

555 Pleasantville Rd. S-107 Briarcliff Manor, NY 10510 1.844.692.4372

Via overnight and electronic delivery

NI-PLIC 22NOV17Px1:13

Executive Director New Hampshire Public Utilities Commission 21 South Fruit Street, Suite 10 Concord, NH 03301

RE: DM 16-848

Dear Executive Director,

Enclosed please find revised versions of Agera's customer contracts for residential and small commercial customers.

Thank you,

Jeremy Schupp

CEO





Contract Prepared On Date:

Customer Enrollment Information

Customer Information					
Customer Name (Primary Conta	act):				
First		Last			
Mailing Address: Street			Unit (And		
Street			Unit /Apt		
City			State Zip Code		
Sity Site of the second			State Zip Gode		
Home Phone Number: Area Code	Mobile I Area Code	Phone Number:			
Customer Email Address:					
Secondary Contact:					
First		Last			
Relationship to Primary Contac		ary Phone Number:			
	Area Code				
Tax Exempt (If selected, please inc	lude your state Tax Exempt form)				
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Price Plan Chosen by Customer		*Agera Pure Wind Add	der (optional)		
O Variable + Fixed Adder	Fixed Full Requirements	○ 50% Wind	O 100% Wind		
		*If selected, Agera Pure Wind Agreemen	nt must be submitted along with contract packet.		
Notification Preferences	Billing Preferences	*Dual Billing Only			
How to Receive Notification:	Billing Type:	How to Receive Bill:	How to Pay Bill:		
O Email	O Consolidated	O Email	O Electronic Funds Transfer		
O Mail	O *Dual	O Mail	O Credit Card		

Initials _____

O Wire





Customer Enrollment Information Cont.

Account Number: Utility:		Account Number:	Utility:
City Start Date (MMNY) Account Number: Utility: Service Address: Street City Start Date (MMNY) City Start Date (MMNY) Additional Accounts Attached Total Estimated Historical Annual Usage Annual Usage Annual Usage It only be effective if agreed to and executed by both parties. It only be effective if agreed to and executed by both parties. It only be effective if agreed to and executed by both parties. It only be effective if agreed to and executed by both parties. It only be effective if agreed to and executed by both parties. It only be effective if agreed to and executed by both parties. It only be effective if agreed to and executed by both parties. It only be effective if agreed to and executed by both parties. It only be effective if agreed to and executed by both parties. It only be effective if agreed to and executed by both parties. It only be effective if agreed to and executed by both parties. It only be effective if agreed to and executed by both parties.			Light (Apr
Fixed Price: Fixed Adder: Unit Term Start Date (MM/V) Account Number: Utility: Service Address: Street City Fixed Price: Fixed Adder: Unit Term Start Date (MM/V) NH Start Date (MM/V) Fixed Price: Fixed Adder: Unit Term Start Date (MM/V) Start Date (MM/V) Start Date (MM/V) Additional Accounts Attached Total Estimated Historical Annual Usage Annual Usage It only be effective if agreed to and executed by both parties. Stomer Authorization: Induce: Title: In Name: Date: Title: Title: Title: Total Estimated Historical Annual Usage Total Estimated Historical Annual Usage Annual Usage Total Estimated Historical Annual Usage Annual Usage Total Estimated Historical Annual Usage Total Estimated Histori		oneer .	Om Apt.
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Account Number: Utility:			
Account Number: Service Address: Street Unit /Apt.		Fixed Price: Fixed Adder:	Unit Term Start Date (MM/Y
Service Address: Street			kWh /
Service Address: Street		Account Number:	Utility:
Street City Fixed Price: Fixed Adder: Unit Term Start Date (MM/Y) Additional Accounts Attached Total Estimated Historical Annual Usage Stomer and Agera have caused this Agreement to be executed as of the date noted above on the first page of this element, by individuals authorized to bind each party, and Customer has reviewed all of the terms herein. This agreement only be effective if agreed to and executed by both parties. Stomer Authorization: Title: Title: The Additional Accounts Attached Total Estimated Historical Annual Usage Annual Usage Total Estimated Historical Annual Usage Total			
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eement, by individuals authorized to bind each party, and Customer has reviewed all of the terms herein. This agreement all only be effective if agreed to and executed by both parties. Stomer Authorization: Inature: In Name: Date: Para Authorization:	-	Additional Accounts Attached	
reement, by individuals authorized to bind each party, and Customer has reviewed all of the terms herein. This agreement all only be effective if agreed to and executed by both parties. Stomer Authorization: Inature: In Name: Date: Para Authorization:			
reement, by individuals authorized to bind each party, and Customer has reviewed all of the terms herein. This agreement all only be effective if agreed to and executed by both parties. Stomer Authorization: Inature: In Name: Date: Para Authorization:			
Title:	E	eement, by individuals authorized to bind each party, and	Customer has reviewed all of the terms herein. This agreemen
Para Authorization:		tomer Authorization:	
era Authorization:	•	ature:	Title:
nature: Title:	n	t Name:	Date: / /
	וו		Date: / /





