

EXHIBIT F-2

DEED

THIS DEED made and entered into as of the _____ day of _____, 200_____, by and between LCC, LLC, a Kentucky limited liability company, 220 West Main Street, P.O. Box 32010, Louisville, Kentucky 40232, FIRST PARTY: and Big Rivers Electric Corporation, 201 Third Street, Henderson, Henderson County, Kentucky 42420, SECOND PARTY.

WITNESSETH: That for and in consideration of the sum of SEVEN HUNDRED THOUSAND DOLLARS (\$700,000.00) cash-in-hand paid, and other good and valuable consideration, the receipt of which is hereby acknowledged, FIRST PARTY has granted, bargained and sold, and does by these presents grant, bargain, sell, and convey unto SECOND PARTY, its successors and assigns forever, with Covenant of Special Warranty, all of its right, title and interest in and to the following described real property located in Hancock County, Kentucky, to-wit:

See Exhibit A Attached Hereto

TO HAVE AND TO HOLD the above described real estate together with all of the rights, privileges and appurtenances thereunto belonging or in anywise appertaining unto SECOND PARTY, its successors and assigns forever.

It is understood and agreed that this conveyance is subject to all restrictions of record affecting the above described real property, including, but not limited to, any the rules and regulations of Hancock County, Kentucky.

FIRST PARTY hereby specially covenants with SECOND PARTY, its successors and assigns, that FIRST PARTY will forever warrant and defend the real property and improvements conveyed hereby to SECOND PARTY, its successors and assigns, against every person lawfully

claiming the same or any part thereof by, through or on behalf of FIRST PARTY, but not otherwise, and that the real property and improvements conveyed hereby are free and clear of all mortgages, liens, pledges, charges, security interests, encumbrances, rights of way and servitudes of any kind (collectively, "Liens") created by, through or on behalf of FIRST PARTY, but not otherwise, in each case except for (a) Liens of record on _____¹ relating to rights of way, easements, licenses, other access rights and other rights of use that burden said real property and/or improvements, (b) governmental laws, rules, regulations and restrictions affecting said real property and/or improvements, (c) the lien of current ad valorem taxes not yet due and payable, and (d) Liens created by, under or through the unrecorded Farm Lease and Security Agreement dated March 1, 2006, between FIRST PARTY and Sean Taylor of Lewisport, Kentucky, and/or the unrecorded Farm Lease and Security Agreement dated March 1, 2006, between FIRST PARTY and Steve and Ronna Ogle of Hawesville, Kentucky, it being understood that SECOND PARTY takes said real property and improvements subject to all terms and conditions of the instruments, liens and other items or matters described in subclauses (a), (b), (c) and (d) above.

SECOND PARTY accepts possession of the real property and improvements conveyed herewith in the present physical condition of such real property and improvements AS IS, WHERE IS, AND WITH ALL FAULTS. SECOND PARTY acknowledges that it has been given complete and unrestricted access to the real property and improvements for purposes of performing environmental due diligence, and, on behalf of itself, its successors and assigns, hereby releases FIRST PARTY, and each of FIRST PARTY'S officers, directors, and employees, from any losses, damages, obligations, demands or claims arising from any

¹ NOTE: the date which is 5 Business Days prior to the Execution Date.

environmental problems or conditions, now known or subsequently discovered, relating to the real property or improvements. FIRST PARTY makes no warranties, express or implied with respect to the physical condition of the real property or the improvements on such property other than the special warranty of title as heretofore provided.

FIRST PARTY and SECOND PARTY certify that the consideration reflected in this deed is the full consideration paid by SECOND PARTY to FIRST PARTY for the above-described real estate.

IN TESTIMONY WHEREOF, witness the signatures of FIRST PARTY and SECOND PARTY on this the day and date first hereinabove written.

FIRST PARTY:

LCC, LLC

By: _____
Title: _____

COMMONWEALTH OF KENTUCKY
COUNTY OF _____

The foregoing Deed of Conveyance was acknowledged, subscribed and sworn to and
acknowledged before me by _____ as _____ of LCC, LLC,
on behalf of said company, on this the _____ day of _____, 200____.

Notary Public, KY State at Large
My commission expires: _____

SECOND PARTY:

Big Rivers Electric Corporation

By: _____
Michael H. Core, President/CEO

COMMONWEALTH OF KENTUCKY
COUNTY OF HENDERSON

The foregoing Deed of Conveyance was acknowledged, subscribed and sworn to before me by Michael H. Core as President/CEO of Big Rivers Electric Corporation, on behalf of said corporation, on this the ____ day of _____, 200____.

Notary Public, KY State at Large
My commission expires: _____

THIS INSTRUMENT PREPARED BY:

William R. Dexter, Esq.
Sullivan, Mountjoy, Stainback & Miller, PSC
100 St. Ann Building
P.O. Box 727
Owensboro, KY 42302-0727
270-926-4000

OHS East:160182035.2

CHANGES CONFORM WITH SOURCE DEED

EXHIBIT A

Tract One:

Beginning at a cross on a Kentucky Highway No. 334 concrete right of way marker on the South side of said highway, being in the East line of a tract of W.E. Horrell; thence running across said highway with W.E. Horrell's line North 29° 41' 59.0" East 93.649 feet to a brass pin in the root of a 24-inch twin sweet gum in a fence row; thence running with said fence and Horrell's line North 19° 37' 20.3" East 293.551 feet; North 20° 09' 18.9" East 277.048 feet; North 18° 50' 12.1" East 294.863 feet; North 18° 50' 32.2" East 298.683 feet; North 18° 49' 16.4" East 298.599 feet; North 19° 01' 33.3 East 215.748 feet; North 18° 37' 20.6" East 231.397 feet; North 19° 17' 01.8" East 41.920 feet; North 13° 23' 29.7" East 116.517 feet to a point in the Southwest edge of the Ohio River; thence continuing on same course to the thread of the stream of the Ohio River; thence with the thread of the stream of the Ohio River approximately 2,145.648 feet to a point; said point being in the line of the Russell Lawson tract; thence leaving the thread of the stream and running South 56° 38' 03.3" West with Russell Lawson's line to a point at the Southwest edge of the Ohio River; thence continuing with said Lawson's line South 56° 38' 03.3" West 21.999 feet to an old fence post; South 32° 25' 35.5" West 100.570 feet to a point at the fence; South 26° 37' 39.7" West 431.791 feet to a point in the center of a road; thence running with the center of the said road South 26° 44' 28.8" West 300.275 feet; South 25° 38' 58.6 " West 299.566 feet; South 26° 10' 43.8" West 298.433 feet; South 26° 39' 14.5" West 299.477 feet; South 28° 12' 39.3" West 225.102 feet; South 27° 40' 21.8" West 270.901 feet to a point in the center of said road bearing South 42° 16' 23.2" West 54.428 feet from a 19-inch locust on the east side of said road, and on the north side of Highway 334; thence crossing said Highway No. 334 and continuing with the center of aforesaid road South 26° 20' 46.7" West 315.940 feet; South 25° 40' 26.2" West 297.221 feet, crossing the Goose Pond Gut at 231 feet; South 26° 32' 36.3" West 296.245 feet; South 27° 14' 59.3" West 299.176 feet; South 28° 50' 27.3" West 213.871 feet; South 42° 21' 27.7" West 292.500 feet to a point in the center of said road, and also being in the center of Muddy Branch; thence leaving said road and said Russell Lawson's line and running with the aforesaid W.E. Horrell's line North 34° 40' 20.3" West 195.672 feet to a brass pin in the root of a 20-inch double beech which bears South 10° 31' West 65.00 feet from a tack in the side of a 22-inch oak; North 54° 30' 41.2" West 222.307 feet; North 40° 51' 34.6" West 293.025 feet to a 12-inch hickory; North 39° 05' 01.9" West 310.399 feet to a 30-inch oak; North 43° 48' 41.4" West 254.283 feet; North 41° 51' 51.1" West 185.919 feet to a brass pin in the root of a 30-inch double hickory, which bears North 87° 19' West 84.26 feet from a brass pin in the root of a 5-inch beech; North 13° 29' 45.3" East 220.339 feet to two 15-inch maple snags, with sprouts; North 7° 03' 44.0" East 198.930 feet to a 3-inch lombardy poplar; North 18° 56' 53.0" East 185.137 feet to a brass pin in the roof of a 24-inch sweet gum; bearing North 27° 10' West 106.48 feet from a brass pin in the root of a 19-inch hickory; North 21° 10' 11.0" East 245.968 feet to a 24-inch elm, North 36° 44' 45.7" East 154.872 feet to a 13-inch maple; North 26° 25' 51.1" East 96.062 feet to a 20-inch beech crossing the Muddy Branch at 10 feet; North 4° 05' 45.1" East 239.773 feet to a 5-inch locust; North 19° 25' 03.8" East 233.849 feet to a 22-inch double elm and wire fence; North 20° 12' 55.3" East 148.459 feet to an old burned fence post; bearing South 55° 32' 24.2" West 83.559 feet from a brass pin in the root

of a 12-inch double maple; North 18° 06' 06.6" East 215.135 feet crossing the Goose Pond Gut at 135 feet to the beginning, containing 159.537 acres, more or less.

There is excluded from the aforesaid boundary the right of way for Kentucky Highway 334.

Tract Two:

Beginning at an iron pipe in the center of a gravel road a corner to John Allard and in the line of Lloyd Taylor; thence with the line of Lloyd Taylor and W.E. Horrell which follows generally the center of the above mentioned gravel road the chord being North 40° 14' East 1,206.6 feet to the center of Muddy Gut Ditch and corner to the Lower Ayo Tract which follows generally the center of the gravel road the chords being North 43° 33' East 211.1 feet; North 34° 12' East 167.7 feet; North 26° 50' East (passing Goose Pond Branch and Kentucky Highway 334) 2,349 feet; thence North 26° 19' East 1,233 feet to a point at the edge of water (10-16-78) of the Ohio River; thence with the edge of water having a chord of South 37° 32' East 1,426 feet to a point at waters edge being the northwest corner of the Emmick Tract; thence with the lines of the Emmick Tract being an existing fence South 30° 59' West (crossing Kentucky Highway No. 334 and Goose Pond Branch) 3,247 feet; thence South 22° 01' West (crossing Muddy Gut Ditch) 1,894 feet to an iron pipe a corner to John Allard; thence with the line of John Allard being an existing fence North 41° 33' West 1,679 feet to the point of beginning, containing 144.68 acres more or less, but excepting 1.88 acres for the right of way of Kentucky Highway No. 334, and being subject to all legal and existing easements and rights of way.

Tract Three:

A certain tract of land located in Hancock County, Kentucky, on the Kentucky Highway No. 334, and on the Ohio River, and more particularly bounded and described as follows:

Beginning at an iron pin near the top of the high bank of the Ohio River and in the line (as established by G. Reynolds Watkins, *Consulting Engineers*, August, 1978) of the Upper Ayo Tract; thence with the lines of the Upper Ayo Tract South 33° 40' West (crossing Kentucky Highway No. 334 at approximately 2,575 feet) 3,655.28 feet to an iron pin; thence South 19° 34' East 603 feet to an iron pipe corner to John Allard; thence with the lines of John Allard South 68° 39' (crossing Goose Pond Branch) West 783 feet; thence South 81° 23' West (crossing Muddy Gut Ditch) 460.1 feet to a fence post on the south bank of a ditch, thence with an existing fence North 19° 46' West 523 feet to an iron pipe; thence continuing with the line of John Allard but leaving the fence North 22° 01' East (passing an iron pipe at 492.8 feet being the southern most corner of the Lawson Tract) (crossing Muddy Gut Ditch) 2,386.8 feet to a point; thence continuing with an existing fence line of the Lawson Tract North 30° 59' East (crossing Goose Pond Branch and Kentucky Highway No. 334) 3,247 feet to a point at the edge of water (10-9-78) of the Ohio River; thence with the edge of water having a chord of south 26° 20' East 1,570.7 feet to a point in the line of the Upper Ayo Tract; thence with the line of said tract South 33° 40' West approximately 140 feet to the point of beginning containing 145.34 acres more or less, but excepting 2.23 acres for the right of way of Kentucky Highway No. 344, and being subject to all legal and existing easements and rights of way.

Tract Four:

An easement and right-of-way for the purpose of constructing, operating, maintaining, replacing and removing railroad tracks and any overhead or underground utility, sewer lines and facilities over and across said easement and right-of-way to the extent required for said purposes, and which said easement shall be sixty (60) feet in width and which is more particularly described as follows, to wit:

A parcel of land in Hancock County, Kentucky, 5.11 miles Northeast of Hawesville, Kentucky, and being 60 feet wide, and adjacent to and on the east side of the right-of-way of the Hawesville-Lewisport Road, Ky. 334. This parcel is more particularly described as follows:

Beginning at a point in the line between the W.E. Horrell property and Cleancoal Terminals property, said point being also 30 feet East of the centerline, and in the East right-of-way line of Ky 334; Thence in a northerly direction with the said East right-of-way line, 30 feet from and parallel to the centerline of Ky 334, for a distance of 2,446 feet more or less, to a point in the line between Cleancoal Terminals property and the J.P. Emmick property.

Thence North $33^{\circ} 03' 59''$ East 84.85 feet with the line between Cleancoal Terminals, and the J.P. Emmick property to a point 90 feet from the centerline of Ky. 334.

Thence in a southerly direction 90 feet from and parallel to a centerline of Ky 334 for a distance of 2,446 feet, more or less, to a point in the line between Cleancoal Terminals and the W.E. Horrell property.

Thence South $41^{\circ} 38' 52''$ West 79.5 feet to a point of beginning and containing 3.37 acres.

AND BEING the same property conveyed to FIRST PARTY by deed dated February 18, 2000, of record in Deed Book 121, page 726, Office of the Hancock County Court Clerk.

Exhibit G-1 –
Assignment of
Intellectual Property

EXHIBIT G-1

ASSIGNMENT OF INTELLECTUAL PROPERTY

This ASSIGNMENT OF INTELLECTUAL PROPERTY (this "Assignment") is made and entered into as of the ___ day of _____ 200__ (the "Unwind Closing Date"), by and among:

WESTERN KENTUCKY ENERGY CORP., a Kentucky corporation ("Assignor"), and

BIG RIVERS ELECTRIC CORPORATION, a Kentucky rural electric generation and transmission cooperative ("Assignee").

WITNESSETH:

WHEREAS, Assignor wishes to transfer, assign and convey and Assignee wishes to receive and accept all worldwide rights to Assigned Intellectual Property (as defined below) on the terms and conditions contained herein.

NOW, THEREFORE, in consideration of the premises and for other good and valuable consideration, including with respect to consideration recited in the Transaction Termination Agreement among the parties hereto, dated as of March 26, 2007 (the "Transaction Termination Agreement"), the receipt and sufficiency of such consideration being herein acknowledged, the parties hereto have entered into this Assignment:

1. **Definitions.** As used herein, the term "Assigned Intellectual Property" means the items identified on Schedule A attached hereto, including the following rights pertaining to the items listed on Schedule A: all patents, patent applications, copyrights, computer programs, algorithms, databases, data collections, diagrams, formulae, graphs, inventions (whether or not patentable), know-how, methods, manufacturing and production or business processes, user interfaces, business and marketing plans and proposals, works of authorship, trade secrets, license rights, license agreements, and franchises, computer programs, including object and source code.

2. **Assignment.** Assignor hereby grants, assigns, transfers and conveys unto Assignee and its successors and assigns forever all of its right, title and interest in the Assigned Intellectual Property and any associated goodwill worldwide, including but not limited to:

(i) the right to make, use, reproduce, perform, display, develop, create derivative works and inventions, exploit, assign, sub-license, transfer, sell, offer to sell, import and market the Assigned Intellectual Property and any products or services incorporating any portion of the Assigned Intellectual Property;

(ii) the right to own, apply for, prosecute, obtain and maintain all patent, copyright, trademark, and other applications with respect to the Assigned Intellectual Property; and

(iii) the right to independently enforce, without consent from or notice to Assignor, all rights arising with respect to the Assigned Intellectual Property against any party infringing or misappropriating the same (whether such infringement occurred or occurs prior to, on, or after the Unwind Closing Date (as defined in the Transaction Termination Agreement), including with

respect to any and to own all past, present or future monetary damages generated by such enforcement.

The transfer of the Assigned Intellectual Property shall become effective as of the "Closing" (as defined in the Transaction Termination Agreement).

3. Notices. All notices, requests, demands, claims, and other communications hereunder shall be in writing and shall be deemed duly given if (and then two Business Days after) it is sent by registered or certified mail, return receipt requested, postage prepaid, and addressed to the intended recipient as set forth below:

If to Assignor: Western Kentucky Energy Corp.
c/o E.ON U.S. LLC
220 West Main Street
Louisville, KY 40202
Facsimile: 502-627-2995
Telephone: 502-627-3861
Attn: President

Copy to: John R. McCall
Executive Vice President & General Counsel
E.ON U.S. LLC
220 West Main Street
Louisville, Kentucky 40202
Facsimile: 502-627-4622
Telephone: 502-627-3665

If to Assignee: Big Rivers Electric Corporation
201 Third Street
P.O. Box 24
Henderson Kentucky 42419
Attention: Michael Core
Attention: David Spainhoward
Facsimile: 502-827-2558
Telephone: 502-827-2561

Copy to: James M. Miller, Esq.
Sullivan, Mountjoy, Stainback & Miller, P.S.C.
100 St. Ann Building
Post Office Box 727
Owensboro, Kentucky 42302-0727
Facsimile: 502-683-6694
Telephone: 502-936-4000

Any Party may send any notice, request, demand, claim, or other communication hereunder to the intended recipient at the address set forth above using any other means (including personal delivery, expedited courier, messenger service, telecopy, telex, ordinary mail, or electronic mail), but no such notice, request, demand, claim, or other communication shall be deemed to have been duly given unless and until it actually is received by the intended recipient. Any Party may

change the address to which notices, requests, demands, claims, and other communications hereunder are to be delivered by giving the other Party notice in the manner herein set forth.

4. **Entire Agreement.** This Assignment, together with the Transaction Termination Agreement, constitute the entire agreement between the parties with respect to the Assigned Intellectual Property and supersede all prior agreements and undertakings among the parties relating to the subject matters hereof. This Assignment is delivered pursuant to the Transaction Termination Agreement and is not intended to alter, modify or amend any, and is otherwise subject to all, provisions thereof. In the event of a conflict between this License and the Transaction Termination Agreement, the provisions of the Transaction Termination Agreement shall control. Without limiting the generality of the foregoing, Assignor makes no representation or warranty concerning the Assigned Intellectual Property, except for those representations and warranties contained in Section 11.1(o) of the Transaction Termination Agreement, and Assignee accepts and utilizes the Assigned Intellectual Property without any continuing obligation of any nature whatsoever of WKEC or any of its Affiliates with respect to the Assigned Intellectual Property. Consistent with the foregoing, and except as provided in Section 7 of this Assignment, the Assignor shall have no further obligation whatsoever to provide Assignee any technical support, maintenance support or other similar services with respect to the Assigned Intellectual Property.

5. **Amendment.** This Assignment may be amended, supplemented or modified only by a written instrument duly executed by or on behalf of each party hereto.

6. **Governing Law.** This assignment shall be governed by and construed and enforced in accordance with the laws of the Commonwealth of Kentucky, without regard to its conflicts of laws rules or principles.

7. **Further Assurances.** Assignor shall execute and deliver such other documents and instruments, provide such materials and information and take such other actions as may reasonably be necessary to assign the Assigned Intellectual Property to Assignee to fulfill the objectives of this Assignment.

8. **Scope of Assignment.** This Assignment is binding upon, inures to the benefit of and is enforceable by the parties hereto and their respective successors and assigns.

9. **Counterparts.** This Assignment may be executed in any number of counterparts, each of which will be deemed an original, but all of which together will constitute one and the same instrument.

[Signature Pages Follow]

IN WITNESS WHEREOF, the parties have executed this Assignment of Intellectual Property as of the day and year first above written.

BIG RIVERS ELECTRIC CORPORATION

By: _____
Name: _____
Title: _____

WESTERN KENTUCKY ENERGY CORP.

By: _____
Name: _____
Title: _____

Schedule A
to Assignment of Intellectual Property

LOU: 1435385-3

EXHIBIT G-2

LICENSE OF INTELLECTUAL PROPERTY

This LICENSE OF INTELLECTUAL PROPERTY (this "License") is made and entered into as of the ___ day of _____ 200_ (the "Unwind Closing Date"), by and among:

WESTERN KENTUCKY ENERGY CORP., a Kentucky corporation ("Licensor"), and

BIG RIVERS ELECTRIC CORPORATION, a Kentucky rural electric generation and transmission cooperative ("Licensee").

WITNESSETH:

WHEREAS, Licensor wishes to license to Licensee, and Licensee wishes to receive and accept, license rights on a worldwide basis with respect to the Licensed Intellectual Property (as defined below) on the terms and conditions contained herein.

NOW, THEREFORE, in consideration of the premises and for other good and valuable consideration, including with respect to consideration recited in the Transaction Termination Agreement among the parties hereto, dated as of March 26, 2007 (the "Transaction Termination Agreement"), the receipt and sufficiency of such consideration being herein acknowledged, the parties hereto have entered into this License:

1. Definitions.

"Generating Plants" means any of Plant Coleman, Plant Green, Plant Wilson, Plant Reid and Station Two (as those terms are defined in the Transaction Termination Agreement), and all existing additions to and replacements of those plants.

"Licensee-Developed Derivative Work" means a work created by or at the direction of Licensee that is based upon one or more Preexisting Works, such as a revision, modification, translation, abridgment, condensation, expansion, or any other form in which such Preexisting Works may be recast, transformed, or adapted, and that, if prepared without authorization of the owner of the copyright in such Preexisting Work, would constitute a copyright infringement.

"Licensed Intellectual Property" means the items identified on Schedule A attached hereto, including the following rights pertaining to the items listed on Schedule A: all patents, patent applications, copyrights, computer programs, algorithms, databases, data collections, diagrams, formulae, graphs, inventions (whether or not patentable), know-how, methods, manufacturing and production or business processes, user interfaces, business and marketing plans and proposals, works of authorship, trade secrets, license rights, license agreements, and franchises, computer programs, including object and source code.

"Preexisting Work" shall mean the original works of authorship for any of the Licensed Intellectual Property identified on Schedule A.

2. **License and Ownership of Licensee-Developed Derivative Works.** Licensor hereby grants unto Licensee and its successors and assigns a non-exclusive, worldwide, perpetual, transferable, sub-licensable, royalty-free and fully paid-up right and license in and to the Licensed Intellectual Property and any associated goodwill, for purposes of Licensee (and/or its successors, assigns or sublicensees) operating the Generating Plants and activities incidental thereto. Licensee shall own all right, title and interest in any and all Licensee-Developed Derivative Works and shall have the right to own, apply for, prosecute, obtain and maintain all patent, copyright, trademark, and other applications with respect to any Licensee-Developed Derivative Works, it being understood that Licensor shall not have any rights, either explicitly or by implication, in and to the Licensee-Developed Derivative Works.

