AGREEMENT FOR LEASE SUMMARY PAGE

(MAIN STREET POWER COMPANY, INC.)

This Summary Page, consisting of two pages, is attached to and made a part of that certain Lease Agreement dated July 6, 2010 between the City and County of Denver and the Lessee listed below.

LESSEE

Commencement Date Expiration Date	HOURS OF OPERATION TERM	PERMITTED USES	September 1 october	Sangre Footsage	Address	Location	DEMISED PREMISES	Attention	Address	Name
it Date	ION 365 days a year, weather permitting	Solar installation and operation	1,733	1	2000 West 3 rd Avenue, Denver, CO	Wastewater Management Building	S	Edmée Kelsey, Chief Financial Officer	1245 Pearl Street, Suite 201 Boulder Colorado	Main Street Power Company, Inc.

Lessee

DRAFT FORM OF LEASE/SOLAR

\$1,000,000.00	B. Automobile/Delivery Vehicle Liability
\$1,000,000.00/\$2,000,000.00	A. Comprehensive General Liability
	INSURANCE POLICY AMOUNTS
n/a	RENOVATION COMPLETION DATE
n/a	RENOVATION MINIMUM INVESTMENT
\$ 0.00	REQUIRED MINIMUM INVESTMENT (total dollar amount)
\$	PERFORMANCE BOND (six months of Monthly Guarantees)
0%	Percentage Compensation Fee
n/a	Monthly Guarantee
	COMPENSATION (Initial)

DESCRIPTION OF EXHIBITS AND ADDENDA

Exhibit F Exhibit G	Exhibit E	Exhibit D	Exhibit C	Exhibit B	Exhibit A
Prevailing Wage Schedule Special Counsel Consent	Lessee's Proposal	Certificate of Insurance	Purchase Option Summary Schedule	Premises Description	Premises Site Plans

Lessee

CONSTRUCTION SUMMARY PAGE

below. (Wastewater Management Building)
This Summary Page, consisting of two pages, is attached to and made a part of that certain Lease Agreement dated July 6, 2010 between the City and County of Denver and the Lessee listed

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CONSTRUCTION PERFORMANCE (100% of construction contract price)	DESIGN AND CONSTRUCTION DEADLINE (calendar days after execution of Lease)	Attention Ec	Address 12	NameM
CONSTRUCTION PERFORMANCE AND PAYMENT BOND AMOUNTS (100% of construction contract price)	UCTION DEADLINE June 30, 2011 (365 days)	Edmée Kelsey, Chief Financial Officer	1245 Pearl Street, Suite 201 Boulder Colorado	Main Street Power Company, Inc.

CONSTRUCTION INSURANCE POLICY AMOUNTS

D.	C.		В.	A.
Worker's Compensation	Business Auto Liability Combined Single Limit	General Aggregate	Minimum Commercial General Liability Combined Single Limit	Builders Risk
Statutory Requirements	\$1,000,000	\$2,000,000	\$1,000,000	100% of construction contract price

LEASE AGREEMENT

State of Colorado ("City" or "the City"), and MAIN STREET POWER COMPANY, INC. whose address is 1245 Pearl Street, Suite 201, Boulder Colorado 80302, a Delaware corporation authorized to do business in the State of Colorado ("Lessee" or "the Lessee"). 2010, by and between the CITY AND COUNTY OF DENVER, a municipal corporation of the THIS LEASE AGREEMENT, ("Lease")is made and entered into this 6th day of July,

attached hereto and made a part hereof; configuration of the Premises, with the Demised Premises Plan being shown on Exhibit A. equipped the Premises listed WHEREAS, the City, in the exercise of its lawful authority, has constructed, developed juipped the Premises listed on **Exhibit B** ("Premises"), the location and general

WHEREAS, the City as also shown on **Exhibit G** has entered into the Certificates of Participation 2001A ("COPs") in respect of the some of the Premises;

approved by Special Counsel for the COPs; WHEREAS, pursuant to the COP Ordinance, Ordinance No.186, Series of 2001, and the tax exempt status of the COPs, the Premises' use is subject to regulation under the Internal Revenue Code. The Parties agree therefore that this Lease Agreement must be and has been

equipped, owned, and operated by the Lessee on the Demised Premises at the Premises and that the same to full, productive use and for the benefit of the general public; such use is compatible and appropriate within the uses allowed for the Premises, in order to put an electricity grid-connected photovoltaic, solar power plants with a total generating capacity lawful functions, and to serve better the Premises public use, it is desirable and appropriate that at approximately 102.96 kWp (the "Generating Facility") be developed, constructed, WHEREAS, upon due consideration the City has determined that in the exercise of its

General Services of the City, under this Lease, all as herein provided; and but under and subject to the continuing jurisdiction, supervision and control of the Department of the Demised Premises operated on its behalf by others, and to have the same operated by Lessee, WHEREAS, the City deems it appropriate and necessary in the public interest to have

pay the City the rentals and payments required herein and to otherwise perform all the terms and conditions of this Lease WHEREAS, Lessee hereby binds itself subject to the terms and provision of this Lease to

demise and lease to Lessee, and the Lessee has agreed to take and does hereby take from the express terms, provisions, and conditions: City, the Demised Premises, as hereinafter improved, all upon and subject to the following Lessee to be kept, observed and performed, has demised and leased, and does by these presents of the rentals herein stated, and of the terms and conditions herein stated on the part of the NOW THEREFORE, the City, for the term herein specified, and for and in consideration

SECTION 1 GENERAL

1.01 CONSIDERATION

the observance by Lessee of the covenants and agreements herein. Lessee as herein provided, the construction of all improvements by Lessee as herein provided, City enters into this Lease for and in consideration of the payment of compensation by

INCORPORATION OF ATTACHED SUMMARY PAGES, EXHIBITS AND ADDENDA

described on the Summary Pages shall be deemed incorporated in this Lease The Summary Pages attached to this Lease and the Exhibits and Addenda attached to this Lease as

SECTION 2 DEFINITIONS

2.01 AUDITOR

"Auditor" shall mean the City's Auditor and his authorized representative

2.02 COMMENCEMENT DATE

The "Commencement Date" shall mean the date of execution of this Lease

2.03 DEMISED PREMISES

requirements of a formal amendment to this Lease. Page and Exhibit A will be made, if necessary, depicting the dimensions and footage of the precise dimensions and footage shall be determined by the Manager and a revision to the Summary that the dimensions of the Demised Premises as set forth in Exhibit A are approximate and that, the containing the number of square feet, more or less, as set forth on the Summary Page. "Demised Premises" shall include the plural where applicable. The City and Lessee acknowledge and agree the Demised Premises Plan attached hereto as Exhibit A, located within the Premises site and "Demised Premises" shall mean the portion of the Premises as depicted as the cross-hatched area on Premises as actually constructed, each of these actions to be taken without the

2.04 FACILITY MANAGER

designee shall act as the site manager for the Premises. "Facility Manager" shall mean the Manager of Public Works for the City. Facility Manager or his

2.05 GENERATING FACILITY

"Generating Facility" shall have the meaning given in the Recitals.

2.06 LESSEE'S PROPOSAL

and consisting of Lessee's plans for the design and, construction of the Generating Facility. "Lessee's Proposal" shall mean the proposal attached hereto as Exhibit "E" and accepted by City,

2.07 MANAGER

"Manager" shall mean the City's Manager of General Services.

2.08 MANAGER'S AUTHORIZED REPRESENTATIVE

otherwise is given to the Lessee by the Manager. similar import are used, the City's Manager shall be such authorized representative, unless notice Whenever reference is made herein to "Manager or his/her authorized representative," or words of

2.09 PAST DUE INTEREST RATE

on the fifth (5th) calendar day after the date such amount is due and owing until paid to City. "Past Due Interest Rate" shall mean interest accruing at one percent (1%) per month commencing

Provider, and the City as Purchaser. that certain Solar Power Purchase Agreement of even date herewith, between Lessee as Power POWER PURCHASE AGREEMENT. "Power Purchase Agreement" mean

2.11 PREMISES.

Premises are located within the Premises including the real property as further described in Exhibit B attached hereto. "Premises" shall mean the City owned location specified and located in Denver, Colorado, The Demised

2.12 PURCHASE OPTION

exercised as set forth in the Section 6.05. "Purchase Option" shall mean the City's option to purchase the Generating Facility which may be

2.13 PURCHASE OPTION PRICE

Purchase Option Summary "Purchase Option Price" shall mean the price to purchase the Generating Facility as set forth in the

SECTION 3 GRANT OF TENANT RIGHTS

3.01 RIGHTS GRANTED

and subject to all of the terms and provisions of this Lease City grants to Lessee the right to occupy, improve and use the Demised Premises consistent with

3.02 USE OF DEMISED PREMISES

the Commencement Date, Lessee represents and warrants that it shall comply with applicable represents and warrants that it has reviewed the applicable zoning and land use restrictions. As of by any federal, state or municipal agency having jurisdiction over the Demised Premises. Lessee designation of the City, and by all applicable rules, regulations, statutes or ordinances promulgated the Manager. It is understood that the use of Demised Premises is restricted by existing zoning code set forth on the Summary Page and for no other purposes, unless otherwise authorized in writing by zoning and land use restrictions provisions of this Lease and the related Power Purchase Agreement and provide related services as Generating Facility on the Demised Premises consistent with and subject to all of the terms and Lessee may use the Demised Premises only to construct upon, occupy, own, operate, and use the

4 of the Power Purchase Agreement and Lessee shall be required to pay rentals for the extension during the Term, the City will be deemed to have exercised the option for extension in paragraph Generating Facility is relocated at the request of the City for maintenance under this Section sole discretion of the Manager of General Services upon reasonable notice to the Lessee. emergency. The determination of the need for an emergency repair or maintenance shall at the operation of the Generating Facility until such time as the maintenance at the Demised Premises this provision shall be permitted no more than once during the Term, except in the event of an Premises. No additional rents shall be due for an alternative site. A relocation by the City under shall the Generating Facility be out of service for more than forty five (45) consecutive days. In replacement or other significant maintenance impacting the Demised Premises, but in no event is completed and the Generating Facility restored to its original location at the Demised Revenue Code) and the City shall provide the relocation area on the Premises to allow continued will preserve the new market tax credits (as that term is used in Section 45D of the Internal Generating Facility on the Premises or an alternative site within a "qualifying census tract" that Generating Facility, the Power Provider may, with permission of the Utility, relocate the the event that more than forty five (45) consecutive days will pass without operation of the occupation of the Demised Premises in a reasonably timely manner upon completion of the roof the Premises as may be directed by the City. the Lessee, including temporary relocation of the Generating Facility to another location within (120) days notice to the Lessee. The Lessee shall cooperate with the City to lessen the impact on maintenance impacting the Demised Premises, the City shall provide at least one hundred twenty other significant construction related maintenance of the Premises, including the Demised the City may determine that it has become necessary for the City to replace the roof or perform Premises. In the event that the City determines to replace the roof or conduct other significant Lessee understands and agrees that due to the extended length of the Term of this Lease, The City shall permit the Lessee to resume

3.03 RIGHTS NOT EXCLUSIVE

agrees that its right to operate a electricity grid-connected photovoltaic, solar power plant within the plants in locations within the City other than the Demised Premises, and Lessee understands and City is not exclusive. Further, City reserves to itself, its successors and assigns, the right to grant City reserves the right to grant to other lessees the right to operate other photovoltaic, solar power

reduced in the same proportion as the area deleted bears to the area originally subject to the Lease of the Demised Premises is reduced at City's direction from the Lease the rent thereafter shall be Demised Premises will be subject to and burdened by such easements and rights of way. If the area exists as of the Commencement Date of this Lease. Lessee acknowledges and agrees that the any interference with the Generating Facility's insolation and access to sunlight, as such access for utilities, cell towers, and other uses, so long as such easements and rights of way do not create easements and rights of way after the Commencement Date, over and under the Demised Premises

