TO:        NAESB WEQ Members and Interested Industry Participants
FROM: Rae McQuade, Executive Director
RE: Wholesale Electric Quadrant Request For Comments
DATE: March 29, 2003

An industry comment period begins March 31, 2003 and ends on April 30 for the recommendation attached. The Executive Committee will meet in Washington on June 3 to review this recommendation and consider it for vote as a NAESB Wholesale Electric Quadrant (WEQ) standard. The recommendation can be accessed from the NAESB Web site, but is also attached to this request for comment. All comments received by the NAESB office by end of business on April 30 will be posted on the Home Page and forwarded to the WGQ EC members for their consideration. If you have difficulty retrieving this document, please call the NAESB office at (713) 356-0060.

Best Regards,

Rae McQuade
1. RECOMMENDED ACTION:  
   X Accept as requested  
   ___ Accept as modified below  
   ___ Decline  

Effect of EC Vote to Accept Recommended Action:  
   X Change to Existing Practice  
   ___ Status Quo  

2. TYPE OF MAINTENANCE  
   Per Request:  
      X Initiation  
      ___ Modification  
      ___ Interpretation  
      ___ Withdrawal  

   Per Recommendation:  
      X Initiation  
      ___ Modification  
      ___ Interpretation  
      ___ Withdrawal  

   ___ Principle (x.1.z)  
   ___ Definition (x.2.z)  
   X Business Practice Standard (x.3.z)  
   ___ Document (x.4.z)  
   ___ Data Element (x.4.z)  
   ___ Code Value (x.4.z)  
   ___ X12 Implementation Guide  
   ___ Business Process Documentation  

3. RECOMMENDATION SUMMARY:  
   Adopt a Funds Transfer Agent Agreement (FTAA) For use with Power as the traded commodity.  

4. SUPPORTING DOCUMENTATION  

   a. Description of Request:  
      Annual Plan Item #5-f – Develop the Funds Transfer Agent Agreement.  
      and  
      Request Submitted by AmPro Energy, Inc. – Expand the FTA Agreement to be able to perform power transactions to support Retail Energy provider supply requirements and Wholesale Power transactions. The changes are as follows:  
      1. Change FTA to reflect Power as the traded commodity.  
      2. It was come to our attention that Suppliers would prefer if we add a sentence under Article 1.3 to have the Buyer be responsible for the FTA (Bank)’s transaction fee. (Proposed language on page 1 Article 1.3)
3. Add Article 1.4 to include Governing Law (proposed language on page 1 Article 2.5)
4. Add Article 2.5 to include Confidentiality Clause (proposed language on page 1 Article 2.5)
5. It was come to our attention that the FTA should notify Seller if the Buyer has not made timely payments. (Proposed language on page 2 Article 3.1)

b. Description of Recommendation:

**WEQ Contracts Subcommittee**
On 1/28/03, the WEQ Contracts Subcommittee established the FTAA Task Force, which is charged with reviewing the red-lined NAESB WGQ FTAA and reporting back to the next WEQ Contracts Subcommittee meeting with a recommendation for adoption as a standard, if appropriate.

**FTAA Task Force**
On 2/14/03 the FTAA Task Force drafted the request and accompanying FTAA and they were posted on February 12 (www.naesb.org\weq_contracts.htm) and no adverse comments were forwarded. Several meetings were held to revise the FTAA. All work papers are posted at the above web page address.

**FTAA Task Force**
On 2/26/03 the FTAA Task Force made a motion to adopt the redline FTAA, as modified at the meeting, and standards request and forward such to the WEQ Contracts Subcommittee for consideration at its March 5, 2003 meeting. The motion passed unanimously.

**NERC-NAESB Joint Interface Committee**
On 3/21/03 the Joint Interface Committee determined through a unanimous motion to forward the FTAA request to NAESB for development.

**WEQ Contracts Subcommittee**
On 3/24/03 the WEQ Contracts Subcommittee moved to post the draft NAESB FTAA for Electric Power for 30 day comment as it was presented at the March 5, 2003 WEQ Contracts Subcommittee meeting.

c. Business Purpose:
The Power FTA Agreement will allow WMBE companies more access and level plain field into the Power Industry.

