

Lodi Energy Center Project Participant Committee

Staff Report AGENDA ITEM NO.: 11

Date: March 2, 2017

Meeting Date: March 13, 2017

To: Lodi Energy Center Project Participant Committee

Subject: Matheson Tri-Gas, Inc. – First Amendment to Five Year Multi-Task General

Services Agreement; Applicable to the following projects: All NCPA locations

and Members, SCPPA, and SCPPA Members

Recommendation

NCPA staff recommends that the PPC approve a First Amendment to the five year Multi-Task General Services Agreement with Matheson Tri-Gas, Inc. for gases as needed at all NCPA locations. This amendment will modify the NTE amount to \$750,000.00, add additional delivery facility locations and add products to the Purchase List.

Background

Various gases are required at the NCPA, members, SCPPA and SCPPA member locations from time to time. Matheson Tri-Gas, Inc. is a provider of these services. NCPA entered into a Five Year Multi-Task General Services Agreement with Matheson Tri-Gas, Inc. effective November 5, 2014 for an amount not-to-exceed \$200,000. This amendment will 1) increase NTE to \$750,000; 2) add additional delivery facility locations and 3) add products to the Purchase List. This agreement will be for use at all facilities owned and/or operated by NCPA, its Members, SCPPA, and SCPPA Members.

Selection Process

This enabling agreement does not commit NCPA to any expenditure of funds. At the time services are required, NCPA will bid the specific scope of work consistent with NCPA procurement policies and procedures. NCPA currently has an agreement with Airgas USA, LLC for similar products. NCPA seeks bids from as many qualified providers as possible. Bids are awarded to the lowest cost provider. NCPA will issue purchase orders based on cost and availability of the services needed at the time the service is required.

Fiscal Impact

The total cost of the agreement will be not-to-exceed \$750,000 over the five year term. Allocation of funds will be based on the Commission approved annual budgets. Purchase orders referencing the terms and conditions of the Agreement will be issued following NCPA procurement policies and procedures.

Matheson Tri-Gas, Inc. - First Amendment to MTGSA March 2, 2017 Page 2

Environmental Analysis

This activity would not result in a direct or reasonably foreseeable indirect change in the physical environment and is therefore not a "project" for purposes of Section 21065 the California Environmental Quality Act. No environmental review is necessary.

Prepared by:

KEN SPEER
Assistant General Manager
Generation Services

Attachments: (2)

- First Amendment to Multi-Task General Services Agreement with Matheson Tri-Gas, Inc.
- Multi-Task General Services Agreement with Matheson Tri-Gas, Inc.



FIRST AMENDMENT TO MULTI-TASK GENERAL SERVICES AGREEMENT BETWEEN THE NORTHERN CALIFORNIA POWER AGENCY AND MATHESON TRI-GAS, INC.

This First Amendment ("Amendment") to	to Multi-Task General Services Agreement is ei	ntered into by and
between the Northern California Power	Agency ("Agency") and Matheson Tri-Gas, Inc	. ("Contractor")
(collectively referred to as "the Parties")) as of, 201	

WHEREAS, the Parties entered into a five year Multi-Task General Services Agreement dated effective November 5, 2014, (the "Agreement") for Contractor to provide gases, supplies and associated rental services at the NCPA Geothermal facility; and

WHEREAS, the Agency now desires to amend the Agreement to increase the total compensation authorized by the Agreement from a "NOT TO EXCEED" amount of \$200,000.00 to a "NOT TO EXCEED" amount of \$750,000.00; and

WHEREAS, the Agency now desires to amend the Agreement to allow Contractor to provide Work to Agency members, Southern California Public Power Authority ("SCPPA"), and/or SCPPA members on the terms and conditions set forth in the Agreement, as amended herein; and

WHEREAS, the Agency now desires to amend the Scope of Work set forth in Exhibit A to the Agreement to allow Contractor to provide services to any facilities owned and/or operated by the Agency; and

WHEREAS, the Agency now desires to amend the Compensation Schedule and Hourly Fees set forth in Exhibit B to the Agreement to add additional rates and fees applicable to facilities owned and/or operated by the Agency; and

WHEREAS, the Agency now desires to amend the Agreement to add miscellaneous provisions as set forth below; and

WHEREAS, the Parties have agreed to modify the Agreement as set forth above; and

WHEREAS, in accordance with Section 8.2 all changes to the Agreement must be in writing and signed by all the Parties; and

NOW, THEREFORE, the Parties agree as follows:

- 1. <u>Section 1.4 Request for Work to be Performed</u> is replaced in its entirety by the following Section 1.4:
 - 1.4 <u>Request for Work to be Performed.</u> At such time that Agency determines to have Contractor perform Work under this Agreement, Agency shall issue a Purchase Order. The Purchase Order shall identify the specific Work to be performed ("Requested Work"), may include a not-to-exceed cap on monetary cap on Requested Work and all related expenditures authorized by that

Purchase Order, and shall include a time by which the Requested Work shall be completed. Contractor shall have seven calendar days from the date of the Agency's issuance of the Purchase Order in which to respond in writing that Contractor chooses not to perform the Requested Work. If Contractor agrees to perform the Requested Work, begins to perform the Requested Work, or does not respond within the seven day period specified, then Contractor will have agreed to perform the Requested Work on the terms set forth in the Purchase Order, this Agreement and its Exhibits.

- 2. <u>Section 1.5 Work Provided</u> is added to the Agreement as follows:
 - 1.5 <u>Work Provided.</u> Work provided under this Agreement by Contractor may include Work directly to the Agency or, as requested by the Agency and consistent with the terms of this Agreement, to Agency members, Southern California Public Power Authority ("SCPPA") or SCPPA members.
- 3. <u>Section 2 Compensation</u> of the Agreement is amended and restated to read as follows:

Agency hereby agrees to pay Contractor an amount **NOT TO EXCEED** SEVEN HUNDRED FIFTY THOUSAND dollars (\$750,000.00) for the Work, which shall include all fees, costs, expenses and other reimbursables, as set forth in Contractor's fee schedule, attached hereto and incorporated herein as Exhibit B. This dollar amount is not a guarantee that Agency will pay that full amount to the Contractor, but is merely a limit of potential Agency expenditures under this Agreement.

The remainder of Section 2 of the Agreement is unchanged.

- 4. <u>Section 4.3 Pollution Insurance</u> is added to the Agreement as follows:
 - 4.3 Pollution Insurance. If Contractor's Work involves its transporting hazardous materials, then Contractor shall obtain and maintain Contractors' Pollution Liability Insurance of not less than two million dollars (\$2,000,000) for any one occurrence and not less than four million dollars (\$4,000,000) aggregate. Any deductible or self-insured retention shall not exceed two hundred fifty thousand dollars (\$250,000.00) per claim. Such insurance shall be on "an occurrence" basis. In addition, Contractor shall ensure that such insurance complies with any applicable requirements of the California Department of Toxic Substances Control and California regulations relating to the transport of hazardous materials (Health & Safety Code sections 25160 et seq.).

"Hazardous Materials" means any toxic or hazardous substance, hazardous material, dangerous or hazardous waste, dangerous good, radioactive material, petroleum or petroleum-derived products or by-products, or any other chemical, substance, material or emission, that is regulated, listed, or controlled pursuant to any national, state, or local law, statute, ordinance, directive, regulation, or other legal requirement of the United States.

- 5. <u>Section 4.4.4 Additional Certificates and Endorsements</u> is added to the Agreement as follows:
 - 4.4.4 <u>Additional Certificates and Endorsements.</u> If Contractor performs Work for Agency members, SCPPA and/or SCPPA members pursuant to this Agreement, Agency shall the right to require Contractor to provide the certificates of insurance and/or policy endorsements, as referenced in Section 4.5.1, naming the specific Agency member, SCPPA and/or SCPPA member for which the Work is to be performed.

The remainder of Section 4 of the Agreement is unchanged.

- 6. <u>Section 5.3 Transfer of Title</u> is added to the Agreement as follows:
 - Transfer of Title. If Contractor's Work involves its transporting hazardous materials, Contractor shall be deemed to be in exclusive possession and control of such materials and shall be responsible for any damages or injury caused thereby, including without limitation any spills, leaks, discharges or releases of such materials, until Agency accepts delivery at its Site. For the purposes of this Agreement, such acceptance shall occur after Contractor or its agents complete transfer of such materials into appropriate containers, machinery, storage tanks or other storage apparatus identified by NCPA. In the event a spill, leak, discharge or release requires notification to a federal, state or local regulatory agency, Contractor shall be responsible for all such notifications. Should Contractor be required to remedy or remove such materials as a result of a leak, spill, release or discharge of such materials into the environment at Agency's Site or elsewhere, Contractor agrees to remediate, remove or cleanup Agency's Site to a level sufficient to receive a "No Further Action Required" or "Closure Letter" from the appropriate regulatory authority.

