ATTACHMENT C

New York State Energy Research and Development Authority ("NYSERDA")

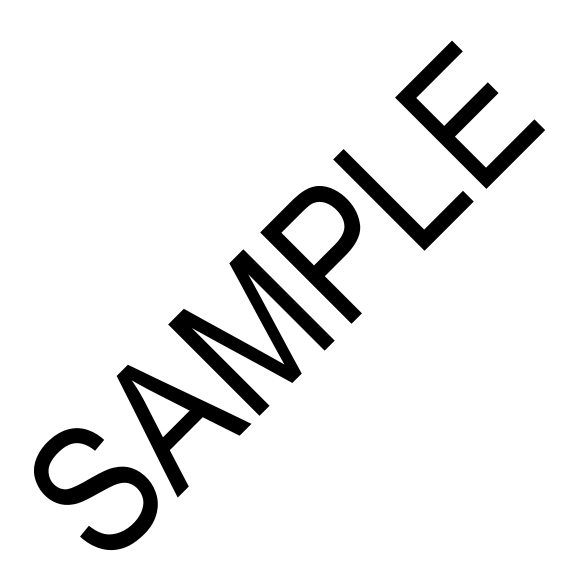
SAMPLE AGREEMENT

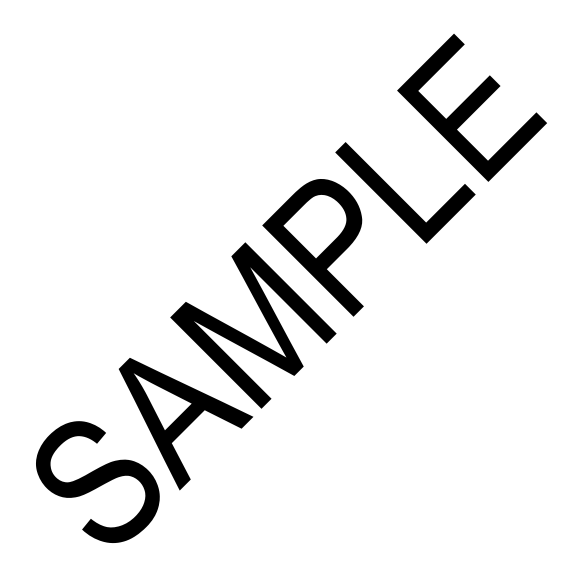
1. Agreement Number:	•
2. Contractor:	
3. Project Director:	
4. Effective Date:	. \
5. Total Amount of Award:	
6. Project Period:	
7. Commitment Terms and Conditions	
This Agreement consists of this form, us be fold	ring documents:
 Exhibit A, Start of Woler Exhibit B, Gener Co. et Privision Exhibit C, Standard orms a Wondi Exhibit S Prompt Pays ont Policy St 	
8. ACCEPTANCE. VIS A SECURIT SHALL UNLESS SECURED Y ZOW BY NYSERDA.	L NOT BECOME EFFECTIVE
[CON OR]	NEW YORK STATE ENERGY RESEARCH AND DEVELOPMENT AUTHORITY
Signature:	Signature:
Name	Jeffrey J. Pitkin Treasurer
Title	

STATE OF)	
COUNTY OF) SS.:)	
On the day	of in the year	, before me, the undersigned,
a Notary Public in and	for said State, personally appe	eared,
personally known to m	ne or proved to me on the basis	of satisfa. Try evidence to be the
individual(s) whose na	ame(s) is/are subscribed to the	within instrume and ackretedged
to me that he/she/they	executed the same in his/her/th	ne vapacity(ies), and at by
his/her/their signature(s) on the instrument e indiv	uals(s, or the arson upon behalf
of which the individua	l(s) acted, executed to docu	ent.
	AY	
		Notary Public
	•	
	,	

EXHIBIT A STATEMENT OF WORK

To be determined





Confidential Information - Addendum A

Pursuant to this Agreement, (Contract	tor name)	("Contractor" or
"you") provides services to the New Y	ork State Energy Research	earch and Development
Authority (NYSERDA" or "we"), as s	pecified in Exhibit A,	Statement of Work (the
"Project"). In conjunction with perform	mance of the Project N	IYSERDA furnishes
(Contractor name)	with certain inform	nation concerning the Project
that is either non-public, confidential or proprietary in nature (the "Information").		
Exhibit B, Article VIII of the Agreement governs the handling of confidential or		
proprietary information. This Addend	lum Supplements Artic	cle VIII h regards to
_(Contractor name)	's use of the Inform	ation

- thout M 1. The Information will be kept confidential and will not, prior written consent, be disclosed by you, your agents, en professional advisors, in any manner whatsoever, in whole di part, an be used by you, your agents, employees, connectors or profession sors other than in connection with the Project. You agree ransmit the Info. ation only to your agents, employees, contractors ar advisors who need to know ssio the confidential the Information for that purpose and no are y yo orme writing bound by the terms NYSERDA Agreement and this nature of the Information and where ill agree and conditions of Exhibit B, Article UI of Addendum.
- 2. You shall conform to requirements to the New York State Office of Cyber Security Policy Policy v.3.4 and any mendments thereto, to maintain the security of and to present a suthon ted access to Information that is maintained in electronic form on your extensions measures shall include:
 - a. Act as Sontrol on Salvers, Systems, Apps, Databases, i.e., role-based permissions athentics on, authorization, and password policy;
 - b. Network Secretary isolation of Information, secure V-LANS, Firewall
 - c. Patch Management, i.e., formal patch cycles and maintenance process;
 - d. More A vention, i.e., anti-virus, anti-spyware, vulnerability assessments benetration testing, audits;
 - e. Encryption of Information in transit and Information in storage on desktors, backups, and removable media;
 - f. Cange Control to ensure that new and modified system software are authorized, tested, and implemented accurately;
 - g. Security Event Logging/Monitoring that provides real time alerting of security events
 - h. IDS, WS, Website Monitoring of websites for compromise indicators which indicates website defacements, compromises or inappropriate content (Application/Host/Network IDS and IPS);

i. Web Application scanning that is performed on code and application in compliance with Open Web Application Security project (OWASP) and SANS (SysAdmin, Audit, Network, and Security) Institute standards.

3. You will keep a record of the location of the Information. At the conclusion of the Project, you will return to NYSERDA all the Information and/or provide proof to NYSERDA that the Information was destroyed. You also agree to submit to an audit of its data security/destruction practices by NYSERDA or its representative during the contract term and for up to two years following the expiration of the

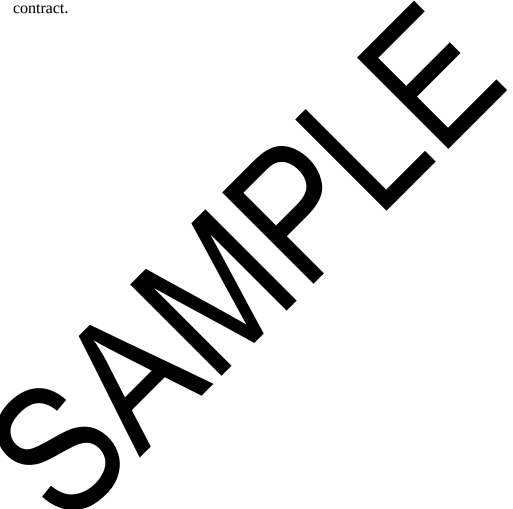


EXHIBIT B

GENERAL CONTRACT PROVISIONS, TERMS AND CONDITIONS

Article I

Definitions

Section 1.01. <u>Definitions</u>. Unless the context otherwise requires, the terms defined below shall have, for all purposes of this Agreement, the respective meanings set forth below, the following definitions to be equally applicable to be a the singular and plural forms of any of the terms defined.

(a) General Definitions:

Agreement: This Agreement shall consist of tage One and the hib noted thereon, all of which are made a part hereof as if set for the here in full.

Budget: The Budget set forth at Ex' At A he to.

<u>Cash-based Expenses</u>: Those obligating of ontractor that shall be settled in cash.

