Republic of the Philippines  
ENERGY REGULATORY COMMISSION  
San Miguel Avenue, Pasig City

IN THE MATTER OF THE APPLICATION FOR THE APPROVAL OF THE POWER SUPPLY AGREEMENT (PSA) BETWEEN MANILA ELECTRIC COMPANY (MERALCO) AND SOUTH PREMIERE POWER CORP. (SPPC), WITH PRAYER FOR PROVISIONAL AUTHORITY AND/OR INTERIM RELIEF AND MOTION FOR CONFIDENTIAL TREATMENT OF INFORMATION

2019-081  
ERC CASE NO. ______-RC

MANILA ELECTRIC COMPANY (MERALCO) AND SOUTH PREMIERE POWER CORP. (SPPC),  

Applicants.

X-----------------------------X

JOINT APPLICATION  
with  
PRAYER FOR PROVISIONAL AUTHORITY AND/OR INTERIM RELIEF AND MOTION FOR CONFIDENTIAL TREATMENT OF INFORMATION

Applicants MANILA ELECTRIC COMPANY ("MERALCO") and SOUTH PREMIERE POWER CORP. ("SPPC"), through their respective undersigned counsel, respectfully state:

1. Applicant MERALCO is a private corporation duly organized and existing under the laws of the Philippines, with principal office located at Lopez Building, Ortigas Avenue, Brgy. Ugong, Pasig City. It
may be served with notices and other processes of this Honorable Commission through its counsel at the address indicated herein.

2. MERALCO has a legislative franchise to operate and maintain a distribution system in the cities/municipalities of Metro Manila, Bulacan, Cavite and Rizal, and certain cities/municipalities/barangays in Batangas, Laguna, Quezon, and Pampanga, pursuant to Republic Act No. 9209, and is authorized to charge all its customers for their electric consumption at the rates approved by the Honorable Commission.

3. Applicant SPPC is a private corporation duly organized and existing under the laws of the Philippines, with its address at 808 Building, Meralco Avenue Cor. General Lim Street, San Antonio Village, Pasig City. It may be served with notices and other processes of this Honorable Commission through its counsel at the address indicated herein.

4. SPPC manages and controls the output of the 1200 MW combined-cycle power generating facility fired on natural gas, located in Barangay Ilijan, Batangas on the island of Luzon ("Plant"), pursuant to and in accordance with the IPPA Agreement executed between Power Supplier and the Power Sector Assets and Liabilities Management Corporation ("PSALM"), with the conformity of National Power Corporation ("NPC"). SPPC offered to supply and sell to MERALCO the electric energy corresponding to 670 MW (net) produced from said Plant, the Wholesale Electricity Spot Market ("WESM"), or any other source.

5. Based on the power situation outlook for 2020 and succeeding years, MERALCO foresees a capacity deficit in its portfolio due to the expiration by 25 December 2019 of its power supply agreements covering 1905 MW.

6. In order to ensure continuous and reliable electricity for MERALCO’s customers, there is a need for MERALCO to source baseload capacity through bilateral power supply contracts.

7. Under Section 45(b) of Republic Act No. 9136 (EPIRA), it is provided that "Distribution utilities may enter into bilateral power supply contracts subject to review by the ERC xxx".
8. Accordingly, following the conduct of a competitive selection process ("CSP") for the procurement of baseload capacity, on 13 September 2019, MERALCO executed a Power Supply Agreement ("PSA") with SPPC, for the purchase of electric energy corresponding to 670 MW (net). The conduct of CSP proceeded as follows:

8.1. On 12 July 2019, MERALCO caused the publication of an Invitation to Bid, which contained basic terms of reference, indicating a summary of the process and timelines of the CSP, and inviting power generation companies to submit an Expression of Interest and Confidentiality Undertaking on or before the deadline set out in the said invitation. At the same time, MERALCO caused the posting thereof on its website and the Department of Energy's ("DOE") e-based portal.

8.2. On 09 September 2019, the bidders submitted their Bid Requirements, followed by the opening of their respective submissions by the Third Party Bids and Awards Committee ("TPBAC"). On the same day, SPPC’s bid was declared as one of the possible best bids.

8.3. On 10 September 2019, the TPBAC sent a letter-notice to SPPC, as one of the winning power suppliers, confirming after post-qualification evaluation that its proposed energy price was found to be among the best bids. The said letter-notice also contained the Notice of Award in favor of SPPC.

