AMENDMENT NO. 1 TO THE MASTER SOLAR POWER PURCHASE AND SALE AGREEMENT

This Amendment No. 1 to the Master Solar Power Purchase and Sale Agreement ("Amendment") is entered into this ___ day of ______, 2012, by and between the Lancaster Power Authority, a joint powers authority ("LPA"), and US TOPCO ENERGY, INC., a California Corporation ("TOPCO").

In accordance with the terms set forth in Article 514 of the Master Solar Power Purchase and Sale Agreement ("Master Agreement"), "the parties acknowledge that, due to the long term nature of the Master Agreement, it may be necessary and/or appropriate at some time in the future, or from time to time, for the Parties to enter into various "Implementation Agreements" or to otherwise execute additional documentation to clarify and implement provisions of this Master Agreement. Each Party agrees to cooperate in good faith to negotiate and enter into such Implementation Agreements as may be determined to be reasonably necessary and/or appropriate by either Party in its reasonable discretion" and Article 515, "any alterations, changes or modifications of or to this Master Agreement, in order to become effective, shall be made in writing and in each instance signed by a duly authorized representative on behalf of each Party." The Parties hereby wish to enact the powers duly provided under said Articles 514 and 515 and implement the following augmentations to the Master Agreement.

Option to Pre-Pay Power:

Upon completion of the Renewable Generating Facility, TOPCO shall grant to LPA and LPA may, at its discretion, exercise an option to prepay power the full Energy Output produced (as calculated by the estimated annual Energy Output by the term years of this Master Agreement) by said Facility. In the event such option is exercised, the Parties shall, in good faith, determine the kWh price, the total generation estimation, the payment terms and conditions to said option.

LPA hereby agrees to consider said option to prepay power from the total Energy Output generated by said Renewable Generating Facility when the following conditions are met:

- 1. LPA has a potential purchaser of said power.
- 2. Prepaid purchase options add a financial benefit to a third party purchase agreement.
- 3. Exercising this option is deemed to be cost efficient.

Upon official execution of said option, the Parties herewith agree that the terms and pricing set thereof shall supersede the terms set forth in Article 302.

IN WITNESS WHEREOF, the LPA and TOPCO have executed this Amendment to the Master Agreement as of the date first set forth above.

	Date:	
Joshua Chang, Chairman		
A caster Power Authority, a joint powers author	wity	
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	Date:	· · · · · · · · · · · · · · · · · · ·
Mark Bozigian, Executive Director	•	
EST:		

David R. McEwen, Legal Counsel

STATE OF CALIFORNIA)	SS
COUNTY OF LOS ANGEL	LES)	
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STATE OF CALIFORNIA COUNTY OF LOS ANGELES)	SS
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I certify under PENALTY OF I paragraph is true and correct.	'ERJURY un	der the laws of the State of California that the foregoing
WITNESS my hand and official	l seal.	
Notary Public		

MASTER SOLAR POWER PURCHASE AND SALE AGREEMENT

RECITALS

- A. The LPA is a joint powers authority created, existing and operating pursuant to the Joint Exercise of Powers Act (Cal. Gov't Code § 6500 et seq.) The purpose of the LPA is to establish, own and operate a municipal gas and electric utility for the benefit of the residents of the City of Lancaster (the "City"), as well as for the customers, businesses and property owners within the City and/or to be served by the LPA.
- B. Topco is in the business of developing renewable energy systems and related infrastructure, projects and technology.
- C. The Parties entered into that certain Amended and Reinstated Memorandum of Understanding dated as of work together in order to develop one (1) or more photovoltaic solar power plant(s) ("Projects") in the City that is/are capable of generating a total aggregate amount of up to 200-megawatts of electrical power (collectively, the "Renewable Generating Facility").
- D. By this Master Agreement, the Parties desire to establish the terms and conditions upon which Topco will sell to the LPA and the LPA will purchase from Topco all electrical energy produced by a Renewable Generating Facility.

NOW, THEREFORE, for and in consideration of the mutual promises, covenants, and conditions herein contained, the Parties hereto agree as follows:

100. DEFINITIONS.

"CAISO Tariff" means the California Independent System Operator Corporation Operating Agreement and Tariff, including the rules, protocols, procedures and standards attached thereto, as the same may be amended or modified from time to time.

