

DETERMINATIONS

7. The CCU recognized that the Navy/Department of Defense is GPA's largest customer, and that the USC will provide a consistent revenue stream to GPA that supplements the remainder of its customer base.⁷
8. The USC will also enable GPA, as the sole company charged with operating and maintaining the Island-Wide Power System (IWPS), to render adequate and efficient electric service to support the DoD's military mission.⁸
9. The USC has significant advantages for GPA: it recognizes GPA as the unique service provider for the military on Guam, the only service provider, unlike any other jurisdiction in the nation.⁹
10. Under the USC, GPA will derive annual revenues from the Navy in the approximate amount of \$70M.¹⁰
11. The USC identifies assets for transfer from the Navy to GPA at an approximate value of \$129.28M, including transmission and distribution assets, and four power plants with substations. A Petroleum Oil Lubricants Fuel Line of 16.5 miles, valued at \$67.5M, and Easements of 113.5 miles, are also identified for transfer to GPA.¹¹
12. In the USC, the parties have "cleaned up" the existing Customer Services Agreement, and have removed and revised articles thereof that are no longer relevant or which do not adequately reflect GPA's current operating environment.¹²
13. The USC contains updated Tables (Table 3 and Table 4), which provide for "joint use" [Navy-GPA] generation and transmission facilities and for Navy Distribution assets to be transferred to GPA.¹³ Table 5 provides for new assets to be transferred to GPA and maintains the transfer mechanism.¹⁴

⁶Guam Power Authority Presentation to the CCU on the Navy USC, July 10, 2012, pages 7 & 9.

⁷Id. at p. 1.

⁸Id.

⁹Id. at p. 8.

¹⁰Id. at p. 2.

¹¹ Id. at p. 3.

¹² Id. at p. 8.

¹³ Guam Power Authority Utility Services Contract, Table 3 and Table 4, pgs. 3 & 4 respectively.

¹⁴ Id., Table 5 p. 50; see also Articles 1.6 and 3.1.

14. Navy will continue to make weekly fuel payments under the CSA. It will also be required to make payments to GPA within fifteen (15) days of invoice presentation and subject to late payment charges.¹⁵ GPA previously allowed Navy payment terms of 30 days.¹⁶
15. The USC contains a minimum contract demand and removes the maximum contract demand in the CSA. Article 13.1 of the USC establishes an initial minimum reserve capacity (minimum demand) set at 85% of the average Navy monthly peak conjunctive demands over the 12 months preceding the effective date of the Agreement.¹⁷By giving notice to GPA, Navy can implement an annual decrease or increase in the minimum reserved capacity not exceeding three and one half percent (3.5%) of the Minimum Reserved Capacity.¹⁸
16. There are some disadvantages too with the new USC. The contract term is limited to one ten (10) year term with no option for extension.¹⁹ Navy will continue to supply water to Guam Waterworks Authority for power generation facilities, but GPA will be billed by GWA and will pay its rates rather than Navy rates.²⁰
17. The power factor adjustments are provided for by the USC, but now only apply to demand charges and not energy charges.²¹
18. The role of the Guam Public Utilities Commission [PUC] is strengthened under the new USC. The PUC is acknowledged to be an eligible regulatory body in accordance with the FAR 52.241-7; the Navy accordingly agrees to comply with the current regulations, practices and decisions of the PUC concerning accounting practices, allowability of costs, cost allocation, pricing and rates, settlement charges, and other charges and fees (subject to appeal to the Guam Superior Court).²²
19. In addition, Disputes Resolution between GPA and Navy involving rate related disputes, accounting practices, allowability of costs, pricing and rates, settlement

¹⁵ Id. at p. 12; see also Article 21.6.2.1.

¹⁶ Id. at p. 19.

¹⁷ Guam Power Authority Utility Services Contract, Article 13.1 at p. 22.

¹⁸ Id.

¹⁹ Id. at Article 6.2.

²⁰ Id. at Article 3.2.

²¹ Id. at Article 15.3.

²² Id. at Article 12.1.

charges, and other charges and fees, shall be referred to the PUC for disposition in accordance with the PUC's Rules of Practice and Procedure.²³

ORDERING PROVISIONS

After review of the record herein, GPA's Petition for Approval of the Utility Services Contract (USC) with the U.S. Navy, and the PUC Counsel Report, for good cause shown, on motion duly made, seconded, and carried by the undersigned Commissioners, the Guam Public Utilities Commission **HEREBY ORDERS** that:

1. GPA's Petition for Approval of the Utility Services Contract (USC) with the U.S. Navy is hereby approved.
2. The General Manager of the Guam Power Authority is hereby authorized to execute any and all documents incidental to executing the GPA-Navy Utility Services Contract.
3. The recommendations and reasoning contained in the Counsel Report are adopted.
4. GPA is ordered to pay the Commission's regulatory fees and expenses, including, without limitation, consulting and counsel fees and the fees and expenses of conducting the hearing proceedings. Assessment of PUC's regulatory fees and expenses is authorized pursuant to 12 GCA §§12002(b) and 12024(b), and Rule 40 of the Rules of Practice and Procedure before the Public Utilities Commission.

Dated this 30th day of July, 2012.

Jeffrey C. Johnson
Chairman

Rowena E. Perez
Commissioner

Joseph M. McDonald
Commissioner

Michael A. Pangelinan
Commissioner

²³ Id. at Article 19.1.

Order
GPA Petition for Approval of
USC with U.S. Navy
GPA Docket 12-08
July 30, 2012

Filomena M. Cantoria
Commissioner