Customer Disclosure Statement

Price Plan Chosen by Customer		
O Variable + Fixed Adder	O Fixed Full Requirements	
How Price is Determined:		
Agera does not offer budget billing.		
to, ISO-based charges such as energy	reflect each month the wholesale cost of electricity as well as all charges including but not limite y costs, fees for electric energy losses, congestion charges, scheduling services, administrative pacity and ancillary services, plus a fixed adder, as well as all applicable taxes and fees. The	
Fixed Full Requirements Rate is noted fees.	d on Page 2, for commodity supply provided under this Agreement, plus all applicable taxes and	t
Length of Agreement and End D	Date:	
The term of this contract is mo	onths from effective date. Service will begin after your next scheduled meter read date.	
Rate:		
Fixed Rate (if applicable): \$ 0	Fixed Adder (if applicable): \$ 0.	
Amount of Early Termination Fe	ee and Method of Calculation:	
include the total losses and costs assobtaining, terminating, establishing or	ed Adder. If Fixed Full Requirements, Agera shall calculate the fee for any early termination to ociated with such early termination, any loss of margin, loss or costs incurred as a result of its reestablishing any contract, hedge or other agreement in connection with such transactions or a ETF will not exceed \$100 if the remaining term is less than 12 months and will not exceed \$20 more.	
Amount of Late Payment Fee ar	nd Method of Calculation:	
1.5% per month on overdue balances		
Renewal Terms:		
At expiration, contract will renew on a 30 days following receipt of renewal n	month-to-month basis at a variable rate, unless customer terminates or transfers service within otice.	1
Electric Assistance Program:		
Customers who receive a benefit from supply portion of their bill.	n the Electric Assistance Program (EAP) will no longer receive the EAP discount on the energy	
	Initials	





Price Calculation Chart

Variable Historic Pricing

Product:	Variable					
Customer Usage:	250 kWh	500 kWh	750 kWh	1000 kWh	1500 kWh	2000 kWh
Historic avg price per kWh:						
	*Calculated base	d on historic rates o	n a Monday at 8 am B	EST January 2015 - D	ecember 2015.	

Fixed Price Calculation

Product:	Fixed Price
Price Per kWh:	\$ per kWh
Charges:	Your bill will be calculated using the rate per kilowatt hour multiplied by kilowatt hour used.
Customer Usage:	250 kWh 500 kWh 750 kWh 1000 kWh 1500 kWh 2000 kWh
Customer would pay:	\$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00
Applicable Taxes:	You must also pay all applicable federal, state and local taxes.

Environmental Characteristics:

Fixed price and variable price include state mandated renewable percentages. Agera Energy offers 50% and 100% Green-e wind RECs at an additional cost to customer.

Initials _____





- 1. Agreement to Sell and Purchase Energy. This is an agreement between Agera Energy LLC ("Agera"), a Competitive Electric Power Supplier (CEPS), and the undersigned customer ("Customer") under which Customer shall initiate electricity service and begin enrollment with Agera (the "Agreement"). Subject to the terms and conditions of this Agreement, Agera agrees to sell and deliver, and Customer agrees to purchase and accept the quantity of electricity, as estimated by Agera, necessary to meet Customer's requirements based upon consumption data obtained by Agera or the delivery schedule of the Local Electric Utility (the "LEU"). Agera is not affiliated with and does not represent the LEU. The amount of electricity supplied under this Agreement is subject to change based upon data reflecting Customer's consumption obtained by Agera or the LEU's delivery schedule. Any discrepency between actual usage and estimated usage will be reconciled by the next billing cycle. The LEU will continue to deliver the electricity supplied by Agera.
- 2. Term. The Term is set forth on the Customer Disclosure Statement. This Agreement shall commence on the meter read date following the submission of an EDI enroll transaction to the LEU provided the LEU receives the transaction 48 hours prior to the next meter read date, and shall continue thereafter for the number of month(s) set forth on the Customer Disclosure Statement (the "Initial Term"). During the Initial Term Customer makes a commitment to purchase from Agera. Customer has a right to change CEPS subject to the terms of this agreement. Unless otherwise agreed to, upon completion of the Initial Term, the Fixed Rate Full Requirement Agreement will renew on a month-to-month basis with a monthly variable rate methodology as set forth in Section 19 herein; and the Variable Rate Plus Fixed Rate Adder Agreement and a Three for All Agreement will renew on a month-to-month basis as a Variable Rate Plus Fixed Cost Adder effective at the time or renewal, with no change to the remaining items (the "Renewal Term"). At least 30 days and no more than 60 days prior to the renewal date, Agera will notify Customers in writing of the terms of renewal of this Agreement and the Customer's right to renew, reject or renegotiate the Agreement. While receiving service on a month-to-month basis, such notification will be provided only for the first renewal occurring at the end of the term, and Agera may cancel or terminate this Agreement by providing 30 days advance written notice of termination to the other party.

