

Electricity Supply Authorization

New Hampshire – Small Commercial (less than 100kW of demand)

COMMERCIAL CUSTOMER INFORMATION		
Customer: Click here to enter text.	LDC Account No: <i>See attached Addendum A</i>	
Federal Tax ID: Click here to enter text.	Duns: Click here to enter text.	<input type="checkbox"/> <i>Tax Exempt/ Special Status (documentation required)</i>
Contract ID: Click here to enter text.	Created On: Click here to enter text.	Offer Valid Thru: Click here to enter text.
Initial Term of Service: Click here to enter text. Months Intended Start Month/Year: Click here to enter text. *Intended Start Month: Mint Energy will make commercially reasonable efforts to start service in intended service month.		
Promo Code/Other: _____	Retail Administrative Adder: \$ Click here to enter text. per kWh	

Authorization and Acknowledgment: The undersigned warrants and represents that he/she is legally authorized to enter into this Electricity Supply Authorization (“Authorization”) on behalf of Customer and, by signing below, acknowledges Mint Energy’s authority to switch Customer’s electric service from its current competitive supplier or its LDU’s generation service to Mint Energy and enroll all Customer accounts listed on Addendum A (“Accounts”) on or around the Intended Start Date. Customer confirms that all Accounts have a normal maximum demand threshold of less than 100 kilowatts, and acknowledges that supply of electricity under the Agreement is conditioned upon Mint Energy’s (1) review and approval of Customer’s creditworthiness and (2) verification of the accuracy of all Customer-provided information with respect to electricity usage and other account information. Customer authorizes Mint Energy to obtain, and its LDC to release to Mint Energy for purposes related to account establishment, any Customer account information, including historical usage information, interval data, account number, and payment history; and consents to Mint Energy’s release of confidential and other information to Customer’s LDC necessary to enroll Customer. **This Electricity Supply Authorization is not valid or binding unless and until signed by both Parties.**

Term: The Authorization will become effective when signed by both parties and will be incorporated into the Terms of Service agreement executed between the Parties prior to initiation of Customer’s electric service. Authorization and Terms of Service (together the “Agreement”) for the Initial Term specified above. After the Initial Term expires, this Agreement will continue for successive one (1) month Renewal Term(s) at a variable market-based rate unless and until either Party terminates the Agreement in accordance with the Terms of Service and the LDU successfully switches Customer’s Account(s) to another competitive electricity supplier or to the LDU’s generation service.

Termination: If Customer terminates the Agreement before the end of the Initial Term, Customer will be assessed an Early Termination Fee.

Rescission: Customer may rescind this Authorization within three (3) business days from the date on which the Agreement is delivered by personal delivery or delivery through electronic means, or, if delivery is by United States postal service, within five (5) business days from the date on which the Agreement is postmarked for delivery.

Price: The total monthly charge for the electric service provided by Mint Energy will be the sum of (i) energy product cost – variable market-based price for energy product provided to customer to satisfy their total

metered energy usage during the billing cycle, (ii) energy service cost - single aggregate amount Customer pays per kWh for all other administrative and market costs associated with delivery and sale of retail electricity (the “Retail Administrative Adder”), (iii) any additional Pass-through Charges, if applicable, and (iv) taxes. Delivery charges are additional, and not included as part of the total monthly charge described here.

Billing and Payment: Customer will be billed monthly for services provided via the Dual Billing Method, under which Customer will receive two invoices, one from Mint Energy for Mint Energy’s electric supply charge, and one from the LDC for its delivery charges. If Customer’s bill is not paid when due, Customer will be charged the Late Fee and other charges, as provided in the Terms of Service.

Switching Fee: Mint Energy does not charge a fee to switch to its service.

	CUSTOMER CONTACT	BILLING CONTACT (Required)	Mint Energy, LLC CONTACT	CUSTOMER PAYMENTS
NAME: ATTN:			Mint Energy, LLC	<u>For payment by check, please send to:</u> Mint Energy, LLC Department 1510 P.O. Box 4110 Woburn, MA 01888-4110
STREET ADDRESS:			One Rounder Way Suite 220	
CITY, STATE, ZIP:			Burlington, MA 01803	
PHONE #:			(877) 611-6468	
FAX #:			(888) 611-6468	
E-MAIL:			contracts@mintenergy.net	

