SURPLUS ENERGY PURCHASE AGREEMENT CUSTOMER GENERATION CGS DS-FP WISCONSIN AGGREGATE CAPACITY 5 MEGAWATTS OR LESS

This	Agreement made this day of, _een Wisconsin Electric Power Company (the "Company") and	, by and
betw	een Wisconsin Electric Power Company (the "Company") and	(the "Customer").
	REAS, the Customer has installed equipment on its property for the gy for its own purpose with an aggregate rating of 5 MW or less; and	generation of electric
	REAS, the Company has authorized the Customer to connect supany's electrical distribution system via a Company generation meter;	
	REAS, the Customer expects to generate electric energy and desigy to the Company.	res to sell all of that
	/, THEREFORE, in consideration of the above recitals, and other ideration, the parties agree as follows:	good and valuable
1.	The Customer will sell and deliver to the Company the electric energy equipment located on its property at technical characteristics of such equipment are shown on Exhibit 1, made a part hereof. The Customer will indicate the aggregate name equipment on Exhibit 1.	The attached hereto and
2.	The Company will receive and pay the Customer for such energy in terms and conditions of the Company's Customer Generating Syst Fixed Price 5 MW or Less (CGS DS-FP) Rate Schedule presently of Service Commission of Wisconsin and any changes in such rate as r in the future. A copy of the current Rate Schedule and Condition attached hereto as Exhibits 2 and 3 and made a part hereof.	ems – Direct Sale – on file with the Public nay become effective
3.	The Customer shall notify the Company at least days changes to its generating equipment as required in PSC 119 rules accomplished by submitting a revised standard application form a Company's website. The Customer further agrees not to commend until the Company has reviewed and approved the plans for intercent to Company shall indicate its approval or rejection of proposed changes after receipt of Customer's notice of such proposed changes. To submit a new application to the Company for changes to the equipment and the company for changes to the equipment as required in PSC 119 rules accomplished by submitting a revised standard application form a company's website.	This notification is as described on the e any such changes connection purposes. Inges within thirty (30) The Customer agrees

- 4. The Company shall have the right, without notice, to discontinue the Customer's parallel generation capability to facilitate maintenance or repair of the Company's facilities and during system emergencies. The Company shall have the further right to require the Customer to disconnect its equipment from the Company's system if, in its sole judgment, the Customer has failed to maintain its equipment in safe and/or satisfactory operating condition; and in the event the Customer fails to immediately disconnect its equipment, the Company may, without further notice, discontinue service to the Customer until its equipment is either disconnected or restored to safe and/or satisfactory operating condition.
- 5. The Company allows the interconnection of Customer's generation equipment with Company's interconnection equipment at the property described in paragraph 1 of this Agreement subject to the terms and conditions set forth in (1) the Wisconsin Administrative Code Chapter 119, (2) the completed Distributed Generation Application (PSC Forms 6027 or 6028) as approved by the Company, (3) the Distributed Generation Interconnection Agreement (PSC Forms 6029 or 6030) and (4) this Surplus Energy Purchase Agreement. A copy of the Interconnection Agreement shall be attached hereto as Exhibit 4.
- 6. If the Customer believes that this Agreement or any requirement hereunder is unreasonable, it may appeal the matter to the Public Service Commission of Wisconsin.
- 7. Upon execution of this Agreement and the Distributed Generation Interconnection Agreement, this Agreement shall become effective immediately hereunder and shall continue in effect until terminated by the Customer upon thirty (30) days prior written notice given to the Company or, by the Company in accordance with Section 10 of the Distributed Generation Interconnection Agreement.
- 8. Company notification shall be to the Customer of record at the current listed mailing address on the billing account. Customer notification shall be emailed to the Company's Central Group at co-non-design-central@we-energies.com, or mailed to We Energies Central Group, PO Box 2046, Milwaukee, WI 53201.
- 9. Customer must remain on this rate for twelve (12) months from the date of this Agreement before they are able to switch to another Company's customer generation schedules.
- 10. In the event the Customer opts to discontinue participation in this CGS DS-FP rate and terminates this Agreement, the Customer will not be eligible to participate in the CGS DS-FP rate for a period of one (1) year from the date of termination of this Agreement.
- 11. This Agreement shall be binding upon the personal representatives, heirs, successors and assigns of the respective parties hereto. However, in the event the property described in paragraph 1 is sold, this Agreement shall terminate and the new owner must apply for service as described on the Company's website. The Customer agrees to provide thirty (30) days prior written notice to Company's Central Group as described in paragraphs 7 and 8 above of any such sale of the property.

IN WITNESS WHEREOF, the parties have	executed this Agreement on the date first above written.
	WISCONSIN ELECTRIC POWER COMPANY
	Ву
	(Representative name)
	(Customer signature)
	(Customer name)
	(Customer Address)

Exhibit 1

COGS EVAL REVIEW / COMMISSIONING INFORMATION FORM

Exhibit 2 CGS DS-FP Rate Schedule

Exhibit 3 CGS Conditions of Purchase

Exhibit 4

Distributed Generation Interconnection Agreement