**Reservation of Rights:** *All draft Provider of Choice (POC) contract language presented by BPA for discussion is subject to ongoing review and revision. Prior to finalizing the POC contract templates, BPA will publish complete contract templates for public review and comment. BPA acknowledges that failure to offer edits or comments on this document does not preclude a stakeholder from offering edits or comments during the formal public review.*

**Summary of Changes:** This document shows all the exhibits’ revisions clauses. BPA has proposed edits to more closely align language across the revisions clauses. These same edits are in the Master Template. This document is to make review easier.

\*\*\*

**Revision Provisions**

***Exhibit A***

**REVISIONS**

BPA shall unilaterally revise this exhibit to reflect: (1) «Customer Name»’s elections regarding the application and use of all resources owned by «Customer Name» and «Customer Name»’s retail consumers and (2) BPA’s determinations relevant to this exhibit and made in accordance with this Agreement. All other changes to this Exhibit A will be made by mutual agreement of the Parties.

***Exhibit B***

**REVISIONS**

BPA shall unilaterally revise this exhibit pursuant to section 1 of this exhibit. All other changes to this Exhibit B will be made by mutual agreement of the Parties.

***Exhibit C***

**REVISIONS**

BPA shall unilaterally revise this exhibit to reflect: (1) «Customer Name»’s elections regarding service to its Above-CHWM Load, and (2) BPA’s determinations relevant to this exhibit and made in accordance with this Agreement. All other changes to this Exhibit C will be made by mutual agreement of the Parties.

***Exhibit D***

***Note:*** With the relocation of RSS and Grandfathered GMS from Exhibit D to Exhibit J, the revisions clause for Exhibit D is the same for all products.

**«#». REVISIONS*(02/06/2025 Version)***

BPA shall unilaterally revise section 1, CF/CT and New Large Single Loads to reflect BPA’s determinations made in accordance with section 20.3 of the body of the Agreement and section 1 of this Exhibit D. All other changes to this Exhibit D will be made by mutual agreement of the Parties.

***Exhibit E***

**REVISIONS**

Each Party shall notify the other with any requests to update this exhibit. The Parties shall coordinate and seek mutual agreement on any such requested exhibit revisions. Upon such agreement, or if the agreement is unreasonably withheld or delayed, BPA shall revise this exhibit to accurately reflect what BPA determines are the actual characteristics of PODs and meter information described in this exhibit. Unless the Parties otherwise agree, BPA shall not revise the exhibit any sooner than 60 calendar days after the request to update this exhibit. BPA shall provide «Customer Name» with a revised Exhibit E. The effective date will be the date stated at the top of the revised exhibit.

***Exhibit F***

***Note:*** With exception to option 2 of the first Load Following version, all Exhibit F revisions clauses have been conformed to be the same for each version of the exhibit.

\*\*\*

*Include in* ***LOAD FOLLOWING*** *template:*

*LF Exhibit F Option 1:*

*Option 1: Include the following for customers exclusively served by Transfer Service and for customers that are BOTH directly-connected and served by Transfer Service.*

**REVISIONS**

BPA may unilaterally revise this exhibit:

(1) to implement changes that BPA determines are reasonably necessary to allow it to meet its power and scheduling obligations under this Agreement, or

(2) to comply with requirements of WECC, NAESB, or NERC, WRAP or their successors or assigns.

BPA shall provide a draft of any unilateral revisions of this exhibit to «Customer Name», with reasonable time for comment, prior to BPA providing written notice of the revision. Such revisions will be effective no sooner than 45 calendar days after BPA provides written notice of the revisions to «Customer Name» unless, in BPA’s sole judgment, less notice is necessary to comply with an emergency change to the requirements of WECC, NAESB, NERC, WRAP or their successors or assigns. In such circumstances, BPA shall specify the effective date of such revisions.

All other changes to this Exhibit F will be made by mutual agreement of the Parties.