Contract Administrator: NYSE DA Directs of Contract Management, Cheryl M. Glanton, or such other who may be signated, in writing, by NYSERDA.

mation regardless of form or characteristic Contract Information: R orde his Agreement, that is specified to be compiled first produced in the formance of nd to be Livered under this Agreement, or that is actually under this Agreeme Spe delivered in connecti with reement, and including the Final Report delivered by oit A, Statement of Work, if applicable. Contract suant to

Proprieta for tion: Recorded information regardless of form or characterized product of reveloped outside the scope of this Agreement and without NYSERDA financial apport, provided that such information is not generally known or available from other curces without obligation concerning their confidentiality; has not been made available to where the owner to others without obligation concerning its confidentiality; and is not already available to NYSERDA without obligation concerning its confidentiality. Under no circumstances shall any information included in the Final Report delivered by Contractor pursuant to Exhibit A, Statement of Work, if applicable, be considered Proprietary Information.

<u>Person</u>: An individual, a corporation, an association or partnership, an organization, a business or a government or political subdivision thereof, or any governmental agency or instrumentality.

Responsible: Responsible or Responsibility means the financial ability, legal capacity, integrity and past performance of Contractor and as such terms have been interpreted relative to public procurements. See NYS Finance Law § 163(1)(c).

Statement of Work: The Statement of Work attached hereto as Exhibit A.

<u>Subcontract</u>: An agreement for the performance of Work by a Subcontractor, including any purchase order for the procurement of permanent equipment or expendable supplies in connection with the Work.

<u>Subcontractor</u>: A person who performs Work directly of adirectly for or on behalf of the Contractor (and whether or not in privity of contractor) but not including any employees of the Contractor or the Subcont

<u>Work</u>: The Work described in the Exhibit A including the proteen coff equipment and supplies in connection therewith) and the performance of a other requirements imposed upon the Contractor up and Agreement.

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Permance Nork

Sub to the provisions of Article XII Section 2.01. Manner of Perfor ork described in the Statement of Work, hereof, the Contractor shall orm all d the fficies and expeditious manner and in or cause such Work to be per n an as of this Agreement. The Contractor shall accordance with all of the terms the current professional standards and with the perform the Work sordance w diligence and skill d r the pe rmance of work of the type described in the veci. shall furnish such personnel and shall procure such Statement of Work. e Co es, tools, equipment and other items as may reasonably be material hinery, y or appropriate a perform the Work in accordance with this Agreement. neces

Director identified at m 3, Page One of this Agreement shall be responsible for the overall supervision a conduct of the Work on behalf of the Contractor and that the persons described at the Statement of Work shall serve in the capacities described therein. Any change of Project Director by the Contractor shall be subject to the prior written approval of NYSERDA. Such approval shall not be unreasonably withheld, and, in the event that notice of approval or disapproval is not received by the Contractor within thirty (30) days after receipt of request for approval by NYSERDA, the requested change in Project Director shall be considered approved. In the event that NYSERDA requires additional time for considering approval, NYSERDA shall notify the Contractor within thirty (30) days of receipt of the request for approval that additional time is required and shall specify the additional amount of time necessary up to thirty (30) days.

Section 2.03. <u>Title to Equipment</u>. Title shall vest in the Contractor to all equipment purchased hereunder.

Upon the request of NYSERDA, the Contractor shall execute, acknowledge, deliver and perform, or cause to be executed, acknowledged, delivered or performed, all such bills of sale, assignments, conveyances or other documents or acts as NYSERDA may reasonably request in order to assure the better vesting in and confirming to NYSERDA, its successor and assigns, of title to and possession of such equipment. If, after six (6) months following the later of (a) Contractor's completion of these obligations, (b) completion of the Work, or (3) the termination of this Agreement of SERDA has not removed any such equipment, it will be deemed abandoned and come the property of the Contractor. Any such removal of equipment by NYSERD, shall be NYSERDA's expense.

Article III

Deliver

Section 3.01. <u>Deliverables</u>. All a verables will be proved in accordance with the Exhibit A, Statement of Work.

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sideration for this Agreement and as Section 4.01. Payment ests of the performance of all Work, and in respect of ent for the NYSERDA's full ets, cha. all other direct and s or expenses incurred in connection therewith, dires for amounts not to exceed the maximum amount set NYSERDA shall pay the A Page O this Agreement for the cost elements identified in the Budget ded with NYSL DA funds, subject to the provisions and restrictions contained to be should imitation, the Prompt Payment Policy Statement attached includin herei YSIRDA's payments shall be on a reimbursement basis, and shall hereto be paid only to the ext ht that Cash-based Expenses are incurred by the Contractor in rk in accordance with the provisions of this Agreement, and the performance of the following:

(a) <u>Staff Charges</u>: To the extent Cash-based Expenses are incurred by the Contractor, Contractor shall be reimbursed for amounts paid to its employees for the services performed by its employees under the terms of this Agreement at the lesser of the employee's wage rate as shown in the Budget or the actual wages paid to the employee and applicable at the time the Work is performed.

- (b) <u>Direct Charges</u>: To the extent Cash-based Expenses are incurred by the Contractor, the Contractor shall be reimbursed for reasonable and necessary actual direct costs incurred (e.g., equipment, supplies, travel and other costs directly associated with the performance of the Agreement) to the extent required in the performance of the Work and to the extent such costs are anticipated in the Budget. Travel, lodging, meals and incidental expenses shall be reimbursed for reasonable and necessary costs incurred. Costs shall not exceed the daily per diem rates published in the Federal Travel Regulations. Reimbursement for the use of personal vehicles shall be limited to the Internal Revenue Service business standard mileage rate in effect at the time the expense was incurred.
- (c) <u>Indirect Costs</u>: The Contractor shall be reimbursed for ringe benefits, overhead, general and administrative (G&A), and other indirect costs, all the fixed rate as shown in the Budget. Contractor hereby warrants and guarante in accordance with Section 9.01(k) hereto, that its rates for the foregoing indirect costs a trged here have been determined based on the Contractor's reasonable anticipated indirect counting the term of the Agreement and calculated consistent was generally accept accounting principles.

Section 4.02. Progress Payments

invoices for progress payments no (a) Invoicing: The Contract ay su. more than once each month and no lea once ch calendar quarter for Work performed during such period. Invoice be subjected electronically to NYSERDA's online invoice system at: https://services.nysexda.ny.gov/Invoices/ or, if this project is managed through NYSERDA force pplic ion, via NYSERDA's Salesforce credentials. If electronic submission is not Contractor Portal with the Cont. tor's o NYSERDA, "Attention: Accounts Payable." possible, invoices and addresse Such invoices shall the pure se order number, which will be generated and fere. tract execution, and the Agreement number shown at provided to the Contactor v eement. Invoices shall be inclusive of the total project costs 1 of thi , delineated into YSERDA's Funding share and the Cost-Share and Other Coincurr and they shall be in a format consistent with the cost fundi e Ladget. Invoices shall be itemized and provide reasonable catego orth in documentation for the bove to provide evidence of costs incurred. If a wage rate or billing rate is used. htractor must certify on its invoice that such rate represents the lesser of: (i) the adual rate at the time the Work was performed, and (ii) the rate listed for each such employee listed in the Budget. NYSERDA may adjust amounts payable to correlate the proportion of NYSERDA's funding share paid to the proportion of the Work completed.

Section 4.03. <u>Final Payment</u>. Upon final acceptance by NYSERDA of all deliverables contained in Exhibit A, Statement of Work, pursuant to Section 6.02 hereof, the Contractor shall submit an invoice for final payment with respect to the Work, together with such supporting information and documentation as, and in such form as,

NYSERDA may require. All invoices for final payment hereunder must, under any and all circumstances, be received by NYSERDA within six (6) months following Acceptance of Work pursuant to Section 6.02 hereof. In accordance with and subject to the provisions of NYSERDA's Prompt Payment Policy Statement, attached hereto as Exhibit D, NYSERDA shall pay to the Contractor within the prescribed time after receipt of such invoice for final payment, the total amount payable pursuant to Section 4.01 hereof, less all progress payments/milestone payments previously made to the Contractor with respect thereto and subject to the maximum commitment set forth in Section 4.06 hereof.

