a price less than the Original Cost of that Inventoried Spare, in which case there will be an Obsolescence Charge for the applicable Billing Period equal to the difference between the Original Cost of the Inventoried Spare less its sale price. In the event Grid Assurance attempts, but is unable within a commercially reasonable period, to sell an Inventoried Spare, the Obsolescence Charge for that Inventoried Spare will be equal to its Original Cost plus the total expenses, if any, incurred by Grid Assurance to dispose of that Inventoried Spare. If Grid Assurance initiates any Discretionary Sale(s) of any surplus Inventoried Spare(s) from an Equipment Class pursuant to

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<u>Section 4.2.6</u> of Part 1 following any termination of, or any reduction or elimination of a Nominated Quantity in, any Subscription Agreement, any revenues paid to Grid Assurance in respect of any Equipment Reduction Contribution (as defined in <u>Schedule 6.4</u>) or any Equipment Contribution (as defined in <u>Schedule 13.3</u>) for that Equipment Class shall be applied to offset any Obsolescence Charge resulting from such Discretionary Sale(s).

SCAEC = Subscriber Credit Amount for the applicable Equipment Class, which shall be the sum of any of the following revenues received by Grid Assurance during the applicable Billing Period: (a) any proceeds of sales received by Grid Assurance on the sale of any Inventoried Spare (net of taxes, fees and other costs and charges incurred in connection with such sale) to the extent such proceeds exceed the Original Cost of such spare; (b) the portion of any Reduction Liability representing any Sparing Service Fee Reduction ("SSFR" as described in Schedule 6.4) for the applicable Equipment Class; (c) the portion of any Termination Liability representing Sparing Service Fee Loss ("SSFL" as described in Schedule 13.3) for the applicable Equipment Class; and (d) revenues received by Grid Assurance pursuant to Section 4.2.3(b) or Section 4.2.4(b) of Part 1 and allocated to the applicable Equipment Class. The portion of any Subscriber Credit Amount described in clauses (b) and (c) above shall be applied ratably over the five (5) year period following payment of the Reduction Liability or the Termination Liability, as applicable.

The following capitalized terms, as used in this Schedule 5.1, shall have the meanings set forth below:

Common Subscriber Costs: The total of operating, maintenance and other expenses incurred by Grid Assurance net of Equipment Class Costs (ECC) and miscellaneous income (excluding income reflected in Subscriber Credit Amounts (SCAEC)) for the applicable Billing Period. Common Subscriber Costs include labor and personnel costs, general and administrative expenses, insurance expenses, depreciation (determined in accordance with GAAP), taxes other than income taxes, Start-Up Costs and interest expense on debt. The amount of Common Subscriber Costs will be based on actual costs incurred through the end of the applicable Billing Period. Any corrections to the values included in the calculation of Common Subscriber Costs (whether discovered by Grid Assurance, a Subscriber Group Member, an audit or otherwise) will be applied (without interest) as a credit or debit to Common Subscriber Costs promptly after the discovery and verification of the error; provided, however, that no such corrections shall be made for errors discovered more than eighteen (18) months after the date of an invoice. Any revenues paid to Grid Assurance in respect of an Equipment Reduction Contribution (as defined in Schedule 6.4) or an Equipment Contribution (as defined in Schedule 13.3) and not required to be applied to offset an Obsolescence Charge resulting from a Discretionary Sale of any surplus Inventoried Spare(s) shall be applied to offset Common Subscriber Costs on a pro-rata basis.

Common Cost Allocation Factor: For each discreet category of Common Subscriber Costs, a fraction used to allocate such costs among all Equipment Classes based on the portion of such costs that are attributable to each Equipment Class, as determined by Grid Assurance in its reasonable judgment; *provided, however*, that the total of the Common Cost Allocation Factors for each category of Common Subscriber Costs shall, for all periods, equal one hundred percent (100%).

Equity Allocation Factor: With respect to an Equipment Class, a fraction, the numerator of which is the aggregate of the Original Cost of all Inventoried Spares in that Equipment Class as of the end of the applicable Billing Period and the denominator of which is the aggregate of the Original Cost of all Inventoried Spares in all Equipment Classes as of the end of that Billing Period.

FERC: The Federal Energy Regulatory Commission or its successor.

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Income Tax Rate: The sum of: (a) the highest United States federal corporate income tax rate in effect as of the end of the applicable Billing Period; plus (b) a weighted average of the highest state corporate income tax rates in effect as of the end of that Billing Period in the states in which the owners of Grid Assurance are legally domiciled for tax purposes.

Return on Equity: The simple average of the return on equity in the transmission formula rate currently on file at FERC for each Designated Transmission Owner that (a) is an Affiliate of a current owner of Grid Assurance and (b) has a transmission formula rate on file at FERC. For purposes of this calculation, the return on equity for a Designated Transmission Owner shall include FERC-approved adjustments (e.g., adders for participation in a regional transmission organization) other than any such adjustments awarded only for specific transmission projects. The Return on Equity shall be calculated as of the first Fee Commencement Date for the calendar year during which the first Fee Commencement Date occurs, and then updated on January 1 of each calendar year thereafter for use in determining the Sparing Service Fee for that subsequent calendar year.

Start-Up Costs: All costs incurred by Grid Assurance prior to the date as of which Subscriber Group Members are obligated to commence payment of the Sparing Service Fee, including costs incurred in connection with the formation of Grid Assurance and a carrying charge applicable to the period between the time when costs were incurred and applicable Fee Commencement Dates. Start-Up Costs will be capitalized and amortized over a period of ten (10) years commencing as of the Fee Commencement Date for each Equipment Class. Up to 50% of Start-Up Costs incurred by Grid Assurance prior to the first Acceptance Date with any Subscriber Group Member will be excluded from Common Subscriber Costs for existing Subscriber Group Members as of such Acceptance Date, but shall be included in Common Subscriber Costs with respect to new Inventoried Spares added after such Acceptance Date, as reasonably determined by Grid Assurance on a non-discriminatory basis.

Total Equity Balance: The common equity balance of Grid Assurance as of the end of the applicable Billing Period, as determined in accordance with GAAP and reflected on the Grid Assurance balance sheet, which Total Equity Balance shall include paid in capital, retained earnings and any other capital other than debt.

NOTES:

- 1. Any values to be determined as of a specified date (e.g., the end of a Billing Period) may, in the reasonable discretion of Grid Assurance, be pro-rated in order to avoid manifest unfairness.
- 2. For purposes of calculating the Allocated Common Costs during the period in which Start-Up Costs are being accrued, Common Cost Allocation Factors will be set as if the Fee Commencement Date had occurred for all Equipment Classes then contemplated to be formed. Once Start-Up Costs are no longer being accrued, there will be a true up for Allocated Common Costs based on the Common Cost Allocation Factors determined at such time by Grid Assurance.