"CREST Program" means the California Renewable Energy Small Tariff, the SCE tariff schedule that expands tariff schedule WATER to certain eligible customers.

"Default" and "Event of Default" is defined in Section 401.

"Effective Date" means the date that this Master Agreement is approved by the LPA Board of Directors.

"Energy Output" means one hundred percent (100%) of the energy produced by each Renewable Generating Facility, net of Station Use, up to a maximum annual aggregate of 200 megawatts.

"Implementation Agreement" means an agreement entered into by and between the Parties in order to fully implement the purpose and intent of this Master Agreement and is further described in Section 514.

"Master Agreement" means this Master Solar Power Purchase and Sale Agreement between the LPA and Topco.

"Renewable Generating Facility" means an electric generating facility constructed and operated by Topco on a Renewable Generating Facility Sites pursuant and subject to the terms and conditions of this Master Agreement and the applicable Renewable Generating Facility Site Ground Lease.

"Renewable Generating Facility Site" means the real property upon which a Renewable Generating Facility is constructed.

"Renewable Generating Facility Site Ground Lease" means the ground lease entered into by and between the LPA and Topco pursuant to which Topco leases a Renewable Generating Facility Site from the LPA in order to construct and operate a Renewable Generating Facility.

"SCE" means Southern California Edison Company, a California corporation.

"SCE Power Purchase Agreement" means the power purchase agreement entered into by and between SCE and the LPA pursuant to the CREST Program, including all exhibits and attachments thereto.

"Schedule of Renewable Generating Facility Sites" means the schedule of renewable generating facility sites attached hereto as Attachment No. 1 and incorporated herein by reference,

"Station Use" means the electric energy produced by a Renewable Generating Facility that is (i) used within the respective Renewable Generating Facility to power lights, motors, control systems and other electrical loads that are necessary for normal operation, and (ii) consumed within the respective Renewable Generating Facility's electric energy distribution systems as losses.

"WATER" means Water/Watershed Agency Tariff for Eligible Renewables, the SCE tariff schedule that implements Assembly Bill 1969.

200. RENEWABLE GENERATING FACILITY.

201. Renewable Generating Facility Site. The Parties shall use commercially reasonable efforts to identify, locate and agree to sites within and/or without the City that are currently owned by the City and that may be suitable to be used as a Renewable Generating

Facility Site. Once the Parties have mutually identified, located and agreed to a potential Renewable Generating Facility Site, the parties shall enter into a Renewable Generating Facility Site Ground Lease. As of the date of this Master Agreement, the Parties have identified, located and agreed to the two (2) potential Renewable Generating Facility Sites set forth in the Schedule of Renewable Generating Facility Sites, which sites shall (subject to the terms and conditions of this Master Agreement and the applicable Renewable Generating Facility Site Ground Lease) each be improved by Topco with a Renewable Generating Facility that in the aggregate will have a Gross Power Rating of at least 7.5 megawatts. Subsequent to the date of this Master Agreement, the Schedule of Renewable Generating Facility Sites shall be deemed amended upon the effective date of any Renewable Generating Facility Site Ground Lease in order to include as a Renewable Generating Facility Site the site that is the subject of such Renewable Generating Facility Site Ground Lease.