Section 4.04. <u>Release by the Contractor</u>. The acceptance had a Contractor of final payment shall release NYSERDA from all claims and liable y that the Contractor, its representatives and assigns might otherwise have relating to its Agree Lent.

Section 4.05. <u>Maintenance of Records</u>. The Contractor share sep, mair an, and preserve at its principal office throughout the term of the Agreement and for deriod of three years after acceptance of the Work, full and detail books, accounts and records pertaining to this Agreement, including without particle all data, bill ainvoices, payrolls, time records, expense reports, subject three efforts and of a documentation evidencing, or in any material way related by Contractor's perhaps accounted this Agreement.

Section 4.06. <u>Maximum Comedia and</u>. It maximum aggregate amount payable by NYSERDA to the Contractor shall be the mount oppearing at Item 5 of page one of this Agreement. NYSERK and all not be liable for any costs or expenses in excess of such amount incurred by the limit for in the performance and completion of the Work.

DA shall have the right from time to time and at all Section 4.0 ıdit. NYS rm of th reasonable times du Agreement and for the maintenance period set et and audit any and all books, accounts and records forth in Section 4.05 reof Agreem reasonably necessary to the performance of an audit at the offices of the outractor where they are then being kept, maintained and Secon 4.05 hereof. Any payment made under the Agreement prese ed pursu active reduction for amounts included therein which are found by shall NYSERDA on the bar of any audit of the Contractor by NYSERDA, the State of New ie United States not to constitute an allowable charge or cost York or an agency hereunder.

Article V

Assignments, Subcontracts and Performance

Section 5.01. <u>General Restrictions</u>. Except as specifically provided otherwise in this Article, the assignment, transfer, conveyance, subcontracting or other disposal of this Agreement or any of the Contractor's rights, obligations, interests or responsibilities

hereunder, in whole or in part, without the express consent in writing of NYSERDA shall be void and of no effect as to NYSERDA.

Section 5.02. <u>Subcontract Procedures</u>. Without relieving it of, or in any way limiting, its obligations to NYSERDA under this Agreement, the Contractor may enter into Subcontracts for the performance of Work or for the purchase of materials or equipment. Except for a subcontractor or supplier specified in a team arrangement with the Contractor in the Contractor's original proposal, and except for any subcontract or order for equipment, supplies or materials from a single subcontractor or supplier totaling less than \$50,000, the Contractor shall select all subcontractors or suraliers through a process of competitive bidding or multi-source price review. A te arrangement is one where a subcontractor or supplier specified in the Contractor's posal is performing a substantial portion of the Work and is making a substantial col bution management and/or design of the Project. In the event that a conbidding s multi-source price review is not feasible, the Contractor shall docum t an expla for, and justification of, a sole source selection. The Sontractor shall d process by which a subcontractor or supplier is selected w making a reco. Jummarizing the nature and scope of the work, equipment, terials sought, the name of or proposal, the each person or organization submitting, or a bid subn uested price or fee bid, and the basis for selection of the sub pplier. An htractor ction must identify why the work, explanation for, and justification of, a sole rce s equipment, supplies or materials in d are hable from or require a subcontractor with unique or exceptionally scarce q ation experience, specialized equipment, or facilities not readily available from urces patents, copyrights, or proprietary data. All Subcontracts shad ions mparable to those set forth in this ain prov Agreement applicable to a sta tor o supply, and those set forth in Exhibit C to the extent required by law, and sions now or hereafter required by law to be other contained therein. shall make express reference to this Agreement, and Subcontra shall state that in th et or inconsistency between any Subcontract and ony con ven. istions of this Agreement shall control as between this Agreement, the t ms ar or. If this Agreement includes a provision requiring or to make Pay, ents to NYSERDA for the Sale or Licensing of a Product, each lude tract shall e provisions of Section 8.02, suitably modified to identify the shar submit to NYSERDA's Contract Administrator for review partie y subcontract(s) specified in the Statement of Work as requiring and written approval a NYSERDA approve ncluding any replacements thereof.

Section 5.03. <u>Performance</u>. The Contractor shall promptly and diligently comply with its obligations under each Subcontract and shall take no action that would impair its rights thereunder. The Contractor shall take no action, and shall take all reasonable steps to prevent its Subcontractors from taking any action, that would impair NYSERDA's rights under this Agreement. The Contractor shall not assign, cancel or terminate any Subcontract without the prior written approval of NYSERDA's Contract Administrator as long as this Agreement remains in effect. Such approval shall not be unreasonably withheld and, in the event that notice of approval or disapproval is not received by the

Contractor within thirty days after receipt of request for approval by NYSERDA, the requested assignment, cancellation, or termination of the Subcontract shall be considered approved by NYSERDA. In the event that NYSERDA requires additional time for considering approval, NYSERDA shall notify the Contractor within thirty (30) days of receipt of the request for approval that additional time is required and shall specify the additional amount of time necessary up to sixty (60) days.

Article VI

Schedule; Acceptance of Work

Section 6.01. Schedule. The Work shall be performed a expeditionally as possible in conformity with the schedule requirements contains therein at an in the Statement of Work. The draft and final versions of all deliverable the be submitted by the dates specified in the Exhibit A Schedule. It is understood and a sed that the delivery of the draft and final versions of such deliverables by the Constator all occur in a timely manner and in accordance with the requirements of the Exhibit. Schedule.

Section 6.02. Acceptance of Work the connection of the Work shall be subject to acceptance by NYSERDA in writing a fill deliver test as declaration Exhibit A, Statement of Work.

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party hereto shall be liable for any failure Section 7.01. Force Ma. pective oligations hereunder if and to the extent or delay in the per nce of its i that such delay or fa e or circumstance beyond the reasonable control e to a co with pitation, acts of God or the public enemy, of such party, includ of land or facilities, compliance with any law, order or te, municipal or local governmental authority, acts of war, reque of any Federal, A rebel on or sab page resulting therefrom, fires, floods, storms, explosions, or Re delay or failure to perform by any Subcontractor by reason accide strike of any cause or circun ance beyond the reasonable control of such Subcontractor.

Article VIII

Rights in Information; Confidentiality

Section 8.01. Rights in Contract and Proprietary Information.

- (a) All Contract Information shall be the property of NYSERDA. The Contractor shall not use Contract Information for any purpose other than to implement its obligations under this Agreement.
 - (b) All Proprietary Information shall be the property of 2 stractor.
- (c) The use, public performance, reproduction, distribution, we diffication of any materials used by Contractor in the performance of this Agreement as a not and all not violate the rights of any third parties, including, but at limited to, copy that trademarks, service marks, publicity, or privacy. The contractor shall be a ponsible for obtaining and paying for any necessary license the early bird-party content.
- e extent it ceives c (d) The Contractor agrees that to given any information ntractor, the Contractor shall treat from NYSERDA or a NYSERDA contractor such data in accordance with any reive le contained thereon or instructions given by NYSERDA, unless another spech ally authorized by prior written approval of the NYSERDA Project Ma Contactor acknowledges that in the performance of the Work Contractor may come into possession of this Agr mel. in Section 92 of the New York State Public personal information as that efine Officers Law. Contractor agree se any such information without the consent of NYSERDA.