The remainder of Section 5 of the Agreement is unchanged.

7. <u>Section 6.1 - Independent Contractor</u> is amended to add the following to that section:

Contractor shall indemnify, defend, and hold harmless Agency from any lawsuit, administrative action, or other claim for penalties, losses, costs, damages, expense and liability of every kind, nature and description that arise out of, pertain to, or relate to such claims, whether directly or indirectly, due to Contractor's failure to secure workers' compensation insurance for its employees, agents, or subcontractors.

Contractor agrees that it is responsible for the provision of group healthcare benefits to its fulltime employees under 26 U.S.C. § 4980H of the Affordable Care Act. To the extent permitted by law, Contractor shall indemnify, defend and hold harmless Agency from any penalty issued to Agency under the Affordable Care Act resulting from the performance of the Services by any employee, agent, or subcontractor of Contractor.

- 8. <u>Section 6.5 Certification as to California Energy Commission Regarding Hazardous Materials Transport Vendors.</u> If requested by the Agency, Contractor shall, at the same time it executes this Agreement, execute Exhibit D.
- 9. <u>Section 6.6 Maintenance Labor Agreement</u> is added to the Agreement as follows:
 - **Maintenance Labor Agreement.** If the work is subject to the terms of one or more Maintenance Labor Agreements, which are applicable only to certain types of construction, repair and/or maintenance projects, then Contractor shall execute Exhibit E and/or similar documentation as to compliance.

The remainder of Section 6 of the Agreement is unchanged.

10. <u>Section 7 – Legal Requirements</u> of the Agreement is amended and restated as follows:

- 7.1 Governing Law. The laws of the State of California shall govern this Agreement.
- 7.2 <u>Compliance with Applicable Laws.</u> Contractor and its subcontractors and agents, if any, shall comply with all laws applicable to the performance of the work hereunder.
- 7.3 <u>Licenses and Permits.</u> Contractor represents and warrants to Agency that Contractor and its employees, agents, and subcontractors (if any) have and will maintain at their sole expense during the term of this Agreement all licenses, permits, qualifications, and approvals of whatever nature that are legally required to practice their respective professions.
- 7.4 <u>Monitoring by DIR.</u> The Work is subject to compliance monitoring and enforcement by the Department of Industrial Relations.
- 7.5 <u>Registration with DIR.</u> During the term of this Agreement, Contractor warrants that it is registered with the Department of Industrial Relations and qualified to perform Work consistent with Labor Code section 1725.5.
- 7.6 <u>Prevailing Wage Rates.</u> In accordance with California Labor Code Section 1771, not less than the general prevailing rate of per diem wages for work of a similar character in the locality in which the Work is to be performed, and not less than the general prevailing rate of per diem wages for holiday and overtime work as provided in the California Labor Code must be paid to all workers engaged in performing the Work. In accordance with California Labor Code Section 1770 and following, the Director of Industrial Relations has determined the general prevailing wage per diem rates for the locality in which the Work is to be performed; the Agency has obtained the general prevailing rate of per diem wages and the general rate for holiday and overtime work in the locality in which the Work is to be performed for each craft, classification or type of worker needed to perform the project; and copies of the prevailing rate of per diem wages are on file at the Agency and will be made available on request. Throughout the performance of the Work, Contractor must comply with all applicable laws and regulations that apply to wages earned in performance of the Work. Contractor assumes all responsibility for such payments and shall defend, indemnify and hold the Agency harmless from any and all claims made by the State of California, the Department of Industrial Relations, any subcontractor, any worker or any other third party with regard thereto.

Additionally, in accordance with the California Administrative Code, Title 8, Group 3, Article 2, Section 16000, Publication of Prevailing Wage Rates by Awarding Bodies, copies of the applicable determination of the Director can be found on the web at: http://www.dir.ca.gov/DLSR/PWD/ and may be reviewed at any time.

Contractor shall be required to submit to the Agency during the contract period, copies of Public Works payroll reporting information per California Department of Industrial Relations, Form A- 1-131 (New 2-80) concerning work performed under this Agreement.

Contractor shall comply with applicable law, including Labor Code Sections 1774 and 1775. In accordance with Section 1775, Contractor shall forfeit as a penalty to Agency \$50.00 for each calendar day or portion thereof, for each worker paid less than the prevailing rates as determined by the Director of Industrial Relations for such work or craft in which such worker is employed for any Work done under the Agreement by Contractor or by any subcontractor under Contractor in violation of the provisions of the Labor Code and in particular, Labor Code

Sections 1770 *et seq.* In addition to the penalty and pursuant to Section 1775, the difference between such prevailing wage rates and the amount paid to each worker for each calendar day or portion thereof for which each worker was paid less than the prevailing wage rate shall be paid to each worker by the Contractor.

11. Section 10 - PROJECT SITE of the Agreement is amended and restated to read as follows:

Section 10. PROJECT SITE.

- 10.1 <u>Project Site Locations.</u> The Project site at which Contractor may perform Work under this Agreement shall include any facilities owned and/or operated by the Agency, by the Agency's members, by SCPPA, or by SCPPA members.
- 10.2 Operations at the Project Site. Each Project site may include the power plant areas, all buildings, offices, and other locations where Work is to be performed, including any access roads. Contractor shall perform the Work in such a manner as to cause a minimum of interference with Agency's operations; if applicable, the entity for which Contractor is performing the Work as referenced in Section 1.4, and the operations of other contractors at the Project site and to protect all persons and property thereon from damage or injury. Upon completion of the Work at a Project site, Contractor shall leave such Project site clean and free of all tools, equipment, waste materials and rubbish, stemming from or relating to Contractor's Work.
- 10.3 Contractor's Equipment, Tools, Supplies and Materials. Contractor shall be solely responsible for the transportation, loading and unloading, and storage of any equipment, tools, supplies or materials required for performing the Work, whether owned, leased or rented. Neither Agency nor, if applicable, the entity for which Contractor is performing the Work as referenced in Section 1.4, will be responsible for any such equipment, supplies or materials which may be lost, stolen or damaged or for any additional rental charges for such. Equipment, tools, supplies and materials left or stored at a Project site, with or without permission, is at Contractor's sole risk. Agency and, if applicable, the entity for which Contractor is performing the work as referenced in Section 1.4, may assume that anything left on the Project site an unreasonable length of time after the Work is completed has been abandoned. Any transportation furnished by Agency and, if applicable, by the entity for which Contractor is performing the work as referenced in Section 1.4, shall be solely as an accommodation without any liability therefor to Contractor or other party. Contractor shall assume the risk and is solely responsible for its owned, non-owned and hired automobiles, trucks or other motorized vehicles as well as any equipment, tools, supplies, materials or other property which is utilized by Contractor on the Project site. All materials and supplies used by Contractor in the Work shall be new and in good condition.
- **10.4 Use of Agency Equipment.** Contractor shall assume the risk and is solely responsible for its use of any equipment and property owned and/or provided by Agency, its members, SCPPA, or SCPPA members for the performance of Work.
- 12. <u>Section 12.10</u> is added to the Agreement to read as follows:

- 12.10 If Contractor is providing Work to an Agency Member, SCPPA or SCPPA member (collectively "Member" solely for the purpose of this section) pursuant to Section 1.4 hereof, then that Member shall have the same rights as the Agency under Sections 12.1, 12.2, 12.4, 12.5, and 12.6 hereof. In addition, Contractor's actions under the initial paragraph of Section 12 shall comply with all site programs established by Member if Contractor is performing Work for that Member.
- 13. <u>Section 13.8 Notices</u> of the Agreement is amended as follows:
 - **13.8** Any written notice to Agency shall be sent to:

Randy S. Howard General Manager Northern California Power Agency 651 Commerce Drive Roseville, CA 95678

With a copy to:

General Counsel Northern California Power Agency 651 Commerce Drive Roseville, CA 95678

- 14. <u>Section 13.12 Controlling Provisions</u> is replaced in its entirety by the following:
 - 13.12 <u>Controlling Provisions</u>. In the case of any conflict between the terms of this Amendment and the Agreement, the Amendment shall control. In the case of any conflict between the terms of this Agreement and the Exhibits hereto, a Purchase Order, or Contractor's Proposal (if any), the Agreement shall control. In the case of any conflict between the Exhibits hereto and a Purchase Order or the Contractor's Proposal, the Exhibits shall control. In the case of any conflict between the terms of a Purchase Order and the Contractor's Proposal, the Purchase Order shall control.
- 15. <u>Section 13.15 No Third Party Beneficiaries</u> is replaced in its entirety by the following:
 - 13.15 No Third Party Beneficiaries. This Agreement is made solely for the benefit of the parties hereto, with no intent to benefit any non-signator third parties. However, should Contractor provide Work to an Agency member, SCPPA or SCPPA member (collectively for the purpose of this section only "Member") pursuant to Section 1.4, the parties recognize that such Member may be a third party beneficiary solely as to the Purchase Order and Requested Work relating to such Member.

