

Green Energy Rewards Agreement

Date: July 8, 2016

Customer : Address: SS#/EIN #: LDC Name: Con Edison Service/Rate Residential Class: J1	LDC Account #: Service Address: Contact : Tel. No. : Account Name: Service: Power
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CUSTOMER DISCLOSURE STATEMENT

Price	Fixed, Variable or Index
How price is determined Variable Rate 30% Green	Electric Variable Price shall each month reflect the cost of electricity obtained from all sources (including energy, capacity, settlement, ancillaries), related transmission and distribution charges and other market-related factors, plus all applicable taxes, fees, charges or other assessments and LP&L's costs, expenses and margins
Length of the agreement and end date	For Variable Rate service the Term is 30 days. See Section 2-Term.
Process customer may use to rescind the agreement without penalty	Customer may rescind by calling the toll free number 888 674-6768 within 3 business days of receipt of the sales agreement.
Amount of Early Termination Fee ("ETF")	No early termination fee
Amount of Late Payment Fee and method of calculation	1.5% per month on overdue balances
Provisions for renewal of the agreement	After Initial Term, unless otherwise agreed to, renews on a month to month basis at a variable rate methodology until terminated by either party. For more details see Section 2 - Term.
Guaranteed Savings	This agreement does not offer guaranteed savings below the utility price.
Renewable Energy Product	30% of the Electricity provided by LP&L under this agreement shall be derived from renewable energy sources.
Pick Your Own Rewards	PYOR is an online redemption program. Customer will be provided a reward code worth up to \$500 upon valid enrollment with LP&L. Reward code is valid for 60 days. For all details see PYOR Terms & Conditions
Lex Power Perks	Customer must provide valid email address to participate. Customer will be provided a pin # and account # upon valid enrollment with LP&L to access the shopping reward program. Customer can earn up to \$50 per month, every month they are on continuous service with LP&L. For all details see Lex Power Perks Terms & Conditions

1. Agreement to Sell and Purchase Energy. This is an agreement between LP&L (“LP&L”), an independent energy services company, and the undersigned customer (“Customer”) under which Customer shall initiate natural gas and/or electricity service and begin enrollment with LP&L (the “Agreement”). Subject to the terms and conditions of this Agreement, LP&L agrees to sell and deliver, and Customer agrees to purchase and accept the quantity of natural gas and/or electricity, as estimated by LP&L, necessary to meet Customer’s requirements based upon consumption data obtained by LP&L or the delivery schedule of the Local Distribution Utility (the “LDC”). LP&L is not affiliated with and does not represent the LDC. The amount of natural gas and/or electricity supplied under this Agreement is subject to change based upon data reflecting Customer’s consumption obtained by LP&L or the LDC’s delivery schedule. The LDC will continue to deliver the natural gas and/or electricity supplied by LP&L.

2. Term. For Variable Rate service this Agreement shall commence as of the date Customer’s notice regarding the change of Customer’s provider to LP&L is deemed effective by the LDC, and shall continue for 30 days thereafter (the “Initial Term”). Unless otherwise agreed to upon completion of the Initial Term, this Agreement will renew on a month-to-month basis with a monthly variable rate methodology with no change to the remaining terms (the “Renewal Term”). While receiving service on a month-to-month basis, either party may cancel or terminate this Agreement by providing 30 days’ advance written notice of termination to the other party.

For Fixed Rate service this Agreement shall commence as of the date Customer’s notice regarding the change of Customer’s provider to LP&L is deemed effective by the LDC, and shall continue for 12 months thereafter (the “Initial Term”). Unless otherwise agreed to, upon completion of the Initial Term, this Agreement will renew on a month-to-month basis with a monthly variable rate methodology with no change to the remaining terms (the “Renewal Term”). At least 30 days and no more than 60 days prior to the renewal date, LP&L will notify Customer in writing of the terms of renewal of this Agreement and of the Customer’s right to renew, reject or renegotiate this Agreement. While receiving service on a month-to-month basis, such notification will be provided only for the first renewal occurring at the end of the Initial term, and Customer or LP&L may cancel or terminate this Agreement by providing 30 days’ advance written notice of termination to the other party.