GRID ASSURANCE LLC SUBSCRIPTION AGREEMENT

SCHEDULE 6.4

REDUCTION LIABILITY

In the event the Agreement is amended to reduce a Nominated Quantity for any Equipment Class in which any Designated Transmission •wner is participating, the Reduction Liability shall be equal to the amount calculated based on the following formula, as applied to every Equipment Class for which the Nominated Quantity is reduced:

 $RL = \sum ERC + SSFR$

Where

RL = Reduction Liability

ERC = Equipment Reduction Contribution for the applicable Equipment Class, which shall be equal to the product of: (a) the Transmission • wner Allocated Share Reduction (as defined below) for that Equipment Class; multiplied by (b) the Total Equipment Cost (as defined below) for that Equipment Class.

SSFR Sparing Service Fee Reduction for the applicable Equipment Class, which shall be equal to the difference between: (a) the Sparing Service Fee that would have been payable by Subscriber for that Equipment Class for the entire Fee Forecast Period (as defined below) if the Agreement had not been amended to reduce the Nominated Quantity in that Equipment Class; and (b) the Sparing Service Fee that will be payable by Subscriber for that Equipment Class for the entire Fee Forecast Period based on the reduced Nominated Quantity, in both cases as reasonably determined by Grid Assurance (and including any amortized or undeferred Start-Up Costs that extend beyond the Fee Forecast Period); provided, however, that in determining any Sparing Service Fee that would have been payable by Subscriber during the Fee Forecast Period, Grid Assurance shall utilize the assumptions contained in the most recent five (5) year budget forecast provided to Subscriber Group Members pursuant to Section 8.1(b) of Part 2, except that (i) costs and revenues associated with any projected sales of Inventoried Spares shall be disregarded, and (ii) projected costs, revenues and assumptions for the final year of the budget forecast shall be used for any portion of the Fee Forecast Period that is not covered by that budget forecast. For purposes of calculating SSFR, the differences between the Sparing Service Fee payable by Subscriber shall be determined on an annual basis and present valued to the date of payment of the Reduction Liability using a discount rate equal to the then-current Consumer Price Index for all urban consumers (as published by the U.S. Department of Labor, Bureau of Labor Statistics) applicable to the area in which in which the principal place of business of Grid Assurance is located.

The following capitalized terms, as used in this Schedule 6.4, shall have the meanings set forth below:

Amendment Date: The date as of which the Agreement is amended to reduce a Nominated Quantity.

Fee Forecast Period: With respect to any amendment of the Agreement to reduce the Nominated Quantity in any Equipment Class, the sixty (60) Billing Periods immediately subsequent to the Amendment Date.

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Total Equipment Cost: With respect to each Equipment Class in which any Designated Transmission Owner is participating, the aggregate of the Original Cost of all Inventoried Spares in that Equipment Class (including Inventoried Spares on order but not yet delivered) immediately prior to the Amendment Date, as reasonably determined by Grid Assurance.

Transmission Owner Allocated Share Reduction: With respect to each Equipment Class in which any Designated Transmission Owner is participating, the difference between: (a) the Transmission Owner Allocated Share for that Equipment Class immediately prior to the Amendment Date; and (b) the Transmission Owner Allocated Share for that Equipment Class immediately after the Amendment Date, as reasonably determined by Grid Assurance.

NOTES:

1. Once determined, the Reduction Liability shall not be reduced or offset for any reason, other than manifest error in the calculation thereof.

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GRID ASSURANCE LLC SUBSCRIPTION AGREEMENT

SCHEDULE 12

NON-DISCLOSURE AGREEMENT

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GRID ASSURANCE LLC NON-DISCLOSURE AGREEMENT

RECITALS

WHEREAS, Grid Assurance has been formed to procure, store, maintain and resell spare transmission equipment that will be made available to its contract customers (each, a "Subscriber") upon the occurrence of certain events affecting its Subscribers; and

WHEREAS, [Counterparty] has expressed an interest in executing, or having one or more of its Affiliates execute, an agreement (when and if executed, a "Subscription Agreement") with Grid Assurance to become a Subscriber; and

WHEREAS, the NDA Parties desire to exchange information, subject to the restrictions set forth herein.

NOW, THEREFORE, the NDA Parties hereby mutually agree as follows:

ARTICLE 1 DEFINITIONS

1.1 <u>Defined Terms.</u>

The following capitalized terms, when used in this NDA, have the meanings set forth below:

Affiliate: With respect to any Person, another Person that directly or indirectly controls, is under common control with, or is controlled by, such Person or any successor thereto; provided, however, that for purposes of this definition, control of a Person means the power, direct or indirect, to vote fifty percent (50%) or more of the securities having ordinary voting power for the election of the governing body of such Person or direct or cause the direction of the management and policies of such Person, whether by contract or otherwise.

Business Day. Any day other than a Saturday, Sunday or federal holiday.

Confidential Information: Subject to the exceptions set forth in Section 2.6, any proprietary or commercially sensitive information, knowledge or data in any form that: (a) is disclosed by a Disclosing Party or any of its Representatives to a Receiving Party or any of its Representatives at any time including prior to the Effective Date or during the period described in Section 4.2; and (b) relates or pertains to (i) [Counterparty]'s consideration of becoming a Subscriber; or (ii) if [Counterparty] or any of its Affiliates becomes a Subscriber, the performance of the NDA Parties' and such Affiliates' obligations under the Subscription Agreement.

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Disclosing Party: The NDA Party that provides, or whose Representative provides, Confidential Information to a Receiving Party or any of its Representatives pursuant to this NDA.

Governmental Authority: Any federal or state department, commission, board, bureau, agency, authority or other body having regulatory or oversight jurisdiction or authority over a NDA Party.

Person: Any individual, partnership, joint venture, corporation, association, business, trust, unincorporated organization, limited liability company, Governmental Authority or other legal entity.

Receiving Party: The NDA Party that receives, or whose Representative receives, Confidential Information from a Disclosing Party or any of its Representatives pursuant to this NDA.

Representative: As to any NDA Party, its owners, their Affiliates and their respective directors, officers, employees, agents, contractors, subcontractors, and advisors (including financial advisors, attorneys, accountants and lenders).

Sparing Service: The services provided by Grid Assurance to Subscribers pursuant to Subscription Agreements.

ARTICLE 2 PROTECTION OF CONFIDENTIAL INFORMATION

2.1 Protection of Confidential Information.

Except for disclosures permitted pursuant to <u>Section 2.3</u>, a Receiving Party shall, and shall cause its Representatives to, protect, hold in confidence and not disclose to any Person any Confidential Information received from the Disclosing Party or any of its Representatives. Each Receiving Party shall use, and shall cause its Representatives to use, the same care in protecting Confidential Information that it uses to protect its own confidential information; *provided, however*, that a Receiving Party shall, at the very least, exercise commercially reasonable efforts to protect Confidential Information.

2.2 Restrictions on Use.

No Receiving Party nor any of its Representatives shall be permitted to use any Confidential Information provided by a Disclosing Party or any of its Representatives other than in connection with: (a) [Counterparty]'s consideration of becoming, or having any of its Affiliates become, a Subscriber; and/or (b) if [Counterparty] or any of its Affiliates becomes a Subscriber, the performance of Sparing Service by Grid Assurance.

