

# RESOLUTION 2024 0297

BEFORE THE BOARD OF COMMISSIONERS OF BENTON COUNTY, WASHINGTON:

IN THE MATTER OF COUNTY FRANCHISES RE: GRANTING A FRANCHISE TO THE UNITED STATES OF AMERICA, ACTING BY AND THROUGH THE UNITED STATES DEPARTMENT OF ENERGY, BONNEVILLE POWER ADMINISTRATION TO PLACE ELECTRICAL SYSTEMS AND FACILITIES IN COUNTY ROAD RIGHTS OF WAY

WHEREAS, a public hearing was held April 23, 2024, to consider the request of The United States of America, acting by and through The United States Department of Energy, Bonneville Power Administration who has applied for a nonexclusive franchise to place electrical systems and facilities in unincorporated Benton County; and

WHEREAS, after hearing the testimony regarding the request for a franchise, the Board finds as follows:


1. The term of the franchise shall be a ten-year (10) period, expiring April 23, 2034, with an associated cost of \$500.00;
2. The Grantee is to carry liability insurance with Benton County named as an insured with a minimum limit of \$1,000,000.00. A copy of the proof of insurance is to be provided to Benton County yearly;
3. Placement of facilities within the right of way shall meet all requirements of Benton County as to location and repair of roads and right of way;
4. Should Benton County require utility relocation work because of road construction, maintenance, or any other reason, said work shall be at the Grantee's expense;
5. The franchise is nonexclusive;
6. The Grantee is to sign the Order and Agreement for Nonexclusive Franchise;

WHEREAS, The United States of America, acting by and through The United States of America Department of Energy, Bonneville Power Administration has agreed to the terms and has signed the Order and Agreement for Nonexclusive Franchise, said Order having been approved as to form by the Prosecuting Attorney's Office; **NOW, THEREFORE**

**BE IT RESOLVED** that the franchise with The United States of America, acting by and through The United States of America Department of Energy, Bonneville Power Administration, in County road rights of way be approved and that the Board indicates its approval by its signatures on the Order and Agreement for Nonexclusive Franchise.

Dated this 23<sup>rd</sup> day of April, 2024

Attest:   
Clerk of the Board

  
Chairman

  
Chairman Pro Tem

  
Commissioner

Constituting the Board of County  
Commissioners of Benton County,  
Washington

Return to:  
Benton County Public Works  
P.O. Box 1001  
Prosser, WA 99350

Grantor: Benton County  
Grantee: United States of America, acting by and through the United States Department of Energy, Bonneville Power Administration

BEFORE THE BOARD OF COUNTY COMMISSIONERS

BENTON COUNTY, STATE OF WASHINGTON

IN THE MATTER OF THE APPLICATION OF THE UNITED STATES OF AMERICA ACTING BY AND THROUGH THE UNITED STATES DEPARTMENT OF ENERGY, BONNEVILLE POWER ADMINISTRATION FOR NONEXCLUSIVE FRANCHISE TO LOCATE, CONDUCT, MAINTAIN, OPERATE, USE AND IF NECESSARY, REMOVE ELECTRICAL TRANSMISSION SYSTEMS AND FACILITIES WITHIN THE COUNTY OF BENTON, STATE OF WASHINGTON, UPON, OVER, UNDER ALONG, AND ACROSS CERTAIN COUNTY ROADS AND PUBLIC HIGHWAYS, OR PARTS THEREOF, NOT WITHIN THE LIMITS OF ANY INCORPORATED CITY OF TOWN.

No. 2024 0297

ORDER AND AGREEMENT  
FOR NONEXCLUSIVE  
FRANCHISE

FINDINGS

NOW, on this 23<sup>rd</sup> day of April, 2024, the petition and application of THE UNITED STATES OF AMERICA, ACTING BY AND THROUGH THE UNITED STATES DEPARTMENT OF ENERGY, BONNEVILLE POWER ADMINISTRATION for the authority and nonexclusive franchise, for a term of ten (10) years, to install, locate, construct, maintain, operate, use, and if necessary, remove ELECTRICAL TRANSMISSION

