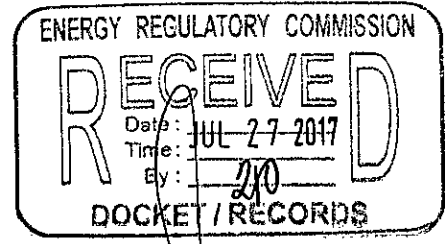


Republic of the Philippines
Energy Regulatory Commission
Pacific Center Building, San Miguel Avenue
Ortigas Center, Pasig City

IN THE MATTER OF THE APPLICATION FOR THE APPROVAL OF THE LETTERS OF AGREEMENT (LOAs) FOR THE SUPPLY OF ELECTRIC ENERGY WITH DISTRIBUTION UTILITIES (DUs) LOCATED IN THE MINDANAO GRID WITH PRAYER FOR THE ISSUANCE OF PROVISIONAL AUTHORITY (PA)

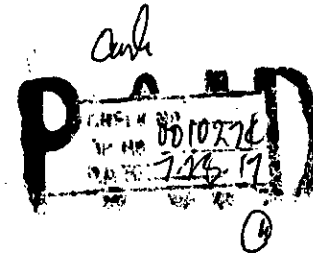


POWER SECTOR ASSETS AND LIABILITIES MANAGEMENT CORPORATION (PSALM),

ERC CASE NO. 2017-067 PC

Applicant.

x-----x



APPLICATION

Applicant Power Sector Assets and Liabilities Management Corporation (PSALM), by counsel to this Honorable Commission, respectfully states:

1. This is an Application for the approval of the terms and conditions of the Letters of Agreement (LOAs) entered into by and between Applicant PSALM and several Distribution Utilities (DUs) located in the Mindanao Grid pursuant to Section 67 of Republic Act 9136.

2. On 7 July 2005, the Honorable Commission issued Resolution No. 078, Series of 2005 approving and adopting the template for the Transition Supply Contract (TSC). On 9 August 2005, said template for the TSC was later on amended by the Honorable Commission in its Resolution No. 15, Series of 2005.

3. On separate dates, the National Power Corporation (NPC) filed applications for the approval of the Contracts for the Supply of Electric

Energy (CSEEs)/TSCs for the Mindanao Grid, which were correspondingly approved by the Honorable Commission on 19 October 2006 and 03 August 2009.

4. Applicant PSALM is a government-owned and controlled corporation created by virtue of RA 9136 or the "Electric Power Industry Reform Act of 2001" (EPIRA), with principal office address at 3/F National Transmission Corporation (TransCo) Building, Power Center, Quezon Avenue corner BIR Road, Diliman, Quezon City.

5. Pursuant to Section 49 of the EPIRA and the consequent assignment on 11 May 2009 (Annex "A") of all power supply contracts of NPC to PSALM, NPC assigned and transferred to PSALM all of NPC's rights and obligations in, to and under its CSEE and other similarly or substantially equivalent power supply contracts with NPC power customers (collectively referred to as Power Supply Contracts).

6. On and from 11 May 2009, the power supply contracts are deemed amended as follows: (i) all references to NPC in the supply contracts shall be treated as references to PSALM; (ii) PSALM shall be deemed the SUPPLIER under the Power Supply Contracts; and (iii) the rights and obligations of the Parties shall be governed by and construed in accordance with the Power Supply Contracts, as amended by the 11 May 2009 Letter Agreement.

7. PSALM previously filed four (4) Applications for the Approval of the terms and conditions of CSEEs of the DUs located in the Mindanao Grid on 19 September 2011, 07 October 2011, 20 January 2012 which were approved by the Honorable Commission on 25 February 2013; and an application filed on 1 April 2013 which was approved by the Honorable Commission on 9 December 2013.

8. Subsequently, on 2 December 2014, PSALM filed an Application for the Approval of the terms and conditions of twenty-two (22) LOAs and a CSEE entered into by and between Applicant PSALM and twenty-three (23) DUs located in the Mindanao Grid docketed as ERC Case No. 2014-175 RC.