2.3 Permitted Disclosures.

- 2.3.1. A Receiving Party may disclose Confidential Information on a "need-to-know" basis to its Representatives.
- 2.3.2. A Receiving Party may disclose Confidential Information to the extent, and only to the extent, that such disclosure is legally required by applicable law or is otherwise

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necessary to obtain or maintain regulatory or governmental approvals, applications or exemptions. In such cases, to the extent permitted by applicable law, the Receiving Party or its Representative, as applicable, shall: (a) give the earliest notice practicable to the Disclosing Party that such disclosure is or may be required; (b) reasonably cooperate in protecting the confidential or proprietary nature of the Confidential Information that must be disclosed; (c) furnish only the portion of the Confidential Information that is legally required to be disclosed (as determined by the Receiving Party's or, if applicable, its Representative's legal counsel); and (d) exercise commercially reasonable efforts to obtain assurance that confidential treatment will be accorded the Confidential Information to the fullest extent practicable.

2.4 Return or Destruction of Confidential Information.

A Receiving Party shall return or destroy all Confidential Information (including all copies thereof) within thirty (30) days of receipt of a written request from the Disclosing Party or any of its Representatives; provided, however, that: (a) a Receiving Party may retain one (1) or more copies of any Confidential Information solely for archival purposes or otherwise as may be required by applicable law; (b) the accounting, legal, financial and other advisors of a Receiving Party may retain copies of Confidential Information and work product that includes such Confidential Information in accordance with policies and procedures implemented by such advisors in order to comply with applicable law or regulations; and (c) a Receiving Party shall not be required to return, erase or destroy Confidential Information that (x) is commingled with other electronic records that are collected and maintained in an archived computer system backup in accordance with its standard procedures, or (y) the destruction of which would, in the opinion of the Receiving Party's legal counsel, be unlawful or violate any order, judgment, writ or decree to which the Receiving Party is subject, or by which it is bound.

2.5 Responsibilities with Respect to Representatives.

All rights granted, and all restrictions applicable, to an NDA Party vis-à-vis Confidential Information shall be deemed to apply to its Representatives. Each NDA Party shall be responsible for the acts or omissions, including any breach of the terms hereof, of its Representatives.

2.6 Exceptions.

Notwithstanding any other provision of this NDA, Confidential Information shall not include any information, knowledge or data that: (a) was known to the Receiving Party prior to the receipt thereof from the Disclosing Party or any of its Representatives; (b) was, or becomes, known to the public through no breach of the Receiving Party's or any of its Representatives' obligations hereunder; (c) is lawfully disclosed to the Receiving Party from a Person other than the Disclosing Party or any of its Representatives, which Person, to the knowledge of the Receiving Party, is under no obligation to the Disclosing Party or any of its Representatives that disclosed such information, knowledge or data to maintain the confidentiality thereof; or (d) is independently developed by the Receiving Party, as established by documentary evidence, without any use of, or reference to, any Confidential Information provided by the Disclosing Party or any of its Representatives.

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ARTICLE 3 NO REPRESENTATIONS AND WARRANTIES

No Disclosing Party or any of its Representatives shall be deemed to have made any representation or warranty, express or implied, of any kind with respect to any Confidential Information including with respect to the accuracy or completeness thereof. Neither the Disclosing Party nor any of its Representatives shall be liable to the Receiving Party or any of its Representatives relating to or resulting from the Receiving Party's use of any of the Confidential Information or any errors therein or omissions therefrom

ARTICLE 4 TERM; DURATION OF OBLIGATIONS

4.1 Term.

Unless earlier terminated in accordance with <u>Section 4.3</u>, this NDA shall remain in effect until: (a) thirty-six (36) months after the Effective Date; or (b) in the event Grid Assurance and [Counterparty] (or any of its Affiliates) executes a Subscription Agreement during that period, the expiration or termination of that Subscription Agreement.

4.2 Duration of Obligations.

The obligations hereunder shall remain in effect for a period of five (5) years following the expiration or termination of this NDA or such longer period as a Receiving Party may retain Confidential Information pursuant to Section 2.4.

4.3 Termination.

At any time prior to the execution of a Subscription Agreement between Grid Assurance and [Counterparty] or any of its Affiliates, an NDA Party may terminate this NDA on not less than thirty (30) days' notice.

ARTICLE 5 REMEDIES; LIMITATIONS OF LIABILITY

5.1 Remedies.

Without prejudice to the rights and remedies otherwise available to an NDA Party or a Representative, each NDA Party and its Representatives shall be entitled to equitable relief by way of injunction or otherwise if the other NDA Party or any of its Representatives breaches or threatens to breach any of the provisions hereof. Neither NDA Party nor any of its Representatives shall plead in defense to any claim for equitable relief that an adequate remedy exists at law.

5.2 Waiver of Consequential Damages.

EACH PARTY HEREBY WAIVES ANY RIGHT IT MAY HAVE AGAINST THE OTHER PARTY OR ANY OF THE OTHER REPRESENTATIVES FOR ANY SPECIAL, INDIRECT, INCIDENTAL, PUNITIVE, CONSEQUENTIAL OR EXEMPLARY DAMAGES OF ANY

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KIND OR NATURE WHATSOEVER, OR DAMAGES ARISING FROM, OR IN CONNECTION WITH, SUCH PARTY'S LOSS OF ACTUAL OR ANTICIPATED PROFITS OR REVENUES, IN EACH CASE ARISING OUT OF, IN CONNECTION WITH, OR RESULTING FROM THIS NDA, REGARDLESS OF WHETHER ANY CLAIM FOR SUCH DAMAGES IS BASED ON CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY OR OTHERWISE.

ARTICLE 6 ASSIGNMENT

Any assignment of this NDA shall be subject to the approval of the non-assigning NDA Party. This NDA shall be binding on, and shall inure to the benefit of, the NDA Parties and their respective successors and permitted assigns.

ARTICLE 7 NOTICES

7.1 Manner of Notice.

All notices, approvals, consents or other communications required or authorized pursuant to this NDA must be in writing, addressed to the other NDA Party at the address(es) specified below and shall be delivered by electronic mail (with confirmation of receipt), hand delivery or nationally recognized overnight courier service and shall be deemed given on the Business Day following the day on which it was delivered (unless hand delivered prior to 5:00 p.m. local time on a Business Day, in which case it shall be deemed received on such day).

| If to Grid Assurance: | Grid Assurance LLC One Riverside Plaza Columbus, OH 43215 Attention: David E. Rupert, Chief Executive Officer E-mail: derupert@aep.com |
|-----------------------|---|
| with a copy to: | Grid Assurance LLC c/o American Electric Power One Riverside Plaza Columbus, OH 43215 Attention: John W. Seidensticker, Secretary E-mail: jwseidensticker@aep.com |
| If to [Counterparty]: | Attention: |
| with a copy to: | E-mail: |

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| Attention: | |
|------------|--|
| E-mail: | |

7.2 Change in Notice Information.

An NDA Party may modify the notice information set forth herein by providing notice of such modification to the other NDA Party in accordance with Section 7.1.

