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03 June 2009

Tel: 6823 8285
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Attn: Managing Director

Dear Sir

REVISION TO APPENDIX 1 OF THE VESTING CONTRACT SUPPLEMENTAL LETTER

We refer to our Supplemental Letter of 25 May 09 and the amendments to Schedule C, Section 1.3 and Schedule C, Section 2.2 in our email of 2 Jun 09.

2. We have made slight amendments to Schedule C, Section 1.3 (Page 6) and Schedule C, Section 2.2 (Page 7) to achieve closer alignment with EMA's Procedures for Calculating the Components of the Vesting Contracts. The attached revised Page 6 and Page 7 incorporates revisions to the text contained in the original version of Appendix 1 of 25 May 09.

3. Kindly return the original Page 6 and Page 7 (two sets) of Appendix 1 in our Supplemental Letter of 25 May 09 and replace them with the attached revised Page 6 and Page 7.

4. Please acknowledge your acceptance of the Supplemental Letter dated 25 May 09 by signing in the section marked 'Acceptance', as well as initialing all the pages in Appendix 1 (with the one-to-one replacement of Page 6 and Page 7) and returning the duplicate to the Issuer not later than seven (7) days from the date of this letter.

Thank you.

Yours faithfully

Budiman Roesli
Assistant Manager, Regulatory Affairs
SP Services Ltd

Clause	Existing Clause	Amended Clause
Accuracy of Calculations on Hedge Quantities and Hedge Price	<p><i>notice and revised Schedule A:</i></p> <p><i>(i) If the Holder concurs with the Issuer that an error was made, it shall notify the Issuer of its acceptance of the revised Schedule A;</i></p> <p><i>(ii) If the Holder does not concur with the Issuer that an error was made, it shall notify the Issuer in writing that the matter is now a dispute between the Parties.</i></p>	<p>Issuer's error notice and revised Schedule A described in clause 3.12(c)(i);</p> <ul style="list-style-type: none"> - two (2) Business Days after receipt of the Issuer's error notice and revised Schedule A described in clause 3.12(c)(ii); <p>do one of the following:</p> <p>(i) If the Holder concurs with the Issuer that an error was made, it shall notify the Issuer of its acceptance of the revised Schedule A;</p> <p>(ii) If the Holder does not concur with the Issuer that an error was made, it shall notify the Issuer in writing that the matter is now a dispute between the Parties.</p>
Schedule B Section 2.2 - Load Data	<p><i>The set LOAD_SET is basic historic load data for 3 months for use in the next Quarter (being last two months of the previous Quarter and the first month of the current Quarter). These data will come from MSSL. For facilities that include an embedded generator above 1MW, this load set shall be the net load a facility consumes (that is total site load less that load supplied by the facilities embedded generation).</i></p>	<p>The set LOAD_SET is basic historic load data for 3 months (of the last Quarter) for use in the next Quarter. These data will come from MSSL. For Generation Registered Facility (GRF) or Generation Settlement Facility (GSF) that provides energy directly to the consumer's installation, this load set shall be the net load a facility consumes (that is total site load less that load supplied by the facilities embedded generation).</p>
Schedule C - Section 1.3	<p><i>1.3 The Base Quarter, being the Quarter in which the values of LRMC and BASECOST are deemed to be current and relative to which all indices shall be applied;</i></p>	<p>1.3 The Base Quarter, being the Quarter in which the values of LRMC and BASECOST are deemed to be current and relative to which all indices shall be applied. TOTAL FUEL COST is derived from HSFO 180 CST Oil Price which is the average price of the quarterly forward fuel oil swaps, published in the Intercontinental Exchange (ICE), and Platts for every Business Day in the preceding quarter, up to the 15th calendar day of the 3rd month in the preceding quarter for the quarter for which LRMC is to be calculated;</p>
Schedule C	<p><i>1.4 The FUEL COST INDEX for the Quarter which</i></p>	<p>1.4 The FUEL COST INDEX for the Quarter which shall</p>

Clause	Existing Clause	Amended Clause
- Section 1.4	<i>shall be an index determined by Authority in accordance with paragraph 6 reflecting the cost of fuel relative to the Base Quarter.</i>	be an index determined by Authority in accordance with paragraph 6 reflecting the cost of fuel relative to the Base Quarter.
Schedule C - Section 2.2	<i>2.2 BASECOST represents the total Quarterly cost of operating the Generating Unit referred to in 1.1 for a specified Base Quarter.</i>	2.2 BASECOST represents the total Quarterly cost of operating the Generating Unit referred to in 1.1 for a specified Base Quarter. TOTAL FUEL COST is derived from HSFO 180 CST Oil Price which is the average price of the quarterly forward fuel oil swaps, published in the Intercontinental Exchange (ICE), and Platts for every Business Day in the preceding quarter, up to the 15 th calendar day of the 3 rd month in the preceding quarter for the quarter for which LRMC is to be calculated.
Schedule C - Section 3.1 (Table) - Determination Date	<i>Date on which the calculations of the LRMC which is to apply at the Application Date are deemed to be made. The Determination date will fall within the second month of the preceding calendar quarter. For example, the Determination date for LRMC to apply in 3rd quarter of a calendar year will fall within May of that calendar year.</i>	Date on which the calculations of the LRMC which is to apply at the Application Date are deemed to be made.
Schedule C - Section 3.1 (Table) - Base Date	<i>Date at which the LRMC base parameters are determined. The Base date will fall within the second month of the preceding quarter. For example, the Base date for the LRMC parameters to apply in 3rd quarter of the calendar year will fall within May of that calendar year.</i>	Date at which the LRMC base parameters are determined.
Schedule C - Section 3.1 (Table) - Application Date	<i>Date from which the LRMC is to apply. The application date will be the start of each calendar quarter. If the Base date is 3 or more months before the application date, the index adjustment should be used to update the Hedge Price for the application date.</i>	Date from which the LRMC is to apply. Appendix 1