SIGNATURE	<i>For Back Office Use Only</i>
Customer:	Mint Energy, LLC
Signature:	Signature:
Print Name:	Print Name:
Print Title:	Print Title: Contract Administrator
Date:	Date:

Electricity Supply Agreement—Terms of Service

New Hampshire – Small Commercial

COMMERCIAL CUSTOMER INFORMATION		
Customer: Click here to enter text.	LDC Account No: <i>See attached Addendum A</i>	
Federal Tax ID: Click here to enter text.	Duns: Click here to enter text.	<input type="checkbox"/> <i>Tax Exempt/ Special Status (documentation required)</i>
Contract ID: Click here to enter text.	Created On: Click here to enter text.	Offer Valid Thru: Click here to enter text.
Initial Term of Service: Click here to enter text. Months Intended Start Month/Year: Click here to enter text. *Intended Start Month: Mint Energy will make commercially reasonable efforts to start service in intended service month.		
Promo Code/Other: _____	Retail Administrative Adder: \$ Click here to enter text. per kWh	

This Terms of Service agreement and all addenda attached hereto form the Agreement (the “Agreement” or “ESA”) between Mint Energy, LLC (“Mint Energy”) and Customer, as defined above, each a “Party” and collectively the “Parties.”).

- A. Services:** Mint Energy will sell and deliver, or caused to be delivered, and Customer will purchase and receive, or cause to be received, during the term of this Agreement, electricity for each metered account listed under Addendum A. Mint Energy, LLC is licensed by the New Hampshire Public Utilities Commission to offer and supply electricity supply as a Competitive Electric Power Supplier (“CEPS”) in the state of New Hampshire (licensed in Docket No. 14-008).
- B. Term:** Mint Energy will determine, (e.g., using scheduled LDC/utility meter reading date), the service start date for each account listed in Addendum A after its receipt of Customer’s signed ESA, which will be indicated on Mint Energy’s first invoice to Customer, and Customer remains responsible for all charges and fees related to service prior to such service start date. Service will continue until the meter reading date during the last month of the Initial Term specified in this Agreement (the “Initial Term”). After the Initial Term expires, this Agreement will continue for successive one (1) month Renewal Term(s) at the Holdover Rate described below. However, if Customer gives Mint Energy thirty (30) days written notice to terminate prior to the end of the Initial Term, or at any time during such Renewal Term, termination will take place on the first scheduled meter reading taking place after the thirtieth (30th) day of such notice.
- C. Rescission:** Customer may rescind this Authorization within three (3) business days from the date on which the Agreement is delivered by personal delivery or delivery through electronic means, or, if delivery is by United States postal service, within five (5) business days from the date on which the Agreement is postmarked for delivery.
- D. Energy Price:** Customer agrees to pay charges in cents per kWh as specified herein for services for all kWhs for the stated Term. Calculation of the total monthly Energy Price paid by the Customer under the Agreement shall include the Energy Charge and Retail Administrative Adder (described below). For any Renewal Term or other period following end of Customer’s Initial Term, Customer’s Energy Price will be calculated using a variable market-based Energy Charge and variable Retail Administrative Adder, and will be subject to change as Mint Energy may determine commercially reasonable (“Holdover Rate”). Energy Price will not include other costs, including, but not limited to, transmission and delivery charges, system benefits charge, stranded cost recovery charge, and taxes. Past results regarding particular electricity products are not necessarily an indication of future results, and Customer’s Energy Price under this Agreement may be higher or lower than the EDC’s price in any given month. A completed tax exemption

certificate must accompany this Agreement. If no certification is attached, Mint Energy will treat sales to Customer as subject to taxes and will process Customer's account accordingly.

E. Energy Price Components: The Energy Price paid by the Customer under the ESA shall be calculated as follows: ***Energy Price = Energy Charge + Retail Administrative Adder (described below)***.