ARTICLE 8 GOVERNING LAW

The rights and obligations of the NDA Parties arising out of this NDA shall be governed in all respects by, and enforced in accordance with, the laws of the State of New York (excluding Section 5-323 of the New York General Obligations Law) without regard to its conflicts of laws principles (other than Section 5-140 I of the New York General Obligations Law).

ARTICLE 9 WAIVER OF JURY TRIAL

TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, AND AS SEPARATELY BARGAINED-FOR CONSIDERATION, EACH PARTY HEREBY WAIVES ANY RIGHT TO TRIAL BY JURY IN CONNECTION WITH ANY CLAIM ARISING OUT OF, OR IN CONNECTION WITH, THIS NDA.

ARTICLE 10 MISCELLANEOUS PROVISIONS

10.1 Contract Interpretation.

The following rules of construction shall apply when interpreting this NDA:

- (a) all references in this NDA to Articles or Sections refer to Articles or Sections of this NDA unless expressly provided otherwise;
- (b) the headings appearing in this NDA are for convenience only, do not constitute any part of this NDA and shall be disregarded in construing the language contained herein;
- (c) the terms "herein," "hereby," "hereunder," "hereof" and terms of similar import in this NDA refer to this NDA as a whole and not to any particular subdivision unless expressly so limited and the term "this Section" refers only to the Section hereof in which such words occur;
- (d) the word "including" (in its various forms) means "including without limitation"; and

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(e) no term of this NDA shall be construed in favor of, or against, an NDA Party as a consequence of one NDA Party having had a greater role in the preparation or drafting of this NDA, but shall be construed as if the language were mutually drafted by both NDA Parties with full assistance of counsel.

10.2 Entire Agreement.

This NDA constitutes the entire agreement between the NDA Parties with respect to the subject matter hereof and supersedes all previous and collateral agreements or understandings with respect to such subject matter, including any prior agreements between the NDA Parties or their Affiliates pertaining to the protection of confidential information exchanged in connection with the possibility of Grid Assurance performing Sparing Service; *provided, however*, that any Confidential Information that may have been disclosed pursuant to any such prior agreement between the NDA Parties or their Affiliates shall constitute Confidential Information hereunder and be subject to the terms hereof.

10.3 Amendments.

Amendments to this NDA shall only be effective if made in writing and signed by both NDA Parties.

10.4 Severability.

If any provision of this NDA is held to be illegal, invalid or unenforceable under present or future laws: (a) such provision shall be fully severable; (b) this NDA shall be construed and enforced as if such illegal, invalid or unenforceable provision had never comprised a part of this NDA; and (c) the remaining provisions of this NDA shall remain in full force and effect and shall not be affected by the illegal, invalid or unenforceable provision or by its severance from this NDA.

10.5 Third Party Beneficiaries.

Each NDA Party acknowledges and agrees that each of the other NDA Party's Representatives is an intended third party beneficiary of this NDA, entitled to directly enforce its remedies in connection with any breach by an NDA Party or any of its Representatives of the terms of this NDA.

10.6 Counterparts.

The NDA Parties may execute and deliver this NDA in counterparts, all of which shall be deemed originals. Signatures delivered by facsimile or other electronic means shall be as valid as original ones.

10.7 Waivers.

No waiver of any of the provisions of this NDA shall be binding unless in writing and signed by a duly authorized representative of the NDA Party or, if applicable, the Representative to be bound. No waiver by an NDA Party or a Representative of any right or obligation hereunder shall be

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interpreted as constituting a waiver going forward with respect to any similar or related circumstance.

10.8 Publicity.

Except as required by applicable law (including the requirements of a stock exchange on which the shares of an NDA Party or its parent may be listed), neither NDA Party nor any of its Representatives shall issue or make any press releases, public announcements or other disclosures, including promotional or marketing material, relating or referring to [Counterparty]'s consideration of obtaining, or decision to obtain, Sparing Service from Grid Assurance without the prior written consent of the other NDA Party, the granting of which shall be within each NDA Party's reasonable discretion.

[Signature Page Follows]

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IN WITNESS WHEREOF, each of the NDA Parties has caused this NDA to be executed by its authorized representative as of the date first written above.

| Grid Assurance LLC | | [Count | terparty] |
|--------------------|---|--------|----------------|
| Ву: | David E. Rupert Chief Executive Officer | By: | [Name] [Title] |

13784905v2

GRID ASSURANCE LLC SUBSCRIPTION AGREEMENT

SCHEDULE 13.3

TERMINATION LIABILITY

In the event the Agreement is terminated, the Termination Liability shall be equal to the amount calculated based on the following formula, as applied to every Equipment Class in which a Designated Transmission Owner was participating as of the Termination Date (as defined below)

$$TL = \sum EC + SSFL$$

Where

TL = Termination Liability

EC = **Equipment Contribution** for the applicable Equipment Class, which shall be equal to the product of: (a) the Transmission Owner Allocated Share Loss (as defined below) for that Equipment Class; multiplied by (b) the Total Equipment Cost (as defined below) for that Equipment Class.

SSFL Sparing Service Fee Loss for the applicable Equipment Class, which shall be equal to the Sparing Service Fee that would have been payable by Subscriber for that Equipment Class for the entire Fee Forecast Period (as defined below) if the Agreement had not been terminated, as reasonably determined by Grid Assurance (and including any amortized or undeferred Start-Up Costs that extend beyond the Fee Forecast Period); provided, however, that in determining the Sparing Service Fee that would have been payable by Subscriber during the Fee Forecast Period, Grid Assurance shall utilize the assumptions contained in the most recent five (5) year budget forecast provided to Subscriber Group Members pursuant to Section 8.1(b) of Part 2, except that (i) costs and revenues associated with any projected sales of Inventoried Spares shall be disregarded, and (ii) projected costs, revenues and assumptions for the final year of the budget forecast shall be used for any portion of the Fee Forecast Period that is not covered by that budget forecast. For purposes of calculating SSFL, the Sparing Service Fee payable by Subscriber shall be determined on an annual basis and present valued to the date of payment of the Termination Liability using a discount rate equal to the then-current Consumer Price Index for all urban consumers (as published by the U.S. Department of Labor, Bureau of Labor Statistics) applicable to the area in which in which the principal place of business of Grid Assurance is located.

The following capitalized terms, as used in this <u>Schedule 13.3</u>, shall have the meanings set forth below:

Fee Forecast Period: The sixty (60) Billing Periods immediately subsequent to the Termination Date.

Termination Date: The date as of which the Agreement is or will be terminated, as reasonably determined by Grid Assurance.

Total Equipment Cost: With respect to an Equipment Class, the aggregate of the Original Cost of all Inventoried Spares in that Equipment Class (including Inventoried Spares on order but not yet delivered) as of the Termination Date, as reasonably determined by Grid Assurance.

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Transmission Owner Allocated Share Loss: With respect to an Equipment Class, the Transmission Owner Allocated Share for that Equipment Class as of the Termination Date.

NOTES:

1. Once determined, the Termination Liability shall not be reduced or offset for any reason, other than manifest error in the calculation thereof.