The grant of license of the Licensed Intellectual Property shall become effective as of the Closing (as defined in the Transaction Termination Agreement).

3. **Notices.** All notices, requests, demands, claims, and other communications hereunder shall be in writing and shall be deemed duly given if (and then two Business Days after) it is sent by registered or certified mail, return receipt requested, postage prepaid, and addressed to the intended recipient as set forth below:

If to Licensor: Western Kentucky Energy Corp.
c/o E.ON U.S. LLC
220 West Main Street
Louisville, KY 40202
Facsimile: 502-627-2995
Telephone: 502-627-3861
Attn: President

Copy to: John R. McCall
Executive Vice President & General Counsel
E.ON U.S. LLC
220 West Main Street
Louisville, Kentucky 40202
Facsimile: 502-627-4622
Telephone: 502-627-3665

If to Licensee: Big Rivers Electric Corporation
201 Third Street
P.O. Box 24
Henderson Kentucky 42419
Attention: Michael Core
Attention: David Spainhoward
Facsimile: 502-827-2558
Telephone: 502-827-2561

Copy to:

James M. Miller, Esq.
Sullivan, Mountjoy, Stainback & Miller, P.S.C.
100 St. Ann Building
Post Office Box 727
Owensboro, Kentucky 42302-0727
Facsimile: 502-683-6694
Telephone: 502-936-4000

Any Party may send any notice, request, demand, claim, or other communication hereunder to the intended recipient at the address set forth above using any other means (including personal delivery, expedited courier, messenger service, telecopy, telex, ordinary mail, or electronic mail), but no such notice, request, demand, claim, or other communication shall be deemed to have been duly given unless and until it actually is received by the intended recipient. Any Party may change the address to which notices, requests, demands, claims, and other communications hereunder are to be delivered by giving the other Party notice in the manner herein set forth.

4. **Entire Agreement.** This License, together with the Transaction Termination Agreement, constitute the entire agreement between the parties with respect to the Licensed Intellectual Property and supersede all prior agreements and undertakings among the parties relating to the subject matters hereof. This License is delivered pursuant to the Transaction Termination Agreement and is not intended to alter, modify or amend any, and is otherwise subject to all, provisions thereof. In the event of a conflict between this License and the Transaction Termination Agreement, the provisions of the Transaction Termination Agreement shall control. Without limiting the generality of the foregoing, Licensor makes no representation or warranty concerning the Licensed Intellectual Property, except for those representations and warranties contained in Section 11.1(o) of the Transaction Termination Agreement, and Licensee accepts and utilizes the Licensed Intellectual Property without any continuing obligation of any nature whatsoever of WKEC or any of its Affiliates with respect to the Licensed Intellectual Property. Consistent with the foregoing, and except as provided in Section 7 of this License, the Licensor shall have no further obligation whatsoever to provide Licensee any technical support, maintenance support or other similar services with respect to the Licensed Intellectual Property.

5. **Amendment.** This License may be amended, supplemented or modified only by a written instrument duly executed by or on behalf of each party hereto.

6. **Governing Law.** This License shall be governed by and construed and enforced in accordance with the laws of the Commonwealth of Kentucky, without regard to its conflicts of laws rules or principles.

7. **Further Assurances.** Licensor shall execute and deliver such other documents and instruments, provide such materials and information and take such other actions as may reasonably be necessary to license the Licensed Intellectual Property to Licensee.

8. **Scope of License.** This License is binding upon, inures to the benefit of and is enforceable by the parties hereto and their respective successors and assigns.

9. **Counterparts.** This License may be executed in any number of counterparts, each of which will be deemed an original, but all of which together will constitute one and the same instrument.

IN WITNESS WHEREOF, the parties have executed this License of Intellectual Property as of the day and year first above written.

BIG RIVERS ELECTRIC CORPORATION

By: _____
Name: _____
Title: _____

WESTERN KENTUCKY ENERGY CORP.

By: _____
Name: _____
Title: _____

Schedule A
to License of Intellectual Property

LOU: 1435387-3

Exhibit H – Assignment
and Assumption of
Permits

EXHIBIT H

ASSIGNMENT AND ASSUMPTION OF PERMITS

This ASSIGNMENT AND ASSUMPTION OF PERMITS, dated as of [_____] (this "Assignment"), among BIG RIVERS ELECTRIC CORPORATION, a Kentucky rural cooperative corporation ("*Big Rivers*"), and WESTERN KENTUCKY ENERGY CORP., a Kentucky corporation and the successor by merger of Western Kentucky Leasing Corp., Station Two Subsidiary and WKE ("*WKEC*").

RECITALS:

A. WKEC, Big Rivers and others are parties to that certain Transaction Termination Agreement dated March 26, 2007 ("*Termination Agreement*"), pursuant to which, among other transactions, WKEC agreed to convey to Big Rivers at the Closing all of WKEC's right, title and interest in and to the Permits (as defined in Section 7.1 of the Termination Agreement), and Big Rivers agreed to assume all of the obligations of WKEC under or pursuant to those Permits.

B. In order that Big Rivers shall be in possession of an instrument vesting in it the maximum rights available to Big Rivers from WKEC under such Permits, and in order that WKEC shall be in possession of an instrument evidencing Big Rivers' assumption as of the Unwind Closing Date of the obligations of WKEC under or pursuant to such Permits arising prior to the Effective Date or after the Unwind Closing Date, WKEC and Big Rivers desire to execute and deliver this Assignment.

C. This is the "Assignment and Assumption of Permits" contemplated in Subsection 3.2(g) of the Termination Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth below and for other valuable consideration, the receipt of which is hereby acknowledged, WKEC and Big Rivers agree as follows:

ARTICLE 1

DEFINITIONS

Capitalized terms used in this Assignment (including the Recitals) and not otherwise defined herein shall have the meanings set forth in the Termination Agreement. The rules of interpretation set forth in Exhibit A to the Termination Agreement shall apply to this Assignment, provided, however, that any reference in this Assignment to sections, paragraphs and clauses are to sections, paragraphs and clauses in this Assignment unless otherwise indicated.

ARTICLE 2

ASSIGNMENT AND ASSUMPTION

Section 2.1 Assignment by WKEC. WKEC hereby sells, grants, assigns, transfers and conveys to Big Rivers all of WKEC's rights, title and interest in, to and under each of the Permits, each of which is set forth or identified on Exhibit A attached hereto and incorporated herein by reference (collectively, the "*Assigned Permits*"), free and clear of all Liens created by, through or on behalf of, WKEC. Notwithstanding the preceding sentence, the foregoing sale, grant, assignment, transfer and conveyance to Big Rivers shall not include, and WKEC hereby expressly reserves and retains, any and all rights of defense, defenses and counterclaims that WKEC may have in respect of any actual or alleged violation, breach or default on the part of WKEC, or its predecessors, of, under or pursuant to any Assigned Permit occurring at any time following the Effective Date through and including the date of this Assignment.

Section 2.2 Assumption by Big Rivers. Big Rivers hereby accepts such assignment, assumes and agrees to perform, fulfill and timely discharge all of the obligations, duties and responsibilities of WKEC arising under or pursuant to each of the Assigned Permits in accordance with their respective terms (and/or arising under Applicable Laws with respect to such Assigned Permits), and agrees that, from and after the date hereof, Big Rivers is unconditionally bound to perform, fulfill and timely discharge all of WKEC's obligations, duties and responsibilities arising prior to the Effective Date or from and after the Closing under or pursuant to each Assigned Permit in accordance with their respective terms (and/or under or pursuant to Applicable Laws with respect to such Assigned Permits).

ARTICLE 3

NO EFFECT ON ALLOCATIONS OF RESPONSIBILITY; DISCLAIMER

The assumption by Big Rivers of the obligations, duties and responsibilities of WKEC under the Assigned Permits in accordance with Section 2.2 of this Assignment is not intended, and shall not be interpreted, to impose upon Big Rivers any obligations for events and circumstances occurring or existing following the Effective Date and prior to the Closing, other than the obligations established under the Termination Agreement. It is intended solely to provide Big Rivers with the benefit of, and to commit Big Rivers to comply with the limitations and conditions of, the Assigned Permits (and of Applicable Laws with respect to the Assigned Permits) as of and following the Closing and for any periods prior to the Effective Date. No modification of the allocation of responsibilities for compliance costs, liabilities and other matters, as set forth in the Termination Agreement, is intended or shall be authorized by this Assignment or by the transactions effected hereby.

ARTICLE 4

MISCELLANEOUS

Section 4.1 Successors and Assigns. This Assignment shall be binding upon and inure to the benefit of the parties named herein and their respective successors and permitted assigns.

Section 4.2 Governing Law. THIS ASSIGNMENT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE COMMONWEALTH OF KENTUCKY.

Section 4.3 Severability. Any term or provision of this Assignment which is invalid or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such invalidity or unenforceability without rendering invalid or unenforceable the remaining terms and provisions of this Assignment or affecting the validity or enforceability of any of the terms or provisions of this Assignment in any other jurisdiction.

Section 4.4 Headings. The article and section headings contained in this Assignment are inserted for convenience only and shall not affect in any way the meaning or interpretation of this Assignment.

Section 4.5 Counterparts. This Assignment may be executed in one or more counterparts, each of which shall be deemed an original but all of which together will constitute one and the same instrument.

Section 4.6 No Modification to Termination Agreement. This Assignment is delivered pursuant to the Termination Agreement, is subject in all respects to the provisions thereof, and is not intended and shall not be construed to alter or otherwise modify the provisions of the Termination Agreement.

Section 4.7 Further Assurances. Each of WKEC and Big Rivers covenants and agrees promptly to execute, deliver, file or record, or cause to be executed, delivered, filed or recorded, such other agreements, instruments, applications, certificates and other documents, and to do and perform such other and further actions, as the other party may reasonably request or as may otherwise be necessary or proper to effectuate the transactions contemplated in this Assignment in accordance with its terms, or otherwise to effect the purposes of this Assignment.

[Signature page follows]

IN WITNESS WHEREOF, the parties hereto have caused this Assignment to be duly executed by their respective authorized officers as of the day and year first above written.

**BIG RIVERS ELECTRIC
CORPORATION**

By: _____
Name:
Title:

**WESTERN KENTUCKY ENERGY
CORP.**

By: _____
Name:
Title:

LOU: 1434799-3

EXHIBIT A
ASSIGNED PERMITS

**[Schedule 7.1 of the Termination Agreement to be attached
as this Exhibit A once finalized as of the Closing in
accordance with Section 7.1 of the Termination Agreement.]**

**Exhibit I – Conveyance
of Allowances Leased
Facilities**

EXHIBIT I

CONVEYANCE OF ALLOWANCES LEASED FACILITIES

This CONVEYANCE OF ALLOWANCES, dated as of ____, 2007 (this "Agreement"), among BIG RIVERS ELECTRIC CORPORATION, a Kentucky rural cooperative corporation ("*Big Rivers*"), WESTERN KENTUCKY ENERGY CORP., a Kentucky corporation and the successor by merger of Western Kentucky Leasing Corp., Station Two Subsidiary and WKE ("*WKEC*"), GREGORY BLACK ("*Black*") and RALPH BOWLING ("*Bowling*") (jointly, the "*Parties*", and each, a "*Party*").

RECITALS:

A. WKEC and Big Rivers are parties to that certain Transaction Termination Agreement dated as of March 26, 2007 (the "*Termination Agreement*"), pursuant to which, among other transactions, WKEC agreed to deposit and maintain in the Accounts (as defined in the Termination Agreement) certain SO₂ Allowances, NO_x Allowances, substitute allowances as described under Section 8.1(b) of the Termination Agreement (the "*Substitute Allowances*"), and certain other allowances for the emission of NO_x and SO₂, in each case at least 14 days prior to the Closing, upon the terms and subject to the conditions set forth in the Termination Agreement (all such allowances together, the "*Emission Allowances*").

B. In addition, WKEC agreed to convey to Big Rivers certain additional allowances (if any) that may be required to authorize the actual SO₂ and NO_x emissions from the Generating Plants for all periods of the Closing Year up to and including the Unwind Closing Date (excluding SO₂ and NO_x emissions attributable to energy taken from Station Two by the City or the Commission), upon the terms and subject to the conditions set forth in the Termination Agreement (the "*Additional Allowances*").

C. Big Rivers, in turn, agreed to assume all obligations under Applicable Laws with respect to the ownership and use of any Emission Allowances or Additional Allowances transferred to it as contemplated in the Termination Agreement.

D. Following the Closing, Big Rivers may deposit into the Accounts allowances in addition to the Emission Allowances and Additional Allowances, for emissions of SO₂ and NO_x (together with the Emission Allowances and the Additional Allowances, the "*Allowances*").

E. Black and Bowling were appointed as Designated Representatives for the owner and operator of each of the Generating Plants other than Station Two (the "*Leased Facilities*") pursuant to the Designated Representative/Alternate Designated Representative Appointment Agreement (Bowling) (the "*DR Appointment Agreement*"), and are currently registered as such in the Allowance Tracking System maintained by the EPA (the "*ATS*").

F. The Parties desire to enter into an agreement governing the ownership and control of the Allowances, and to clarify the terms and conditions pursuant to which Black and Bowling shall serve as Designated Representatives. This is the "Conveyance of Allowances" contemplated in the Termination Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth below and for other valuable consideration, the receipt of which is hereby acknowledged, the Parties agree as follows:

ARTICLE 1

DEFINITIONS

Capitalized terms used in this Agreement (including the Recitals) and not otherwise defined herein shall have the meanings set forth in the Termination Agreement. The rules of interpretation set forth in Exhibit A to the Termination Agreement shall apply to this Agreement, provided, however, that any reference in this Agreement to sections, paragraphs and clauses are to sections, paragraphs and clauses in this Agreement unless otherwise indicated.

ARTICLE 2

CONVEYANCE

Section 2.1 Conveyance by WKEC. WKEC hereby sells, grants, assigns, transfers and conveys to Big Rivers all of WKEC's rights, title and interest (if any) in, to and under each and all of the Accounts relating to any of the Leased Facilities (the "Leased Facilities Accounts") and the Emission Allowances and any Additional Allowances held in any of the Leased Facilities Accounts as of the Closing and identified on Exhibit A attached hereto (collectively, the "*Transferred Allowances*"), in each case, (x) free and clear of all Liens created by, through or on behalf of any WKEC Party, and (b) subject to WKEC's rights and obligations and Big Rivers' rights and obligations under Sections 8.2 and 8.3 of the Termination Agreement, it being understood and agreed that nothing contained in this Agreement shall relieve the Parties of or from their obligations to perform those Sections 8.2 and 8.3 following the date hereof in accordance with their respective terms.

Section 2.2 Acceptance by Big Rivers. Big Rivers hereby accepts such conveyance and agrees to perform, fulfill and timely discharge all obligations under *Applicable Laws* with respect to the ownership and use of the *Transferred Allowances* arising after the date hereof, subject to the terms and conditions set forth in the Termination Agreement.

Section 2.3 Initial Compliance Year. The "*Initial Compliance Year*" refers to the Closing Year or, in cases where the submission of Allowances with respect to the year prior to the Closing Year is not complete as of the Closing, the calendar year immediately preceding the Closing Year.

ARTICLE 3

DESIGNATED REPRESENTATIVES

Section 3.1 Control over Leased Facilities Accounts. WKEC acknowledges and agrees that, following the Closing, Big Rivers has the exclusive right to control the Leased Facilities Accounts.

Section 3.2 Interim Period. The Parties agree that the DR Appointment Agreement shall remain in effect following the Unwind Closing Date with respect to all Leased Facilities until such time as Big Rivers shall have appointed replacement Designated Representatives and shall have secured the registration of such replacement Designated Representatives in EPA's records, provided that, any references in the DR Appointment Agreement to WKEC shall be deemed to be replaced with a reference to Big Rivers, and provided further that WKEC shall be released and discharged by Big Rivers with respect to the DR Appointment Agreement as provided in the Termination and Release. Nothing contained in this Agreement shall prevent Black or Bowling from resigning as a Designated Representative to the extent permitted under the relevant DR Appointment Agreement or otherwise permitted by Applicable Laws.

Section 3.3 Submission of Revised Certificates of Representation. Big Rivers agrees to (a) submit, promptly after the Closing, but in any event within ten (10) Business Days, (i) revised account certificates to the EPA for all Leased Facilities Accounts, notifying the EPA of the fact that WKEC no longer operates any of the Generating Plants, or (ii) the equivalent information in the electronic "CAMD Business System" maintained by EPA's Clean Air Markets Division, (b) use commercially reasonable efforts to cause the EPA to update its records accordingly reasonably promptly after such submission, and (c) notify each of the other Parties at the addresses set forth in the DR Appointment Agreement promptly after receiving confirmation from the EPA that the EPA has so updated its records. Big Rivers may, at any time following the Closing (or after March 1 of the Closing Year in the event that the Initial Compliance Year is not the Closing Year), submit a revised certificate of representation designating replacement Designated Representatives with respect to any or all of the Leased Facilities Accounts.

ARTICLE 4

REPRESENTATIONS AND WARRANTIES

Section 4.1 Allowance Status. WKEC hereby represents and warrants to Big Rivers that, unless explicitly stated otherwise, as of the date hereof, Exhibit A attached hereto and incorporated herein by reference sets forth a complete and correct list of (a) all accounts maintained by the EPA in relation to each Leased Facility with respect to Allowances, including without limitation all source accounts relating to entire Generating Plants, all unit accounts relating to individual units at each Leased Facility ("Units"), compliance accounts, and overdraft accounts, (b) the Designated Representatives on file with the EPA with respect to each such Leased Facilities Account, and (c) the total

number of SO₂ Allowances or NO_x Allowances originally allocated by applicable Governmental Entities to such Unit or Leased Facility and credited to the respective Leased Facility Account with a vintage year of the Initial Compliance Year or later years (irrespective of whether such allowances originally allocated and credited remain in the Accounts as of the date hereof).

ARTICLE 5

MISCELLANEOUS

Section 5.1 Successors and Assigns. This Agreement shall be binding upon and inure to the benefit of the parties named herein and their respective successors and permitted assigns.

Section 5.2 Governing Law. THIS AGREEMENT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE COMMONWEALTH OF KENTUCKY.

Section 5.3 Severability. Any term or provision of this Agreement which is invalid or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such invalidity or unenforceability without rendering invalid or unenforceable the remaining terms and provisions of this Agreement or affecting the validity or enforceability of any of the terms or provisions of this Agreement in any other jurisdiction.

Section 5.4 Headings. The article and section headings contained in this Agreement are inserted for convenience only and shall not affect in any way the meaning or interpretation of this Agreement.

Section 5.5 Counterparts. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original but all of which together will constitute one and the same instrument.

Section 5.6 No Modification to Termination Agreement. This Agreement is delivered pursuant to the Termination Agreement, is subject in all respects to the provisions thereof, and is not intended and shall not be construed to alter or otherwise modify the provisions of the Termination Agreement.

Section 5.7 Further Assurances. Each Party covenants and agrees promptly to execute, deliver, file or record, or cause to be executed, delivered, filed or recorded, such other agreements, instruments, certificates and other documents, and to do and perform such other and further actions, as any other Party may reasonably request or as may otherwise be necessary or proper to effectuate the transactions contemplated in this Agreement in accordance with its terms, or otherwise to effect the purposes of this Agreement.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed by their respective authorized officers as of the day and year first above written.

**BIG RIVERS ELECTRIC
CORPORATION**

By: _____
Name:
Title:

**WESTERN KENTUCKY ENERGY
CORP.**

By: _____
Name:
Title:

GREGORY BLACK

RALPH BOWLING

EXHIBIT A

ATS ACCOUNTS AND ALLOWANCE STATUS

PART I - SO₂ ALLOWANCES

Leased Facilities Account #	Generating Plant	Unit	Designated Representative	Alternate Designated Representative	Vintage Year	Original Allocation ¹

PART II - NO_x ALLOWANCES

Account #	Generating Plant	Unit	Authorized Account Representative	Alternate Authorized Account Representative	Vintage Year	Original Allocation ²

¹ Only applicable to Initial Compliance Year and later vintage years.

² Only applicable to Initial Compliance Year and later vintage years.

**Exhibit K – Termination
and Release Agreement
(Alcan Parties)**

EXHIBIT K

TERMINATION AND RELEASE AGREEMENT
(Alcan Parties)

THIS TERMINATION AND RELEASE AGREEMENT (the "*Termination and Release*"), dated as of [_____], by and among (a) E.ON U.S. LLC ("*E.ON*"), a Kentucky limited liability company f/k/a LG&E Energy LLC, and the successor to LG&E Energy Corp., a Kentucky corporation ("*LEC*"), LG&E ENERGY MARKETING INC., an Oklahoma corporation ("*LEM*"), and WESTERN KENTUCKY ENERGY CORP., a Kentucky corporation ("*WKEC*") (WKEC, together with E.ON and LEM, the "*E.ON Parties*"), (b) KENERGY CORP., a Kentucky rural electric cooperative corporation ("*Kenergy*") and the successor by merger of Henderson Union Rural Electric Cooperative Corp. ("*Henderson Union*"), and (c) ALCAN CORPORATION, a Texas Corporation and the successor by merger of Alcan Aluminum Corporation ("*Alcan*"), and ALCAN PRIMARY PRODUCTS CORPORATION, a Texas corporation ("*Alcan PPC*") (Alcan and Alcan PPC being collectively referred to in this Termination and Release as the "*Alcan Parties*") (collectively, the "*Parties*").

RECITALS:

A. In accordance with the First Amended Plan of Reorganization in the previous bankruptcy proceeding of Big Rivers Electric Corporation ("*Big Rivers*"), as modified and restated on June 9, 1997 (as so modified and restated, the "*Plan of Reorganization*"), Big Rivers, LEM, WKEC and certain other Affiliates of E.ON entered into a New Participation Agreement, dated April 6, 1998 (as amended, the "*Participation Agreement*"), and certain other agreements, instruments and documents.

B. Also in accordance with the Plan of Reorganization, or following the approval thereof and the discharge of Big Rivers from bankruptcy thereby, E.ON, LEM, certain other Affiliates of E.ON, Kenergy and/or one or more of the Alcan Parties (or their predecessors), among other parties, entered into certain agreements and instruments more particularly

described below, in connection with the sale by LEM and the purchase by Kenergy (for resale to one or more of the Alcan Parties) of certain quantities of electric energy.

C. Big Rivers, E.ON and its relevant Affiliates have concluded that it is in their mutual best interests to terminate and release the contractual relationships created by the Participation Agreement and the other agreements and instruments among them contemplated therein, and have executed and delivered a Transaction Termination Agreement dated as of March 26, 2007 (the "*Termination Agreement*"), setting forth the terms and conditions upon which Big Rivers, E.ON and its Affiliates are willing to terminate and release such contractual relationships. A condition precedent to the consummation of the transactions contemplated in the Termination Agreement is the execution and delivery of this Termination and Release by Kenergy, the Alcan Parties and the E.ON Parties.