1. **Energy Charge** will be either the Real Time or Day-Ahead Locational Marginal Price, or a combination thereof (including energy cost, system congestion costs and transmission and distribution line losses), for the appropriate load zone expressed in \$/MWh and published by ISO-NE for the applicable hour, divided by 1,000 to convert to \$/kWh. For purposes of this ESA, Customer's hourly kWh usage will be determined in the following manner:
 - a. For **Non-interval Data Customers**: Mint Energy will apply a commercially reasonable hourly load profile, to scale Customer's monthly metered kWh usage to hourly increments.
 - b. For **Interval Customers with a monthly average usage less than 60,000 kWh (PSNH Customers)--per account** (as determined by Mint Energy, in its reasonable discretion, based on historical usage or other information available to Mint Energy at the time of execution of this ESA), Mint Energy may, at its sole option, in lieu of the Customer's actual hourly meter reading from Customer's LDC, a commercially reasonable hourly load profile, to scale Customer's monthly metered kWh usage to hourly increments.
 - c. For **All other Interval Data Customers**: Mint Energy will use Customer's actual hourly meter reading provided by Customer's LDC.
2. **Retail Administrative Adder ("RAA")** is a single aggregate charge covering various administrative and market costs, associated with the purchase, sale, and delivery of electricity to retail customers. RAA will be fixed at a specified amount during Customer's Initial Term and determined as a variable market-based amount for purpose of calculating and billing any applicable Holdover Rate. In any case the RAA will not include taxes, and is subject to change based on material deviations in Customer's usage or demand. The RAA will include, among others, the following general categories:
 - Service Fees** contains marketing, regulatory, administrative, billing, and other Mint Energy and third-party intermediary fees, costs, and charges;
 - Capacity Charges** contain costs associated with Mint Energy's obligation to provide capacity, as required by ISO-NE. If Capacity Charges are not included in the RAA, they will be listed as a separate and additional charges on Customer's invoice;
 - Renewable Energy Certificate Charges ("RECs")** contain costs associated with New Hampshire Renewable Energy Portfolio Standard compliance;
 - Ancillary Charges** include, but are not limited to, scheduling and related charges; fees levied by ISO-NE on Mint Energy, such as: NCPC, Regulation Charges, GIS, Locational Forward Reserve, Real-Time Reserves, and Load Response.

F. Billing and Payment Methods: Customer consents to be billed monthly for services provided hereunder via the Dual Billing Method, under which Customer will receive two invoices, one from Mint Energy for Mint Energy's electric supply charge, and one from the LDC for its delivery charges, each with applicable taxes. Under the Dual Billing Method, payments for Mint Energy's electric supply charge will be made directly to Mint Energy. Full payment due must be received by Mint Energy during normal business hours (i.e., by 5 p.m.) within twenty five (25) calendar days from the date upon the invoice ("Payment Date"). Should such date fall on a weekend or nationally recognized holiday, such payment will be due on the next business day. If full payment is not received by the Payment Date, it will be considered late, may be reported to a credit agency, and will subject Customer to default, termination, and other relevant Agreement provisions. Late and partial payment balances will be subject to charges calculated and accrued on a daily basis at the maximum rate of interest permissible by law. In addition, Customer will reimburse Mint Energy for any fees we incur related to late payments or insufficient credit, or collecting Customer's outstanding invoices, including reasonable attorney's fees. Before this Agreement terminates, Customer agrees to pay invoices for any electric supply charges, or any portion thereof, that may be found to have been actually used by the Customer during the term of this Agreement and were not previously billed.

G. Title and Risk of Loss: Title, liability and risk of loss associated with the electric energy purchased and sold

hereunder shall pass from Mint Energy to Customer at the delivery point for each account specified in Addendum A.