8.4. On 19 September 2019, and upon directive of this Honorable Commission, MERALCO wrote DOE to request for a written certification that the aforesaid CSP is compliant with DOE Circular DC2018-02-0003, Series of 2018. In lieu of the requested certification that has not been issued to date, the TPBAC Chairman has executed an affidavit attesting to such compliance.¹

9. The PSA between MERALCO and SPPC, a copy of which is attached as ANNEX "C" and made an integral part hereof, contains the following salient features:

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¹ A copy of MERALCO's letter-request stamped received by the DOE and the affidavit of the TPBAC's Chairman are attached as part of the documents showing MERALCO's conduct of CSP, marked as Annex "K" and series.
2.2. **Term of Agreement**

2.2.1. Subject to Article 3, this Agreement shall become effective on the Execution Date.

2.2.2. The term of this Agreement the ("Term") shall commence on the Operations Effective Date, and shall expire on December 25, 2029, unless terminated earlier in accordance with the terms of this Agreement or extended by the application of Section 2.2.3.

2.2.3. The Term may be renewed for an additional period of up to one (1) year under the same terms and conditions, at the option of Meralco, by giving prior written notice to Power Supplier at least one hundred eighty (180) Days prior to the end of the Term.

3.3. **Operations Effective Date**

3.3.1. The obligations of Power Supplier with respect to the Contract Capacity and Associated Energy shall commence on December 26, 2019 ("Operations Effective Date"), provided that Commencement Date has occurred.

3.3.2. If the Operations Effective Date has not occurred by the Longstop Date, then the provisions of Section 14.5.1. shall apply. xxx

4. **Sale and Purchase of Contract Capacity and Associated Energy**

4.1. **Supply of Power**

Subject to the Terms and Conditions of this Agreement, from the Operations Effective Date until the expiration of the Term or earlier termination of this Agreement:

(a) Power Supplier shall make available to Meralco the Contract Capacity to be sourced from the Plant, the WESM or any other source, and deliver and sell to Meralco the Associated Energy, at the Contract Price determined in accordance with Appendix C;

(b) Meralco shall purchase from Power Supplier, to the extent of Meralco's relevant day-ahead nominations, the MEOT and at its
option, the Excess Energy, at the Contract Price determined in accordance with Appendix C.

4.2. **Contract Price**

The Contract Price for the first Contract Year is PhP4.0459 per kWh², subject to twelve percent (12%) value-added tax (VAT) and an annual escalation as computed and shown in Schedule 1 of Appendix C; provided, that the Benefits to Host Communities Charges, if any, shall not form part of, and is excluded from the computation of the Contract Price. For the avoidance of doubt, all taxes pertaining to Power Supplier, including but not limited to the Benefits to Host Communities Charges, shall be shouldered by, and be for the sole account of, Power Supplier. Any violation of this Section 4.2 shall constitute a Power Supplier Event of Default as provided for under Section 14.1.

xxx

**Article 7. Outages**

7.1. Power Supplier shall not be entitled to any Outage during the Term of this Agreement. For clarity, this means that notwithstanding Outage of the Plant, Power Supplier shall make available the Contract Capacity and Associated Energy to Meralco.

xxx

7.3 In case Power Supplier fails to deliver the Contract Capacity and Associated Energy to Meralco due to unavailability of supply from its Plant, WESM, and any other source, Power Supplier shall pay a fine equivalent to Nine Hundred Eight Philippine Peso (PhP908) multiplied by each MWh during a Day, which shall be used to reduce the generation charge to the consumers. For the avoidance of doubt, in case Power Supplier fails or refuses to supply Contract Capacity and Associated Energy despite availability thereof, then Section 14.3.1. shall apply.

**Article 8. Assignment or Transfer of Contract Capacity**

8.1. Meralco shall be entitled to assign, transfer, designate, delegate or allocate (collectively in this context, "Transfer") its rights and obligations to purchase a portion of Contract Capacity and Associated Energy that is no longer required by

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² Based on one hundred percent (100%) plant capacity factor corresponding to the Contract Capacity.
Meralco to any of its business segments or wholly-owned Affiliates, to the extent allowed by Law, or to any other Person acceptable to Power Supplier (which consent shall not be unreasonably withheld, delayed or conditioned).