Conceived initially as a mechanism to increase participation by small businesses in the natural gas industry, the Funds Transfer Agency Agreement (FTAA) provides value to all segments of the energy marketplace. The FTAA not only benefits Women and Minority owned Businesses (WMBEs) and other small businesses, but also assists natural gas producers and power generators, energy re-purchasers, regulators, and financial institutions. On a basic
level, the FTAA increases market competition, thus helping to provide the traditional benefits of increased competition.

For the small business owner or WMBE, the FTAA provides a mechanism to acquire, and perform under, buy/sell agreements that were not always attainable in the past due to credit constraints. This is of particular importance when a small business is in its “start-up” stage. Further, through the use of the FTAA, a small business can build credit with its corporate counterpart and financial institutions. Increased use of the FTAA allows WMBE companies more access to the energy marketplace.

For the energy supplier, the FTAA is a way of managing credit exposure. Through use of the FTAA, a supplier is more willing and able to enter into marketing and sales contracts with small businesses, since it will be assured of payment for its products. The FTAA makes the process of contracting with a WMBE much simpler. As a result, the supplier’s marketplace is expanded.

For a financial institution, the FTAA is a means of providing community service at minimal additional cost. Additionally, use of the FTAA does not significantly expand a financial institution’s risk exposure, since it is merely acting as an escrow account (similar to a lockbox function.) An additional benefit to financial institutions is the ability of developing relationships with small business that may be tomorrow’s multinational conglomerates.

d. Commentary/Rationale of Subcommittee(s)/Task Force(s):
The WEQ Contracts Subcommittee found the draft FTAA to be an appropriate commercial vehicle to facilitate transactions for Women and Minority Owned Business Enterprises (WMBEs). The FTAA task force and Contracts Subcommittee met on the following days and to prepare the document and recommendation and all work papers may be found on the following web page [http://www.naesb.org\weq_contracts.htm]:

- February 14, 2003 Conference Call FTAA Task Force
- February 21, 2003 Conference Call FTAA Task Force
- February 26, 2003 Conference Call FTAA Task Force
- March 5, 2003 Meeting, Phoenix Contracts Subcommittee
- March 24, 2003 Conference Call Contracts Subcommittee
The following language is the NAESB Funds Transfer Agent Agreement for Electric Power as discussed in the above recommendation:

NAESB FUNDS TRANSFER AGENT AGREEMENT
Electric Power

This NAESB Funds Transfer Agent Agreement (“FTA Agreement”) is made and entered into as of [__________], by [Marketer/WMBE (Woman Minority Business Enterprises)] (“Buyer”), [Bank] (“Funds Transfer Agent” or “FTA”), and [Supplier] (“Seller”).

a) The Buyer, Seller, and Funds Transfer Agent agree that Buyer’s purchases from Seller under this Funds Transfer Agreement shall only be resold to __________________________ (Buyer’s Repurchaser).

b) There is a separate and distinct FTA Agreement between the Seller, Buyer, and Funds Transfer Agent for each of the Buyer's repurchasers, which reflects the underlying terms and conditions of the “Base Contract” between the Buyer and such repurchaser.

c) This FTA Agreement contemplates an instantaneous transfer of title to the Power from Seller to Buyer to Buyer’s Repurchaser, so that all parties agree the Power is only to be scheduled at the same delivery point to the Buyer’s Repurchaser.

ARTICLE 1 SCOPE OF AGREEMENT

1.1. Special Provision: This FTA Agreement constitutes a Special Provision to that affecting all transactions related to product and services under the EEI Master Power Purchase and Sale Agreement, the Western Systems Power Pool Agreement or other applicable bi-lateral power agreement dated ___________, between Buyer and Seller (“Base Contract”), and is intended to supplement the General Terms and Conditions (“GT&C”) affecting all transactions thereunder wherein Buyer and Seller assume the respective roles as indicated in the first paragraph of this FTA Agreement. Capitalized terms used in this FTA Agreement, which are not herein defined, will have the meanings ascribed to them in the GT&C.

1.2. Term: This FTA Agreement shall commence on ____________, and continue on a Month-to-Month basis until terminated by any party upon 30 Days written notice to the other parties; provided, however, that this FTA Agreement may not be terminated prior to the expiration of the latest Delivery Period of any Transaction Confirmation(s) previously agreed to by the parties subject to this FTA Agreement. The obligation to make payment hereunder, including any related adjustments, shall survive the termination or cancellation of this FTA Agreement.