Customer has the right to change suppliers with no advance notice to Agera, subject to the payment of any early termination fee described in this Agreement.

3. Pricing, Billing, and Termination. Unless otherwise agreed to in writing, the price for all electricity sold under this Agreement shall be as set forth in the Customer Disclosure Statement. The LEU will separately bill for, and Customer will be obligated to pay, all LEU delivery related rates and charges.

If there is a material adverse change in the business or financial condition of Customer (as determined by Agera at its discretion) or if Customer fails to meet its obligations under this Agreement or pay or post any required security deposit, then, in addition to any other remedies that it may have, Agera may terminate this Agreement upon 15 days' written notice to Customer.

Customer shall have 5 business days from the date of electronic or personal delivery of this terms of service to rescind authorization under this Agreement. Customers receiving the terms of service statement via the United States postal Service shall have 6 business days from the postmarked date to rescind authorization under this Agreement. If Customer was enrolled through an in-person solicitation at Customer's residence, Customer has either 10 days from the receipt of electronic terms of service or 11 days from the postmarked date of the Agreement being mailed to Customer by first class mail to rescing authorization under this Agreement. If Customer terminates this Agreement prior to the end of

the Initial Term or if Agera terminates this Agreement due to Customer's breach, the Customer shall pay Agera, in addition to any other applicable charges, a termination fee described in the Customer Disclosure Statement. You will either receive energy-related invoices issued by LEU ("Consolidated Billing") or Agera ("Dual Billing") as specified above. If billed by the LEU, terms are defined by the LEU's tariff; if billed by Agera, net terms are 25 days. For all "Dual Billing" options, customer will receive a bill for delivery costs from the LEU and a bill from Agera for energyrelated costs. Failure by a commercial customer to make full payment of Agera charges due on any consolidated bill prepared by the LEU for Agera will be grounds for termination of service subject to the States rules and regulations. For "Dual Bill" options, Agera will invoice Customer monthly for electricity supplied under this Agreement, as measured by the LEU. Under Dual Billing, Customer will pay each invoice in full within 25 days of the invoice date or be subject to a late payment charge of 1.5% per month. Under Consolidated Billing, Customers will be subject to the late payment charge of the LEU responsible for billing Customer. In the event of failure to pay for timely invoiced services rendered, Customer shall be liable for all costs of collection including the late payment interest rate set forth in this Agreement, reasonable attorneys' fees (if suit is filed) and reasonable collection agency fees. A \$35 fee will be charged for all returned payments. Customer shall make all payments due to the appropriate deposit account, subject to change upon notice to Customer. Agera's price does not include other costs, including, but not limited to, the price of transmission and distribution, the system benefits charge, the stranded cost recovery charge, and taxes.

Customer will recieve a renewal notice no more than 60 days prior to the end of the Initial Term. Customer may either sign a new fixed rate Agreement with Agera, automatically renew to a variable rate per the terms of the curent Agreement between Agera and Customer, or terminate service with Agera. If Customer would like to sign another fixed rate Agreement with Agera, Customer may call Agera at any time prior to the end of the initial term. If Customer would like to automatically renew to a variable rate product, no further action is required. Customer may terminate service with Agera by either notifying Agera of the termination (contact information for Agera in Section 6), contracting with another CEPS for electricity supply (no notice required to Agera), or contacting the utility and selecting utility default service (no notice required to Agera).

- 4. Assignment. Customer may not assign its interests in and delegate its obligations under this Agreement without the express written consent of Agera. Agera may sell, transfer, pledge, or assign the accounts, revenues, or proceeds hereof, in connection with any financing agreement or receivables purchase program, and may assign this Agreement to another energy supplier, energy services company or other entity as authorized by the New Hampshire Public Utilities Commission (NHPUC) pursuant to PUC 2004.05 upon providing 14 days notice to customer.
- 5. Information Release Authorization. Customer authorizes Agera to obtain and review information regarding Customer's credit history, and the following information: Customer name, email address, telephone number, address consumption history; billing determinants; account number; and credit information from credit reporting agencies. This information may be used by Agera to determine whether it will commence and/or continue to provide energy supply service to Customer and will not be disclosed to a third party unless required by law. Customer's execution of this Agreement shall constitute authorization for the release of this information to Agera. Agera shall not release confidential customer information without written authorization from the customer. Customer also authorizes Agera to obtain information related to payment arrangements and budget billing arrangements from the LEU. This authorization will remain in effect during the Initial Term and any Renewal Term. Customer may rescind this authorization at any time by providing

written notice thereof to Agera or by calling Agera at 1.844.692.4372. Agera reserves the right to cancel this Agreement in the event Customer rescinds the authorization.