3.04 NO INTERFERENCE

covenants that, except in the exercise of its police and regulatory powers, City shall not to sunlight. cause or permit any such interference with the Generating Facility's insolation and access blocking the Generating Facility's insolation and access to sunlight; furthermore, City otherwise adversely affect or interfere with the Generating Facility or its function by known to City and no commitments to third parties that may damage, impair, or the Premises, including the Demised Premises, and that there are no circumstances on the Demised Premises, City represents to Lessee that City has a leasehold interest in Notwithstanding the Generating Facility's presence as Lessee's personal property located

3.05 MEANS OF ACCESS

posted on site or provided to the Facility Manager. and shall produce to the Facility Manager a certificate from an Occupational Safety and Health Manager, together with a list of technicians and personnel requiring access to the Demised Administration approved class on the process of "Lock-Out and Tag-Out" on file with the Facility During and after construction all persons accessing the Demised Premises shall be properly trained During Construction all persons requiring access must have certificates of insurance

maintenance and repair. City may, at the City's expense, at any time close, relocate, reconstruct or During and after construction to the Demised Premises, Lessee, its agents, invitees, guests, employees and suppliers have a non-exclusive right of roof top access and ingress to and egress and egress is available for the same purposes. modify such means of access, provided that a reasonably convenient and adequate means of ingress shall be constructed by the Lessee and remain the responsibility of the Lessee, from the Demised Premises, which shall be coordinated with the Facility Manager. including its Such access

subject to such reasonable rules as the City may adopt, including but not limited to the Facility Manager or his designee accompanying the Lessee's representative during such access. coordinate all activity at the Demised Premises with the Facility Manager. Lessee's access shall be Lessee shall give prior notice to the Facility Manager of the need to access the Premises and shall

3.06 RIGHT OF INSPECTION

any purpose necessary, incidental to or in connection with its obligations hereunder, or in the testing as set forth in the Power Purchase Agreement at Article 9. In the event of an emergency the exercise of its governmental functions, or for the purpose of making any inspection or performing City retains the full right of entry in and to the Demised Premises with reasonable prior notice for

a reasonable time after the fact. City may enter the Demised Premises without giving prior notice, but shall inform the Lessee within

SECTION 4 TERM AND TERMINATION

4.01 TERM

exercised by tender of one year's payment by Lessee and acceptance of the annual payment by the Subject to the City's annual appropriation of the 2001A Lease approved under the COP Ordinance, the City shall lease the Demised Premises to the Lessee for the Term. "Term" shall mean the period Purchase Agreement and ending at midnight on June 30, 2036 with such Renewal Terms being a.m. on July 1, 2031 if the City exercises the option for extension in paragraph 4 of the Power June 30, 2031 ("Expiration Date") with five optional annual Renewal Terms commencing at 12:01 commencing at noon on the date of execution by City of this Lease and expiring at midnight on renewals thereafter The Term is reflected in the Summary Page with the original term and extensions and

4.02 TERMINATION WITHOUT CAUSE

within ninety (90) days of the determination that the Utility will not execute the Assignment and terminate and the parties are fully released from any obligations hereunder, except that the the Assignment and Assumption Agreement or is legally prevented from entering into the Assumption Agreement. Lessee shall remove the Generating Facility and restore the property to its former condition Assignment and Assumption Agreement, this Lease and the Power Purchase Agreement shall benefit of the City's solar rebate from the Utility. In the event that the Utility does not enter into execution of an Assignment and Assumption Agreement allowing the Lessee to obtain the The parties recognize that the ability to install a Generating Facility is contingent upon the

corresponding Power Purchase Agreement. may condition the sale upon acceptance by the buyer of an assignment of this Lease and the In the event the City determines it is in the best interest of the City to sell the Premises, the City

prior written notice to the Lessee After June 30, 2031, the City has the right to terminate without cause upon twenty (20) days

2031, the Lessee has the right to terminate without cause upon twenty (20) days prior written notice have the right to terminate this Lease upon twenty (20) days written notice to City. After June 30, In the event the City terminates or defaults under the Power Purchase Agreement, the Lessee shall to the City

Party culpability to criminal offenses of bribery, kick backs, collusive bidding, bid-rigging, antitrust, into a formal agreement in which they admit guilt, enter a plea of guilty or otherwise admit fraud, undue influence, theft, racketeering, extortion or any offense of a similar nature in or any of such Party's officers or employees are convicted, plead nolo contendere, enter TERMINATION FOR CAUSE Either Party may terminate the Lease if the other

effective upon receipt of notice connection with such Party's business. Termination for the reasons stated in this Section 4.04 is

notice effective immediately. Purchase Agreement, Either Party has the right to terminate the Agreement with cause upon written In the event of a default under the terms of the Lease or under the terms of the corresponding Power

4.04 SURRENDER OF DEMISED PREMISES

ordinary wear and tear, in excess of the actual proceeds, if any, received by City from disposition dispose of the same and retain any proceeds therefrom, and City shall be entitled to recover from termination of this Lease, City may, at its option, keep and retain any such Generating Facility or Lessee any costs of City in removing the same and in restoring the Demised Premises subject to remove the Generating Facility within one hundred twenty (120) days by the expiration or and rights of associated S-RECs in accordance with Section 6.05 of this Lease. Lessee shall remove its equipment, unless the City has elected to purchase the Generating Facility existing prior to the installation of such improvements or applicable portions thereof, and upon is removed as requested by City, Lessee shall, at Lessee's expense, restore to the conditions failure to do so, City may cause such removal and restoration to be done at Lessee's expense. surrender possession of the Demised Premises and, if all or any portion of the Generating Facility for possession by City after any Event of Default by Lessee, Lessee covenants and agrees to Upon the Expiration Date or earlier termination of this Lease or on the date specified in any demand If Lessee fails to

4.05 HOLDING OVER

possession of the Demised Premises, as well as any damages incurred by City. conditions of this Lease not specifically modified above. Nothing herein shall be construed to give annual compensation provided in Section 5 herein. Lessee shall be subject to all other terms and occupancy shall be deemed a month-to-month tenancy at an annual rental equal to 150% of the Lessee the right to hold over, and City may exercise any remedy at law or in equity to recover If Lessee holds over after Expiration Date of the Term or any extension thereof, thereafter Lessee's

SECTION 5 COMPENSATION

5.01 COMPENSATION

this Lease Agreement. however, the City shall not be liable for return of any prepayment in the event of a termination of through August 1, 2030. Payment for multiple years may be made in advance by the Lessee and County of Denver. Each annual payment shall be delivered to the Manager at 201 West Payments shall be due on August 1, of each year beginning with August 1, 2010 and continuing Colfax, Dept. 1110, Denver, Colorado 80202, or to such other address as the City may designate (\$100.00) per year payable in advance, without further invoice, to the Manager of Finance, City compensation for the rights and privileges granted by City, a rental of One Hundred Dollars Lessee covenants and agrees, without offset, deduction or abatement, to pay City as

Demised Premises. Lessee shall provide all energy produced by the Generating Facility to the City for use at the

renewable energy credits resulting from ownership as set forth in Section 6 of this Lease Lessee shall also grant to the City an option to purchase the Generating Facility and the solar

herein and continue through the Term hereof. The obligation to pay such compensation shall commence upon the Commencement Date set forth

5.02 INTEREST ON PAST DUE AMOUNTS

herein defined. Any payments not made to City when due shall accrue interest at the Past Due Interest Rate, as

5.03 PLACE AND MANNER OF PAYMENTS

at the following: All sums payable to City hereunder shall be made payable to "Manager of Finance" without notice

Manager of Finance 201 West Colfax Dept 1010 Denver, Colorado 80202

notice in writing to Lessee. All sums shall be made in legal tender of the United States. Any check or at such other place as the Manager or his authorized representative may hereafter designate by fees or costs incurred by the City for such collection, including reasonable attorneys' fees given to the City shall be received by it subject to collection, and Lessee agrees to pay any charges

5.04 BOOKS OF ACCOUNT AND AUDITING

transacted, whether stored in electronic media or hard copy. documents, records, returns, papers and files of Lessee relating to the gross revenues and business reasonable prior notice, to inspect or audit at any time all of the books of account, bank statements, Auditor and Manager and their respective authorized representatives shall have the right, upon sooner audited by City, all evidence of revenues and business transacted for such period. The City's accepted accounting principles. Lessee shall keep and preserve for at least three (3) years, or until maintain a system of bookkeeping satisfactory to City's Auditor and in accordance with generally records and accounts of all revenues and business transacted. Lessee agrees to establish and Lessee shall make available upon request within the Denver metropolitan area true and complete

calendar days of the date of the written request. metropolitan area. Such documents shall be available to the City representative within fourteen (14) Lessee, upon request, shall make all such documents available for examination within the Denver

earlier termination of this Lease, whichever is earlier. The City's right to perform such an audit shall expire three (3) years after the Expiration Date, or

of confidentiality which it may have in connection therewith. may inspect any sales tax return or report and accompanying schedules and data which Lessee may file with the City pursuant to the City's Retail Sales Tax Article, and any reporting and Agreement, which Lessee may file with the Public Service Co. of Colorado, and waives any claim Environmental Attributes and Environmental Incentive data, as defined in the Power Purchase Lessee expressly agrees that the City's Manager and Auditor and their authorized representatives

SECTION 6 CONSTRUCTION OF GENERATING FACILITY

6.01 FACILITY TO BE CONSTRUCTED

effective date of this Lease. have construction of all of the Generating Facility completed no later than 150 days after the respective sole discretion, though such approval not to be unreasonably withheld. Lessee agrees to changes to Lessee's Proposal must be approved by the Manager and the Facility Manager in their Such plans shall be generally in accordance with Lessee's Proposal, as attached at Exhibit E. Any Manager's and the Facility Manager's approval, which approval shall not be unreasonably withheld. Generating Facility to be constructed hereunder. The plans and specifications shall be subject to the Lessee, at its cost shall cause its subcontractors to prepare plans and specifications for the

date for completion of construction beyond June 30, 2011. without the need for City Council approval, however, in any event, the Manager may not extend the The Manager in his/her sole discretion may extend the construction deadlines set forth above

shall jointly approve any changes in the concept or design of the Generating Facility The Manager and the Facility Manager shall approve the final design of the Generating Facility and

6.03 GENERATING FACILITY

approximately 102.96 kWp. The Manager and the Facility Managermay approve changes in the Demised Premises. location of the Generating Facility, as long as the size of the site does not increase the area of the The Generating Facility shall contain a maximum of 7,735 square feet, and a capacity of

