# MEMORANDUM OF AGREEMENT Between the TeaM Energy Corporation and Quezon 1 Electric Cooperative, Inc.

For the Establishment and Administration of Trust Accounts in Accordance with DC2018-08-0021 for Pagbilao Coal Fired Thermal Power Plant

#### **KNOW ALL MEN BY THESE PRESENTS:**

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This Memorandum of Agreement (the "Agreement"), made and entered into by and between:

**TeaM Energy Corporation,** a private corporation duly organized and existing under the laws of the Philippines, with principal office address at 25F W Fifth Avenue Building, 5<sup>th</sup> Avenue, Bonifacio Global City, Taguig City, duly represented by its Officer In Charge **Mitsuhiro Kojima**, hereinafter, referred to as "**TEC**".

#### and

Quezon I Electric Cooperative, Inc, a non-stock, non-profit organization, created and organized under Presidential Decree No. 269, as amended, with principal office address at Barangay Poctol, Pitogo, Quezon, represented herein by its President Leovigildo L. Leopando, duly authorized to represent it in this Agreement, hereinafter referred to as "Quezelco1";

**TEC** and **Quezelco1** shall hereinafter be collectively referred to as "**Parties**" and individually as a "**Party**".

#### **WITNESSETH: That**

**WHEREAS**, Section 5 (i) of Republic Act No. 7638 (R.A. No. 7638), otherwise known as the "Department of Energy Act of 1992" mandates the Department of Energy (DOE) to devise ways and means of giving direct benefits to the province, city or municipality, specially the community and people affected and equitable and preferential to the region that Hosts the energy resource and/or the energy-generating facility;

**WHEREAS**, Energy Regulations No. 1-94 (ER 1-94) was promulgated by the DOE on 01 August 1994 to operationalize the implementation of section 5 (i) of R.A. No. 7638;

**WHEREAS**, Energy Regulations ("**ER**") No. 1-94 implementing Section 5(i) of Republic Act No. 7638, otherwise known as the "Department of Energy Act of 1992", grant financial benefits to the host communities of the energy-generation company and/or energy resources;

WHEREAS, Section 66 of R. A. No. 9136, otherwise known as the "Electric Power Industry Reform Act of 2001" and Rule 29(A) of its Implementing Rules and Regulations (EPIRA-IRR) require all energy generation companies (GenCos) and/or energy resource developers (ERDs) to provide financial benefits equivalent to one centavo per kilowatt-hour (P0.01/kWh) of the total electricity sales of the generation facility to the region, province, city or municipality and barangay that host the generation facility and energy resource facility, as well as the establishment of corresponding trust accounts and the administration thereof by the DOE;

**WHEREAS**, on 07 August 2018, DOE issued Department Circular No. DC2018-08-0021, amending for the purpose Rule 29 (A) of the EPIRA-IRR, to accelerate socio-economic development and to have a more effective and efficient utilization of the funds and to enforce the immediate provision of benefits to Host communities;

**WHEREAS**, pursuant to Section 6 of DC2018-08-0021 the financial benefit shall be allocated in the following manner:

#### "6.1. Electrification Fund

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Fifty percent of one centavo per kilowatt-hour (P0.0050/kWh) of the Electricity Sales shall set aside as EF.

The EF shall be applied in the following radiating order:

- 6.1.1. Community and People Affected
- 6.1.2. Host Barangay/s
- 6.1.3. Host Municipality/ies or City/ies
- 6.1.4. Host Province/s
- 6.1.5. Host Region/s; and
- 6.1.6. Other prioritized areas by the DUs, as may be approved by DOE"

**NOW, THEREFORE**, in view of the foregoing, the **Parties** hereby stipulate and agree as follows:

# Section I. Scope of Agreement

This **Agreement** shall cover the establishment and administration of a separate trust account for **EF**, that shall accrue based on the electricity sales as financial benefit for the Host LGUs/Regions through **Quezelco1** (the "EF Trust Account").

## Section II. Responsibilities of the Parties

#### 1. TEC shall:

1.1. Upon receipt of the Financial Benefits from Power Sector Assets and Liabilities Management Corporation (PSALM), remit directly to QUEZELCO1 its share EF in the manner set forth in Section 6 of DC2018-08-0021: 1.2. The EF shall be remitted quarterly, subject to the submission of the Annual Work Plan (AWP), Board Resolution approving the AWP and Liquidation of Completed Projects by **QUEZELCO1**;

Establish separate **regular accounts** in trust and/or for the benefit of the ER 1-94 Funds in accordance with the 1<sup>st</sup> Advisory on the Implementation of DC2018-08-0021

#### Quezelco1 shall:

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- 2.1. Be responsible for the opening and maintenance of the EF Trust Account
  - a) If Quezelco1 has an existing EF Trust Account, it shall request the Authorized Government Depository Bank (AGDB) to adopt the account name stated below and subsequently issue a certification of the said account, its status and current available balance.