*End Option 1*

*Option 2: Include the following for customers that are directly-connected.*

**9. REVISIONS**

9.1 **BPA’s Right to Revise the Exhibit**

BPA may unilaterally revise this exhibit:

(1) to implement changes that BPA determines are reasonably necessary to allow it to meet its power and scheduling obligations under this Agreement, or

(2) to comply with requirements of WECC, NAESB, or NERC, WRAP or their successors or assigns.

BPA shall provide a draft of any unilateral revisions of this exhibit to «Customer Name», with reasonable time for comment, prior to BPA providing written notice of the revision. Such revisions will be effective no sooner than 45 calendar days after BPA provides written notice of the revisions to «Customer Name» unless, in BPA’s sole judgment, less notice is necessary to comply with an emergency change to the requirements of WECC, NAESB, NERC, WRAP or their successors or assigns. In such circumstances, BPA shall specify the effective date of such revisions.

9.2 **«Customer Name»’s Right to Cease Purchasing TSS and the Associated Exhibit Revision**

If «Customer Name» is no longer purchasing:

(1) BPA’s Resource Support Services; or

(2) power from BPA at a Tier 2 Rate;

then «Customer Name», with six months’ notice to BPA, may elect to cease purchasing TSS from Power Services and the Parties shall modify this exhibit to eliminate the terms and conditions of such service.

9.3 All other changes to this Exhibit F will be made by mutual agreement of the Parties.

*End Option 2*

*End Option 1*

*LF Exhibit F Option 2: Include for directly-connected customers with a BPA NT Agreement that have not elected to purchase Resource Support Services, have not elected to purchase power at a Tier 2 rate, or have elected not to purchase Transmission Scheduling Service:*

**REVISIONS**

BPA may unilaterally revise this exhibit:

(1) to implement changes that BPA determines are reasonably necessary to allow it to meet its power and scheduling obligations under this Agreement, or

(2) to comply with requirements of WECC, NAESB, or NERC, WRAP or their successors or assigns.

BPA shall provide a draft of any unilateral revisions of this exhibit to «Customer Name», with reasonable time for comment, prior to BPA providing written notice of the revision. Such revisions will be effective no sooner than 45 calendar days after BPA provides written notice of the revisions to «Customer Name» unless, in BPA’s sole judgment, less notice is necessary to comply with an emergency change to the requirements of WECC, NAESB, NERC, WRAP or their successors or assigns. In such circumstances, BPA shall specify the effective date of such revisions.

All other changes to this Exhibit F will be made by mutual agreement of the Parties.

*End Option 2*

*LF Exhibit F Option 3: Include for customers with a BPA PTP Transmission Agreement:*

**REVISIONS**

BPA may unilaterally revise this exhibit:

(1) to implement changes that BPA determines are reasonably necessary to allow it to meet its power and scheduling obligations under this Agreement, or

(2) to comply with requirements of WECC, NAESB, or NERC, WRAP or their successors or assigns.

BPA shall provide a draft of any unilateral revisions of this exhibit to «Customer Name», with reasonable time for comment, prior to BPA providing written notice of the revision. Such revisions will be effective no sooner than 45 calendar days after BPA provides written notice of the revisions to «Customer Name» unless, in BPA’s sole judgment, less notice is necessary to comply with an emergency change to the requirements of WECC, NAESB, NERC, WRAP or their successors or assigns. In such circumstances, BPA shall specify the effective date of such revisions.

All other changes to this Exhibit F will be made by mutual agreement of the Parties.

*End Option 3*

*END* ***LOAD FOLLOWING*** *template.*

*Include in* ***BLOCK*** *template:*

*Option 1: Include for exclusively directly-connected customers:*

**REVISIONS**

BPA may unilaterally revise this exhibit:

(1) to implement changes that BPA determines are reasonably necessary to allow it to meet its power and scheduling obligations under this Agreement, or

(2) to comply with requirements of WECC, NAESB, or NERC, WRAP or their successors or assigns.