- H. Customer Service:** For service complaints and electric-related emergencies such as power outage or equipment service failure, please contact your LDC at the emergency contact information specified on your utility bill. For general inquiries about your electricity service and other non-emergency issues, contact Mint Energy toll free at (877) 611-6468 or by mail at 1 Rounder Way, Suite 220, Burlington MA, 01803 Attn: Customer Service.
- I. Bill Assistance and Do Not Call:** Customers may be included on a Do Not Call list by registering with the Federal Trade Commission at www.donotcall.gov or by telephone at 866-382-1222. Additional Information regarding consumer protection rights may also be obtained from the Consumer Affairs Division of the New Hampshire Public Utilities Commission at 800-852-3793.
- J. Credit Requirements:** Mint Energy reserves the right to request a credit history on an applicant for service prior to offering or at any time during the term of this Agreement. Mint Energy reserves the right to refuse service to any entity that does not meet Mint Energy's minimum credit requirements. If Mint Energy determines that, before offering service or at any time during the term of this Agreement, Customer's credit is or becomes unsatisfactory, Mint Energy may require, upon written request, and Customer will provide, a security deposit in an amount determined by Mint Energy in a commercially reasonable manner, subject to NH PUC rules and applicable statutes. Should Customer not provide such security deposit, Customer will be in material default of this Agreement. Interest for Customer's security deposit will be based on the Prime Rate, as the rate published in the Wall Street Journal on the first business day of the first business day of the month preceding the beginning of each calendar quarter. Interest shall accrue for deposits held by Mint Energy longer than twelve (12) months between the date of Customer's initial deposit and the earlier of the date of return of such deposit by Mint Energy to Customer or Customer's de-enrollment with Mint Energy. The security deposit, plus any accrued interest, less any amounts due Mint Energy, will be refunded no later than sixty (60) days after the de-enrollment of Customer from Mint Energy's supply service.
- K. Material Change of Use:** Customer agrees to notify Mint Energy promptly in writing whenever Customer has reason to believe its kilowatt demand or kWh usage will or may deviate materially from historical usage patterns, and provide Mint Energy with good-faith estimates and other relevant information for the anticipated, and any related, deviations. In any event, Customer shall be solely responsible for, and agrees to pay or reimburse (as the case may be), any charges, penalties, fees, or other expenses incurred or assessed (or reasonably anticipated to be incurred or assessed) as a result of the usage and demand changes described herein. In addition to, and notwithstanding, the above, upon the occurrence of a material change in usage under this section, Mint Energy may, at its discretion, terminate this Agreement without penalty, and in such an event, Customer agrees to pay any retroactive charges or other amounts which Mint Energy incurs as a result.
- L. Termination of Agreement by Customer:** Customer may terminate this Agreement, in whole or with respect to any single account included, by providing thirty (30) days advance written notice to Mint Energy. However, in the event of such termination, Customer will pay to Mint Energy, as an Early Termination Fee, the following: Outstanding fees due to Mint Energy for electricity and related services it has provided to Customer pursuant to this Agreement before the date such termination becomes effective, including late fees for any overdue payments, **plus** an additional payment amount calculated as the product of the RAA multiplied by the total number of kWhs that Mint, in its sole discretion, estimates it would have provided to Customer under this Agreement during the period of time remaining in Customer's Initial Term (and/or any applicable Renewal Terms) had both Parties continued to perform as though this Agreement remained continuous and in effect for the entirety of such Term. Both Parties further acknowledge and agree that the Early Termination Fee defined herein is a reasonable approximation of harm or loss, not a penalty or punitive in any respect, and neither an exclusive remedy for Mint Energy, or intended to serve as a cap or other limitation on the amount of liquidated damages Mint Energy may otherwise claim or recover.