D. Prior to the date hereof, WKE Station Two Inc., a Kentucky corporation and an original signatory to the Assumption and Consent Agreement identified in paragraph 4 of Schedule 2.1 hereto ("*Station Two Subsidiary*"), was merged with and into WKEC in accordance with Kentucky law, with WKEC being the surviving entity in that merger succeeding to all of the assets, properties, rights, debts, obligations and liabilities of Station Two Subsidiary.

E. Also prior to the date hereof, LEM assigned and transferred to WKEC, among other agreements and rights, all rights, title and interests of LEM under or pursuant to one or more of the "Terminated Agreements" (as hereinafter defined). However, LEM was not, by reason of such assignments and transfers, relieved from its debts, obligations or liabilities under or pursuant to those Terminated Agreements.

F. Each of Kenergy, the Alcan Parties and the E.ON Parties has concluded that it is in their mutual best interests to terminate and release the contractual obligations and relationships created by the Terminated Agreements, upon the terms and subject to the conditions set forth in this Termination and Release.

G. Kenergy and the Alcan Parties have agreed to execute and deliver this Termination and Release, and to perform their respective obligations provided for herein, as

a material inducement for E.ON, LEM and WKEC to consummate the transactions contemplated in the Termination Agreement, from which transactions (or the consequences thereof) Kenergy and the Alcan Parties will derive substantial benefits.

NOW, THEREFORE, in consideration of the premises and the mutual covenants and agreements set forth below, the E.ON Parties, Kenergy and the Alcan Parties each agree as follows:

ARTICLE 1

DEFINITIONS

Section 1.1 Definitions. Capitalized terms used in this Termination and Release (including the Recitals) and not otherwise defined in any provision hereof shall have the meanings set forth in Exhibit A to this Termination and Release or, if not so defined in that Exhibit A, in Schedule 2.1 attached to this Termination and Release (which Exhibit and Schedule shall be deemed to be incorporated by reference in this Termination and Release and made a part hereof for all purposes). The rules of interpretation set forth in Exhibit A to this Termination and Release shall apply to this Termination and Release and to the Parties' respective rights and obligations hereunder.

ARTICLE 2

TERMINATED AGREEMENTS AND INSTRUMENTS

Section 2.1 Terminated Agreements. Effective immediately, and without notice or further action on the part of any Party, each of the Parties, for themselves and their respective successors, predecessors and assigns, and for all other persons or entities claiming by, through or under them, hereby collectively and irrevocably terminate, discharge and render null and void and of no further force or effect whatsoever each of the agreements, guaranties and other instruments and documents set forth or identified on Schedule 2.1 hereto to which such Parties are signatories or beneficiaries (all agreements, guaranties and other instruments and documents set forth or identified on Schedule 2.1 being collectively referred to in this Termination and Release as the "*Terminated Agreements*").

Section 2.2 Filing of Releases and Termination Statements. Promptly following the date hereof, the relevant Parties agree to execute, deliver, record and/or file all such instruments of termination, discharge or release (in form reasonably satisfactory to the relevant Parties) as shall be reasonably requested by any Party for the purpose of updating the real estate records of _____ Counties, Kentucky [**List all Counties in which the two Security and Lock Box Agreements were recorded**], in respect of the termination; release and discharge of the Security and Lock Box Agreement identified on Schedule 2.1 (and of any other relevant Terminated Agreement) as contemplated herein, including without limitation, such forms as may be required to be filed in such counties, and in the office of the Secretary of State of the Commonwealth of Kentucky, in order to terminate, release and discharge any fixture filings or other security interests created by that Security and Lock Box Agreement (and/or any other Terminated Agreement).

Section 2.3 Releases by Kenergy. Effective immediately, and without notice or further action on the part of any Party, Kenergy, for itself and its successors, predecessors and assigns, and for all other persons or entities claiming by, through or under any of them, hereby fully, irrevocably and forever remises, releases, acquits and discharges each of the Alcan Parties, LEC, E.ON, LEM, WKEC and Station Two Subsidiary, and their respective members, shareholders, directors, officers, employees, agents, representatives, advisors, successors, predecessors and assigns, and each of them (collectively, the "**Kenergy Released Parties**"), of and from any and all manner of actions, causes of action, suits, sums of money, accounts, reckonings, covenants, controversies, agreements, promises, remedies, amounts paid in settlement, compromises, losses, levies, rights of contribution, rights of set-off, other rights, damages, judgments, executions, debts, obligations, liabilities, claims and demands of any nature whatsoever, whether or not in contract, in equity, in tort or otherwise, whether pursuant to any statute, ordinance, regulation, rule of common law or otherwise, whether direct or indirect, whether punitive or compensatory, whether known or unknown, whether presently discoverable or undiscoverable, whether threatened, pending, suspected or claimed, and whether fixed, accrued, contingent or otherwise (collectively, "**Claims**"), which Kenergy ever had, now has, may now have or may hereafter have against any one or more of the Kenergy Released Parties, resulting from, arising out of or in any manner relating to: (i) any Terminated Agreement; or (ii) the Systems Disturbance Agreement, dated April _____,

2001, among Kenergy, Big Rivers, WKEC, Station Two Subsidiary and Willamette Industries, Inc. (the "*Systems Disturbance Agreement (2001)*"); or (iii) any performance or non-performance by a Kenergy Released Party under or pursuant to any Terminated Agreement or the Systems Disturbance Agreement (2001); or (iv) any breach or default by a Kenergy Released Party under or pursuant to any Terminated Agreement or the Systems Disturbance Agreement (2001), howsoever caused and whenever occurring; or (v) in the case of LEC, E.ON, LEM, WKEC and Station Two Subsidiary (and their respective members, shareholders, directors, officers, employees, agents, representatives, advisors, successors, predecessors and assigns) only (A) their respective (including without limitation, their respective employees', officers', agents', representatives', advisors', contractors' and/or predecessors' respective) lease, operation, maintenance, repair, upkeep, occupation, generation, use, closure, abandonment, retirement, replacement or possession of, or the condition or state of repair of, any electric generating plant or other asset or property of Big Rivers (or any components thereof, including without limitation, any components installed or constructed following the date of the Agreement for Electric Service identified in paragraph 1 of Schedule 2.1), or any electric energy generated by or capacity associated with any such electric generating plant, or (B) the Participation Agreement or any other "Operative Document" contemplated in the Participation Agreement; provided, however, that nothing contained in this Section 2.3 shall be deemed to affect, limit, waive or eliminate any covenant or agreement on the part of any Kenergy Released Party set forth in this Termination and Release, it being understood that such covenants and agreements set forth in this Termination and Release shall survive the execution and delivery hereof and the transactions contemplated herein in accordance with the terms of this Termination and Release.

Section 2.4 Releases by the E.ON Parties. Effective immediately, and without notice or further action on the part of any Party, each E.ON Party, for itself and its successors, predecessors and assigns, and for all other persons or entities claiming by, through or under any of them, hereby fully, irrevocably and forever remises, releases, acquits, waives and discharges Kenergy and each of the Alcan Parties, and their respective members, shareholders, directors, officers, employees, agents, representatives, advisors, successors, predecessors and assigns, and each of them (collectively, the "*E.ON Released Parties*"), of and from any and all Claims which such E.ON Party ever had, now has, may

now have or may hereafter have against any one or more of the E.ON Released Parties, resulting from, arising out of or in any manner relating to: (i) any Terminated Agreement; or (ii) the Systems Disturbance Agreement (2001); or (iii) any performance or non-performance by an E.ON Released Party under or pursuant to any Terminated Agreement or the Systems Disturbance Agreement (2001); or (iv) any breach or default by an E.ON Released Party under or pursuant to any Terminated Agreement or the Systems Disturbance Agreement (2001); provided, however, that nothing contained in this Section 2.4 shall be deemed to affect, limit, waive or eliminate any covenant or agreement on the part of any E.ON Released Party set forth in this Termination and Release, it being understood that such covenants and agreements set forth in this Termination and Release shall survive the execution and delivery hereof and the transactions contemplated herein in accordance with the terms of this Termination and Release.

Section 2.5 Releases by Alcan Parties. Effective immediately, and without notice or further action on the part of any Party, each Alcan Party, for itself and its successors, predecessors and assigns, and for all other persons or entities claiming by, through or under any of them, hereby fully, irrevocably and forever remises, releases, acquits, waives and discharges Kenergy and each of the LEC, E.ON, LEM, WKEC and Station Two Subsidiary, and their respective members, shareholders, directors, officers, employees, agents, representatives, advisors, successors, predecessors and assigns, and each of them (collectively, the "*Alcan Released Parties*"), of and from any and all Claims which such Alcan Party ever had, now has, may now have or may hereafter have against any one or more of the Alcan Released Parties, resulting from, arising out of or in any manner relating to: (i) any Terminated Agreement; or (ii) any performance or non-performance by an Alcan Released Party under or pursuant to any Terminated Agreement; or (iv) any breach or default by an Alcan Released Party under or pursuant to any Terminated Agreement; provided, however, that nothing contained in this Section 2.5 shall be deemed to affect, limit, waive or eliminate any covenant or agreement on the part of any Alcan Released Party set forth in this Termination and Release, it being understood that such covenants and agreements set forth in this Termination and Release shall survive the execution and delivery hereof and the transactions contemplated herein in accordance with the terms of this Termination and Release.

Section 2.6 Release from PNC Bank, N.A. Each Party agrees, upon the written request delivered at any time by any other Party, to use its reasonable best efforts to cause PNC Bank, N.A. to (a) acknowledge in writing for the benefit of Kenergy, LEM, WKEC, Alcan and Alcan PPC the termination of the Security and Lock Box Agreement identified on Schedule 2.1, and (b) agree in writing with those Parties to release and discharge any further obligation or liability of any of those Parties to PNC Bank, N.A. under or pursuant to that Security and Lock Box Agreement, in each case in form reasonably satisfactory to those Parties.

ARTICLE 3

OTHER COVENANTS AND COMMITMENTS

Section 3.1 Final Pro-Rations, Payments and Distributions. [NOTE: **Final Pro-Rations and Payments of amounts due under the Agreement for Electric Service, the Security and Lock Box Agreement and the Assurances Agreement, and the final distribution of amounts remaining in the lock box account, will be developed by the Parties and included here before execution.**] The provisions of this Section 3.1 shall survive the Parties' execution and delivery of this Termination and Release until the amounts contemplated herein are paid and discharged in full by the relevant Party or Parties.

Section 3.2 Waiver of Third Party Beneficiary Rights.

(a) Effective immediately, each of the Alcan Parties, for themselves and their respective predecessors, successors and assigns, and for all persons or entities claiming by, through or under them, hereby fully and irrevocably waive and release for the benefit of the E.ON Parties any and all third-party beneficiary rights and other similar rights and interests (if any) that the Alcan Parties (or any of them) may now have under or pursuant to (i) the "Henderson Union Power Agreement" (as defined in Schedule 2.1 of this Termination and Release), and/or (ii) the Guaranty, dated July 15, 1998, by E.ON (as successor to LEC) to and in favor of Kenergy, relating to the Henderson Union Power Agreement.

(b) Effective immediately, Kenergy, for itself and its predecessors, successors and assigns, and for all persons or entities claiming by, through or under them, hereby fully and

irrevocably waives and releases for the benefit of the E.ON Parties any and all third-party beneficiary rights and other similar rights and interests (if any) that Kenergy may now have under or pursuant to: (i) the Power Purchase Agreement, dated July 15, 1998, as amended, among Big Rivers, LEM and WKEC (as successor or assignee of LEM) (the "*Power Purchase Agreement*"); and/or (ii) the New Guarantee Agreement, dated April 6, 1998, by E.ON (as successor to LEC) to and in favor of Big Rivers, to the extent relating to the Power Purchase Agreement or the obligations of LEM and/or WKEC thereunder.

Section 3.3 Consents. Kenergy and each of the Alcan Parties, for themselves and their respective predecessors, successors and assigns, and for all other persons or entities claiming by, through or under any of them, hereby consent to the termination and discharge of each of the Terminated Agreements to which it is not a signatory as contemplated in Article 2 above, and consent to the releases of the other relevant Parties of and from any Claims as contemplated in that Article 2.

ARTICLE 4

REPRESENTATIONS AND WARRANTIES

Section 4.1 Representations and Warranties of the E.ON Parties. Each of the E.ON Parties hereby severally represents and warrants to Kenergy and the Alcan Parties that:

(a) Organization and Existence. Each of the E.ON Parties is duly organized, validly existing and in good standing under the laws of the jurisdiction of its organization and is duly qualified to do business as a foreign corporation in any jurisdiction where the nature of its business and its activities require it to be so qualified. Each of the E.ON Parties has the requisite power and authority to conduct its business as presently conducted and to enter into and perform its obligations under this Termination and Release in accordance with its terms.

(b) Execution, Delivery and Binding Effect. This Termination and Release has been duly authorized, executed and delivered by each E.ON Party and, assuming the due authorization, execution and delivery hereof by Kenergy and each Alcan Party, constitutes a legal, valid and binding obligation of each E.ON Party, enforceable against each such E.ON Party in accordance with its terms, except as enforceability may be limited by bankruptcy,

insolvency, reorganization, arrangement, moratorium or other laws relating to or affecting the rights of creditors generally and by general principles of equity.

(c) No Violation. The execution and delivery of this Termination and Release by each E.ON Party, the consummation by each E.ON Party of the transactions contemplated hereby, and the compliance by each E.ON Party with the terms and provisions hereof, do not and will not contravene any Applicable Law or its organizational documents.

(d) No Required Consents. All consents, approvals, resolutions, authorizations, actions or orders, including those which must be obtained from any governmental entities or regulatory bodies, required for the authorization, execution and delivery of, and for the consummation of the transactions contemplated by, this Termination and Release by any E.ON Party have been obtained prior to the date hereof.

Section 4.2 Representations and Warranties of the Alcan Parties. Each of the Alcan Parties hereby severally represents and warrants to Kenergy and the E.ON Parties that:

(a) Organization and Existence. Each of the Alcan Parties is duly organized, validly existing and in good standing under the laws of the jurisdiction of its organization and is duly qualified to do business as a foreign corporation in any jurisdiction where the nature of its business and its activities require it to be so qualified. Each of the Alcan Parties has the requisite power and authority to conduct its business as presently conducted and to enter into and perform its obligations under this Termination and Release in accordance with its terms.

(b) Execution, Delivery and Binding Effect. This Termination and Release has been duly authorized, executed and delivered by each Alcan Party and, assuming the due authorization, execution and delivery hereof by Kenergy and each E.ON Party, constitutes a legal, valid and binding obligation of each Alcan Party, enforceable against each such Alcan Party in accordance with its terms, except as enforceability may be limited by bankruptcy, insolvency, reorganization, arrangement, moratorium or other laws relating to or affecting the rights of creditors generally and by general principles of equity.

(c) No Violation. The execution and delivery of this Termination and Release by each Alcan Party, the consummation by each Alcan Party of the transactions contemplated

hereby, and the compliance by each Alcan Party with the terms and provisions hereof, do not and will not contravene any Applicable Law or its organizational documents.

(d) No Required Consents. All consents, approvals, resolutions, authorizations, actions or orders, including those which must be obtained from any governmental entities or regulatory bodies, required for the authorization, execution and delivery of, and for the consummation of the transactions contemplated by, this Termination and Release by any Alcan Party have been obtained prior to the date hereof.

Section 4.3 Representations and Warranties of Kenergy. Kenergy hereby represents and warrants to each of the E.ON Parties and the Alcan Parties that:

(a) Organization and Existence. Kenergy is a rural electric cooperative duly organized, validly existing, and in good standing under the laws of the Commonwealth of Kentucky; is duly licensed or qualified and in good standing in each jurisdiction in which the failure so to qualify would have a material adverse effect on its financial condition, business or operations or its ability to enter into and perform its obligations under this Termination and Release, and has all requisite cooperative power and authority to carry on its business as now conducted, to own or hold under lease its property and to enter into and perform its obligations under this Termination and Release.

(b) Authorization, Execution, Binding Effect. This Termination and Release has been duly authorized, executed and delivered by all necessary corporate action on the part of Kenergy and, assuming the due authorization, execution and delivery hereof by each E.ON Party and each Alcan Party, constitutes the legal, valid and binding obligation of Kenergy, enforceable against Kenergy in accordance with its terms, except as enforceability may be limited by bankruptcy, insolvency, reorganization, arrangement, moratorium or other laws relating to or affecting the rights of creditors generally and by general principles of equity.

(c) No Violation. The execution, delivery and performance by Kenergy of this Termination and Release, the consummation by Kenergy of the transactions contemplated hereby, and the compliance by Kenergy with the terms and provisions hereof, do not and will not contravene any Applicable Law or its Articles of Incorporation or By-Laws.

(d) No Required Consents. All consents, approvals, resolutions, authorizations, actions or orders, including, those which must be obtained from any governmental entities or regulatory bodies, required for the authorization, execution and delivery of, and for the consummation of the transactions contemplated by, this Termination and Release by Kenergy have been obtained prior to the date hereof.

Section 4.4 Additional Representation and Warranty of the Parties. Each Party hereby severally represents and warrants to all other Parties that it has not assigned to any other person or entity (not a signatory to this Termination and Release), at any time prior to the date hereof, any rights or interests arising under or pursuant to any Terminated Agreement or, in the case of the Parties other than the Alcan Parties, the Systems Disturbance Agreement (2001), and that none of its Affiliates (not a signatory to this Termination and Release) presently holds or controls, or has the right to exercise, any rights or interests arising under or pursuant to any Terminated Agreement or the Systems Disturbance Agreement (2001).

ARTICLE 5

MISCELLANEOUS

Section 5.1 Successors and Assigns. This Termination and Release shall be binding upon, and shall inure to the benefit of and be enforceable by, the Parties named herein and their respective members, shareholders, directors, officers, employees, agents, representatives, advisors, successors, predecessors and assigns, and all other persons or entities claiming by, through or under any of them. No Party may assign either this Termination and Release or any of its rights or interests hereunder, nor delegate any of its obligations hereunder, without the prior written consent of the other Parties (which consent shall not be unreasonably withheld, conditioned or delayed), and any attempt to make any such transfer, assignment or delegation without such consent shall be null and void.

Section 5.2 Notices. All notices, requests, demands, claims or other communications required or permitted to be given or made under this Termination and Release shall be in writing and shall be deemed duly given or made if it is sent by registered

or certified mail, return receipt requested, postage prepaid, and addressed to the intended recipient as set forth below:

If to any E.ON Party:

E.ON U.S. LLC
220 West Main Street
Louisville, KY 40202
Facsimile: 502-627-4622
Telephone: 502-627-3665
Attn: Executive Vice President,
General Counsel & Corporate Secretary

With a Copy to:

Patrick R. Northam, Esq.
Greenebaum Doll & McDonald PLLC
3500 National City Tower
101 South Fifth Street
Louisville, Kentucky 40202
Facsimile: 502-587-3695
Telephone: 502-587-3774

If to Kenergy:

Kenergy Corp.

Attn: _____
Facsimile: _____
Telephone: _____

With a Copy to:

Facsimile: _____
Telephone: _____

If to any Alcan Party:

Alcan Corporation

Attn: _____
Facsimile: _____
Telephone: _____

Any Party may send any notice, request, demand, claim or other communication hereunder to the intended recipient at the address set forth above using any other means (including personal delivery, expedited courier, messenger service, telecopy, telex, ordinary

mail, or electronic mail), but no such notice, request, demand, claim, or other communication shall be deemed to have been duly given unless and until it actually is received by the intended recipient. Any Party may change the address to which notices, requests, demands, claims, and other communications hereunder are to be delivered by giving the other Party notice in the manner herein set forth.

Section 5.3 Governing Law. THIS TERMINATION AND RELEASE SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE COMMONWEALTH OF KENTUCKY.

Section 5.4 Amendments and Waivers. This Termination and Release shall not be modified or amended except pursuant to an instrument in writing executed and delivered on behalf of each of the Parties. No waiver of any of the provisions of this Termination and Release shall be deemed to or shall constitute a continuing waiver or a waiver of any other provision hereof (whether or not similar). No delay on the part of any Party in exercising any right, power or privilege hereunder shall operate as a waiver thereof.

Section 5.5 Severability. Any term or provision of this Termination and Release which is invalid or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective only to the extent of such invalidity or unenforceability, without rendering invalid or unenforceable the remaining terms and provisions of this Termination and Release or affecting the validity or enforceability of any of the terms or provisions of this Termination and Release in any other jurisdiction.

Section 5.6 Construction. The Parties have participated jointly in the negotiation and drafting of this Termination and Release. In the event an ambiguity or question of intent or interpretation arises, this Termination and Release shall be construed as if drafted jointly by the Parties and no presumption or burden of proof shall arise favoring or disfavoring any Party by virtue of the authorship of any of the provisions of this Termination and Release.

Section 5.7 Incorporation. The Exhibits and Schedules identified in this Termination and Release are incorporated herein by reference and made a part hereof.

Section 5.8 WAIVER OF JURY TRIAL. EACH OF THE PARTIES HERETO HEREBY IRREVOCABLY WAIVES ANY AND ALL RIGHT TO TRIAL BY JURY IN ANY LEGAL PROCEEDING ARISING OUT OF OR RELATED TO THIS TERMINATION AND RELEASE OR THE TRANSACTIONS CONTEMPLATED HEREBY.

Section 5.9 Headings. The article and section headings contained in this Termination and Release are inserted for convenience only and shall not affect in any way the meaning or interpretation of this Termination and Release.

Section 5.10 Counterparts. This Termination and Release may be executed in one or more counterparts, each of which shall be deemed an original but all of which together will constitute one and the same instrument.

Section 5.11 Further Assurances. Each of the Parties shall, at all times, and from time to time, upon the request of the appropriate Party, do, execute, acknowledge and deliver, or will cause to be done, executed, acknowledged and delivered, all such further acts as may be required to consummate the transactions contemplated in this Termination and Release as they are herein contemplated. Each Party shall, and shall use its commercially reasonable efforts to assure that any necessary third party shall, execute and deliver such documents and do such other acts and things as any other Party may reasonably require for the purpose of giving to that other Party the full benefit of all the provisions of this Termination and Release, and as may be reasonably required to complete the transactions contemplated in this Termination and Release.

Section 5.12 Third Party Beneficiaries. This Termination and Release is entered into for the sole benefit of the Parties hereto and the other persons and entities expressly contemplated herein, and except as specifically provided herein, shall not confer any rights or remedies upon any person or entity other than the Parties, such other identified persons and entities and their respective successors and permitted assigns.

Section 5.13 No Other Representations. Each Party represents to the others that it has not executed this Termination and Release upon the basis of any agreement, promise,

representation or warranty not specifically contained herein or in the Termination Agreement or the other Definitive Documents contemplated therein.

Section 5.14 Time of the Essence. Time shall be of the essence in the Parties' performance of their respective obligations under this Termination and Release.

Section 5.15 Survival. The provisions of this Termination and Release shall survive the execution and delivery hereof and the consummation of the transactions contemplated herein, and shall continue to be binding on and enforceable by the Parties hereto in accordance with its terms.