202. Design, Construction and Operation of Renewable Generating Facility; Renewable Generating Facility Site Ground Lease. The Parties shall enter into a Renewable Generating Facility Site Ground Lease with respect to each Renewable Generating Facility Site. The terms, conditions and requirements that shall govern the design, construction and operation of each Renewable Generating Facility shall be set forth with specificity in the applicable Renewable Generating Facility Site Ground Lease. The form of each Renewable Generating Facility Site Ground Lease shall be as agreed to by the Parties, but shall at a minimum include the following: (i) the common and legal description of the applicable Renewable Generating Facility Site; (ii) the applicable Renewable Generating Facility's gross power rating; (iii) the applicable Renewable Generating Facility's net power rating (i.e., the gross power rating less Station Use); (iv) the applicable Renewable Generating Facility's annual energy production, net of Station Use, as measured by a meter approved by the California Independent System Operator Corporation; (v) the terms and conditions upon which Topco shall design, construct and operate the applicable Renewable Generating Facility; (vi) the applicable Renewable Generating Facility's delivery point (which shall be subject to prior approval and/or subsequent modification by SCE); (vii) a provision requiring Topco to conform to and comply with all applicable state, federal and local laws and regulations, any and all applicable requirements imposed by the SCE CREST Program, SCE tariffs, CAISO Tariff, SCE Power Purchase Agreement and any and all other applicable contractual, tariff, legal and/or regulatory requirements; and (viii) a provision indicating that the rent payable under the applicable Renewable Generating Facility Site Ground Lease shall be an amount equal to twelve percent (12%) of the amount actually paid by SCE to the LPA pursuant and subject to the terms and conditions of the CREST Program for the Energy Output attributable to the applicable Renewable Generating Facility (provided, however, that Topco shall have an obligation to make a rent payment under a Renewable Generating Facility Site Ground Lease only if and to the extent the LPA actually receives payment from SCE); (ix) a provision indicating that Topco shall pay or provide for the payment of all costs, taxes, charges, insurance and expenses of every kind and nature against the Renewable Generating Facility Site which may arise or become due during the term of the Renewable Generating Facility Site Ground Lease, and which, except for execution of the Renewable Generating Facility Site Ground Lease, would or could have been payable by the LPA; (x) a provision establishing minimum insurance requirements; and (xi) a provision incorporating by reference all of the terms, conditions and provisions of this Master Agreement. Each Renewable Generating Facility Site Ground Lease shall be subject to approval by the LPA's Board of Directors.

- 203. Cost of Construction and Operation; Interconnection with SCE's System. Topco shall be solely responsible for obtaining and maintaining all interconnection rights and interconnection agreements necessary in order to enable each Renewable Generating Facility to interconnect with SCE's system at the Point of Delivery. Except as and to the extent specifically set forth in this Master Agreement, Topco shall be solely responsible for all costs directly and/or indirectly related to the design, development, construction and operation of each Renewable Generating Facility, including, without limitation, costs related to the following: obtaining electrical service and meters; any and all applications, plan reviews and special studies; site development; the design, construction and operation of each Renewable Generating Facility; interconnection; telemetry; any and all SCE charges not offset by the Energy Output; any and all regulatory fines and/or penalties imposed or assessed with respect to the design, construction and/or operation of a Renewable Generating Facility.
- 204. The SCE CREST Program. The Parties mutually acknowledge and agree that the Energy Output produced by each Renewable Generating Facility and sold to the LPA pursuant to this Master Agreement is to be immediately resold by the LPA to SCE pursuant to SCE's CREST Program. The LPA shall be solely responsible for making the necessary application to SCE for each Renewable Generating Facility's participation in the CREST Program. Topco will be responsible for paying the application fee and any necessary supplemental costs related to obtaining SCE approval of each Renewable Generating Facility application, Upon a Renewable Generating Facility's approval by SCE and acceptance into the CREST Program, the LPA shall execute all necessary documents related to the CREST-Program, including, without limitation, a power purchase agreement between the LPA and SCE. Neither Party shall incur any obligation under this Master Agreement or under any Renewable Generating Facility Site Ground Lease with respect to any Renewable Generating Facility or any Renewable Generating Facility Site until and unless such Renewable Generating Facility and/or Renewable Generating Facility Site has been accepted by SCE into the CREST Program and all necessary document related thereto have been fully executed. Topco agrees to and shall use commercially reasonably efforts to assist the LPA in making application to SCE as provided in this Section 204. If and to the extent there is any conflict between this Master agreement and any applicable rule, regulation or contractual provision related to and imposed by the CREST Program, the rule, regulation or contractual provision imposed by the CREST Program shall control and this Master Agreement and any applicable Renewable Generating Facility Site Ground Lease shall be deemed automatically amended to the extent necessary in order to conform to the controlling rule, regulation or contractual provision imposed by the CREST Program.

