**Appendix B.XX EDAM Addendum To EIM Entity Agreement**

***This agreement is new, but for the convenience of review, the entire document appears in black text. The appendix number will be assigned at the time of filing.***

**APPENDIX B.XX**

**EDAM ADDENDUM TO EIM ENTITY AGREEMENT**

Effective [Date], [Full Legal Name] (“[Short Legal Name]”) and the California Independent System Operator Corporation (“CAISO”) (collectively the “Parties”) make and enter into this EDAM Addendum to the Parties’ [Date] EIM Entity Agreement (the “Agreement”).

**WHEREAS:**

A. Pursuant to the Agreement, [Short Legal Name] participates as an EIM Entity in the CAISO’s Real-Time Market and provides Energy Imbalance Market services within the EIM Entity Balancing Authority Area, including Real-Time transfers of Energy among the CAISO Balancing Authority Area and other EIM Entity Balancing Authority Areas;

B. The CAISO also operates the Day-Ahead Market pursuant to the CAISO Tariff, which the CAISO will extend to an EIM Entity that enters into an EDAM Entity Implementation Agreement; and

C. [Short Legal Name] has entered into an EDAM Entity Implementation Agreement to extend its participation to the CAISO’s Day-Ahead Market and to provide Extended Day-Ahead Market services within the EDAM Entity Balancing Authority Area, including Day-Ahead transfers of Energy, Reliability Capacity, and Imbalance Reserves among the CAISO Balancing Authority Area and other EDAM Entity Balancing Authority Areas.

NOW, THEREFORE, for good and sufficient consideration, the receipt of which is hereby acknowledged, the Parties agree that the Agreement is hereby supplemented as follows:

**1. Agreement to be Bound by CAISO Tariff.** Section 33 of the CAISO Tariff is incorporated into the Agreement and made a part thereof.

 **2. Interpretation.** All references in the Agreement to the “EIM” or the “Energy Imbalance Market” will also be read as references to the “EDAM” or the “Extended Day-Ahead Market.” All references in the Agreement to the “Real-Time Market” will also be read as references to the “Day-Ahead Market.” All references in the Agreement to an “EIM Entity” will also be read as references to an “EDAM Entity.” All references in the Agreement to “EIM Entity Scheduling Coordinator(s)” will also be read as references to the “EDAM Entity Scheduling Coordinator(s).” All references to “non-participating resources” will also be read as references to “EDAM Resources”. All references in the Agreement to Sections 29 or 29.1(d) of the CAISO Tariff will also be read as references to Sections 33 or 33.1.1 of the CAISO Tariff, respectively.

**3.** **Effective Date and Termination.** This EDAM Addendum will be effective as of the later of the date it is executed by the Parties and shall remain in full force and effect until terminated pursuant to the same process as is set forth in Section 3.2 of the Agreement. If [Short Legal Name] terminates its participation as an EDAM Entity, it may continue to participate as an EIM Entity under the terms of the Agreement.

**4.** **Miscellaneous.** Except as expressly modified by this EDAM Addendum, all other terms and conditions of the Agreement shall remain unchanged and in full force and effect.

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| **[Full Legal Name]**By: Printed Name: Title: Date:  | **California Independent****System Operator Corporation**By: Printed Name: Title: Date:  |