1.3. Appointment of Funds Transfer Agent (“FTA”): Seller and Buyer hereby appoint FTA as their agent under this FTA Agreement and all related documents, instruments, and agreements (“Related Agreement(s)”), and authorize the FTA, in such capacity, to exercise such powers and perform such duties as are expressly delegated to the FTA by the terms of this FTA Agreement and the Related Agreements, together with such other powers as are reasonably incidental thereto. The FTA shall not have any duties or responsibilities to, or any fiduciary relationship with, Buyer or Seller, and no implied covenants, functions, responsibilities, duties, obligations, or liabilities shall be read into this FTA Agreement or any Related Agreement or otherwise exist with respect to the FTA, except those expressly set forth herein including those identified in Section 3.1. Buyer shall have full obligation to compensate the FTA for its service (transaction) fees.
ARTICLE 2 TRANSACTION PROCEDURE

2.1. Modification to Transaction Procedure and Transaction Confirmation to Base Contract: The parties will use the following Transaction Confirmation procedure in lieu of the procedure set out in the Base Contract. The Transaction Confirmation is attached as Exhibit A-1.

2.2. Execution of Transaction Confirmation By Buyer And Seller: Should Buyer and Seller come to an Agreement regarding a Power purchase and sale transaction for a particular Delivery Period subject to this FTA Agreement, the Confirming Party shall, and the other party may, record that agreement on a Transaction Confirmation and communicate such Transaction Confirmation by facsimile, to the other party and to the FTA by the close of the Business Day following the date of agreement. If a sending party's Transaction Confirmation is agreeable to the receiving party, the receiving party will execute the Transaction Confirmation and communicate copies thereof to the sending party and to the FTA by facsimile transmission by the close of the Business Day following receipt. Buyer and Seller will assign to each Transaction Confirmation the same identification number as Buyer’s Repurchaser assigns to the corresponding Transaction Confirmation between Buyer and Buyer’s Repurchaser.

2.3. Confirmation of Transaction by FTA: Upon the FTA's receipt of a Transaction Confirmation executed by both Buyer and Seller, FTA will verify (i) that Buyer has contracted with Buyer’s Repurchaser to take delivery of a like quantity of Power at the Delivery Point(s) and under the same performance obligation as identified on the Transaction Confirmation; (ii) that Buyer’s Repurchaser has agreed to make payment through the FTA of the funds due for its purchase of the Power delivered and accepted at such Delivery Point(s); and (iii) that the price to be paid by the Buyer’s Repurchaser for such Power is not less than the price set out on the Transaction Confirmation between Buyer and Seller. The FTA will confirm its verification within 24 hours of its receipt of the executed Transaction Confirmation(s) by executing the FTA Confirmation Statement, as provided below, as a Special Condition at the bottom of the Transaction Confirmation and returning copies of such executed FTA Confirmation Statement to Buyer and Seller by facsimile transmission.

Special Condition - FTA Confirmation Statement

[Bank], as the Funds Transfer Agent (FTA), has reviewed the foregoing Transaction Confirmation and hereby confirms to Seller and Buyer that it shall make payment on behalf of Buyer to Seller for the Power – delivered subject to this Transaction Confirmation pursuant to the terms and conditions of its FTA Agreement with Buyer and Seller. FTA further confirms that Buyer’s Repurchaser has contracted for the repurchase of a corresponding quantity of Power at the Delivery Point(s) identified above, under the same performance obligation at a price greater than the price set out above, and that Buyer’s Repurchaser has agreed to make payments for such Power directly to FTA.

[Bank]: ________________________________

2.4. Confirmation Execution Required: If Seller or Buyer has not received the FTA's Confirmation Statement within 24 hours after communication of the executed Transaction Confirmation to FTA, such party shall contact FTA and the other party by telephone regarding such non-receipt. The parties acknowledge that their agreement will not be binding until FTA executes its FTA Confirmation Statement and communicates a copy of such to Buyer and to Seller.

2.5 Confidentiality: Neither Party, Buyer, Seller and FTA shall disclose the terms or conditions of a Transaction under this FTA Agreement to a third party (other than the Party’s employees, lenders, counsel, accountants or advisors who have a need to know such information and have agreed to keep such terms confidential) except in order to comply with any applicable law, regulation, or any exchange, control area or independent system operator rule or in connection with any court or regulatory proceeding; provided, however, each Party shall, to the extent practicable, use reasonable efforts to prevent or limit the disclosure. The Parties shall be entitled to all remedies available at law or in equity to enforce, or seek relief in connection with, this confidentiality obligation.