Article IX

Warranties and Guarantees

- guarantees that:

 Yark inties and Guarantees. The Contractor warrants and guarantees that:
- (a) all an aniation provided and all representations made by Contractor as a part of the Proposal Checklist or application, if any, submitted to NYSERDA in order to obtain this Agreement were, to the best of Contractor's knowledge, complete, true and accurate when provided or made;
- (b) as of the Effective Date, it is financially and technically qualified to perform the Work, and is qualified to do business and is in good standing in all jurisdictions necessary for Contractor to perform its obligations under this Agreement;

- (c) it is familiar with and will comply with all general and special Federal, State, municipal and local laws, ordinances and regulations, if any, that may in any way affect the performance of this Agreement;
- (d) the design, supervision and workmanship furnished with respect to performance of the Work shall be in accordance with sound and currently accepted scientific standards and engineering practices;
- (e) all materials, equipment and workmanship furnished by it and by Subcontractors in performance of the Work or any portion thereof shall be free of defects in design, material and workmanship, and all such materials and exponent shall be of first-class quality, shall conform with all applicable codes, specifications, standards and ordinances and shall have service lives and maintenance characteristics of table for their intended purposes in accordance with sound and currently accepts so attific standards and engineering practices;
- (f) neither the Contractor nor any of its employers, agents, representatives or servants has actual knowledge of any patent is a pader as laws of the United States or any other matter which could constitute a basis for an claim, at the efformance of the Work or any part thereof infringes any part to or other lise intervention with any other right of any Person;
- (g) to the best of Contractor's in yledge, here are no existing undisclosed or threatened legal actions, claims, or enclude, ces, or jabilities that may adversely affect the Work or NYSERDA's and hereunder;
- (h) it has no actual knowledge to be yinformation or document or statement furnished by the Consistor in consistion with this Agreement contains any untrue statement of a materal fact pomits to tate a material fact necessary to make the statement not misleading, and the last have been disclosed that would materially adversely that the W
- (i) all in action provided to NYSERDA with respect to State Finance Law Section and Isak it complete, true and accurate;
- (j) Contract as familiar with and will comply with NYSERDA's Code of Conduct for Conductors, Consultants, and Vendors with respect to the performance of this Agreement; ¹ and

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¹http://www.nyserda.ny.gov/About/Board-Governance.aspx

- (k) its rates for the indirect costs charged herein have been determined based on the Contractor's reasonably anticipated indirect costs during the term of the Agreement and calculated consistent with generally accepted accounting principles.
- (l) Contractor shall at all times during the Agreement term remain Responsible, and Contractor agrees, if requested by NYSERDA, to present evidence of its continuing legal authority to do business in New York State, integrity, experience, ability, prior performance, and organizational and financial capacity.

Article X

Indemnification

emnify and hold Section 10.01. <u>Indemnification</u>. The Contractor shall pro harmless NYSERDA and the State of New York from and against at abilities claims, damages, judgments, penalties, causes of act n, costs and expe luding, without limitation, attorneys' fees and expenses) impoupon or incurred y or asserted against NYSERDA or the State of New York arising out of or relating to g fre Contractor's or its Subcontractors' perform ent. e obligations of e of the Agre the Contractor under this Article shall surve any ex anation of this ation of Agreement, and shall not be limited by any on herein or required insurance amei coverage.

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In trance

Section 11 a. Maintenance of Insurance; Policy Provisions. The Contractor, at no additional direct lost the YSERD, shall maintain or cause to be maintained throughout the term of this Assort, insurance of the types and in the amounts specified the Section of entitled Types of Insurance. All such insurance shall be evidented by insurance of the types of the types and in the amounts specified to Section of the types of Insurance. All such insurance shall be evidented by insurance of the types of the types of the types and in the amounts are types of the types of the types and the types of the types of the types and the types of the types and the types of the types of the types and the types of types of the types of the types of types of the types of types of the types of ty

- name or be endorsed to cover NYSERDA, the State of New York and the Contractor as additional insureds:
- (b) provide that such policy may not be cancelled or modified until at least 30 days after receipt by NYSERDA of written notice thereof; and
 - (c) be reasonably satisfactory to NYSERDA in all other respects.

Section 11.02. <u>Types of Insurance</u>. The types and amounts of insurance required to be maintained under this Article are as follows:

- (a) Commercial general liability insurance for bodily injury liability, including death, and property damage liability, incurred in connection with the performance of this Agreement, with minimum limits of \$1,000,000 in respect of claims arising out of personal injury or sickness or death of any one person, \$1,000,000 in respect of claims arising out of personal injury, sickness or death in any one accident or disaster, and \$1,000,000 in respect of claims arising out of property damage in any one accident or disaster; and
- (b) Workers Compensation, Employers Liability, and Disability Benefits as required by New York State.

Section 11.03. Delivery of Policies; Insurance Certification Prior tecommencing the Work, the Contractor shall deliver to NYSERDA certifical of insur cing the the respective insurers, indicating the Agreement number thereon insurance required by Article XI hereof. In the event any policy fur. hed or ca pursuant to this Article will expire on a date prior to exceptance of the NYSERDA pursuant to the section hereof entitled Acc tance of Work, th er to NYSERĎA certificates not less than 15 days prior to such expiration all di of insurance evidencing the renewal of such olicies, nd the ontra r shall promptly of threate pay all premiums thereon due. In the ev d legal a, claims, A hereunder, or if deemed encumbrances, or liabilities that may affect YSEP necessary by NYSERDA due to eve enden review necessary, upon request the Contractor shall deliver to NYSERD tified py of each policy.

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Stop Work Coer; Teachtion; Non-Responsibility

Section 12.0 Ste, Work On

- Contractor of the Stop all or my part of the Work called for by this Agreement for a period of up to inety (90) the after the Stop Work Order is delivered to the Contractor, and for any functional to mich the parties may agree. Any such order shall be specifically identified as a Stop Work Order issued pursuant to this Section. Upon receipt of such an Order, the Contractor hall forthwith comply with its terms and take all reasonable steps to minimize the Ladrence of costs allocable to the Work covered by the Order during the period of work stoppage consistent with public health and safety. Within a period of ninety (90) days after a Stop Work Order is delivered to the Contractor, or within any extension of that period to which the parties shall have agreed, NYSERDA shall either:
 - (i) by written notice to the Contractor, cancel the Stop Work Order, which shall be effective as provided in such cancellation notice, or if not specified therein, upon receipt by the Contractor, or

- (ii) terminate the Work covered by such order as provided in the Termination Section of this Agreement.
- (b) If a Stop Work Order issued under this Section is cancelled or the period of the Order or any extension thereof expires, the Contractor shall resume Work. An equitable adjustment shall be made in the delivery schedule, the estimated cost, the fee, if any, or a combination thereof, and in any other provisions of the Agreement that may be affected, and the Agreement shall be modified in writing accordingly, if:
 - (i) the Stop Work Order results in an increase in the time required for, or in the Contractor's cost properly allocable s, the performance of any part of this Agreement, and
 - the Contractor asserts a claim for such adjutive is within 30 days after the end of the period of Work stoppage; wided the af NYSERDA decides the facts of tify such action, YSY DA may receive and act upon any such care asserted at any one prior to final payment under this same.
- (c) If a Stop Work Order is not covelled and be Work order by such Order is terminated, the reasonable costs resulting from the top Work Order shall be allowed by equitable adjustment or otherwise.
- (d) Notwithstanding the provisions of this Section 12.01, the maximum amount payable by NYSERDA to a sontractor urse at to this Section 12.01 shall not be increased or deemed to be increased by specific written amendment hereto.

Section 12 Sermination

- (a) This Agre terminated by NYSERDA at any time during the nent or without cause, upon ten (10) days prior written notice to rreemen factor. In such ent, payment shall be paid to the Contractor for Work the C ses i urred prior to the effective date of termination in accordance perfo ned and are Article hereof entitled <u>Payment</u> and in reimbursement of any with t ons o amounts required to be baid by the Contractor pursuant to Subcontracts; provided, eipt of any such notice of termination, the Contractor shall cease however, that upon the performant. Work, shall make no further commitments with respect thereto and shall reduce insofar as possible the amount of outstanding commitments (including, to the extent requested by NYSERDA, through termination of subcontracts containing provisions therefor). Articles VIII, IX, and X shall survive any termination of this Agreement, and Article XVI shall survive until the payment obligations pursuant to Article VIII have been met.
- (b) NYSERDA specifically reserves the right to terminate this agreement in the event that the certification filed by the Contractor in accordance with State Finance Law

Sections 139-j and 139-k is found to have been intentionally false or intentionally incomplete, or that the certification filed by the Contractor in accordance with New York State Tax Law Section 5-a is found to have been intentionally false when made. Terminations under this subsection (b) will be effective upon Notice.