8.2 In respect of Transfers not requiring Power Supplier’s consent, Meralco shall give a written notice to the Power Supplier of such Transfer at least five (5) Days prior to the first Day of the next Billing Period or by such date as would be sufficient for timely notice to WESM of such change. In respect of Transfers requiring Power Supplier’s consent, Meralco shall give a written notice to the Power Supplier of such Transfer at least sixty (60) Days prior to the first Day of the next Billing Period or by such date as would be sufficient for timely notice to WESM of such change.

Subject to the receipt of Meralco and the Power Supplier of the written acceptance of such Transfer by the transferee:

a) Meralco shall cease to have any rights and obligations under this Agreement, and

b) the transferee shall assume all rights and obligations of Meralco under this Agreement.

8.3. Reduction in Contract Capacity and Associated Energy

8.3.1. Subject to the provisions of Section 8.3.2., Meralco shall, from time to time, be entitled to a reduction in the Contract Capacity and Associated Energy (the “Reduction in Contract Capacity and Associated Energy”) equivalent to the reduction in the demand of its captive customers by reason of the enforcement of Retail Competition and Open Access, the Renewable Energy Law, other Laws and Legal Requirements.

8.3.2 Meralco shall give a written notice to the Power Supplier of such reduction at least five (5) Days prior to the first Day of the next Billing Period. Upon receipt by Power Supplier of such written notice, Meralco shall cease to have any rights and obligations under this Agreement in respect of such Reduction in Contract Capacity and Associated Energy.

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12.2. ERC Approval

12.2.1. Subject to the non-occurrence of the Longstop Date, upon receipt of the ERC Approval, Meralco shall provide a copy of such ERC Approval to Power
Supplier. Power Supplier shall have ten (10) Days from the date of receipt from Meralco of such ERC Approval to notify Meralco in writing that: (i) it accepts such ERC Approval or (ii) it does not accept the ERC Approval, stating the grounds for non-acceptance.

12.2.2. In case of Power Supplier's non-acceptance, Power Supplier shall be free to file with the ERC a motion for reconsideration. In case Power Supplier decides to file a motion for reconsideration, and pending resolution thereof by the ERC, the Parties shall implement the ERC Approval subject to any adjustment or amendment that the ERC may direct. Any order on a motion for reconsideration shall be treated as an ERC Approval for purposes of the processes under Section 12.2. If the ERC Approval requires any amendment to or modification of any provision of this Agreement that is not acceptable to either Party, acting reasonably, then the Parties shall cooperate in good faith to resolve the required amendment. If the Parties are unable to agree on the required amendment within thirty (30) Days from receipt of the ERC Approval resolving the motion for reconsideration, or if the motion for reconsideration is not resolved by the ERC within one hundred twenty (120) days after its filing, Power Supplier may terminate this Agreement upon thirty (30) Days prior written notice to Meralco.

12.2.3. If the ERC Approval requires any portion of the sum that has been paid by Meralco to Power Supplier to be adjusted, Power Supplier shall make the necessary adjustments in accordance with the direction of the ERC. In the event of any disallowance in the Contract Price, the same shall be for the account of Power Supplier.

12.2.4. Following (i) a written notice of acceptance from Power Supplier with respect to the ERC Approval (including upon reconsideration under Section 12.2.2. above), or (ii) the lapse of the period referred to in Section 12.2.1. without Power Supplier communicating its acceptance or non-acceptance in writing, the acceptance date shall be considered as having occurred on the date of the written notice of acceptance or on the last Day of such period, as applicable ("Acceptance Date"), provided, in each case, that Meralco has not filed any motion for reconsideration or appeal subsequent to the Power Supplier's acceptance of such ERC Approval and the Longstop Date has not occurred.

xxx
13.2 **Instance of Force Majeure**

Subject to the provisions of Section 13.1., Events of Force Majeure shall include, but not be limited to:

(a) acts of war or the public enemy whether war is declared or not;

(b) public disorders, civil disturbance, insurrection, rebellion, acts or campaigns of terrorism, piracy, embargo, sabotage, blockade, revolution, riots or violent demonstrations;