2.6. No Modification: A fully executed and confirmed Transaction Confirmation may not be modified without the written consent of Buyer, Seller, and FTA. In the event of a conflict among the terms of (i) a Transaction Confirmation; (ii) the Base Contract, including any Special Provisions; and (iii) the GT&C, the terms of the documents shall govern in the priority listed in this sentence.
ARTICLE 3  PAYMENTS

3.1. Payment From FTA: FTA shall pay Seller by wire transfer for the benefit of Buyer on the next Business Day following receipt of funds paid by Buyer’s Repurchaser, and in accordance with FTA wire instructions contained in Section 3.2 below. Additionally, Buyer will furnish to FTA a copy of Seller’s invoice, which will determine the amount of the wire transfer. Buyer shall not be required to enter into any other contractual or other arrangements in order to effectuate payments to Seller. FTA's obligation to make payment to Seller hereunder is specifically conditioned upon FTA’s receipt of funds from Buyer’s Repurchaser. Funds received from Buyer’s Repurchaser shall be held in trust by the FTA for the benefit of the Seller to the extent of the purchase price owing from the Buyer to the Seller.

3.2. Payment Address: All payments from Buyer to Seller shall be sent through FTA via Fed Funds to Seller at the address set out herein. Only Seller may request revisions to the address specified for payment herein, which requests shall not be made more than two times per year, unless due to merger or mandated by State or Federal regulations.

[Supplier'] - Wire Transfer Account
Bank: [Supplier's Bank], [City, State]
Account No. [000-00-000000] ABA # [000000000]

Invoice Reference No. _____________

Please include invoice reference number _______________ in the text field of your wire transfer.

ARTICLE 4  NOTICES

4.1. Notice Requirements: Any notice provided for in this FTA Agreement, or any notice which any party may desire to give to the others, shall be sent by facsimile or other mutually acceptable electronic means, and confirmed by a telephone call as soon as possible during common business hours, to the contacts set out below.

4.2. Notices to FTA
Primary Contact: [name]
Telephone No: Telephone No:
Facsimile No: Facsimile No:
Email Address: Email Address:

4.3. Notices to Buyer
Primary Contact: [name]
Telephone No: Telephone No:
Facsimile No: Facsimile No:
Email Address: Email Address:

4.4. Notices to Seller
Primary Contact: [name]
Telephone No: Telephone No:
Facsimile No: Facsimile No:
Email Address: Email Address:

4.5. Change of Contacts: Any party may change the designated contact and/or telephone and/or facsimile numbers and/or
Email Address for notices upon seven Days written notice.
As evidence of their agreement hereto, the parties have caused this FTA Agreement to be duly executed in triplicate originals by their authorized representatives as of the date first written above.

BUYER:

By: __________________________
Name: _________________________
Title: __________________________

SELLER:

By: __________________________
Name: _________________________
Title: __________________________

FUNDS TRANSFER AGENT:

By: __________________________
Name: _________________________
Title: __________________________
SPECIAL PROVISION TO THE BASE CONTRACT FOR SALE AND PURCHASE OF ELECTRIC POWER

This Special Provision is made and entered into as of ________________, and amends that certain Base Contract for Sale and Purchase of Electric Power dated ________________, between [Repurchaser] and [Marketer] ("Base Contract"), and is intended to supplement the General Terms and Conditions ("GT&C") affecting all Transactions where [Repurchaser] is buyer, hereinafter referred to as Repurchaser, and ["WMBE" Woman Minority Business Enterprises] is seller, hereinafter referred to as Marketer. Capitalized terms used in this Agreement, which are not herein defined, will have the meanings ascribed to them in the GT&C.

1. DEFINITION OF "FTA": The term "FTA" or "Funds Transfer Agent" will refer to:
   [Bank]
   [Bank's address]

2. CONFIRMATION OF TRANSACTION BY FTA: Repurchaser and Marketer will send copies of their respective periodic Transaction Confirmations to FTA. Repurchaser will obtain confirmation by the FTA that Marketer has contracted with a supplier to deliver a like quantity of Power at the Delivery Point(s) identified on the Transaction Confirmation, under the same performance obligation at a price no greater than the price set out on the Transaction Confirmation between Repurchaser and Marketer. Such confirmation will be documented by the FTA's execution of the FTA Confirmation Statement, as provided below, as a Special Condition at the bottom of the Transaction Confirmation sent by FTA to Marketer and to Repurchaser. (An example of this form of Transaction Confirmation is attached as Exhibit A-2.)