(c) Nothing in this Article shall preclude the Contractor from continuing to carry out the Work called for by the Agreement after receipt of a Stop Work Order or termination notice at its own election, provided that, if the Contractor so elects: (i) any such continuing Work after receipt of the Stop Work Order or termination notice shall be deemed not to be Work pursuant to the Agreement, and (ii) NYSERP shall have no liability to the Contractor for any costs of the Work continuing after receipt of the Stop Work Order or termination notice.

12.03 Suspension or Termination for Non-Responsibility.

- (a) Suspension. NYSERDA, in its sole discosion, reserves the any or all activities under this Agreement, at any time, ben it discovers it armation that calls into question the Responsibility of the C he event of uch suspension, Upon issuance of such notice, the Contra or must consume contractor order. ach suspension. lars g part oly with. erms of the suspension order. Contract activity may retime as NYSERDA issues a ne at written notice authorizing a resumpt of pen. ance under the Contract.
- (b) Termination. Upon written to the Contractor, and a reasonable YYS RDA Aficials or staff, this Agreement propriate opportunity to be heard with may be terminated by NYSN the Contractor is expense where the Contractor is sible. In such event, NYSERDA may determined by NYSERDA to b onts in an anner it may deem advisable and pursue complete the contr val requiren. available legal or e emedies breach.

Article XIII

Independent Contractor

this Agreement shall that of an independent contractor and not that of an agent, and in accordance with a status, the Contractor, the Subcontractors, and their respective officers, agents, employees, representatives and servants, including the Project Director, shall at all times during the term of this Agreement conduct themselves in a manner consistent with such status and by reason of this Agreement shall neither hold themselves out as, nor claim to be acting in the capacity of, officers, employees, agents, representatives or servants of NYSERDA nor make any claim, demand or application for any right or privilege applicable to NYSERDA, including, without limitation, vicarious liability, professional liability coverage or indemnification, rights or privileges derived from workers' compensation coverage, unemployment insurance benefits, social security coverage and retirement membership or credit. It is understood and agreed that the

personnel furnished by Contractor to perform the Work shall be Contractor's employee(s) or agent(s), and under no circumstances are such employee(s) to be considered NYSERDA's employee(s) or agent(s), and shall remain the employees of Contractor, except to the extent required by section 414(n) of the Internal Revenue Code.

(b) Contractor expressly acknowledges NYSERDA's need to be advised, on an immediate basis, of the existence of any claim or event that might result in a claim or claims against NYSERDA, Contractor and/or Contractor's personnel by virtue of any act or omission on the part of NYSERDA or its employees. Accordingly, Contractor expressly covenants and agrees to notify NYSERDA of any such claim or event, including but not limited to, requests for accommodation and allegations of harassment and/or discrimination, immediately upon contractor's discovery the same and to fully and honestly cooperate with NYSERDA in its efforts to invest the and/or address such claims or events, including but not limited to, complying with any contractor and to fully NYSERDA for disclosure of information concerning such claim or a full even it are event that this Agreement should terminate for any coson.

Article

Complianc oth Certai Laws

Section 14.01. <u>Laws of the Lordof Nationals</u>. The Contractor shall comply with all of the requirements set forth in Ext. Schere

Provisi med included. It is the intent and Section 14.02. Alk RDA at each and every provision of law understanding of the Contrac to be contained in this Agreement shall be f New required by the laws of the State take, oversight or otherwise, any such provision is contained herein, S through n. not contained hereil contain. herein in correct form, this Agreement shall, or is SRDA or the Contractor, promptly be amended so as eithe upon the application aws of the State of New York with respect to the inclusion in etly with eement of all su provisions. this A

14.05. Oth Legal Requirements. The references to particular laws of the State of New York in this Article, in Exhibit C and elsewhere in this Agreement are not intended to be excusive and nothing contained in such Article, Exhibit and Agreement shall deemed to modify the obligations of the Contractor to comply with all legal requirements.

Article XV

Notices, Entire Agreement, Amendment, Counterparts

Section 15.01. Notices.

- (a) All notices, requests, consents, approvals and other communications which may or are required to be given by either party to the other under this Agreement shall be in writing and shall be transmitted either:
 - (i) via certified or registered United States mail eturn receipt requested;
 - (ii) by facsimile transmission;
 - (iii) by personal delivery;
 - (iv) by expedited delivery service; or
 - (v) by e-mail, return receipt required

Such notices shall be addressed as follows to such different oldresses as the parties may from time-to-time designate as a forth paragraph (c) dow:

NYSERDA

Name: Cheryl M. Glanton

Title: Director of Contract Management

Address: 17 Colum Circle, Alany, Yew York 12203

Facsimile Number: (2-109)

E-Mail Address: Cheryl Clanton @nyserda.ny.gov

Personal Descry: Recepting deskt, the above address

[Contractor ame]

Mama.

ııle:

Address:

Alco IVIL DET.

L-wail Addres

- (b) As a notice shall be deemed to have been given either at the time of personal delivery or, in the case of expedited delivery service or certified or registered United States mail, as of the date of first attempted delivery at the address and in the manner provided herein, or in the case of facsimile transmission or email, upon receipt.
- (c) The parties may, from time to time, specify any new or different address in the United States as their address for purpose of receiving notice under this Agreement by giving fifteen (15) days written notice to the other party sent in accordance herewith. The parties agree to mutually designate individuals as their respective representatives for the purposes of receiving notices under this Agreement. Additional individuals may be

designated in writing by the parties for purposes of implementation and administration/billing, resolving issues and problems and/or for dispute resolution.

Section 15.02. Entire Agreement; Amendment. This Agreement embodies the entire agreement and understanding between NYSERDA and the Contractor and supersedes all prior agreements and understandings relating to the subject matter hereof. Except as otherwise expressly provided for herein, this Agreement may be changed, waived, discharged or terminated only by an instrument in writing, signed by the party against which enforcement of such change, waiver, discharge or termination is sought.

Section 15.03. <u>Counterparts</u>. This Agreement may be executed in counterparts each of which shall be deemed an original, but all of which takes together shall constitute one and the same instrument.

Article XVI

Publicity

Section 16.01. Publicity.

- (a) The Contractor shall collaborate with N SERDA's Director of Communications to prepare any previousless and plan for any news conference concerning the Work. In addition the Na ractor will notify NYSERDA's Director of Communications regarding any media later, with which the Work is referred to or discussed.
- urse of the Work under this Agreement, the (b) It is recognized that time to time desire to publish information Contractor or its e rees may fi regarding scientific ol devel ments made or conceived in the course of or tec. under this Agreemen In ar information, the Contractor shall credit NYSERDA's Project, and shall state that "NYSERDA has not reviewed the ipation i inform aon contained havin, and the opinions expressed in this report do not necessarily SERD or the State of New York." Notwithstanding anything to the reflecthose of N in, The Contractor shall have the right to use and freely contra ned he disseminate project re lts for educational purposes, if applicable, consistent with the Contractor's policie
- (c) Commercial promotional materials or advertisements produced by the Contractor shall credit NYSERDA, as stated above, and shall be submitted to NYSERDA for review and recommendations to improve their effectiveness prior to use. The wording of such credit can be approved in advance by NYSERDA, and, after initial approval, such credit may be used in subsequent promotional materials or advertisements without additional approvals for the credit, provided, however, that all such promotional materials or advertisements shall be submitted to NYSERDA prior to use for review, as stated above. Such approvals shall not be unreasonably withheld, and, in the event that

notice of approval or disapproval is not received by the Contractor within thirty days after receipt of request for approval, the promotional materials or advertisement shall be considered approved. In the event that NYSERDA requires additional time for considering approval, NYSERDA shall notify the Contractor within thirty days of receipt of the request for approval that additional time is required and shall specify the additional amount of time necessary up to 180 days. If NYSERDA and the Contractor do not agree on the wording of such credit in connection with such materials, the Contractor may use such materials, but agrees not to include such credit.