- M. Termination of Agreement by Mint Energy:** Mint Energy reserves the right to terminate this Agreement without damages or liability to Mint Energy of any kind, and may place the Customer back on default LDC service: (i) immediately, if Customer fails to make timely payment of all amounts due Mint Energy on the due date. Failure to make timely payment will specifically include when payment is declined by Customer's financial institution for non-sufficient funds or any other reason; (ii) after ten (10) days written notice, if the LDC is unable to read Customer's meter for two (2) consecutive months; (iii) if the Customer fails to post a security deposit under the provisions of the Credit Requirements section herein within ten (10) days of a written request for deposit; (iv) if any information, representation, or warranty Customer made in this Agreement proves to have been false or misleading in any material respect, or ceases to remain true during the Term, and within five (5) business days of such ceasing, if Customer does not provide written notice to Mint Energy about such ceasing; (v) if Customer files a petition or otherwise commences, authorizes or acquiesces to the commencement of a proceeding or cause of action with respect to it under any bankruptcy proceeding or similar laws for the protection of creditors, or has such a petition filed against it; (vi) absent written agreement to the contrary and Mint Energy's consent, if Mint Energy ceases to be the sole supplier of electricity for the locations listed in Addendum A, including but not limited to on-site generation of any kind by Customer, without Mint Energy's consent; (vii) Excluding (i) through (vi) above, Customer materially defaults on any other obligations under this Agreement, provided such default is not remedied within three (3) days of its awareness, or Mint Energy's notice, whichever occurs earliest; or as soon as lawfully allowed thereafter. Mint Energy will notify Customer of its intent to terminate service at least ten (10) business days prior to the effective date of termination and, unless another competitive electricity supplier is chosen by Customer, Customer's electricity will be provided by the LDU under its applicable generation service tariff. Customer's electric service will not be physically disconnected. In the event service is terminated in accordance with this section, Customer will pay to Mint Energy the Early Termination Fee and any damages to Mint Energy occurring as a result.
- N. Force Majeure:** Except for Customer's obligation to make payments when due, neither Party will be liable to the other for any delay or failure to perform its obligations under this Agreement caused by occurrences not caused by such Party. Such occurrences include but are not limited to an act of God or public enemy, storm, earthquake, other natural forces, war, riot, explosion, public disturbance, labor action, non-performance of the LDC or ISO/RTO, or unavailability of transmission facilities. The affected Party or Parties will be excused from such performance and any further performance required under this Agreement for whatever period is reasonably necessary to alleviate the effects of the Force Majeure. Force Majeure will specifically not include: (a) when Customer shuts down, sells, or relocates its facilities; or (b) any economic loss of Customer's (e.g., Customer's loss of its own product/service markets or supply chains, or any Customer losses dependent on an energy market).
- O. Change in Law, market structure and/or electricity needs or classifications:** If there is a change in or implementation of law, rule, regulation, ordinance, statute, judicial decision, administrative order, ISO/RTO operating guidelines, ISO/RTO protocols, zonal boundary definitions, utility tariffs, and the like (including resource adequacy or renewable portfolio standards), or electricity market structure, and such change results in Mint Energy incurring additional costs or expenses associated with providing the services described herein, such additional costs or expenses are the responsibility of the Customer and will be assessed to Customer in Mint Energy's monthly bill as an additional charge, and Customer hereby agrees to pay all such charges. Further, in the event any order of any governmental authority, regulation, or law adversely and materially impacts Mint Energy's ability to perform, Mint Energy may terminate this Agreement without penalty.
- P. Limitation of Liability:** UNLESS OTHERWISE EXPRESSLY PROVIDED HEREIN, ANY LIABILITY UNDER THIS AGREEMENT WILL BE LIMITED TO DIRECT ACTUAL DAMAGES AS THE SOLE AND EXCLUSIVE REMEDY, AND ALL OTHER REMEDIES AND DAMAGES AT LAW OR IN EQUITY ARE WAIVED AND NEITHER PARTY WILL BE