BPA shall provide a draft of any unilateral revisions of this exhibit to «Customer Name», with reasonable time for comment, prior to BPA providing written notice of the revision. Such revisions will be effective no sooner than 45 calendar days after BPA provides written notice of the revisions to «Customer Name» unless, in BPA’s sole judgment, less notice is necessary to comply with an emergency change to the requirements of WECC, NAESB, NERC, WRAP or their successors or assigns. In such circumstances, BPA shall specify the effective date of such revisions.

All other changes to this Exhibit F will be made by mutual agreement of the Parties.

*End Option 1*

*Option 2: Include for customers that are either exclusively served by Transfer Service or for customers that are BOTH directly-connected and served by Transfer Service:*

**REVISIONS**

BPA may unilaterally revise this exhibit:

(1) to implement changes that BPA determines are reasonably necessary to allow it to meet its power and scheduling obligations under this Agreement, or

(2) to comply with requirements of WECC, NAESB, or NERC, WRAP or their successors or assigns.

BPA shall provide a draft of any unilateral revisions of this exhibit to «Customer Name», with reasonable time for comment, prior to BPA providing written notice of the revision. Such revisions will be effective no sooner than 45 calendar days after BPA provides written notice of the revisions to «Customer Name» unless, in BPA’s sole judgment, less notice is necessary to comply with an emergency change to the requirements of WECC, NAESB, NERC, WRAP or their successors or assigns. In such circumstances, BPA shall specify the effective date of such revisions.

All other changes to this Exhibit F will be made by mutual agreement of the Parties.

*End Option 2*

*END* ***BLOCK*** *template.*

*Include in* ***SLICE/BLOCK*** *template:*

*Option 1: Include for exclusively directly-connected customers:*

**REVISIONS**

BPA may unilaterally revise this exhibit:

(1) to implement changes that BPA determines are reasonably necessary to allow it to meet its power and scheduling obligations under this Agreement, or

(2) to comply with requirements of WECC, NAESB, or NERC, WRAP or their successors or assigns.

BPA shall provide a draft of any unilateral revisions of this exhibit to «Customer Name», with reasonable time for comment, prior to BPA providing written notice of the revision. Such revisions will be effective no sooner than 45 calendar days after BPA provides written notice of the revisions to «Customer Name» unless, in BPA’s sole judgment, less notice is necessary to comply with an emergency change to the requirements of WECC, NAESB, NERC, WRAP or their successors or assigns. In such circumstances, BPA shall specify the effective date of such revisions.

All other changes to this Exhibit F will be made by mutual agreement of the Parties.

*End Option 1*

*Option 2: Include for customers that are either exclusively served by Transfer Service or for customers that are BOTH directly-connected and served by Transfer Service:*

**REVISIONS**

BPA may unilaterally revise this exhibit:

(1) to implement changes that BPA determines are reasonably necessary to allow it to meet its power and scheduling obligations under this Agreement, or

(2) to comply with requirements of WECC, NAESB, or NERC, WRAP or their successors or assigns.

BPA shall provide a draft of any unilateral revisions of this exhibit to «Customer Name», with reasonable time for comment, prior to BPA providing written notice of the revision. Such revisions will be effective no sooner than 45 calendar days after BPA provides written notice of the revisions to «Customer Name» unless, in BPA’s sole judgment, less notice is necessary to comply with an emergency change to the requirements of WECC, NAESB, NERC, WRAP or their successors or assigns. In such circumstances, BPA shall specify the effective date of such revisions.

All other changes to this Exhibit F will be made by mutual agreement of the Parties.

*End Option 2*

*END* ***SLICE/BLOCK*** *template.*

***Exhibit G***

**REVISIONS**

Revisions to this Exhibit G will be made by mutual agreement of the Parties**.**

***Exhibit H***

**REVISIONS**

BPA may unilaterally revise this exhibit:

(1) to add or remove the terms and conditions of «Customer Name»’s WREGIS subaccount following either «Customer Name»’s election of a WREGIS subaccount pursuant to section 5 of this exhibit or either Party’s notice for termination of a WREGIS subaccount; and

(2) to incorporate any significant edits related to a change to the commercial tracking system, pursuant to the last paragraph of section 5 of this exhibit.