9. Recently, on 19 October 2016, PSALM filed a similar Application for the Approval of the Letters of Agreement and Contract for the Supply of Electric Energy entered into by and between Applicant PSALM and twenty-six (26) DUs located in the Mindanao Grid docketed as ERC Case No. 2016-186 RC.

10. The LOAs are executed between the parties in cases of changes in the provisions of the CSEE other than the terms and conditions appearing in the template for the TSC, approved by the Honorable Commission in Resolution No. 08, Series of 2005. These changes may include the extension of the duration or amendments to the monthly contracted energy.

11. In the present Application, the LOAs were executed for PSALM to continue to supply electricity (an amendment of Section 3.1 or the Contract Duration) and Annex I of the CSEEs (contracted energy) pursuant to Section 4.1 of the CSEE which reserves the right of the Supplier (PSALM) to change the Contract Energy and Equivalent Demand annually due to change in the projected available capacity of the Supplier's power plants.

12. As agreed upon by the contracting parties, PSALM shall file the necessary application for the approval of the LOAs. Thus, this application.

**Terms and conditions of the CSEE
under ERC Case No. 2013-055RC**

13. In ERC Resolution No. 33, Series of 2006, "Resolution Clarifying the Purpose of the Adoption of the TSC Template", the Honorable Commission clarified that the TSC Template should serve as a mere guide for the DUs and NPC and should not be construed as the contract contemplated under Section 67 of the EPIRA.

14. Notably, in ERC Case No. 2013-055RC, PSALM introduced the following revisions to the CSEEs executed with the DUs in the Mindanao Grid, which CSEEs were submitted to and approved by this Honorable Commission:

10.1 CONTRACT DURATION - This Contract consisting of the Transition Supply Contract shall remain in full force and effect for a period of four (4) years from 26 December 2012 to 25 December 2016 or one year after the declaration of open access in Mindanao by the DOE, whichever comes first. xxx¹

10.2. CONTRACT ENERGY - Contract Energy and Equivalent Demand as indicated in Annex I and Annex Ia may be changed by SUPPLIER annually due to a change in the projected available capacity of SUPPLIER's power plants and at any time during the duration of the Contract due to the

¹ Section 3.1 of the CSEE

privatization of any of the assets of SUPPLIER pursuant to the EPIRA.²

10.3 AVAILABILITY OF SUPPLY - xxx Supply of energy shall be available except for interruption or reduction due to: a) causes beyond the control of SUPPLIER despite the exercise of due care, *including but not limited to the conditions stated in Section 4.1 of this Contract*; xxx In case of excess in the generation capacity of the SUPPLIER, CUSTOMER shall be informed of the excess and allocation of the excess available supply of electricity to the CUSTOMER shall be proportionate to the equivalent contract demand as provided for in this Contract. The CUSTOMER can increase its energy consumption up to but not more than 100% of the allocated excess supply.³

10.4 CONSUMPTION IN EXCESS OF CONTRACT ENERGY - Whenever available, in accordance with good utility practice, SUPPLIER may, but shall not be obliged to provide electricity to CUSTOMER in excess of Contract Energy.⁴

10.5 ASSIGNABILITY - When a CUSTOMER has been assigned by the SUPPLIER to a Successor Generating Company (SGC) by virtue of the privatization of the PSALM Generating Plant pursuant to the EPIRA, the SGC has the option to renegotiate this Contract with the CUSTOMER within six (6) months from the actual transfer of the CUSTOMER to the SGC. If the CUSTOMER and the SGC fail to reach an agreement, either Party shall have the right to terminate this Contract.⁵

10.6 CUSTOMER may assign, sell or transfer a part or all of its Contract Energy and/or Equivalent Demand either permanently or for a certain number of billing periods, xxx a) CUSTOMER has obtained certification from NGCP, that the transmission, sub-transmission, substation and other facilities can accommodate the increase in the power requirements of the assignee/transferee.⁶

10.7 BASIC ENERGY CHARGE - The ERC-approved generation rates, which are attached as Annex III and other charges exclusive of penalties, bonuses, shall be applied to the