300. SALE OF SOLAR POWER TO LPA.

- 301. Agreement to Sell and Purchase Output of Each Renewable Generating Facility. Subject to the terms and conditions of this Master Agreement and each Renewable Generating Facility Site Ground Lease, Topco agrees to sell to the LPA and the LPA agrees purchase from Topco the Energy Output.
- 302. Purchase Price. The total aggregate Purchase Price for the Energy Output shall be the amount equal to eighty-eight percent (88%) of the amount actually paid by SCE to the LPA for the Energy Output pursuant and subject to the terms and conditions of the CREST Program. The Purchase Price shall be calculated and paid by the LPA to Topco on a periodic basis, within

thirty (30) days of the LPA's receipt of any payment from SCE for the Energy Output. The LPA shall have an obligation to make a periodic payment of the Purchase Price as to the Energy Output only if and to the extent the LPA actually receives payment from SCE for such Energy Output.

303. Ownership of Green Attributes, Capacity Attributes and Resource Adequacy Benefits. During the term of this Master Agreement, any and all Green Attributes, Capacity Attributes and Resource Adequacy Benefits earned, acquired or accumulated as the result of operating a Renewable Generating Facility shall be and is the separate property of Topco. Topco, shall, upon LPA entering into a SCE Power Purchase Agreement with SCE and written request by the LPA, promptly take any and all action necessary in order to transfer, assign and/or disclaim any interest in or title to such Green Attributes, Capacity Attributes and Resource Adequacy Benefits.

400. DEFAULT AND REMEDIES.

- 401. Events of Default. An "Event of Default" or "Default" shall occur under this Master Agreement when there shall be a breach of any condition, covenant, warranty, promise or representation contained in this Master Agreement and the breach shall continue for a period of thirty (30) days after written notice thereof to the defaulting party without the defaulting party curing such breach, or if the breach cannot reasonably be cured within a thirty (30) day period, commencing the cure of the breach within the thirty (30) day period and thereafter diligently proceeding to cure the breach; provided, however, that if a different period or notice requirement is specified for any particular breach under any other paragraph of this Master Agreement, the specific provision shall control.
- 402. Remedies. The occurrence of any Event of Default shall give the non-defaulting party the right to proceed with any and all remedies set forth in this Master Agreement, including an action for damages, an action or proceeding at law or in equity to require the defaulting party to perform its obligations and covenants under the documents executed pursuant hereto or to enjoin acts or things which may be unlawful or in violation of the provisions of such documents, and the right to terminate this Master Agreement.
- 403. Force Majeure. Subject to compliance with the notice requirements as set forth below, performance by a Party hereunder shall not be deemed to be in default, and all performance and other dates specified in this Master Agreement shall be extended, where delays or defaults are due to causes beyond the control and without the fault of the party claiming an extension of time to perform, which may include, without limitation, the following: war, insurrection, strikes, lockouts, riots, floods, earthquakes, fires, assaults, acts of God, acts of the public enemy, epidemics, quarantine restrictions, freight embargoes, lack of transportation, governmental restrictions or priority, litigation, unusually severe weather, inability to secure necessary labor, materials or tools, acts or omissions of the other party, or acts or failures to act of any public or governmental entity (except that the LPA's or City's acts or failure to act shall not excuse performance of the LPA hereunder). Subject to the timing and provisions of Section 401, in no event shall Topco's difficulty or inability to obtain and secure financing become an event of force majeure. An extension of the time for any such cause shall be for the period of the enforced delay and shall commence to run from the time of the commencement of

the cause, if notice by the party claiming such extension is sent to the other Party within thirty (30) days of the commencement of the cause.