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GRID ASSURANCE LLC SUBSCRIPTION AGREEMENT

SCHEDULE 17

NOTICE INFORMATION

Grid Assurance

Grid Assurance LLC 1200 Main Street Kansas City, MO 64105 Attention: Michael L. Deggendorf, Chief Executive Officer Email: Michael.Deggendorf@kcpl.com

with a copy to:

Grid Assurance LLC c/o American Electric Power One Riverside Plaza Columbus, OH 43215 Attention: John W. Seidensticker, Secretary E-mail: jwseidensticker@aep.com

Subscriber

American Electric Power Service Corporation 1 Riverside Plaza Columbus, Ohio 43215 Attention: Antonio P. Smyth, Senior Vice President

Email: apsmyth@aep.com

with a copy to:

American Electric Power Service Corporation 1 Riverside Plaza Columbus, Ohio 43215 Attention: John W. Seidensticker Email: jwseidensticker@aep.com

GRID ASSURANCE LLC AMENDED AND RESTATED SUBSCRIPTION AGREEMENT

AMENDED AND RESTATED MULTI-SUBSCRIBER ADDENDUM

This Amended and Restated Multi-Subscriber Addendum (this "Addendum") is being executed as an addendum to, and a part of, that certain Amended and Restated Subscription Agreement dated April 2, 2019 (and amends and restates in its entirety that certain multi-subscriber addendum among the parties hereto dated February 20, 2017), among Grid Assurance and each of the other signatories hereto and thereto (each such other signatory, a "Subscriber Party" and collectively, the "Subscriber Parties"). This Addendum shall supplement and, as applicable, modify the other terms and conditions set forth in the Agreement; provided, however, that: (a) except to the extent expressly modified by this Addendum, the other terms and conditions set forth in the Agreement shall remain applicable; and (b) in the event of a conflict between the terms and conditions of this Addendum and the other terms and conditions set forth in the Agreement, the terms and conditions of this Addendum shall govern.

1. Defined Terms.

- (a) Capitalized terms used but not otherwise defined in this Addendum shall have the meanings ascribed to them in Part 1 of the Agreement.
- (b) The following capitalized terms used in this Addendum shall have the meanings set forth below or in the provisions of this Addendum referenced below:

Addendum: The preamble hereto.

Amendment Notice: A notice delivered by the Subscriber Party Nominee to Grid Assurance pursuant to, and in accordance with, Section 6 requesting to amend the Agreement and this Addendum as permitted pursuant to this Addendum.

Class Allocated Share: Section 5(b).

Contract Allocated Share: Section 5(a).

Equipment Class Liability: Any cost or liability arising in connection with the Agreement that is specifically attributable to the Designated Transmission Owners participating in an Equipment Class, and only such Designated Transmission Owners, based on their participation in that Equipment Class.

New Subscriber Party: Any Person that becomes a Subscriber Party as a result of an amendment to the Agreement pursuant to <u>Section 6</u>; *provided*, *however*, that if such amendment is executed by a Person in its capacity as an agent, the New Subscriber Party shall be the principal of that Person.

Permissible NQ Reduction Amount: With respect to any Equipment Class for which a Nominated Quantity is reduced by an amendment of the Agreement, the

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product (rounded down to the nearest whole number) of: (i) the aggregate Class Allocated Share(s) of the Removed Subscriber Party(ies) that participated in that Equipment Class immediately prior to the effective date of that amendment; multiplied by (ii) the Nominated Quantity for that Equipment Class immediately prior to the effective date of that amendment.

Remaining Subscriber Party: With respect to any amendment of the Agreement, each Person that will be a Subscriber Party immediately following the effective date of that amendment (including any New Subscriber Party).

Removed Subscriber Party: With respect to any amendment of the Agreement, each Person that was a Subscriber Party immediately prior to the effective date of that amendment but will no longer be a party to the Agreement immediately following the effective date of that amendment.

Subscriber Party and Subscriber Parties: The preamble hereto; provided, however, that if the Agreement and/or this Addendum is executed by a Person in its capacity as an agent, the Subscriber Party shall be the principal of that Person.

Subscriber Party Liability: Any cost or liability arising in connection with the Agreement that is solely and exclusively attributable to the acts or omissions of a Subscriber Party, including a Subscriber Party's liability to pay its Class Allocated Share of Sparing Service Fees.

Subscriber Party Nominee: The Person identified on <u>Attachment A</u> as the Subscriber Party Nominee.

2. Designations.

- (a) The term "Agreement" shall be deemed to refer to the Agreement (as it may be amended from time to time) as supplemented by this Addendum (as it may be amended from time to time).
- (b) The term "Subscriber" shall be deemed to refer to all Subscriber Parties, collectively.
- (c) The term "Party," to the extent applicable to Subscriber, shall be deemed to refer to all Subscriber Parties, collectively.
- (d) Except to the extent expressly provided otherwise in this Addendum, all Subscriber Parties, collectively, shall be deemed to be a single Subscriber, a single Party and a single Subscriber Group Member.
- (e) Each Subscriber Party shall be deemed to be a Designated Transmission Owner participating in each Equipment Class for which it is identified as a Designated Transmission Owner on Schedule 2.1 and a Subscriber Party on Attachment A.

- 3. <u>Designation of Subscriber Party Nominee.</u> Each Subscriber Party hereby authorizes and empowers the Subscriber Party Nominee to be its legal representative and agent for all purposes related to the Agreement, including with respect to the execution and delivery of amendments thereto and the issuance and receipt of notices, including Fee Estimate Certifications, Fee Confirmation Notices and Regulatory Confirmation Notices. The Subscriber Parties may, from time to time, change the Subscriber Party Nominee by providing notice to Grid Assurance, which notice shall: (a) unequivocally authorize and empower the new Subscriber Party Nominee to be the legal representative and agent of the Subscriber Parties for all purposes related to the Agreement; and (b) be executed by each Subscriber Party.
- 4. Nominated Quantities. For each Equipment Class in which a Designated Transmission Owner participates (as set forth on Schedule 2.1 of the Agreement and Attachment A), that Designated Transmission Owner shall be deemed to have designated the total Nominated Quantity for that Equipment Class; provided, however, that notwithstanding Section 4.1 of Part 2 of the Agreement, if a Qualifying Event affects multiple Designated Transmission Owners participating in any Equipment Class, the maximum number of Inventoried Spares that all such Designated Transmission Owners, collectively, shall have the right to purchase from that Equipment Class shall be equal to the lesser of: (a) the Nominated Quantity for that Equipment Class; (b) the number of units of comparable equipment on the affected Designated Transmission Owners' electric transmission systems that were damaged, destroyed or impaired by that Qualifying Event; (c) the number of Inventoried Spares in that Equipment Class at that time; and (d) the number of Inventoried Spares available for sale to a single Transmission Group Member having the characteristics of all Designated Transmission Owners participating in that Equipment Class that were affected by the Qualifying Event (as reasonably determined by Grid Assurance) based on the Deployment Protocols.