² Section 4.1, *ibid*

³ Section 4.2, *id.*

⁴ Section 4.3, *id.*

⁵ Section 4.8, *id.*

⁶ Section 4.9, *id.*

CUSTOMER's contracted monthly or hourly energy consumption. *Prior to the commercial operation of the WESM, the basic energy charge to be applied shall be the prevailing ERC approved rate and other adjustments.* Upon the commercial operation of the WESM, the basic energy charge to be applied to the contracted energy shall be in accordance with Section 8.1 of this Contract.⁷

10.8 SERVICE INTERRUPTION ADJUSTMENT - xxx the Contract Energy shall be adjusted to actual off-take below contract level for all hours when service was curtailed or interrupted *based on declaration of power curtailment issued by the NGCP.* xxx⁸

10.9 OVERDUE ACCOUNT - If the account of the CUSTOMER is overdue for more than six (6) months, xxx a restructuring agreement of the overdue account shall be executed by the CUSTOMER, with the following salient terms and conditions, xxx *Section 6.17.4 Non-renewal of contract for failure to pay the monthly amortization, current bill and other charges.* xxx⁹

15. The above revisions to the CSEEs were introduced in consultation with the Department of Energy (DOE) and the National Electrification Administration (NEA) and with the approval of the DUs in the Mindanao Grid. The revisions addressed apparent issues that may not have been considered in 2005. Likewise, the amendments were proposed to clarify recurring issues frequently subject of dispute.

16. The Honorable Commission later approved the above-mentioned provisions in its Decision dated 09 December 2013 in ERC Case No. 2013-055RC citing that the implementation of the CSEEs will ensure the continuous supply of power at a fairly stable cost for the benefit of the Mindanao end-users.¹⁰

The LOA of the Distribution Utilities located in the Mindanao Grid

⁷ Section 6.1, *id.*

⁸ Section 6.4, *id.*

⁹ Section 6.17, *id.*

¹⁰ The contract duration of these CSEEs are for four (4) years. The annual ERC application for these CSEEs would cover only the change or revision in the Contracted Energy and Equivalent Demand depending on the changes in plant availability as provided for in Sec. 4.1

17. Pursuant to Section 67 of the EPIRA, the LOAs between PSALM and the DUs in the Mindanao Grid are hereby submitted for the Honorable Commission's approval:

- 17.1 Agusan del Sur Electric Cooperative, Inc. (ASELCO) [Annex "B-1"];
- 17.2 Bukidnon Second Electric Cooperative, Inc. (BUSECO) [Annex "B-2"];
- 17.3 Camiguin Electric Cooperative, Inc. (CAMELCO) [Annex "B-3"];
- 17.4 Cagayan Electric Power and Light Company, Inc. (CEPALCO) [Annex "B-4"];
- 17.5 Cotabato Electric Cooperative, Inc. (COTELCO) [Annex "B-5"];
- 17.6 Davao del Norte Electric Cooperative, Inc. (DANECO) [Annex "B-6"];
- 17.7 Davao del Sur Electric Cooperative, Inc. (DASURECO) [Annex "B-7"];
- 17.8 Davao Oriental Electric Cooperative, Inc. (DORECO) [Annex "B-8"];
- 17.9 Iligan Light and Power, Inc. (ILPI) [Annex "B-9"];
- 17.10 Lanao del Norte Electric Cooperative, Inc. (LANECO) [Annex "B-10"];
- 17.11 Misamis Occidental I Electric Cooperative, Inc. (MOELCI I) [Annex "B-11"];
- 17.12 Misamis Oriental I Rural Electric Service Cooperative, Inc. (MORESCO I) [Annex "B-12"];
- 17.13 Siargao Electric Cooperative, Inc. (SIARELCO) [Annex "B-13"];
- 17.14 South Cotabato I Electric Cooperative, Inc. (SOCOTECO I) [Annex "B-14"];

- 17.15 South Cotabato II Electric Cooperative, Inc. (SOCOTECO II) [Annex "B-15"];
- 17.16 Sultan Kudarat Electric Cooperative, Inc. (SUKELCO) [Annex "B-16"];
- 17.17 Surigao del Sur II Electric Cooperative, Inc. (SURSECO II) [Annex "B-17"];
- 17.18 Zamboanga City Electric Cooperative (ZAMCELCO) [Annex "B-18"];
- 17.19 Zamboanga del Norte Electric Cooperative, Inc. (ZANECO) [Annex "B-19"]; and
- 17.20 Zamboanga del Sur II Electric Cooperative, Inc. (ZAMSURECO II) [Annex "B-20"].