# QUEZELCO1-PAGBILAO CFTPP-EF (ER 1-94)

b) If Quezelco1 does not have an existing EF Trust Account, its shall establish a trust account specific for the EF, under the account name below:

# QUEZELCO1-PAGBILAO CFTPP-EF (ER 1-94)

2.2. Maintain the required balance in the EF Trust Account (the "Maintaining Balance"), which shall not be withdrawn by **Quezelco1**.

The fees and charges relative to the maintenance of such trust account shall be considered as administrative expenses and shall be deducted from the EF Trust Account.

- 2.3. Accept all remittances made by TEC as deemed certified by the DOE, subject to post audit rules and regulations.
- 2.4 Issue Official Receipt (OR).
- 2.5. Prepare and submit to TEC the AWP as provided in Section 10 of Circular No. DC2018-08-0021. The AWP shall be submitted in print and in electronic copy to TEC not later than March 15 of every year. It shall identify the priority tangible projects under the EF that can be implemented within the reference year of the AWP. The AWP shall be prepared by Quezelco1 in accordance with its Distribution Development Plan (DDP);

# Section III. Effectivity of Agreement

This Agreement shall take effect immediately upon signing by both Parties and remain valid and effective unless revoked, modified and/or amended.

# Section IV. Amendments

Any	amendment	or	modification	of	this	Agreement	will	only	be	effective	upon
	en consent by										

IN WITNESS WHEREO	<b>F</b> , the Parties hereby set th	neir han	ds this	day of
	GUMACA, QUEZON			

**TeaM Energy Corporation** 

By:

**Quezon I Electric Cooperative, Inc** 

By:

Mitsuhiro Kojima Officer In Charge

LEOVIGILDO L. LEOPANDO

President

Signed in the presence of Witnesses

Maria Teresa C. Lopez AVP-Corporate Affairs & TEFI

VICTOR R. CADA Acting General Manager

## **ACKNOWLEDGMENT**

TAGUIG CITY	LIPPINES) ) ss	
BEFORE ME, this	MAY 1 0 2023 day of	, at

Name	Designation	Company	ID Number
Mitsuhiro Kojima	Officer In Charge	TeaM Energy Corporation	Japanese Passport N0. TR1190529
			Issued on March 10, 2014/Japan Ministry of Foreign Affairs Expires on March 10, 2024

This instrument which consists of six (6) pages, including this page on which this acknowledgment is written, has been signed by the above Party and his instrumental witnesses on each and every page thereof and sealed with my notarial seal.

WITNESS MY HAND and SEAL, at the place and on the date first above written.

NOTARY PUBLIC

Doc. No.

Page No.

Book No.

Series of 2023

**Notary Public** 

ROSALIE F. FACTOR

Notary Public for Taguig City Commission No. 47 Until Dec. 31, 2023

Roll of Atty. No. 46239

PTR No. A-5798979 - 01/11/23 - Taguig City IBP No. LRN-05115 - 01/27/05 - Lifetime PPLM 25/F W Fifth Avenue Building, 5<sup>th</sup> Avenue Bonifacio Global City, 1634 Taguig City, Philippines

# **ACKNOWLEDGMENT**

REPUBLIC OF THE P GUMACA, QUE								
BEFORE ME, this personally appeared:	day of	2023	, at <u>AIMACA QUEZOM</u>					
Name	Designation	Company	ID Number					
Leovigildo L. Leopando	President	Quezon 1 Electric Cooperative, Inc						
This instrument which consists of five (6) pages, including this page on which this acknowledgment is written, has been signed by the above Party and his instrumental witnesses on each and every page thereof and sealed with my notarial seal.								
WITNESS MY HAND and SEAL, at the place and on the date first above written.								
Doc. No. Page No.	<u>`</u> ;	Notary Public My Commany Public Roll of Attorney No. 58282, IBP # 171955; September 6, 202 PTR # 3425862; Jan. 3, 2023/ MCLE Compliance No. VII – 0010	May 4, 2010 2/Ouezon Prov.					
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