- 404. Effective Date. This Master Agreement shall become effective on the Effective Date and shall continue in full force and effect for a term of twenty (20) years unless otherwise agreed to in writing by the parties. Each Project listed in Attachment No. 1 shall be subject to this Master Agreement, not withstanding provisions of this Section 404.
- 405. Termination by LPA. Subject to the timing and provisions of Section 401, the LPA may elect to terminate this Master Agreement or a Renewable Generating Facility Site Ground Lease upon giving written notice to Topco of the LPA's intent to terminate based on one or more of the following reasons:
- (a) Topco fails to comply with the terms and conditions of this Master Agreement or the applicable Renewable Generating Facility Site Ground Lease and upon notice by the LPA, fails to take all corrective actions specified within the timeframe set forth in such notice;
- (b) A change in any local, state or federal law, statute or regulation, any of which materially alters or otherwise materially affects the LPA's ability or obligation to perform the LPA's duties;
- (c) Topco fails to take all corrective actions specified in any notice or demand received from any public or private utility, or local, state or federal government or regulatory agency; or
- (d) Topco fails to interconnect and operate any Renewable Generating Facility, pursuant to the terms and conditions of this Master Agreement and the applicable Renewable Generating Facility Site Ground Lease, within one hundred eighty (180) days of the Effective Date.
- 406. Termination by Topco. Subject to the timing and provisions of Section 401, Topco may elect to terminate this Master Agreement or a Renewable Generating Facility Site Ground Lease upon giving written notice to the LPA of Topco's intent to terminate based on one or more of the following reasons:
- (a) The LPA fails to comply with the terms and conditions of this Master Agreement or the applicable Renewable Generating Facility Site Ground Lease and upon notice by Topco, fails to take all corrective actions specified within the timeframe set forth in such notice;
- (b) A change in any local, state or federal law, statute or regulation, any of which materially alters or otherwise materially affects Topco's ability or obligation to perform Topco's duties;
- (c) As to a particular Renewable Generating Facility Site Ground Lease, the LPA fails to continuously maintain SCE CREST Program membership with respect to the

applicable Renewable Generating Facility; provided, however, that this shall not constitute a basis to terminate this Master Agreement; and

- (d) The LPA files for relief under any Chapter of the United States Bankruptcy Code.
- 407. Attorneys' Fees. In addition to any other remedies provided hereunder or available pursuant to law, if any party brings an action or proceeding to enforce, protect or establish any right or remedy hereunder or under any of the documents executed pursuant hereto, the prevailing party shall be entitled to recover from the other party its costs of suit, including without limitation expert witness fees, and reasonable attorneys' fees.
- 408. Remedies Cumulative. No right, power, or remedy given by the terms of this Master Agreement is intended to be exclusive of any other right, power, or remedy; and each and every such right, power, or remedy shall be cumulative.

500. GENERAL PROVISIONS.

- 501. Time is of the Essence. Time is expressly made of the essence with respect to the performance of each and every obligation and condition of this Master Agreement.
- 502. Indemnification. Topco agrees to protect, defend, and hold harmless the LPA and its officers, employees, agents, attorneys and representatives from any and all claims, liabilities, expenses, or damages of any nature, including attorney's and expert witness fees, for injury or death of any person, or damage to property, or interference with use of property, arising out of, or in any way connected with performance of this Master Agreement or any Renewable Generating Facility Site Ground Lease by Topco, Topco's agents, officers, employees, subcontractors, customers, invitees, or independent contractors hired by Topco, except for claims, liabilities, expenses, or damages which are due to the sole negligence of the LPA, or any of its officers, employees, agents and representatives.

The LPA agrees to protect, defend, and hold harmless Topco and its officers, employees, agents and representatives from any and all claims, liabilities, expenses, or damages of any nature, including attorney's and expert witness fees, for injury or death of any person, or damage to property, or interference with use of property, arising out of, or in any way connected with performance of this Master Agreement or any Renewable Generating Facility Site Ground Lease by the LPA, the LPA's agents, officers, employees, subcontractors, customers, invitees, or independent contractors hired by the LPA, except for claims, liabilities, expenses, or damages which are due to the negligence of Topco, or any of its officers, employees, agents and representatives.

503. Notices. Any approval, disapproval, demand, document or other notice ("Notice") which any party may desire to give to the other party under this Agreement must be in writing and may be given either by (i) personal service, (ii) delivery by reputable document delivery service such as Federal Express that provides a receipt showing date and time of delivery, (iii) facsimile transmission, or (vi) mailing in the United States mail, certified mail, postage prepaid, return receipt requested, addressed to the address of the party as set forth below, or at any other address as that party may later designate by Notice. Service shall be deemed

conclusively made at the time of service if personally served; upon confirmation of receipt if sent by facsimile transmission; the next business day if sent by overnight courier and receipt is confirmed by the signature of an agent or employee of the party served; the next business day after deposit in the United States mail, properly addressed and postage prepaid, return receipt requested, if served by express mail; and three (3) days after deposit thereof in the United States mail, properly addressed and postage prepaid, return receipt requested, if served by certified mail.