6.04 TITLE TO IMPROVEMENTS

Generating Facility in the Lessee City shall sign any documents reasonably requested by Lessee which show the ownership of the the 2001A Lease. The City agrees that the Generating Facility is the property of the Lessee. documents reasonably requested by City which show the ownership in the City or its Lessor under their completion and acceptance by City or its Lessor under the 2001A Lease. Lessee shall sign any approved changes and renovations, which are affixed to the realty, are the property of the City upon Lessee agrees that all tenant finish installed by the City to the Demised Premises, including

on the Generating Facility by the Lessee. the City as-is, where-is; provided, however, that Lessee shall remove any encumbrances placed Parties will execute all documents necessary to cause title to the Generating Facility to pass to not elect to exercise its Purchase Option until after a Fair Market Value has been determined of the City's desire to determine the Fair Market Value of the Generating Facility. The City shall projected date for exercise of the Purchase Option, the City shall provide written notice to Lessee Option Price set forth in the Purchase Option Summary Schedule attached to this Lease as of the Commercial Operation Date (as defined in the Power Purchase Agreement,) and Purchase Option Price, as applicable, and all other amounts then owing by the City to Lessee, the purchase price shall be the then Fair Market Value. Not less than ninety (90) days prior to the Exhibit C. If the City elects to exercise the Purchase Option at the Expiration Date, the prior to the Expiration Date, the City shall pay to the Lessee the greater of the then Fair Market subsequently every two (2) years thereafter. If the City elects to purchase the Generating Facility Lessee. This option may only be exercised upon the date which is the seventh (7th) anniversary of this Lease and the Power Purchase Agreement, City is granted the right and option to purchase respect to the Premises remain effective, and (iii) City remains in full compliance with the terms each of this Lease and the applicable Power Purchase Agreement between the Parties with Upon the exercise of the foregoing Purchase Option plus receipt of the Fair Market Value or Value of the Generating Facility, as determined in connection with Section 6.05 (b) or Purchase the Generating Facility from Power Provider, including all rights and privileges held by the amounts paid under this Lease and the applicable Power Purchase Agreement and so long as (i) City has not caused an event of default under the applicable Power Purchase Agreement; (ii) OPTION FOR PURCHASE OF GENERATING FACILITY. In consideration of the

related to the Generating Facility. Such purchase and assignment shall be conditioned upon the the two (2) appraiser firms proposed by each Party. Upon any such purchase of the Generating the Generating Facility shall be transferred from Lessee to the City at no cost to the City. If the the Parties equally. To the extent transferable, the remaining period, if any, on all warranties for between the Lessee and Public Service Co. of Colorado consent of Public Service Co. of Colorado to the transfer and assignment of the agreements Lessee holds in the Generating Facility and the renewable energy certificates and other revenues Facility by the City, Lessee shall convey all its title, ownership rights, and any other interests Parties are unable to agree on the selection of an appraiser, such appraiser shall be selected by Purchase Option. The costs of the appraisal shall, subject to the City's appropriation be borne by appraiser shall be the price at which the City may, in its sole discretion, determine to exercise its The greater of the Purchase Option Price or the Fair Market Value valuation made by the Market Value and shall set forth such determination in a written opinion delivered to the Parties such equipment. Such appraiser shall act reasonably and in good faith to determine the Fair independent appraiser with experience and expertise in the solar photovoltaic industry to value mutually agree to a Fair Market Value, then the Parties shall select a nationally recognized determine the Fair Market Value pursuant to this Section 6.05. If the City and Lessee cannot agreement of the City and Lessee within thirty (30) days of the City's notice of desire to The "Fair Market Value" of the Generating Facility shall be the value determined by the mutual

IMPROVEMENTS/RESTRICTION ON CHANGES DESIGN, DEVELOPMENT AND CONSTRUCTION OF

The Generating Facility development must consider the historical values in its design and operation.

Flood Control District (UDFCD) and related agencies to the Premises site. water and air quality requirements, storm drainage management plans by the Urban Drainage and includes, but is not limited to, State and United States Environmental Protection Agency ("EPA") Site development shall conform to all applicable local, state and federal requirements. This

the City's Building Code in the construction and installation of the Generating Facility and site improvements on the construction and shall cooperate with the City and its planners, designers, architects, and engineers Lessee shall provide a notice of construction start date at least fifteen (15) days prior to beginning Premises and shall comply with the approved plans and specifications of applicable laws, including

responsible for obtaining all site development and building permits. Coordination with the Facility Manager will be the sole responsibility of the Lessee. Lessee shall be

Lessee shall be responsible for all utilities needed during construction.

approved plans and specifications. assure that the Generating Facility is constructed and installed in compliance with the Demised Premises to monitor and inspect the construction of the Generating Facility to construction on the Premises shall be subject at all times to inspection and approval by the All construction work, materials, and installations involved in or incidental to the The City shall at all times have the right of access to the Premises, including the

alleviate and resolve any such material variance or impediment to the safe operation of all proceed with construction of the Generating Facility.. The City shall provide notice of any of the Premises so as to permit continuation of construction as expeditiously as possible. restricted access to the Demised Premises and shall cooperate and use its best efforts to the Lease hereunder to the extent the Lessee is continuing to cure variance or hazard and to construction poses an immediate safety hazard at the Premises, including the Demised approved plans and specifications until such material variance is corrected, or if such Premises, until such safety hazard is eliminated; provided that the City shall not terminate the Demised Premises, at any time if such construction is at material variance from the The City shall have the right to halt construction or deny access to the Premises, including

which consent shall not be unreasonably withheld. Demised Premises without the prior written approval of the Manager and the Facility Manager Thereafter, Lessee agrees not to alter, add to, remove, or demolish any of the improvements on the

from the City, the City may terminate the Lease. Lessee agrees that, upon the request of drawings prepared. If Lessee fails to provide the as-built drawings after written notice all work for the Generating Facility, Lessee shall provide the City complete sets of as-built AS-BUILT DRAWINGS. Not later than sixty (60) days after completion of

disapproved approval, and shall be removed and replaced at Lessee's sole cost immediately if by the City and approval by Manager within fourteen (14) calendar days of request for built drawings. All material improvements made by Lessee shall be subject to inspection the City, Lessee will inspect the Demised Premises jointly with the City to verify the as-

directly or indirectly by the said contractor, subcontractor(s) and suppliers in sustenance, provisions, provender, supplies, rental machinery, tools and equipment used shall guarantee prompt and faithful payment by the Lessee directly to Lessee's contractors City from any liability, losses or damages arising therefrom. prosecution of the work provided for in said construction contract and shall protect the Percent (100%) of construction contract price payable to Lessee's contractor. Said bond surety, letter of credit or alternate form of assurance, in a sum not less than One Hundred Lessee shall deliver to the Manager a payment and performance bond, or alternate form of by Lessee's contractors to all persons supplying labor, materials, CONSTRUCTION BONDS. Prior to the commencement of construction,

and satisfactory to and approved by the City All bonds shall be issued by a surety company licensed to transact business in the State of Colorado

as a result of any City-caused interference or delay. operations, including without limitation damages or losses in the nature of delay damages, lost City for any interference or delay caused by construction in adjacent areas or the Premises upon the Demised Premises made by Lessee. Lessee agrees that no liability shall attach to the account of the construction or installation of the Generating Facility or other improvements to or labor productivity, and impact damages. The City agrees that no liability shall attach to Lessee City for any damages or losses incurred or claimed by Lessee or any other person or party on LIMITATION ON LIABILITY. Lessee agrees that no liability shall attach to the

SECTION 7 OPERATION AND USE OF DEMISED PREMISES

7.01 OPERATIONS

the Generating Facility in the following manner: Lessee agrees to conduct its business to accommodate the public using the Premises and to operate

- Lessee shall operate the Generating Facility in accordance with prudent industry standards
- available at the Demised Premises to act for such manager. qualified subordinate to be in charge of the Demised Premises, services and Facility and to be manager is not present at the Generating Facility, Lessee shall assign, or cause to be assigned, a Generating Facility and to accept service of all notices provided for herein. At times when this Generating Facility who is fully authorized to represent and act for it in the operation of the Lessee shall at all times retain an experienced manager of high quality to manage the

- Lessee personnel shall be clearly identified as such. be at the Premises to perform any operation or maintenance on the Generating Facility, and such Lessee shall provide Facility Manager with prior written notice of Lessee's personnel that will
- safety and sanitary laws, regulations and inspections concerning same. necessary for the operation of the Generating Facility and to comply with all applicable health, representatives of governmental entities access to the Demised Premises for inspection purposes. without limitation those governing operation of energy utilities. Lessee shall allow duly authorized Lessee agrees to obtain at its own expense, and maintain at all times, all licenses and certificates Lessee shall comply with all applicable federal, state and local laws and regulations, including
- Manager shall have twenty-one (21) days to review such procedures. Lessee shall develop detailed written operating and security procedures and the Facility
-] Lessee shall comply with all Internal Revenue Service regulations
- objectionable practice or condition within five (5) days after written notice by the Manager or condition of the Demised Premises. objections to the character of the service rendered, energy produced, and the appearance and his/her authorized representative. The Manager or his/her authorized representative shall have the right to make reasonable Lessee agrees to promptly discontinue or remedy any

7.02 HOURS OF OPERATION

circumstances such as weather excepted. Lessee agrees to keep the Generating Facility open year round during daylight hours, extenuating

7.03 CARE OF AREA

rubbish, spills, and debris. Lessee, at its own expense, shall collect and deposit all trash and refuse. condition at all times, and further agrees that it will keep such area free at all times of all paper, Lessee agrees that it will keep the Demised Premises in a neat, clean, safe, sanitary and orderly

COMPLIANCE WITH ALL LAWS AND REGULATIONS

information which the City is required by law or regulation to obtain from Lessee or which the Manager may request relating to Lessee's operations. Without limiting the foregoing, Lessee shall and in Lessee's operations. applicable regulations adopted pursuant thereto, in the physical conditions in the Demised Premises comply at all times with the Americans with Disabilities Act, 42 USC 12,000 et seq., and all other authorized federal agency. regulations adopted by the City or the Manager for the management, operation and control of the Premises, either promulgated by the City on its own initiative or in compliance with regulations or Premises in accordance with all applicable federal, state and local laws and all general rules and County of Denver, or not authorized hereunder, and it further agrees that it will use the Demised the laws of the United States or the State of Colorado or the ordinances or Charter of the City and Lessee agrees not to use or permit the Demised Premises to be used for any purpose prohibited by Lessee further agrees to submit any report or reports or

PREVAILING WAGE; SMALL BUSINESS ENTERPRISES

scheduled of prevailing wage at any time from the Auditor's Office. updated schedules with out amendment to this Agreement. responsible for payment of then current prevailing wage. Exhibit F shall be deemed replaced by is attached as Exhibit F. The schedule of prevailing wage is periodically updated and Lessee is the scope of work of the Lessee's or his subcontractor's employees. A schedule of prevailing wage Code Section 20-76 and is prepared to pay or cause to be paid prevailing wages, if any, required by business enterprises. . By executing this Agreement, the Lessee covenants that it is familiar with on prevailing wages and Sections 28-201, et. seq., of the Denver Revised Municipal Code on small Lessee, where applicable, shall comply with Section 20-76 of the Denver Revised Municipal Code The Lessee may obtain an updated