EXHIBIT C

REVISED 5/12

STANDARD TERMS AND CONDITIONS FOR ALL NYSERDA AGREEMENTS

(Based on Standard Clauses for New York State Contracts and Tax Law Section 5-a)

The parties to the Agreement agree to be bound by the following lauses which are hereby made a part of the Agreement:

- 1. NON-DISCRIMINATION REQUIREMENTS. To the ed by Article tent re 15 of the Executive Law (also known as the Human Rights Law) other State and Contract Federal statutory and constitutional non-discrimination provisions, by discriminate against any employee or applicant for employment because color, sex, national origin, sexual orientation, age, disa ity, genetic pred. Sition or carrier status, or marital status. Furthermore, with Section 220-e of the cdan on or Labor Law, if this is an Agreement for the pair of any public structi alte materials. building or public work or for the manuf are, sale q distribut ement shall be performed within equipment or supplies, and to the extent the iis A the State of New York, Contractor a er it nor its subcontractors shall, by that reason of race, creed, color, disability al origin: (a) discriminate in hiring er nati against any New York State citizen wh d available to perform the work: lified or (b) discriminate against lovee hired for the performance of work midate l y e lding under this Agreement. If this ervice Agreement as defined in Section 230 of the Labor Law, then, in acco ection 239 thereof, Contractor agrees that nce by reason of race, creed, color, national origin, age, neither it nor its st ractors sha sex or disability: (a ng against any New York State citizen who is ate in h e work; or (b) discriminate against or intimidate any qualified and availab to per france of work under this contract. Contractor is subject to fines 50.00 per pers per day for any violation of Section 220-e or Section 239 as of this Agreement and forfeiture of all moneys due well nati sub Equent violation. hereu
- 2. WAGE AN' AOURS PROVISIONS. If this is a public work Agreement covered by Article 9 thereof, neither Contractor's employees nor the employees of its subcontractors may be required or permitted to work more than the number of hours or days stated in said statutes, except as otherwise provided in the Labor Law and as set forth in prevailing wage and supplement schedules issued by the State Labor Department. Furthermore, Contractor and its subcontractors must pay at least the prevailing wage rate and pay or provide the prevailing supplements, including the premium rates for overtime pay, as determined by the State Labor Department in accordance with the Labor Law. Additionally, effective April 28, 2008, if this is a public work contract covered by Article

8 of the Labor Law, the Contractor understands and agrees that the filing of payrolls in a manner consistent with Subdivision 3-a of Section 220 of the Labor Law shall be a condition precedent to payment by NYSERDA of any NYSERDA-approved sums due and owing for work done upon the project.

- 3. NON-COLLUSIVE BIDDING REQUIREMENT. In accordance with Section 2878 of the Public Authorities Law, if this Agreement was awarded based upon the submission of bids, Contractor warrants, under penalty of perjury, that its bid was arrived at independently and without collusion aimed at restricting competition. Contractor further warrants that, at the time Contractor submitted its bid, an authorized and responsible person executed and delivered to NYSERDA a non-considerable bidding certification on Contractor's behalf.
- 4. INTERNATIONAL BOYCOTT PROHIBITION. If this \$5,000, the Contractor agrees, as a material condition of the Agreen. that nei Contractor nor any substantially owned or affiliated rson, firm, parth corporation has participated, is participating, or shall projection in an interminal boycott in violation of the Federal Export Adr t of 1979 (40) USC App. tion any of the Sections 2401 et seq.) or regulations there er. If s ctor h Co. aforesaid affiliates of Contractor, is convered or is of rwise for to have violated said laws or regulations upon the final determination United States Commerce on of Department or any other appropriate United States subsequent to the ncy of Agreement's execution, such Agreem menda at or modification thereto shall be rendered forfeit and void. The Contract Uso it 'fy NYSERDA within five (5) business days of such condeterm atio or disposition of appeal. (See and compare Section 220-f of the action 39-h of the State Finance Law, and 2 aw, NYCRR 105.4).
- 5. SET-OFF R GHA. NYSER A shall have all of its common law and statutory rights of set-off. The right at sinclude, but not be limited to, NYSERDA's option to withhold to be purpoused set-off any moneys due to the Contractor under this Agree cent up to any and unts due and owing to NYSERDA with regard to this Agree cent, any class Agreement, including any Agreement for a term commencing prior to the common and the set of the common including without limitation, tax delinquencies, fee delinquencies or monetary peralties and tive thereto.
- 6. <u>PROPRIETARY INFORMATION</u>. Notwithstanding any provisions to the contrary in the Agreement, Contractor and NYSERDA acknowledge and agree that all information, in any format, submitted to NYSERDA shall be subject to and treated in accordance with the NYS Freedom of Information Law ("FOIL," Public Officers Law, Article 6). Pursuant to FOIL, NYSERDA is required to make available to the public, upon request, records or portions thereof which it possesses, unless that information is statutorily exempt from disclosure. Therefore, unless the Agreement specifically requires otherwise, Contractor should submit information to NYSERDA in a non-confidential,

non-proprietary format. FOIL does provide that NYSERDA may deny access to records or portions thereof that "are trade secrets or are submitted to an agency by a commercial enterprise or derived from information obtained from a commercial enterprise and which if disclosed would cause substantial injury to the competitive position of the subject enterprise." [See Public Officers Law, § 87(2)(d)]. Accordingly, if the Agreement specifically requires submission of information in a format Contractor considers a proprietary and/or confidential trade secret, Contractor shall fully identify and plainly label the information "confidential" or "proprietary" at the time of disclosure. By so marking such information, Contractor represents that the information has actual or potential specific commercial or competitive value to the competitor Contractor. Without limitation, information will not be considered confidential proprietary if it is thout obligation or has been (i) generally known or available from other sources concerning its confidentiality; (ii) made available by the owner others SERDA without obligation concerning its confidentiality; or (iii) already available obligation concerning its confidentiality. In the event of a FOIL red. t, it is NYSERDA's policy to consider records as marked we pursuant to the exemption procedure set forth in 21 New York Codes 1 les & Regulation 501.6 and any other applicable law or regulation. Howe YSEL A cannot garantee the confidentiality of any information submitted. More on F L. and the orma. relevant statutory law and regulations, care e found a or the Committee on he webs Open Government (http://www.dos.px.gov/about/foil2.html) and NYSERDA's Regulations, Part 501 http://www.nyserda.ny.gov/About/New-York-State-Regulations.aspx.

ANPRIVACY NOTIFICATION. (a) 7. IDENTIFYING IN MATIO CATI N No ABER and/or FEDERAL SOCIAL FEDERAL EMPLOYER ID. dition. YSERDA's obligation to pay any invoices SECURITY NUMBER. As a c his Agreement, Contractor shall provide to submitted by Cont gursuant t NYSERDA its Fede er iden. cation number or Federal social security number, llen. tractor has both such numbers. Where the Contractor or both such number. hen or numbers, the Contractor must give the reason or reasons payee does not ve such number or numbers. why t

information from a sear of goods or services or a lessor of real or personal property, and the authority to main an such information, is found in Section 5 of the State Tax Law. Disclosure of a conformation by Contractor to the State is mandatory. The principal purpose for which the information is collected is to enable the State to identify individuals, businesses and others who have been delinquent in filing tax returns or may have understated their tax liabilities and to generally identify persons affected by the taxes administered by the Commissioner of Taxation and Finance. The information will be used for tax administration purposes and for any other purpose authorized by law.