   Special Condition - FTA Confirmation Statement
   ____________________________, as the Funds Transfer Agent (FTA), has reviewed the foregoing Transaction Confirmation and confirms that Marketer has contracted for delivery of a corresponding quantity of Power at the Delivery Point(s) identified above, under the same performance obligation and at a price no greater than the price set out above. FTA will accept payment from Repurchaser on behalf of Marketer under the terms and conditions of the Base Contract.
   [FTA]: _____________________________

3. NO MODIFICATION: The payment instructions may not be modified during the operative period of a binding Transaction Confirmation. Any modification to a binding Transaction Confirmation must be in the form of a revised Transaction Confirmation and subject to the same confirmation process set out in paragraph 2 above.

4. NOTIFICATION: Repurchaser and Marketer agree to furnish to the FTA a copy of this Special Provision and each operative Transaction Confirmation, substantially in the form of Exhibit A-2. Repurchaser and Marketer hereby advise FTA that any information furnished hereunder is confidential.

5. OPTION OF REPURCHASER: The Repurchaser has the option to specify the names of suppliers authorized to supply the Power to Marketer. Therefore, Repurchaser and Marketer agree that Power sold to Repurchaser under this Special Provision shall be purchased only from the companies listed below. If no suppliers are listed below, any supplier shall be deemed acceptable to Repurchaser. Repurchaser may amend the authorized suppliers list for future transactions by written notice to the Marketer and to the FTA, so long as the change(s) are made prior to the fifteenth Day of the Month preceding the Month of delivery.

   Authorized Suppliers List

   ____________________________  ____________________________  ____________________________
   ____________________________  ____________________________  ____________________________
   ____________________________  ____________________________  ____________________________

   REPURCHASER:  MARKETER:
   By: ____________________________  By: ____________________________
   Name: ____________________________  Name: ____________________________
   Title: ____________________________  Title: ____________________________
   Date: ____________________________  Date: ____________________________
TRANSACTION CONFIRMATION EXHIBIT A-1
FOR IMMEDIATE DELIVERY

Date: Transaction Confirmation #: (1) A-1

This Transaction Confirmation is subject to the Base Contract between Seller and Buyer dated ____________. The terms of this Transaction Confirmation are binding unless disputed in writing within 2 Business Days of Receipt unless otherwise specified in the Base Contract.

SELLER: [Supplier]

____________________________________________________
____________________________________________________
____________________________________________________
Attn: ____________________________________________  Attn: _______________________________________
Phone: __________________________________________  Phone: ________________________________
Fax: ____________________________________________  Fax.: __________________________________
Base Contract No.: __________________________________ Base Contract No.: _______________________

Performance Obligation: Firm-LD (2) A-1

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Special Condition: FTA Confirmation Statement

Seller: ____________________________  Buyer: ____________________________
By: _______________________________  By: _______________________________
Title: ____________________________  Title: ____________________________
Date: ____________________________  Date: ____________________________

BUYER AND SELLER AGREE THAT THE PAYMENT INSTRUCTIONS MAY NOT BE MODIFIED DURING THE OPERATIVE PERIOD OF THIS BINDING TRANSACTION CONFIRMATION.

FTA Confirmation Statement:

[Bank], as the Funds Transfer Agent (FTA), has reviewed the foregoing Transaction Confirmation and hereby confirms to Seller and Buyer that it shall make payment on behalf of Buyer to Seller for the Power delivered subject to this Transaction Confirmation pursuant to the terms and conditions to its FTA Agreement with Buyer and Seller. FTA further confirms that Buyer’s Repurchaser has contracted for the repurchase of a corresponding quantity of Power at the Delivery Point(s) identified above, under the same performance obligation and at a price greater than the price set out above, and that Buyer’s Repurchaser has agreed to make payments for such Power directly to FTA.

[Bank] ____________________________
Name: ____________________________
Title: ____________________________
Date: ____________________________
RECOMMENDATION TO NAESB WEQ EXECUTIVE COMMITTEE
Requester: AmPro Energy Inc., Request No.: 2003 WEQ Annual Item 5-f
Date: March 25, 2003

TRANSACTION CONFIRMATION EXHIBIT A-2
FOR IMMEDIATE DELIVERY

Date: ____________________________
Transaction Confirmation #: ____________________________

This Transaction Confirmation is subject to the Base Contract between Seller and Buyer dated _________________. The terms of this Transaction Confirmation are binding unless disputed in writing within 2 Business Days of Receipt unless otherwise specified in the Base Contract.