6. Consumer Protections. The services provided by Agera to Customer are governed by the terms and conditions of this Agreement. Agera will provide at least 15 days' notice prior to the cancellation of service to Customer. In the event of non-payment of any charges owed to Agera, Customer may be subject to suspension of distribution service under procedures approved by the NHPUC.

In the event of a billing dispute or disagreement involving Agera's service, Customer should contact Agera's Customer Service Center. Customer must pay the bill in full, except for the specific disputed amount, during the pendency of the dispute. If the parties cannot resolve the dispute within 45 days, either party may avail itself of all remedies available under law or equity.

Your LEU may have programs available to low income customers. For a list of social service agencies offering bill assistance please call Agera Energy or the Public Utilities Commission using the contact information below:

Customer may obtain additional information by contacting Agera at 1.844.692.4372 Monday through Friday 8:30 a.m. - 6:00 p.m. EST (contact center hours subject to change). Customer may write to Agera at: Agera, 555 Pleasantville Road, Suite S-107, Briarcliff Manor, N. Y. 10510, or email Agera at customercare@ageraenergy.com. Customer may contact the commission if they have any questions about their rights and responsibilities by calling the Public Utilities Commission, Consumer Services Division at (800)-852-3793 or (800)-735-2964 (TDD Access Relay NH), or writing to the Commission at 21 South Fruit Street, Suite 10, Concord, N.H. 03301-2429.

- 7. Final Bill. Customer is liable for all Agera charges until Customer returns to the LEU or goes to another supplier. A final bill will be rendered upon receipt of the meter read from the LEU, or if access is unavailable, an estimate of consumption will be used in the final bill, which will be trued up subsequent to the final meter reading.
- 8. Agera Energy: Customer hereby designates Agera as agent to; (a) arrange and administer contracts and service agreements between Customer and Agera and those entities including the New England Independent System Operator ("NEISO") engaged in the generation, transmission and delivery of Customer electricity supplies; and (b) nominate and schedule with the appropriate entities including the LEU for the delivery of electricity to the Delivery Point and the Customer's end-use premises. Agera as agent for the Customer will schedule the delivery of adequate supplies of electricity that meet the Customer's requirements as established by the LEU and in response to information provided by the LEU. The Delivery Points for the electricity will be a point at the NEISO Agera load bus (located outside of the municipality where Customer resides). These services are provided on an arm's length basis and market-based compensation is included in the price noted above.
- 9. Title. Customer and Agera agree that title to, control of, and risk of loss to the electricity supplied by Agera under this Agreement will transfer from Agera to Customer at the Delivery Point(s).
- 10. Warranty. This Agreement, including any enrollment form and applicable attachments, as written makes up the entire Agreement between Customer and Agera. Agera makes no representations or warranties other than those expressly set forth in this Agreement. Agera expressly disclaims all other warranties, express or implied.
- 11. Force Majeure. Agera will make commercially reasonable efforts to provide electricity hereunder but Agera does not guarantee a continuous supply of electricity to Customer. Certain causes and events out of the

control of Agera including but not limited to inclement weather, war, or strike ("Force Majeure Events") may result in interruptions in service. Agera will not be liable for any such interruptions caused by a Force Majeure Event, and Agera is not and shall not be liable for damages caused by Force Majeure Events.