- 8. <u>CONFLICTING TERMS</u>. In the event of a conflict between the terms of the Agreement (including any and all attachments thereto and amendments thereof) and the terms of this Exhibit C, the terms of this Exhibit C shall control.
- 9. <u>GOVERNING LAW</u>. This Agreement shall be governed by the laws of the State of New York except where the Federal supremacy clause requires otherwise.
- 10. <u>NO ARBITRATION</u>. Disputes involving this Agreement, including the breach or alleged breach thereof, may not be submitted to binding arbitration (except where statutorily required) without the NYSERDA's written consent, but met, instead, be heard in a court of competent jurisdiction of the State of New York
- 11. <u>SERVICE OF PROCESS</u>. In addition to the method, service lowed by the State Civil Practice Law and Rules ("CPLR"), Contractor hereby s to service of process upon it by registered or certified mail, return receipt request Service hereunder shall be complete upon Contractor's actual eccipt of process NYSERDA's receipt of the return thereof by the Unite States Postal Serv as refused YSE QA, in writing, of each and or undeliverable. Contractor must promptly p ice by NYSERDA every change of address to which service of ocess be in arty (30) calendar to the last known address shall be suffici Contrac will ha days after service hereunder is complete in ich t spond.
- 12. CRIMINAL ACTIVITY. IN A quent the effectiveness of this Agreement, NYSERDA comes to know of any alle tion reviously unknown to it that the is is und ind, ment for a felony, or has been, within Contractor or any of its pri he C five (5) years prior to submis tracte s proposal to NYSERDA, convicted es or Territory of the United States, then of a felony, under the laws of th Inite e its stop keright ander this Agreement. If subsequent to the NYSERDA may e et. NYS effectiveness of this RDA comes to know of the fact, previously v of its principals is under such indictment or has unknown to it, that C tract SERDA may exercise its right to terminate this Agreement. ted, the ontractor knowil v withheld information about such an indictment or conviction, RDA mar lare Agreement null and void and may seek legal remedies nd s principals. The Contractor or its principals may also be agains aracto subject to penalties for any violation of law which may apply in the particular circumstances. For contractor which is an association, partnership, corporation, or other organization, the provisions of this paragraph apply to any such indictment or conviction of the organization itself or any of its officers, partners, or directors or members of any similar governing body, as applicable.
- 13. <u>PERMITS</u>. It is the responsibility of the Contractor to acquire and maintain, at its own cost, any and all permits, licenses, easements, waivers and permissions of every nature necessary to perform the work.

- 14. <u>PROHIBITION ON PURCHASE OF TROPICAL HARDWOODS</u>. The Contractor certifies and warrants that all wood products to be used under this Agreement will be in accordance with, but not limited to, the specifications and provisions of State Finance Law Section 165 (Use of Tropical Hardwoods), which prohibits purchase and use of tropical hardwoods, unless specifically exempted by NYSERDA.
- 15. <u>OMNIBUS PROCUREMENT ACT OF 1992</u>. It is the policy of New York State to maximize opportunities for the participation of New York State business enterprises, including minority and women-owned business enterprises as bidders, subcontractors and suppliers on its procurement contracts.

Information on the availability of New York State subcontractor and suppliers is available from:

NYS Department of Economic Development Division for Small Business 625 Broadway Albany, New York 12207 Telephone: 518-292-5200

Fax: 518-292-5884 http://www.esd.ny.gov

A directory of certified minority and too p-own business enterprises is available from:

NYS Department of National Community Development of Minority and Vomes as usiness Development 625 Broad

Albany, Net Yon, 307 Telephone: 51 -292

F 18-292-5 V

http://www.empire.state.ny.us

The Contractors certify the whenever the total amount is greater than \$1 million:

- (a) The Connector has made reasonable efforts to encourage the participation of New York State Business Enterprises as suppliers and subcontractors, including certified minority and women-owned business enterprises, on this project, and has retained the documentation of these efforts to be provided upon request to the State;
- (b) The Contractor has complied with the Federal Equal Opportunity Act of 1972 (P.L. 92-261), as amended;

- (c) The Contractor agrees to make reasonable efforts to provide notification to New York State residents of employment opportunities on this project through listing any such positions with the Job Service Division of the New York State Department of Labor, or providing such notification in such manner as is consistent with existing collective bargaining contracts or agreements. The Contractor agrees to document these efforts and to provide said documentation to the State upon request; and
- (d) The Contractor acknowledges notice that the State may seek to obtain offset credits from foreign countries as a result of this contract and agrees to cooperate with the State in these efforts.
- 16. RECIPROCITY AND SANCTIONS PROVISIONS. ders are hereby notified that if their principal place of business is located in a ntry, na state or political subdivision that penalizes New York State vende if the goods or New Yo services they offer will be substantially produced or performed outsi the Omnibus Procurement Act 1994 and 2000 amen ents (Chapter 6) 383, respectively) require that they be denied contracts hich they would iurisdictions subject to this obtain. NOTE: As of May 15, 2002, the list of oina provision includes the states of South Caro irgip Wyoming, Wes tment of I Louisiana and Hawaii. Contact NYS De onomic dopment for a current list of jurisdictions subject to this pl sion
- 17. COMPLIANCE WITH NELL RKS. TE INFORMATION SECURITY
 BREACH AND NOTIFICATION ACL Contactor all comply with the provisions of the New York State Inform Security Bread and Notification Act (General Business Law Section 899-aa; State Tomor Law Section 208).
- <u>VNG</u>. The extent this Agreement is a 18. PROCU NT LOBL "procurement contr ined by ate Finance Law Sections 139-j and 139-k, by for certifies and affirms that all disclosures made in signing this Agreeme the 🙎 th State ce Law Sections 139-j and 139-k are complete, true and . In the event sure certification is found to be intentionally false or intentionally incor lete, NYS y terminate the agreement by providing written notification to land with the terms of the agreement. the Co
- 19. <u>COMPLIA CE WITH TAX LAW SECTION 5-a</u>. The following provisions apply to Contact as that have entered into agreements in an amount exceeding \$100,000 for the purchase of goods and services:
 - a) Before such agreement can take effect, the Contractor must have on file with the New York State Department of Taxation and Finance a Contractor Certification form (ST-220-TD).

- b) Prior to entering into such an agreement, the Contractor is required to provide NYSERDA with a completed Contractor Certification to Covered Agency form (Form ST-220-CA).
- c) Prior to any renewal period (if applicable) under the agreement, the Contractor is required to provide NYSERDA with a completed Form ST-220-CA.

Certifications referenced in paragraphs (b) and (c) above will be maintained by NYSERDA and made a part hereof and incorporated herein by reference.

NYSERDA reserves the right to terminate this agreement in the exact it is found that the certification filed by the Contractor in accordance with Tax Law ection 5- was false when made.

20. IRANIAN ENERGY SECTOR DIVESTMENT. In acc ance with 2879-c of the Public Authorities Law, by signing this contract, each per person signing on behalf of any other party certifies, as in the case of a jet a bid or partnership each party thereto certifies as to it tion, undergenalty of rgan perjury, that to the best of its knowledge ar rson not on the list elief th each created pursuant to paragraph (b) of subdesion 3 of ction 1 of the State Finance Law (See http://www.ogs.ny.gov/about/reg



EXHIBIT D

NYSERDA PROMPT PAYMENT POLICY STATEMENT

- **504.1.** Purpose and Applicability. (a) The purpose of this Exhibit is to provide a description of Part 504 of NYSERDA's regulations, which consists of NYSERDA's policy for making payment promptly on amounts properly due and owing by NYSERDA under this Agreement. The section numbers used in this document correspond to the section numbers appearing in Part 504 of the regulations.²
- (b) This Exhibit applies generally to payments due and owing by the NYSERDA to the Contractor pursuant to this Agreement. However, this Foodbit does not apply to Payments due and owing when NYSERDA is exercising a Second again all or part of the Payment, or if a State or Federal law, rule or regulation specific requires otherwise.
- **504.2.** <u>Definitions</u>. Capitalized terms not other ise defined in this whibit shall have the same meaning as set forth earlier in a screen at. In addition to said terms, the following terms shall have the following meanings, unknown the process shall indicate another or different meaning or intent:
- (a) "Date of Payment" mean and date which NYSERDA requisitions a check from its statutory fiscal agent, the De an event of Saxation and Finance, to make a Payment.
- (b) "Designated Payk, at a "ce" Leans Le Office of NYSERDA's Controller, located at 17 Columbia Circle, "bany 18 York 12203.
- (c) "Paymer" me, payment roperly due and owing to Contractor pursuant to Article IV, Exhibit 1 of this agreement.
- d) "Prompt Pay ent" means a Payment within the time periods applicable pure ant to Section 504, through 504.5 of this Exhibit in order for NYSERDA not to be like the content of the section 504.6.
- (e) "Paymer Due Date" means the date by which the Date of Payment must occur, in access since with the provisions of Sections 504.3 through 504.5 of this Exhibit, in order for NYSERDA not to be liable for interest pursuant to Section 504.6.
- (f) "Proper Invoice" means a written request for Payment that is submitted by a Contractor setting forth the description, price or cost, and quantity of goods, property or services delivered or rendered, in such form, and supported by such other substantiating

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² This is only a summary; the full text of Part 504 can be accessed at: http://www.nyserda.ny.gov/About/New-York-State-Regulations.aspx

documentation, as NYSERDA may reasonably require, including but not limited to any requirements set forth in Exhibits A or B to this Agreement; and addressed to NYSERDA's Controller, marked "Attention: Accounts Payable," at the Designated Payment Office.