5. Allocation of Costs and Liabilities.

- (a) Each Subscriber Party shall be severally and not jointly liable for payment of a portion (such portion, as designated on Attachment A, the "Contract Allocated Share") of the Sparing Service Fee, any Termination Liability and any other cost or liability owed by Subscriber pursuant to the Agreement other than any Equipment Class Liability or Subscriber Party Liability; provided, however, that the sum of all Contract Allocated Shares of all Subscriber Parties shall, at all times, equal one hundred percent (100%).
- (b) Each Subscriber Party shall be severally and not jointly liable for payment of a portion (such portion, as designated on Attachment A, the "Class Allocated Share") of any Equipment Class Liability; provided, however, that the sum of all Class Allocated Shares for all Designated Transmission Owners participating in each Equipment Class specified in this Addendum shall, at all times, equal one hundred percent (100%).

- (c) A Subscriber Party shall be solely liable for its Subscriber Party Liabilities.
- (d) In the event of a good faith dispute among the Subscriber Parties as to whether any cost or liability should be characterized as an Equipment Class Liability, a Subscriber Party Liability or a general liability subject to payment in accordance with Contract Allocated Shares, pending resolution of that dispute such cost or liability shall be treated in the manner determined by Grid Assurance, in its reasonable judgment.

6. Changes to Subscriber Parties and Nominated Quantities.

- (a) In addition to the rights granted pursuant to Article 6 of Part 2 of the Agreement, the Subscriber Parties shall have the right to amend the Agreement to add or remove Subscriber Parties and/or modify Class Allocated Shares and/or Contract Allocated Shares, in each case in accordance with this Section 6; provided, however, that any amendment of the Agreement to add any additional Equipment Class and/or to increase or decrease any Nominated Quantity in any Equipment Class shall be subject to: (i) Section 6.3 and Section 6.4 of Part 2 of the Agreement, as applicable; and (ii) Section 6(c).
- (b) In order to amend the Agreement pursuant to this Section 6, the Subscriber Party Nominee shall deliver to Grid Assurance: (i) an Amendment Notice that identifies (1) each Removed Subscriber Party and each Remaining Subscriber Party, (2) the Equipment Class(es) in which any of the Designated Transmission Owners that are Remaining Subscriber Parties will participate, (3) subject to the requirements set forth in Section 5(a), the Contract Allocated Shares of all Remaining Subscriber Parties, (4) subject to the requirements set forth in Section 5(b), the Class Allocated Shares of the Remaining Subscriber Parties in each such Equipment Class, and (5) if there are any New Subscriber Parties, evidence that each such New Subscriber Party satisfies the credit requirements set forth in Section 10 of Part 2 of the Agreement; and (ii) subject to Section 7(b), in the event any amendment pursuant to this Section 6 will result in one (1) or more Removed Subscriber Parties, a release (in form and substance reasonable acceptable to Grid Assurance) executed by each such Removed Subscriber Party of any Claims arising out of, or related to, such amendment.
- (c) If, in connection with a transaction described in Section 16.4.1 of Part 2: (i) the Agreement is amended to remove a Subscriber Party and reduce the Nominated Quantity for any Equipment Class in which such Removed Subscriber participated as a Designated Transmission Owner immediately prior to the effective date of that amendment; and (ii) the Third Party Transmission Purchaser and its Affiliates do not enter one (1) or more new Subscription Agreements (or

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amend one (1) or more existing Subscription Agreements) pursuant to which, for each such Equipment Class, the amount of the reduction in such Nominated Quantity pursuant to the amended Agreement is not fully included in any new, or added to any amended, Subscription Agreement(s) executed by such Third Party Transmission Purchaser and its Affiliates, for each such Equipment Class (1) the Removed Subscriber Party (or, if there are multiple Removed Subscriber Parties, such Removed Subscriber Parties in proportion to their respective Class Allocated Shares as in effect immediately prior to the effective date of the amendment) shall be solely liable for the Reduction Liability calculated based on the difference between (x) the Permissible NQ Reduction Amount, and (y) the difference between the Nominated Quantity immediately prior to the effective date of the amended Agreement and the aggregate Nominated Quantities of the Third Party Transmission Purchaser and its Affiliates under any new or amended Subscription Agreements, and (2) the Remaining Subscriber Party that participated as a Designated Transmission Owner in that Equipment Class immediately prior to the effective date of the amended Agreement (or, if there are multiple such Remaining Subscriber Parties, such Remaining Subscriber Parties in proportion to their respective Class Allocated Shares as in effect immediately prior to the effective date of the amended Agreement) shall be solely liable for any additional Reduction Liability owed pursuant to Section 16.4.1 of Part 2.

(d) If, other than in connection with a transaction described in Section 16.4.1 of Part 2, the Agreement is amended (including pursuant to Section 7) to remove a Subscriber Party and reduce the Nominated Quantity for any Equipment Class in which such Removed Party participated as a Designated Transmission Owner immediately prior to the effective date of that amendment: (i) for any such Equipment Class for which such reduction is less than or equal to the Permissible NQ Reduction Amount, the Removed Subscriber Party (or, if there are multiple Removed Subscriber Parties, such Removed Subscriber Parties in proportion to their respective Class Allocated Shares as in effect immediately prior to the effective date of that amendment) shall be solely liable for the Reduction Liability resulting from such reduction; and (ii) for any Equipment Class for which such reduction is greater than the Permissible NQ Reduction Amount (1) the Removed Subscriber Party (or, if there are multiple Removed Subscriber Parties, such Removed Subscriber Parties in proportion to their respective Class Allocated Shares as in effect immediately prior to the effective date of that amendment) shall be solely liable for the portion of the Reduction Liability resulting from such reduction up to the Permissible NQ Reduction Amount, and (2) the Remaining Subscriber Party that participated as a Designated Transmission Owner in that Equipment Class immediately prior to the effective date of that amendment (or, if there are multiple such Remaining Subscriber Parties, such Remaining Subscriber Parties in proportion to their respective Class Allocated Shares as in effect immediately prior to the effective date of that amendment) shall be solely liable

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for the portion of the Reduction Liability resulting from such reduction to the extent it exceeds the Permissible NQ Reduction Amount.

- (e) Promptly upon receipt of an Amendment Notice pursuant to Section 6(b), Grid Assurance shall prepare and deliver to the Subscriber Party Nominee an amended Agreement, including a revised Schedule 2.1 to the Agreement and a revised Attachment A, in each case reflecting the changes proposed in such Amendment Notice.
- (f) Upon any amendment of the Agreement that results in one (1) or more Removed Subscriber Parties (including an amendment to remove a defaulting Subscriber Party pursuant to Section 7), each such Removed Subscriber Party shall remain solely liable to Grid Assurance for all of its Subscriber Party Liabilities as of the effective date of such amendment, including its Contract Allocated Share of all Sparing Service Fees owed pursuant to the Agreement and any damages owed as a result of any other breach of the Agreement or Event of Default by that Removed Subscriber Party.