- 12. Liability. The remedy in any claim or suit by Customer against Agera will be solely limited to direct actual damages, or any remedy available to Customer under the regulations of the NHPUC. All other remedies at law or in equity are hereby waived. In no event will either Agera or Customer be liable for consequential, incidental, indirect, special or punitive damages. These limitations apply without regard to the cause of any liability or damages. There are no third-party beneficiaries to this Agreement.
- 13. Choice of Laws. Venue for any lawsuit brought to enforce any term or condition of this Agreement or to Customer against Agera will be solely limited to direct enforce any term or condition of this Agreement or to construe the terms hereof shall lie exclusively in the State of New Hampshire. This Agreement shall be construed under and shall be governed by the laws of the State of New Hampshire without regard to the application of its conflicts of law principles.
- 14. Taxes and Laws. Except as otherwise provided in the Agreement or provided by law, all taxes of whatsoever kind, nature and description due and payable with respect to service provided under this Agreement, other than taxes based on Agera's net income, shall be paid by Customer, and Customer agrees to indemnify Agera and hold Agera harmless from and against any and all such taxes.
- 15. Regulatory Changes. This Agreement is subject to present and future legislation, orders, rules, regulations or decisions of a duly constituted governmental authority having jurisdiction over this Agreement or the services to be provided hereunder. If at some future date there is a change in any law, rule, regulation, tariff, or regulatory structure ("Regulatory Change") which impacts any term, condition or provision of this Agreement including, but not limited to price, Agera shall have the right to modify this Agreement to reflect such Regulatory Change by providing 30 days' written notice of such modification to the Customer.
- **16. Emergency Service.** In the event of an electric emergency or service interruption you should immediately call your local utility and emergency personnel.
- **17. Parties Bound.** This Agreement is binding upon the parties hereto and their respective successors and legal assigns.
- 18. Fixed Rate. Shall remain constant during the Initial Term. This rate includes the fees associated with providing electric services such as capacity, transmission costs, ancillaries, and delivery costs plus all other applicable taxes, fees, charges or assessment. Customer is subject to additional charges by the LEU. Agera reserves the right to pass through to Customer on the invoice either as a separate line item or reflected as part of the price of electricity, as required by law, rule, regulation, or LDC charge.
- 19. Electric (Flex) Variable-Monthly Rate. Shall each month reflect the cost of electricity obtained from all sources (including energy, capacity, settlement, ancillaries), related transmission and distribution charges and other market-related factors, plus all applicable taxes, fees, charges or other assessments and Agera's costs, expenses and margins.
- **20.** Do Not Call Registry. The National Do Not call Registry is managed by the Federal Trade Commission, the nation's consumer protection agency, for those consumers who do not wish to be contacted by telephone. If you wish you may register a telephone by calling 888-382-1222.





Contract Prepared On Date:

Customer Enrollment Information

Customer Information				
Legal Business Name:				
Mailing Address: Street			Unit /Ant	
Silver			Unit /Apt	
City			State Zip Code	
Phone Number:	Fax Nur	mber:		
Area Code	Ext.			
Contact Name:				
First		Last		
Contact Title:				
Contact Email Address:				
Billing Email Address:				
Tax ID:				
Tax Exempt (If selected, please include your state Tax Exempt form)				
Price Plan Chosen by Customer *Agera Pure Wind Adder (optional)				
O Variable + Fixed Adder	O Fixed Full Requirements	O 50% Wind	O 100% Wind	
		*If selected, Agera Pure Wind Agreement mu	st be submitted along with contract packet.	
Notification Preferences	Billing Preferences	*Dual Billing Only		
How to Receive Notification:	Billing Type:	How to Receive Bill:	How to Pay Bill:	
O Email	Consolidated	O Email	O Electronic Funds Transfer	
Mail Fax	O *Dual	O Mail O Fax	Credit Card Wire	

Initials _





Customer Enrollment Information Cont.

Account Number:		Utility:		
Service Address:				
Street				Unit /Apt.
City			Car	to Zin Code
City			Sta	te Zip Code
Fixed Price:	Fixed Adder:	Unit	Term	Start Date (MM/
\$0.	\$0.	KWI		/
Account Number:		Utility:		
Service Address:				
Street				Unit /Apt.
City			Sta	Zip Code
Fixed Price:	Fixed Adder:	Unit KWI	Term	Start Date (MM/
\$ 0 .	\$0.	KWI		
Additional Accounts Attached			Total Estimated Histo	
			Annual Us	sage
omer and Agera have caused ement, by individuals author I only be effective if agreed t	ized to bind each party, and	Customer has revie		
tomer Authorization:				
ature:		Title:		
Name:		_ Date: _	//	
a Authorization:				





Customer Disclosure Statement

Price Plan Chosen by Custon	ner:
Variable + Fixed Adder	O Fixed Full Requirements
How Price is Determined:	
Agera does not offer budget billing.	
limited to, ISO-based charges such	shall reflect each month the wholesale cost of electricity as well as all charges including but not as energy costs, fees for electric energy losses, congestion charges, scheduling services, lance charges, capacity and ancillary services, plus a fixed adder, as well as all applicable taxes and Page 2.
Fixed Full Requirements Price is fees.	noted on Page 2, for commodity supply provided under this Agreement, plus all applicable taxes and
Length of Agreement and End	d Date:
The term of this contract is	months from effective date. Service will begin after your next scheduled meter read date.
Rate:	
Fixed Price (if applicable):	Fixed Adder (if applicable): \$ 0.
Amount of Early Termination	Fee and Method of Calculation:
No ETF for the Variable Rate Plus month(s) and/or partial months rem	Fixed Adder. If Fixed Full Requirements, Agera will calculate the ETF equal to \$50 multiplied by the naining in the Term.
Amount of Late Payment Fee	and Method of Calculation:
1.5% per month on overdue balance	es.
Renewal Terms:	
At expiration, contract will renew or 30 days following receipt of renewa	n a month-to-month basis at a variable rate, unless customer terminates or transfers service within al notice.