COMPLIANCE WITH ENVIRONMENTAL REQUIREMENTS

Uniform Public Code related to water conservation fixtures). comply with the City's Ordinance 196, as amended on March 18, 1991 (amendments to the City promulgated pursuant to such statutes or any other applicable federal or state statute. Lessee shall Toxic Substances Control Act (15 U.S.C. Sec. 2601 et seq. (1990)), and any rules or regulations substance," "hazardous waste" or "toxic substance" (or comparable term) in the Comprehensive toxic substance or related material, including any substance defined or treated as a "hazardous or any other petroleum products, natural gas, source material, pesticides, and any hazardous waste, state or federal environmental rules, regulations, statutes, laws or orders (collectively "Environmental Requirements"), including but not limited to Environmental Requirements Environmental Response, Compensation and Liability Act (42 U.S.C. Sec. 9601 et seq. (1990)), the without limitation asbestos and asbestos-containing materials, polychlorinated biphenyls (PCBs), oil purposes of this Lease the term "Hazardous Materials" shall refer to those materials, including releases or threatened releases of Hazardous Materials or special wastes to the environment. For regarding the storage, use and disposal of Hazardous Materials or special wastes and regarding Lessee, in conducting any activity on the Demised Premises, shall comply with all applicable local,

applicable federal and state environmental permit requirements. Lessee shall acquire all necessary federal, state and local environmental permits and comply with all

requirements. Lessee agrees to evaluate methods to reduce the generation and disposal of waste appropriate preventive measures and complies with all federal, state and local environmental with sand and grease traps as applicable. materials as applicable. constructed, operated and maintained in a manner that minimizes environmental impact through Lessee agrees to ensure that the Generating Facility at the Demised Premises is designed, Wastewater from maintenance or operational activities shall be pretreated

or disposal by Lessee of any pollutant or hazardous material on the Premises. expense, including without limitation attorney's fees, incurred by the City as a result of the release activities, Lessee shall immediately control and remediate the contaminated media to applicable federal, state and local standards. Lessee shall reimburse the City for any penalties and all cost and In the case of a release, spill or leak as a result of Lessee's construction, operation or maintenance

7.07 WASTE OR IMPAIRMENT OF VALUE

value of the Premises or which would constitute waste thereon. Lessee agrees that nothing shall be done or kept in the Demised Premises which might impair the

7.08 HAZARDOUS USE

and machinery as are appropriate or customary in carrying on its business, or from carrying on the normal operations contemplated herein bringing, keeping or using on or about the Demised Premises such materials, supplies, equipment of such violation or failure of Lessee; provided, that nothing herein shall preclude Lessee from demand, that part of all fire insurance premiums paid by the City which have been charged because located, shall at any time be higher than it normally would be, then Lessee shall pay the City, on the City, any fire insurance rate on the Demised Premises or on the buildings in which the same is failure by Lessee to comply with the provisions of this section, after receipt of notice in writing from risks normally attendant upon the operations contemplated under this Lease. If, by reason of any Manager or his authorized representative, may constitute a hazardous condition that will increase the Premises or the buildings in which the Demised Premises is located or which, in the opinion of the of any fire insurance policy required under this Lease, or carried by the City, covering the Demised done any act or thing upon the Demised Premises which will invalidate, suspend or increase the rate might be unsafe or hazardous to any person or property. Further, Lessee shall not do or permit to be changes, alterations, additions, maintenance or repairs shall be made to the Demised Premises which Lessee agrees that nothing shall be done or kept in the Demised Premises and no improvements

STRUCTURAL, ELECTRICAL OR SYSTEM OVERLOADING

interference, electrical or other system facility. a hazard by overloading the capacity of any structural, roof load, snow load, wind tolerances, antenna Lessee shall operate the Generating Facility and appurtenant utilities in a manner that will not create

NOISE, ODORS, VIBRATIONS AND ANNOYANCES

maintain the lowest possible sound level in its operations. eliminate any unusual, nauseous or objectionable noise, gases, vapors, odors and vibrations and to shall take all reasonable measures, using the latest known and practicable devices and means, to nuisance in the Demised Premises or unreasonably annoy, disturb or be offensive to the public and Lessee shall conduct its operations in an orderly and proper manner so as not to commit any

interfere with or hinder police, firefighting, or other emergency personnel in the discharge of 7.11 their duties ACCESSIBILITY. Lessee shall not do or permit to be done anything which might

SECTION 8 UTILITIES AND SERVICES

8.01 UTILITIES AND SERVICES

Facility including all repair and janitorial services, related to construction of the Generating Facility. Lessee shall be responsible for utilities used by Lessee during construction of the Generating

8.02 STORAGE

storage, that storage shall be coordinated with the Facility Manager. after construction within the Demised Premises. In the event that Lessee requires temporary on-site Lessee shall be responsible for providing its own storage, whether on-site or off-site, during and

8.03 MAINTENANCE

agrees, at its expense and without cost or expense to the City, during the Term hereof that: care and any necessary replacement of the Generating Facility shall be borne by Lessee. Lessee standards including redecoration, painting and repair and replacement of worn furnishings in Manager or his/her authorized representative may reasonably require. The cost of maintenance, relation to the Demised Premises and the Generating Facility as the conditions and Facility Lessee shall, at its expense maintain the Demised Premises in accordance with prudent industry

- original quality of such improvements; industry standards and in a good and workmanlike fashion without diminishing the and will make all necessary and appropriate repairs and replacements in accordance with Lessee shall keep the Generating Facility in good order and condition
- deterioration, to remain on any part of the Premises or to be disposed of improperly. unsightly or detrimental to health, or likely to create a fire hazard, or conducive to Lessee shall not permit rubbish, debris, waste materials or anything
- equipment or devices now or at any time required by any applicable law, ordinance or municipal, state or federal regulation. Lessee shall provide and maintain obstruction lights and all similar
- Demised Premises to the extent Lessee or the City need to access the Generating Facility. Ď. Lessee shall be responsible for the removal of snow and ice on the
- make reasonable objections regarding the maintenance and appearance of the Premises. within five (5) days after written notice by the Manager or his authorized representative. Lessee agrees to promptly discontinue or remedy any reasonably objectionable condition The Manager or his authorized representative shall have the right to

8.04 INTERRUPTION OF SERVICES

of its obligations hereunder, except as otherwise provided in the Section 11 entitled "Damage by reason of accident, unavailability of employees, repairs, alterations or improvements or whenever by reason of strikes, lockouts, riots, acts of God or any other happenings beyond the Destruction or Loss." way be construed as cause for abatement of compensation or operate to release the Lessee from any damages to persons or property for any such discontinuance, nor shall such discontinuance in any control of the City, the City is unable to furnish such utility services. The City shall not be liable for City reserves the right to temporarily discontinue utility services at such time as may be necessary The Parties agree that neither Party shall be liable for City's failure to supply any utility services.

SECTION 9 INDEMNITY, INSURANCE AND BONDS

9.01 DEFENSE AND INDEMNIFICATION:

- judgments, suits or demands for damages to persons or property arising out of, resulting from, or negligence or willful misconduct of City. any acts or omissions of Lessee or its subcontractors either passive or active, irrespective of specifically determined by the trier of fact to be the sole negligence or willful misconduct of the appointed and elected officials, agents and employees for, from and against all liabilities, claims fault, including City's concurrent negligence whether active or passive, except for the sole relating to the work performed under this Lease ("Claims"), unless such Claims have been City. This indemnity shall be interpreted in the broadest possible manner to indemnify City for Lessee hereby agrees to defend, indemnify, reimburse and hold harmless City, its
- of claimant's damages. claimant and/or claimant alleges that City's negligence or willful misconduct was the sole cause the Claim is first provided to City regardless of whether claimant has filed suit on the Claim. Lessee's duty to defend and indemnify City shall arise even if City is the only party sued by B. Lessee's duty to defend and indemnify City shall arise at the time written notice of
- exclusive remedy. in addition to any other legal remedies available to City and shall not be considered City's but not limited to, court costs and attorney fees incurred in defending and investigating such Claims or seeking to enforce this indemnity obligation. Such payments on behalf of City shall be City and will pay on behalf of City any expenses incurred by reason of such Claims including, Lessee will defend any and all Claims which may be brought or threatened against
- protection. shall obtain, at its own expense, any additional insurance that it deems necessary for the City's limit the liability of the Lessee under the terms of this indemnification obligation. The Lessee D. Insurance coverage requirements specified in this Lease shall in no way lessen or
- of this Lease This defense and indemnification obligation shall survive the expiration or termination

9.02 INSURANCE

- force at all times during the Term hereof, the following insurance: Full Term of Agreement. Lessee further agrees to secure at its own expense, and to keep in
- may deem necessary to cover its obligations and liabilities under this Lease. Lessee shall maintain, at its own expense, any additional kinds or amounts of insurance that it requirements, and these requirements do not lessen or limit the liability of the Lessee. The guarantee payment of claims. The insurance coverages specified in this Lease are the minimum a bond, at no cost to the City, in the amount of the deductible or self-insured retention to deductible or self-insured retention. The City reserves the right to require the Lessee to provide return receipt requested. If any policy is in excess of a deductible or self-insured retention, the cancellation, non-renewal and any reduction in coverage to the address above by certified mail, notice shall be sent ten (10) days prior." Additionally, Lessee shall provide written notice of prior to such cancellation or non-renewal unless due to non-payment of premiums for which above-described policies by canceled or non-renewed before the expiration date thereof, the City must be notified by the Lessee. Lessee shall be responsible for the payment of any Avenue, Dept. 1105, Denver, Colorado 80202. Such written notice shall be sent thirty (30) days issuing company shall send written notice to the Denver Risk Management, 201 West Colfax better. Each policy shall contain a valid provision or endorsement stating "Should any of the during the term of this Lease, or any extension thereof, during any warranty period, and for three insurer licensed to do business in Colorado and rated by A.M. Best Company as "A"VIII or (3) years after termination of this Lease. The required insurance shall be underwritten by an pursuant to this Lease. Lessee shall keep the required insurance coverage in force at all times of this Lease, the following insurance covering all operations, goods or services provided General Conditions: The Lessee shall secure, at or before the time of execution
- proof of insurance including, but not limited to, policies and endorsements. of any of the City's rights or remedies under this Lease.. The City's Risk Management Office requirements set forth in this Lease shall not act as a waiver of Lessee's breach of this Lease or certificate of insurance or other proof of insurance that does not comply with all insurance that the City's contract number be referenced on the Certificate. The City's acceptance of a coverage. Lessee certifies that the certificate of insurance attached as Exhibit D preferably an agent or broker. Lessee may not commence occupancy under this Lease prior to placement of reserves the right to require the Lessee to provide a certificate of insurance, a policy, or other ACORD certificate, complies with all insurance requirements of this Lease. The City requests Proof of Insurance: Lessee shall provide a copy of this Lease to its insurance
- employees and volunteers as an additional insured. Lessee's insurer shall name the City and County of Denver, its elected and appointed officials. Additional Insureds: For Commercial General Liability, and Auto Liability,
- subrogation rights against the City. Waiver of Subrogation: For all coverages, Lessee's insurer shall waive
- the exception of Workers' Compensation) or shall ensure that these entities maintain the required independent contractors, suppliers or other entities as additional insured under its policies (with coverages required of the Lessee. Lessee shall include all such sub-consultants, subcontractors be subject to all of the insurance coverages herein and shall procure and maintain the same contractors, suppliers or other entities providing goods or services required by this Lease) shall Sub-consultants: All sub-consultants and subcontractors (including independent

consultants upon request by the City. coverages. Lessee agrees to provide proof of insurance for all such subcontractors and sub-