SYSTEMS AND FACILITIES under, upon, over, along, and across Benton County roads, highways, streets, alleys, bridges, and rights-of-ways, or other County property, hereafter called “County Roads or Rights-of-ways” described in said application by reference to the sections, townships, and ranges in which said County Roads or Rights-of-ways are physically located within the County of Benton, State of Washington, and not within the corporate limits of any incorporated city or town therein, coming on to be heard before this, the Board of County Commissioners of and from said Benton County, Washington, and this Board having heretofore fixed this time and place for the hearing of said petition, and it appearing that the County Engineer has given notice of the time and place of said hearing by posting in three places in the Benton County Courthouse with written or printed notices of the time and place of this hearing in accordance with the laws of the State of Washington, and also by publishing a like notice two (2) times in the Prosser Record Bulletin newspaper of general circulation published in Benton County, Washington, and it appearing that the notices so posted and published stated the name of the applicant and a description by reference to sections, townships and ranges in which the County Roads or Rights-of-ways to be included in the Franchise for which application is made are physically located, and also state the time and place fixed for said hearing, and after hearing all persons interested in the matter of said petition, and at which hearing the qualifications of the Grantee were heard, the Board deeming it for the public interest to grant the Franchise and authority so applied for.

### **ORDER**

IT IS HEREBY ORDERED BY THE BOARD OF COUNTY COMMISSIONERS OF BENTON COUNTY, WASHINGTON:

There is hereby granted to THE UNITED STATES OF AMERICA, ACTING BY AND THROUGH THE UNITED STATES DEPARTMENT OF ENERGY, BONNEVILLE POWER ADMINISTRATION, hereafter called the Grantee, subject to all provisions, conditions, covenants, and requirements of this order and agreement, the right, privilege, and nonexclusive ELECTRICAL TRANSMISSION SYSTEMS AND FACILITIES, and all necessary appurtenances thereto, hereafter called the “Distribution System”, under, upon,

along, or across those portions of any and all County roads or rights-of-ways, which lie within those legal subdivisions within the County of Benton, State of Washington, set forth and described in Exhibit A attached hereto and by this reference made a part hereof, excluding, however, from such subdivisions any portion thereof which is within the corporate limits of any incorporated city or town, but including all portions of said subdivisions which are within any unincorporated town or community. Benton County Resolution No. 72-220, regarding Policy on Accommodation of Utilities on County Road Rights-of-Way, shall apply in all respects to this Franchise and the distribution system.

## AGREEMENT

### I. APPROVAL BY COUNTY ENGINEER

All locations, construction, installation, maintenance, relocation, or removal of the distribution system or any portion thereof within County Roads or Rights-of-ways outside the corporate limits of any incorporated town shall be inspected by the County Engineer.

### II. PERMIT REQUIRED - MAP AND SPECIFICATIONS TO BE FILED - APPROVAL BY COUNTY ENGINEER – PERFORMANCE BOND

Prior to commencement of any work on or construction of any portion of the distribution system, Grantee shall submit to the County Engineer Grantee's plans and specifications in form and number showing the position, depth, or height, and location of all lines and facilities sought to be constructed, laid, installed, or erected at that time, showing their relative position to existing County Roads or Rights-of-ways, upon plans drawn to scale indicating exact distance hereinafter collectively referred to as the "map of definite location". Grantee is hereby authorized to extend its facilities throughout the area authorized hereunder.

The distribution system shall be constructed in exact conformity with said map of definite location, except in instances in which deviation may be allowed pursuant to application by Grantee. The plans and specifications shall specify, as applicable, the class and type of materials and equipment to be used, manner of excavation, construction, installation,

backfill, erection of temporary structures, erection of permanent structures, traffic control, traffic turnouts, and road obstructions, and manner and means by which they affect County roads or rights-of-ways, will be restored to a condition as good as that which existed prior to such work or construction. No such work or construction shall be commenced until the Grantee has first provided written notice to the County Engineer. All such work or construction shall be inspected by the County Engineer. The Grantee shall pay all reasonable costs and expenses incurred in the examination and inspection of such work or construction by the County Engineer as herein provided.

The County Engineer may require a performance bond in a sum sufficient to guarantee to Benton County that any County roads or rights-of-ways, including the surfaces thereof, affected by any work or construction by the Grantee, shall be restored to a condition as good as that which existed prior to such work or construction, the amount of said bond to be fixed by the County Engineer. The County Engineer, upon notice to the Grantee, may at any time order any and all work that he considers necessary to restore to a safe condition any portion of the County roads or rights-of-ways, the condition of which has been rendered dangerous to the safety of persons or property by reason of any work, construction, or facilities of Grantee, and Grantee, upon demand, shall pay to Benton County all costs of such work, done by order of the County Engineer.