3. Pricing, Billing, and Termination. Unless otherwise agreed to in writing, the price for all natural gas sold under this Agreement shall be a [] variable price which each month shall reflect the wholesale cost of natural gas (including commodity, capacity, storage and balancing), transportation to the Delivery Point, and other market-related factors, plus all applicable taxes, fees, charges or other assessments and LP&L’s costs, expenses and margins; [] NYMEX plus \$_____ adder that varies each month or [] a fixed price of _____ per dth plus, in each case, all applicable taxes. Unless otherwise agreed to in writing, the price for all electricity sold under this Agreement shall be a [] variable price which shall each month reflect the cost of electricity obtained from all sources (including energy, capacity, settlement, ancillaries), related transmission and distribution charges and other market-related factors, plus all applicable taxes, fees, charges or other assessments and LP&L’s costs, expenses and margins; or [] a fixed price of _____ per kWh, plus in each case, all applicable taxes. Lexington reserves the right to “pass through” any additional future capacity/tariff increases that may be instituted during the contract term which customer acknowledges that Lexington has no control over. In the event of a renewal, first or last month of the contract term, the price charged by Lexington might be a “blended rate” if LDC deems the meter read cycle to be in a “black out” period. Customer acknowledges Lexington has no control over meter read cycles and or “black out” periods under the sole discretion of the LDC.

If there is a material adverse change in the business or financial condition of customer (as determined by LP&L at its discretion) or if customer fails to meet its obligations under this Agreement or pay or post any required security deposit, then, in addition to any other remedies that it may have, LP&L may terminate this Agreement upon 15 days’ written notice to customer. If customer terminates this Agreement prior to the end of the Initial or Renewal Term or if LP&L terminates this Agreement due to customer’s breach, the customer shall pay LP&L \$100 if the remaining term is less than 12 months and \$200 if the remaining term is 12 months or more.

LP&L will invoice Customer monthly for natural gas and/or electricity supplied under this Agreement, as measured by the LDC, and Customer will pay each invoice in full within 20 days of the invoice date or be subject to a late payment charge of 1.5% per month. Customer may receive a single bill for both commodity and delivery costs from either LP&L or the LDC, or each of the LDC and LP&L may invoice Customer separately. Customer payments remitted in response to a consolidated bill shall be pro-rated (when so required) in accordance with procedures adopted by the New York State Department of Public Service (the "DPS"). LP&L may assign and sell Customer accounts receivable to the LDC. In the event of failure to remit payment when due by a residential customer, LP&L may terminate commodity service and seek suspension of distribution service in conformance with the Home Energy Fair Practices Act ("HEFPA"). A \$30 fee will be charged for all returned payments.

4. Assignment. Customer may not assign its interests in and delegate its obligations under this Agreement without the express written consent of LP&L. LP&L may sell, transfer, pledge, or assign the accounts, revenues, or proceeds hereof, in connection with any financing agreement or receivables purchase program, and may assign this Agreement to another energy supplier, energy services company or other entity as authorized by the DPS with 30 days written notice to Customer.

5. Information Release Authorization. Customer authorizes LP&L to obtain and review information regarding Customer's credit history from credit reporting agencies and the following information from the LDC: consumption history; billing determinants; account number; credit information; public assistance status; participation in utility low income discount programs; existence of medical emergencies, status as to whether Customer has a medical emergency, is human needs, elderly, blind or disabled and data applicable to cold weather periods under PSL § 32 (3); and information pertaining to PSL § 33, tax status and eligibility for economic development or other incentives. This information may be used by LP&L to determine whether it will commence and/or continue to provide energy supply service to Customer and will not be disclosed to a third party unless required by law. Customer's execution of this Agreement shall constitute authorization for the release of this information to LP&L. This authorization will remain in effect during the Initial Term and any Renewal Term. Customer may rescind this authorization at any time by providing written notice thereof to LP&L or by calling LP&L at 1.888-674-6768. LP&L reserves the right to cancel this Agreement in the event Customer rescinds the authorization.

