WESTERN AREA POWER ADMINISTRATION NON-DISCLOSURE AGREEMENT (Version 3.0)

THIS NON-DISCLOSURE AGREEMENT ("Agreement") is entered into this ______ day of ______, 20___-by and between ______ <<<u>Insert requesting entity's name-</u> >>_____, a_____ <<<u>Insert entity type-</u>>>>_____, organized and existing under the laws of the State/Commonwealth_of ______ <<<u>Insert State-</u>, organized ("Licensee>> ("Requesting Party") and the United States of America, acting by and through the Western Area Power Administration ("WAPA"), having offices located at ______ <<<u>Insert</u> *address.*>>_____. Licensee>> _____. Requesting Party and WAPA each may be referred to as a "Party" and collectively, as the "the Parties."

WHEREAS, WAPA possesses certain non-public, Business Sensitive (but unclassified) information or Official Use Only information (which may also include Critical Energy Infrastructure Information (CEII)) or Confidential Information all of which WAPA desires to protect against disclosure;

WHEREAS, in order to facilitate the needs of the <u>LicenseeRequesting Party</u> to obtain certain information, WAPA may disclose certain non-public, <u>Business Sensitive or Official Use Only</u> information<u>Confidential Information</u> (which may also include CEII) to <u>LicenseeRequesting</u> <u>Party</u> or to a Licensee Designee; and

WHEREAS, _____ << Insert additional explanatory recitals as needed. >>

NOW THEREFORE, in consideration of and subject to the mutual covenants contained herein, the Parties hereby agree as follows:

A. **DEFINITIONS**

1. The term "<u>Confidential</u> Information," as used in this Agreement, means information of any kind, in whatever form, including without limitation, business data, specifications, drawings, sketches, models, samples, reports, plans, forecasts, current or historical data, computer programs or documentation, and all other technical and financial data, whether disseminated orally, in writing, electronically or otherwise.

2. The term "Business Sensitive or Official Use Only (OUO)"," as used in this Agreement, is Information information which is in the possession of WAPA and requested by LicenseeRequesting Party and is marked pursuant to Section B below. It also includes

information designated under "confidentiality" provisions of WAPA's Standard Large Generator Interconnection Agreement, Article 22, WAPA's Small Generator Interconnection Agreement, Article 9, or WAPA's General Requirements for Interconnection, Section IV.E.

3.2. The term "Controlled Unclassified Information," or "CUI," shall have the meaning provided in United States Department of Energy (DOE) Order 471.7, as amended.

3. The term "Critical Energy/Electric Infrastructure Information" (hereinafter referred to as "CEII") shall have, as applicable, the meanings provided by 16 U.S.C. § 8240-1 and 18 CFR 388.113, as amended or supplemented.

4. The term "Designated Coordinator" shall mean the explicit point of contact designated by "the Parties" for this Agreement. The Designated Coordinators are identified in Section D of this Agreement. WAPA's Designated Coordinator shall be the appropriate Operations or Transmission Services Manager. Only the Licensee Designated Coordinator may designate a Licensee Designee in accordance with this Agreement.

<u>5.</u> The term "Licensee Designee" means any agent, advisor, attorney, consultant, contractor, or subcontractor of <u>LicenseeRequesting Party</u> whom <u>LicenseeRequesting Party</u> has engaged to assist it and whom <u>LicenseeDesignated Coordinator</u> has designated in writing to WAPA in accordance with Section C of this Agreement, as an authorized recipient, for purposes of for receiving <u>Business Sensitive or OUOConfidential</u> Information from WAPA.

4<u>6</u>. The term "Foreign National" means any person who is not a United States citizen, including lawful permanent residents.