Initials _





Price Calculation Chart

Fixed Price Calculation

Product:	Fixed Price
Price Per kWh:	\$ per kWh
Charges:	Your bill will be calculated using the rate per kilowatt hour multiplied by kilowatt hour used.
Customer Usage:	2000 kWh 4000 kWh 6000 kWh
Customer would pay:	\$ 0.00 \$0.00
Applicable Taxes:	You must also pay all applicable federal, state and local taxes.

Environmental Characteristics:

Fixed price and variable price include state mandated renewable percentages. Agera Energy offers 50% and 100% Green-e wind RECs at an additional cost to customer.

Initials _____

VAGERA

New Hampshire Small Commercial Terms and Conditions

ELECTRICITY

- 1. Agreement to Sell and Purchase Energy. This is an agreement between Agera Energy LLC ("Agera"), a Competitive Electric Power Supplier (CEPS), and the undersigned customer ("Customer") under which Customer shall initiate electricity service and begin enrollment with Agera (the "Agreement"). Subject to the terms and conditions of this Agreement, Agera agrees to sell and deliver, and Customer agrees to purchase and accept the quantity of electricity, as estimated by Agera, necessary to meet Customer's requirements based upon consumption data obtained by Agera or the delivery schedule of the Local Electric Utility (the "LEU"). Agera is not affiliated with and does not represent the LEU. The amount of electricity supplied under this Agreement is subject to change based upon data reflecting Customer's consumption obtained by Agera or the LEU's delivery schedule. Any discrepency between actual usage and estimated usage will be reconciled by the next billing cycle. The LEU will continue to deliver the electricity supplied by Agera.
- 2. Term. The Term is set forth on the Customer Disclosure Statement. This Agreement shall commence on the meter read date following the submission of an EDI enroll transaction to the LEU provided the LEU receives the transaction 48 hours prior to the next meter read date, and shall continue thereafter for the number of month(s) set forth on the Customer Disclosure Statement (the "Initial Term"). During the Initial Term Customer makes a commitment to purchase from Agera. Customer has a right to change CEPS subject to the terms of this agreement.

Unless otherwise agreed to, upon completion of the Initial Term, the Fixed Rate Full Requirement Agreement will renew on a month-to-month basis with a monthly variable rate methodology as set forth in Section 19 herein; and the Variable Rate Plus Fixed Rate Adder Agreement and a Three for All Agreement will renew on a month-to-month basis as a Variable Rate Plus Fixed Cost Adder effective at the time or renewal, with no change to the remaining items (the "Renewal Term"). At least 30 days and no more than 60 days prior to the renewal date, Agera will notify Customers in writing of the terms of renewal of this Agreement and the Customer's right to renew, reject or renegotiate the Agreement. While receiving service on a month-to-month basis, such notification will be provided only for the first renewal occurring at the end of the term, and Agera may cancel or terminate this Agreement by providing 30 days advance written notice of termination to the other party. Customer has the right to change suppliers with no advnce notice, subject to the payment of the Early Termination Fee described in this Agreement.

3. Pricing, Billing, and Termination. Unless otherwise agreed to in writing, the price for all electricity sold under this Agreement shall be as set forth in the Customer Disclosure Statement. The LEU will separately bill for, and Customer will be obligated to pay, all LEU delivery related rates and charges.

If there is a material adverse change in the business or financial condition of Customer (as determined by Agera at its discretion) or if Customer fails to meet its obligations under this Agreement or pay or post any required security deposit, then, in addition to any other remedies that it may have, Agera may terminate this Agreement upon 15 days' written notice to Customer.