- executes this Lease: none of the Lessee's officers or employees who may be eligible under any statute or law to reject City, as a material representation upon which the City is relying in entering into this Lease, that aggregate for all bodily injuries caused by disease claims. Lessee expressly represents to the claim, \$100,000 per occurrence for each bodily injury caused by disease claim, and \$500,000 maintain the coverage as required by statute for each work location and shall maintain Lease, and that any such rejections previously effected, have been revoked as of the date Lessee Workers' Compensation Insurance shall effect such rejection during any part of the term of this Employer's Liability insurance with limits of \$100,000 per occurrence for each bodily injury Workers' Compensation/Employer's Liability Insurance: Lessee shall
- limits must be "per project" or "per location;" products and completed operations aggregate, and \$2,000,000 policy aggregate. Aggregate occurrence claim, \$1,000,000 for each personal and advertising injury claim, \$2,000,000 General Liability: Lessee shall maintain limits of \$1,000,000 for each
- non-owned vehicles used in performing services under this Lease. Liability with limits of \$1,000,000 for combined single limit applicable to all owned, hired, and Business Automobile Liability: Lessee shall maintain Business Automobile
- additional coverage equal to contract amount for all subsequent change orders. Provider to maintain Builder's Risk policy limits equal to the initial contract amount plus Builder's Risk Insurance: Power Provider shall maintain or require EPC
- 10. Excess/Umbrella Liability: Lessee shall maintain limits of \$5,000,000

11. Additional Provisions:

- policies must provide the following: For all Commercial General Liability, excess/umbrella liability, the
- (i) That this Lease is an Insured Contract under the policy;
- (ii) Defense costs in excess of policy limits;
- (III) liability provision; A severability of interests, separation of insureds, or cross
- (iv) with other coverage or self-insurance provided by the City. A provision that coverage is primary and non-contributory
- contract date or the first date when any goods or services were provided to the City, whichever is For claims-made coverage, the retroactive date must be on or before the
- and where such general aggregate or other aggregate limits have been reduced below the new certificate of insurance showing such coverage is in force required per occurrence limit, the Lessee shall procure such per occurrence limits and furnish a aggregate limits are reduced below the required per occurrence limits. At their own expense, Lessee shall advise the City in the event any general aggregate or other

- keep in full force and effect during and until completion of the Generating Facility the following Construction Period. Lessee agrees to secure or require each contractor to secure and to
- pursuant to this Lease, insurance policies as described in the Section 9.02 (Insurance). The Lessee shall obtain and keep in force during the construction period
- the City's Risk Management Administrator. in Section 9.02 (Insurance) shall be enforced unless waived or otherwise modified in writing by the approval of the City's Risk Management Administrator. All coverage requirements specified The City's acceptance of any submitted insurance certificate is subject to
- consultant. All coverages for sub-consultants shall be subject to all of the requirements herein. provided), with authorization letter(s) and receipt(s) of premium payment for each subinsureds under each required policy or shall furnish a separate certificate (on the form certificate Administrator, the Lessee shall include all sub-consultants performing services hereunder as Unless specifically excepted in writing by the City's Risk Management
- the monetary limitations or any other rights, immunities and protections provided by the employees, are relying on and do not waive or intend to waive by any provisions of this Lease City, its officers, officials and employees. Colorado Governmental Immunity Act, § 24-10-101 to 120, C.R.S., or otherwise available to the Lessee understands and agrees that the City, its officers, officials and

9.03 NO PERSONAL LIABILITY

Lease or because of its execution or attempted execution. No director, officer or employee of either Party hereto shall be held personally liable under this

9.04 TAXES, LICENSES, LIENS AND FEES

which will in any way impair the rights of the City under this Lease mortgage, judgment or execution to be filed against the Demised Premises or improvements thereon with its operations hereunder and not to permit the same to become delinquent and to suffer no lien, further agrees to promptly pay when due all bills, debts and obligations incurred by it in connection insurance and worker's compensation insurance, and all required licenses and all taxes. satisfactory evidence showing the prompt payment by it of Social Security, unemployment materialman. Lessee agrees to furnish to the Manager, upon request, duplicate receipts or other thereof, by reason of any work or labor performed or materials furnished by any mechanic or attached or be foreclosed upon the Demised Premises or improvements thereto, or any part or parcel agrees not to permit any of said taxes, excises, license fees or permit fees to become delinquent. applicable to its operations hereunder and to take out and keep current all municipal, state or federal Lessee also agrees not to permit any mechanic's or materialman's or any other lien to become licenses required for the conduct of its business at and upon the Demised Premises and further Lessee agrees to promptly pay all taxes, excises, license fees and permit fees of whatever nature

SECTION 10 DEFAULT AND REMEDIES

10.01 DEFAULT

Lessee shall be in default under this Lease if Lessee:

- hereunder; or Fails to timely pay when due to City the compensation or any other payment required
- Demised Premises at the Premises; or Is in default under the associated Power Purchase Agreement with the City
- appointment of a receiver, trustee or liquidator of any or substantially all of its property; or bankruptcy statute, or makes a general assignment for the benefit of creditors, or consents to the Becomes insolvent, or takes the benefit of any present or future insolvency or
- otherwise, to any other person, entity or corporation; or the prior written approval of the City, by reason of death, operation of law, assignment, sublease or Transfers its interest under this Lease, except as otherwise permitted herein, without
- Manager in his/her discretion becomes apparent that the construction deadline will not be met, unless such date is extended by the 2011, or fails to make sufficient progress on construction of the Generating Facility where it Fails to complete construction of all of the Generating Facility no later than June 30,
- Facility; or Abandons, deserts or vacates the Demised Premises, or fails to operate the Generating
- hereunder and are expressly permitted by the City as provided in this Lease; or including liens and encumbrances against the Generating Facility, shall not be deemed a Default assets of Lessee and Lessee's affiliates in favor of lenders of Lessee and Lessee's affiliates, after receipt of notice thereof by Lessee, provided, however, that liens and encumbrances on the discharged or contested by Lessee in good faith by proper legal proceedings within twenty (20) days or City's property because of any act or omission of Lessee, and such lien or attachment is not Suffers any lien or attachment to be filed against the Demised Premises, the Premises
- correct its failure to perform and continues such performance without interruption except for causes within ten (10) days of notice commences in good faith to perform whatever may be required to herein, or where fulfillment of its obligation requires activity over a period of time and Lessee Manager of a written notice of such breach or default, except where a shorter period is specified in this Lease and such failure continues for a period of more than thirty (30) days after delivery by Fails to keep, perform and observe any other promise, covenant or agreement set forth
- Premises made available to Lessee for its use under this Lease Gives its permission to any person to use for any illegal purpose any portion of the

10.02 REMEDIES

If Lessee is in default under Section 10.01, the City may exercise any one or more of the following

- compensation as it becomes due together with interest accrued at the Past Due Interest Rate; or enforce all of City's rights and remedies hereunder, including without limitation the right to collect The City may elect to allow this Lease to continue in full force and effect and to
- shall at its option (1) cancel and terminate all of the rights hereunder of the Lessee, reenter the with or without process of law, and without liability for so doing, upon giving thirty (30) days written notice to Lessee of its intention to terminate, at the end of which time all the rights the Lessee, or (2) elect to proceed under subparagraph C. below. notice, shall have been cured within such thirty (30) days. The notice shall be final and the City hereunder of the Lessee shall terminate, unless the default, which shall have been stated in such Demised Premises, remove therefrom all property of the Lessee and store the same at the expense of The City may cancel and terminate this Lease and repossess the Demised Premises.

compensation, damages, and costs, including attorney's fees, caused by Lessee's failure to perform its obligations hereunder, or which in the ordinary course would likely result therefrom. Due Interest Rate together with any other amount to fully compensate City for all loss of time of termination, including but not limited to compensation due plus interest thereon at the Past If City elects to terminate, Lessee shall be liable to City for all amounts owing at the

and may make such repairs or improvements as it deems appropriate to accomplish the new use. of this Lease unless a written notice specifically so states; however, the City reserves the right to prejudice to any remedies for damages or breach. Such reentry shall not be construed as termination Demised Premises, or any portion thereof, on such terms and conditions as the City may choose, terminate the Lease at any time after reentry. Following reentry, the City may make any use of the Lessee or any person claiming under Lessee, and remove all effects as may be necessary, without The City may elect to reenter and take possession of the Demised Premises and expel

compensation, damages, and costs payable by Lessee under this Lease the Lease by the City, the City shall refund, without interest, any amount which exceeds the be payable if default had not occurred. Upon expiration of the Term, or any earlier termination of amounts due as compensation under this Lease, on the dates specified and in such amounts as would Lessee shall be liable to City for all costs of reentry including attorney's fees and repairs or improvements. Notwithstanding re-entry by the City, Lessee shall continue to be liable for all

10.03 REMEDIES CUMULATIVE

remedy available to City under law or equity The remedies provided in this Lease shall be cumulative and shall in no way affect any other

10.04 ADMINISTRATIVE HEARING

any other disputes arising under or related to this Lease, may be resolved by seeking redress in the Disputes arising out of this Lease if unresolved within such thirty (30) days, then such dispute, or

right to obtain an order of eviction in accordance with applicable state law. District Court of the State of Colorado Second Judicial District; provided, that City shall retain its

10.05 WAIVERS

remedy under this Lease, and no acceptance of full or partial payment during the continuance of any waiver of any such right or remedy or a waiver of any default by a defaulting Party. default by a defaulting Party shall constitute a waiver of any such term, covenant or agreement or a agreement contained in this Lease, no failure by a non-defaulting Party to exercise any right or No failure of a non-defaulting Party to insist upon the strict performance of a term, covenant or

10.06 APPROPRIATION

of this Lease, encumbered for the purpose of this Lease, and paid into the Treasury of the City. extend to payment of monies duly and lawfully appropriated by the City Council for the purpose reserves for payments in future fiscal years, and (ii) this Lease is not intended to create a multipleobligation of the City for all or any payment obligation, whether direct or contingent, shall only Notwithstanding any other term or condition of this Lease, it is understood and agreed that the fiscal year direct or indirect debt or financial obligation of the City. The Lessee acknowledges that (i) the City does not by this Lease irrevocably pledge present cash

SECTION 11 DAMAGE, DESTRUCTION OR LOSS

DAMAGE TO OR DESTRUCTION OF DEMISED PREMISES

damage. Lessee may then, at its option, cancel and terminate this Lease structure, time they are unusable. If the City elects not to proceed with the rebuilding or repair of the building to pay the compensation hereunder shall abate as to such damaged or destroyed portions during the destroyed or damaged, and, if the cause was beyond the control of Lessee, the obligation of Lessee extent which renders it unusable, City may rebuild or repair any portions of the building structure If the Demised Premises, or any portion thereof, is destroyed or damaged by fire or otherwise to an it shall give written notice of its intent within ninety (90) days after the destruction or

11.02 COOPERATION IN THE EVENT OF LOSS

Index for the Denver, Colorado area, and building and construction standards as set forth in the Building Code and in applicable Public Works Standard Specifications for Construction for the dollars, subject to increase or deduction according to the Engineering News Record Building Cost insurance proceeds which may be payable in the event of any loss or damage. If the City elects to rebuild, Lessee must replace the Generating Facility at its sole cost in July, 2010 City, as amended. City and Lessee shall cooperate with each other in the collection of any

11.03 LOSS OR DAMAGE TO PROPERTY

City shall not be liable for any loss of property by theft or burglary from the Demised Premises or any damage to person or property on the Demised Premises resulting from operating the

proceeds provided for in this Section. such loss or damage at any time, except for any abatement of compensation or right to insurance be caused by the City's employees or any other cause, and Lessee agrees to make no claim for any any part of the Premises, or from the pipes, plumbing, wiring, gas or sprinklers thereof or that may elevators, or electric lighting, or water, rain or snow, which may come into or issue or flow from

11.04 MUTUAL WAIVER/INSURANCE COVERAGE

such insurance policies properly endorsed, if necessary, to prevent the invalidation of the insurance fire and extended coverage insurance, written notice of the terms of this mutual waiver, and to have agrees to give to each insurance company which has issued, or may issue, to the Lessee policies of coverage by reason of this waiver. any such claim by subrogation or otherwise to an insurance company or any other person, Lessee recoverable under such insurance policies. Since this mutual waiver will preclude the assignment of valid and collectible fire and extended insurance policies, to the extent that such loss or damage is or damage to the Demised Premises or to the contents thereof, which loss or damage is covered by City and Lessee each waive any and every claim for recovery from the other for any and all loss of

SECTION 12 MISCELLANEOUS PROVISIONS

12.01 ADVERTISING AND PUBLIC DISPLAYS

contain a statement to the effect attributing ownership and operation of the Generating Facility. materials issued by either Party that refer to the Generating Facility by name, such name will consent of the other, and each Party agrees not to unduly withhold, condition or delay any such it shall not issue any formal press release regarding the Generating Facility without the prior material, fixture or equipment which extends beyond the Demised Premises. Each Party agrees that to comply with Denver Marketing Office standards or City zoning standards, or any advertising permitted by City zoning standards. Permission will not be granted for any advertising which fails supplied by manufacturers of merchandise offered for sale, as well as other types of display any sign, either lighted or unlighted, poster or other display of advertising media, including material Premises, without the prior written approval of the Manager or his/her authorized representative, Lessee shall not install or have installed or allow to be installed upon or within the Demised On all permitted signage at the Premises, and in all publicly distributed written

12.02 AGREEMENT BINDING UPON SUCCESSORS

respective Parties hereto. binding upon and extend to the heirs, personal representatives, successors and assigns of the This Lease Agreement, subject to the provisions of the section entitled "Assignment", shall be

12.03 AGREEMENT MADE IN COLORADO

This Lease shall be deemed to have been made in and shall be construed in accordance with the laws of the State of Colorado

12.04 ASSIGNMENT

this Lease or the Generating Facility. a pool, trust, limited partnership, or other similar entity, whereby one or more interests are created in agrees that the Lessee may, without notice to the City, sell, dispose of, or assign this Lease through written notice, signed by the assignor, of the name and address of the assignee. The City hereby Any such assignment shall not be effective until the Manager of General Services has received consent of the City; provided that any such assignment does not change any obligation of the City successor entity in a merger or acquisition transaction_without the necessity of obtaining the (iv) to any person or entity succeeding to all or substantially all of the assets of Lessee, or (v) to a affiliates or third parties in connection with a sale-and-leaseback or other financing transaction, Power Purchase Agreement; (ii) to one or more of Lessee's affiliates, (including by way of any direct or collateral assignment) (i) in accordance with Section 28 of the Generating Facility and all proceeds therefrom, may be assigned and reassigned in whole or in part A. Assignment by Lessee. The Lessee's right, title and interest in, to, and under this Lease and the (iii) to one or more

reviewed nor undertaken to verify any information contained therein. to the effect that the City has assumed no responsibility for such document and has neither document delivered by the Lessee in connection with such assignment shall include a statement shall not be responsible for compliance with any such laws, and any offering or other disclosure such assignment constitutes the offering of a security under applicable securities laws, the City provided to any assignee or subassignee in connection with any such assignment and (ii) if any hereof understand and agree that: (i) the City shall not be responsible for any information The Lessee and the City agree that any such assignment of this Lease or the Power Purchase Agreement is not intended as the offer or sale of a security, and the Lessee and all assignees

pursuant to the terms of this section, unless this Lease is modified in a writing signed by the the Lessee at the address set forth in herein, notwithstanding any assignment by the Lessee responsible for making any payments under the terms of this Lease or the Power Purchase assignees (other than registered owners of certificates of participation) and (ii) shall be Parties amending this Lease to so provide for different payment terms. Agreement only if an appropriation has been effected by the City for such purpose, and only to The Manager of General Services shall (i) retain all assignment notices as a register of all

and at least thirty (30) days with respect to any non-monetary default, to cure any default by same amount of time as Lessee, but at least ten (10) days with respect to any monetary default or otherwise proceed with enforcement remedies against Lessee, and assignee shall have the terminate, annul, or modify this Lease or dispossess or evict Lessee from the Demised Premises written notice to City prior to any notice by City hereunder, of any act or event of default of Lessee under the Lease; provided that in no event shall assignee be obligated to cure any such Lessee under this Lease of which City has knowledge that would entitle City to cancel, Lease, at the address to be designated by assignee upon not less than five (5) business days' City agrees to notify in writing, an assignee which has been approved by an amendment to this

notice for the purpose of inspecting the Generating Facility. City consents to assignee accessing the Demised Premises and the Premises, upon three (3) days

under applicable New Markets Tax Credit rules. expense, an opinion of nationally recognized Counsel that such assignment will be permissible under the COP Ordinance and, upon request of the Power Provider and at Power Provider's obligations satisfactory to both the City and the Lessee that such assignment will be permissible encumbered by the City for any reason; except if the City obtains the prior written consent of the and interest in, to and under this Lease or any portion of the Generating Facility may be assigned or Lessee and an opinion of nationally recognized counsel in the area of tax exempt municipal Assignment and Subleasing by the City. Through December 31. 2017, none of the City's right, title

12.05 COP ORDINANCES

under this Lease) not to claim depreciation or an investment credit with respect to any property such forms and take such other action as the City may request in order to implement such election. subject to this Lease which was financed by the net proceeds of tax-exempt COPs and shall execute to make, and hereby makes, an irrevocable election (binding on itself and all successors in interest Section 142(b) of the Internal Revenue Code of 1986, as amended. In particular, the Lessee agrees action required to confirm, the treatment of such property as owned by the City for purposes of owned by the City, and Lessee agrees not to take any action that would impair, or omit to take any all property subject to this Lease which was financed by the net proceeds of tax-exempt COPs is supplement or replace such COP ordinances. to the Premises and Premises system and to any other COP ordinances which should amend, This Lease is in all respects subject and subordinate to any and all City COP ordinances applicable The Parties to this Lease acknowledge and agree that

12.06 FORCE MAJEURE

governmental pay the annual rent herein, or any other compensation due hereunder. no event shall this paragraph be construed so as to allow Lessee to reduce or abate its obligation to circumstance for which such Party is not responsible or which is not in its power to control, but in disputes, embargoes, shortages of materials, acts of God, acts of the public enemy, acts of superior Neither Party hereto shall be liable to the other for any failure, delay or interruption in the performance of any of the terms, covenants or conditions of this Lease due to strikes, boycotts, labor authority, weather conditions, floods, riots, rebellion, sabotage or any other

INCONVENIENCES DURING CONSTRUCTION

claim damages or other consideration therefrom. subcontractors and representatives by way of such inconveniences, and Lessee waives any right to maintenance and repair may inconvenience the Lessee in its operation at the Premises. Lessee agrees that no liability shall attach to City, its officers, agents, employees, contractors, and repair in order that the Premises and its Facility may be completed and operated in accordance to commence or complete extensive programs of construction, expansion, relocation, maintenance with any present or future master layout plan, and that such construction, expansion, relocation, Lessee recognizes that from time to time during the Term of this Lease, it may be necessary for City

that the City determines to replace the roof or conduct other maintenance impacting the Demised construction related maintenance of the Premises, including the Demised Premises. In the event Premises, the Parties shall cooperate as provided in paragraph 3(m) of the Power Purchase may determine that it has become necessary for the City to replace the roof or perform other Lessee understands and agrees that due to the extended length of the Term of this Lease, the City

MASTER PLAN

of any efforts or action toward implementation of any present or future master layout plan for the Premises, and waives any right to claim damages or other consideration arising therefrom. Lessee agrees that no liability shall attach to the City, its officers, agents and employees by reason

12.09 NONDISCRIMINATION

to insert the foregoing provision in all subcontracts hereunder. status, sexual orientation, marital status, or physical or mental disability, and Lessee further agrees otherwise qualified, solely because of race, color, religion, national origin, gender, age, military discharge, promote or demote, or to discriminate in matters of compensation against any person In connection with the performance of work under this Lease, Lessee agrees not to refuse to hire,

12.10 NOT PARTNERSHIP

impose tort or contractual liability upon the City. Lessee shall at all times have the status of an independent contractor without the right or authority to associate, agent, representative, or joint venturer of the other Party in the conduct of its business. It is expressly understood and agreed that neither Party shall be construed or held to be a partner,

NOTICES

personal delivery as otherwise provided in this section)to: email (provided an identical notice is also sent simultaneously by mail, overnight courier, or service, or personally delivered to a representative of the receiving Party, or sent by facsimile or sent by certified mail, postage prepaid, return receipt requested, or sent by overnight air courier All notices required or permitted to be given to the City or Lessee hereunder shall be in writing and

201 West Colfax Dept. 1106 Manager of General Services

Denver, Colorado 80202

Denver City Attorney's Office

with a copy to:

201 West Colfax Dept. 1207 Municipal Operations Section

Denver, Colorado 80202

Lessee: Main Street Power Company, Inc 1245 Pearl Street, Suite 201

Boulder Colorado 80302

shall be the date such notice is mailed or delivered to Lessee or Manager. supplementary persons to receive such notices. Either Party hereto may designate in writing from time to time the address of substitute or The effective date of service of any such notice

12.12 PARAGRAPH HEADINGS

or limit the scope of any provision of this Lease The paragraph headings herein are for convenience in reference only and are not intended to define

12.13 PATENTS AND TRADEMARKS

competition or other similar claim arising out of the operations of Lessee under this Lease. infringement of any patent, trademark or copyright arising from any alleged or actual unfair any loss, liability, expense, suit or claim for damages in connection with any actual or alleged agrees to save and hold harmless the City, its officers, employees, agents and representatives from machines, articles, marks, names or slogans used by it in its operations under this Lease. Lessee represents that it is the owner of or fully authorized to use any and all services, processes,

12.14 SEVERABILITY

which are severable shall be unaffected. If any provision in this Lease is held by a court to be invalid, the validity of other provisions herein

12.15 THIRD PARTIES

any of the terms, covenants, agreements and conditions herein. or other proceeding against either the City or the Lessee because of any breach hereof or because of hereof, and except any successor to the City) any right to claim damages or to bring any suit, action or parties (except parties to whom the Lessee may assign this Lease in accordance with the terms This Lease does not, and shall not be deemed or construed to, confer upon or grant to any third party

USE, POSSESSION OR SALE OF ALCOHOL OR DRUGS

refusal to cooperate with implementation of the policy can result in the City's barring Lessee from thereto, concerning the use, possession or sale of alcohol or drugs. Violation of these provisions or City Facility or participating in City operations. Federal Drug-Free Workplace Act of 1988 and Denver Executive Order No. 94, or any successor Lessee, its officers, agents and employees shall cooperate and comply with the provisions of the

12.17 CITY SMOKING POLICY

Denver Revised Municipal Code Sec. 24-304 prohibiting smoking in City buildings and Facility. Lessee and its officers, agents and employees shall cooperate and comply with the provisions of

Premises Lessee agrees that it will prohibit smoking by its employees and the public in the Demised

12.18 ENTIRE AGREEMENT; AMENDMENT

employee of the respective Parties unless included herein are null and void and of no effect. No alterations, amendments, changes or modifications, shall be valid unless executed by an instrument in writing by all the Parties or their respective successors in interest with the same formality as this Agreement constitute the entire agreement and that all representations made by any officer, agent or The Parties acknowledge and agree that the provisions herein together with the Power Purchase

12.19 FINAL APPROVAL

approved by the City Council and fully executed by all signatories of the City and County of This Lease is expressly subject to and shall not be or become effective or binding on the City until