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<th>SELLER: [Marketer]</th>
<th>BUYER: [Repurchaser]</th>
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<td>Attn: ____________________________</td>
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Performance Obligation: Firm-LD

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<th>Daily Quantity</th>
<th>Delivery Point(s)</th>
<th>Price $/MWh</th>
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Special Condition: FTA Confirmation Statement

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BUYER AND SELLER AGREE THAT THE PAYMENT INSTRUCTIONS MAY NOT BE MODIFIED DURING THE OPERATIVE PERIOD OF THIS BINDING TRANSACTION CONFIRMATION.

FTA Confirmation Statement:

[Bank], as the Funds Transfer Agent (FTA), has reviewed the foregoing Transaction Confirmation and confirms that Marketer has contracted for delivery of a corresponding quantity of Power at the Delivery Point(s) identified above, under the same performance obligation and at a price no greater than the price set out above. FTA will accept payment from Repurchaser on behalf of Marketer under the terms and conditions of the Base Contract.

| [Bank] ____________________________ |
| Name: ____________________________ |
| Title: ____________________________ |
| Date: ____________________________ |
FTA Agreement Instructions

The FTA Agreement is composed of two basic documents, which are Agreement #1 between the Generator/Supplier, the WMBE and the Bank, and Agreement #2 between the Repurchaser and the WMBE. The Bank’s administration of these documents occurs at two different phases of each transaction, which are the Transaction Confirmation Phase of Exhibit A-1 and Exhibit A-2, and the Funds Transfer Phase.

Transaction Confirmation (see EXHIBIT A-1 and EXHIBIT A-2)

The Transaction Confirmation process should be completed by the end of the month preceding the month of Delivery. Therefore, the Generator /Supplier will have received from the FTA Bank a fully executed Exhibit A-1 prior to the flow of Power on the first day of the Delivery month.

The Bank will verify eight (8) items on the Exhibit A-1 and eight (8) items on the Exhibit A-2, which are as follows:
1. (1) A-1 & (1) A-2 – the Transaction Confirmation number is the same on both Exhibits.
2. (2) A-1 & (2) A-2 – the Performance Obligation is the same, both “Firm-LD” on both Exhibits.
3. (3) A-1 & (3) A-2 – the Daily Quantity is the same on both Exhibits.
4. (4) A-1 & (4) A-2 – the Delivery Point is at the same place on both Exhibits.
5. (5) A-1 & (5) A-2 – the (5) A-2 price is greater than the (5) A-1 price, so that the deal is on at a positive profit margin.
6. (6) A-1 & (6) A-2 – the Delivery Period is for the same time period on both Exhibits.
7. (7) A-1 & (7) A-2 – both Exhibits have been signed by the Sellers, as provided for.
8. (8) A-1 & (8) A-2 – both Exhibits have been signed by the Buyers, as provided for.

After the above verification process has been completed and if applicable, the FTA confirms that the Supplier is on the Buyer’s Authorized Suppliers List, the Bank signs the bottom of the Exhibit A-2 and faxes it back to the Repurchaser and the WMBE, and then the Bank signs the bottom of the Exhibit A-1 and faxes it back to the Generator/Supplier and the WMBE. This completes the Transaction Confirmation phase. This repeats once a year for one-year deals and once a month for one-month deals.

Flow of Funds of FTAA (see Flow of Funds of FTAA diagram)

Prior to the 25th Day of the Month following the Month of Delivery, the Bank will receive Payment Instructions and a copy of the Generator /Supplier’s Invoice from the WMBE. On or about the 25th Day of the Month following the Month of Delivery, the Repurchaser will transfer funds into the “WMBE Account Controlled by Bank.” The FTA will transfer to the Generator/Supplier the indicated amount of funds on the next Business Day after receipt of payment. The remainder of the funds in the “WMBE Account Controlled by Bank” (i.e., the Profit Margin) will be transferred to the WMBE. This transfer of funds will occur each month following a month in which the Power was delivered in accordance with the operative Exhibit A-1 and Exhibit A-2.