Customer shall have 5 business days from the date of electronic or personal delivery of this terms of service to rescind authorization under this Agreement. Customers receiving the terms of service statement via the United States postal Service shall have 6 business days from the postmarked date to rescind authorization under this Agreement. If Customer terminates this Agreement prior to the end of the Initial Term or if Agera terminates this Agreement due to Customer's breach, the Customer shall pay Agera, in addition to any other applicable charges, a termination fee described in the Customer Disclosure Statement. You will either receive energy-related invoices issued by LEU ("Consolidated Billing") or Agera ("Dual Billing") as specified above. If billed by the LEU,

terms are defined by the LEU's tariff; if billed by Agera, net terms are 25 days. For all "Dual Billing" options, customer will receive a bill for delivery costs from the LEU and a bill from Agera for energy-related costs. Failure by a commercial customer to make full payment of Agera charges due on any consolidated bill prepared by the LEU for Agera will be grounds for termination of service subject to the States rules and regulations. For "Dual Bill" options, Agera will invoice Customer monthly for electricity supplied under this Agreement, as measured by the LEU. Under Dual Billing, Customer will pay each invoice in full within 25 days of the invoice date or be subject to a late payment charge of 1.5% per month. Under Consolidated Billing, Customers will be subject to the late payment charge of the LEU responsible for billing Customer. In the event of failure to pay for timely invoiced services rendered, Customer shall be liable for all costs of collection including the late payment interest rate set forth in this Agreement, reasonable attorneys' fees (if suit is filed) and reasonable collection agency fees. A \$35 fee will be charged for all returned payments. Customer shall make all payments due to the appropriate deposit account, subject to change upon notice to Customer.

Agera's price does not include other costs, including, but not limited to, the price of transmission and distribution, the system benefits charge, the stranded cost recovery charge, and taxes.

Customer will recieve a renewal notice no more than 60 days prior to the end of the Initial Term. Customer may sign another fixed rate contract with Agera, automatically renew to a variable rate per the terms of Section 2 of this Agreement, or terminate service with Agera. If Customer would like to sign another fixed price contract with Agera, they may contact Agera at any time prior to the end of the Initial Term(contact information available in Section 6 of the Terms and Conditions). If Customer would like to automatically renew to a variable rate no action is required. Customer may terminate service with Agera by either notifying Agera of the termination, contracting with another CEPS for electricity supply (no notice required to Agera), contracting with an aggregator granted agency authority (no notice required to Agera) or contacting the utility and selecting utility default service (no notice required to Agera).

- 4. Assignment. Customer may not assign its interests in and delegate its obligations under this Agreement without the express written consent of Agera. Agera may sell, transfer, pledge, or assign the accounts, revenues, or proceeds hereof, in connection with any financing agreement or receivables purchase program, and may assign this Agreement to another energy supplier, energy services company or other entity as authorized by the New Hampshire Public Utilities Commission (NHPUC) pursuant to PUC 2004.05 upon providing 14 days notice to customer.
- 5. Information Release Authorization. Customer authorizes Agera to obtain and review information regarding Customer's credit history, and the following information: Customer name, email address, telephone number, address consumption history; billing determinants; account number; and credit information from credit reporting agencies. This information may be used by Agera to determine whether it will commence and/or continue to provide energy supply service to Customer and will not be disclosed to a third party unless required by law. Customer's execution of this Agreement shall constitute authorization for the release of this information to Agera. Agera shall not release confidential customer information without written authorization from the customer. Customer also authorizes Agera to obtain information related to payment arrangements and budget billing arrangements from the LEU. This authorization will remain in effect during the Initial Term and any Renewal Term. Customer may rescind this authorization at any time by providing written notice thereof to Agera or by calling Agera at 1.844.692.4372. Agera reserves the right to cancel this Agreement in the event Customer rescinds the authorization.

6. Consumer Protections. The services provided by Agera to Customer are governed by the terms and conditions of this Agreement. Agera will provide at least 15 days' notice prior to the cancellation of service to Customer. In the event of non-payment of any charges owed to Agera, a Commercial Customer may be subject to termination of commodity service procedures approved by the NHPUC.

In the event of a billing dispute or disagreement involving Agera's service, Customer should contact Agera's Customer Service Center as provided above. Customer must pay the bill in full, except for the specific disputed amount, during the pendency of the dispute. If the parties cannot resolve the dispute within 45 days, either party may avail itself of all remedies available under law or equity.

Customer may obtain additional information by contacting Agera at 1-844-692-4372 Monday through Friday 8:30 a.m. - 6:00 p.m. EST (contact center hours subject to change). Customer may write to Agera at: Agera, 555 Pleasantville Road, Suite S-107, Briarcliff Manor, N. Y. 10510, or email Agera at customercare@ ageraenergy.com. Customer may contact the commission if they have any questions about their rights and responsibilities by calling the Public Utilities Commission, Consumer Services Division at (800)-852-3793 or (800)-735-2964 (TDD Access Relay NH), or writing to the Commission at 21 South Fruit Street, Suite 10, Concord, N.H. 03301-2429.