### III. COUNTY ROADS TO BE RESTORED

In any work which requires breaking of surface of the County Roads or Rights-of-ways subject to this Franchise for the purpose of locating, constructing, installing, relocating, removing, maintaining, and/or repairing the distribution system, and/or making connections between the same to structures and buildings of consumers or making connections to other facilities of the Grantee now in existence or hereafter constructed, the Grantee shall strictly conform to the instructions set forth by the County Engineer for such work; and the Grantee, at its own expense and with all reasonable speed, shall complete the work for which the County Roads or Rights-of-ways, surface has been broken and repair and restore the affected County Roads or Rights-of-ways, and the surface thereof to a condition as good as that which existing before the work was commenced.

Noxious weed control will be required, at the Grantee's expense, and shall meet all requirements of the Benton County Weed Board.

Except in cases of emergency, as hereinafter provided, no breaking of surface of any County Roads or Rights-of-ways, shall be done until Grantee has first provided notice to the County Engineer as specified in Section II of this agreement and any required permits have been issued.

PROVIDED, however, that in cases of emergency which occur out of office hours when immediate work may be necessary for the protection or safety of persons or property, the emergency shall be immediately reported to the Benton County Sheriff and the necessary work may be immediately undertaken upon the express condition that notice of such work, as hereinabove provided, shall be submitted to the County Engineer on or before noon of the business day next following the commencement of the emergency work.

#### IV. INTERFERENCE WITH EXISTING FACILITIES

No location, construction, installation, maintenance, repair, removal or relocation of the distribution system or any portion thereof, performed along or under any County Roads or Rights-of-ways, shall in any way interfere with the grading or improvement of such County Roads or Rights-of-ways, or with the construction and maintenance of any existing utility, public or private, drain, drainage ditch or structure, or irrigation ditch or structure, located along or under such county roads, right-of-way, or property. In the event that it is necessary to relocate any such County road or right-of-way or alter the grade of any such county road or right-of-way, requiring relocation of any utilities, including rights-of-way, preferences as to positioning of such utilities, shall be given in the order of the original location and installation of such utilities, the utility first having been located and installed being given first preference as to positioning and relocation.

#### V. MINIMUM INTERFERENCE WITH PUBLIC TRAVEL – GRANTEE LIABLE FOR DAMAGE

All work done under this Franchise shall be done in a thorough and workmanlike manner. All construction, installation, maintenance, repair, relocation, or removal of the distribution

system, or any portion thereof, shall be conducted in a manner that will interfere as little as possible with public use of and travel upon County Roads or Rights-of-ways, shall include all due and necessary measures and precautions to prevent danger to persons or property. Specifically, where such construction, installation, maintenance, repair, relocation, or removal involves open trenches, ditches, or tunnels which are left open at night, the Grantee shall place sufficient warning lights and barricades about such trenches, ditches, or tunnels to give adequate warning of such work. The Grantee shall assume sole liability for any injury to persons or property which occurs by reason of any trenches, ditches, or tunnels dug or maintained by the Grantee.

#### VI. ALL COUNTY ROAD RIGHTS RESERVED

Benton County expressly reserves any and all rights which it now has or may hereafter acquire with respect to County roads or rights-of-ways, and this Franchise shall not be construed to in any way limit or restrict any authority, power, rights, or privileges which Benton County now has or may hereafter acquire to control and regulate the use of County Roads or Rights-of-ways covered by this Franchise.

#### VII. COUNTY MAY CHANGE AND IMPROVE ROADS WITHOUT LIABILITY

If Benton County shall at any time improve or change any County Roads or Rights-of-ways, subject to this Franchise by grading, regrading, surfacing, or paving the same, or by changing, altering, repairing, or relocating the grade thereof or by construction of drainage facilities, the Grantee shall, upon written notice from the County Engineer, at Grantee's sole expense, with all reasonable speed, change the location or readjust the elevation of its distribution system and other facilities so that the same shall not interfere with such county work and so such lines and facilities shall conform to such new grades as may be established. Benton County shall in no respect be held liable for any damages, costs, or expenses to said Grantee that may occur by reason of any of the County's improvements, changes or work above enumerated, except insofar as such damages, costs or expenses shall be caused by negligence of the County's employees or agents.