The remainder of Section 13 of the Agreement is unchanged.

16. **Exhibit A - SCOPE OF WORK** is amended and restated to read in full as set forth in the attached Exhibit A.

17. **Exhibit B – COMPENSATION SCHEDULE** is amended to add additional rates as set forth in the attached Exhibit B.

This Amendment in no way alters the terms and conditions of the Agreement except as specifically set forth herein.

Date:	Date:
NORTHERN CALIFORNIA POWER AGENCY	MATHESON TRI-GAS, INC.
RANDY S. HOWARD, General Manager	BRIAN RENOUF, Regional General Manager
Attest:	
Assistant Secretary of the Commission	
Approved as to Form:	
Assistant General Counsel	

EXHIBIT A

SCOPE OF WORK

Matheson Tri-Gas, Inc. ("Contractor") shall provide gases, supplies and associated materials and rental services as requested by the Northern California Power Agency ("Agency"), at any facilities owned and/or operated by Agency, its Members, Southern California Public Power Authority (SCPPA) or SCPPA members.

EXHIBIT B

COMPENSATION SCHEDULE AND HOURLY FEES

Compensation for all work, including hourly fees and expenses, shall not exceed the amount set forth in Section 2 hereof. The hourly rates and or compensation break down and an estimated amount of expenses is as follows:

GASES PRODUCT LIST

	y Center (LEC)	Ordinder Ote-	Double	Ordinder	O	Emanage	Modes	On atai
EPA Protocols	Product Description	Cylinder Size	Purity	Cylinder Price \$	Quantity needed on Hand at Site	Frequency Month / Quarter/ Yearly	Notes	Rental Cylinder Specialt Codes
Certified Mixes	8.5ppm NH3/ bal Air	150A[141 cf.]	Cert	\$400.00		1 Every 2-3 years	PART # TBD	
	2.5ppm NO/ bel N2	150A [141 ct.]	EPA	\$198.00		1 every 2-3 years	PART # HXQ2678039	HEI
	5.5ppm NO/ beiN2	150A [141 cf.]	EPA	\$198.00	2	1 every 2 months	PART # HXG2671789	HEI
	90ppm NO/ bal N2	150A[141 ct.]	EPA	\$198.00	2	1 every 2-3 years	PART # HXQ2673450	HEI
	2.5ppm N0,2.5ppm CO/ bal N2	150A [141 ct.]	EPA	\$302.00		1 every 2-3 years	PART # HXQ2676615	HEI
	5.5ppm N0,5.5ppm CO/ bal N2	150A [141 cf.]	EPA	\$220.00		1 every 2-3 years	PART # HXQ2680595	HEI
	25ppm N0,800ppm CO/ bal N2	150A[141 ct.]	EPA	\$220.00		1 every 2-3 years	PART # TBD	
	55ppm NO,1700ppm CO/ bal :: N2	150A[141 ct.]	EPA	\$220.00		1 every 2-3 years	PART # TBD	
	9ppm N0,9ppm CO/ bal N2	150A[141 ct.]	EPA	\$220.00	2	1 every 2 months	PART # HXQ2680537	HEI
	90ppm N0,2500ppm CO/ bal ::N2	150A[141 cf.]	EPA	\$220.00	2	1 every 2-3 years	PART # TBD	
	18% 02/ bel N2	150A [141 cf.]	EPA	\$176.00	2	1 every 2 months	PART # HX32673287	HEI
	5.5% 02/ bal N2	150A[141 cf.]	EPA	\$176.00		1 every 2-3 years	PART # HX32672426	HEI
	11% 02/ bel N2	150A[141 ct.]	EPA	\$176.00		1 every 2-3 years	PART # HX32673288	HEI
	25ppm N0 / bel N2	150A[141 cf.]		\$198.00		1 every 2-3 years	PART # HX02672865	HEI
	54ppm N0 / bal N2	150A[141 cf.]		\$198.00		1 every 2-3 years	PART # HX32675481	HEI
	Chrometograph Cal Gas	150A[141 cf.]		\$684.00		1 every 2-3 years	PART# TBD	$\overline{}$
	Helium, Ultra High Purity 5.0	300	-	\$300.00	2	1 every 2 months	HE UHP1L	SGL
	Nitrogen- CEMS [99.9999%]@rede	255 CF	CEMS	\$405.00	2	1 every 2 months	HG G2173101	83L
					_			
STIG (CT2)								
EPA Protocols	Product Description	Cylinder Size	Purity	Cylinder Price \$	Quantity needed on Hand at Site	Frequency Month / Quarter/ Yearly	Notes	
Certified Mixes	22.5% 02/ bal N2	150A (141 ct.)	EPA	\$176.00	-			
	13.75 02/ bal N2				2	1 every 2 months	PART # HX02676491	HEI
		150A [141 ct.]	EPA.	\$176.00	- 2	1 every 2 months 1 every 2-3 years	PART # HXQ2676491 PART # HXQ2672880	HEI
	6.25% 02/ bal N2	150A [141 ct.] 150A [141 cf.]	EPA EPA	\$176.00 \$176.00	- 2	1 every 2-3 years		
	6.25% 02/ bal N2	150A [141 cf.]	EPA	\$176.00	2	1 every 2-3 years 1 every 2-3 years	PART # HX02672880 PART # HX02672829	HEI
	6.25% 02/ bal N2 9 ppm NO/ bal N2	150A [141 cf.] 150A [141 cf.]	EPA EPA	\$178.00 \$198.00	2	1 every 2-3 years 1 every 2-3 years 1 every 2 months	PART # HX02672880 PART # HX02672829 PART # HX02673071	HEI HEI
	6.25% 02/ bal N2	150A [141 cf.]	EPA	\$176.00	2	1 every 2-3 years 1 every 2-3 years	PART # HX02672880 PART # HX02672829	HEI
	6 25% 02/ bal N2 9 ppm NO/ bal N2 5.5 ppm NO/ bal N2 2.5 ppm NO/ bal N2	150A [141 cf.] 150A [141 cf.] 150A [141 cf.] 150A [141 cf.]	EPA EPA EPA	\$176.00 \$198.00 \$198.00 \$220.00	2	1 every 2-3 years 1 every 2-3 years 1 every 2 months 1 every 2-3 years	PART # HX02672880 PART # HX02672829 PART # HX02673071 PART # HX02671789	HEI HEI HEI
	6.25% 02/ bal N2 9 ppm NO/ bal N2 5.5 ppm NO/ bal N2 2.5 ppm NO/ bal N2 90ppm N0,45ppm CO/ bal N2	150A [141 d] 150A [141 d] 150A [141 d] 150A [141 d] 150A [141 d]	EPA EPA EPA	\$176.00 \$198.00 \$198.00	2	1 every 2-3 years 1 every 2-3 years 1 every 2 months 1 every 2-3 years 1 every 2-3 years 1 every 2 months	PART # HXC2672880 PART # HXC2672829 PART # HXC2673071 PART # HXC2671780 PART # HXC2678030	HEI HEI HEI
	6.25% 02/ bai N2 9 ppm NOV bal N2 5.5 ppm NOV bal N2 2.5 ppm NOV bal N2 95 ppm NOV bal N2 95 ppm NO,45ppm COV bal N2 95ppm NO,27.5ppm COV bal N2	150A [141 d.] 150A [141 d.] 150A [141 d.] 150A [141 d.] 150A [141 d.] 150A [141 d.]	EPA EPA EPA EPA EPA	\$176.00 \$198.00 \$198.00 \$220.00 \$220.00 \$220.00	2	1 every 2-3 years 1 every 2-3 years 1 every 2-months 1 every 2-3 years 1 every 2-3 years 1 every 2-months 1 every 2-3 years	PART # HX02672880 PART # HX02672829 PART # HX02673071 PART # HX02671780 PART # HX02678039 PART # TBD PART # TBD	HEI HEI HEI
Shared Gas	6.25% 02/ bal N2 9 ppm NO/ bal N2 5 5 ppm NO/ bal N2 2.5 ppm NO/ bal N2 2.5 ppm NO/ bal N2 90ppm N0,45ppm CO/ bal N2 55ppm N0,27.5ppm CO/ bal N2 25ppm N0,12.5pm CO/ bal N2	150A [141 d] 150A [141 d] 150A [141 d] 150A [141 d] 150A [141 d]	EPA EPA EPA EPA	\$176.00 \$198.00 \$198.00 \$220.00 \$220.00	2	1 every 2-3 years 1 every 2-3 years 1 every 2 months 1 every 2-3 years 1 every 2-3 years 1 every 2 months	PART # HX02672880 PART # HX02672829 PART # HX02673071 PART # HX02671780 PART # HX02671780 PART # TRD	HEI HEI HEI
Shared Gas	6.25% 02/ bal N2 9 ppm NO/ bal N2 5 5 ppm NO/ bal N2 2.5 ppm NO/ bal N2 2.5 ppm NO/ bal N2 90ppm N0,45ppm CO/ bal N2 55ppm N0,27.5ppm CO/ bal N2 25ppm N0,12.5pm CO/ bal N2	150A [141 d.] 150A [141 d.] 150A [141 d.] 150A [141 d.] 150A [141 d.] 150A [141 d.]	EPA EPA EPA EPA EPA	\$176.00 \$198.00 \$198.00 \$220.00 \$220.00 \$220.00	2 Quantity needed on Hand at Site	1 every 2-3 years 1 every 2-3 years 1 every 2-months 1 every 2-3 years 1 every 2-3 years 1 every 2-months 1 every 2-3 years	PART # HX02672880 PART # HX02672829 PART # HX02673071 PART # HX02671780 PART # HX02678039 PART # TBD PART # TBD	HEI HEI HEI
	6.55% 02/ bal N2 6.55% 02/ bal N2 5.5 ppm NO/ bal N2 2.5 ppm NO/ bal N2 2.5 ppm NO/ bal N2 30ppm NJ,45ppm CO/ bal N2 55ppm NO,12.5pm CO/ bal N2 25ppm NO,12.5pm CO/ bal N2	150A [141 cf.] 150A [141 cf.] 150A [141 cf.] 150A [141 cf.] 150A [141 cf.] 150A [141 cf.] 150A[141 cf.]	EPA EPA EPA EPA EPA EPA EPA	\$176.00 \$198.00 \$198.00 \$198.00 \$220.00 \$220.00 \$220.00 \$220.00	Quantity needed on Hand	1 every 2-3 years 1 every 2-3 years 1 every 2-months 1 every 2-3 years 1 every 2-6 years 1 every 2-6 years	PART # HXCD872880 PART # HXCD872820 PART # HXCD872871 PART # HXCD873071 PART # HXCD873089 PART # TED PART # TED PART # TED PART # TED	HEI HEI HEI
	6.25% 02/ bal N2 9 ppm NO/ bal N2 5 ppm NO/ bal N2 2.5 ppm NO/ bal N2 2.5 ppm NO/ bal N2 2.5 ppm NO/ bal N2 25ppm NO, 45ppm CO/ bal N2 25ppm NO, 12.5ppm CO/ bal N2 25ppm NO, 12.5pm CO/ bal N2 25ppm NO, 12.5pm CO/ bal N2	150A [141 cf.] 150A [141 cf.] 150A [141 cf.] 150A [141 cf.] 150A [141 cf.] 150A [141 cf.] 150A [141 cf.] Cylinder Size	EPA EPA EPA EPA EPA EPA EPA	\$178.00 \$198.00 \$198.00 \$120.00 \$220.00 \$220.00 \$220.00 \$220.00 \$220.00	Quantity needed on Hand	1 every 2-3 years 1 every 2-3 years 1 every 2-months 1 every 2-3 years 1 every 2-6 years 1 every 2-6 years	PART # HXCD#72880 PART # HXCD#73807 PART # HXCD#73071 PART # HXCD#73071 PART # HXCD#7309 PART # TED PART # TED PART # TED Notes	HEI HEI HEI HEI HEI
	6.35% 02/ bal N2 6.35% 02/ bal N2 5.5 pm NO/ bal N2 5.5 pm NO/ bal N2 2.5 pm NO/ 35pm CO/ bal N2 25ppm NO.12.5pm CO/ bal N2	150A [141 cf.] 150A [141 cf.]	EPA EPA EPA EPA EPA EPA EPA	\$176.00 \$198.00 \$198.00 \$198.00 \$220.00 \$220.00 \$220.00 \$220.00 \$240.00	Quantity needed on Hand	1 every 2-3 years 1 every 2-3 years 1 every 2-months 1 every 2-3 years 1 every 2-3 years 1 every 2-3 years 1 every 2-3 years 1 every 2-3 years Frequency Month / Quarter/ Yearly	PART # HXCD#72880 PART # HXCD#73809 PART # HXCD#73079 PART # HXCD#73079 PART # HXCD#7309 PART # TBD PART # TBD PART # TBD Notes AR 60	HEI HEI HEI HEI HEI
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	6.25% 02/ bal N2 9 ppm NOV bal N2 5 ppm NOV bal N2 2.5 ppm NOV bal N2	150A [141 cf.] 150A[141 cf.] Cylinder Size 80 80 801s 180 Lts 250 250	EPA EPA EPA EPA EPA EPA EPA EPA Ind. Ind. Ind.	\$176.00 \$198.00 \$198.00 \$220.00 \$200.00 \$200.00 \$200.00 \$200.00 \$200.00 \$200.00 \$200.00 \$200.00 \$200.00 \$200.00 \$200.0	Quantity needed on Hand at Site	1 every 2-3 years	PART # HXCD#72880 PART # HXCD#72809 PART # HXCD#73079 PART # HXCD#73079 PART # HXCD#7309 PART # TED Notes AR 60 NI 180 NI 180 NI 180 OX 250	HEI HEI HEI HEI HEI HPL HPL
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All EPA protocol and certified gas mixes will be supplied in aluminum 150A size cylinders unless otherwise specified.

Monthly Cylinder Rentals: \$5.50 Per Month (Per Cylinder), \$1.50 Per Day for Liquid Nitrogen (per Cylinder), If Applicable Delivery Charges: \$25.00 Per Delivery, If Applicable Hazmat Fee: \$7.50 Per Delivery, If Applicable Miscellaneous Material Purchases: Discounts generally range from 10-30%, can vary depending on product.

Additional products not listed above will be quoted at the time of request.

Pricing for services to be performed at NCPA Member or SCPPA locations will be quoted at the time services are requested.

EXHIBIT C

CERTIFICATION

Affidavit of Compliance for Contractors

Ι,			
	(Name of persor	n signing affidavit)(Title)	
do hereby certify that b and employment histor	o o	ascertain the accuracy of the identity	
and employment meter		<u>ON TRI-GAS, INC.</u>	
	(Com	pany name)	
for contract work at LC	DDI ENERGY CENTER, 1274	45 N. Thornton Road, Lodi, CA 95242	
	(Project na	ame and location)	
have been conducted a above-named project.	ns required by the California E	Energy Commission Decision for the	
	(Signature	of officer or agent)	
Dated this	day of	20	
SHALL BE RETAINED		PENDED TO THE PROJECT SECURITY PLAN AI DJECT SITE FOR REVIEW BY THE CALIFORNIA MANAGER.	ND

EXHIBIT D

CERTIFICATION

Affidavit of Compliance for Hazardous Materials Transport Vendors

1,		
	(Name of perso	on signing affidavit)(Title)
with 49 CFR 172, subpa		nas prepared and implemented security plans in conformity aployee background investigations in conformity with 49 CFR me to time,
	MATHES	SON TRI-GAS, INC.
	(Co	ompany name)
for hazardous materials	delivery to:	
LODI	ENERGY CENTER, 12745	5 N. THORNTON ROAD, LODI, CA 95242
	(Project ı	name and location)
as required by the Calif	ornia Energy Commission [Decision for the above-named project.
	(Signature	e of officer or agent)
Dated this	day of	, 20
SHALL BE RETAINED		PPENDED TO THE PROJECT SECURITY PLAN AND ROJECT SITE FOR REVIEW BY THE CALIFORNIA TO MANAGER.

NOT APPLICABLE

EXHIBIT E

ATTACHMENT A [from MLA] AGREEMENT TO BE BOUND

MAINTENANCE LABOR AGREEMENT ATTACHMENT LODI ENERGY CENTER PROJECT

The undersigned hereby certifies and agrees that:

- It is an Employer as that term is defined in Section 1.4 of the Lodi Energy Center Project Maintenance Labor Agreement ("Agreement" solely for the purposes of this Exhibit E) because it has been, or will be, awarded a contract or subcontract to assign, award or subcontract Covered Work on the Project (as defined in Section 1.2 and 2.1 of the Agreement), or to authorize another party to assign, award or subcontract Covered Work, or to perform Covered Work.
- In consideration of the award of such contract or subcontract, and in further consideration of the promises made in the Agreement and all attachments thereto (a copy of which was received and is hereby acknowledged), it accepts and agrees to be bound by the terms and condition of the Agreement, together with any and all amendments and supplements now existing or which are later made thereto.
- If it performs Covered Work, it will be bound by the legally establishes trust agreements designated in local master collective bargaining agreements, and hereby authorizes the parties to such local trust agreements to appoint trustees and successor trustee to administer the trust funds, and hereby ratifies and accepts the trustees so appointed as if made by the undersigned.
- 4) It has no commitments or agreements that would preclude its full and complete compliance with the terms and conditions of the Agreement.
- 5) It will secure a duly executed Agreement to be Bound, in form identical to this documents, from any Employer(s) at any tier or tiers with which it contracts to assign, award, or subcontract Covered Work, or to authorize another party to assign, award or subcontract Covered Work, or to perform Covered Work.

DATED:	Name of Employer	
		(Authorized Officer & Title)
		(Address)



MULTI-TASK GENERAL SERVICES AGREEMENT BETWEEN THE NORTHERN CALIFORNIA POWER AGENCY AND MATHESON TRI-GAS, INC.

Section 1. SCOPE OF WORK. Subject to the terms and conditions set forth in this Agreement, Contractor is willing to provide to Agency the range of services and/or goods described in the Scope of Work attached hereto as Exhibit A and incorporated herein ("Work").

- **1.1** Term of Agreement. The term of this Agreement shall begin on the Effective Date and shall end when Contractor completes the Work, or no later than five (5) years from the date this Agreement was signed by Agency, whichever is shorter.
- **Standard of Performance.** Contractor shall perform the Work in the manner and according to the standards observed by a competent practitioner of the profession in which Contractor is engaged and for which Contractor is providing the Work. Contractor represents that it is licensed, qualified and experienced to provide the Work set forth herein.
- 1.3 <u>Assignment of Personnel.</u> Contractor shall assign only competent personnel to perform the Work. In the event that Agency, in its sole discretion, at any time during the term of this Agreement, requests the reassignment of any such personnel, Contractor shall, immediately upon receiving written notice from Agency of such request, reassign such personnel.
- 1.4 Request for Work to be Performed. At such time that Agency determines to have Contractor perform Work under this Agreement, Agency shall issue a Purchase Order. The Purchase Order shall identify the specific Work to be performed ("Requested Work"), may include a not-to-exceed cap on monetary cap on Requested Work and all related expenditures authorized by that Purchase Order, and shall include a time by which the Requested Work shall be completed.
- **Section 2. COMPENSATION.** Agency hereby agrees to pay Contractor an amount **NOT TO EXCEED** Two hundred Thousand dollars (\$200,000) for the Work, which shall include all fees, costs, expenses and other reimbursables, as set forth in Contractor's fee schedule, attached hereto and incorporated herein as Exhibit B. This dollar amount is not a guarantee that Agency will pay that full amount to the Contractor, but is merely a limit of potential Agency expenditures under this Agreement.

- **2.1** <u>Invoices.</u> Contractor shall submit invoices, not more often than once a month during the term of this Agreement, based on the cost for services performed and reimbursable costs incurred prior to the invoice date. Invoices shall contain the following information:
 - The beginning and ending dates of the billing period;
 - Work performed;
 - The Purchase Order number authorizing the Requested Work;
 - At Agency's option, for each work item in each task, a copy of the applicable time entries or time sheets shall be submitted showing the name of the person doing the work, the hours spent by each person, a brief description of the work, and each reimbursable expense, with supporting documentation;
 - At Agency's option, the total number of hours of work performed under the Agreement by Contractor and each employee, agent, and subcontractor of Contractor performing work hereunder.

Invoices shall be sent to:

Northern California Power Agency 651 Commerce Drive Roseville, California 95678 Attn: Accounts Payable

- **Monthly Payment.** Agency shall make monthly payments, based on invoices received, for Work satisfactorily performed, and for authorized reimbursable costs incurred. Agency shall have thirty (30) days from the receipt of an invoice that complies with all of the requirements above to pay Contractor.
- **2.3** Payment of Taxes. Contractor is solely responsible for the payment of all federal, state and local taxes, including employment taxes, incurred under this Agreement.
- **2.4** Authorization to Perform Work. The Contractor is not authorized to perform any Work or incur any costs whatsoever under the terms of this Agreement until receipt of a Purchase Order from the Contract Administrator.
- 2.5 <u>Timing for Submittal of Final Invoice.</u> Contractor shall have ninety (90) days after completion of the Requested Work to submit its final invoice for the Requested Work. In the event Contractor fails to submit an invoice to Agency for any amounts due within the ninety (90) day period, Contractor is deemed to have waived its right to collect its final payment for the Requested Work from Agency.
- **Section 3. FACILITIES AND EQUIPMENT.** Except as set forth herein, Contractor shall, at its sole cost and expense, provide all facilities and equipment that may be necessary to perform the Work.

- **Section 4. INSURANCE REQUIREMENTS.** Before beginning any Work under this Agreement, Contractor, at its own cost and expense, shall procure the types and amounts of insurance listed below and shall maintain the types and amounts of insurance listed below for the period covered by this Agreement.
 - **Workers' Compensation.** If Contractor employs any person, Contractor shall maintain Statutory Workers' Compensation Insurance and Employer's Liability Insurance for any and all persons employed directly or indirectly by Contractor with limits of not less than one million dollars (\$1,000,000.00) per accident.
 - 4.2 Commercial General and Automobile Liability Insurance.
 - 4.2.1 Commercial General Insurance. Contractor shall maintain commercial general liability insurance for the term of this Agreement, including products liability, covering any loss or liability, including the cost of defense of any action, for bodily injury, death, personal injury and broad form property damage which may arise out of the operations of Contractor. The policy shall provide a minimum limit of \$1,000,000 per occurrence/\$2,000,000 aggregate. Commercial general coverage shall be at least as broad as ISO Commercial General Liability form CG 0001 (current edition) on "an occurrence" basis covering comprehensive General Liability, with a self-insured retention or deductible of no more than \$100,000. No endorsement shall be attached limiting the coverage.
 - 4.2.2 <u>Automobile Liability</u>. Contractor shall maintain automobile liability insurance form CA 0001 (current edition) for the term of this Agreement covering any loss or liability, including the cost of defense of any action, arising from the operation, maintenance or use of any vehicle (symbol 1), whether or not owned by the Contractor, on or off Agency premises. The policy shall provide a minimum limit of \$1,000,000 per each accident, with a self-insured retention or deductible of no more than \$100,000. This insurance shall provide contractual liability covering all motor vehicles and mobile equipment to the extent coverage may be excluded from general liability insurance.
 - **4.2.3** General Liability/Umbrella Insurance. The coverage amounts set forth above may be met by a combination of underlying and umbrella policies as long as in combination the limits equal or exceed those stated.
 - **4.3** Professional Liability Insurance. Intentionally omitted.
 - 4.4 All Policies Requirements.
 - **4.4.1 Verification of coverage.** Prior to beginning any work under this Agreement, Contractor shall provide Agency with (1) a Certificate of Insurance that demonstrates compliance with all applicable insurance provisions contained herein and (2) policy endorsements to the policies referenced in Section 4.2, adding the

- Agency as an additional insured and declaring such insurance primary in regard to work performed pursuant to this Agreement.
- 4.4.2 <u>Notice of Reduction in or Cancellation of Coverage.</u> Contractor shall provide at least thirty (30) days prior written notice to Agency of any reduction in scope or amount, cancellation, or modification adverse to Agency of the policies referenced in Section 4.
- **4.4.3** Higher Limits. If Contractor maintains higher limits than the minimums specified herein, the Agency shall be entitled to coverage for the higher limits maintained by the Contractor.
- 4.5 <u>Waiver of Subrogation.</u> Contractor agrees to waive subrogation which any insurer of Contractor may acquire from Contractor by virtue of the payment of any loss. Contractor agrees to obtain any endorsement that may be necessary to effect this waiver of subrogation. The Workers' Compensation policy shall be endorsed with a waiver of subrogation in favor of Agency for all work performed by Contractor, its employees, agents and subcontractors.
- 4.6 <u>Contractor's Obligation.</u> Contractor shall be solely responsible for ensuring that all equipment, vehicles and other items utilized in the performance of Work are operated, provided or otherwise utilized in a manner that ensues they are and remain covered by the policies referenced in Section 4 during this Agreement. Contractor shall also ensure that all workers involved in the provision of Work are properly classified as employees, agents or independent contractors and are and remain covered by any and all workers' compensation insurance required by applicable law during this Agreement.

Section 5. INDEMNIFICATION AND CONTRACTOR'S RESPONSIBILITIES.

- **Effect of Insurance.** Agency's acceptance of insurance certificates and endorsements required under this Agreement does not relieve Contractor from liability under this indemnification and hold harmless clause. This indemnification and hold harmless clause shall apply to any damages or claims for damages whether or not such insurance policies shall have been determined to apply. By execution of this Agreement, Contractor acknowledges and agrees to the provisions of this section and that it is a material element of consideration.
- 5.2 Scope. Contractor shall indemnify, defend with counsel reasonably acceptable to the Agency, and hold harmless the Agency, and its officials, commissioners, officers, employees, agents and volunteers from and against all losses, liabilities, claims, demands, suits, actions, damages, expenses, penalties, fines, costs (including without limitation costs and fees of litigation), judgments and causes of action of every nature arising out of or in connection with any acts or omissions by Contractor, its officers, officials, agents, and employees, except as caused by the sole or gross negligence of Agency.

Notwithstanding, should this Agreement be construed as a construction agreement under Civil Code section 2783, then the exception referenced above shall also be for the active negligence of Agency.

Section 6. STATUS OF CONTRACTOR.

6.1 Independent Contractor. Contractor is an independent contractor and not an employee of Agency. Agency shall have the right to control Contractor only insofar as the results of Contractor's Work and assignment of personnel pursuant to Section 1; otherwise, Agency shall not have the right to control the means by which Contractor accomplishes Work rendered pursuant to this Agreement. Notwithstanding any other Agency, state, or federal policy, rule, regulation, law, or ordinance to the contrary, Contractor and any of its employees, agents, and subcontractors providing services under this Agreement shall not qualify for or become entitled to, and hereby agree to waive any and all claims to, any compensation, benefit, or any incident of employment by Agency, including but not limited to eligibility to enroll in the California Public Employees Retirement System (PERS) as an employee of Agency and entitlement to any contribution to be paid by Agency for employer contributions and/or employee contributions for PERS benefits.

Contractor shall indemnify, defend, and hold harmless Agency for the payment of any employee and/or employer contributions for PERS benefits on behalf of Contractor or its employees, agents, or subcontractors, as well as for the payment of any penalties and interest on such contributions, which would otherwise be the responsibility of Agency. Contractor and Agency acknowledge and agree that compensation paid by Agency to Contractor under this Agreement is based upon Contractor's estimated costs of providing the Work, including salaries and benefits of employees, agents and subcontractors of Contractor.

- **Contractor Not Agent.** Except as Agency may specify in writing, Contractor shall have no authority, express or implied, to act on behalf of Agency in any capacity whatsoever as an agent. Contractor shall have no authority, express or implied, pursuant to this Agreement to bind Agency to any obligation whatsoever.
- Assignment and Subcontracting. This Agreement contemplates personal performance by Contractor and is based upon a determination of Contractor's unique professional competence, experience, and specialized professional knowledge. A substantial inducement to Agency for entering into this Agreement was and is the personal reputation and competence of Contractor. Contractor may not assign this Agreement or any interest therein without the prior written approval of the Agency. Contractor shall not subcontract any portion of the performance contemplated and provided for herein, other than to the subcontractors identified in Exhibit A, without prior written approval of the Agency. Where written approval is granted by the Agency, Contractor shall supervise all work subcontracted by Contractor in performing the Work and shall be responsible for all work performed by a subcontractor as if Contractor itself had performed such Work. The

subcontracting of any work to subcontractors shall not relieve Contractor from any of its obligations under this Agreement with respect to the Work and Contractor is obligated to ensure that any and all subcontractors performing any Work shall be fully insured in all respects and to the same extent as set forth under Section 4, to Agency's satisfaction.

Certification as to California Energy Commission. If requested by the Agency, Contractor shall, at the same time it executes this Agreement, execute Exhibit C.

Section 7. LEGAL REQUIREMENTS.

- **7.1 Governing Law.** The laws of the State of California shall govern this Agreement.
- **7.2** Compliance with Applicable Laws. Contractor and its subcontractors and agents, if any, shall comply with all laws applicable to the performance of the work hereunder.
- 7.3 <u>Licenses and Permits.</u> Contractor represents and warrants to Agency that Contractor and its employees, agents, and subcontractors (if any) have and will maintain at their sole expense during the term of this Agreement all licenses, permits, qualifications, and approvals of whatever nature that are legally required to practice their respective professions.
- 7.4 Work Requiring Payment of Prevailing Wages. If applicable, in accordance with California Labor Code Section 1771, not less than the general prevailing rate of per diem wages for work of a similar character in the locality in which these services are to be performed, and not less than the general prevailing rate of per diem wages for holiday and overtime work fixed as provided in the California Labor Code shall be paid to all workers engaged in performing the services under this Agreement.

Section 8. TERMINATION AND MODIFICATION.

Termination. Agency may cancel this Agreement at any time and without cause upon ten (10) days prior written notice to Contractor.

In the event of termination, Contractor shall be entitled to compensation for Work satisfactorily completed as of the effective date of termination; Agency, however, may condition payment of such compensation upon Contractor delivering to Agency any or all records or documents (as referenced in Section 9.1 hereof).

- **8.2** Amendments. The Parties may amend this Agreement only by a writing signed by all the Parties.
- **8.3 Survival.** All obligations arising prior to the termination of this Agreement and all provisions of this Agreement allocating liability between Agency and Contractor shall survive the termination of this Agreement.

- **8.4** Options upon Breach by Contractor. If Contractor materially breaches any of the terms of this Agreement, including but not limited to those set forth in Section 4, Agency's remedies shall include, but not be limited to, the following:
 - **8.4.1** Immediately terminate the Agreement;
 - **8.4.2** Retain the plans, specifications, drawings, reports, design documents, and any other work product prepared by Contractor pursuant to this Agreement;
 - **8.4.3** Retain a different Contractor to complete the Work not finished by Contractor; and/or
 - **8.4.4** Charge Contractor the difference between the costs to complete the Work that is unfinished at the time of breach and the amount that Agency would have paid Contractor pursuant hereto if Contractor had completed the Work.

Section 9. KEEPING AND STATUS OF RECORDS.

- 9.1 Records Created as Part of Contractor's Performance. All reports, data, maps, models, charts, studies, surveys, photographs, memoranda, plans, studies, specifications, records, files, or any other documents or materials, in electronic or any other form, that Contractor prepares or obtains pursuant to this Agreement and that relate to the matters covered hereunder shall be the property of the Agency. Contractor hereby agrees to deliver those documents to the Agency upon termination of the Agreement. Agency and Contractor agree that, unless approved by Agency in writing, Contractor shall not release to any non-parties to this Agreement any data, plans, specifications, reports and other documents.
- 9.2 <u>Contractor's Books and Records.</u> Contractor shall maintain any and all records or other documents evidencing or relating to charges for Work or expenditures and disbursements charged to the Agency under this Agreement for a minimum of three (3) years, or for any longer period required by law, from the date of final payment to the Contractor to this Agreement.
- 9.3 Inspection and Audit of Records. Any records or documents that this Agreement requires Contractor to maintain shall be made available for inspection, audit, and/or copying at any time during regular business hours, upon oral or written request of the Agency. Under California Government Code Section 8546.7, if the amount of public funds expended under this Agreement exceeds ten thousand dollars (\$10,000.00), the Agreement shall be subject to the examination and audit of the State Auditor, at the request of Agency or as part of any audit of the Agency, for a period of three (3) years after final payment under the Agreement.
- 9.4 Confidential Information and Disclosure.

- 9.4.1 Confidential Information. The term "Confidential Information", as used herein, shall mean any and all confidential, proprietary, or trade secret information, whether written, recorded, electronic, oral or otherwise, where the Confidential Information is made available in a tangible medium of expression and marked in a prominent location as confidential, proprietary and/or trade secret information. Confidential Information shall not include information that: (a) was already known to the Receiving Party or is otherwise a matter of public knowledge, (b) was disclosed to Receiving Party by a third party without violating any confidentiality agreement, (c) was independently developed by Receiving Party without reverse engineering, as evidenced by written records thereof, or (d) was not marked as confidential Information in accordance with this section.
- 9.4.2 <u>Non-Disclosure of Confidential Information</u>. During the term of this Agreement, either party may disclose ("The Disclosing Party") confidential Information to the other party ("the Receiving Party"). The Receiving Party: (a) shall hold the Disclosing Party's Confidential Information in confident; and (b) shall take all reasonable steps to prevent any unauthorized possession, use, copying, transfer or disclosure of such Confidential Information.
- 9.4.3 Permitted Disclosure. Notwithstanding the foregoing, the following disclosures of Confidential Information are allowed. Receiving Party shall endeavor to provide prior written notice to Disclosing Party of any permitted disclosure made pursuant to Section 9.4.3.2 or 9.4.3.3. Disclosing Party may seek a protective order, including without limitation, a temporary restraining order to prevent or contest such permitted disclosure; provided, however, that Disclosing Party shall seek such remedies at its sole expense. Neither party shall have any liability for such permitted disclosures:
 - 9.4.3.1 Disclosure to employees, agents, Contractors, contractors, subcontractors or other representatives of Receiving Party that have a need to know in connection with this Agreement.
 - **9.4.3.2** Disclosure in response to a valid order of a court, government or regulatory agency or as may otherwise be required by law; and
 - **9.4.3.3** Disclosure by Agency in response to a request pursuant to the California Public Records Act.
- 9.4.4 <u>Handling of Confidential Information</u>. Conclusion of Agreement. Receiving Party shall return to Disclosing Party or destroy Confidential Information (including all copies thereof) upon termination of this Agreement, if requested by Disclosing Party in writing. Notwithstanding the foregoing, the Receiving Party may retain copies of such Confidential Information, subject to the confidentiality provisions of

this Agreement: (a) for archival purposes in its computer system; (b) in its legal department files; and (c) in files of Receiving Party's representatives where such copies are necessary to comply with applicable law. Party shall not disclose the Disclosing Party's Information to any person other than those of the Receiving Party's employees, agents, Contractors, contractors and subcontractors who have a need to know in connection with this Agreement.

Section 10. PROJECT SITE.

- Operations at the Project Site. Each Project site may include the power plant areas, all buildings, offices, and other locations where Work is to be performed, including any access roads. Contractor shall perform the Work in such a manner as to cause a minimum of interference with Agency's operations and the operations of other contractors at the Project site and to protect all persons and property thereon from damage or injury. Upon completion of the Work at a Project site, Contractor shall leave such Project site clean and free of all tools, equipment, waste materials and rubbish, stemming from or relating to Contractor's Work.
- responsible for the transportation, loading and unloading, and storage of any equipment, tools, supplies or materials required for performing the Work, whether owned, leased or rented. Agency will not be responsible for any such equipment, supplies or materials which may be lost, stolen or damaged or for any additional rental charges for such. Equipment, tools, supplies and materials left or stored at a Project site, with or without permission, is at Contractor's sole risk. Agency may assume that anything left on the Project site an unreasonable length of time after the Work is completed has been abandoned. Any transportation furnished by Agency shall be solely as an accommodation and Agency shall have no liability therefor. Contractor shall assume the risk and is solely responsible for its owned, non-owned and hired automobiles, trucks or other motorized vehicles as well as any equipment, tools, supplies, materials or other property which is utilized by Contractor on the Project site. All materials and supplies used by Contractor in the Work shall be new and in good condition.
- **10.3** <u>Use of Agency Equipment.</u> Contractor shall assume the risk and is solely responsible for its use of any Agency owned equipment and property provided by Agency for the performance of Work.

Section 11. WARRANTY.

11.1 Nature of Work. In addition to any and all warranties provided or implied by law or public policy, Contractor warrants that all Work shall be free from defects in design and workmanship, and that Contractor shall perform all Work in accordance with applicable federal, state, and local laws, rules and regulations including engineering, construction and

- other codes and standards and prudent electrical utility standards, and in accordance with the terms of this Agreement.
- 11.2 <u>Deficiencies in Work.</u> In addition to all other rights and remedies which Agency may have, Agency shall have the right to require, and Contractor shall be obligated at its own expense to perform, all further Work which may be required to correct any deficiencies which result from Contractor's failure to perform any Work in accordance with the standards required by this Agreement. If during the term of this Agreement or the one (1) year period following completion of the Work, any equipment, supplies or other materials or Work used or provided by Contractor under this Agreement fails due to defects in material and/or workmanship or other breach of this Agreement, Contractor shall, upon any reasonable written notice from Agency, replace or repair the same to Agency's satisfaction.
- **11.3** Assignment of Warranties. Contractor hereby assigns to Agency all additional warranties, extended warranties, or benefits like warranties, such as insurance, provided by or reasonably obtainable from suppliers of equipment and material used in the Work.
- <u>Section 12.</u> <u>HEALTH AND SAFETY PROGRAMS.</u> The Contractor shall establish, maintain, and enforce safe work practices, and implement an accident/incident prevention program intended to ensure safe and healthful operations under their direction. The program shall include all requisite components of such a program under Federal, State and local regulations and shall comply with all Agency site programs.
 - 12.1 Contractor is responsible for acquiring job hazard assessments as necessary to safely perform the Work and provide a copy to Agency upon request.
 - 12.2 Contractor is responsible for providing all employee health and safety training and personal protective equipment in accordance with potential hazards that may be encountered in performance of the Work and provide copies of the certified training records upon request by Agency. Contractor shall be responsible for proper maintenance and/or disposal of their personal protective equipment and material handling equipment.
 - 12.3 Contractor is responsible for ensuring that its lower-tier subcontractors are aware of and will comply with the requirements set forth herein.
 - Agency, or its representatives, may periodically monitor the safety performance of the Contractor performing the Work. Contractors and its subcontractors shall be required to comply with the safety and health obligations as established in the Agreement. Non-compliance with safety, health, or fire requirements may result in cessation of work activities, until items in non-compliance are corrected. It is also expressly acknowledged, understood and agreed that no payment shall be due from Agency to Contractor under this Agreement at any time when, or for any Work performed when, Contractor is not in full compliance with this Section 12.

- 12.5 Contractor shall immediately report any injuries to the Agency site safety representative. Additionally, the Contractor shall investigate and submit to the Agency site safety representative copies of all written accident reports, and coordinate with Agency if further investigation is requested.
- 12.6 Contractor shall take all reasonable steps and precautions to protect the health of its employees and other site personnel with regard to the Work. Contractor shall conduct occupational health monitoring and/or sampling to determine levels of exposure of its employees to hazardous or toxic substances or environmental conditions. Copies of any sampling results will be forwarded to the Agency site safety representative upon request.
- **12.7** Contractor shall develop a plan to properly handle and dispose of any hazardous wastes, if any, Contractor generates in performing the Work.
- 12.8 Contractor shall advise its employees and subcontractors that any employee, who jeopardizes his/her safety and health, or the safety and health of others, may be subject to actions including removal from Work.
- 12.9 Contractor shall, at the sole option of the Agency, develop and provide to the Agency a Hazardous Material Spill Response Plan that includes provisions for spill containment and clean-up, emergency contact information including regulatory agencies and spill sampling and analysis procedures. Hazardous Materials to include diesel fuel used for trucks owned or leased by the Contractor.

Section 13 MISCELLANEOUS PROVISIONS.

- **Attorneys' Fees.** If a party to this Agreement brings any action, including an action for declaratory relief, to enforce or interpret the provision of this Agreement, the prevailing party shall be entitled to reasonable attorneys' fees in addition to any other relief to which that party may be entitled. The court may set such fees in the same action or in a separate action brought for that purpose.
- 13.2 <u>Venue.</u> In the event that either party brings any action against the other under this Agreement, the Parties agree that trial of such action shall be vested exclusively in the state courts of California in the County of Placer or in the United States District Court for the Eastern District of California.
- 13.3 <u>Severability.</u> If a court of competent jurisdiction finds or rules that any provision of this Agreement is invalid, void, or unenforceable, the provisions of this Agreement not so adjudged shall remain in full force and effect. The invalidity in whole or in part of any provision of this Agreement shall not void or affect the validity of any other provision of this Agreement.

- **13.4 No Implied Waiver of Breach.** The waiver of any breach of a specific provision of this Agreement does not constitute a waiver of any other breach of that term or any other term of this Agreement.
- **Successors and Assigns.** The provisions of this Agreement shall inure to the benefit of and shall apply to and bind the successors and assigns of the Parties.
- 13.6 <u>Conflict of Interest.</u> Contractor may serve other clients, but none whose activities within the corporate limits of Agency or whose business, regardless of location, would place Contractor in a "conflict of interest," as that term is defined in the Political Reform Act, codified at California Government Code Section 81000 *et seq.*

Contractor shall not employ any Agency official in the work performed pursuant to this Agreement. No officer or employee of Agency shall have any financial interest in this Agreement that would violate California Government Code Sections 1090 *et seq.*

- 13.7 <u>Contract Administrator.</u> This Agreement shall be administered by Ken Speer, Assistant General Manager, or his/her designee, who shall act as the Agency's representative. All correspondence shall be directed to or through the representative.
- **13.8 Notices.** Any written notice to Contractor shall be sent to:

Matheson Tri-Gas, Inc. Attn: Mike Hyler 3080 North State Street Ukiah, CA 95482

Any written notice to Agency shall be sent to:

James H. Pope General Manager Northern California Power Agency 651 Commerce Drive Roseville, CA 95678

With a copy to:

Michael F. Dean General Counsel Northern California Power Agency Meyers Nave 555 Capitol Mall, Suite 1200 Sacramento, CA 95814

- **Professional Seal.** Where applicable in the determination of the Agency, the first page of a technical report, first page of design specifications, and each page of construction drawings shall be stamped/sealed and signed by the licensed professional responsible for the report/design preparation.
- **13.10** <u>Integration; Incorporation.</u> This Agreement, including all the exhibits attached hereto, represents the entire and integrated agreement between Agency and Contractor and supersedes all prior negotiations, representations, or agreements, either written or oral. All exhibits attached hereto are incorporated by reference herein.
- **Alternative Dispute Resolution**. If any dispute arises between the Parties that cannot be settled after engaging in good faith negotiations, Agency and Contractor agree to resolve the dispute in accordance with the following:
 - **13.11.1** Each party shall designate a senior management or executive level representative to negotiate any dispute;
 - 13.11.2 The representatives shall attempt, through good faith negotiations, to resolve the dispute by any means within their authority.
 - 13.11.3 If the issue remains unresolved after fifteen (15) days of good faith negotiations, the Parties shall attempt to resolve the disagreement by negotiation between legal counsel. If the above process fails, the Parties shall resolve any remaining disputes through mediation to expedite the resolution of the dispute.
 - The mediation process shall provide for the selection within fifteen (15) days by both Parties of a disinterested third person as mediator, shall be commenced within thirty (30) days and shall be concluded within fifteen (15) days from the commencement of the mediation.
 - 13.11.5 The Parties shall equally bear the costs of any third party in any alternative dispute resolution process.
 - The alternative dispute resolution process is a material condition to this Agreement and must be exhausted as an administrative prior to either Party initiating legal action. This alternative dispute resolution process is not intended to nor shall be construed to change the time periods for filing a claim or action specified by Government Code §§ 900 et seq.
- **13.12** Controlling Provisions. In the case of any conflict between the terms of this Agreement and the Exhibits hereto, and Contractor's Proposal (if any), the Agreement shall control. In the case of any conflict between the Exhibits hereto and the Contractor's Proposal, the Exhibits shall control.

- **13.13** Counterparts. This Agreement may be executed in multiple counterparts, each of which shall be an original and all of which together shall constitute one agreement.
- **13.14** Construction of Agreement. Each party hereto has had an equivalent opportunity to participate in the drafting of the Agreement and/or to consult with legal counsel. Therefore, the usual construction of an agreement against the drafting party shall not apply hereto.
- **13.15 No Third Party Beneficiaries.** This Agreement is made solely for the benefit of the parties hereto, with no intent to benefit any non-signator third parties.

The Parties have executed this Agreement as of the date signed by the Agency.

NORTHERN CALIFORNIA POWER AGENCY

MATHESON TRI-GAS, INC.

Date

JAMES H. POPE, General Manager

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BRIAN RENOUF, Regional General Manager

Attest:

Assistant Secretary of the Commission

Approved as to Form:

Ruthann G. Ziegler, Assistant General Counsel

EXHIBIT A

SCOPE OF WORK

Contractor shall supply the following Goods, including but not limited to the following list of gases, supplies, and associated rentals, as needed by the Agency:

- Compressed hydrogen 200 6pk cga 350 delivered to Plant 1 and Plant 2 for generator cooling.
- 200 cuft Co2 bottles delivered to Plant 1 and Plant 2 used for generator purging medium.
- Bulk Co2 delivered to Plant 1 only to an eight ton tank used for Plant fire protection.
- 200 cuft CP200 bottles Sulfur Hexafluoride delivered to Plant 2 only used for station line breaker gas.
- CY-NI c65 Industrial nitrogen 6pk delivered to Plant 1 and Plant 2 used for Main transformer blanketing.
- 510 cuft Large Acetylene bottles delivered to Plant 1 used for welding.
- 250 cuft Large Argon bottles delivered to plant 1 used for welding.
- All associated bottle rental fees.

EXHIBIT B

COMPENSATION SCHEDULE AND HOURLY FEES

Compensation for all work, including hourly fees and expenses, shall not exceed \$200,000. The hourly rates and or compensation break down and an estimated amount of expenses is as follows:

Line	Qty	Product Cod	Description	Unit Price	Ext'd Price
1 2 3 5 6 7 8 9 10 11 12 13 14 15 16 18 19		AC SMVL AR 300 HE UHP IL MX AWSC25300 NI 250 NI 50 OX 250 CD 50 CD BK HY PB6 NI PB8 SG H2S100PPM SGH2S280PPM Cylinder Rent 6 Pack Rental Bulk Deliver Fee AR UHP IL	Acetylene Industrial CCF-(Per-100 C:F.) Argon Industrial Hellum (Ultra High Purity) Argon/Co2 75%-25% Welding Mix Nitrogen Compressed Nitrogen Compressed Oxygen-250 Carbon Dioxide 50CBS Carbon Dioxide 50CBS Carbon Dioxide Bulk Hydrogen 6 Packs Nitrogen 6 Packs Nitrogen 6 Packs Nitrogen Sulphide 100 PPM Hydrogen Sulphide 280 PPM Daily Cylinder Rent HP Daily 6 Pack Rental CD Bulk Delivery, Fee Argon (Ultra High Purity) Acetylene Atomic absorbtion	\$64:75 \$87:65 \$276.71 \$94.80 \$30.45 \$18:12 \$32:40 \$29.60 \$0.21 \$219.92 \$182.70 \$201.65 \$201.65 \$201.65 \$201.65 \$201.65 \$201.65 \$201.65 \$201.65 \$201.65 \$201.65 \$201.65	\$64-75 \$57.85 \$57.85 \$52.87 \$30.45 \$30.45 \$30.45 \$30.45 \$2.26 \$3.27 \$2.26 \$3.27 \$2.27 \$3.39 \$2.21 \$3.39 \$2.22 \$3.39 \$2.35 \$3.39 \$2.35 \$3.39 \$2.35 \$3.39 \$2.35 \$3.39 \$2.35 \$3.39 \$3.3
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-	ERY CHA		42:00 CYLINDER RENTAL:	ermanista Erregisterika	
LEAD			F.O.B.:		
TERMS	OF SAL	. E :	30 days INV ADMIN FEE:		

NOTE: As a public agency, NCPA shall not reimburse Contractor for travel, food and related costs in excess of those permitted by the Internal Revenue Service.

EXHIBIT C

CERTIFICATION

Affidavit of Compliance for Contractors

Ι,		
	(Name of person siç	gning affidavit)(Title)
do hereby certify that and employment histo		certain the accuracy of the identity
	(Compar	ny name)
for contract work at		
	(Project name	e and location)
have been conducted above-named project.	•	nergy Commission Decision for the
-	(Signature of o	officer or agent)
Dated this	day of	, 20
SECURITY PLAN AN	E CALIFORNIA ENERGY COM	L TIMES AT THE PROJECT SITE