LPA:

Lancaster Power Authority

44933 Fern Avenue

Lancaster, Ca. 93534 Mark Bozigian (Strongston, particular property)

Attn:

Fax No.:

(661) 723-6141

Topco:

U.S. Topco Energy, Inc.

412.W. Valley Blvd San Gabriel, Ca. 91776

Joshua Chang Attn:

Fax No.:

(626) 282-6677

Such addresses may be changed by Notice to the other party(ies) given in the same manner as provided above.

- Transfers and Assignments. The qualifications and identity of Topco are of 504. particular concern to the LPA. It is because of those qualifications and identity that the LPA has entered into this Master Agreement with Topco. Therefore, Topco shall not make any total or partial sale, grant, transfer, conveyance or assignment of the whole or any part of this Master Agreement without prior written approval of LPA, except as expressly set forth herein. Notwithstanding the foregoing, LPA approval of an assignment of this Master Agreement, or any part thereof, shall not be required in connection with any transfer to an entity or entities in which Topco retains a minimum of fifty-one percent (51%) of the ownership or beneficial interest and retains management and control of the transferee entity or entities.
- Successors and Assigns. Whenever the term "Topco" is used in this Master Agreement, such term shall include any of Topco's approved assignee(s) or transferee(s), or any other permitted successors and assigns as herein provided.
- Non-Liability of Officials and Employees of the LPA. No member, elected or 506. appointed official, or employee of the LPA shall be personally liable to Topco or any successor in interest in the Event of Default or other breach or for any amount which may become due to Topco or its successors, or for performance of any obligations under the terms of this Master Agreement.
- Relationship the LPA and Topco. It is hereby acknowledged and agreed that the relationship between the LPA and Topco is not that of a partnership or joint venture or other investor partner and that neither shall be deemed or construed for any purpose to be the agent of the other. Accordingly, except as expressly provided in this Master Agreement, the LPA shall

have no rights, powers, duties or obligations with respect to the development, operation, maintenance or management of any Renewable Generating Facility.

- LPA Approvals and Actions. The LPA shall maintain authority of this Master Agreement and the authority to implement this Agreement through the LPA's General Manager (or his or her duly authorized representative). The General Manager and his or her duly authorized representative(s) shall have the authority to make approvals, issue interpretations, waive provisions, request issuance of warrants and make payments authorized hereunder, make and execute further agreements (including agreements necessary in order to fully implement this Master Agreement) and/or enter into amendments of this Agreement on behalf of the LPA so long as such actions do not materially or substantially add to the costs, responsibilities, or liabilities incurred or to be incurred by the LPA as specified herein, and such interpretations, waivers and/or amendments may include extensions of time to perform. All material and/or substantive interpretations, waivers, or amendments shall require the consideration, action and written consent of the LPA Board of Directors. Further, the General Manager shall maintain the right to submit to the LPA Board of Directors for consideration and action any non-material or non-substantive interpretation, waiver or amendment, if in his or her reasonable judgment he or she desires to do so. Notwithstanding the foregoing, each Renewable Generating Facility Site Ground Lease shall be submitted to the LPA Board of Directors for consideration and action.
- 509. Counterparts. This Master Agreement may be signed in multiple counterparts all of which together shall constitute an original binding agreement. This Master Agreement is executed in three (3) originals, each of which is deemed to be an original.
- the parties relating to the transaction contemplated by this Master Agreement. With the exception of the Amended and Reinstated Memorandum of Understanding entered into by and between the Parties and dated as of work and statements, understandings, representations and statements, oral or written, are merged in this Master Agreement and shall be of no further force or effect. Each party is entering this Master Agreement based solely upon the representations set forth herein and upon each Party's own independent investigation of any and all facts such party deems material.
- 511. Titles and Captions. Titles and captions are for convenience of reference only and do not define, describe or limit the scope or the intent of this Master Agreement or of any of its terms. References to Section and Paragraph numbers are to sections and paragraphs in this master Agreement, unless expressly stated otherwise.
- 512. Interpretation. As used in this Master Agreement, masculine, feminine or neuter gender and the singular or plural number shall each be deemed to include the others where and when the context so dictates. The word "including" shall be construed as if followed by the words "without limitation." This Master Agreement shall be interpreted as though prepared jointly by both Parties.
- 513. No Waiver. A waiver by any party of a breach of any of the covenants, conditions or agreements under this Master Agreement to be performed by the other party shall

not be construed as a waiver of any succeeding breach of the same or other covenants, agreements, restrictions or conditions of this Master Agreement.

