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| SCHEDULE NO. 451 |
| LARGE CUSTOMER RETAIL WHEELING |
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1. **CUSTOMER POWER SUPPLIES** (Continued)
2. Supplier Failure to Deliver. If a Power Supplier is in the Company’s Balancing Authority Area and does not deliver Supplied Power as scheduled under a power supply contract with a term of one or more years, the Company shall give Customer notice of such non-delivery not later than the end of the hour in which non-delivery began, provided that such Power Supplier provides written consent allowing the Company to provide such notice to Customer. Company has no obligation to replace such Energy using its own generation resources, but shall make commercially reasonable efforts to obtain in the market replacement Energy for such delivery failure. Any difference between Customer Metered Energy and Supplied Power over a single hour as a result of a failure to deliver will be subject to the Imbalance Energy charge using the Load Aggregation Point price under the OATT.
3. Remarketing of Supplied Power. Customer may arrange with its Power Suppliers suitable arrangements for remarketing of Supplied Power in excess of that needed to serve Total Load.
4. Power Supplier Charges. Customer is subject to charges from its serving Power Supplier for Energy, for delivery to the Transmission Point of Receipt, and any other charges specified in the agreement between Customer and the Power Supplier. Any such charges will be paid directly by Customer to the Power Supplier and are not the responsibility of the Company.
5. Power Supply Taxes. The Company is not responsible for any taxes due as a result of the purchase of Supplied Power by Customer. Customer will reimburse the Company for any properly assessed state and local utility taxes that any applicable governmental entity assesses against the Company for its delivery of Supplied Power to a Location.

(Continued on Sheet No. 451-C)