12.20 ESTOPPEL CERTIFICATES

requesting Party, then such failure shall constitute an event of default under this Lease deliver the statement within fifteen (15) days following such additional written demand from the such a statement to the requesting Party within such thirty (30)-day period, then the requesting this Lease or detailing any known issues of noncompliance. If the other Party fails to deliver Trustee), the other Party shall provide within thirty (30) days thereafter an estoppel certificate attesting, to the knowledge of the other Party, of the other Party's compliance with the terms of Party may make an additional written demand for such statement and if the other Party does not From time to time, upon written request by either Party (or Lessee's lender or the City's COP

Remainder of page left intentionally blank

written. IN WITNESS WHEREOF, the Parties have executed this Lease the day and year first above

ATTEST:	CITY AND COUNTY OF DENVER
STEPHANIE Y. O'MALLEY, Clerk and Recorder, Ex-Officio Clerk of the City and County of Denver	Mayor
APPROVED AS TO FORM	RECOMMENDED AND APPROVED:
DAVID R. FINE, Attorney for the City and County of Denver	By Manager of General Services
Ву	By Director of Greenprint
Assistant City Attorney	
	Ву
	Manager of Finance By
	Auditor Contract Control No.RC0A014
	THE CITY
ATTEST:	MAIN STREET POWER COMPANY, INC.
John J. Huggins, Assistant Secretary	T. Amory Host
	Title President and Chief Executive Officer
	LESSEE

written. IN WITNESS WHEREOF, the Parties have executed this Lease the day and year first above

ATTEST:

CITY AND COUNTY OF DENVER

By STEPHANIE Y. O'MALLEY, Clerk and Recorder, Ex-Officio Clerk of the City and County of Denver	ByMayor
APPROVED AS TO FORM	RECOMMENDED AND APPROVED:
DAVID R. FINE, Attorney for the City and County of Denver	Ву
	Manager of General Services By
Assistant City Attorney	Director of Greenprint
	REGISTERED AND COUNTERSIGNED: By
	Manager of Finance By
	Auditor Contract Control No.RC0A014
	THE CITY
ATTEST:	MAIN STREET POWER COMPANY, INC.
By	By Degeneration
John J. Huggins, Assistant Sectedly	Title President and Chief Executive Officer
	LESSEE

EXHIBIT A DEMISED PREMISES PLAN

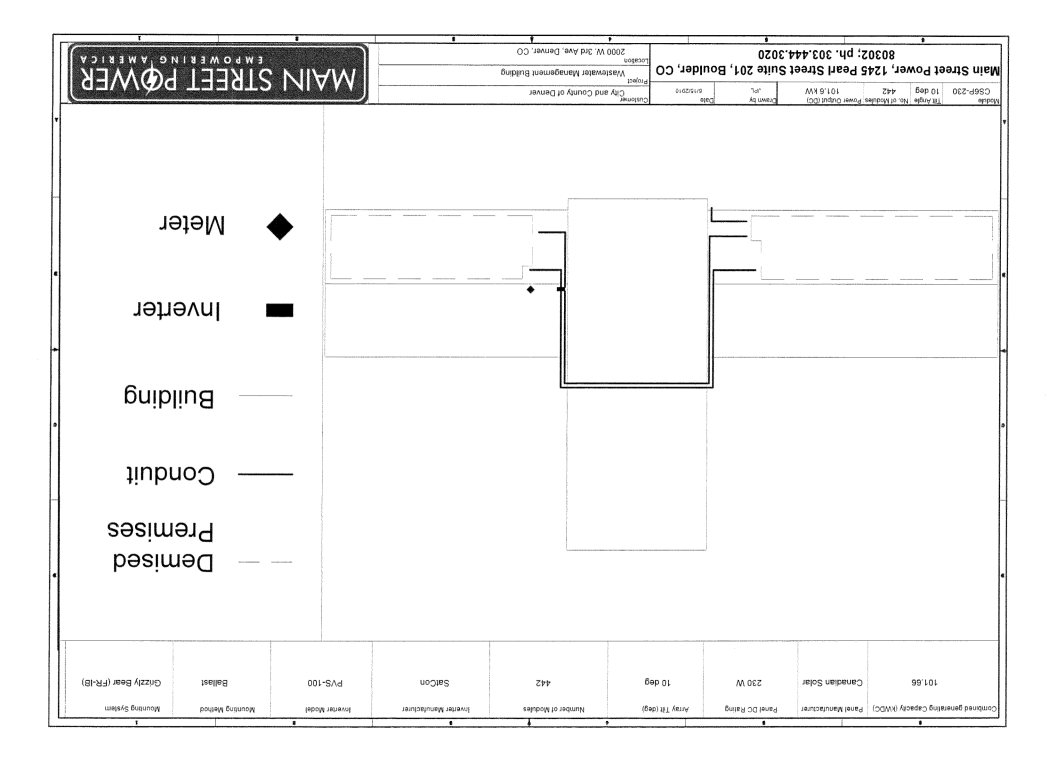


EXHIBIT B DESCRIPTION OF PREMISES

Wastewater Management Building Located at 2000 West 3rd Avenue Denver, Colorado

-6,40

EXHIBIT C PURCHASE PRICE SCHEDULE

Wastewater Management Building	agement Building	101.6
	Purchase Option	Total Purchase Option
Year of Commercial Operation	Price per kW	Price
	N/A	N/A
2	N/A	N/A
3	N/A	N/A
4	N/A	N/A
G	N/A	N/A
6	N/A	N/A
7	N/A	N/A
8	\$1.75	\$177,800.00
9	N/A	N/A
10	\$1.65	\$167,640.00
11	N/A	Y/N
12	\$1.55	\$157,480.00
13	N/A	N/A
14	\$1.45	\$147,320.00
15	N/A	N/A
16	\$1.35	\$137,160.00
17	Y/N	A/N
18	\$1.25	\$127,000.00
19	N/A	N/A
20	\$1.15	\$116,840.00
21	A/N	N/A
22	\$0.85	\$86,360.00
23	N/A	N/A
24	\$0.55	\$55,880.00
End of 15	\$0.00	\$0.001

EXHIBIT D

CERTIFICATE OF INSURANCE



CERTIFICATE OF LIABILITY INSURANCE

OPID DB

DATE (MM/DD/YYYY)
06/17/10

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

COVERAGES INSURED Inc. 3640 W. 112th Avenue Westminster CO 80031 Phone: 303-429-3561 Richards, Main Street Power, Inc 1245 Pearl St. Suite 208 Boulder CO 80302 Seeley, & Avenue Fax: 303-427-0611 schaefer CERTIFICATE NUMBER: PHONE
(A/C, No, Ext):
E-MAIL
ADDRESS: INSURER E INSURER D : INSURER C: INSURER B INSURER A PRODUCER CUSTOMER ID #: Hartford MAINS-3 INSURER(S) AFFORDING COVERAGE Insurance Company REVISION NUMBER: (A/C, No): 22357 NAIC #

	* space is required) cofficials, ed with regards to the iuto liability policy. Denver, CO 80223.	required) ficials th regal iability	if more space is inted of sured wis auto live Denve	ACORD 101, Additional Remarks Schedule, its elected and appo- med as additional in licy and the busines uilding 2000 W 3rd A	re (Attach)	DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 701, Additional Remarks Schedule, if more space is required) The City and County of Denver, its elected and appointed offici employees and volunteers are named as additional insured with re- commercial general liability policy and the business auto liabi project: Wastewater Management Building 2000 W 3rd Ave Denver, CO ppa#CFRJA031 Lease#BCRJA04	SH CO PE
\$ 1000000	EL. DISEASE - POLICY LIMIT					DESCRIPTION OF OPERATIONS below	
\$ 1000000	EL DISEASE - EA EMPLOYEE					(Mandatory in NH)	
\$ 10000000	EL EACH ACCIDENT				Z >	ANY PROPRIETOR/PARTNER/EXECUTIVE	.1.00.00
	TORY LIMITS X OTH-	01/01/11	01/01/10	34WEZN4557		AND EMPLOYERS' LIABILITY	Þ
49						X RETENTION \$ 10,000	
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49	PROPERTY DAMAGE (Per accident)	01/01/11	01/01/10	34CESOF1743		×	Þ
64	BODILY INJURY (Per accident)					SCHEDI ED VILIOS	
69	BODILY INJURY (Per person)					ALL CASE TO SECTION	
\$1,000,000	COMBINED SINGLE LIMIT (Ea accident)					AUTOMOBILE LIABILITY	
**						POLICY PROT LOC	
\$2,000,000	PRODUCTS - COMP/OP AGG					GEN'L AGGREGATE LIMIT APPLIES PER	
\$2,000,000	GENERAL AGGREGATE						
\$1,000,000	PERSONAL & ADV INJURY						
\$ 10,000	MED EXP (Any one person)					CLAIMS-MADE X OCCUR	
\$ 300,000	PREMISES (Ea occurrence)	01/01/11	01/01/10	34CESOF1743		X COMMERCIAL GENERAL LIABILITY	Þ
\$1,000,000	EACH OCCURRENCE					GENERAL LIABILITY	
U)	LIMITS	(MM/DD/YYYY)	(MM/DD/YYYY)	POLICY NUMBER	ADDL SUBR	R TYPE OF INSURANCE	T N
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	CY PERIOD HICH THIS	E FOR THE POLI	ED NAMED ABOV	BELOW HAVE BEEN ISSUED TO THE INSUR CONDITION OF ANY CONTRACT OR OTHER D	ICE LISTED E , TERM OR C	THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS	로로

ACORD 25 (2009/09)

City & County of Denver Dept of Public Works 201 W. Colfax Dept 1106 Denver CO 80202-4705

CITY

7

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

CANCELLATION

AUTHORIZED REPRESENTATIVE

Constitution. All rights reserved.

CERTIFICATE HOLDER

EXHIBIT E LESSEE'S PROPOSAL

INSURANCE SUMMARY

City Contract Number

Main Street Power 1245 Pearl St, ste 201 Boulder, CO 80301

City of Denver

	£26	JATOT		*					
-	Z6'6Þ	λes	RC0A006	CE0V033	80516	Denver	S090 Broadway	Stapleton Recreation Center	DENA-CO-28C-X
	₽0.52	λes	RC0A007	CE0A024	80204	Denver	2825 West Holden Place	Rude Recreation Center	•ВЕИЛ-СО-ВВС-X
	102.96	ou	110A02A	CE0A028	99708	Denver	5440 Roslyn Street	Roslyn Building C	DENA-CO-RBC-X
	2.15	λes	E00A028	CE0A019	80511	Denver	1311 West 46th Avenue	Denver Police Department District 1	DENA-CO-621-X
	1 8.66	λes	8C0A009	CE0¥056	80203	Denver	3375 Park Avenue	Park Avenue Warehouse	DENY-CO-PAW-X
	48.99	λes	010A02A	CE0A027	80511	Denver	4495 Jason Street	Parks and Recreation Maintenance - Jason Street	DENA-CO-JAS-X
	76.64	λes	RC0A005	CEOVOSS	80223	Denver	945 South Huron Street	Parks and Recreation Maintenance - Huron Street	DENA-CO-HOB-X
	26.9₄	λes	8C1A000	CEOAO21	20208	Denver	3334 Holly Street	Hiawatha Davis Recreation Center	DENA-CO-HDB-X
	102,96	səA	RC0A014	CE0¥031	80223	Denver	2000 West 3rd Avenue	Wastewater Management Building	DENA-CO-DMM-X
	26.94	səА	RC0A004	CEOA020	80223	Denver	10 Galapago Street	Information Technology (DOIT)	DENY-CO-DIT-X
*.4	84	λes	800A02A	CE0¥032	80223	Denver	671 South Jason Street	City Surplus Warehouse	DENA-CO-C2M-X
• •	96.201	۸es	RC0A013	CE0V030	80223	Denver	1271 West Bayand Avenue	Central Platte Campus Fleet Service Center	DENA-CO-CbC-X
	96,201	ou	RCOA012	CE0A029	80239	Denver	4685 Peorla Street	Arie P. Taylor Municipal Center	DENV-CO-APT-X
**	(DC KMb)	NMTC	98697	Vdd	diz əlis	Site City	Site Street Address	emsN eji2	OI 311S

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898	\$ S	\$	38	\$	75	\$	175	\$	601	\$ 044,11	916
898	\$ S	\$	38	\$	45	\$	SZI	\$	109	\$ 044,11	916
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882	\$ b	\$	30	\$	33	\$	137	\$	S8	\$ 826'8	372
380	\$ s	\$	68	\$	43	\$	180	\$	112	\$ SSS'6	445
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2 lsfoT	 .nin	ibA	Jeelle8/g	Recking	erefre	YUX	slene	d	lletenI	Demised Premises Squsre Footage	umber of Panels

EXHIBIT F PREVAILING WAGE SCHEDULE





201 W. Colfax, Department 412
Denver, CO 80202
n: 720 013 5751

www.denvergov.org/csa

Q: All Users of the City of Denver Prevailing Wage Schedules

FROM: Meredith Creme, Staff Human Resources Professional

DATE: Friday June 12, 2009

SUBJECT: Latest Change to Prevailing Wage Schedules

use the last comprehensive prevailing wage schedule for Heavy and Highway projects, which was published on March 1, 2002, to fill in for missing rates from subsequent Heavy and Highway wage schedules. The missing rates will be provided as supplemental to the Davis Bacon Heavy and Highway rates issued by CSA. The Career Service Authority Board in their meeting held on November 3, 2005, approved to

be provided as supplemental to the Davis-Bacon Building rates issued by CSA With regards to the Building rates, the last comprehensive prevailing wage schedule for Building projects which was published on November 9, 2001 will continue to be used to fill in for missing rates from subsequent Building Construction schedules. The missing rates will

The attached Prevailing Wage Schedule is effective as of **Friday June 12, 2009** and applies to the City and County of Denver for **BUILDING CONSTRUCTION PROJECTS** (does not including 4 stories) in accordance with the Denver Revised Municipal Code, Section 20. include residential construction consisting of single family homes and apartments up to and

General Wage Decision No. CO080004
Superseded General Decision No. CO20070004
Modification No. 16
Publication Date: 06-05-2009

Unless otherwise specified in this document, apprentices shall be permitted only if they are employed pursuant to, and individually registered in, a bona fide apprenticeship program registered with the U.S. Department. Of Labor (DOL). The employer and the individual apprentice must be registered in a program, which has received prior approval, by the DOL shall be required to pay said apprentice the full journeyman scale. Any employer, who employs an apprentice and is found to be in violation of this provision (6 pages)

Questions call (720) 913-5722

Attachments as listed above



General Decision Number: CO080004 06/05/2009 CO4

Superseded General Decision Number: CO20070004

State: Colorado

Construction Type: Building

County: Denver County in Colorado.

BUILDING CONSTRUCTION PROJECTS (does not include residential construction consisting of single family homes and apartments up to and including $4\ \mathrm{stories})$

Asbestos Workers/Insulator		ASBE0028-001 01/01/2009	16	15	14	13	12	11	10	9	8	7	თ	ហ	4	w	2	<u></u>	0	Modification Number
tor	₩ a	9	06/05/2009	05/01/2009	04/03/2009	01/02/2009	12/05/2008	11/07/2008	10/24/2008	10/03/2008	09/05/2008	08/15/2008	07/04/2008	06/06/2008	05/02/2008	04/04/2008	03/07/2008	02/15/2008	02/08/2008	Publication
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2 acces	E F TII G G
Asbestos Workers/Insulator (Includes application of all insulating materials, protective coverings, coatings and finishings to all types of mechanical systems)	1 1 2
BRC00007-001 01/01/2009	11.13
Rates	Fringes
BRICKLAYER\$ 22.95	9.07
BRC00007-005 05/01/2008	e des sous des des des des des des des des des de
Rates	Fringes
TILE SETTER\$ 25.45	8.28

Fringes	Rates
	IRON0024-001 11/01/2008
9.22 9.22 9.22	141 tons and over\$ 24.88 50 tons and under\$ 23.82 51 to 90 tons\$ 23.97 91 to 140 tons\$ 24.12
	Power equipment operator - crane
Fringes	Rates
	ENGI0009-003 05/01/2009
Independence y; Friday	PAID HOLIDAYS: New Year's Day; Memorial Day; I. Day; Labor Day; Veterans Day; Thanksgiving Day; after Thanksgiving Day; and Christmas Day.
for over 5 months' to 5	<pre>FOOTNOTE: a. Employer contributes 8% of basic hourly rate years' service and 6% basic hourly rate for 6 years' service as Vacation Pay Credit.</pre>
18.285	Elevator Constructor\$ 35.71
Fringes	Rates
	ELEV0025-002 01/01/2009
11.40	ELECTRICIAN (Includes Low Voltage Wiring and Installation of Fire alarms, Security Systems, Telephones, Computers and Temperature Controls)\$ 31.00
Fringes	Rates
	* ELEC0068-002 06/01/2009
10.20	MILLWRIGHT\$ 26.59
Fringes	Rates
	CARP2834-001 05/01/2008
8.49	Carpenters: Acoustical, Drywall Hanging/Framing and Metal Stud, Form Building/Setting.\$ 25.75
Fringes	Rates
	CARP0001-004 05/01/2008

ige i	SHEE0009-001 07/01/2008 Rates
Fringes 15.30	Rates
30 May 100 May	SFC00669-001 04/01/2009
10.27	PIPEFITTER (Including HVAC pipe)\$ 32.95
Fringes	
	PLUM0208-001 06/01/2008
10.20	PLUMBER (Excluding HVAC work)\$ 33.02
Fringes	Rates
	PLUM0003-001 08/02/2008
8.25	Cement Mason/Concrete Finisher\$ 23.80
Fringes	Rates
	PLAS0577-001 05/01/2007
6.75	GLAZIER\$ 27.55
Fringes	Rates
	PAIN0930-001 07/01/2008
· · ·	\$ 18.6
5.59	Brush and Roller\$ 17
5.59	\$ 19.0
· UT	nisher/Taper
Fringes	Rates
	PAIN0079-002 12/02/2008
4.55	Laborers: Concrete/Mason Tenders\$ 14.20
Fringes	Rates
	LABO0720-003 05/01/2003
8.86	IRONWORKER, STRUCTURAL\$ 24.80

SUCO20	Sheet (
SUCO2001-011 12/20/2001	Sheet metal worker (Includes HVAC duct and installation of HVAC systems)\$ 29.30	

)	11.32
SUCO2001-011 12/20/2001	
Rates	Fringes
Carpenters: All Other Work\$ 16.12	2.84
Ironworkers: Reinforcing\$ 18.49	3.87
Laborers: Brick Finisher/Tender\$ 12.78 Common\$ 10.62	1.41 2.09
Power equipment operators: Mechanic\$ 18.48	

operation WELDERS Receive rate prescribed for cra to which welding is incidental. craft performing

award the scope of the classifications listed may be Unlisted classifications needed for work not award only as provided in the labor standards contract clauses (29CFR 5.5 (a) (1) (ii)). included within added after

In the listing above, the "SU" designation means that relisted under the identifier do not reflect collectively bargained wage and fringe benefit rates. Other designation that rates

prevailing. bargained wage and fringe benefit rates. Other of indicate unions whose rates have been determined Other designations to be

WAGE DETERMINATION APPEALS PROCESS

- be: 1.) Has there been an initial decision in the matter? This can
- an
- * * * ω
- ω ω n existing published wage determination survey underlying a wage determination Wage and Hour Division letter setting forth a position wage determination matter conformance (additional classification and rate) ruling on

for On Regional Office survey related matters, summaries of for the area in which the survey surveys, should be initial contact, with the Wage and Hour including requests ¥a S S conducted

Davis-Bacon survey program. If contact is not satisfactory, the and 3.)because those Regional Offices have responsibility for the should be followed. then the process described in 2.) the response from this initial

process With regard to any other matter not Branch of described here, initial contact sho of Construction Wage Determinations. c matter not yet ripe for initial contact should be ripe for the formal Write with the to:

Branch of Construction Wage Determinations Wage and Hour Division U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

review and reconsideration from the Wage interested (See 29 If the answer to the question in 1.) is yes, CFR Part party 1.8 and 29 CFR Part (those affected by the action) can request 7). Write and Hour Administrator to: then an

Wage and Hour Administrator U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

payment data, project description, interested party's position The request should be accompanied by a etc.) that the requestor considers relevant and by any information (wage area practice material, full statement of to the issue. the

3.) If the decision of the Administrator is not interested party may appeal directly to the Administrator is not Review Board (formerly the Wage Appeals Board). the Administrative favorable, Write to: an

Administrative Review Board U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

4.) All decisions Λq the Administrative Review Board are final.

END OF GENERAL DECISION

Career Service Authority-Supplemental to the Davis-Bacon Building rates

(Specific to the Denver projects) (Supp #68, Date: 06-12-09) (The following rates are from the Fed Davis-Bacon Build-Mod No. 8, 11/09/01 to fill in for missing rates from subsequent Build Construction Schedules)

								•	
Soft Floor Layers	Oilers	Loaders over 6 cu yd	Drillers	1 yd. And over	Less than 1 yd.	Concrete Mixers:	Power Equip Operator (Local #9)	Boilermakers	
15.70	18.52	19.37	19.22	19.37	19.22		#9)	21.34	Rates
5.19	5.17	5.17	5.17	5.17	5.17			11.04	Fringes

0 0 rates issued by CSA. Ironworkers (Ornamental) use current Structural rate published by the Federal Davis-Bacon

					•						•	•	•		•
Semi-	Flatbed	15 to 29 cu yds	6 to 14 cu yds	Dumps:	Truck Drivers:	Roller	Motor Grader	Y	Loader up to and incl 6 cu	Backhoe	Power Equip Operator:	Plaster Tenders	Plasters	Concrete Saw	Laborers:
13 25	14.71	13.12	13.05			14.59	14.48	14.15	•	13.84		10.79	16.10	13.89	
•	2.94	3.49	3.49			1	3.49	3.03		2.96		1	,	1	

- Building rates adopted by the Career Service Board. To determine the Tile Setters-Marble Mason-Terrazzo mechanic rates—Use Davis Bacon-
- Prevailing Wage Schedules. To determine the Tile Finisher-Floor Grinder-Base Grinder—Use current Career Service
- Caulkers—Receive rate prescribed for craft performing operation to which caulking is incidental .i.e. glazier, painter, brick layer, cement mason.
- waterproofing). Use the "Carpenters—All Other Work" rates published by the federal Davis Bacon rates for batt insulation, pre-stress concrete and tilt up concrete walls, Roofers (including foundation
- Use the "Laborer—Common", rates published by the federal Davis Bacon rates for General Housekeeping, Final Cleanup and Fence Installer.

EXHIBIT G SPECIAL COUNSEL CONSENT