GOLDEN STATE WATER COMPANY

630 E. FOOTHILL BLVD., P. O. BOX 9016 SAN DIMAS, CALIFORNIA 91773-9016

	_	
Canceling	Cal. P.U.C. Sheet No.	

Original Cal. P.U.C. Sheet No. 1787-E

Form No. 28

CONTRACT DEMAND AGREEMENT FOR CUSTOMERS SERVED UNDER TARIFF RATE SCHEDULE NO. A-5 TOU

Page 1 of 2

(N)

This Contract Demand Agreement ("Agreement") is entered into by and between _
"Customer" having an account served under Tariff Rate Schedule No. A-5 TOLL ("A

"Customer" having an account served under Tariff Rate Schedule No. A-5 TOU ("A-5 TOU Rate") and the "Golden State Water Company" ("GSWC") and Bear Valley Electric Service ("BVES"), a Division of GSWC, sometimes referred to herein jointly as "Parties" or individually as "Party". This Agreement is applicable only to electric use for the account served under the A-5 TOU Rate (either "Primary" or "Secondary" as further identified below). The A-5 TOU Rate may be amended from time to time as approved by the California Public Utilities Commission.

Customer understands this Agreement is required for service under A-5 TOU Rate for the purpose of identifying the Contract Demand for use in determining the Minimum Charge contained in A-5 TOU Rate. This Agreement applies equally to Customer's service under Firm or Non-Firm under the A-5 TOU Rate.

Accordingly, the Parties agree as follow:

1.	THE	IDENTITY	AND	LOCAT	ION OF	ACCOUNT
----	-----	----------	-----	-------	--------	----------------

Customer Address:	(Assigned by BVES)
Customer Meter Number:	(Assigned by BVES)
Customer Account Number: _	(Assigned by BVES)

Applicable A-5 TOU Schedule: **Primary** □ or **Secondary** □ (check one only)

This Agreement is applicable only to the account identified below:

2. APPLICATION OF CONTRACT DEMAND IN THE TARIFF

The A-5 TOU Rate specifies that the Minimum Charge:

"Will be equal to the Service Charge per meter, per day, plus \$0.75 per kW times Contract Demand".

The A-5 TOU Rate defines that the Contract Demand:

"Is the demand determined, at BVES option, by an engineering evaluation of the connected load or as the highest recorded billing demand in the past five years."

3. ACCESS AND REQUESTS FOR INFORMATION

The Customer will provide BVES with any information required to determine the connected load and, if necessary, provide access to the premises at which the equipment for this account is located.

4. CONTRACT DEMAND

The Parties agree that the Contract Demand for the above account is _____ kW

(Continued)

(N)

ISSUED BY

R. J. Sprowls
President

Date Filed June 26, 2010
Effective Date July 26, 2010
Resolution No.

GOLDEN STATE WATER COMPANY

630 E. FOOTHILL BLVD., P. O. BOX 9016 SAN DIMAS, CALIFORNIA 91773-9016

Canceling	Cal. P.U.C. Sheet No.	

Original Cal. P.U.C. Sheet No. 1788-E

Form No. 28

CONTRACT DEMAND AGREEMENT FOR CUSTOMERS SERVED UNDER TARIFF RATE SCHEDULE NO. A-5 TOU

(Continued)

Page 2 of 2

(N)

5. MODIFICATION OF THIS AGREEMENT

This Agreement may be modified at the sole discretion of BVES due to either of the following conditions:

- a. BVES believes the Customer has changed the connected load for the account for which this Agreement applies
- b. The Maximum Demand as specified in the A-5 TOU Rate has exceeded the Contract Demand as specified in the currently effective Agreement.

If, in the opinion of BVES, either of these conditions applies, BVES may require the Agreement to be amended or otherwise modified in writing to account for such information.

6. TERM

This Agreement shall become effective on the latter of the two signatory dates contained in Section 9 below and shall remain effective until such time as the identified account is closed or the account no longer qualifies for service under A-5 TOU Rate.

7. COMPLIANCE WITH LAWS

The Parties shall comply with the terms and conditions of the applicable TOU tariff, and all local, state and federal rules, regulations and laws.

8. COMMISSION AUTHORITY

This Agreement shall at all times be subject to the California Public Utilities Commission and to any changes or modifications that the Commission may, from time to time, direct in the exercise of its jurisdiction.

Notwithstanding any other provision of this Agreement, BVES shall have the right to unilaterally file with the Commission, pursuant to the Commission's rules and regulations, an application for a change in tariff, rates, charges, classification, or any rule, regulation, or agreement relating thereto.

9. SIGNATURES

IN WITNESS WHEREOF, the Parties hereto have caused two originals of this Agreement to be executed by their duly authorized representatives.

CUSTOMER	BVES
By: (signature)	By:(signature)
Name:	Name:
Title:	Title: Energy Resource Manager
Date:	Date:

(N)

ISSUED BY

R. J. Sprowls
President

Date Filed <u>June 26, 2010</u> Effective Date <u>July 26, 2010</u> Resolution No.

Advice Letter No. <u>242-E</u> Decision No. <u>09-10-028</u>