7. Cure for Segregable Defaults.

- Upon an Event of Default that is solely attributable to the acts or omissions of one (a) (1) or more (but less than all) Subscriber Parties, the non-defaulting Subscriber Party(ies) shall not be subject to any liability based on such Event of Default if they amend the Agreement pursuant to Section 6 to remove each defaulting Subscriber Party as a Party thereto; provided, however, that: (i) the Subscriber Party Nominee shall deliver an Amendment Notice to remove the defaulting Subscriber Party(ies) no later than thirty (30) days after notice of such Event of Default; and (ii) the amendment to remove the defaulting Subscriber Party(ies) must be executed and delivered to Grid Assurance no later than ten (10) days after delivery thereof to the Subscriber Party Nominee. If, following an Event of Default that is solely attributable to the acts or omissions of one (1) or more (but less than all) Subscriber Parties, the non-defaulting Subscriber Parties fail to deliver an Amendment Notice or execute and deliver an amendment to the Agreement to remove the defaulting Subscriber Party(ies) in accordance with this Section 7(a), Grid Assurance shall be entitled to its remedies in accordance with Article 14 of Part 2 of the Agreement, including termination of the Agreement (in which case the Agreement shall be deemed to have been terminated due to an Event of Default by Subscriber and each of the Subscriber Parties shall be solely liable for the resulting Termination Liability in accordance with their Contract Allocated Shares).
- (b) If the Agreement is amended to remove all defaulting Subscriber Party(ies) pursuant to Section 7(a), the Remaining Subscriber Parties may, in lieu of

providing the release(s) required pursuant to clause (ii) of Section 6(b), agree (pursuant to an agreement in form and substance reasonable acceptable to Grid Assurance) to indemnify, defend and hold harmless Grid Assurance's Indemnified Persons (to the extent based on the Contract Allocated Shares of such Remaining Subscriber Parties as in effect immediately following the effective date of such amendment) from and against all Claims by any Removed Subscriber Parties or their Affiliates arising out of, or related to, such amendment, including any such Claims alleging wrongful termination of the Agreement; provided, however, that the Remaining Subscriber Party(ies) indemnity obligations shall not apply to any Claims to the extent such Claims are found (by a court of competent jurisdiction by a final non-appealable judgment) to have been caused by the negligence or willful misconduct of any of the Grid Assurance Indemnified Persons.

8. <u>Termination</u>. The Agreement may only be terminated by the Subscriber Parties upon issuance of a Termination Notice by the Subscriber Party Nominee on behalf of all Subscriber Parties. Any Termination Notice delivered by any Subscriber Party(ies) other than the Subscriber Party Nominee or any such notice purporting to terminate any part (but not all) of the Agreement shall be null and void; *provided, however*, that nothing in this <u>Section 8</u> shall limit the Subscriber Parties' right to amend the Agreement to remove Subscriber Parties.

9. Invoicing.

- (a) Any invoice required or authorized to be issued or delivered by Grid Assurance to any or all Subscriber Parties shall be deemed to have been issued or delivered upon issuance or delivery thereof to the Subscriber Party Nominee.
- (b) Grid Assurance shall issue a single invoice for Sparing Service Fees showing amounts owed by each Subscriber Party based on their Contract Allocated Shares.
- (c) Grid Assurance shall issue a single invoice for Equipment Class Liabilities showing amounts owed by each Subscriber Party participating as a Designated Transmission Owner participating in the applicable Equipment Class based on the Class Allocated Shares of such Subscriber Parties.
- 10. <u>Credit Support.</u> Each Subscriber Party shall be obligated to independently satisfy the credit requirements set forth in <u>Article 10</u> of Part 2 of the Agreement.
- 11. <u>Committees.</u> All Subscriber Parties that are Designated Transmission Owners participating in any Equipment Class shall have the right to designate one (1) individual to serve on the Equipment Committee for that Equipment Class.

- 12. <u>Interpretation. Section 21.1</u> of Part 2 of the Agreement shall apply to this Addendum, with the exception that any references in this Addendum to Sections or Attachments refer to Sections of, or Attachments to, this Addendum unless expressly provided otherwise.
- 13. <u>Representations, Warranties and Acknowledgements.</u> Each Subscriber Party is hereby deemed to have made each of the representations, warranties and acknowledgements set forth in <u>Article 15</u> of Part 2 of the Agreement.
- 14. <u>Further Assurances.</u> Each Subscriber Party shall independently be obligated and bound by the requirements set forth in Section 21.4 of Part 2 of the Agreement.
- 15. <u>Counterparts.</u> Grid Assurance and the Subscriber Parties may execute and deliver this Addendum in counterparts, all of which shall be deemed originals. Signatures delivered by facsimile or other electronic means shall be as valid as original ones.
- 16. <u>Authorized Agent.</u> American Electric Power Service Corporation is wholly authorized by Subscriber to perform any action, as agent and representative of Subscriber, included in, related to, or necessary to carry out the provisions of this Agreement, including delivery of any purchase order, notice, schedule or amendment issued hereunder. Notwithstanding American Electric Power Service Corporation's authority described herein, American Electric Power Service Corporation is not, nor shall it be construed to be, a party to the Agreement or to any purchase order, notice, schedule or amendment governed thereby, and is therefore not liable for any obligations of Subscriber hereunder.

[Signature Page Follows]

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IN WITNESS WHEREOF, Grid Assurance and the Subscriber Parties have caused this Addendum to be duly executed as of the Execution Date.

GRID ASSURANCE LLC

Bv:

Michael L. Deggendorf Chief Executive Officer

IN WITNESS WHEREOF, Grid Assurance and the Subscriber Parties have caused this Addendum to be duly executed as of the Execution Date.

AMERICAN ELECTRIC POWER SERVICE CORPORATION solely in its capacity as agent on behalf of each of

AEP APPALACHIAN TRANSMISSION COMPANY, INC.

AEP INDIANA MICHIGAN TRANSMISSION COMPANY, INC.

AEP KENTUCKY TRANSMISSION COMPANY, INC.

AEP OHIO TRANSMISSION COMPANY, INC.

AEP OKLAHOMA TRANSMISSION COMPANY, INC.

AEP TEXAS INC.

AEP WEST VIRGINIA TRANSMISSION COMPANY, INC.