6. Consumer Protections. The services provided by LP&L to Customer are governed by the terms and conditions of this Agreement and HEFPA for residential customers. LP&L will provide at least 15 days' notice prior to the cancellation of service to Customer. A residential Customer may be subject to termination of commodity service and the suspension of distribution service under procedures approved by the DPS. Customer may obtain additional information by contacting LP&L at 1-888-674-6768 or the DPS at 1-800-342-3377 (General Helpline), or by writing to the DPS at: New York State Department of Public Service, Office of Consumer Services, Three Empire State Plaza, Albany, New York 12223, or through its website at: <http://www.dps.ny.gov>.

7. Cancellation. A residential Customer may rescind this Agreement within 3 business days after the signing or receipt of this Agreement, whichever comes first, by contacting LP&L at 1-888-674-6768 or in writing. Customer is liable for all LP&L charges until Customer returns to the LDC or goes to another supplier. A final bill will be rendered within twenty (20) days after the final scheduled meter reading or if access is unavailable, an estimate of consumption will be used in the final bill, which will be trued up subsequent to the final meter reading.

8. Agency-Gas. Customer hereby designates LP&L as agent to; (a) arrange and administer contracts and service agreements between Customer and LP&L and between the interstate pipeline transporters of Customer natural gas supplies; (b) nominate and schedule with the interstate pipeline the transportation of Customer's natural gas supplies from the Sales point to the Delivery Points, and with the LDC for the transportation of the Customer's natural gas supplies from the Delivery Points to the Customer's end-use premises; and (c) aggregate Customer's natural gas supplies with such supplies of other customers served by LP&L to maintain qualification for LDC transportation service and resolve imbalances that may arise during the term of this Agreement. LP&L as agent for the Customer will schedule the delivery of adequate supplies of natural gas that meet the Customer's city gate

requirements as established by the LDC and in response to information provided by the LDC. The Sales Points for the natural gas supplies provided under this Agreement will be a point or points located outside the State of New York (located outside of the municipality where Customer resides) as selected from time to time by Lexington to assure service reliability. The Delivery Points for the natural gas transported by interstate pipelines will be the city gate stations of the LDC. LP&L agrees to arrange for the transportation of the natural gas supplied under this Agreement from the Sales Points to the Delivery Points and from the Delivery Points to the Customer's end-use premises. These services are provided on an arm's length basis and market-based compensation is included in the price noted above.

Agency-Electric: Customer hereby designates LP&L as agent to; (a) arrange and administer contracts and service agreements between Customer and LP&L and those entities including the New York Independent System Operator ("NYISO") engaged in the generation, transmission and delivery of Customer electricity supplies; and (b) nominate and schedule with the appropriate entities including the LDC for the delivery of electricity to the Sales Point and the Customer's end-use premises. LP&L as agent for the Customer will schedule the delivery of adequate supplies of electricity that meet the Customer's requirements as established by the LDC and in response to information provided by the LDC. The Sales Points for the electricity will be a point at the NYISO LP&L load bus (located outside of the municipality where Customer resides). These services are provided on an arm's length basis and market-based compensation is included in the price noted above.

9. Title-Gas: All natural gas sold under this Agreement shall be delivered to a location considered the "Point of Delivery," which for gas shall be the utility city gate and shall constitute the point at which the sale occurs and title passes from LP&L to the Customer. Customer will be liable for and pay all taxes or surcharges, which are imposed with respect to the sale of natural gas. If Customer is exempt from such taxes, Customer is responsible for identifying and requesting any exemption from the collection of the taxes by filing appropriate documentation with LP&L.

Title-Electric: All electricity sold under this Agreement shall be delivered to a location considered the "Point of Delivery", which shall be at the NY ISO LP&L load bus (located outside of the municipality where Customer resides), and shall constitute the point at which title transfers and the sale occurs. LP&L will indemnify and hold harmless Customer from all taxes, royalties, fees or other charges incurred before title passes with respect to the electricity provided hereunder.

10. Warranty. This Agreement, including any enrollment form and applicable attachments, as written makes up the entire Agreement between Customer and LP&L. LP&L makes no representations or warranties other than those expressly set forth in this Agreement, and LP&L expressly disclaims all other warranties, express or implied, including merchantability and fitness for a particular use.

11. Force Majeure. LP&L will make commercially reasonable efforts to provide natural gas and/or electricity hereunder but LP&L does not guarantee a continuous supply of natural gas and/or electricity to Customer. Certain causes and events out of the control of LP&L ("Force Majeure Events") may result in interruptions in service. In the event that LP&L is rendered unable, wholly or in part, to perform its obligations under this Agreement due to events not reasonably anticipated or within either party's control, LP&L will not be liable for any interruptions caused by a Force Majeure Event, and LP&L is not and shall not be liable for damages caused by Force Majeure Events. Force Majeure Events shall include acts of God, fire, flood, storm, terrorism, war, civil disturbance, acts of any governmental authority, accidents, strikes, labor disputes or problems, required maintenance work, inability to access the local distribution utility system, curtailment by Customer's LDC or LP&L transportation capacity, Customer's LDC appropriation of natural gas, non-performance by the LDC (including, but not limited to, a facility outage on its gas distribution lines or electric facilities), or any other cause beyond LP&L's control.

12. Liability. The remedy in any claim or suit by Customer against LP&L will be solely limited to direct actual damages (which will not exceed the amount of Customer's single largest monthly invoice amount in the immediately preceding 12 months). All other remedies at law or in equity are hereby waived. In no event will

either LP&L or Customer be liable for consequential, incidental, indirect, special or punitive damages. These limitations apply without regard to the cause of any liability or damages. There are no third-party beneficiaries to this Agreement.

13. LP&L Contact Information. Customer may contact LP&L's Customer Service Center at 1-888-674-6768, Monday through Friday 9:00 a.m. - 5:00 p.m. EST (contact center hours subject to change). Customer may write to LP&L at: Lexington Power & Light, 601 Portion Rd Ronkonkoma, NY 11779 or at: info@lexpl.com

14. Dispute Resolution. The services provided by LP&L to Customer are governed by the terms and conditions of this Agreement and HEFPA for residential customers. In the event of a billing dispute or a disagreement involving LP&L's service hereunder, the parties will use their best efforts to resolve the dispute. Customer should contact LP&L by telephone or in writing as provided above. The dispute or complaint relating to a residential customer may be submitted by either party at any time to the DPS pursuant to its Complaint Handling Procedures ("Procedures") or calling the DPS at 1-800-342-3377. Customer must pay the bill in full, except for the specific disputed amount, during the pendency of the dispute, and such payment shall be refunded if warranted by the decision of DPS.

15. Choice of Laws. Venue for any lawsuit brought to enforce any term or condition of this Agreement or to construe the terms hereof shall lie exclusively in the State of New York. This Agreement shall be construed under and shall be governed by the laws of the State of New York without regard to the application of its conflicts of law principles.

16. Taxes and Laws. Except as otherwise provided in the Agreement or provided by law, all taxes of whatsoever kind, nature and description due and payable with respect to service provided under this Agreement, other than taxes based on LP&L's net income, shall be paid by Customer, and Customer agrees to indemnify LP&L and hold LP&L harmless from and against any and all such taxes.

18. Emergency Service. The LDC will continue to respond to leaks and emergencies. In the event of a gas leak, service interruption or other emergency, Customer should immediately call the LDC at Con Edison 1-800-75CONED; Orange and Rockland at 1-877-434-4100; KeySpan 718-643-4050 (NYC) and 1-800-490-0045 (Long Island); Niagara Mohawk at 1-800-892-2345; Central Hudson at 1-800-527-2714; RG&E at 1-800-743-1701; NYSEG at 1-800-572-1131; National Fuel at 1-800-444-3130 and emergency personnel. Customer should then call LP&L at: 1-888-674-6768.

19. Parties Bound. This Agreement is binding upon the parties hereto and their respective successors and legal assigns.

Customer and LP&L have caused this Agreement to be executed as of the date noted above on the first page of this Agreement, by individuals authorized to bind each party, and Customer has reviewed all of the terms herein.

In the case of telephonic or electronic enrollment execution shall be deemed provided pursuant to the methods authorized under the New York Uniform Business Practices.

Lexington Power and Light LLC

Customer

By: _____

By: _____

Title: _____

Title: _____

Date: _____

Date: _____