Grantee shall provide notice to and shall consult with the County Engineer prior to

performing any of the work under this section. The Grantee shall pay all reasonable costs of, and expenses incurred in the examination and inspection of such work.

#### VIII. REFERENCE MONUMENTS AND MARKERS

Before any work is performed under this Franchise which may affect any existing monuments or markers of any nature relating to subdivisions, plats, roads, and all other surveys, the Grantee shall reference all such monuments and markers. The reference points shall be so located that they will not be disturbed during the Grantee's operation under this Franchise. The method of referencing these monuments or other points to be referenced shall be approved by the County Engineer. The replacement of all such monuments or markers disturbed during construction shall be made as expeditiously as conditions permit, and as directed by the County Engineer. The cost of monuments or other markers lost, destroyed, or disturbed, and the expense of replacement by approved monuments shall be borne by the Grantee.

#### IX. VACATION OF COUNTY ROADS – ALTERNATE ROUTE

If at any time Benton County shall vacate any County road, right-of-way, or other County property which is subject to rights granted by this Franchise the Board of County Commissioners for Benton County may, after granting an alternate route with the consultation of Grantee, by giving thirty (30) days written notice to the Grantee, terminate this Franchise with reference to such County road, right-of-way, or other County property so vacated and said Benton County shall in no respect be liable for any damages, costs, or expenses to the Grantee that may occur by reason of such termination.

#### X. LIABILITY INSURANCE

Grantee is a federal agency within the U.S. Department of Energy. As such, any claim for personal injury or property damage alleged to have been caused by the negligence of a Grantee's employee (but not that of Grantee's contractors or their employees) must be made in accordance with the Federal Tort Claims Act, 28 U.S.C. ch. 171. ("FTCA"). Grantee requires its contractors to carry liability and workers' compensation insurance. Copies of

those policies may be obtained from Grantee's Contracting Officer for the project. The provisions of the Federal Tort Claims Act are found in Title 28 of the United States Code. 28 U.S.C. §§ 1346(b), 1402(b), 2401(b), and ch. 171.

Grantee is a federal agency within the United States Department of Energy. As such, it is self-insured. As a federal agency, the Federal Employee's Compensation Act, administered by the Department of Labor, Office of Workers' Compensation Program (OWCP), covers Grantee's workers' compensation liability.

#### XI. FRANCHISE NOT EXCLUSIVE

This Franchise shall not be deemed to be an exclusive Franchise. It shall in no manner prohibit Benton County from granting other Franchises of a like nature or Franchises for public or private utilities under, along, across, over, and upon any of the County roads or rights-of- ways, subject to this Franchise and shall in no way restrict, prevent, or prohibit Benton County from constructing, altering, maintaining, or using any of said roads or rights-of-way, drainage structures or facilities, irrigation structures or facilities, or any other County property or affect its jurisdiction over them or any part of them with full power to make all necessary construction alterations, changes, relocations, repairs, or maintenance, which the County may deem necessary.

#### XII. PROVISIONS HEREOF BIND SUCCESSOR

All provisions, conditions, covenants, and requirements herein contained shall be binding upon any and all successors and assigns of the Grantee, and all privileges, as well as all obligations and liabilities of the Grantee, shall inure to its successors and assigns equally as if they were specifically mentioned herein wherever the Grantee is mentioned, provided, however, that neither this Franchise nor any rights, privileges, or obligations granted in this order and agreement shall be assigned without the prior written approval of the County Engineer, unless such assignments is to a wholly-owned subsidiary of the Grantee or to a parent company owning more than 50% of the Grantee, and unless Benton County is provided with prior written notice of such assignment giving the name and address of the subsidiary or parent company assignee.

### XIII. REVOCATION FOR NONCOMPLIANCE

In the event that the Grantee substantially violates or fails to comply with any of the material provisions of this Franchise, the Grantee shall forfeit all rights conferred hereunder and this Franchise shall be revocable by the Board of Benton County Commissioners at their discretion, provided, however, the Board of County Commissioners shall provide the Grantee with written notice of its intention to revoke the Franchise, specifying the nature of such violation, failure, or neglect, and giving the Grantee sixty (60) days in which to cure such violation, failure, or neglect. The Grantee shall be entitled to a hearing, within such sixty-day period, before the Board of County Commissioners.