Section 5.16 Acknowledgment and Representation. Each Party has fully read the terms of this Termination and Release and has been represented by competent legal counsel in connection with the negotiation and execution hereof, and the effect and legal consequences of this Termination and Release have been fully explained to each Party by its legal counsel. Each Party hereby further represents and warrants to the other Parties that such Party has not at any time assigned or transferred to any other person or entity in any manner, including by way of subrogation, operation of law or otherwise, any Claim or portion thereof that it may have had, has, may now have or may hereafter have, against any other Party hereto of the type(s) contemplated in this Termination and Release as to be released and discharged by this Termination and Release

IN WITNESS WHEREOF, the Parties have caused this Termination and Release to

be duly executed by their respective authorized officers as of the day and year first above written.

KENERGY CORP.

By: _____

Name:

Title:

E.ON U.S. LLC

By: _____

Name:

Title:

LG&E ENERGY MARKETING INC.

By: _____

Name:

Title:

WESTERN KENTUCKY ENERGY CORP.

By: _____

Name:

Title:

ALCAN CORPORATION

By: _____

Name:

Title:

**ALCAN PRIMARY PRODUCTS
CORPORATION**

By: _____

Name:

Title:

EXHIBIT A

RULES OF INTERPRETATION AND DEFINITIONS

RULES OF INTERPRETATION. In this Termination and Release, unless otherwise expressly provided herein:

1. Any term defined in this Termination and Release (including this Exhibit A and Schedule 2.1 hereto) by reference to another document, instrument or agreement shall continue to have the meaning ascribed thereto whether or not such other document, instrument or agreement remains in effect;

2. Words importing the singular include the plural and vice versa;

3. Words importing a gender include either gender;

4. A reference in this Termination and Release to a part, clause, section, paragraph, article, party, annex, appendix, exhibit, schedule or other attachment is a reference to a part, clause, section, paragraph, or article of, or a party, annex, appendix, exhibit, schedule or other attachment to, this Termination and Release unless, in any such case, otherwise expressly provided in herein;

5. A definition of or reference to any document, instrument or agreement set forth in this Termination and Release (including in this Exhibit A or Schedule 2.1 hereto) includes all amendments and/or supplements to, and any restatements, replacements, modifications or novations of, any such document, instrument or agreement unless otherwise specified in such definition or in the context in which such reference is used;

6. A reference to any person or entity includes such person's or entity's successors and permitted assigns (in the designated capacity);

7. Any reference to "days" shall mean calendar days unless Business Days are expressly specified;

8. If the date as of which any right, option or election is exercisable, or the date upon which any amount is due and payable, is stated to be on a date or day that is not a Business Day, such right, option or election may be exercised, and such amount shall be deemed due and payable, on the next succeeding Business Day with the same effect as if the same was exercised or made on such date or day (without, in the case of any such payment, the payment or accrual of any interest or other late payment or charge, provided such payment is made on such next succeeding Business Day);

9. Words such as "hereunder", "hereto", "hereof" and "herein" and other words of similar import shall, unless the context clearly requires otherwise, refer to the whole of the

applicable document and not to any particular article, section, subsection, paragraph or clause thereof; and

10. A reference to “including” means including without limiting the generality of any description preceding such term, and for purposes hereof the rule of *ejusdem generis* shall not be applicable to limit a general statement, followed by or referable to an enumeration of specific matters, to matters similar to those specifically mentioned.

DEFINITIONS

“*Affiliate*” shall mean, with respect to any Party, any other person or entity controlled by, controlling or under common control with, such Party.

“*Applicable Laws*” shall mean all federal, state and local laws, rules, regulations, ordinances, codes, orders and directives of any court or other governmental entity or regulatory body, or any office or agency thereof.

“*Business Day*” shall mean any day other than Saturday or Sunday or another day on which commercial banking institutions are authorized or required by law, regulation or executive order to be closed in Louisville, Kentucky.

[Note: Other Definition References May be Added.]

SCHEDULE 2.1

TERMINATED AGREEMENTS

1. Agreement for Electric Service, dated July 15, 1998, between LEM and Kenergy (as successor to Henderson Union) (the "*Henderson Union Power Agreement*");
2. Security and Lock Box Agreement, dated as of July 15, 1998, among PNC Bank, N.A., LEM, Kenergy (as successor to Henderson Union), Alcan Corporation (as successor to Alcan Aluminum Corporation) and Alcan Primary Products Corporation (as successor to Alcan Corporation);
3. Assurances Agreement, dated as of July 15, 1998, among LEM, Alcan Corporation (as successor to Alcan Aluminum Corporation) and Alcan Primary Products Corporation (as successor to Alcan Corporation);
4. Assumption and Consent Agreement, dated as of August 1, 2003, among Alcan Primary Products Corporation, WKE Station Two Inc., LEM, Western Kentucky Energy Corp. and Kenergy;
5. Guaranty, dated August 1, 2003, from Alcan Corporation to and in favor of the E.ON Parties;
6. Undertaking of Alcan Corporation, dated August 1, 2003, from Alcan to and in favor of LEM (the "*Current Alcan Undertaking*"), and the Undertaking of Alcan Aluminum Corporation, dated July 15, 1998, from Alcan Aluminum Corporation to and in favor of LEM (which was previously terminated, replaced and superceded by the Current Alcan Undertaking);
7. Systems Disturbance Agreement, dated as of July 15, 1998, among Big Rivers, Western Kentucky Energy Corp. (for itself and as successor to WKE Station Two Inc.), Kenergy (as successor to Henderson Union and GREC), Alcan Corporation (as successor to Alcan Aluminum Corporation), Alcan Primary Products Corporation (as successor to Alcan Corporation), Southwire Company, Century Aluminum Company (as successor to Southwire Company), Century Aluminum of Kentucky LLC (as successor to Century Aluminum Company), Hancock Aluminum LLC (as successor to Century Aluminum of Kentucky LLC), and Century Aluminum of Kentucky General Partnership (as successor to Hancock Aluminum LLC and NSA, Ltd.);
8. Load Management Agreement for Electric Power Supply, dated as of July 15, 1998, among LEM, Alcan Corporation (as successor to Alcan Aluminum Corporation) and Alcan Primary Products Corporation (as successor to Alcan Corporation);
9. Guaranty, dated July 15, 1998, of E.ON (as successor to LG&E Energy Corp.) to and in favor of Kenergy (as successor to Henderson Union);

10. Guaranty, dated July 15, 12998, by E.ON (as successor to LG&E Energy Corp.) to and in favor of Alcan Corporation (as successor to Alcan Aluminum Corporation) and Alcan Primary Products Corporation (as successor to Alcan Corporation) (which Guaranty is appended to the Assurances Agreement described in 3 above);

11. **[Any other Agreements Relating to the Alcan Load that need to be terminated and released to be inserted here.]**

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**Exhibit L – Termination
and Release Agreement
(Century Parties)**

EXHIBIT L

TERMINATION AND RELEASE AGREEMENT
(Century Parties)

THIS TERMINATION AND RELEASE AGREEMENT (the "*Termination and Release*"), dated as of [_____], by and among (a) E.ON U.S. LLC ("*E.ON*"), a Kentucky limited liability company f/k/a LG&E Energy LLC, and the successor to LG&E Energy Corp., a Kentucky corporation ("*LEC*"), LG&E ENERGY MARKETING INC., an Oklahoma corporation ("*LEM*"), and WESTERN KENTUCKY ENERGY CORP., a Kentucky corporation ("*WKEC*") (WKEC, together with E.ON and LEM, the "*E.ON Parties*"), (b) KENERGY CORP., a Kentucky rural electric cooperative corporation ("*Kenergy*") and the successor by merger of Green River Electric Corporation ("*GREC*"), and (c) SOUTHWIRE COMPANY, a Delaware corporation ("*Southwire*"), CENTURY ALUMINUM COMPANY, a Delaware corporation ("*Century*"), [CENTURY ALUMINUM OF KENTUCKY LLC, a Delaware limited liability company ("*Century Kentucky*")], [HANCOCK ALUMINUM LLC, a Delaware limited liability company ("*Hancock*")][**TO BE CONFIRMED: Whether Century Aluminum of Kentucky LLC and Hancock Aluminum LLC were merged into Century Aluminum of Kentucky General partnership as contemplated in December, 2005. Also, whether NSA, Ltd. was converted into Century Aluminum of Kentucky General Partnership as contemplated in December, 2005.**], CENTURY ALUMINUM OF KENTUCKY GENERAL PARTNERSHIP, a Kentucky general partnership ("*Century Kentucky GP*"), [NSA, LTD., a Kentucky limited partnership ("*NSA*")], METALSCO, [LTD./LLC?], a Georgia [corporation/limited liability company?] ("*Metalsco*"), SKYLINER, [INC./LLC?], a Delaware [corporation/limited liability company?] ("*Skyliner*"), and CENTURY KENTUCKY, INC., a Delaware corporation ("*CKI*") (Southwire, Century, [Century Kentucky], [Hancock], Century Kentucky GP, [NSA], Metalsco, Skyliner, and CKI, being collectively referred to in this Termination and Release as the "*Century Parties*") (collectively, the "*Parties*").

RECITALS:

A. In accordance with the First Amended Plan of Reorganization in the previous bankruptcy proceeding of Big Rivers Electric Corporation ("*Big Rivers*"), as modified and restated on June 9, 1997 (as so modified and restated, the "*Plan of Reorganization*"), Big Rivers, LEM, WKEC and certain other Affiliates of E.ON entered into a New Participation Agreement, dated April 6, 1998 (as amended, the "*Participation Agreement*"), and certain other agreements, instruments and documents.

B. Also in accordance with the Plan of Reorganization, or following the approval thereof and the discharge of Big Rivers from bankruptcy thereby, E.ON, LEM, certain other Affiliates of E.ON, Kenergy and/or one or more of the Century Parties (or their predecessors), among other parties, entered into certain agreements and instruments more particularly described below, in connection with the sale by LEM and the purchase by Kenergy (for resale to one or more of the Century Parties) of certain quantities of electric energy.

C. Big Rivers, E.ON and its relevant Affiliates have concluded that it is in their mutual best interests to terminate and release the contractual relationships created by the Participation Agreement and the other agreements and instruments among them contemplated therein, and have executed and delivered a Transaction Termination Agreement dated as of March 26, 2007 (the "*Termination Agreement*"), setting forth the terms and conditions upon which Big Rivers, E.ON and its Affiliates are willing to terminate and release such contractual relationships. A condition precedent to the consummation of the transactions contemplated in the Termination Agreement is the execution and delivery of this Termination and Release by Kenergy, the Century Parties and the E.ON Parties.

D. Prior to the date hereof, and pursuant to various transactions between or among certain of the Century Parties, certain of the E.ON parties and/or Kenergy, each of the Century Parties became signatories or parties to, beneficiaries of and/or obligors under or pursuant to one or more of the Terminated Agreements.

E. Prior to the date hereof, LEM assigned and transferred to WKEC, among other agreements and rights, all rights, title and interests of LEM under or pursuant to one or

more of the "Terminated Agreements" (as hereinafter defined). However, LEM was not, by reason of such assignments and transfers, relieved from its debts, obligations or liabilities under or pursuant to those Terminated Agreements.

F. Each of Kenergy, the Century Parties and the E.ON Parties has concluded that it is in their mutual best interests to terminate and release the contractual obligations and relationships created by the Terminated Agreements, upon the terms and subject to the conditions set forth in this Termination and Release.

G. Kenergy and the Century Parties have agreed to execute and deliver this Termination and Release, and to perform their respective obligations provided for herein, as a material inducement for E.ON, LEM and WKEC to consummate the transactions contemplated in the Termination Agreement, from which transactions (or the consequences thereof) Kenergy and the Century Parties will derive substantial benefits.

NOW, THEREFORE, in consideration of the premises and the mutual covenants and agreements set forth below, the E.ON Parties, Kenergy and the Century Parties each agree as follows:

ARTICLE 1

DEFINITIONS

Section 1.1 Definitions. Capitalized terms used in this Termination and Release (including the Recitals) and not otherwise defined in any provision hereof shall have the meanings set forth in Exhibit A to this Termination and Release or, if not so defined in that Exhibit A, in Schedule 2.1 attached to this Termination and Release (which Exhibit and Schedule shall be deemed to be incorporated by reference in this Termination and Release and made a part hereof for all purposes). The rules of interpretation set forth in Exhibit A to this Termination and Release shall apply to this Termination and Release and to the Parties' respective rights and obligations hereunder.

ARTICLE 2

TERMINATED AGREEMENTS AND INSTRUMENTS

Section 2.1 Acknowledgment; Terminated Agreements. The Parties, for themselves and their respective successors, predecessors and assigns, and for all other persons or entities claiming by, through or under them, hereby acknowledge and agree that the "Two Year Tier 3 Agreement" and the "Five Year Tier 3 Agreement" (each as defined in Schedule 2.1 attached to this Termination and Release) each expired in accordance with their respective terms prior to the date of this Termination and Release, and are null and void and of no further force or effect whatsoever. Effective immediately, and without notice or further action on the part of any Party, each of the Parties, for themselves and their respective successors, predecessors and assigns, and for all other persons or entities claiming by, through or under them, hereby collectively and irrevocably terminate, discharge and render null and void and of no further force or effect whatsoever each of the agreements, guaranties and other instruments and documents set forth or identified on Schedule 2.1 hereto to which such Parties are signatories or beneficiaries, in each case to the extent not expiring and rendered null and void and of no further force or effect prior to the date hereof as contemplated in the preceding sentence (all agreements, guaranties and other instruments and documents set forth or identified on Schedule 2.1 (regardless of when or how expired or terminated) being collectively referred to in this Termination and Release as the "*Terminated Agreements*").

Section 2.2 Filing of Releases and Termination Statements. Promptly following the date hereof, the relevant Parties agree to execute, deliver, record and/or file all such instruments of termination, discharge or release (in form reasonably satisfactory to the relevant Parties) as shall be reasonably requested by any Party for the purpose of updating the real estate records of _____ Counties, Kentucky [**List all Counties in which the two Security and Lock Box Agreements were recorded**], in respect of the termination, release and discharge of the Security and Lock Box Agreement identified on Schedule 2.1 (and of any other relevant Terminated Agreement) as contemplated herein, including without limitation, such forms as may be required to be filed in such counties, and in the office of the Secretary of State of the Commonwealth of Kentucky, in order to terminate, release and

discharge any fixture filings or other security interests created by that Security and Lock Box Agreement (and/or any other Terminated Agreement).

Section 2.3 Releases by Kenergy. Effective immediately, and without notice or further action on the part of any Party, Kenergy, for itself and its successors, predecessors and assigns, and for all other persons or entities claiming by, through or under any of them, hereby fully, irrevocably and forever remises, releases, acquits and discharges each of the Century Parties, LEC, E.ON, LEM, WKEC and Station Two Subsidiary, and their respective members, shareholders, directors, officers, employees, agents, representatives, advisors, successors, predecessors and assigns, and each of them (collectively, the "***Kenergy Released Parties***"), of and from any and all manner of actions, causes of action, suits, sums of money, accounts, reckonings, covenants, controversies, agreements, promises, remedies, amounts paid in settlement, compromises, losses, levies, rights of contribution, rights of set-off, other rights, damages, judgments, executions, debts, obligations, liabilities, claims and demands of any nature whatsoever, whether or not in contract, in equity, in tort or otherwise, whether pursuant to any statute, ordinance, regulation, rule of common law or otherwise, whether direct or indirect, whether punitive or compensatory, whether known or unknown, whether presently discoverable or undiscoverable, whether threatened, pending, suspected or claimed, and whether fixed, accrued, contingent or otherwise (collectively, "***Claims***"), which Kenergy ever had, now has, may now have or may hereafter have against any one or more of the Kenergy Released Parties, resulting from, arising out of or in any manner relating to: (i) any Terminated Agreement; or (ii) the Systems Disturbance Agreement, dated April ____, 2001, among Kenergy, Big Rivers, WKEC, Station Two Subsidiary and Willamette Industries, Inc. (the "***Systems Disturbance Agreement (2001)***"); or (iii) any performance or non-performance by a Kenergy Released Party under or pursuant to any Terminated Agreement or the Systems Disturbance Agreement (2001); or (iv) any breach or default by a Kenergy Released Party under or pursuant to any Terminated Agreement or the Systems Disturbance Agreement (2001), howsoever caused and whenever occurring; or (v) in the case of LEC, E.ON, LEM, WKEC and Station Two Subsidiary (and their respective members, shareholders, directors, officers, employees, agents, representatives, advisors, successors, predecessors and assigns) only (A) their respective (including without limitation, their respective employees', officers', agents', representatives', advisors', contractors' and/or

predecessors' respective) lease, operation, maintenance, repair, upkeep, occupation, generation, use, closure, abandonment, retirement, replacement or possession of, or the condition or state of repair of, any electric generating plant or other asset or property of Big Rivers (or any components thereof, including without limitation, any components installed or constructed following the date of the Agreement for Electric Service identified in paragraph 1 of Schedule 2.1), or any electric energy generated by or capacity associated with any such electric generating plant, or (B) the Participation Agreement or any other "Operative Document" contemplated in the Participation Agreement; provided, however, that nothing contained in this Section 2.3 shall be deemed to affect, limit, waive or eliminate any covenant or agreement on the part of any Kenergy Released Party set forth in this Termination and Release, it being understood that such covenants and agreements set forth in this Termination and Release shall survive the execution and delivery hereof and the transactions contemplated herein in accordance with the terms of this Termination and Release.

Section 2.4 Releases by the E.ON Parties. Effective immediately, and without notice or further action on the part of any Party, each E.ON Party, for itself and its successors, predecessors and assigns, and for all other persons or entities claiming by, through or under any of them, hereby fully, irrevocably and forever remises, releases, acquits, waives and discharges Kenergy and each of the Century Parties, and their respective members, shareholders, directors, officers, employees, agents, representatives, advisors, successors, predecessors and assigns, and each of them (collectively, the "*E.ON Released Parties*"), of and from any and all Claims which such E.ON Party ever had, now has, may now have or may hereafter have against any one or more of the E.ON Released Parties, resulting from, arising out of or in any manner relating to: (i) any Terminated Agreement; or (ii) the Systems Disturbance Agreement (2001); or (iii) any performance or non-performance by an E.ON Released Party under or pursuant to any Terminated Agreement or the Systems Disturbance Agreement (2001); or (iv) any breach or default by an E.ON Released Party under or pursuant to any Terminated Agreement or the Systems Disturbance Agreement (2001); provided, however, that nothing contained in this Section 2.4 shall be deemed to affect, limit, waive or eliminate any covenant or agreement on the part of any E.ON Released Party set forth in this Termination and Release, it being understood that such covenants and agreements set forth in this Termination and Release shall survive the execution and delivery

hereof and the transactions contemplated herein in accordance with the terms of this Termination and Release.

Section 2.5 Releases by Century Parties. Effective immediately, and without notice or further action on the part of any Party, each Century Party, for itself and its successors, predecessors and assigns, and for all other persons or entities claiming by, through or under any of them, hereby fully, irrevocably and forever remises, releases, acquits, waives and discharges Kenergy and each of the LEC, E.ON, LEM, WKEC and Station Two Subsidiary, and their respective members, shareholders, directors, officers, employees, agents, representatives, advisors, successors, predecessors and assigns, and each of them (collectively, the "*Century Released Parties*"), of and from any and all Claims which such Century Party ever had, now has, may now have or may hereafter have against any one or more of the Century Released Parties, resulting from, arising out of or in any manner relating to: (i) any Terminated Agreement; or (ii) any performance or non-performance by an Century Released Party under or pursuant to any Terminated Agreement; or (iv) any breach or default by an Century Released Party under or pursuant to any Terminated Agreement; provided, however, that nothing contained in this Section 2.5 shall be deemed to affect, limit, waive or eliminate any covenant or agreement on the part of any Century Released Party set forth in this Termination and Release, it being understood that such covenants and agreements set forth in this Termination and Release shall survive the execution and delivery hereof and the transactions contemplated herein in accordance with the terms of this Termination and Release.

Section 2.6 Release from PNC Bank, N.A. Each Party agrees, upon the written request delivered at any time by any other Party, to use its reasonable best efforts to cause PNC Bank, N.A. to (a) acknowledge in writing for the benefit of Kenergy, LEM, WKEC, Century, [Century Kentucky], [Hancock] , [NSA] and Century Kentucky GP, the termination of the Security and Lock Box Agreement identified on Schedule 2.1, and (b) agree in writing with those Parties to release and discharge any further obligation or liability of any of those Parties to PNC Bank, N.A. under or pursuant to that Security and Lock Box Agreement, in each case in form reasonably satisfactory to those Parties.

ARTICLE 3

OTHER COVENANTS AND COMMITMENTS

Section 3.1 Final Pro-Rations, Payments and Distributions. [NOTE: **Final Pro-Rations and Payments of amounts due under the Agreement for Electric Service, the Security and Lock Box Agreement and the Assurances Agreement, and the final distribution of amounts remaining in the lock box account, will be developed by the Parties and included here before execution.**] The provisions of this Section 3.1 shall survive the Parties' execution and delivery of this Termination and Release until the amounts contemplated herein are paid and discharged in full by the relevant Party or Parties.

Section 3.2 Waiver of Third Party Beneficiary Rights.

(a) Effective immediately, each of the Century Parties, for themselves and their respective predecessors, successors and assigns, and for all persons or entities claiming by, through or under them, hereby fully and irrevocably waive and release for the benefit of the E.ON Parties any and all third-party beneficiary rights and other similar rights and interests (if any) that the Century Parties (or any of them) may now have under or pursuant to (i) the "GREC Power Agreement" (as defined in Schedule 2.1 of this Termination and Release), and/or (ii) the Guaranty, dated July 15, 1998, by E.ON (as successor to LEC) to and in favor of Kenergy, relating to the GREC Power Agreement.

(b) Effective immediately, Kenergy, for itself and its predecessors, successors and assigns, and for all persons or entities claiming by, through or under them, hereby fully and irrevocably waives and releases for the benefit of the E.ON Parties any and all third-party beneficiary rights and other similar rights and interests (if any) that Kenergy may now have under or pursuant to: (i) the Power Purchase Agreement, dated July 15, 1998, as amended, among Big Rivers, LEM and WKEC (as successor or assignee of LEM) (the "*Power Purchase Agreement*"); and/or (ii) the New Guarantee Agreement, dated April 6, 1998, by E.ON (as successor to LEC) to and in favor of Big Rivers, to the extent relating to the Power Purchase Agreement or the obligations of LEM and/or WKEC thereunder.

Section 3.3 Consents. Kenergy and each of the Century Parties, for themselves and their respective predecessors, successors and assigns, and for all other persons or entities claiming by, through or under any of them, hereby consent to the termination and discharge of each of the Terminated Agreements to which it is not a signatory as contemplated in Article 2 above, and consent to the releases of the other relevant Parties of and from any Claims as contemplated in that Article 2.

ARTICLE 4

REPRESENTATIONS AND WARRANTIES

Section 4.1 Representations and Warranties of the E.ON Parties. Each of the E.ON Parties hereby severally represents and warrants to Kenergy and the Century Parties that:

(a) Organization and Existence. Each of the E.ON Parties is duly organized, validly existing and in good standing under the laws of the jurisdiction of its organization and is duly qualified to do business as a foreign corporation in any jurisdiction where the nature of its business and its activities require it to be so qualified. Each of the E.ON Parties has the requisite power and authority to conduct its business as presently conducted and to enter into and perform its obligations under this Termination and Release in accordance with its terms.

(b) Execution, Delivery and Binding Effect. This Termination and Release has been duly authorized, executed and delivered by each E.ON Party and, assuming the due authorization, execution and delivery hereof by Kenergy and each Century Party, constitutes a legal, valid and binding obligation of each E.ON Party, enforceable against each such E.ON Party in accordance with its terms, except as enforceability may be limited by bankruptcy, insolvency, reorganization, arrangement, moratorium or other laws relating to or affecting the rights of creditors generally and by general principles of equity.

(c) No Violation. The execution and delivery of this Termination and Release by each E.ON Party, the consummation by each E.ON Party of the transactions contemplated hereby, and the compliance by each E.ON Party with the terms and provisions hereof, do not and will not contravene any Applicable Law or its organizational documents.

(d) No Required Consents. All consents, approvals, resolutions, authorizations, actions or orders, including those which must be obtained from any governmental entities or regulatory bodies, required for the authorization, execution and delivery of, and for the consummation of the transactions contemplated by, this Termination and Release by any E.ON Party have been obtained prior to the date hereof.

Section 4.2 Representations and Warranties of the Century Parties. Each of the Century Parties hereby severally represents and warrants to Kenergy and the E.ON Parties that:

(a) Organization and Existence. Each of the Century Parties is duly organized, validly existing and in good standing under the laws of the jurisdiction of its organization and is duly qualified to do business as a foreign corporation in any jurisdiction where the nature of its business and its activities require it to be so qualified. Each of the Century Parties has the requisite power and authority to conduct its business as presently conducted and to enter into and perform its obligations under this Termination and Release in accordance with its terms.

(b) Execution, Delivery and Binding Effect. This Termination and Release has been duly authorized, executed and delivered by each Century Party and, assuming the due authorization, execution and delivery hereof by Kenergy and each E.ON Party, constitutes a legal, valid and binding obligation of each Century Party, enforceable against each such Century Party in accordance with its terms, except as enforceability may be limited by bankruptcy, insolvency, reorganization, arrangement, moratorium or other laws relating to or affecting the rights of creditors generally and by general principles of equity.

(c) No Violation. The execution and delivery of this Termination and Release by each Century Party, the consummation by each Century Party of the transactions contemplated hereby, and the compliance by each Century Party with the terms and provisions hereof, do not and will not contravene any Applicable Law or its organizational documents.

(d) No Required Consents. All consents, approvals, resolutions, authorizations, actions or orders, including those which must be obtained from any governmental entities or regulatory bodies, required for the authorization, execution and delivery of, and for the consummation of the transactions contemplated by, this Termination and Release by any Century Party have been obtained prior to the date hereof.

Section 4.3 Representations and Warranties of Kenergy. Kenergy hereby represents and warrants to each of the E.ON Parties and the Century Parties that:

(a) Organization and Existence. Kenergy is a rural electric cooperative duly organized, validly existing, and in good standing under the laws of the Commonwealth of Kentucky, is duly licensed or qualified and in good standing in each jurisdiction in which the failure so to qualify would have a material adverse effect on its financial condition, business or operations or its ability to enter into and perform its obligations under this Termination and Release, and has all requisite cooperative power and authority to carry on its business as now conducted, to own or hold under lease its property and to enter into and perform its obligations under this Termination and Release.

(b) Authorization, Execution, Binding Effect. This Termination and Release has been duly authorized, executed and delivered by all necessary corporate action on the part of Kenergy and, assuming the due authorization, execution and delivery hereof by each E.ON Party and each Century Party, constitutes the legal, valid and binding obligation of Kenergy, enforceable against Kenergy in accordance with its terms, except as enforceability may be limited by bankruptcy, insolvency, reorganization, arrangement, moratorium or other laws relating to or affecting the rights of creditors generally and by general principles of equity.

(c) No Violation. The execution, delivery and performance by Kenergy of this Termination and Release, the consummation by Kenergy of the transactions contemplated hereby, and the compliance by Kenergy with the terms and provisions hereof, do not and will not contravene any Applicable Law or its Articles of Incorporation or By-Laws.

(d) No Required Consents. All consents, approvals, resolutions, authorizations, actions or orders, including, those which must be obtained from any governmental entities or

regulatory bodies, required for the authorization, execution and delivery of, and for the consummation of the transactions contemplated by, this Termination and Release by Kenergy have been obtained prior to the date hereof.

Section 4.4 Additional Representation and Warranty of the Parties. Each Party hereby severally represents and warrants to all other Parties that it has not assigned to any other person or entity (not a signatory to this Termination and Release), at any time prior to the date hereof, any rights or interests arising under or pursuant to any Terminated Agreement or, in the case of the Parties other than the Century Parties, the Systems Disturbance Agreement (2001), and that none of its Affiliates (not a signatory to this Termination and Release) presently holds or controls, or has the right to exercise, any rights or interests arising under or pursuant to any Terminated Agreement or the Systems Disturbance Agreement (2001).

ARTICLE 5

MISCELLANEOUS

Section 5.1 Successors and Assigns. This Termination and Release shall be binding upon, and shall inure to the benefit of and be enforceable by, the Parties named herein and their respective members, shareholders, directors, officers, employees, agents, representatives, advisors, successors, predecessors and assigns, and all other persons or entities claiming by, through or under any of them. No Party may assign either this Termination and Release or any of its rights or interests hereunder, nor delegate any of its obligations hereunder, without the prior written consent of the other Parties (which consent shall not be unreasonably withheld, conditioned or delayed), and any attempt to make any such transfer, assignment or delegation without such consent shall be null and void.

Section 5.2 Notices. All notices, requests, demands, claims or other communications required or permitted to be given or made under this Termination and Release shall be in writing and shall be deemed duly given or made if it is sent by registered or certified mail, return receipt requested, postage prepaid, and addressed to the intended recipient as set forth below:

If to any E.ON Party:

E.ON U.S. LLC
220 West Main Street
Louisville, KY 40202
Facsimile: 502-627-4622
Telephone: 502-627-3665
Attn: Executive Vice President,
General Counsel & Corporate Secretary

With a Copy to:

Patrick R. Northam, Esq.
Greenebaum Doll & McDonald PLLC
3500 National City Tower
101 South Fifth Street
Louisville, Kentucky 40202
Facsimile: 502-587-3695
Telephone: 502-587-3774

If to Kenergy:

Kenergy Corp.

Attn: _____
Facsimile: _____
Telephone: _____

With a Copy to:

Facsimile: _____
Telephone: _____

If to any Century Party:

Century Aluminum Company

Attn: _____
Facsimile: _____
Telephone: _____

If to Southwire:

Southwire Company

Attn: _____
Facsimile: _____
Telephone: _____

Any Party may send any notice, request, demand, claim or other communication hereunder to the intended recipient at the address set forth above using any other means (including personal delivery, expedited courier, messenger service, telecopy, telex, ordinary mail, or electronic mail), but no such notice, request, demand, claim, or other communication shall be deemed to have been duly given unless and until it actually is received by the intended recipient. Any Party may change the address to which notices, requests, demands, claims, and other communications hereunder are to be delivered by giving the other Party notice in the manner herein set forth.

Section 5.3 Governing Law. THIS TERMINATION AND RELEASE SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE COMMONWEALTH OF KENTUCKY.

Section 5.4 Amendments and Waivers. This Termination and Release shall not be modified or amended except pursuant to an instrument in writing executed and delivered on behalf of each of the Parties. No waiver of any of the provisions of this Termination and Release shall be deemed to or shall constitute a continuing waiver or a waiver of any other provision hereof (whether or not similar). No delay on the part of any Party in exercising any right, power or privilege hereunder shall operate as a waiver thereof.

Section 5.5 Severability. Any term or provision of this Termination and Release which is invalid or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective only to the extent of such invalidity or unenforceability, without rendering invalid or unenforceable the remaining terms and provisions of this Termination and Release or affecting the validity or enforceability of any of the terms or provisions of this Termination and Release in any other jurisdiction.

Section 5.6 Construction. The Parties have participated jointly in the negotiation and drafting of this Termination and Release. In the event an ambiguity or question of intent or interpretation arises, this Termination and Release shall be construed as if drafted jointly by the Parties and no presumption or burden of proof shall arise favoring or disfavoring any Party by virtue of the authorship of any of the provisions of this Termination and Release.

Section 5.7 Incorporation. The Exhibits and Schedules identified in this Termination and Release are incorporated herein by reference and made a part hereof.

Section 5.8 WAIVER OF JURY TRIAL. EACH OF THE PARTIES HERETO HEREBY IRREVOCABLY WAIVES ANY AND ALL RIGHT TO TRIAL BY JURY IN ANY LEGAL PROCEEDING ARISING OUT OF OR RELATED TO THIS TERMINATION AND RELEASE OR THE TRANSACTIONS CONTEMPLATED HEREBY.

Section 5.9 Headings. The article and section headings contained in this Termination and Release are inserted for convenience only and shall not affect in any way the meaning or interpretation of this Termination and Release.

Section 5.10 Counterparts. This Termination and Release may be executed in one or more counterparts, each of which shall be deemed an original but all of which together will constitute one and the same instrument.

Section 5.11 Further Assurances. Each of the Parties shall, at all times, and from time to time, upon the request of the appropriate Party, do, execute, acknowledge and deliver, or will cause to be done, executed, acknowledged and delivered, all such further acts as may be required to consummate the transactions contemplated in this Termination and Release as they are herein contemplated. Each Party shall, and shall use its commercially reasonable efforts to assure that any necessary third party shall, execute and deliver such documents and do such other acts and things as any other Party may reasonably require for the purpose of giving to that other Party the full benefit of all the provisions of this Termination and Release, and as may be reasonably required to complete the transactions contemplated in this Termination and Release.

Section 5.12 Third Party Beneficiaries. This Termination and Release is entered into for the sole benefit of the Parties hereto and the other persons and entities expressly contemplated herein, and except as specifically provided herein, shall not confer any rights or remedies upon any person or entity other than the Parties, such other identified persons and entities and their respective successors and permitted assigns.

Section 5.13 No Other Representations. Each Party represents to the others that it has not executed this Termination and Release upon the basis of any agreement, promise, representation or warranty not specifically contained herein or in the Termination Agreement or the other Definitive Documents contemplated therein.

Section 5.14 Time of the Essence. Time shall be of the essence in the Parties' performance of their respective obligations under this Termination and Release.

Section 5.15 Survival. The provisions of this Termination and Release shall survive the execution and delivery hereof and the consummation of the transactions contemplated herein, and shall continue to be binding on and enforceable by the Parties hereto in accordance with its terms.

Section 5.16 Acknowledgment and Representation. Each Party has fully read the terms of this Termination and Release and has been represented by competent legal counsel in connection with the negotiation and execution hereof, and the effect and legal consequences of this Termination and Release have been fully explained to each Party by its legal counsel. Each Party hereby further represents and warrants to the other Parties that such Party has not at any time assigned or transferred to any other person or entity in any manner, including by way of subrogation, operation of law or otherwise, any Claim or portion thereof that it may have had, has, may now have or may hereafter have, against any other Party hereto of the type(s) contemplated in this Termination and Release as to be released and discharged by this Termination and Release

[Signatures Begin on the Following Page]

IN WITNESS WHEREOF, the Parties have caused this Termination and Release to be duly executed by their respective authorized officers as of the day and year first above written.

KENERGY CORP.

By: _____
Name:
Title:

E.ON U.S. LLC

By: _____
Name:
Title:

LG&E ENERGY MARKETING INC.

By: _____
Name:
Title:

WESTERN KENTUCKY ENERGY CORP.

By: _____
Name:
Title:

SOUTHWIRE COMPANY

By: _____
Name:
Title:

CENTURY ALUMINUM COMPANY

By: _____
Name:
Title:

**[CENTURY ALUMINUM OF KENTUCKY
LLC]**

By: _____
Name:
Title:

[HANCOCK ALUMINUM LLC]

By: _____
Name:
Title:

**CENTURY ALUMINUM OF KENTUCKY
GENERAL PARTNERSHIP**

By: _____
Name:
Title:

[NSA, LTD.]

By: _____
Name:
Title:

METALSCO, [LTD./LLC?]

By: _____
Name:
Title:

SKYLINER, [INC./LLC?]

By: _____
Name:
Title:

CENTURY KENTUCKY, INC.

By: _____
Name:
Title:

EXHIBIT A

RULES OF INTERPRETATION AND DEFINITIONS

RULES OF INTERPRETATION. In this Termination and Release, unless otherwise expressly provided herein:

1. Any term defined in this Termination and Release (including this Exhibit A and Schedule 2.1 hereto) by reference to another document, instrument or agreement shall continue to have the meaning ascribed thereto whether or not such other document, instrument or agreement remains in effect;

2. Words importing the singular include the plural and vice versa;

3. Words importing a gender include either gender;

4. A reference in this Termination and Release to a part, clause, section, paragraph, article, party, annex, appendix, exhibit, schedule or other attachment is a reference to a part, clause, section, paragraph, or article of, or a party, annex, appendix, exhibit, schedule or other attachment to, this Termination and Release unless, in any such case, otherwise expressly provided in herein;

5. A definition of or reference to any document, instrument or agreement set forth in this Termination and Release (including in this Exhibit A or Schedule 2.1 hereto) includes all amendments and/or supplements to, and any restatements, replacements, modifications or novations of, any such document, instrument or agreement unless otherwise specified in such definition or in the context in which such reference is used;

6. A reference to any person or entity includes such person's or entity's successors and permitted assigns (in the designated capacity);

7. Any reference to "days" shall mean calendar days unless Business Days are expressly specified;

8. If the date as of which any right, option or election is exercisable, or the date upon which any amount is due and payable, is stated to be on a date or day that is not a Business Day, such right, option or election may be exercised, and such amount shall be deemed due and payable, on the next succeeding Business Day with the same effect as if the same was exercised or made on such date or day (without, in the case of any such payment, the payment or accrual of any interest or other late payment or charge, provided such payment is made on such next succeeding Business Day);

9. Words such as "hereunder", "hereto", "hereof" and "herein" and other words of similar import shall, unless the context clearly requires otherwise, refer to the whole of the

applicable document and not to any particular article, section, subsection, paragraph or clause thereof; and

10. A reference to “including” means including without limiting the generality of any description preceding such term, and for purposes hereof the rule of *ejusdem generis* shall not be applicable to limit a general statement, followed by or referable to an enumeration of specific matters, to matters similar to those specifically mentioned.

DEFINITIONS

“*Affiliate*” shall mean, with respect to any Party, any other person or entity controlled by, controlling or under common control with, such Party.

“*Applicable Laws*” shall mean all federal, state and local laws, rules, regulations, ordinances, codes, orders and directives of any court or other governmental entity or regulatory body, or any office or agency thereof.

“*Business Day*” shall mean any day other than Saturday or Sunday or another day on which commercial banking institutions are authorized or required by law, regulation or executive order to be closed in Louisville, Kentucky.

[Note: Other Definition References May be Added.]

SCHEDULE 2.1

TERMINATED AGREEMENTS

1. Agreement for Electric Service, dated July 15, 1998, between LEM and Kenergy (as successor to GREC) (the "*GREC Power Agreement*");
2. Agreement for Tier 3 Electric Service (2001-2002), dated July 15, 1998, between LEM and Kenergy (as successor to GREC) (the "*Two Year Tier 3 Agreement*");
3. Agreement for Tier 3 Electric Service (2001-2005), dated July 15, 1998, between LEM and Kenergy (as successor to GREC) (the "*Five Year Tier 3 Agreement*");
4. Security and Lockbox Agreement, dated as of July 15, 1998, among PNC Bank, N.A., LEM, Kenergy (as successor to GREC), Southwire Company, Century Aluminum Company (as successor to Southwire Company), Century Aluminum of Kentucky LLC (as successor of Southwire Company and Century Aluminum Company), Hancock Aluminum LLC (as successor to Century Aluminum of Kentucky LLC), and Century Aluminum of Kentucky General Partnership (as successor to Hancock Aluminum LLC and NSA, Ltd.);
5. Assurances Agreement, dated July 15, 1998, among LEM, Southwire Company, Century Aluminum Company (as successor to Southwire Company), Century Aluminum of Kentucky LLC (as successor to Century Aluminum Company), Hancock Aluminum LLC (as successor to Century Aluminum of Kentucky LLC), and Century Aluminum of Kentucky General Partnership (as successor to Hancock Aluminum LLC and NSA, Ltd.);
6. Special Assignment Agreement, dated as of March 26, 2001, among LEM, Southwire Company, Century Aluminum of Kentucky LLC and Century Aluminum Company;
7. Consent and Agreement, dated December 23, 2005, among Century Aluminum of Kentucky LLC, Century Aluminum Company, Hancock Aluminum LLC, NSA, Ltd., Century Aluminum of Kentucky General Partnership, Metalsco, Ltd., Skyliner, Inc., Century Kentucky, Inc. and LEM;
8. Systems Disturbance Agreement, dated as of July 15, 1998, among Big Rivers, Western Kentucky Energy Corp. (for itself and as successor to WKE Station Two Inc.), Kenergy (as successor to Henderson Union and GREC), Alcan Corporation (as successor to Alcan Aluminum Corporation), Alcan Primary Products Corporation (as successor to Alcan Corporation), Southwire Company, Century Aluminum Company (as successor to Southwire

Company), Century Aluminum of Kentucky LLC (as successor to Century Aluminum Company), Hancock Aluminum LLC (as successor to Century Aluminum of Kentucky LLC), and Century Aluminum of Kentucky General Partnership (as successor to Hancock Aluminum LLC and NSA, Ltd.);

9. Load Management Agreement for Electric Power Supply, dated as of July 15, 1998, among LEM, Southwire Company, Century Aluminum Company (as successor to Southwire Company), Century Aluminum of Kentucky LLC (as successor to Century Aluminum Company), Hancock Aluminum LLC (as successor to Century Aluminum of Kentucky LLC), and Century Aluminum of Kentucky General Partnership (as successor to Hancock Aluminum LLC and NSA, Ltd.);
10. Guaranty, dated July 15, 1998, by E.ON (as successor to LG&E Energy Corp.) to and in favor of Kenergy (as successor to GREC);
11. Guaranty, dated as of July 15, 1998, of E.ON (as successor to LG&E Energy Corp.) to and in favor of Southwire Company, Century Aluminum Company (as successor to Southwire Company), Century Aluminum of Kentucky LLC (as successor of Southwire Company or Century Aluminum Company), Hancock Aluminum LLC (as successor to Century Aluminum of Kentucky LLC), and Century Aluminum of Kentucky General Partnership (as successor to Hancock Aluminum LLC and NSA, Ltd.) (which Guaranty is appended to the Assurances Agreement described in 5 above);
12. **[Any other Agreements relating to the Century/Southwire load that need to be terminated and released to be inserted here.]**

Exhibit M – Site
Descriptions

EXHIBIT M
SITE DESCRIPTIONS

(See Schedule 5.1.6 to the Participation Agreement)

**Exhibit N – Assignment
of Transmission Rights
Agreement**

EXHIBIT N

ASSIGNMENT OF TRANSMISSION RIGHTS AGREEMENT

THIS ASSIGNMENT OF TRANSMISSION RIGHTS AGREEMENT, dated as of [] (this "*Transmission Agreement*"), is among BIG RIVERS ELECTRIC CORPORATION, a Kentucky rural electric generation and transmission cooperative ("*Big Rivers*"), LG&E ENERGY MARKETING INC., an Oklahoma corporation ("*LEM*"), and WESTERN KENTUCKY ENERGY CORP., a Kentucky corporation and the successor by merger with WKE Station Two Inc., WKE Corp. and Western Kentucky Leasing Corp. ("*WKEC*", and together with LEM, the "*E.ON Parties*").

RECITALS:

A. Big Rivers owns certain electric generating plants in the Commonwealth of Kentucky, including the three unit Plant Coleman, the two unit Plant Green, the one unit Plant Wilson, and the one unit Plant Reid.

B. Prior to the effectiveness of the Plan of Reorganization (defined below), Big Rivers operated a two unit electric Generating Plant owned by the City of Henderson, Kentucky (the "*City*"), and purchased a certain portion of the output of such facility.

C. In accordance with the First Amended Plan of Reorganization in Big River's bankruptcy proceeding, as modified and restated on June 9, 1997 (as so modified, the "*Plan of Reorganization*"), Big Rivers, LEM, Western Kentucky Leasing Corp., WKE Station Two Inc. and WKEC entered into the Original Participation Agreement, which was subsequently superseded by the New Participation Agreement, dated April 6, 1998 (as amended, the "*Participation Agreement*").

D. In accordance with the Participation Agreement or the other "Operative Documents" contemplated therein, Big Rivers leases the power plants described in clause A above to WKEC pursuant to the Lease, WKEC has assumed certain of Big Rivers' operational responsibilities with respect to the Generating Plant described in clause B above, and various E.ON Parties and Big Rivers have executed and delivered numerous agreements, amendments to agreements and implementing letter agreements in conjunction with the transactions contemplated by the Plan of Reorganization and the Participation Agreement.

E. Big Rivers and the E.ON Parties have concluded that it is in their mutual best interests to terminate the property interests and contractual relationships created by the Participation Agreement and the other Operative Documents, and have executed and delivered the Transaction Termination Agreement, dated as of March 26, 2007 (the "*Termination Agreement*"), setting forth the terms and conditions under which Big Rivers and the E.ON Parties will terminate such property interests and contractual relationships.

F. The execution and delivery of this Transmission Agreement is a condition to the Closing of the transactions contemplated by the Termination Agreement. This is the "Transmission Agreement" contemplated in the Termination Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth below, the E.ON Parties and Big Rivers agree as follows:

ARTICLE 1

DEFINITIONS

Capitalized terms used in this Transmission Agreement (including the Recitals) and not otherwise defined herein shall have their respective meanings set forth in the Termination Agreement. Reference in this Transmission Agreement to sections, paragraphs and clauses are to sections, paragraphs and clauses in this Transmission Agreement unless otherwise indicated. The rules of interpretation set forth in Exhibit A to the Termination Agreement shall apply to this Transmission Agreement.

ARTICLE 2

ASSIGNMENTS

Section 2.1 Assignment of Transmission Reservations Over Big Rivers System. Each of the E.ON Parties hereby grants, assigns, transfers and conveys to Big Rivers all of such E.ON Party's respective right, title and interest (if any) in and to the transmission reservations held by any such E.ON Party as of the date hereof for firm or non-firm transmission services over the Big Rivers' transmission system, but only to the extent such transmission reservations are specifically described on Schedule 2.1 attached hereto and incorporated herein by reference.

Section 2.2 Assignment of Transmission Rights Over TVA System. Each of the E.ON Parties hereby grants, assigns, transfers and conveys to Big Rivers all of such E.ON Party's rights to transmission service held as of the date hereof by such E.ON Party over the transmission system of the Tennessee Valley Authority, but only to the extent such transmission rights are specifically described on Schedule 2.2 attached hereto and incorporated herein by reference.

ARTICLE 3

PAYMENT OF E.ON PARTY PREPAYMENTS AND DEPOSITS

At the Closing, Big Rivers shall pay to the E.ON Parties an amount equal to any prepayments for transmission service with respect to periods following the Closing and deposits for transmission service over the Big Rivers transmission system or the Tennessee Valley Authority transmission system made prior to the Closing by any E.ON Party, including the payments to LEM contemplated in Section 3.3(b) of the Termination Agreement.

ARTICLE 4

MISCELLANEOUS

Section 4.1 Successors and Assigns. This Transmission Agreement shall be binding upon and inure to the benefit of the parties named herein and their respective successors and permitted assigns.

Section 4.2 Governing Law. THIS TRANSMISSION AGREEMENT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE COMMONWEALTH OF KENTUCKY

Section 4.3 Severability. Any term or provision of this Transmission Agreement which is invalid or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such invalidity or unenforceability without rendering invalid or unenforceable the remaining terms and provisions of this Transmission Agreement or affecting the validity or enforceability of any of the terms or provisions of this Transmission Agreement in any other jurisdiction.

Section 4.4 Headings. The article and section headings contained in this Transmission Agreement are inserted for convenience only and shall not affect in any way the meaning or interpretation of this Transmission Agreement.

Section 4.5 Counterparts. This Transmission Agreement may be executed in one or more counterparts, each of which shall be deemed an original but all of which together will constitute one and the same instrument.

Section 4.6 Further Assurances. Each of the E.ON Parties and Big Rivers covenants and agrees promptly to execute, deliver, file, or record, or cause to be executed, delivered, filed or recorded, such agreements, instruments, certificates and other documents and to do and perform such other and further actions as the other party may reasonably request or as may otherwise be necessary or proper to effect the assignment, conveyance and transfer of the transmission reservations and rights contemplated herein unto Big Rivers, or otherwise to effect the purposes of this Transmission Agreement.

[Signatures Appear on the Following Page]

IN WITNESS WHEREOF, the parties hereto have caused this Transmission Agreement to be duly executed by their respective authorized officers as of the day and year first above written.

BIG RIVERS ELECTRIC CORPORATION

By: _____
Name:
Title:

LG&E ENERGY MARKETING INC.

By _____
Name:
Title:

WESTERN KENTUCKY ENERGY CORP.

By: _____
Name:
Title:

SCHEDULE 2.1

TRANSMISSION RESERVATIONS OVER BIG RIVERS SYSTEM

**[TO BE COMPLETED BY THE PARTIES PRIOR TO THE
CLOSING AS A CONDITION PRECEDENT TO THE CLOSING]**

SCHEDULE 2.2

E.ON PARTY TRANSMISSION RIGHTS OVER TVA SYSTEM

**[TO BE COMPLETED BY THE PARTIES PRIOR TO THE
CLOSING AS A CONDITION PRECEDENT TO THE CLOSING]**

LOU: 1258052_5.doc

Exhibit O – Assignment
of Unemployment
Insurance Benefits

EXHIBIT O

ASSIGNMENT OF UNEMPLOYMENT INSURANCE RESERVE ACCOUNT

THIS ASSIGNMENT OF UNEMPLOYMENT INSURANCE RESERVE ACCOUNT ("Assignment"), is made and entered dated as of this ____ day of _____, 200 __, by and between BIG RIVERS ELECTRIC CORPORATION, a Kentucky rural cooperative corporation ("*Big Rivers*"), and WESTERN KENTUCKY ENERGY CORP., a Kentucky corporation ("*WKEC*").

RECITALS:

A. WKEC, Big Rivers and others are parties to that certain Transaction Termination Agreement dated March 26, 2007 ("*Termination Agreement*"), pursuant to which, among other transactions, WKEC agreed to transfer to Big Rivers at the Closing the existing unemployment insurance reserve account maintained by WKEC in respect of its workforce in accordance with Applicable Laws (the "Reserve Account") but only to the extent the Reserve Account relates to certain employees of WKEC to be hired by Big Rivers at or shortly following the Closing (or as otherwise required by Applicable Laws).

B. In order that Big Rivers shall be in possession of an instrument evidencing WKEC's transfer of its rights and interests in the Reserve Account to Big Rivers, and in order that WKEC shall be in possession of an instrument evidencing Big Rivers' acceptance of the Reserve Account, WKEC and Big Rivers desire to execute and deliver this Assignment.

C. This is the "Assignment of Unemployment Reserve" contemplated in Subsection 3.2(r) of the Termination Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth below and for other valuable consideration, the receipt of which is hereby acknowledged, WKEC and Big Rivers agree as follows:

ARTICLE 1

DEFINITIONS

Capitalized terms used in this Assignment (including the Recitals) and not otherwise defined herein shall have the meanings set forth in the Termination Agreement. The rules of interpretation set forth in Exhibit A to the Termination Agreement shall apply to this Assignment, provided, however, that any reference in this Assignment to sections, paragraphs and clauses are to sections, paragraphs and clauses in this Assignment unless otherwise indicated.

ARTICLE 2

ASSIGNMENT AND ACCEPTANCE

Section 2.1 Assignment by WKEC. WKEC hereby assigns and transfers to Big Rivers all of WKEC's rights and interests in and to the Reserve Account to the extent, but only to the extent, the Reserve Account relates to the employees of WKEC immediately prior to the Closing that are employed by Big Rivers at or following the Closing (or as otherwise required by Applicable Laws, it being understood that WKEC shall retain the portion of the Reserve Account required for the discharge of any obligations to any employees or former employees of WKEC not so employed by Big Rivers).

Section 2.2 Acceptance by Big Rivers. Big Rivers hereby accepts the Reserve Account and agrees to maintain and administer the Reserve Account from and after the date of this Assignment in accordance with Applicable Laws.

Section 2.3 Report. Promptly following the execution and delivery of this Assignment, WKEC, as Transferor, and Big Rivers, as Transferee, shall jointly complete, execute and file with Commonwealth of Kentucky Division of Unemployment Insurance (or any successor agency thereof) a "Report of Change in Ownership or Discontinuance of Business in Whole or Part" (UI-21 (Rev. 3/05)) in the form attached hereto as Exhibit A (the "Report"), together with such other forms, documentation and information as that or any other Governmental Entity shall prescribe for the purpose of effecting the assignment, transfer, delivery and acceptance of the Reserve Account as contemplated in this Assignment.

ARTICLE 3

MISCELLANEOUS

Section 3.1 Successors and Assigns. This Assignment shall be binding upon and inure to the benefit of the parties named herein and their respective successors and permitted assigns.

Section 3.2 Governing Law. THIS ASSIGNMENT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE COMMONWEALTH OF KENTUCKY.

Section 3.3 Severability. Any term or provision of this Assignment which is invalid or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such invalidity or unenforceability without rendering invalid or unenforceable the remaining terms and provisions of this Assignment or affecting the validity or enforceability of any of the terms or provisions of this Assignment in any other jurisdiction.

Section 3.4 Headings. The article and section headings contained in this Assignment are inserted for convenience only and shall not affect in any way the meaning or interpretation of this Assignment.

Section 3.5 Counterparts. This Assignment may be executed in one or more counterparts, each of which shall be deemed an original but all of which together will constitute one and the same instrument.

Section 3.6 No Modification to Termination Agreement. This Assignment is delivered pursuant to the Termination Agreement, is subject in all respects to the provisions thereof, and is not intended and shall not be construed to alter or otherwise modify the provisions of the Termination Agreement.

Section 3.7 Further Assurances. Each of WKEC and Big Rivers covenants and agrees promptly to execute, deliver, file or record, or cause to be executed, delivered, filed or recorded, such other agreements, instruments, certificates and other documents, and to do and perform such other and further actions, as the other party may reasonably request or as may otherwise be necessary or proper to effectuate the transactions contemplated in this Assignment and the Report in accordance with their respective terms, or otherwise to effect the purposes of this Assignment and the Report.

IN WITNESS WHEREOF, the parties hereto have caused this Assignment to be duly executed by their respective authorized officers as of the day and year first above written.

**BIG RIVERS ELECTRIC
CORPORATION**

By: _____
Name:
Title:

**WESTERN KENTUCKY ENERGY
CORP.**

By: _____
Name:
Title:

EXHIBIT A

**REPORT OF CHANGE IN OWNERSHIP OR
DISCONTINUANCE OF BUSINESS IN WHOLE OR IN PART**

SEE ATTACHED

1370307_3.doc

COMMONWEALTH OF KENTUCKY
 Division Of Unemployment Insurance
 P.O. Box 948
 Frankfort, KY 40602-0948
 (502) 564-2272 FAX (502) 564-5442

Use this form to close your account or to transfer to an existing employer account. Newly liable employers acquiring from an existing business must file form UI-1, "Application for UI Employer Reserve Account."

REPORT OF CHANGE IN OWNERSHIP OR DISCONTINUANCE OF BUSINESS IN WHOLE OR PART
 UI-21 (Rev. 3/05)

PART 1 ENTER DATE OF CHANGE & STATUS OF OWNERSHIP PRIOR TO CHANGE

DATE OF TRANSFER/CLOSING		EMPLOYER NO. <u>00-706750 7</u>	FEDERAL NO. <u>31-1512073</u>
Names of Owner/s or Officer/s <u>Paul W. Thompson, President</u>	Phone (<u>270</u>) <u>627-3861</u>	TYPE OF OWNERSHIP Proprietorship <input type="checkbox"/> Partnership <input type="checkbox"/> Corporation <input checked="" type="checkbox"/> LLC <input type="checkbox"/> Other (Explain) <input type="checkbox"/>	REASON FOR CHANGE Sold..... <input type="checkbox"/> Leased..... <input type="checkbox"/> Quit..... <input type="checkbox"/> Lease Reverted..... <input checked="" type="checkbox"/> Ky. Job Completed. <input type="checkbox"/> Other (Explain)..... <input type="checkbox"/>
<u>D. Ralph Bowling, Vice President</u>			
Trade or Business Name & Address <u>Western Kentucky Energy Corp.</u>		TYPE OF CHANGE Closed, No Successor..... <input type="checkbox"/> (Omit Parts 2, 3 & 4) Transferred in Entirety (ALL KY OPERATIONS).... <input type="checkbox"/> (Complete Part 2 - Both Parties Must Sign) Transferred in Part..... <input type="checkbox"/> (Complete Parts 2, 3 & 4 - Both Parties Must Sign)	
<u>145 N. Main Street</u>			
<u>Henderson, KY 42420</u>			

PART 2 ENTER DATA FOR NEW OWNERSHIP EMPLOYER NO. FEDERAL NO.

Name, Address & S.S. # of Owner/s, Officer/s or Member/s <u>Michael H. Core, President & CEO</u>	TYPE OF OWNERSHIP Proprietorship <input type="checkbox"/> Partnership <input type="checkbox"/> Corporation <input type="checkbox"/> LLC <input type="checkbox"/> Other (Explain) <input type="checkbox"/>	TRADE OR BUSINESS NAME, ADDRESS & ZIP CODE <u>Big Rivers Electric Corporation</u>
<u>201 3rd Street</u>		<u>201 3rd Street</u>
<u>Henderson, KY 42420</u>		<u>Henderson, KY 42420</u>

Location of Business in Kentucky (Street, City, Zip Code) Phone (270) 827-2561 Principal Activity Electricity
201 3rd Street, Henderson, KY 42420 Electricity Generation/Transmission

Does this business share substantially common ownership, management or control (including common parent company) with any business currently or previously operating in Kentucky? Yes. If yes, provide name, address and Kentucky Employer ID Number (if known) below. No
See attached sheet

PART 3 ENTER DATA FOR RETAINED PORTION (if different from Part 1 or if predecessor remains in business after transferring 100 percent of reserve)

FEDERAL NO.	Agency Use Only:
Name, Address & S.S. # of Owner/s, Officer/s or Member/s	TYPE OF OWNERSHIP Proprietorship <input type="checkbox"/> Partnership <input type="checkbox"/> Corporation <input type="checkbox"/> LLC <input type="checkbox"/> Other (Explain) <input type="checkbox"/>
	TRADE OR BUSINESS NAME, ADDRESS & ZIP CODE
Location of Business in Kentucky (Street, City, Zip Code) Phone ()	Principal Activity Principal Product

PART 4 TRANSFERS IN PART ONLY - ENTER EMPLOYMENT DATA FOR TRANSFERRED PORTION & % OF RESERVE ACCOUNT TO BE TRANSFERRED

FOR REGULAR BUSINESS EMPLOYMENT: Did the transferred portion have \$1500 in quarterly payroll or at least one worker in twenty calendar weeks in either the year of the transfer or in the preceding year? YES NO
 FOR AGRICULTURAL EMPLOYMENT: Did the transferred portion have \$20,000 in quarterly payroll or at least ten workers in twenty calendar weeks in either the year of the transfer or in the preceding year? YES NO
 Predecessor's date of first employment for transferred portion. _____
 The transferor (predecessor) and the transferee (successor in part) hereby agree to the transfer of _____ % of the resources and liabilities of the transferor's reserve account. (KRS 341.540)
 Percentage of reserve transferred must be based on payroll or number of employees transferred. Please indicate which basis has been used.
 Transferred Payroll _____ + Total Payroll _____ = _____ % (or)
 Transferred Employees _____ + Total Employees _____ = _____ %

Signature & Title of Transferor or Disposing Employer Shown in Part 1 (Owner or Officer) _____
 Signature & Title of Transferee or Acquiring Employer Shown in Part 2 (Owner or Officer) _____ Date _____



**ATTACHMENT TO
REPORT OF CHANGE IN OWNERSHIP OR DISCONTINUANCE OF
BUSINESS IN WHOLE OR PART
FORM UI-21**

Kenergy Corporation
6402 Old Corydon Road
Henderson, KY

Jackson Purchase Energy Corporation
P. O. Box 4030
Paducah, KY 42002-4030

Meade County RECC
1351 Highway 79
P. O. Box 489
Brandenburg, KY 40018

Exhibit P – Form of
Physical Inventory
Contract

EXHIBIT P

FORM OF PHYSICAL INVENTORY CONTRACT

This Contract is entered into, effective as of _____, between Western Kentucky Energy Corp. (hereinafter referred to as "WKE"), whose address is 220 West Main St., Louisville, KY 40202, and L. Robert Kimball & Associates, Inc. (hereinafter referred to as "Contractor"), whose address is _____.

The parties hereto agree as follows:

1.0 GENERAL

Contractor shall perform the following: COAL and PET COKE PILE INVENTORY EVALUATION:

To include survey (aerial), density testing, coal sampling and short prox analysis, mapping, volumetrics, tonnage calculation, two (2) enlarged photos, one (1) digital image and two (2) sets of contact prints of each plant, and four (4) final reports for each plant. A separate estimate and evaluation must be provided for the WKE Stations (Wilson, Henderson, Green, Coleman [and Reid]). As more specifically described in Articles 2.0 and 3.0 hereof (hereinafter referred to as the "Work") and WKE shall compensate the Contractor for the Work, under all the terms and conditions hereof.

2.0 DESCRIPTION OF WORK

- 2.1 Except as otherwise expressly provided herein, Contractor shall supply all labor, supervision, materials, equipment, tools and warehousing, and shall pay all expenses, necessary or appropriate in the performance of the Work.
- 2.2 NO MATERIALS CONTAINING ASBESTOS SHALL BE SUPPLIED OR USED IN THE PERFORMANCE OF WORK.
- 2.3 Without limitation, Contractor shall meet all requirements set forth in the lead construction standard 29 CFR 1926.62.
- 2.4 The Work shall include, but not be limited to, the following:
 - 2.4.1 The Contractor shall perform a Coal Pile Density Investigation of the each coal pile at each of the WKE Stations listed above.
 - 2.4.2 The testing program shall ensure that the average wet density of each coal pile is determined within +/- two (2) pounds per cubic foot of the true value, with a confidence level of ninety-eight (98)

percent. The Volume determination shall be measured to an accuracy of two (2) percent.

- 2.4.3 The coordination of activities associated with the inventories, including sample gathering and handling, will be by the contractor. Typically a coal sample will be obtained by the contractor for each five feet of coal pile penetration and the samples shall be placed in air tight bags, properly labeled as to location, hole number and depth. A short prox analysis (BTU, moisture, ash, sulfur) will be performed on each coal sample.
- 2.4.4 The Contractor shall include the aerial survey work or other acceptable method in his bid and shall be responsible for scheduling the survey work and scheduling with a WKE Representative to coordinate the plant readings at the exact time of the survey.
- 2.4.5 Coal and Pet Coke at Wilson Station is contained in _____ compacted piles and _____ loose piles. Density tests shall be performed on each of the distinct piles. The piles are described as follows:

<u>Pile Name</u>	<u>Tonnage</u>
Coal 1	_____
Coal 2	_____
Coal 3	_____
[Coal 4]	_____
Pet Coke 1	_____
Pet Coke 2	_____

- 2.4.6 The Henderson Station coal pile is contained in _____ compacted piles and _____ loose piles. Density tests shall be performed on each of the distinct coal piles. The coal piles are described as follows:

<u>Pile Name</u>	<u>Tonnage</u>
Coal 1	_____
Coal 2	_____
[Coal 3]	_____

- 2.4.7 The Green Station coal and pet coke is contained in _____ compacted piles and _____ loose piles. Density tests shall be performed on each of the distinct piles. The piles are described as follows:

<u>File Name</u>	<u>Tonnage</u>
Coal 1	_____
Coal 2	_____
Pet Coke 1	_____
Pet Coke 2	_____

2.4.8 The Coleman Station coal pile is contained in _____ piles. Density tests shall be performed on each of the distinct piles. The piles are described as follows:

<u>File Name</u>	<u>Tonnage</u>
Coal 1	_____
[Coal 2]	_____

2.4.9 The Reid Station coal pile is contained in _____ piles. Density tests shall be performed on each of the distinct piles. The piles are described as follows:

<u>File Name</u>	<u>Tonnage</u>
Coal 1	_____
[Coal 2]	_____

2.4.10 Contractor shall provide a separate final report for each plant location that is satisfactory in form to WKE. The final report shall contain:

- 2.4.9.1 Complete description of Work performed.
- 2.4.9.2 Methodology utilized.
- 2.4.9.3 Main Findings For Each Pile
 - a. Average Density
 - b. Statistical Data
 - c. Survey Accuracy
 - d. Average Quality Data (BTU, Ash, Moisture, Sulfur)
 - e. Volumetrics Results
- 2.4.9.4 Graphs
 - a. Frequency Versus Wet Density
 - b. Density Versus Depth
- 2.4.9.5 Calibration Data
- 2.4.9.6 Boring Logs
- 2.4.9.7 Density Test Logs

2.4.9.8 Tonnage in each pile

2.4.11 A separate density calibration curve shall be developed for each pile at each station. Each curve shall be developed independently and the casing shall be buried in the appropriate station pile during calibration to assimilate the actual density field work.

2.5 WKE shall furnish or cause to be furnished to the Contractor, without cost to the Contractor, the following items for or in connection with performance of the Work:

2.5.1 The coal pile contour base maps.

2.5.2 Elevation and Horizontal control Monument data for the surveyed piles specified in this contract document.

3.0 TEMPORARY FACILITIES AND UTILITIES

3.1 FURNISHED BY CONTRACTOR

Except as expressly set forth in Section 4.2, the Contractor shall supply, install, properly maintain and remove all temporary facilities and utilities necessary for performance of the Work, including but not limited to:

3.1.1 Fuels and lubricants

3.1.2 Transportation facilities on and off site

3.1.3 All small tools

3.1.4 All standard expendable or consumable construction items and supplies

3.1.5 Containers, ice, cups for drinking water

The type of facilities, move-in and move-out dates and locations on job sites shall be subject to and in accordance with the review and approval of WKE.

4.0 PERFORMANCE SCHEDULE

4.1 Contractor shall submit copies of the final report no later than _____, 2007.

4.2 Contractor shall notify WKE of all subcontractors to be utilized in performance of Work at least forty-eight (48) hours prior to start of Work. A representative of the Contractor must be on site at all times during performance of the work. See the Article titled "Subcontracts and Purchase Orders" in the Standard Terms.

5.0 STANDARD TERMS AND CONDITIONS

5.1 Standard Terms and Conditions - GENERAL SERVICES (the "Standard Terms") that are attached hereto are hereby incorporated by reference herein and are thereby made a part of this Contract.

6.0 SPECIFIC REPORTING REQUIREMENTS

Contractor shall promptly submit the schedules and reports set forth below:

6.1 Contractor shall submit the following data to WKE as part of the Scope of Work:

6.1.1 Final report shall include all field notes and data as shown else where in this document.

6.1.2 The following deliverables from the Aerial Photography shall be supplied:

- Four (4) copies of final reports.
- Two (2) enlarged photos of each plant.
- One digital image file of each plant.
- Two (2) copies of computer reports in 5' breakdowns.
- Two (2) sets of B/W contact prints.
- One (1) film positive of 50/1 compilation manuscript.
- One (1) film positive of 200/1 compilation manuscript.
- Two (2) blue-line prints of each pile @ 50/1, with boundaries marked in red.
- Listing of drill-holes (coordinates & elevations) at all plants.
- Location of ground control and bore-holes on blue-line prints.

6.2 Contractor shall show the WKE Contract number and identifying item numbers, if applicable, on all data submitted pursuant to Section 7.0 below.

6.3 The Contractor shall provide a separate final report for each station. Four (4) Copies of each report shall be submitted to WKE and shall be sent to:

Fuels Management
Attention: Delbert Billiter
220 West Main St.
Louisville, Kentucky 40202
Phone 502-627-4668
delbert.billiter@eon-us.com

7.0 COMPENSATION

Full compensation to the Contractor for full and complete performance of the Work, compliance with all terms and conditions of this Contract and for Contractor's payment of all obligations incurred in, or applicable to, performance of the Work (hereinafter referred to as the "Contract Price") shall be the total fixed price of:

Contract Grand Total: \$ _____

7.2 PRICING FOR CHANGES IN SCOPE OF WORK

At WKE's sole option, adjustments to the Contract Price for changes in the scope or description of Work shall be on a fixed price basis as set forth in this Contract, in accordance with the unit prices listed below:

- 7.2.1 Add/deduct drilling density boring \$ _____/linear foot
\$ _____/ft. split spoon
- 7.2.2 Depth Density Test \$ _____ each
- 7.2.3 Push Density Test \$ _____ each
- 7.2.4 Additional Calibration Points \$ _____ each
- 7.2.5 Additional Quality Analysis. \$ _____ each

7.3 SPECIAL INVOICING INSTRUCTIONS

7.3.1 See the Article titled "Invoicing and Payment Procedure" in the Standard Terms.

7.3.2 Invoices shall include Contract No. and shall be prepared in one original and one copy distributed as follows:

Original: Western Kentucky Energy
220 West Main Street
P.O. Box 32010
Louisville, Kentucky 40232
Attention: Delbert Billiter
Fuels Procurement and Delivery

8.0 CONTRACTUAL NOTICES

See the Article titled "Notices" in the Standard Terms for provisions governing contractual notices.

8.1 Address: Western Kentucky Energy
220 West Main St
P.O. Box 32010
Louisville, Kentucky 40232
ATTN: Delbert Billiter
Fuels Procurement and Delivery
(502) 627-4668
(502) 627-2194 (FAX)

8.2 Contractor's Address: L. Robert Kimball & Associates, Inc.
Attn: Gene Pietrowski
P.O. Box 1000
Ebensburg, PA 15931
(814) 472-7700
(814) 472-7712

9.0 ENTIRE AGREEMENT

This Contract, including all specifications, and the Standard Terms, constitutes the entire agreement between the parties relating to the Work and supersedes all prior or contemporaneous oral or written agreements, negotiations, understandings and statements pertaining to the Work or this Contract.

The parties hereto have executed this Contract on the dates written below, but it is effective as of the date first written above.

L. ROBERT KIMBALL & ASSOCIATES, INC.

BY: _____
TITLE: _____
DATE: _____

WESTERN KENTUCKY ENERGY CORP.

BY: _____
TITLE: _____
DATE: _____

Exhibit Q –
Acknowledgment of
Assignment and Release

EXHIBIT Q

ACKNOWLEDGMENT OF ASSIGNMENT AND RELEASE OF CONTRACTS

THIS ACKNOWLEDGMENT OF ASSIGNMENT AND RELEASE OF CONTRACTS (this "*Acknowledgment*"), dated as of [____], is made by and among [____], a [____] (the "*Contract Counterparty*"), WESTERN KENTUCKY ENERGY CORP., a Kentucky corporation (the "*Assignor*"), and BIG RIVERS ELECTRIC CORPORATION, a Kentucky rural electric generation and transmission cooperative ("*Big Rivers*").

RECITALS

A. The Assignor and the Contract Counterparty are parties to the contract or purchase order identified on Exhibit A attached hereto and incorporated herein by reference (the "*Assigned Contract*");

B. As part of the termination of certain property interest and contractual relationships previously created between Big Rivers, on the one hand, and Assignor and certain of its affiliates, on the other hand (the "*Termination Transaction*"), Big Rivers will re-assume operating responsibilities with respect to the generating plants owned by Big Rivers in Western Kentucky, as well as the Station Two generating plant owned by the City of Henderson. In connection therewith, the Assignor intends to assign to Big Rivers all of its right, title and interest in and to the Assigned Contract (other than Assignor's rights of collection with respect to any accrued payment obligations of Contract Counterparty as of the "*Effective Time*" (as hereinafter defined)), and Big Rivers intends to assume all of the Assignor's obligations under the Assigned Contract, in each case subject to Contract Counterparty's willingness to execute and deliver this Acknowledgment for the benefit of Assignor and Big Rivers.

C. The Contract Counterpart is willing to acknowledge and consent to such assignment, and to release the Assignor from further liability under the Assigned Contract, in each case upon the terms and subject to the conditions set forth in this Acknowledgement.

NOW THEREFORE, in consideration of good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, and intending to be legally bound, it is hereby agreed as follows:

Section 1. Acknowledgment of, and Consent to, Assignment. Contract Counterparty hereby acknowledges and irrevocably consents to the assignment of the Assigned Contract, in whole or in part, by Assignor to Big Rivers, and to the assumption and performance by Big Rivers of the Assigned Contract, in each case at such time as Assignor and Big Rivers shall have consummated the Termination Transaction in

accordance with the Transaction Termination Agreement among Big Rivers, Assignor and an affiliate of Assignor dated March 26, 2007, as the same may have been or may hereafter be amended by those parties (the "Effective Time"), and Contract Counterparty further waives any and all provisions, if any, in the Assigned Contract which might prohibit or require any further consents or approvals of the Contract Counterparty to such assignment or assumption. Contract Counterparty acknowledges and agrees that, from and after the Effective Time, it will accept performance from Big Rivers of all the obligations, duties and responsibilities formerly owed by Assignor under the Assigned Contract.

Section 2. Big Rivers Assumption of Assigned Contract. In consideration of the consent of the Contract Counterparty provided in Section 1, from and after the Effective Time, Big Rivers agrees that it will perform all obligations, duties and responsibilities of Assignor under the Assigned Contract.

Section 3. Release of Assignor. In consideration of the agreement of Big Rivers to assume all of the obligations, duties and responsibilities of the Assignor as provided in Section 2, effective as of the Effective Time, the Contract Counterparty hereby remises, releases and discharges the Assignor and its shareholders, directors, officers, employees, agents, successors and permitted assigns (other than Big Rivers) of and from any and all debts, obligations, duties, liabilities and responsibilities of any nature whatsoever arising under or pursuant to the Assigned Contract and attributable to the period commencing with the Effective Time, or requiring performance following the Effective Time. The release effected by this Section 3 shall not affect the liability of the Assignor for performance of all obligations, duties and responsibilities under or pursuant to the Assigned Contract (including, without limitation, payment of any amounts attributable to, or emanating from) the period up to and including the Effective Time, including without limitation, from any breach or default on the part of Assignor under the Assigned Contract occurring prior to the Effective Time.

Section 4. Miscellaneous

(a) This Acknowledgment shall be binding upon and inure to the benefit of the Contract Counterparty, Big Rivers and the Assignor and each of their respective successors, transferees and assigns. The Contract Counterparty agrees to confirm such continuing obligation in writing upon the reasonable request of Big Rivers or any of its respective successors, transferees or assigns. No termination, amendment, variation or waiver of any provisions of this Acknowledgment shall be effective unless in writing and signed by Contract Counterparty, Big Rivers and the Assignor. This Acknowledgment constitutes the entire agreement and understanding of Contract Counterparty, on the one hand, and Assignor and Big Rivers, on the other hand, with respect to the subject matter hereof.

(b) THIS ACKNOWLEDGMENT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE COMMONWEALTH OF KENTUCKY.

(c) Any term or provision of this Acknowledgment which is invalid or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such invalidity or unenforceability without rendering invalid or unenforceable the remaining terms and provisions of this Acknowledgment or affecting the validity or enforceability of any of the terms or provisions of this Acknowledgment in any other jurisdiction

(d) This Acknowledgment may be executed in one or more counterparts, each of which shall be deemed an original but all of which together will constitute one and the same instrument. This Acknowledgment may not be revoked or terminated by Contract Counterparty.

IN WITNESS WHEREOF, the Contract Counterparty, Big Rivers and the Assignor have caused this Acknowledgment to be duly executed and delivered by each of its respective officers thereunto duly authorized as of the date first above written.

[CONTRACT COUNTERPARTY]

By: _____
Name:
Title:

BIG RIVERS ELECTRIC CORPORATION

By: _____
Name:
Title:

WESTERN KENTUCKY ENERGY CORP.

By: _____
Name:
Title:

EXHIBIT A
ASSIGNED CONTRACT

PLEASE INITIAL BELOW:

Contract Counterparty: _____

Assignor: _____

Big Rivers: _____

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DOCSNY1:1172579.3

EXHIBIT R

ASSIGNED CONTRACT INDEMNITY

THIS ASSIGNED CONTRACT INDEMNITY ("Indemnity") is made as of the ____ day of _____ 20__, by and among WESTERN KENTUCKY ENERGY CORP., a Kentucky corporation ("WKEC"), LCC, LLC, a Kentucky limited liability company ("LCC"), and BIG RIVERS ELECTRIC CORPORATION, a Kentucky rural electric generation and transmission cooperative ("Big Rivers").

RECITALS:

A. WKEC, Big Rivers and LG&E Energy Marketing Inc. are parties to that certain Transaction Termination Agreement dated as of March 26, 2007 (the "Termination Agreement").

B. Pursuant to the Termination Agreement, among other transactions, WKEC agreed to assign certain Assigned Contracts to Big Rivers at the Closing, and Big Rivers agreed to assume WKEC's obligations under those Assigned Contracts at the Closing, subject to the receipt of any required consents or approvals therefor from the other parties to those Assigned Contracts (the "Contract Counterparties"), and subject to the receipt by WKEC from those Contract Counterparties of a release of WKEC from further obligation or liability under those Assigned Contracts following the Closing, in each case as contemplated in the Contract Counterparty Consent.

C. Included among the Assigned Contracts to be assigned to Big Rivers at the Closing are (a) a Farm Lease and Security Agreement dated March 1, 2006, between LCC and Sean Taylor, and (b) a Farm Lease and Security Agreement dated March 1, 2006, between LCC and each of Steve and Ronna Ogle (collectively, the "Farm Leases"). **[NOTE: The Parties will consider whether these Farm Leases should be added to Exhibit A.]**

D. Section 5.3 of the Termination Agreement permits Big Rivers to provide an indemnification and hold harmless agreement to WKEC in the form of this Indemnity, in lieu of WKEC's right (as a condition precedent to the Closing) to receive a release from one or more of the Contract Counterparties as contemplated in Recital B above, and Big Rivers has elected to provide such an indemnification and hold harmless agreement to WKEC with respect to certain of those Assigned Contracts, upon the terms and subject to the conditions set forth herein. **[LCC is willing to permit Big Rivers to provide an indemnification and hold harmless agreement in the form of this Indemnity to LCC at the Closing, in lieu of a release of LCC from the Farm Leases by the other Parties thereto.]**

E. Pursuant to the Assignment and Assumption of Contracts of even date herewith among WKEC, LCC and Big Rivers (the "Assignment"), WKEC and LCC are this day assigning to Big Rivers the Assigned Contracts identified therein, including the "Indemnified Contracts" (as hereinafter defined).

F. This is the "Assigned Contract Indemnity" contemplated in the Termination Agreement.

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, the parties agree as follows:

1. **DEFINITIONS.** Capitalized terms used but not defined in this Indemnity (including the Recitals) shall have their same respective meanings as in the Termination Agreement.

2. **INDEMNIFICATION.** Big Rivers hereby agrees to indemnify, defend and hold harmless WKEC, LCC, E.ON U.S. (in the case of E.ON U.S., only with respect to the Facilities Agreement set forth on Exhibit A attached hereto) and their respective shareholders, directors, officers, employees, agents and Affiliates, and their respective personal representatives, heirs, successors and assigns, and each of them, from and against any and all Damages that may at any time be suffered or incurred, directly or indirectly, by WKEC, LCC, E.ON U.S. or any such other person or entity, resulting from, arising out of or related to:

(a) Big Rivers' performance or non-performance of, under or pursuant to any Assigned Contract set forth or identified on Exhibit A attached hereto and incorporated herein by reference (collectively, the "Indemnified Contracts") at any time following the date hereof;

(b) any breach or default on the part of Big Rivers under or pursuant to any Indemnified Contract occurring at any time following the date hereof; or

(c) any debt or obligation under or pursuant to any Indemnified Contract that was assumed and undertaken, or that is to be assumed or undertaken, by Big Rivers pursuant to the Assignment;

in the case of each of Subparagraphs (a), (b) and (c) above, whether such Damages arise out of a Claim or Proceeding commenced by or on behalf of a Contract Counterparty or otherwise (but expressly excluding from such indemnification, defense and hold harmless commitments any Damages to the extent resulting from, arising out of or related to any breach or default on the part of WKEC, LCC, E.ON U.S. or any of their respective Affiliates occurring under any Indemnified Contracts prior to the date hereof). The provisions of this Indemnity shall survive the Closing, any expiration or termination of an Indemnified Contract, and any investigation made by or on behalf of any person or entity, in each case until the Indemnified Contracts have been performed and discharged in full. E.ON U.S. shall be a third-party beneficiary of the covenants and agreements of Big Rivers set forth in this Indemnity as they may relate to the Facilities Agreement set forth on Exhibit A.

3. MISCELLANEOUS.

3.1 Successors and Assigns. This Indemnity shall be binding upon and inure to the benefit of the parties named herein and their respective successors and permitted assigns.

3.2 Governing Law. This Indemnity shall be governed by and construed in accordance with the laws of the Commonwealth of Kentucky.

3.3 Severability. Any term or provision of this Indemnity which is invalid or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such invalidity or unenforceability without rendering invalid or unenforceable the remaining terms and provisions of this Indemnity or affecting the validity or enforceability of any of the terms or provisions of this Indemnity in any other jurisdiction.

3.4 Headings. The article and section headings contained in this Indemnity are inserted for convenience only and shall not affect in any way the meaning or interpretation of this Indemnity.

3.5 Counterparts. This Indemnity may be executed in one or more counterparts, each of which shall be deemed an original but all of which together will constitute one and the same instrument.

IN WITNESS WHEREOF, the parties hereto have caused this Indemnity to be duly executed by their respective authorized officers as of the day and year first above written.

WESTERN KENTUCKY ENERGY CORP.

By: _____
Name:
Title:

LCC, LLC

By: _____
Name:
Title:

BIG RIVERS ELECTRIC CORPORATION

By: _____
Name:
Title:

EXHIBIT A

INDEMNIFIED CONTRACTS

1. Facilities Agreement dated May 17, 2000, among Texas Gas Transmission Corporation, WKEC and E.ON U.S. (the "Facilities Agreement").
2. **[Other Assigned Contracts identified by Big Rivers prior to the Closing as to be within the scope of this agreement, as contemplated in the Termination Agreement.]**

EXHIBIT S

DEFINITIVE DOCUMENTS

1. Termination Agreement
2. Termination and Release
3. E.ON Guaranty
4. Inventory Bill of Sale
5. Personal Property Bill of Sale
6. Assignment and Assumption of Contracts
7. Intercreditor Agreement
8. Deed of Real Property (Central Lab parcel)
9. Deed of Real Property (Hancock County parcel)
10. Assignment of Owned Intellectual Property
11. License of Owned Intellectual Property
12. Information Technology Support Services Agreement
13. Assignment and Assumption of Permits
14. Conveyance of Allowances
15. Alcan Termination and Release
16. Century Termination and Release
17. Creditor Termination and Release
18. Station Two Termination and Release
19. Texas Gas Termination and Release
20. Transmission Agreement
21. Generation Dispatch Support Services Agreement .
22. Assignment of Unemployment Reserve

23. Any Contract Counterparty Consents or other agreed forms of Assigned Contract Counterparty acknowledgments, releases and discharges that may be entered into as contemplated in Section 5.2.
24. The Assigned Contract Indemnity if any.
25. The letter agreement dated November 1, 2004, as amended, between Big Rivers and WKEC (as successor to WKE), and the related guaranty of even date therewith, as amended, from E.ON to and in favor of Big Rivers.
26. The letter agreement dated February 9, 2007, among Big Rivers, E.ON, Alcan Primary Products Corporation and Century Aluminum of Kentucky General Partnership, regarding the funding of certain consent fees.
27. The letter agreement dated February 9, 2007, among Big Rivers, E.ON, Alcan Primary Products Corporation and Century Aluminum of Kentucky General Partnership, regarding the funding of certain transaction costs.
28. The certificate of the Responsible Officer of Big Rivers contemplated in Section 10.2(a), and the certificate of the Responsible Officer of Big Rivers contemplated in Section 10.2(c).
29. The written acknowledgment regarding the Termination Payment contemplated in Section 10.2(z), and the written acknowledgment regarding the True-Up Payments contemplated in Section 10.2(aa).
30. The acknowledgment of Big Rivers contemplated in Section 10.2(hh).
31. The release and discharge contemplated in Section 10.2(ii) unless such release and discharge is accomplished pursuant to the agreements referred to in items 17 and 18 above.
32. The certificate of the Responsible Officer of each of the WKE Parties contemplated in Section 10.3(a), and the certificate of the Responsible Officer of the WKE Parties and E.ON contemplated in Section 10.3(c).
33. The Confidentiality Agreement dated April 26, 2004, as amended, between or among certain of the Parties and/or E.ON.
34. The written waiver of certain Member Cooperatives contemplated in Section 3.2(o).

* * * * *

Schedule 4.1

INVENTORY

(To be attached prior to Closing)

Schedule 4.3
Personal Property
(Included Items Only)

Category	ID	Company	System No	Location	Description	Acquisition Date	Placed In Service Date	Est Life (YYMM)	Shared Capital	Project Number
In	SII-100	SII	100	RHC	Tool Box #3 Replacement at Reid/Station II	6/1/2000	6/1/2000	10 00	No	WK00S079U
In	SII-101	SII	101	RHC	Tool Box #4 Replacement at Reid/Station II	6/1/2000	6/1/2000	10 00	No	WK00S079U
In	SII-102	SII	102	RHC	Tool Box #5 Replacement at Reid/Station II	6/1/2000	6/1/2000	10 00	No	WK00S079U
In	SII-103	SII	103	RGHC	Surveying Level for Elevations & Grades at Plant & Landfill	7/1/2000	7/1/2000	10 00	No	WK00T052B
In	SII-105	SII	105	G1	Hewlett Packard 2100 TN Laser Printer for Sebree Budget Analyst	7/1/2000	7/1/2000	05 00	No	WK00T192U
In	SII-107	SII	107	RGHC	One ton hoist for coal handling	9/1/2000	9/1/2000	10 00	No	WK00T055B
In	SII-110	SII	110	RHC	Laser Printer for Sebree General Manager (Related to WKEC #534)	11/1/2000	11/1/2000	05 00	No	WK00T053
In	SII-112	SII	112	RHC	R/STII)	12/1/2000	12/1/2000	15 00	No	WK00T056
In	SII-113	SII	113	RHC	ITT Flygt submersible pump, model CS-3102-254, with 6HP, 3455 RPM	12/1/2000	12/1/2000	10 00	No	WK00T054
In	SII-119	SII	119	RHC	Underground Detection Equip for Sebree	1/1/2001	1/1/2001	10 00	No	WK00T057B
In	SII-127	SII	127	RHC	Pail Purifier Unit HVP-2702	2/1/2001	12/1/2000	10 00	No	WK00S078B
In	SII-135	SII	135	RHC	Air Monitor for Air Quality	4/1/2001	4/1/2001	05 00	No	WK01S041B
In	SII-136	SII	136	RHC	Air Monitor for Air Quality	4/1/2001	4/1/2001	05 00	No	WK01S041B
In	SII-137	SII	137	RHC	Reid/STII Tool Boxes	4/1/2001	4/1/2001	10 00	No	WK01S035B
In	SII-138	SII	138	RHC	Reid/STII Tool Boxes	4/1/2001	4/1/2001	10 00	No	WK01S035B
In	SII-139	SII	139	RHC	Reid/STII Tool Boxes	4/1/2001	4/1/2001	10 00	No	WK01S035B
In	SII-140	SII	140	RHC	Reid/STII Tool Boxes	4/1/2001	4/1/2001	10 00	No	WK01S035B
In	SII-141	SII	141	RHC	Reid/STII Tool Boxes	4/1/2001	4/1/2001	10 00	No	WK01S035B
In	SII-147	SII	147	RHC	Pickup Truck for Reid/Station II	5/1/2001	5/1/2001	08 00	No	WK01S034B
In	SII-152	SII	152	RHC	Electric ForkLift	6/1/2001	6/1/2001	15 00	No	WK01S046B
In	SII-156	SII	156	RHC	John Deere Gator for Coal Handling	8/1/2001	8/1/2001	10 00	No	WK01S031B
In	SII-157	SII	157	RHC	Hydrogen Purity Indicator (Teledyne 275B)	8/1/2001	8/1/2001	05 00	No	
In	SII-159	SII	159	RHC	Radio 16 CH	10/1/2001	10/1/2001	03 00	No	WK01S037B
In	SII-160	SII	160	RHC	Radio 16 CH	10/1/2001	10/1/2001	03 00	No	WK01S037B
In	SII-161	SII	161	RHC	Radio 16 CH	10/1/2001	10/1/2001	03 00	No	WK01S037B
In	SII-162	SII	162	RHC	Automated External Defibrillator for R/STII	10/1/2001	10/1/2001	10 00	No	WK01T005B
In	SII-193	SII	193	HWKE	1994 Dodge Ram 2500 Flatbed Truck	1/1/2002	12/1/2001	07 00	No	WK01S057U
In	SII-194	SII	194	HWKE	1998 Ford F150 Truck	1/1/2002	12/1/2001	07 00	No	WK01S058U
In	SII-195	SII	195	HWKE	1999 Ford F150	1/1/2002	12/1/2001	07 00	No	WK01T009U
In	SII-196	SII	196	RHC	863G Bobcat Loader	1/1/2002	11/1/2001	22 00	No	WK01T002B
In	SII-197	SII	197	RHC	Boiler Tube Milling Machine	1/1/2002	12/1/2001	10 00	No	WK01T007U
In	SII-198	SII	198	RHC	1998 Dodge Ram 1500 Truck	1/1/2002	12/1/2001	07 00	No	WK01T008U
In	SII-199	SII	199	HWKE	1998 Dodge Ram 1500 Truck	1/1/2002	12/1/2001	07 00	No	WK01T008U
In	SII-2	SII	2	R1	003239	7/1/1998	7/1/1998	05 00	No	
In	SII-207	SII	207	RHC	1999 Ford F250 Pickup - Warehouse Truck	4/1/2002	4/1/2002	07 00	No	WK01G060U
In	SII-208	SII	208	R1	furniture)	4/1/2002	1/1/2002	15	No	WK01S056U
In	SII-21	SII	21	RHC	Confined Space regulator	7/1/1998	7/1/1998	03 00	No	
In	SII-214	SII	214	RHC	Jon Boat with Motor for work on Barge Mooring Cells	5/1/2002	5/1/2002	15 00	No	WK02S56U
In	SII-215	SII	215	RHC	Fuel Truck Sampler (Sampler Cab)	5/1/2002	2/1/2002	15 00	No	WK01T004B
In	SII-22	SII	22	RHC	Welding Machine	8/1/1998	8/1/1998	05 00	No	
In	SII-241	SII	241	RHC	Bandsaw Wet Cut	8/1/2002	7/1/2002	10 00	No	WK02S043B
In	SII-255	SII	255	HC	Air Monitor (Mobile)	10/1/2002	7/1/2002	10 00	No	WK02S042B
In	SII-256	SII	256	RGHC	Respirator/Escape System - Scott	11/1/2002	9/1/2002	10 00	No	WK02T006B
In	SII-257	SII	257	RGHC	Respirator/Escape System - Scott	11/1/2002	9/1/2002	10 00	No	WK02T006B
In	SII-262	SII	262	RGHC	Respirator - Scott Air-Pak	11/1/2002	9/1/2002	10 00	No	WK02S055B
In	SII-263	SII	263	RGHC	Respirator - Scott Air-Pak	11/1/2002	9/1/2002	10 00	No	WK02S055B
In	SII-267	SII	267	RHC	Welding Machine 480 Volt	12/1/2002	10/1/2002	10 00	No	WK02S072U
In	SII-274	SII	274	RGHC	Loader Case (Split With WKEC)	1/1/2003	1/1/2003	20 00	No	WK02T008U
In	SII-279	SII	279	RHC	Vehicle Utility Polaris 2X4	1/1/2003	11/1/2002	12 00	No	WK02S073U
In	SII-280	SII	280	RGHC	Projector Sharp LCD Notevision (See WKEC #1252)	1/1/2003	1/1/2003	20 00	No	WK02T009U