18. Aside from the above, PSALM is submitting the LOAs between PSALM and the following DUs in the Mindanao Grid for the Honorable Commission's consideration inasmuch as these DUs are already being served by PSALM:

- 18.1 Agusan del Norte Electric Cooperative, Inc. (ANEKO) [Annex "C-1"];
- 18.2 Cotabato Light and Power Company (CLPC) [Annex "C-2"];
- 18.3 Davao Light and Power Company Inc. (DLPC) [Annex "C-3"];
- 18.4 First Bukidnon Electric Cooperative, Inc. (FIBECO) [Annex "C-4"];
- 18.5 Maguindanao Electric Cooperative (MAGELCO) [Annex "C-5"];
- 18.6 Misamis Occidental II Electric Cooperative Inc. (MOELCI II) [Annex "C-6"];
- 18.7 Misamis Oriental II Rural Electric Service Cooperative, Inc. (MORESCO II) [Annex "C-7"];

18.8 Surigao Del Norte I Electric Cooperative, Inc.
(SURNECO) [Annex "C-8"];

18.9 Surigao Del Sur I Electric Cooperative, Inc. (SURSECO I)
[Annex "C-9"];

18.10 Zamboanga Del Sur II Electric Cooperative, Inc.
(ZAMSURECO II) [Annex "C-10"];

19. The above LOAs reflect a change on the Contract Energy and Equivalent Demand (Annex I) of the CSEEs based on NPC's forecast of an average decrease of four (4%) in the total plant available capacity of the PSALM-owned plants in Mindanao.

20. The demand allocation for the twenty (20) customers with PSALM as sole supplier and with average demand requirement of one (1) mW each will be the same as their 2016 allocation. The balance of the projected available capacity for 2017 is allocated pro rata to the remaining thirty-three (33) customers (including industries and DUs) with CSEEs effective until 25 December 2016 through LOAs extending the CSEE until 25 December 2017.

21. It is emphasized that the terms and conditions of the above Mindanao DUs' CSEE/TSC as approved by the Honorable Commission in separate dates on 19 October 2006, 03 August 2008, 25 February 2013, 09 December 2013, and 20 June 2017 remain applicable, and have not been changed by these subsequent LOAs being submitted.

22. Finally, in compliance with Section 4(e) of Rule 3 of the EPIRA IRR and ERC Resolution No. 38-2006, and in support of the instant Application for the approval of the LOAs, a copy of the instant Application (including Annexes) was furnished to the Sangguniang Panlungsod of Quezon City (Annex "D"). The Application (excluding Annexes) was also published in a newspaper of general circulation (Annex "E").

ALLEGATIONS IN SUPPORT FOR THE ISSUANCE OF PROVISIONAL AUTHORITY

23. PSALM acknowledges that the continued and efficient operation of the Distribution Utilities is indispensable to the economic efficiency of the franchise area they service, not to mention the ripple effect of that efficiency to the economic growth of the entire country. In order for these Distribution

Utilities to continue delivering sufficient supply and stable cost of electricity to its customers, it is imperative that the LOAs be executed and implemented.

24. The price of the contracted energy under the above LOAs is based on the approved TOU rates which is lower than the price of other generators.

25. Accordingly, the grant of provisional authority to execute the LOAs will benefit the DUs and will ultimately redound to the benefit of the end consumers.

26. Attached herewith is the Affidavit of Engineer Abner B. Tolentino, Acting Department Manager, Electricity Trading Department, under the Office of the Vice President – Asset Management Group of PSALM in support of this prayer (Annex “F”).