In the event such hearing is held, the Grantee shall be given prior written notice of the time and place for such hearing. Subject to applicable federal and state law, in the event the Board of County Commissioners, after such hearing, determines that Grantee is in default of any provision of the Franchise, the Board of County Commissioners may:

- a. Foreclose on all or any part of any security provided under this Franchise, if any, including, without limitation, any bonds or other surety; provided, however, the foreclosure shall only be in such a manner and in such amount as the Franchising Authority reasonably determines is necessary to remedy the default;
- b. Commence an action at law for monetary damage;
- c. In the case of substantial default of a material provision of the Franchise, declare the Franchise Agreement to be revoked; or
- d. Seek specific performance of any provision, which reasonably leads itself to such remedy, as an alternate to damages.

### XIV. CONFORMITY WITH STATE AND COUNTY

Benton County expressly reserves the right at any time, upon ninety (90) days written notice to the Grantee, to change, amend, modify, or amplify any of the provisions or

conditions herein enumerated to conform to any state statute, rule or regulation, or county ordinance, rule or regulation, relating to the regulation of highways or the public welfare, health, safety, as may hereafter be enacted, adopted or promulgated, and the County further expressly reserves the right to terminate this Franchise at any time, in accordance with the procedures stated in Section "XIII" above, in the event that the Grantee's distribution system is not operated or maintained in accordance with such statute, ordinance, rule, or regulation.

XV. FEDERAL REGULATION

Any lawful modification required by amendment of Section 76.31 ("Franchise Standards") of the Rules and Regulations of the Federal Communications Commission shall be incorporated into this Franchise as of the date such modifications become obligatory under FCC regulations, or in the event no obligatory date is established, within one (1) year of adoption or at the time of Franchise renewal, whichever occurs first.

XVI. FORCE MAJEURE

Neither party shall be held in default or non-compliance with the provisions of this Franchise, nor suffer any enforcement or penalty relating thereto, where such delay, non-compliance, or alleged defaults are caused solely by acts or circumstance reasonably beyond that party's control, including but not limited to strikes, power outages, natural disaster, riot, war, or other similar event. In the event of force majeure, the affected party's time for delivery or other performance shall be extended for a period equal to the duration of the delay caused thereby. The party subject to the force majeure event shall (a) give notice to the other party of the suspension of its obligations as soon as reasonably practicable, stating the date and extent of such suspension and the cause thereof, (b) use its best efforts to remedy or remove such force majeure with the least practicable delay, and (c) resume the performance of its obligations as soon as reasonably practicable after the remediation or removal of the cause.

XVII. SEVERABILITY

If any section, sentence, paragraph, term, or provision hereof is determined to be illegal, invalid, or unconstitutional, by any court of competent jurisdiction or by any state or

federal regulatory authority having jurisdiction thereof, such determination shall have no effect on the validity of any other section, sentence, paragraph, term, or provision hereof, all of which will remain in full force and effect for the term of the Franchise or any renewal or renewals thereof.

XVIII. COMPLAINT PROCEDURES

The Grantee agrees to maintain a local business office which subscribers may telephone during regular business hours without incurring added message or toll charges so that service shall be promptly available. The Grantee agrees to notify each subscriber, at the time of initial subscription to the Grantee's service, of the procedures for reporting, and resolving such complaints.

XIX. ACCEPTANCE BY GRANTEE

Written acceptance by the Grantee of the Franchise granted herein and all provisions, conditions, covenants, and requirements contained in this order and agreement shall be indicated by endorsement by the Grantee where indicated herein below, and a copy of this order and agreement so endorsed by the Grantee shall be filed with the Clerk of the Board of County Commissioners of Benton County within thirty (30) days from the date of acceptance by the Board. Such filing of the endorsed order and agreement within the period above specified shall be a condition precedent to this Franchise taking effect, and unless this order and agreement is accepted and filed within such time, it shall be null and void.

XX. TERM

This nonexclusive Franchise agreement shall be in full force and effect upon execution and shall expire ten (10) years from the date of the signatures from the Benton County Board of County Commissioners.