LIABLE FOR CONSEQUENTIAL, INCIDENTAL, SPECIAL, PUNITIVE, EXEMPLARY OR INDIRECT DAMAGES, INCLUDING LOST PROFITS OR OTHER BUSINESS INTERRUPTION DAMAGES, WHETHER IN TORT OR CONTRACT, UNDER ANY INDEMNITY PROVISIONS OR OTHERWISE IN CONNECTION WITH THIS AGREEMENT. THE LIMITATIONS IMPOSED ON REMEDIES AND DAMAGE MEASUREMENT WILL BE WITHOUT REGARD TO CAUSE, INCLUDING NEGLIGENCE OF ANY PARTY, WHETHER SOLE, JOINT, CONCURRENT, ACTIVE OR PASSIVE, PROVIDED NO SUCH LIMITATION SHALL APPLY TO DAMAGES RESULTING FROM WILLFUL MISCONDUCT OF ANY PARTY.

- Q. Disclaimer of Warranty:** MINT ENERGY EXPRESSLY DISCLAIMS ALL WARRANTIES REGARDING THE QUALITY OF ELECTRICITY DELIVERED TO CUSTOMER PURSUANT TO THIS AGREEMENT, WHETHER WRITTEN, ORALLY EXPRESSED, OR IMPLIED, INCLUDING, WITHOUT LIMITATION, MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
- R. Governing Law and Dispute Resolution:** This Agreement shall be governed by and construed, enforced and performed in accordance with the laws of the state of New Hampshire. Each party hereby designates the New Hampshire state courts of competent jurisdiction or the United States District Court for the District of New Hampshire as the exclusive courts of proper jurisdiction of any suit, claim, action or other proceedings, whether at law or in equity, relating to this Agreement, and venue for any such suit, claim action or other proceedings shall be in Concord, New Hampshire. Unless otherwise prohibited by law or specified below, any dispute arising hereunder or relating hereto shall be resolved by arbitration pursuant to the commercial arbitration rules of the American Arbitration Association ("AAA"). Such arbitration shall involve a single arbitrator (mutually selected by the Parties, or in the absence of agreement, appointed by the AAA). The arbitration decision shall be binding upon the Parties and judgment upon the award may be entered in any court having jurisdiction over the Party against which enforcement is sought. The cost of the arbitration shall be divided equally between the Parties. However, nothing in this section is intended to prevent either Party from obtaining injunctive relief in court to prevent irreparable harm pending the conclusion of any such arbitration. The Parties agree that any billing dispute must be made to Mint Energy in writing by Customer within twelve (12) months of the billing date, or it shall be deemed waived.
- S. Confidentiality:** Parties agree to keep all terms and provisions of this Agreement confidential and not to disclose the terms of the same to any third parties without the prior written consent of the other Party; provided, however, each Party shall have the right to make such disclosures, if any, to governmental agencies and to its own agents, attorneys, auditors, accountants and shareholders or members as may be reasonable necessary. If disclosure is sought through process of a court, or a state or federal regulatory agency, the Party from whom the disclosure is sought shall provide reasonable notice thereof to the other Party. Mint Energy will not release any Customer confidential information without obtaining prior written authorization of the Customer unless required by law. For the purposes of this section, Customer's Confidential Information shall include, but not be limited to: Customer name, address, email address, telephone number, and individual customer payment information.
- T. Assignment:** Customer hereby consents to Mint Energy's assignment of its rights and obligations under this Agreement to third parties without further notice or obligation to Customer, except as may be required by law. Customer may not assign its rights and obligations under this Agreement to a third party without the prior written consent of Mint Energy, which consent shall not be unreasonably withheld. Mint Energy may deny such assignment based on the creditworthiness of the assignee, or for any other reason.
- U. Forward Contract:** The Parties agree that this Agreement is a "Forward Contract" and that Mint Energy is a "forward contract merchant" for the purposes of United States Bankruptcy Code, as amended, (the "Bankruptcy Code") and that any payment related hereto will constitute a "settlement payment" as defined in Section 101 (51A) of the Bankruptcy Code.
- V. No Waiver:** Mint's failure to act or waiver of any right or obligation hereunder, including in respect to any

Default by the Customer, shall not be considered a waiver of any future right or obligation, whether of a similar or different character.

- W. Rule of Construction:** The language in this ESA shall be interpreted as to its fair meaning and not strictly for or against any Party. Any rule of construction stating that ambiguities are to be resolved against the drafting Party shall not apply in interpreting this Agreement.
- X. Indemnification:** Customer agrees to indemnify, defend, and/or hold harmless Mint Energy for: (1) Customer's negligent or willful misconduct, including any fees, surcharges, costs, or the like emanating from or relating to transferring to or from Mint's services; or (2) any claims or suits brought against Mint Energy for any loss, damage, or injury to persons or property, including without limitation all consequential, incidental, exemplary, or punitive damages arising from or relating to the distribution or consumption of electricity at and after the point at which the LDC delivers the electricity to Customer's facilities.
- Y. Severability:** If any provision of this Agreement shall be held to be invalid, illegal, or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.
- Z. Entire Agreement; Amendment:** This Agreement, along with any attachments and/or addenda, constitute the entire agreement between Customer and Mint Energy relating to the subject matter hereof and supersedes any other agreements, written or oral, between Customer and Mint Energy concerning the subject matter of the Agreement. Except as otherwise set forth in this Agreement, this Agreement may be amended only by mutual agreement between Customer and Mint Energy and any amendment will not be effective until reduced to writing and executed by both Parties. This Agreement may not be amended by course of performance or course of conduct.

	CUSTOMER CONTACT	BILLING CONTACT (Required)	Mint Energy, LLC CONTACT	CUSTOMER PAYMENTS
NAME: ATTN:			Mint Energy, LLC	<u>For payment by check,</u> <u>please send to:</u> Mint Energy, LLC Department 1510 P.O. Box 4110 Woburn, MA 01888-4110
STREET ADDRESS:			One Rounder Way Suite 220	
CITY, STATE, ZIP:			Burlington, MA 01803	
PHONE #:			(877) 611-6468	
FAX #:			(888) 611-6468	
E-MAIL:			contracts@mintenergy.net	

SIGNATURE	<i>For Back Office Use Only</i>
Customer:	Mint Energy, LLC
Signature:	Signature:
Print Name:	Print Name:
Print Title:	Print Title: Contract Administrator
Date:	Date:

Electricity Supply Agreement – Addendum A – No. ____ of ____

Customer Legal Name: _____

Accounts Included in Electricity Supply Agreement:

LDC	LDC Account Number	Physical/Service Address	Billing Address	Annual Contract Volumes (MWh)	Delivery Point	Meter Type

CUSTOMER SIGNATURE
Business Name:
Signature:
Print Name:
Print Title:
Date: