## **APPENDIX 6**

## BID ASSURANCE LETTER OF CREDIT

## **{TO BE ISSUED ON THE LETTERHEAD OF THE ISSUING BANK}**

IRREVOCABLE S	STANDBY LETTER	R OF CREDIT	NO.		
ISSUE DATE		_ F	EXPIRY DATE_		
APPLICANT					
[NAME]					
[ADDRESS]					
BENEFICIARY					
<b>RANDY FEUCHT</b>					
THE POTOMAC E	EDISON COMPAN	Y			
800 CABIN HILL	DRIVE				
GREENSBURG, P.	A 15601				
CURRENCY	AMOUNT				
CURRENCY USD ******	<b>S</b>				
WE HEREBY ISS	UE IN YOUR FAV	OR OUR IR	REVOCABLE L	ETTER OF CR	EDIT NO:
FOR	THE ACCOUNT (	OF		(APPLICANT	) FOR AN
AMOUNT OR AM	THE ACCOUNT ( MOUNTS NOT TO	EXCEED IN	THE AGGREG	ATE USD (	US
DOLLARS)	THE BAN (ADDRESS), EEXPIRY DATE), U	A	VAILABLE BY	YOUR DRA	FT(S) AT
SIGHT ON	THE BAN	K OF		('	'ISSÚER")
	(ADDRESS), F	EFFECTIVE	A	ND EXPIRING	G AT OUR
COUNTERS ON (I	EXPIRY DATE),	UNLESS TER	MINATED EAR	LIER IN ACCO	ORDANCE
WITH THE PRO	OVISIONS OF TH	IE BENEFIC	IARY'S MARY	LAND REQU	EST FOR
PROPOSALS FOR	R FULL REQUIREN	MENTS SERV	ICE DATED (1	DATE) OR OT	HERWISE
EXTENDED BY A	AMENDMENT.		`	,	
THIS LETTER OF	CREDIT IS PRESE	ENTABLE AN	D PAYABLE A	T OUR COUNT	TERS AND
WE HEREBY E	NGAGE WITH Y	YOU THAT	DRAFTS DRA	WN UNDER	AND IN
COMPLIANCE W	TITH THE TERMS	OF THIS LE	TTER OF CRED	OIT WILL BE H	HONORED
ON PRESENTATION	ON IF ACCOMPA	NIED BY THE	E REQUIRED DO	OCUMENTS PI	URSUANT
	OF THIS LETTER O		`		
THE BELOW MEN	NTIONED DOCUM	IENT(S) MUS	T BE PRESENT	ED ON OR BEI	FORE THE
	OF THIS INSTRUM				

1. YOUR SIGNED AND DATED STATEMENT, READING AS FOLLOWS:

CONDITIONS OF THIS LETTER OF CREDIT.

"THE AMOUNT FOR THIS DRAWING, USD (INSERT AMOUNT), BEING

2. THIS ORIGINAL LETTER OF CREDIT AND ALL ORIGINAL AMENDMENTS (IF ANY).

IF PRESENTATION OF ANY DRAWING IS MADE ON A BUSINESS DAY (AS HEREIN DEFINED) AND SUCH PRESENTATION IS MADE ON OR BEFORE 11:00 A.M. NEW YORK TIME, ISSUER SHALL SATISFY SUCH DRAWING REQUEST ON THE NEXT BUSINESS DAY. IF THE DRAWING IS RECEIVED AFTER 11:00 A.M. NEW YORK TIME, ISSUER WILL SATISFY SUCH DRAWING REQUEST ON THE SECOND FOLLOWING BUSINESS DAY.

THIS LETTER OF CREDIT MAY BE TERMINATED UPON ISSUER'S RECEIPT OF A WRITTEN RELEASE FROM THE BENEFICIARY RELEASING THE ISSUER FROM ITS OBLIGATIONS UNDER THIS LETTER OF CREDIT AND RETURN OF THIS LETTER OF CREDIT AND ANY AMENDMENT(S) THERETO TO THE ISSUER.

THE TERM "BUSINESS DAY" AS USED HEREIN MEANS ANY DAY OTHER THAN (I) A SATURDAY, (II) A SUNDAY, OR (III) A DAY ON WHICH BANKING INSTITUTIONS LOCATED IN THE CITY OF NEW YORK, NEW YORK ARE REQUIRED OR AUTHORIZED BY LAW TO BE CLOSED AND (IV) A DAY ON WHICH PAYMENTS CAN BE EFFECTED ON THE FEDWIRE SYSTEM.

APPLICANT'S FILING OF A BANKRUPTCY, RECEIVERSHIP OR OTHER DEBTOR-RELIEF PETITION, AND/OR APPLICANT'S DISCHARGE THEREUNDER, SHALL IN NO WAY AFFECT THE LIABILITY OF [BANK] UNDER THIS LETTER OF CREDIT AND [BANK] SHALL REMAIN LIABLE TO [BENEFICIARY] UP TO, BUT NOT BEYOND, THE STATED EXPIRY DATE OF THIS LETTER OF CREDIT FOR THE FULL AMOUNT OF APPLICANT'S OBLIGATIONS HEREIN TO [BENEFICIARY] NOT TO EXCEED THE AVAILABLE AMOUNT IN THIS LETTER OF CREDIT.

## ADDITIONAL TERMS AND CONDITIONS:

- 1. ALL COMMISSIONS AND OTHER BANKING CHARGES WILL BE BORNE BY THE APPLICANT.
- 2. THIS LETTER OF CREDIT MAY NOT BE TRANSFERRED OR ASSIGNED.
- 3. THIS LETTER OF CREDIT IS IRREVOCABLE.
- 4. THIS LETTER OF CREDIT IS SUBJECT TO THE INTERNATIONAL STANDBY

PRACTICES (1998) OF THE INTERNATIONAL CHAMBER OF COMMERCE PUBLICATION NO. 590 ("ISP98"). AS TO MATTERS NOT GOVERNED BY ISP98, THIS LETTER OF CREDIT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK, INCLUDING, TO THE EXTENT NOT INCONSISTENT WITH ISP98, THE UNIFORM COMMERCIAL CODE AS IN EFFECT IN THE STATE OF NEW YORK. THIS LETTER OF CREDIT MAY NOT BE AMENDED, CHANGED OR MODIFIED WITHOUT THE EXPRESS WRITTEN CONSENT OF THE BENEFICIARY AND THE ISSUER.

- 5. THE BENEFICIARY SHALL NOT BE DEEMED TO HAVE WAIVED ANY RIGHTS UNDER THIS LETTER OF CREDIT, UNLESS THE BENEFICIARY SHALL HAVE SIGNED A DATED WRITTEN WAIVER. NO SUCH WAIVER, UNLESS EXPRESSLY SO STATED THEREIN, SHALL BE EFFECTIVE AS TO ANY TRANSACTION THAT OCCURS SUBSEQUENT TO THE DATE OF THE WAIVER, NOR AS TO ANY CONTINUANCE OF A BREACH AFTER THE WAIVER. PARTIAL DRAWING ALLOWED.
- 6. A FAILURE TO MAKE ANY PARTIAL DRAWINGS AT ANY TIME SHALL NOT IMPAIR OR REDUCE THE AVAILABILTY OF THIS LETTER OF CREDIT IN ANY SUBSEQUENT PERIOD OR OUR OBLIGATION TO HONOR YOUR SUBSEQUENT DEMANDS FOR PAYMENT MADE IN ACCORDANCE WITH THE TERMS OF THIS LETTER OF CREDIT.

WE CONFIRM THAT THE ELECTRONIC PDF	F FILE OF THE LETTER OF CREDIT AN	D
ANY AMENDMENT(S) TRANSMITTED VIA	E-MAIL TO: IS THE	
OPERATIVE INSTRUMENT. THE BENEFICIA	ARY MAY USE THE ELECTRONIC PDF	
FILE OF THE LETTER OF CREDIT NO	AND ANY AMENDMENT(S) AS	
THE "ORIGINAL" LETTER OF CREDIT AND	ORIGINAL AMENDMENTS. ANY	
PRINTED HARDCOPIES WILL BE COPIES O	NLY AND CANNOT BE TREATED AS	
THE ORIGINAL LETTER OF CREDIT OR OR	IGINAL AMENDMENTS.	

AUTHORIZED SIGNATURE:_	
TITLE:	

PLEASE DIRECT ANY WRITTEN CORRESPONDENCE, INCLUDING DRAWING OR INQUIRIES TO:

[BANK NAME, ADDRESS AND PHONE NUMBER