XXI. GRANTEE'S ADDRESS

Information for the Grantee is:

Megan Zarzycki  
905 NE 11<sup>th</sup> Avenue  
Portland, OR 97208-3621


Phone: (503-230-4650  
Email: [MCZarzycki@bpa.gov](mailto:MCZarzycki@bpa.gov)

Any notification required to be given to the Grantee may be given to the address above stated, provided that the Grantee may from time to time notify Benton County in writing of an alternate address to which notifications are to be sent.

**FOR GRANTEE:**

**FOR BENTON COUNTY,  
WASHINGTON:**

  
Signature

  
Chairman

Megan Zarzycki, Realty Specialist  
Printed Name and Title

  
Chairman Pro-Tem

03/06/2024  
Date

  
Commissioner

Constituting the Board of County  
Commissioners, Benton County,  
Washington

**APPROVED AS TO FORM:**

Lee Ann Holt  
LeeAnn Holt, Benton County Prosecuting  
Attorney, Civil Division

03/20/24  
Date

**ATTEST:**

Amanda Dawson  
Clerk of the Board

4/23/2024  
Date

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EXHIBIT A

BPA tract numbers listed below and all other unincorporated areas of Benton County, Washington

ABH-12-X-D	G-R-17-X-29A	M-P-25-X-66A
ABH-15-X-C	G-R-18-X-32C	M-P-25-X-68A
ABH-15-X-D	G-R-18-X-35A	M-P-7-X-23A
ABH-15-X-E	G-R-18-X-36A	MC-F-13-X-18A
ABH-4-X-D	G-R-19-X-37A	MC-F-17-X-22A
ABH-5-X-D	G-R-19-X-40A	MC-F-18-X-24A
ABH-6-X-B	G-R-19-X-41A	MC-F-20-X-28B
ABH-6-X-E	G-R-20-X-44A	MC-F-22-X-33A
ABH-7-X-A	G-R-24-X-53A	MC-F-23-X-36B
ABH-9-X-B	G-R-28-X-69A	MC-F-24-X-42B
ABH-9-X-C	G-R-29-X70B	MC-F-24X-46C
ACA-15-X-B	G-R-3-X-6A	MIDW-X-RR
ACA-16-X-D	G-R-4-X-9A	PT-1-X-IA
ACA-16-X-F	G-R-S-ENC-11A	PT-2-X-3C
ACA-17-X-C	G-R-7-X-13A	PT-3-X-6A
ACA-18-X-B	G-R-9-X-15A	PT-4-X-11B
ACA-18-X-H	H-JD-21-X-126A	PT-4-X-16A
ACA-24-X-A	H-P-7-X-11A	PT-S-X-18A
ACA-26-X-A	H-P-7-X-IIB	PT-6-X-24A
ACA-28-X-A	HA-O-21-X-25A	PT-6-X-2SA
ACA-30-X-A	HA-O-22-X-26A	PT-6-X-26A
ACA-36-X-A	K-P-1-X-IIA	R-K-1-X-4A
AGR-1-X-F	K-P-1-X-12A	R-K-10-X-1X-9A
AHF-1-X-E	K-P-1-X-IA	R-K-10-X-22A
AMV-21-X-A	K-P-1-X-IB	R-K-10-X-23A
AMV-22-X-A	K-P-2-X-16A	R-K-10-X-25A
AMV-22-X-B	K-P-2-X-21A	R-K-11-X-26A
ATA-14-X-B	K-P-3-X-24A	R-K-11-X-28A
ATA-28-X-A	K-P-3-X-26A	R-K-11-X-33A
ATA-4-X-A	M-C-1-X-2A	R-K-11-X-34A
ATA-9-X-A	M-H-10-X-18	R-K-3-X-8A
B-C-128-X-417	M-H-11-X-24	R-K-6-X-12B
CH-T-1-X-IC	M-H-19-X-55	R-K-7-X-14A
CH-T-3-X-6A	M-H-3-X-4	R-K-7-X-15A
G-R-1-X-2A	M-H-6-X-9	R-K-8-X-18A
G-R-1-X-3B	M-P-12-X-33A	
G-R-10-X-18A	M-P-13-X-3SA	
G-R-11-X-18B	M-P-17-X-41A	
G-R-11-X-18C	M-P-18-X-44A	
G-R-15-ENC-26A	M-P-20-X-48A	
G-R-15-X-24	M-P-22-X-SIA	
G-R-15-X-	M-P-23-X-54B	
G-R-17-X-	M-P-24-X-58B	