(c) explosions, fires, earthquakes, lightning, typhoon, tsunami, flood, cyclone, volcanic eruptions, landslide or other natural disasters, acts of God, epidemic, quarantine or plague;

(d) any action or aggregation of actions or failure to act by any Governmental Instrumentality, including expropriation, requisition, confiscation, nationalization or other compulsory acquisition;

(e) strikes, lockouts or other collective or industrial action by workers or employees other than non-manual personnel (in each instance, occurring in the Philippines); provided that any Party that seeks to invoke such a strike, lockout or other collective or industrial action as an Event of Force Majeure must first utilize all reasonable efforts to continue performance of its obligations hereunder; and

(f) any Transmission Failure that prevents delivery by Power Supplier, or acceptance by Meralco, of Contract Capacity and Associated Energy. In case of disagreement as to the existence of a Transmission Failure, the Parties shall secure the necessary certification from the ERC, which certification shall bind both Parties;

For clarity, the Power Supplier shall not be allowed to claim Force Majeure under Article 13 in case there is supply available from the WESM or any other source.

13.5. **Event Not Excused**

Lack or unavailability of supply in itself shall not be considered as an Event of Force Majeure, unless the circumstances in Section 13.1. concur. ***
10. Based on the foregoing, and given a certain set of assumptions, the annual effective rate under the PSA is **PhP4.5314 per kWh (at plant gate, VAT inclusive)**, as shown in the rate impact analysis below:

<table>
<thead>
<tr>
<th>BILLING COMPONENT</th>
<th>UNIT</th>
<th>BASE RATES [i]</th>
<th>BILLING DETERMINANT [ii]</th>
<th>AMOUNT (PhP)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Energy Payment</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Contract Price for energy up to MEDT PFC (75%)</td>
<td>(PhP/kWh)</td>
<td>4.1496</td>
<td>4,413,960,000 (kWh)</td>
<td>18,336,368,416.00</td>
</tr>
<tr>
<td>Excess Energy Price for energy greater than MEDT PFC up to 100% pcf</td>
<td>(PhP/kWh)</td>
<td>3.7546</td>
<td>1,471,320,000 (kWh)</td>
<td>5,494,850,524.80</td>
</tr>
<tr>
<td>Total Energy Payment (VAT exclusive)</td>
<td>(PhP/kWh)</td>
<td>4.0459</td>
<td>5,885,280,000 (kWh)</td>
<td>23,811,018,940.80</td>
</tr>
<tr>
<td>VAT Payment [ii]</td>
<td>(PhP)</td>
<td></td>
<td></td>
<td>2,857,322,272.90</td>
</tr>
<tr>
<td>Total Payment (VAT Inclusive)</td>
<td>(PhP)</td>
<td></td>
<td></td>
<td>26,668,341,213.70</td>
</tr>
<tr>
<td>Effective Rate at Plant Gate (VAT Inclusive)</td>
<td>(PhP/kWh)</td>
<td></td>
<td></td>
<td>4,5314</td>
</tr>
<tr>
<td>WESM Line Rental Rate [vi]</td>
<td>(PhP/kWh)</td>
<td></td>
<td></td>
<td>0.1000</td>
</tr>
<tr>
<td>Delivered Rate (VAT Inclusive)</td>
<td>(PhP/kWh)</td>
<td></td>
<td></td>
<td>4.6314</td>
</tr>
</tbody>
</table>

Effective Cost at current Baseload PSAs [iv]
Increase / (Decrease) over current Baseload PSAs | (PhP/kWh) |               |                          | 5.4748 |
Increase / (Decrease) in Generation Cost | (PhP/kWh) |               |                          | (0.8434) |
Meralco Captive Energy Demand [vi] | (kWh) |               |                          | 35,005,615,519 |
Increase / (Decrease) in Generation Cost | (PhP) |               |                          | (4,963,650,267.28) |
Increase / (Decrease) in Generation Cost | (PhP/kWh) |               |                          | (0.1418) |

Assumptions:

[i] Contract Price (VAT exclusive) and Excess Energy Price (VAT exclusive) as set forth and computed in Appendix C of the PSA.
[ii] Energy billing determinant for one year based on 100% plant capacity factor with respect to the Contract Capacity (670,000 kW).
[iii] VAT rate of 12.00% as stated in the PSA.
[iv] Line Rental rate for SPPC is based on the maximum allowable value as stated in the PSA.
[v] Cost if equivalent volume of SPPC was sourced from current baseload PSAs (TUL, SPPC, and MPPCL) that will expire on Dec. 25, 2019 using average of actual Sep 2018 to Aug 2019 prices (VAT and line rental inclusive).
[vi] Forecasted Meralco Captive Energy for 2020 based on Power Supply Procurement Plan as submitted to DOE.