APPALACHIAN POWER COMPANY

INDIANA MICHIGAN POWER COMPANY

KENTUCKY POWER COMPANY

KINGSPORT POWER COMPANY

OHIO POWER COMPANY

PUBLIC SERVICE COMPANY OF OKLAHOMA

SOUTHWESTERN ELECTRIC POWER COMPANY

WHEELING POWER COMPANY

Mark C McCullough

EVP Transmission

By: WCHEnelol

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ELECTRIC TRANSMISSION TEXAS, LLC

By:

Kip M. Fox

President

GRID ASSURANCE LLC SUBSCRIPTION AGREEMENT

MULTI-SUBSCRIBER ADDENDUM

ATTACHMENT A

(as of April 2, 2019)

Subscriber Party Nominee

American Electric Power Service Corporation One Riverside Plaza Columbus, OH 43215 Attention: Antonio P. Smyth

Email: apsmyth@aep.com

Class Allocated Shares

| Equipment Class* | Subscriber Parties | Nominated Quantity* | Class Allocated Share |
|------------------|--|------------------------|--------------------------|
| | AEP Appalachian Transmission | | |
| | Company, Inc. | | |
| | AEP Indiana Michigan Transmission | | |
| | Company, Inc. | | |
| | AEP Kentucky Transmission Company, | | |
| | Inc. | | |
| | AEP Ohio Transmission Company, Inc. | | |
| | AEP Oklahoma Transmission Company, | | |
| | Inc. | | |
| | AEP Texas Inc. | | |
| | AEP West Virginia Transmission | | |
| | Company, Inc. | | |
| 7 | Appalachian Power Company | | |
| | Electric Transmission Texas, LLC | | |
| | Indiana Michigan Power Company | | |
| | Kentucky Power Company |] | |
| | Kingsport Power Company |] | |
| | Ohio Power Company |] | |
| | Public Service Company Of Oklahoma | 1 | |
| | Southwestern Electric Power Company |] | |
| | Wheeling Power Company | | |
| | | Total | 100.09 |
| | AEP Appalachian Transmission | | |
| | Company, Inc. | | i l |
| | AEP Indiana Michigan Transmission Company, Inc. | | |

| Equipment Class* | Subscriber Parties | Nominated | Class |
|------------------|---|-----------|-----------------|
| | | Quantity* | Allocated Share |
| | AEP Kentucky Transmission Company, | | |
| | Inc. | | |
| | AEP Ohio Transmission Company, Inc. | | |
| | AEP Oklahoma Transmission Company, | | |
| | Inc. | _ | |
| | AEP Texas Inc. | | |
| | AEP West Virginia Transmission | | |
| | Company, Inc. | | |
| | Appalachian Power Company | | 4 |
| | Electric Transmission Texas, LLC | | |
| | Indiana Michigan Power Company | | |
| | Kentucky Power Company | | |
| | Kingsport Power Company | | |
| | Ohio Power Company | | |
| | Public Service Company Of Oklahoma | | |
| | Southwestern Electric Power Company | 1 | |
| | Wheeling Power Company | 1 | |
| | | Total | 100.0% |
| | AEP Appalachian Transmission | | |
| | Company, Inc. | | |
| | AEP Indiana Michigan Transmission | 7 | |
| | Company, Inc. | | |
| | AEP Kentucky Transmission Company, | | |
| | Inc. | | |
| | AEP Ohio Transmission Company, Inc. | | |
| | AEP Oklahoma Transmission Company, | | |
| | Inc. | | |
| | AEP Texas Inc. | | |
| | AEP West Virginia Transmission | | |
| | Company, Inc. | | |
| | Appalachian Power Company | | |
| | Electric Transmission Texas, LLC | - | + |
| | Indiana Michigan Power Company | | |
| | Kentucky Power Company | 1 | |
| | Kingsport Power Company | - | |
| | | I | |
| | | 1 | |
| | Ohio Power Company | | |
| | Ohio Power Company Public Service Company Of Oklahoma | | |
| | Ohio Power Company | | |

* Equipment Classes and Nominated Quantities must coincide with those set forth on Schedule 2.1.

Contract Allocated Shares

| Subscriber Parties | Contract Allocated Share |
|--|--------------------------|
| AEP Appalachian Transmission Company, Inc. | |
| AEP Indiana Michigan Transmission Company, | |
| Inc. | |
| AEP Kentucky Transmission Company, Inc. | |
| AEP Ohio Transmission Company, Inc. | |
| AEP Oklahoma Transmission Company, Inc. | |
| AEP Texas Inc. | |
| AEP West Virginia Transmission Company, Inc. | |
| Appalachian Power Company | |
| Electric Transmission Texas, LLC | |
| Indiana Michigan Power Company | |
| Kentucky Power Company | |
| Kingsport Power Company | |
| Ohio Power Company | |
| Public Service Company Of Oklahoma | |
| Southwestern Electric Power Company | |
| Wheeling Power Company | |
| Total | 100.09 |

- ** The Subscriber Parties have advised Grid Assurance that it is their intention to amend the Agreement pursuant to Section 6.1 of Part 2 of the Agreement and Section 6 to (i) add one (l) or more Affiliates of the Subscriber Parties (each, an "Intended Subscriber Party" and collectively, the "Intended Subscriber Parties") as Designated Transmission Owners and Subscriber Parties, and (ii) modify the Contract Allocated Shares and the Equipment Allocated Shares so that, after such amendment, one hundred percent (100%) of all Contract Allocated Shares and one hundred percent of the Equipment Allocated Shares for all designated Equipment Classes will be fully subscribed by the Remaining Subscriber Parties. Accordingly, though none of the Intended Subscriber Parties is a party to the Agreement or has any rights, obligations or liabilities pursuant thereto prior to any such amendment, Grid Assurance and the Subscriber Parties agree that:
 - (a) the definition of "Required Regulatory Approval" shall be deemed to include all permits, licenses, authorizations, consents, decrees, waivers, approvals, exemptions from, filings with or notices to, Governmental Authorities required to be obtained by, or issued to, any Intended Subscriber Parties;
 - (b) the Subscriber Parties shall provide notice to Grid Assurance pursuant to <u>Section 3.3.3</u> and <u>Section 3.3.4</u> of Part 2 of the Agreement with respect to (i) the status of the Intended Subscriber Parties' efforts to obtain Required Regulatory Approvals, and (ii) any determination by an Intended Subscriber Party that a Required Regulatory Approval will not be obtained by such Intended Subscriber Party or, if obtained,

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would be subject to conditions that such Intended Subscriber Party deems unacceptable;

- (c) notwithstanding Section 3.3.5 of Part 2 of the Agreement, the Subscriber Parties shall not be permitted to provide Grid Assurance with a Fee Confirmation Notice until such time as the Agreement is amended so that so that one hundred percent (100%) of all Contract Allocated Shares and one hundred percent of the Equipment Allocated Shares for all designated Equipment Classes are fully subscribed by Persons that are Subscriber Parties; and
- (d) notwithstanding Section 3.4 of Part 2 of the Agreement, Grid Assurance shall have no obligation to execute or deliver an Acceptance Notice until such time as the Agreement is amended so that so that one hundred percent (100%) of all Contract Allocated Shares and one hundred percent of the Equipment Allocated Shares for all designated Equipment Classes are fully subscribed by Persons that are Subscriber Parties.

VERIFICATION

The undersigned, Brian K. West, being duly sworn, deposes and says he is the Vice President, Regulatory & Finance for Kentucky Power, that he has personal knowledge of the matters set forth in the foregoing responses and the information contained therein is true and correct to the best of his information, knowledge, and belief.

Brian K. West

Commonwealth of Kentucky)
Case No. 2023-00305

County of Boyd

Subscribed and sworn to before me, a Notary Public in and before said County and State, by Brian K. West, on October 12, 2023.

Marily Wyshelle Ce Odwelle

My Commission Expires Way 5, 2027

Notary ID Number KYNP 71841

MARILYN MICHELLE CALDWELL
Notary Public
Commonwealth of Kentucky
Commission Number KYNP71841
My Commission Expires May 5, 2027