(g)(1) "Receipt of an Invoice" means:

- (i) if the Payment is one for which an invoice is required, the later of:
- (a) the date on which a Proper Invoice is actually received in the Designated Payment Office during normal business ours; or
- (b) the date by which, during normal buchess how, NYSERDA has actually received all the purchased goods, property services expered by a Proper Invoice previously received in the Design and Paymon Office.
- (ii) if the Agreement provides the Payment will be mode on a specific date or at a predetermined interval, amout having to abmit a written invoice the 30th calendar day, excluding legal olidays, before the transpose specified or predetermined.
- (2) For purposes of this sut in ion, i Agreement requires a multifaceted, completed or working system, or delive an a specified quantity of goods, o less property or services and of stems or less than the required goods, ortion of ruch plete or de vered, even though the Contractor has property or services are work invoiced NYSERDA for the poly completed or delivered, NYSERDA will he specified minimum amount of the systems, not be in Receipt & Invoice unt goods, property or worki completed or delivered. Vice.
- by a amount equal to be amount of an unpaid legally enforceable debt owed by the Corractor to NYSERD.
- 504.3. Promp Layment Schedule. Except as otherwise provided by law or regulation or in Sect Las 504.4 and 504.5 of this Exhibit, the Date of Payment by NYSERDA of Lamount properly due and owing under this Agreement shall be no later than thirty (30) calendar days, excluding legal holidays, after Receipt of a Proper Invoice.

504.4. Payment Procedures.

(a) Unless otherwise specified in this Agreement, a Proper Invoice submitted by the Contractor to the Designated Payment Office shall be required to initiate payment for goods, property or services. As soon as any invoice is received in the Designated Payment Office during normal business hours, such invoice shall be date-stamped. The

invoice shall then promptly be reviewed by NYSERDA.

- (b) NYSERDA shall notify the Contractor within fifteen (15) calendar days after Receipt of an Invoice of:
 - (1) any defects in the delivered goods, property or services;
 - (2) any defects in the invoice; or
 - (3) suspected improprieties of any kind.
- (c) The existence of any defects or suspected improve ties shall prevent the commencement of the time period specified in Section 504.3 til any of defects or improprieties are corrected or otherwise resolved.
- If NYSERDA fails to notify a Contractor of a defect or ty within (d) the fifteen (15) calendar day period specified in subd. sion (b) of this se on, the sole effect shall be that the number of days allow shall be reduced by the Payn number of days between the 15th day and day th tion transmitted to noti the Contractor. If NYSERDA fails to pride reaso ble grou or its contention that that the Payment Due Date shall a defect or impropriety exists, the sole effe shall Recen an Invoice. be calculated using the original dat
- (e) In the absence of any defector's spected appropriety, or upon satisfactory correction or resolution of a fect or suspects simpropriety, NYSERDA shall make Payment, consistent with an or successful or rection of a solution and the provisions of this Exhibit.
- 504.5. Excessions Extens a of Payment Due Date. NYSERDA has determined that, not eithsteen the provisions of Sections 504.3 and 504.4 of this Exhibit that of the following facts or circumstances, which may occur concurrently or constratively, reasonably justify extension of the Payment Due Date:
- predetermined interver, without having to submit a written invoice, if any documentation, sure orting data, performance verification, or notice specifically required by the agreement or other State or Federal mandate has not been submitted to NYSERDA on a timely basis, then the Payment Due Date shall be extended by the number of calendar days from the date by which all such matter was to be submitted to NYSERDA and the date when NYSERDA has actually received such matter.
- (b) If an inspection or testing period, performance verification, audit or other review or documentation independent of the Contractor is specifically required by this Agreement or by other State or Federal mandate, whether to be performed by or on behalf of NYSERDA or another entity, or is specifically permitted by this Agreement or

by other State or Federal provision and NYSERDA or other entity with the right to do so elects to have such activity or documentation undertaken, then the Payment Due Date shall be extended by the number of calendar days from the date of Receipt of an Invoice to the date when any such activity or documentation has been completed, NYSERDA has actually received the results of such activity or documentation conducted by another entity, and any deficiencies identified or issues raised as a result of such activity or documentation have been corrected or otherwise resolved.

- (c) If an invoice must be examined by a State or Federal agency, or by another party contributing to the funding of the Contract, prior to Payment, then the Payment Due Date shall be extended by the number of calendar days from the date of Receipt of an Invoice to the date when the State or Federal agency, or other contributing party to the Contract, has completed the inspection, advised NYSERL of the matter of the inspection, and any deficiencies identified or issues raised as a number such inspection have been corrected or otherwise resolved.
- (d) If appropriated funds from which Payment ato be made have at yet been appropriated or, if appropriated, not yet been available to NYSFRDA, then the Payment Due Date shall be extended by the number of calls for day arom the date of Receipt of an Invoice to the date when a funds aromade at the to NYSERDA.
- . If NYSERDA fails to make Prompt **504.6.** Interest Eligibility an mpul Payment, NYSERDA shall pay inter the C tractor on the Payment when such to or ore than ten dollars (\$10.00). interest computed as provided herein Interest shall be compute occrue at the day rate in effect on the Date of Payment, sion R corporate taxes pursuant to Section as set by the New York Sta. omm 1096(e)(1) of the Tax Law. In a Payment shall be computed for the period est on beginning on the fter the Pa ent Dus Date and ending on the Date of Payment.
- 504.7. Source of Fran Pay Interest. Any interest payable by NYSERDA pursuant and whibit shall be paid only from the same accounts, funds, or appropriations that a lawfully available to make the related Payment.
- provisions of this Exp bit shall apply to all Payments as they become due and owing pursuant to the term and conditions of this Agreement, notwithstanding that NYSERDA has subsequently amend its Prompt Payment Policy by further rulemaking.
- **504.9.** <u>Notice of Objection</u>. Contractor may object to any action taken by NYSERDA pursuant to this Exhibit that prevents the commencement of the time in which interest will be paid by submitting a written notice of objection to NYSERDA. Such notice shall be signed and dated and concisely and clearly set forth the basis for the objection and be addressed to the Vice President, New York State Energy Research and Development Authority, at the notice address set forth in Exhibit B to this Agreement. The Vice President of NYSERDA, or his or her designee, shall review the

objection for purposes of affirming or modifying NYSERDA 's action. Within fifteen (15) working days of the receipt of the objection, the Vice President, or his or her designee, shall notify the Contractor either that NYSERDA 's action is affirmed or that it is modified or that, due to the complexity of the issue, additional time is needed to conduct the review; provided, however, in no event shall the extended review period exceed thirty (30) working days.

504.10. <u>Judicial Review</u>. Any determination made by NYSERDA pursuant to this Exhibit that prevents the commencement of the time in which interest will be paid is subject to judicial review in a proceeding pursuant to Article 78 of the Civil Practice Law and Rules. Such proceedings shall only be commenced upon completion of the review procedure specified in Section 504.9 of this Exhibit or any other review procedure that may be specified in this Agreement or by other way, rule at regulation.

504.11. Court Action or Other Legal Processes.

- (a) Notwithstanding any other law to the contract the liability of a SERDA to make an interest payment to a Contractor pure to the Exhibit shall not extend beyond the date of a notice of intention to be a claim, or the date commencing a legal action for payment such in a c, whichever occurs first.
- (b) With respect to the court a fit or of the legal processes referred to in subdivision (a) of this section, any intreest alignment by NYSERDA after the date specified therein pure to to any privise of law other than Public Authorities Law Section 2880 shall be a given and as crescaled by such separate provision of law, shall be paid as directed by the purt, as it all be paid from any source of funds available for that a case.