11. MERALCO notes that the annual delivered rate of PhP 4.6314 per kWh (VAT and line rental inclusive) is **lower** by about PhP 0.8434 per kWh than the effective cost of PhP 5.4748 per kWh (VAT and line rental inclusive), if the equivalent capacity under the instant PSA will be sourced from among MERALCO’s existing representative baseload PSAs. In fact, by sourcing the capacity through the instant PSA, MERALCO’s average blended generation rate of PhP 5.84 per kWh (VAT and line rental inclusive) will be reduced by about **PhP 0.1418 per kWh** (as seen in the rate impact above) resulting in savings to consumer of about PhP 4.96 Billion.

12. It bears emphasis that MERALCO’s foreseen capacity deficit due to the expiration of its several power supply agreements by 25 December 2019 is 1905 MW. Thus, there is an urgent need for provisional authority and/or interim relief to implement the PSA by 26 December 2019; otherwise, MERALCO will be constrained to source its capacity deficit from the WESM, thereby exposing its customers to volatile WESM prices. More importantly, it should be considered that

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3 Prior twelve (12)-month period.
the immediate approval and implementation of the instant PSA would redound to the best interest of the consumers since aside from the very competitive rate, the supply availability under the instant PSA is guaranteed 100% by SPPC as no outage allowance is provided therein.

13. In support of this Joint Application, and the prayer for provisional authority/interim relief, the Judicial Affidavits of **MR. RYAN S. MORALES**, Head of MERALCO’s Energy Sourcing Office, and **MR. JOSE FERLINO P. RAYMUNDO**, Energy Sourcing and Trading Manager of SPPC, are attached as **ANNEXES “D”** and **“E”** respectively and made an integral part hereof.

14. Likewise, in support of the instant Joint Application, the Applicants provide the following documents, which underwent the pre-filing conference and pre-filing marking of annexes with this Honorable Commission:

<table>
<thead>
<tr>
<th>Description of Document</th>
<th>Annex</th>
</tr>
</thead>
<tbody>
<tr>
<td>MERALCO’s Articles of Incorporation and By-Laws</td>
<td>“F”</td>
</tr>
<tr>
<td>MERALCO’s latest General Information Sheet (&quot;GIS&quot;)</td>
<td>“G”</td>
</tr>
<tr>
<td>Demand Side Management Program</td>
<td>“H”</td>
</tr>
<tr>
<td>Write-up on non-applicability of a Certification by NPC re: whether Transition Supply Contract (&quot;TSC&quot;) capacity and energy is expected to be available</td>
<td>“I”</td>
</tr>
<tr>
<td>Excerpt of Distribution Development Plan – Power Supply Procurement Plan</td>
<td>“J”</td>
</tr>
<tr>
<td>Supply and Demand Scenario</td>
<td>“J-1”</td>
</tr>
<tr>
<td>Average Daily Load Curve scenarios</td>
<td>“J-2”</td>
</tr>
<tr>
<td>Documents showing MERALCO’s conduct of a competitive selection process</td>
<td>“K” and series</td>
</tr>
<tr>
<td>SPPC’s Certificate of Registration with the Securities and Exchange Commission (&quot;SEC&quot;)</td>
<td>“L”</td>
</tr>
<tr>
<td>SPPC’s Shareholders’ Agreement</td>
<td>“M”</td>
</tr>
<tr>
<td>SPPC’s latest GIS showing list of Shareholders</td>
<td>“N”</td>
</tr>
<tr>
<td>SPPC’s Corporate Structure showing the Ultimate Parent Company, its Subsidiaries, and all its Affiliates</td>
<td>“O”</td>
</tr>
<tr>
<td>SPPC’s Board of Investments (“BOI”) Certificate of Registration No. BOI 2011-026 dated 26 January 2011</td>
<td>“P”</td>
</tr>
<tr>
<td>SPPC’s Certificate of Compliance No. 15-10-M-13789L</td>
<td>“R”</td>
</tr>
<tr>
<td>Certification stating the Consistency or Inconsistency of the Ilijan Combined Cycle Power Plant with the DOE Philippine Development Plan (&quot;PDP&quot;)</td>
<td>&quot;S&quot;</td>
</tr>
<tr>
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<tr>
<td>- Transmission / Grid Connection Projects of SPPC</td>
<td>&quot;T&quot; and Series</td>
</tr>
<tr>
<td>- Certification of Non-Applicability of Renewable Energy Service/Operating Contract from the DOE</td>
<td>&quot;U&quot;</td>
</tr>
<tr>
<td>- Certification of Non-Applicability of Certificate of Registration or Certification of Commerciality by an RE Developer and After Due Confirmation by the DOE</td>
<td>&quot;V&quot; and Series</td>
</tr>
<tr>
<td>Executive Summary (technical and economic characteristics of the generation capacity, salient features of the PSA)</td>
<td>&quot;W&quot;</td>
</tr>
<tr>
<td>- Sources of Funds/Financial Plans; Generation Rate and Derivation*</td>
<td>&quot;X&quot; and Series</td>
</tr>
<tr>
<td>- Financial model in compact disc containing derivation of rates*</td>
<td>&quot;Y&quot;</td>
</tr>
<tr>
<td>SPPC's Explanation on the Fuel Procurement Process</td>
<td>&quot;Z&quot;</td>
</tr>
<tr>
<td>SPPC's latest Audited Financial Statements</td>
<td></td>
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<tr>
<td>- Certification regarding the net heat rate</td>
<td></td>
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<tr>
<td>- Simulation of the number of operating units necessary to meet the minimum energy off-take (&quot;MEOT&quot;) and/or additional energy/demand requirements of MERALCO</td>
<td></td>
</tr>
<tr>
<td>- Explanation on the Non-Applicability of Potential Cost of Ancillary Service</td>
<td></td>
</tr>
<tr>
<td>SPPC's Secretary Certificate on the authorized personnel to signed and deliver contracts, agreements, instruments and/or securities</td>
<td></td>
</tr>
<tr>
<td>SPPC's Secretary Certificate on the authority of the authorized representatives to appoint and designate representative to prosecute, defend, arbitrate, settle and/or collect in behalf of the company.</td>
<td></td>
</tr>
</tbody>
</table>

* Subject of a Motion for Confidential Treatment of Information

**CONFIDENTIAL TREATMENT OF ANNEX "V" and series**

15. **Annexes "V" and Series** contains numbers, methodology, and calculations which provide valuable information and insight on how SPPC arrives at its power generation rate and would accordingly reflect SPPC's bidding strategy for distribution utilities undertaking competitive process for the selection of their power suppliers, and SPPC's trading in the WESM. It also contains information regarding the debt or equity ratio, capital costs, weighted average cost of capital, and fuel cost, among other information.
15.1. It is therefore submitted that Annexes "V" and Series fall within the bounds of proprietary "trade secrets" which are entitled to protection under the Constitution, statutes, and rules and regulations of this Honorable Commission.

16. Under Rule 4 of the ERC Rules of Practice and Procedure, the Honorable Commission may, upon request of a party and determination of the existence of conditions, which would warrant such remedy, treat certain information submitted to it as confidential. Pursuant to such provision, Applicant SPPC respectfully prays for the issuance of a protective order declaring Annexes "V" and Series as confidential information, since the Applicant SPPC intends to present them as evidence in the instant Application.

17. The data contained in Annexes "V" and Series constitute "trade secrets" of Applicant SPPC; thus, SPPC has actual and valuable proprietary interest to protect with respect to such information. The Supreme Court, in the recent case of Air Philippines Corporation vs. Pennswell, Inc. (540 SCRA 215 [2007]), had the opportunity to discuss the definition of "trade secrets" and the great extent to which the same are protected under our laws. In other instances, the Supreme Court has held that the confidential nature of trade secrets protects such from disclosure even in the face of the right of inspection given to stockholders or the constitutional right to information. (Philpotts vs. Philippine Manufacturing Company, 40 Phil. 471 [1919]; Garcia vs. Board of Investments, G.R. 88637 [1989]).