27. Pursuant to ERC rules of practice and procedures, the Honorable Commission may exercise its discretion by granting provisional authority or interim relief prior to a final decision.

28. It is understood that the interim relief sought by Applicant PSALM that may be granted by the Honorable Commission, shall be subject to adjustments and other conditions that the Honorable Commission may impose after hearing and final determination thereof.

RELIEF

WHEREFORE, Applicant PSALM most respectfully prays that the Honorable Commission:

1. Approve the duly negotiated LOAs for PSALM to continue to supply electricity and for the change in the contracted energy and equivalent demand;
2. Issue a Provisional Authority authorizing PSALM to implement the subject LOAs with the concerned DUs in the Mindanao Grid.

Other reliefs just or equitable under the premises are likewise prayed for.

Quezon City for the City of Pasig, 20 July 2017.

- *signatories on next page* -



CÉCILIO B. GELLADA, JR.

Vice President and General Counsel

IBP No. 1060263 (01-06-2017, Quezon City)

MCLE Compliance No. V-0005505 (01-14-2015)

Roll of Attorney No. 30354



GEOFFRY D.L. MASANCAY

Acting Corporate Legal Counsel

IBP No. 1060264 (01-06-2017, Quezon City)

MCLE Compliance No. V-0012426 (12-10-2015)

Roll of Attorney No. 52696



PHIL EPHRAIM T. ELGO

Corporate Attorney

IBP Lifetime No. 011920 (Pasig City)

MCLE Compliance No. V-0002050 (05-06-2014)

Roll of Attorney No. 62593

**POWER SECTOR ASSETS AND LIABILITIES
MANAGEMENT CORPORATION**

3rd Floor, National Transmission Corporation
(TransCo) Building

Power Center, Quezon Avenue corner BIR Road
Diliman, Quezon City

Telefax: (632)7395253

Email: mardelacruz@psalm.gov.ph

(Republic of the Philippines)
(Quezon City) s.s.

VERIFICATION AND CERTIFICATION

I, **Lourdes S. Alzona**, of legal age, married, with office address at the Power Sector Assets and Liabilities Management Corporation (PSALM), 3rd Floor, National Transmission Corporation (TransCo) Building, Power Center, Quezon Avenue corner BIR Road, Diliman, Quezon City, after having been duly sworn to in accordance with law, do hereby depose and state that:

- (1) I am the designated Officer-in-Charge of PSALM with authority to commence, initiate and file the foregoing Application and to verify and certify under oath the filing of such Application pursuant to PSALM Board Resolution No. 2016-0108-01 in relation to PSALM Board Resolution No. 04-38;
- (2) I have read the Application, and the allegations contained therein are true and correct based on my personal knowledge or the authentic records available to PSALM;
- (3) I have not commenced any other action or proceeding involving the same issues in the Supreme Court, the Court of Appeals or any court, tribunal, or quasi-judicial agency and, to the best of my knowledge, no such other action or claim is pending therein; and
- (4) If I should hereinafter learn that the same or a similar action or claim has been filed or is pending in the Supreme Court, the Court of Appeals or any court, tribunal, or quasi-judicial agency, I shall report the said fact within five (5) days from discovery thereof to the Honorable Commission.

24 July 2017, Quezon City, Philippines.


LOURDES S. ALZONA
Affiant

SUBSCRIBED and SWORN TO before me this 24TH day of July 2017, with affiant having presented to me her GSIS ID No. CRN-006-0098-8982-8 issued by Government Service Insurance System known to me and to me known to be the same person who executed the foregoing Verification and Certification.


Notary Public

MYERSON DEXTER TITO B. TUALLA
Notary Public for Quezon City
Notarial Appointment No. 086
Notarial Commission until December 31, 2017
Roll of Attorneys No. 52234
PTR No. 2181677, Quezon City
IBP Lifetime No. 07135, Quezon City Chapter
National Transmission Corporation
TransCo Building, BIR Road cor. Quezon Ave.,
Dakong, Quezon City

Doc. No. 98;
Page No. 21;
Book No. IV;
Series of 2017