- 514. Implementation of Master Agreement. The Parties acknowledge that, due to the long term nature of this Master Agreement, it may be necessary and/or appropriate at some time in the future, or from time to time, for the Parties to enter into various "Implementation Agreements" or to otherwise execute additional documentation to clarify and implement the provisions of this Master Agreement. Each Party agrees to cooperate in good faith to negotiate and enter into such various Implementation Agreements as may be determined to be reasonably necessary and/or appropriate by either Party in its reasonable discretion.
- 515. Modifications. Any alteration, change or modification of or to this Master Agreement, in order to become effective, shall be made in writing and in each instance signed by a duly authorized representative on behalf of each party.
- 516. Severability. If any term, provision, condition or covenant of this Master Agreement shall be held, to any extent, invalid or unenforceable, the remainder of this Master Agreement shall not be affected, and shall be valid and enforceable to the fullest extent permitted by law.
- 517. Computation of Time. The time in which any act is to be done under this Master Agreement is computed by excluding the first day and including the last day, unless the last day is a holiday or Saturday or Sunday, and then that day is also excluded. The term "holiday" shall mean all holidays as specified in Section 6700 and 6701 of the California Government Code. If any act is to be done by a particular time during a day, that time shall be Pacific Time Zone time.
- 518. Legal Advice. Each party represents and warrants to the other the following: they have carefully read this Master Agreement, and in signing this Master Agreement, they do so with full knowledge of any right which they may have; they have received independent legal advice from their respective legal counsel as to the matters set forth in this Master Agreement, or have knowingly chosen not to consult legal counsel as to the matters set forth in this Master Agreement; and, they have freely signed this Master Agreement without any reliance upon any agreement, promise, statement or representation by or on behalf of the other party, or their respective agents, employees or attorneys, except as specifically set forth in this Master Agreement, and without duress or coercion, whether economic or otherwise.
- 519. Cooperation. Each Party agrees to cooperate with the other in this transaction and, in that regard, to sign any and all documents which may be reasonably necessary, helpful or appropriate to carry out the purposes and intent of this Master Agreement including, but not limited to, Implementation Agreements, releases or other agreements.
- 520. Conflicts of Interest. No member, elected or appointed public official or employee of the LPA shall have any personal interest, direct or indirect, in this Master Agreement, nor shall any such member, elected or appointed public official or employee participate in any decision relating to this Master Agreement which affects his personal interests, his economic interests, or the interests of any corporation, partnership or association in which he is directly or indirectly interested.

521. Non-Exclusive Relationship. The relationship established by this Master Agreement is non-exclusive. Each Party expressly reserves the right to contract for the service(s) and/or product(s) that is/are within the scope of this Master Agreement with as many additional clients, persons or other entities as that Party, in its sole discretion, sees fit.

ATTACHMENT NO. 1

SCHEDULE OF RENEWABLE GENERATING FACILITY SITES

Initial Generation Sites

APN	Location	Area (acres)
3142-010-901,	Northeast Corner 3 rd St East and Kettering St	: 8.5
(nortion) 3176-005-914 Ea	stside of Division Street-230 feet south of Avenue H-8	16

IN WITNESS WHEREOF, the LPA and Topco have executed this Master Agreement as of the date and year first set forth above.

LPA:

LANCASTER POWER AUTHORITY,

a joint powers authority

By: R. Rex Parris

Its: Mayor

ATTEST:

Clein K August Secretary

APPROVED AS TO FORM:

Legal Counsel

TOPCO:

US TOPCO ENERGY, INC.,

A California corporation

By: Joshua Chang

Its: Chairman