**Summary of Changes**

We only are currently weighing three out of the seven statutory provisions. Of the three, we are only proposing a minor edit to Insufficiency and Allocations to align the wording of a term with that used in the NW Power Act.

**Edits of Particular Note**

N/A

**Reservation of Rights**

The following draft language to Section 23, including but not limited to the proposed edits and comments provided by WPAG below, are not agreed to by any WPAG member and are provided for discussion purposes only. The draft Provider of Choice contracts, including this section, are subject to WPAG’s ongoing review and recommended revision. WPAG reserves all rights to subsequently reject the language below, in whole or in part, and/or propose alternative language, including the right to reject or propose alternatives to the edits proposed by WPAG in this draft.

**23. STATUTORY PROVISIONS*****(03/21/2024)***

23.1 **Retail Rate Schedules**

«Customer Name» shall make its retail rate schedules available to BPA, as required by section 5(a) of the Bonneville Project Act, P.L. 75‑329, within 30 days of each of «Customer Name»’s retail rate schedule effective dates. This requirement may be satisfied by «Customer Name» informing BPA of its public website where such information is posted and kept current.

23.2 **Insufficiency and Allocations**

If BPA determines, consistent with section 5(b) of the Northwest Power Act and other applicable statutes, that it will not have sufficient resources on a planning basis to serve its loads after taking all actions required by applicable laws then BPA shall give «Customer Name» a written notice that BPA may restrict service to «Customer Name». Such notice shall be consistent with BPA’s insufficiency and allocations methodology, published in the Federal Register on March 20, 1996, and shall state the effective date of the restriction, the amount of «Customer Name»’s load to be restricted and the expected duration of the restriction. BPA shall not change that methodology without the written agreement of all public body, cooperative, federal agency and investor-owned utility customers in the Region purchasing electric power from BPA under section 5(b) of the Northwest Power Act. Such restriction shall take effect no sooner than five years after BPA provides notice to «Customer Name». If BPA imposes a restriction under this provision then the amount of Firm Requirements Power that BPA is obligated to provide and that «Customer Name» is obligated to purchase pursuant to section 3 and Exhibit C shall be reduced to the amounts available under such allocation methodology for restricted service.

23.3 **New Large Single Loads and CF/CTs**

[Will be reviewed separately.]

23.4 **Priority of Pacific Northwest Customers**

[Will be reviewed separately.]

23.5 **Prohibition on Resale**

[Will be reviewed separately.]

23.6 **Use of Regional Resources**

[Will be reviewed separately.]

23.7 **BPA Appropriations Refinancing**

The Parties agree that the provisions of section 3201(i) of the Bonneville Power Administration Refinancing section of the Omnibus Consolidated Rescissions and Appropriations Act of 1996 (BPA Refinancing Act), P.L. 104‑134, 110 Stat. 1321, 350, as stated in the United States Code on the Effective Date, are incorporated by reference and are a material term of this Agreement.