18. Information, which falls within the definition of a trade secret, as defined by jurisprudence is clearly information which merits the confidential treatment provided for under Rule 4 of the ERC Rules of Practice and Procedure. Annexes "V" and Series should therefore be entitled to the protection of confidential information provided under Rule 4 of the ERC Rules of Practice and Procedure.

19. SPPC hereby submits one (1) copy of each of the foregoing confidential documents in a sealed envelope, with the envelope and each page of the document stamped with the word "Confidential."
PRAYER

WHEREFORE, premises considered, it is respectfully prayed that the Honorable Commission:

(i) **ISSUE** an Order treating Annexes "V" and Series as confidential information pursuant to Rule 4, Section 1 of the ERC Rules of Practice and Procedure and prescribing the guidelines for the protection thereof;

(ii) Immediately **ISSUE** a provisional authority and/or interim relief authorizing the Applicants to implement the Power Supply Agreement by 26 December 2019; and

(iii) After hearing on the merits, render a Decision **APPROVING** the Power Supply Agreement.

Other reliefs just and equitable under the circumstances are likewise prayed for.

Pasig City, 21 October 2019.

MANILA ELECTRIC COMPANY
Co-Applicant
MERALCO Compound, Lopez Building,
Ortigas Avenue, Pasig City

By:

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IBP No. 66245; 1/9/19; RSM
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MCLE Compliance No. VI-0000248; 11 July 2016
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MCLE Compliance No. VI-0000242; 11 July 2016

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MCLE Compliance No. VI-0025837; 12 April 2019

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SOUTH PREMIERE POWER CORP.

Co-Applicant

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IBP No. 06372 / Lifetime / Makati City
MCLE Compliance No. VI-0015891/ 13 December 2018
Roll No. 47112

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PTR No. 3823277 / 4 January 2019 / Mandaluyong City
IBP No. 010380 / Lifetime / PPLM
MCLE Compliance No. VI-0011960 / 3 September 2018
Roll No. 54500
VERIFICATION
AND CERTIFICATION OF NON-FORUM SHOPPING

I, JOSE RONALD V. VALLES, Filipino, of legal age, married, with office address at 7th Floor, Lopez Building, MERALCO Compound, Ortigas Avenue, Barangay Ugong, Pasig City, after being sworn in accordance with law, hereby depose and say that –

1. I am the Vice President and Head, Regulatory Management Office, of Applicant Manila Electric Company (“MERALCO”). In such capacity, I have caused the preparation and filing of the foregoing Application;

2. Moreover, I have been authorized by the Board of Directors of MERALCO to certify that Applicant has not heretofore filed any similar action, pleading or application involving the same issues before the Supreme Court, the Court of Appeals or any other lower courts or administrative bodies. A copy of the Secretary’s Certificate authorizing me to cause the preparation of the instant Application and sign this Verification and Certification is attached hereto as ANNEX “A”;

3. I have read and understood the allegations contained therein and the same are true and correct based on my personal knowledge and authentic records made available to me in the ordinary course of business of MERALCO;

4. To the best of my knowledge, no similar action or proceeding is pending before the Supreme Court, the Court of Appeals, the lower courts or administrative bodies;

5. If I should hereafter learn that a similar action has been filed before the Supreme Court, the Court of Appeals, the lower courts or administrative bodies, I undertake to report such fact to this Honorable Commission within five (5) days from notice of such fact.

IN WITNESS WHEREOF, I have hereunto affixed my signature this 21st day of October 2019 at Pasig City, Philippines.

JOSE RONALD V. VALLES
Affiant

SUBSCRIBED and SWORN to before me this 21st day of October 2019, affiant having exhibited to me his Social Security System ID bearing the number 33-10900088.

Doc. No. 220;
Page No. 45
Book No. 11;
Series of 2019.
REPUBLIC OF THE PHILIPPINES
CITY OF MANDALUYONG ) s.s.

VERIFICATION AND
CERTIFICATION OF NON-FORUM SHOPPING

I, ELENITA D. GO, Filipino, of legal age, and with office address at the 19th Floor, San Miguel Properties Centre, No. 7 St. Francis Street, Mandaluyong City, after having been duly sworn to in accordance with law, depose and state, that:

1. I am the authorized representative and General Manager of South Premiere Power Corp. ("SPPC") and have caused the preparation and filing of this Joint Application;

2. I have read the contents thereof and all the allegations contained therein are true and correct to the best of my personal knowledge and based on authentic and official records; and

3. I further certify that I have not filed any action involving the same issues in the Supreme Court, Court of Appeals, or any other courts or tribunals. If ever there is a case pending before the said courts or tribunals involving the same issues, I undertake to inform the Honorable Commission of such fact within five (5) days from knowledge thereof.

IN WITNESS WHEREOF, I have hereunto set my hand this 21st day of October 2019 at Mandaluyong City, Philippines.

ELENITA D. GO
Affiant

SUBSCRIBED AND SWORN to before me this 21st day of October 2019 at Mandaluyong City. Affiant personally appeared and exhibited to me her Philippine Passport with No. P1876103B issued on 07 June 2019 at the Department of Foreign Affairs (DFA), NCR East as her competent proof of identity.

Doc. No. 7130
Page No. 63
Book No. 1
Series of 2019.
SECRETARY’S CERTIFICATE

I, WILLIAM S. PAMINTUAN, a duly elected, qualified and incumbent Assistant Corporate Secretary of the Manila Electric Company (MERALCO), a corporation duly organized and existing under and by virtue of the laws of the Philippines, do hereby certify that:

At the regular meeting of the Board of Directors of the Company duly convened and held on September 6, 2019, at which meeting a quorum was present, acted throughout and voted, the following resolutions were approved and said resolutions are in full force and effect on the date hereof:

“RESOLVED, in connection with the conduct of a competitive selection process for 1200 MW baseload capacity, the Board of Directors of the Manila Electric Company Electric Company (MERALCO) hereby authorizes the signing of the relevant Power Supply Agreement/s (PSA/s) with the Winning Power Supplier/s upon conclusion of the said competitive selection process;

“RESOLVED, FURTHER, that the following officers, namely Messrs. MANUEL V. PANGILINAN, Chairman of the Board, RAY C. ESPINOSA, President & Chief Executive Officer, BETTY C. SIY-YAP, Chief Finance Officer, WILLIAM S. PAMINTUAN, Senior Vice President & Chief Legal Counsel, RONNIE L. APEROCHO, Senior Vice President & Head, Networks, VICTOR S. GENUINO, First Vice President & Head, Corporate Retail Services & Corporate Communications, and JOSE RONALD V. VALLES, Vice President & Head, Regulatory Management, are hereby directed and empowered, for and in behalf of the Company, to sign, execute and deliver any contract, agreement, instrument, and other documents which may be deemed necessary or appropriate for the purpose, and to perform or execute all other acts and deeds as may be necessary or appropriate to carry out or accomplish the said purpose;

“RESOLVED, FURTHERMORE, that the Board of Directors authorize, as it hereby authorizes, MERALCO, through JOSE RONALD V. VALLES, Vice President and Head, Regulatory Management, or any lawyer or employee of MERALCO that any of them may designate, name or appoint:

1. To file the appropriate application/s with the Energy Regulatory Commission (ERC) for the approval of the Power Supply Agreement/s between MERALCO and the Winning Power Supplier/s, for the supply and delivery of energy to MERALCO;

2. To sign, execute, and deliver in connection therewith the necessary pleadings, motions, verification, affidavit of merit, certificate of non-forum shopping, powers of attorney, and other instruments as may be necessary or proper; and

3. To designate, name, and appoint, a representative or an attorney-in-fact in behalf of the Company during the preliminary conference, pre-trial, trial, execution and all.
other stages of or incidents related to the case, proceeding or action; to negotiate, enter into, and agree to an amicable settlement, make admissions or stipulations of fact and/or documents; and to perform and execute any and all actions and such other matters as may aid in the prompt disposition of such case, proceeding or action."

WITNESS THE SIGNATURE of the undersigned as such officer of the Company and its corporate seal hereunto affixed on this 13th day of September 2019.

WILLIAM S. PAMINTUAN
Assistant Corporate Secretary

SUBSCRIBED AND SWORN to before me this 13th day of September 2019, affiant exhibited to me his Taxpayer Identification Number (TIN) 146-473-562, issued by the Bureau of Internal Revenue (BIR) as his competent evidence of identity.

Doc. No. ________
Page No. ________
Book No. ________
Series of 2019.