

Dear Ms. Sampson:

The Metropolitan Water District of Southern California (Metropolitan) appreciates the opportunity to provide comments on the WREGIS Terms of Use (TOU).

Metropolitan has the following comments:

Section 24: Dispute Resolution

Metropolitan opposes mandatory binding arbitration and supports elective arbitration.

Section (6)(b)(iv) – Replace CEC with Energy Commission.

(12) insert a period after “WREGIS” and before “Account Holder”

(21)(c)(i) – “default” should be capitalized

Attachment 1:

Dynamic Data: - “registration should be capitalized.

Registered Generating Unit: should be “A Generating Unit that has been registered with the WREGIS Director”.

Thank you for the opportunity to provide comments.

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