B. INFORMATION MARKING

1. All <u>Information information</u> which is disclosed by WAPA to <u>LicenseeRequesting Party</u> or a Licensee Designee that WAPA believes should be protected hereunder as <u>Business Sensitive or</u> <u>OUOConfidential</u> Information shall:

- a. If in writing or other tangible form, be conspicuously labeled on every page asas <u>"Controlled Unclassified Information," "CUI," "Critical Energy/Electric Infrastructure</u> <u>Information," "CEII,"</u> "Business Sensitive," "Official Use Only," or "OUO" or with a similar legend at the time of delivery. This <u>Business Sensitive or OUOConfidential</u> Information may not be disclosed outside of <u>LicenseeRequesting Party</u> or a Licensee Designee without the prior written approval of WAPA.
- b. If oral Informationinformation is identified as Business Sensitive or OUOConfidential Information at the time of disclosure, it shall be treated as Business Sensitive or OUOConfidential Information.
- c. If oral <u>Information information</u> is identified as <u>Business Sensitive or OUOConfidential</u> Information and, if subsequently it is reduced to writing by either WAPA, <u>Requesting</u> <u>Party</u> or Licensee <u>Designee</u>, whether electronically or otherwise, it shall be treated as

Business Sensitive or OUO<u>Confidential</u> Information and shall be labeled in accordance with this Section B.

2. WAPA shall have the right at any time to correct, by written <u>or oral</u> notification to <u>Licensee</u> and/or to a<u>Requesting Party or</u> Licensee Designee, any failure by WAPA to designate information as <u>Confidential</u> Information as <u>Business Sensitive or OUO Information.</u> Immediately upon receiving said notification, <u>Requesting Party or</u> Licensee shall treat such information as <u>Business Sensitive or OUOConfidential</u> Information and shall protect the information in accordance with this Agreement.

C. INFORMATION DISCLOSURE AND RESTRICTIONS

1. Both Parties shall identify a Designated Coordinator as a point of contact for this Agreement. The Designated Coordinators are identified in Section D of this Agreement. WAPA's Designated Coordinator shall be the appropriate Operations or Transmission Services Manager. Only the Licensee Designated Coordinator may designate a Licensee Designee in accordance with this Agreement.

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2. <u>Requesting Party or Licensee Designee shall</u>:

- a. Hold and maintain the Business Sensitive or OUO<u>Confidential</u> Information in the strictest confidence and shall only use such Business Sensitive or OUO<u>Confidential</u> Information as authorized by WAPA in the attached Exhibit A<u>Requesting Party's or Licensee Designee's handling of Confidential Information shall be in accordance with, and as amended from time to time, Executive Order No. 13556, 32 CFR part 2002, DOE Order 471.7, and the CUI Registry. In the case of CEII, Requesting Party or Licensee Designee shall comply with applicable federal statutes, regulations, and DOE and WAPA orders and policies related to the handling, use, and dissemination of CEII.</u>
- b. Ensure that access to any Business Sensitive or OUOConfidential Information released by WAPA, whether directly to LicenseeRequesting Party or to a Licensee Designee, is restricted to only those individuals who have a legitimate need for the Business Sensitive or OUOConfidential Information and:

i. <u>Requesting Party or Licensee Designee</u>, but only after each employee of <u>Requesting</u> <u>Party or Licensee Designee</u> to whom disclosure is to be made (1) has been notified that the <u>Business Sensitive or OUOConfidential</u> Information will be received in confidence and shall be kept in confidence by the employee, as set forth in this Agreement; and (2) has signed the attached "Acknowledgement" (Exhibit B) indicating that he or she has read this Agreement and understands and agrees that it governs the handling of <u>Business Sensitive or OUOConfidential</u> Information; ii. <u>Requesting Party or</u> Licensee Designee, including the agents, advisors, attorneys, consultants, contractors, and/or subcontractors, without limitation, who have a legitimate need for the <u>Business Sensitive or OUOConfidential</u> Information for purposes of assisting <u>Requesting Party or Licensee Designee</u> with respect to the <u>Licensee'sRequesting Party's or Licensee Designee's</u> identified need for such information as set forth in the attached Exhibit A, but only after any individuals to whom disclosure is to be made (1) have been notified that the <u>Business Sensitive or</u> <u>OUOConfidential</u> Information will be received in confidence and kept in confidence by the individuals as set forth in this Agreement; and (2) have signed the attached "Acknowledgement" (Exhibit B) indicating that he or she has read this Agreement and understands and agrees that it governs the handling of <u>Business Sensitive or</u> <u>OUOConfidential</u> Information.

- c. Maintain a current list of all individuals with whom any Business Sensitive or OUOConfidential Information has or will be shared under this Agreement, including individuals employed by Licensee and anyRequesting Party or Licensee Designee, and shall make that list available to WAPA upon request.
- d. Ensure that no information is viewed or accessed by individuals or organizations that have been prohibited or restricted by the United States or Department of Energy (DOE) from viewing or accessing Business Sensitive or OUOConfidential Information. DOE maintains a sensitive country list on its website.
- e. Ensure that Business Sensitive or OUOConfidential Information provided hereunder is used only for purposes authorized by WAPA directly related to Licensee's Requesting Party's or Licensee Designee's identified need for such information as set forth in the attached Exhibit A.
- f. Have processes in place to ensure that <u>Business Sensitive or OUOConfidential</u> Information is safeguarded and kept in confidence and in a secure place by <u>itsthe</u> <u>Requesting Party's or Licensee Designee's</u> employees and Licensee Designee.
- g. Immediately notify <u>WAPAWAPA's Designated Coordinator, or other appropriate</u> <u>personnel if the Designated Coordinator is not available</u>, if it believes or has reason to believe that any <u>Business Sensitive or OUOConfidential</u> Information may have been improperly <u>handled or</u> released. <u>Requesting Party's or</u> Licensee <u>Designee</u> shall cooperate with WAPA in the event there is or there is a reason to believe that <u>Business Sensitive or</u> <u>OUOConfidential</u> Information has been improperly <u>handled or</u> released.
- h. Notify WAPA and obtain approval from WAPA prior to release of Business Sensitive or OUOConfidential Information to any Foreign National.

3. The obligations imposed on <u>Requesting Party or</u> Licensee <u>Designee</u> shall not apply to certain information, whether or not designated as <u>Business Sensitive or OUOConfidential</u> Information, which is:

- a. Received in the ordinary course of business from a third party without restriction and without breach of this Agreement;
- b. Independently developed by <u>Requesting Party or Licensee Designee</u> without the use of <u>Business Sensitive or OUOConfidential</u> Information;
- c. Disclosed without restriction to a third party by WAPA;
- d. Approved for release in writing by WAPA's Designated Coordinator;

- e. Required to be disclosed by any law, rule, regulation, or valid order of a court of competent jurisdiction, *provided* that the disclosing Party (1) notifies the other Party immediately upon becoming aware of any court or other proceeding in which the release of Business Sensitive or OUOConfidential Information is at issue or is reasonably anticipated to be at issue, and; (2) undertakes all reasonable measures, including without limitation, seeking a protective order to prevent the release of the Business Sensitive or OUOConfidential Information.
- f. Legitimately available to the general public at the time of disclosure other than as a result of any act or omission of <u>LicenseeRequesting Party</u> or Licensee Designee.

4. LicenseeRequesting Party and/or Licensee Designee(s) must return Business Sensitive or OUOConfidential Information to WAPA or destroy Business Sensitive or OUOConfidential Information within fifteen days of a written request by WAPA to do so. Within the time period, LicenseeRequesting Party and/or Licensee Designee, if requested to do so, shall also submit to WAPA an affidavit stating that, to the best of its knowledge, all Business Sensitive or OUOConfidential Information has been returned or destroyed. This requirement does not require Requesting Party or Licensee Designee to destroy or alter any computer archival and backup tapes or archival and backup files, provided that the tapes and files shall be kept confidential in accordance with the terms of this Agreement.

D. DESIGNATED COORDINATORS

The Designated Coordinators for the Parties are:

WAPA: <u><<-Insert name.>>></u> <<-Insert Operations or Transmission Services->> Manager

Licensee:

<<-Insert title. <u>Title</u>>>

<<-Insert name. >>

E. INFORMATION OWNERSHIP RIGHTS

Nothing in this Agreement shall be construed as granting or conferring any rights in any Business Sensitive or OUO<u>Confidential</u> Information disclosed by WAPA to <u>LicenseeRequesting</u> Party or a Licensee Designee. No disclosure of any <u>Business Sensitive or OUOConfidential</u> Information hereunder shall be construed to be a public disclosure of <u>Business Sensitive or</u> <u>OUOConfidential</u> Information by WAPA for any purpose whatsoever.

F. UNAUTHORIZED USE OR DISCLOSURE

In the event that <u>LicenseeRequesting Party</u> or <u>a</u>-Licensee Designee <u>misuses</u>, discloses, disseminates, releases or otherwise makes available any <u>Business Sensitive or OUOConfidential</u> Information received from WAPA, except as provided by this Agreement, the <u>misuse</u>, disclosure, dissemination, or release will be deemed a material breach of this Agreement requiring <u>Requesting Party or</u> Licensee <u>Designee</u> to immediately return any and all Business Sensitive or <u>OUOConfidential</u> Information previously provided by WAPA to Licensee or a-Licensee Designee. The provisions of this paragraph apply in addition to any other legal rights or remedies that the Parties may have under federal law. <u>Any misuse of Confidential Information</u> by Licensee Designee is subject to penalties established in accordance with applicable law, regulation, or government-wide policy.

G. RELIABILITY AND ACCURACY OF BUSINESS SENSITIVE OR OUOCONFIDENTIAL INFORMATION

While any Business Sensitive or OUOConfidential Information provided by WAPA hereunder is believed to be reliable, no representation is made by WAPA, or its employees or agents, as to the accuracy or completeness of the Business Sensitive or OUOConfidential Information. By receipt of Business Sensitive or OUOConfidential Information, Licensee agrees that the United States Government shall have no responsibility for any misstatement or omission of fact or for any opinion expressed, and Requesting Party or Licensee Designee hereby releases WAPA, its employees, agents, and the United States from any liability in connection with loss or damage suffered by Requesting Party or Licensee Designee or is customers or clients resulting from Licensee's Requesting Party's or Licensee Designee's use of or reliance upon the Business Sensitive or OUOConfidential Information provided.

H. ENTIRE AGREEMENT; MODIFICATION

This Agreement constitutes the entire agreement between the Parties and supersedes any prior or contemporaneous oral or written representation or understanding with regard to the subject matter hereof. This Agreement may not be modified except by a written agreement signed by both Parties.

I. EFFECTIVE DATE; DURATION; TERMINATION

1. This Agreement shall be effective from _______, 20____through ______, 20_____through ______, 20_____

2. Upon expiration of this Agreement, or at any time prior thereto upon the written or oral request of WAPA, <u>Requesting Party or Licensee Designee</u> shall take all necessary steps to ensure that any and all individuals in possession of <u>Business Sensitive or OUOConfidential</u> Information

pursuant to Section C of this Agreement immediately cease to use Business Sensitive or OUOConfidential Information received from WAPA. In such event, <u>Requesting Party or</u> Licensee <u>Designee</u> shall either (a) appropriately destroy all of the <u>Business Sensitive or</u> OUOConfidential Information, including copies thereof, and furnish WAPA with a written certification of destruction or (b) at WAPA's election, return all of the <u>Business Sensitive or</u> OUOConfidential Information to WAPA.

J. GOVERNING LAW

This Agreement shall be governed by federal law.

K. – ELECTRONIC DATA BACKUPS

Notwithstanding other terms of Business Sensitive or OUO<u>Confidential</u> Information return or destruction in the Agreement, <u>Requesting Party or Licensee Designee</u> is not obligated to remove the Business Sensitive or OUO<u>Confidential</u> Information from its backed up electronic records outside of its normally scheduled retention policies, provided that <u>Requesting Party or Licensee</u> <u>Designee</u> does not make use of the <u>Business Sensitive or OUOConfidential</u> Information. The term of this Agreement will apply to the backed-up <u>Business Sensitive or OUOConfidential</u> Information until it is deleted in the normal course of business.

L.—_EXHIBITS MADE A PART OF THIS AGREEMENT:

Exhibits A and B attached hereto, are made a part of this Agreement and shall be in full force and effect in accordance with their respective terms and conditions until superseded by a subsequent Exhibit. The revised Exhibit shall be become effective as to this Agreement upon execution of the revised Exhibit.

M. GENERAL POWER CONTRACT PROVISIONS

<u>Requesting Party or Licensee Designee agrees to Provision Nos. 41-45 of WAPA's General Power</u> <u>Contract Provisions (GPCPs), attached hereto as Attachment No. 1. References in the GPCPs to</u> <u>"Contractor" shall mean Requesting Party or Licensee Designee.</u>

N. WHISTLEBLOWER PROTECTION ENHANCEMENT ACT OF 2012

The <u>Whistleblower Protection Enhancement Act of 2012</u> (WPEA) was signed into law to strengthen protections for federal employees who disclose evidence of waste, fraud, or abuse. The WPEA requires that any non-disclosure policy, form, or agreement utilized by a federal agency include the statement copied below, and provides that any such policy, form or agreement executed without the language may be enforced as long as agencies post notice of the following statement:

These provisions are consistent with and do not supersede, conflict with, or otherwise alter the employee obligations, rights, or liabilities created by existing statute or Executive order relating to (1) classified information, (2) communications to Congress, (3) the reporting to an Inspector General of a violation of any law, rule, or regulation, or mismanagement, a gross waste of funds, an abuse of authority, or a substantial and specific danger to public health or safety, or (4) any other whistleblower protection. The definitions, requirements, obligations, rights, sanctions, and liabilities created by controlling Executive orders and statutory provisions are incorporated into this agreement and are controlling.

Employees (and former employees) are reminded that reporting evidence of waste, fraud, or abuse involving classified information or classified programs must continue to be made consistent with established rules and procedures designed to protect classified information.

The following list of Executive orders and statutory provisions are controlling in the case of any conflict with an agency non-disclosure policy, form, or agreement:

- Executive Order No. 13526;
- Section 7211 of Title 5, United States Code (governing disclosures to Congress);
- Section 1034 of Title 10, United States Code, as amended by the Military Whistleblower Protection Act (governing disclosure to Congress by members of the military);
- Section 2302(b)(8) of Title 5, United States Code, as amended by the Whistleblower Protection Act of 1989 (governing disclosures of illegality, waste, fraud, abuse or public health or safety threats);
- Intelligence Identities Protection Act of 1982 (50 U.S.C. 421 et seq.) (governing disclosures that could expose confidential Government agents);
- The statutes which protect against disclosure that may compromise the national security, including sections 641, 793, 794, 798, and 952, of title 18, United States Code; and
- Section 4(b) of the Subversive Activities Act of 1950 (50 U.S.C. 783(b))

N.-O. DIGITAL SIGNATURES

The Parties agree that this Agreement may be signed and executed by digital signature, consistent with WAPA's current digital signature policy. A digital signature is the same as a handwritten signature and shall be considered valid and acceptable.

<u>OP</u>. EXECUTION IN COUNTERPARTS

This Agreement may be executed in two or more counterparts, each of which shall be deemed an original, but all of which shall constitute one and the same instrument.

IN WITNESS WHEREOF, the Parties have executed this Agreement as of the date set forth in Section I above.

By:	(SEAL)
Printed Name:	Attest:
Title:	Ву:
Address:	Title:
Date:	
WESTERN AREA POWER ADMINISTRATION	
By:	
Printed Name:	
Title:	
Address:	
Date:	

EXHIBIT A

BUSINESS SENSITIVE OR OUOCONFIDENTIAL INFORMATION

<u>"Business Sensitive or OUO"Confidential</u> Information" may include information which, if disclosed, could harm or impede activities, techniques, communications capabilities, operational activities, or otherwise adversely impact or impair WAPA activities.

TYPES OF INFORMATION EXPECTED TO BE PROVIDED TO REQUESTING PARTY OR LICENSEE DESIGNEE, AUTHORIZED USE, AND NEED FOR SUCH INFORMATION BY REQUESTING PARTY OR LICENSEE DESIGNEE:

<insert and="" authorized="" description="" information="" information,="" licensee's="" need<="" of="" p="" use,=""></insert>
for such Information. >>
<u>——information>></u>

EXHIBIT B

ACKNOWLEDGEMENT

I, ______, hereby affirm that I have read the Non-Disclosure Agreement dated ______, 20____-between __<<-*Insert requesting entity.*>>> ______ and the United States of America, acting by and through the Western Area Power Administration, regarding Business Sensitive or OUOConfidential Information and understand that the Non-Disclosure Agreement governs and restricts my use and disclosure of such information. I agree to be bound by the terms and conditions of the Non-Disclosure Agreement.

Signature:
Printed Name:
Title:
Company:
Date: