AMENDMENT NO. 1 TO THE POWER PURCHASE CONTRACT BETWEEN SOUTHERN CALIFORNIA EDISON COMPANY AND ENERGY DISTRIBUTION COMPANY QFID NO. 6114 : ID NO. 6114 LD NO. 39994

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## AMENDMENT NO. 1 POWER PURCHASE CONTRACT BETWEEN SOUTHERN CALIFORNIA EDISON COMPANY AND ENERGY DISTRIBUTION COMPANY

1. <u>PARTIES</u>: This Amendment No. 1 to the Power Purchase Contract between Energy Distribution Company and Southern California Edison Company ("Contract") is entered into by SeaWest Industries, Inc., "Seller", a California corporation and Southern California Edison, ("Edison") a California corporation individually "Party", collectively "Parties".

- 2. <u>RECITALS</u>: This Amendment No. 1 to the Contract is made with reference to the following facts, among others:
- 2.1 The Contract was executed between Energy Distribution Company and Southern California Edison Company as of the 20th day of August 1985.
- 2.2 The Contract was assigned to SeaWest Industries, Inc. as of the 24th day of September 1987.
- 2.3 Edison consented to the assignment of the Contract as of the 6th day of May 1988.
- 2.4 The Parties executed Appendix A, Interconnection

  Facilities Agreement, to the Contract as of the 6th day of May

  1988 to provide for the necessary facilities to interconnect the

  Project to Edison's electrical system.
- 2.5 Seller wishes to acquire the long lead time equipment needed to construct the interconnection facilities to provide

for a reduced time frame for the placement of the interconnection facilities into operation. 2.6 The Parties wish to amend the Contract to reflect intentions referenced in this Section 2. The changes agreed to by amendment are set forth herein. AGREEMENT: The Parties agree to amend the Contract as follows: 3.1 Appendix A to the Contract is cancelled in its entirety and replaced with Appendix A to this Amendment. OTHER CONTRACT TERMS AND CONDITIONS: Except as expressly amended, the terms and conditions of the original Contract shall remain in full force and effect. EFFECTIVE DATE: This Amendment No. 1 shall become effective when it has been duly executed by the Parties. // // 

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1	6. SIGNATURE CLAUSE: The	signatories hereto represent that
2	they have been appropriatel	y authorized to enter into this
3	Amendment No. 1 to the Cont	ract on behalf of the Party for whom
4		No. 1 to the Contract is hereby
5	executed as of this $18^{-20}$	day of November, 1988.
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7		SOUTHERN CALIFORNIA EDISON COMPANY
8	APPROVED AS TO FORM: JOHN R. BURY	hoo :
9	GENERAL COUNSEL By William Wall	By: April
10	Senior Counsel 7/15/19 55	Name: Glenn J. Bjorklund Title: Vice President
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12		SEAWEST INDUSTRIES, INC.
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15		By: John Johansen
16		Title: John Johansen Title: President
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