

5. Term. This Generation Purchase Agreement shall be terminated six (6) months after the date of execution of this Generation Purchase Agreement if the Facility has not been placed in service and thus has not generated any energy. Provided the Facility is in service and has generated energy as stated in the previous sentence, this Generation Purchase Agreement shall remain in effect for a term commencing at the date of execution of this Generation Purchase Agreement and ending on the last day of the second calendar year following execution of the Standard Application Form and Interconnection Agreement (meaning the December 31st that precedes the 2-year anniversary of the commencement date of the Standard Application Form and Interconnection Agreement). This Generation Purchase Agreement shall thereafter automatically be amended to continue for successive terms of one (1) year each, unless terminated by any party giving the others not less than three (3) months written notice prior to commencement of a yearly extension of its desire to terminate this Generation Purchase Agreement. In no event shall the Generation Purchase Agreement extend beyond the term of the Interconnection Agreement, and in the event the Interconnection Agreement is terminated, the Generation Purchase Agreement shall terminate as of the termination date of the Interconnection Agreement, subject to any remaining payment obligation of Corn Belt.
- a. By interconnected member-consumer - The interconnected member-consumer may terminate this Generation Purchase Agreement by providing written notice to the Cooperative. If the interconnected member-consumer ceases operation of the distributed generation facility, the interconnected member-consumer must notify the Cooperative.
 - b. By the Cooperative - The Cooperative may terminate this Generation Purchase Agreement without liability to the interconnected member-consumer if the interconnected member-consumer fails to remedy a violation of terms of this Generation Purchase Agreement within 30 calendar days after notice, or such other date as may be mutually agreed to in writing prior to the expiration of the 30-calendar day remedy period. The termination date may be no less than 30 calendar days after the interconnected member-consumer receives notice of its violation from the Cooperative.
 - c. The Cooperative may terminate this Generation Purchase Agreement, upon 60 calendar days' prior written notice, if the interconnected member-consumer has abandoned, canceled, permanently disconnected or stopped development, construction, or operation of the distributed generation facility.

IN WITNESS WHEREOF, the Parties have caused the Distributed Generation Interconnection Agreement and the Standard Generation Purchase Agreement contained in Attachment 1 and Attachment 2 to be executed by their respective duly authorized representatives.

For the Interconnected Member-Consumer	
Interconnected Member-Consumer Signature	Date
Printed Name	Title
For the Cooperative	
Cooperative Representative's Signature	Date
Printed Name	Title
For Corn Belt Power Cooperative	
Corn Belt Power Cooperative Representative's Signature	Date
Printed Name	Title