All other changes to this Exhibit H will be made by mutual agreement of the Parties. As discussed in section 1 of this exhibit, BPA and «Customer Name» acknowledge that the regulatory concepts covered in this exhibit are not well settled and are continually evolving. Accordingly, if future regulatory concepts change such that the spirit and intent of section 7 of the Provider of Choice Policy, March 2024, as amended or revised, or the spirit and intent of this exhibit are not being met, then BPA agrees to discuss such situations with customers and, as needed, to attempt in good faith to agree on mutually acceptable amendments to this exhibit.

***Exhibit I***

**REVISIONS**

Each Party shall notify the other Party of changes to their contact information above. After such notice, BPA may unilaterally revise section 1.2 and section 2 of this exhibit to reflect such changes to the Parties’ contact information. All other changes to this Exhibit I will be made by mutual agreement of the Parties.

***Exhibit J***

*Option 1: Include for customers that are not a JOE.*

**REVISIONS**

BPA shall unilaterally revise this exhibit to reflect: (1) «Customer Name»’s resource elections and requirements in section 1 of this exhibit; (2) «Customer Name»’s Tier 1 Allowance Amount in section 2 of this exhibit; (3) resource adequacy requirements in section 5 of this exhibit; and (4) updates or additions to Energy Storage Devices in section 6 of this exhibit. Additionally, BPA shall unilaterally revise section 3, Resource Support Services, of this exhibit to implement an established BPA rate for such products or services.

All other changes to this Exhibit J will be made by mutual agreement of the Parties.

*End Option 1*

*Option 2: Include for customers that are a JOE.*

**REVISIONS**

BPA shall unilaterally revise this exhibit to reflect: (1) «Customer Name»’s resource elections and requirements in section 1 of this exhibit; (2) «Customer Name» Members’ Tier 1 Allowance Amounts in section 2 of this exhibit; (3) resource adequacy requirements in section 5 of this exhibit; and (4) updates or additions to Energy Storage Devices in section 6 of this exhibit. Additionally, BPA shall unilaterally revise section 3, Resource Support Services, of this exhibit to implement an established BPA rate for such products or services.

All other changes to this Exhibit J will be made by mutual agreement of the Parties.

*End Option 2*

*Include in* ***SLICE/BLOCK*** *template:*

***Exhibit K***

**REVISIONS**

BPA shall unilaterally revise the tables in sections 1, 2 and 3 of this Exhibit K for each Fiscal Year in accordance with the terms of this Exhibit K. All other changes to this Exhibit K will be made by mutual agreement of the Parties.

***Exhibit L***

**9. REVISIONS**

9.1 BPA may unilaterally revise the deadline for BPA to update Simulator Parameters in section 3.2.1 of this exhibit as necessary to comply with BPA’s obligations as stated in the Western Power Pool Western Resource Adequacy Program tariff, or its successor. BPA shall provide «Customer Name» notice of the revised deadline in section 3.2.1 at least 60 calendar days prior to the effective date of such revision.

9.2 BPA may unilaterally revise Forecasted H/k, Corrected H/k, Bypass Spill, and Fish Spill in section 3.6.1 of this exhibit if such changes are approved by the SOF pursuant to section 5.12 of the body of this Agreement. BPA shall provide «Customer Name» notice of such revision at least 30 calendar days prior to the effective date of such revision.

9.3 All other changes to this Exhibit L will be made by mutual agreement of the Parties.

***Exhibit M***

**REVISIONS**

Revisions to this Exhibit M will be made by mutual agreement of the Parties**.**

*END* ***SLICE/BLOCK*** *template.*