- 7. Final Bill. Customer is liable for all Agera charges until Customer returns to the LEU or goes to another supplier. A final bill will be rendered upon receipt of the meter read from the LEU, or if access is unavailable, an estimate of consumption will be used in the final bill, which will be trued up subsequent to the final meter reading.
- 8. Agera Energy: Customer hereby designates Agera as agent to; (a) arrange and administer contracts and service agreements between Customer and Agera and those entities including the New England Independent System Operator ("NEISO") engaged in the generation, transmission and delivery of Customer electricity supplies; and (b) nominate and schedule with the appropriate entities including the LEU for the delivery of electricity to the Delivery Point and the Customer's end-use premises. Agera as agent for the Customer will schedule the delivery of adequate supplies of electricity that meet the Customer's requirements as established by the LEU and in response to information provided by the LEU. The Delivery Points for the electricity will be a point at the NEISO Agera load bus (located outside of the municipality where Customer resides). These services are provided on an arm's length basis and market-based compensation is included in the price noted above.
- 9. Title. Customer and Agera agree that title to, control of, and risk of loss to the electricity supplied by Agera under this Agreement will transfer from Agera to Customer at the Delivery Point(s).
- 10. Warranty. This Agreement, including any enrollment form and applicable attachments, as written makes up the entire Agreement between Customer and Agera. Agera makes no representations or warranties other than those expressly set forth in this Agreement. Agera expressly disclaims all other warranties, express or implied.
- 11. Force Majeure. Agera will make commercially reasonable efforts to provide electricity hereunder but Agera does not guarantee a continuous supply of electricity to Customer. Certain causes and events out of the control of Agera including but not limited to inclement weather, war, or strike ("Force Majeure Events") may result in interruptions in service. Agera will not be liable for any such interruptions caused by a Force Majeure Event, and Agera is not and shall not be liable for damages caused by Force Majeure Events.
- 12. Liability. The remedy in any claim or suit by Customer against Agera will be solely limited to direct actual damages, or any remedy available to Customer under the regulations of the NHPUC. All other remedies

- at law or in equity are hereby waived. In no event will either Agera or Customer be liable for consequential, incidental, indirect, special or punitive damages. These limitations apply without regard to the cause of any liability or damages. There are no third-party beneficiaries to this Agreement.
- 13. Choice of Laws. Venue for any lawsuit brought to enforce any term or condition of this Agreement or to Customer against Agera will be solely limited to direct enforce any term or condition of this Agreement or to construe the terms hereof shall lie exclusively in the State of New Hampshire. This Agreement shall be construed under and shall be governed by the laws of the State of New Hampshire without regard to the application of its conflicts of law principles.
- 14. Taxes and Laws. Except as otherwise provided in the Agreement or provided by law, all taxes of whatsoever kind, nature and description due and payable with respect to service provided under this Agreement, other than taxes based on Agera's net income, shall be paid by Customer, and Customer agrees to indemnify Agera and hold Agera harmless from and against any and all such taxes.
- 15. Regulatory Changes. This Agreement is subject to present and future legislation, orders, rules, regulations or decisions of a duly constituted governmental authority having jurisdiction over this Agreement or the services to be provided hereunder. If at some future date there is a change in any law, rule, regulation, tariff, or regulatory structure ("Regulatory Change") which impacts any term, condition or provision of this Agreement including, but not limited to price, Agera shall have the right to modify this Agreement to reflect such Regulatory Change by providing 30 days' written notice of such modification to the Customer.
- **16. Emergency Service.** In the event of an electric emergency or service interruption you should immediately call your local utility and emergency personnel.
- **17. Parties Bound.** This Agreement is binding upon the parties hereto and their respective successors and legal assigns.
- **18. Fixed Rate.** Shall remain constant during the Initial Term. This rate includes the fees associated with providing electric services such as capacity, transmission costs, ancillaries, and delivery costs plus all other applicable taxes, fees, charges or assessment. Customer is subject to additional charges by the LEU.
- 19. Electric (Flex) Variable-Monthly Rate. Shall each month reflect the cost of electricity obtained from all sources (including energy, capacity, settlement, ancillaries), related transmission and distribution charges and other market-related factors, plus all applicable taxes, fees, charges or other assessments and Agera's costs, expenses and margins. There is no limit to rate variability.
- **20. Do Not Call Registry.** The National Do Not call Registry is managed by the Federal Trade Commission, the nation's consumer protection agency, for those consumers who do not wish to be contacted by telephone. If you wish you may register a telephone number by visiting www.donotcall.gov.
- 21. Usage. You authorize Agera to access your historical usage records from your utility. You agree to notify Agera in writing whenever you have reason to believe your demand will depart materially from such historical usage for example, because of addition or reduction of equipment usage thereof, providing good faith estimates of such departures. In the event that your usage indicates that you belong to another rate class Agera will notify and ask you to sign a contract indicating your correct rate class. This may result in a change in price.