Schedule 4.3
Personal Property
(Included Items Only)

Ln	SII	SII	Item Description	Acq Date	Disposal Date	Cost	Life	Category	Asset ID
			Room Enclosure for Plant DI Controls (Includes \$1,100 of PP Air Conditioning and \$520 of PP office furniture)	2/1/2003	11/1/2002	15		No	WK02S077U
In	SII-286	SII	286 RHC	2/1/2003	11/1/2002	15		No	WK02S077U
In	SII-29	SII	29 RHC	2/1/1999	2/1/1999	07 00		No	
In	SII-293	SII	293 RHC	3/1/2003	10/1/2002	15 00		No	WK02S071U
In	SII-30	SII	30 G1	2/1/1999	2/1/1999	07 00		No	
In	SII-301	SII	301 RGHC	7/1/2003	5/1/2003	05 00		No	WK03T007U
In	SII-303	SII	303 RGHC	7/1/2003	4/1/2003	05 00		No	WK03T008U
In	SII-304	SII	304 RGHC	7/1/2003	6/1/2003	05 00		No	WK03T011U
In	SII-305	SII	305 RGHC	7/1/2003	6/1/2003	05 00		No	WK03T012U
In	SII-31	SII	31 H1	4/1/1999	4/1/1999	05 00		No	
In	SII-32	SII	32 RHC	4/1/1999	4/1/1999	05 00		No	
In	SII-329	SII	329 GHC	9/1/2003	6/1/2003	05 00		No	WK03T010U
In	SII-33	SII	33 RHC	4/1/1999	4/1/1999	05 00		No	
In	SII-330	SII	330 GHC	9/1/2003	6/1/2003	05 00		No	WK03T010U
In	SII-34	SII	34 RHC	4/1/1999	4/1/1999	07 00		No	
In	SII-35	SII	35 RHC	4/1/1999	4/1/1999	07 00		No	
In	SII-36	SII	36 CMS	4/1/1999	4/1/1999	05 00		No	
In	SII-363	SII	363 RHC	10/1/2003	9/1/2003	05 00		No	wk03S028B
In	SII-37	SII	37 RHC	4/1/1999	4/1/1999	05 00		No	
In	SII-383	SII	383 RHC	12/1/2003	10/31/2003	10 00		No	WK03S058U
In	SII-39	SII	39 H2	6/1/1999	6/1/1999	10 00		No	
In	SII-391	SII	391 RHC	1/1/2004	1/1/2004	10 00		No	WK03S055U
In	SII-399	SII	399 RHC	2/1/2004	12/1/2003	05 00		No	WK03S061U
In	SII-4	SII	4 R1	7/1/1998	7/1/1998	05 00		No	
In	SII-40	SII	40 RGHC	10/1/1999	10/1/1999	05 00		No	
In	SII-40	SII	40 RGHC	10/1/1999	10/1/1999	05 00		No	
In	SII-40	SII	40 RGHC	10/1/1999	10/1/1999	05 00		No	
In	SII-40	SII	40 RGHC	10/1/1999	10/1/1999	05 00		No	
In	SII-400	SII	400 RHC	2/1/2004	12/1/2003	05 00		No	WK03S061U
In	SII-401	SII	401 RHC	2/1/2004	12/1/2003	05 00		No	WK03S061U
In	SII-407	SII	407 RHC	4/1/2004	3/1/2004	10 00		No	WK03T009B
In	SII-408	SII	408 RHC	4/1/2004	3/1/2004	10 00		No	WK04S004B
In	SII-409	SII	409 H1	4/1/2004	2/1/2004	15 00		No	WK04S016B
In	SII-41	SII	41 RHC	10/1/1999	10/1/1999	05 00		No	
In	SII-410	SII	410 H1	4/1/2004	2/1/2004	15 00		No	WK04S016B
In	SII-42	SII	42 RGHC	10/1/1999	10/1/1999	05 00		No	
In	SII-43	SII	43 RGHC	10/1/1999	10/1/1999	05 00		No	
In	SII-44	SII	44 RGHC	10/1/1999	10/1/1999	05 00		No	
In	SII-45	SII	45 RGHC	10/1/1999	10/1/1999	05 00		No	
In	SII-451	SII	451 R1	9/1/2004	6/1/2004	10 00		No	WK04S014B
In	SII-455	SII	455 RGHC	10/1/2004	9/1/2004	08 00		No	WK04T004B
In	SII-456	SII	456 RGHC	10/1/2004	9/1/2004	05 00		No	WK04T007B
In	SII-46	SII	46 RGHC	10/1/1999	10/1/1999	05 00		No	
In	SII-47	SII	47 RGHC	10/1/1999	10/1/1999	05 00		No	
In	SII-48	SII	48 RGHC	10/1/1999	10/1/1999	05 00		No	
In	SII-482	SII	482 RHC	11/1/2004	10/1/2004	05 00		No	WK04S003B
In	SII-483	SII	483 RHC	11/1/2004	10/1/2004	05 00		No	WK04S003B
In	SII-484	SII	484 RGHC	11/1/2004	10/1/2004	05 00		No	WK04T008B
In	SII-486	SII	486 RGHC	12/1/2004	11/1/2004	19 02		No	WK04T006B
In	SII-487	SII	487 RHC	12/1/2004	10/1/2004	05 00		No	WK04S010B
In	SII-489	SII	489 RGHC	12/1/2004	10/1/2004	10 00		No	WK04T014U
In	SII-49	SII	49 RGHC	10/1/1999	10/1/1999	05 00		No	
In	SII-491	SII	491 RHC	1/1/2005	12/1/2004	05 00		No	WK04S002B
In	SII-497	SII	497 RHC	1/1/2005	11/1/2004	04 00		No	WK04S066U
In	SII-50	SII	50 RGHC	10/1/1999	10/1/1999	05 00		No	

Schedule 4.3
Personal Property
(Included Items Only)

					Service Truck, F150, VIN 1FDWF36PX5EA17344, 4WD,						
in	SII-502	SII	502	RHC	White, Vehicle Number S47	3/1/2005	12/1/2004	12 00	No	WK04T005B	
in	SII-51	SII	51	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No		
in	SII-517	SII	517	RHC	Passport Monitor and charger (1 of 2)	5/1/2005	3/1/2005	05 00	No	WK05S002B	
in	SII-518	SII	518	RHC	Passport Monitor and charger (2 of 2)	5/1/2005	3/1/2005	05 00	No	WK05S002B	
in	SII-519	SII	519	RGHC	Sign System LED R/SII/Gr Main Plant	7/1/2005	6/1/2005	03 00	No	WK05T003U	
in	SII-52	SII	52	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No		
in	SII-521	SII	521	RHC	Welder, Lincoln Invertec V350, P/N 1728-5	7/1/2005	3/1/2005	05 00	No	WK05S003B	
in	SII-522	SII	522	RHC	Welder, Lincoln Ranger, 10,000 P/N K1419-4	7/1/2005	3/1/2005	05 00	No	WK05S003B	
in	SII-523	SII	523	RHC	Air Monitor, A-5ST-9321L-1AO-A2-P22-120020 (1 of 2)	7/1/2005	3/1/2005	10 00	No	WK05S008B	
in	SII-53	SII	53	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No		
in	SII-531	SII	531	RHC	Air Monitor, A-5ST-9321L-1AO-A2-P22-120020 (2 of 2)	7/1/2005	3/1/2005	10 00	No	WK05S008B	
in	SII-539	SII	539	HC	High Pressure Washer, HMPL Slaker Prep Building	9/1/2005	7/1/2005	04 00	No	WK05S058B	
in	SII-54	SII	54	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No		
					High Pressure Washer, HMPL Slaker Prep Bldg (adj for overbilling)	10/1/2005	7/1/2005	04 00	No	WK05S058B	
in	SII-547	SII	547	HC		10/1/2005	7/1/2005	04 00	No	WK05S058B	
in	SII-55	SII	55	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No		
in	SII-550	SII	550	RHC	Lab	2/1/2006	12/1/2005	05 00	No	WK05S007B	
in	SII-56	SII	56	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No		
in	SII-563	SII	563	RHC	Complete Office Setup for Reid-SII Production Manager	2/1/2006	12/1/2005	05 00	No	WK05S070U	
in	SII-57	SII	57	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No		
in	SII-58	SII	58	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No		
in	SII-59	SII	59	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No		
in	SII-6	SII	6	H1	VEH# 221 1993 Ford Truck	7/1/1998	7/1/1998	05 00	No		
in	SII-60	SII	60	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No		
in	SII-602	SII	602	RHC	SCISSOR LIFT, REID/STATION TWO	3/1/2006	12/1/2005	10 00	No	WK05S071U	
in	SII-603	SII	603	RHC	SCISSOR LIFT, REID/STATION TWO	3/1/2006	12/1/2005	10 00	No	WK05S071U	
in	SII-604	SII	604	RHC	CONTROL	3/1/2006	12/1/2005	15 00	No	WK05T005U	
					WATER TANK, 3800 GALLON FOR FUGITIVE DUST						
in	SII-605	SII	605	RHC	CONTROL	3/1/2006	12/1/2005	15 00	No	WK05T005U	
in	SII-606	SII	606	RHC	CONTROL	3/1/2006	12/1/2005	15 00	No	WK05T005U	
					WATER TANK, 3800 GALLON FOR FUGITIVE DUST						
in	SII-607	SII	607	RHC	CONTROL	3/1/2006	12/1/2005	15 00	No	WK05T005U	
in	SII-61	SII	61	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No		
in	SII-611	SII	611	GC	1999 FORD PICK-UP TRUCK - MAINTENANCE	3/1/2006	12/31/2005	05 00	No	WK05G069U	
					STEELCASE WORKSURFACE FOR 2 PEOPLE(SEE						
in	SII-619	SII	619	RGHC	NOTES TAB FOR DETAILS)	5/1/2006	12/1/2005	05 00	No	WK05T006U	
in	SII-62	SII	62	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No		
					CORNER UNIT WITH PEDESTAL FILE(SEE NOTE TAB						
in	SII-620	SII	620	RGHC	FOR DETAILS)	5/1/2006	12/1/2005	05 00	No	WK05T006U	
in	SII-621	SII	621	RHC	PORTABLE HIGH PRESSURE STEAM WASHER	5/1/2006	3/1/2006	05 00	No	WK06S004B	
in	SII-622	SII	622	RHC	PNEUMATIC AIR WRENCH (NUT RUNNER), HAND HELD	5/1/2006	3/1/2006	03 00	No	WK06S044B	
in	SII-628	SII	628	RHC	Detector, Leak, Digital ultrasonic (portable test equipment)	6/1/2006	4/1/2006	10 00	No	WK06S045B	
					Lift Truck (Forklift), 10,000 LB Telescoping Boom for						
in	SII-629	SII	629	RHC	Reid/SII Plant	6/1/2006	4/1/2006	20 00	No	WK06S007B	
in	SII-63	SII	63	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No		
in	SII-64	SII	64	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No		
in	SII-65	SII	65	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No		
in	SII-66	SII	66	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No		
in	SII-67	SII	67	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No		
in	SII-68	SII	68	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No		
in	SII-69	SII	69	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No		
in	SII-70	SII	70	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No		
in	SII-71	SII	71	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No		
in	SII-72	SII	72	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No		
in	SII-73	SII	73	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No		

Schedule 4.3
 Personal Property
 (Included Items Only)

						10/1/1999	10/1/1999	05 00	No	
			74	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No	
In	SII-74	SII	75	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No	
In	SII-75	SII	76	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No	
In	SII-76	SII	77	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No	
In	SII-77	SII	78	RGHC	UHF Radio for Two-Way Radio System	10/1/1999	10/1/1999	05 00	No	
In	SII-78	SII	79	H2	XMT 304C (Miller) Welder	11/1/1999	11/1/1999	05 00	No	WKE00032
In	SII-79	SII	80	RGHC	1999 Ford 1/2 Ton Pick Up Truck					
In	SII-80	SII		RGHC	Coal Sampler/Auger for Sebree Station (Auger arm attached to cab)	2/1/2000	2/1/2000	10 00	No	WKE00113
						6/1/2000	6/1/2000	10 00	No	WK00S079U
In	SII-89	SII	89	RGHC	Tool Box #1 Replacement at Reid/Station II	6/1/2000	6/1/2000	10 00	No	WK00S079U
In	SII-98	SII	98	RHC	Tool Box #2 Replacement at Rek/Station II	6/1/2000	6/1/2000	10 00	No	
In	SII-99	SII	99	RHC	Tool Box #2 Replacement at Rek/Station II	7/1/1998	7/1/1998	05 00	No	WK03A019B
In	WKE Corp-10	WKE Corp	10	HQEV	VEH#170 1987 Trailer, Asbestos 1S12E9487He286971	5/1/2003	3/1/2003	07 00	No	WK03A019B
In	WKE Corp-1001	WKE Corp	1001	HQFC	Dishwasher and Installation	5/1/2003	3/1/2003	07 00	No	
In	WKE Corp-1002	WKE Corp	1002	HQFC	Stove/Range and Installation	6/1/2003	6/1/2003	05 00	No	WK02A004B/WK02A005B
In	WKE Corp-1004	WKE Corp	1004	HQIT	Shared Media Hubs - CAT 2950-48 - WKE Headquarters	6/1/2003	6/1/2003	05 00	No	WK02A004B/WK02A005B
In	WKE Corp-1005	WKE Corp	1005	HQIT	Shared Media Hubs - CAT 2950-48 - WKE Headquarters	6/1/2003	6/1/2003	05 00	No	WK02A004B/WK02A005B
In	WKE Corp-1006	WKE Corp	1006	HQIT	Shared Media Hubs - CAT 2950-48 - WKE Headquarters	6/1/2003	6/1/2003	05 00	No	WK02A004B/WK02A005B
In	WKE Corp-1007	WKE Corp	1007	HQIT	Shared Media Hubs - CAT 2950-48 - WKE Headquarters	6/1/2003	6/1/2003	05 00	No	WK02A004B/WK02A005B
In	WKE Corp-1008	WKE Corp	1008	HQIT	Shared Media Hubs - CAT 2950-48 - WKE Headquarters	6/1/2003	6/1/2003	05 00	No	WK02A004B/WK02A005B
In	WKE Corp-1009	WKE Corp	1009	HQIT	Shared Media Hubs - CAT 2950-24 - WKE Headquarters	6/1/2003	6/1/2003	05 00	No	WK02A004B/WK02A005B
In	WKE Corp-1010	WKE Corp	1010	HQIT	Shared Media Hubs - CAT 2950-24 - WKE Headquarters	6/1/2003	6/1/2003	05 00	No	WK02A004B/WK02A005B
In	WKE Corp-1011	WKE Corp	1011	HQIT	Shared Media Hubs - CAT 2950-24 - WKE Headquarters	6/1/2003	6/1/2003	05 00	No	WK02A004B/WK02A005B
In	WKE Corp-1012	WKE Corp	1012	HQIT	Shared Media Hubs - CAT 2950-24 - WKE Headquarters	6/1/2003	6/1/2003	05 00	No	WK02A004B/WK02A005B
In	WKE Corp-1013	WKE Corp	1013	HQIT	Shared Media Hubs - CAT 2950-24 - WKE Headquarters	6/1/2003	6/1/2003	05 00	No	WK02A004B/WK02A005B
In	WKE Corp-1014	WKE Corp	1014	HQIT	Shared Media Hubs - CAT 2950-24 - WKE Headquarters	6/1/2003	6/1/2003	05 00	No	WK02A004B/WK02A005B
In	WKE Corp-1015	WKE Corp	1015	HQIT	Shared Media Hubs - CAT 2950-24 - WKE Headquarters	6/1/2003	6/1/2003	05 00	No	WK02A004B/WK02A005B
In	WKE Corp-1016	WKE Corp	1016	HQIT	Shared Media Hubs - CAT 2950-24 - WKE Headquarters	6/1/2003	6/1/2003	05 00	No	WK02A004B/WK02A005B
In	WKE Corp-1017	WKE Corp	1017	HQIT	Shared Media Hubs - CAT 2950-24 - WKE Headquarters	6/1/2003	6/1/2003	05 00	No	WK02A004B/WK02A005B
In	WKE Corp-1018	WKE Corp	1018	HQIT	Shared Media Hubs - CAT 2950-24 - WKE Headquarters	6/1/2003	6/1/2003	05 00	No	WK02A004B/WK02A005B
In	WKE Corp-1019	WKE Corp	1019	HQIT	Shared Media Hubs - CAT 2950-24 - WKE Headquarters	6/1/2003	6/1/2003	05 00	No	WK02A004B/WK02A005B
In	WKE Corp-1020	WKE Corp	1020	HQIT	Shared Media Hubs - CAT 2950-24 - WKE Headquarters	6/1/2003	6/1/2003	05 00	No	WK02A004B/WK02A005B
In	WKE Corp-1021	WKE Corp	1021	HQIT	Shared Media Hubs - CAT 4000 6 Slot - WKE Headquarters	6/1/2003	6/1/2003	05 00	No	WK02A004B/WK02A005B
In	WKE Corp-1022	WKE Corp	1022	HQIT	Shared Media Hubs - CAT 4000 6 Slot - WKE Headquarters	6/1/2003	6/1/2003	05 00	No	WK02A004B/WK02A005B
In	WKE Corp-1023	WKE Corp	1023	HQIT	Shared Media Hubs - CAT 4000 6 Slot - WKE Headquarters	6/1/2003	6/1/2003	05 00	No	WK02A004B/WK02A005B
In	WKE Corp-1024	WKE Corp	1024	HQIT	Shared Media Hubs - CAT 4000 6 Slot - WKE Headquarters	11/1/2003	9/1/2003	05 00	No	
In	WKE Corp-1028	WKE Corp	1028	HQEV	Ricoh IS330DC Scanner	11/1/2003	1/1/2003	03 00	No	WK03A001B
In	WKE Corp-1032	WKE Corp	1032	HQIT	Primedia - 50 Training CD's	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1049	WKE Corp	1049	C1	Dell Optiplex GX260T HMI Control Interface	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1050	WKE Corp	1050	C1	Dell Optiplex GX260T HMI Control Interface - Server	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1051	WKE Corp	1051	C1	Dell Optiplex GX260T HMI Control Interface - Server	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1052	WKE Corp	1052	HQIT	Computer Monitor - Viewsonic	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1053	WKE Corp	1053	HQIT	Computer Monitor - Viewsonic	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1054	WKE Corp	1054	HQIT	Computer Monitor - Viewsonic	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1055	WKE Corp	1055	HQIT	Computer Monitor - Viewsonic	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1056	WKE Corp	1056	CC	Computer - IBM Desktop M42 - John Sosh	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1057	WKE Corp	1057	HQIT	Computer - IBM Desktop M42 - Ron Wolfe - Ghost	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1060	WKE Corp	1060	HQIT	Computer - IBM Desktop M42 - 5th Floor Conf Room	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1061	WKE Corp	1061	CC	Computer - IBM Desktop M42 - Patti Fallin	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1062	WKE Corp	1062	HQEV	Computer - IBM Thinkpad R32 - Steve Noland	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1063	WKE Corp	1063	GC	Computer - IBM Thinkpad R32 - Truman Sulthard	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1064	WKE Corp	1064	W1	Computer - IBM Thinkpad R32 - DeAnna Speed	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1065	WKE Corp	1065	HQEV	Computer - IBM Thinkpad R32 - Tom Shaw	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1066	WKE Corp	1066	W1	Computer - IBM Thinkpad R32 - Dennis Durbin	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1067	WKE Corp	1067	W1	Computer - IBM Thinkpad R32 - Billy Burden	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1068	WKE Corp	1068	HQEV	Computer - IBM Thinkpad R32 - Wayne O'Bryan	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1069	WKE Corp	1069	W1	Computer - IBM Thinkpad R32 - Jeff Chandler	1/1/2004	1/1/2004	03 00	No	WK03A005B

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In	WKE Corp-1070	WKE Corp	1070	H1	Computer - IBM Thinkpad R32 - Jimmy Morrison	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1071	WKE Corp	1071	HQIT	Computer - IBM Thinkpad R32 - Ron Wolfe	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1072	WKE Corp	1072	HQVP	Computer - IBM Thinkpad R32 - Rob Toerne	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1073	WKE Corp	1073	GC	Computer - IBM Thinkpad R32 - Larry Baronowsky	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1074	WKE Corp	1074	W1	Computer - IBM Thinkpad R32 - Marilyn Adkins	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1075	WKE Corp	1075	HQSM	Computer - IBM Thinkpad R32 - Steve Moore	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1076	WKE Corp	1076	GC	Computer - IBM Thinkpad R32 - Larry Adkins	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1077	WKE Corp	1077	W1	Computer - IBM Thinkpad R32 - Vincent Woodridge	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1078	WKE Corp	1078	GC	Computer - IBM Thinkpad R32 -	1/1/2004	1/1/2004	03 00	No	WK03A005B
In	WKE Corp-1083	WKE Corp	1083	HQIT	Mitel System Equipment Expansion Cards	1/1/2004	1/1/2004	05 00	No	WK03A003B
In	WKE Corp-1084	WKE Corp	1084	HQEV	Dilution Gas Sample Probe	1/1/2004	1/1/2004	10 00	No	WK03A020B
In	WKE Corp-1094	WKE Corp	1094	LAB	Hi POT Tester	6/1/2004	5/1/2004	05 00	No	WK04A015B
In	WKE Corp-1095	WKE Corp	1095	LAB	Micro Millikohmeter	6/1/2004	5/1/2004	05 00	No	WK04A016B
In	WKE Corp-1096	WKE Corp	1095	LAB	RO-TAP II Shaker 110V/60hz	6/1/2004	5/1/2004	05 00	No	WK04A025B
In	WKE Corp-1140	WKE Corp	1140	LAB	Moisture Analyzer	10/1/2004	7/1/2004	03 00	No	WK04A026B
In	WKE Corp-1141	WKE Corp	1141	LAB	Barnstead Water System	10/1/2004	7/1/2004	05 00	No	WK04A024B
In	WKE Corp-1153	WKE Corp	1153	HQEV	Monitor-NOx, for transportable emissions test trailer	12/1/2004	10/1/2004	05 00	No	WK04A013B
In	WKE Corp-1154	WKE Corp	1154	HQEV	Printer, color	12/1/2004	10/1/2004	05 00	No	WK04A005U
In	WKE Corp-1155	WKE Corp	1155	HQEV	Calibrator, Ambient SO2	12/1/2004	11/1/2004	05 00	No	WK04A019B
In	WKE Corp-1210	WKE Corp	1210	CC	2.66GHZ IBM Desktop	2/1/2005	3/1/2004	03 00	No	WK04A006B
In	WKE Corp-1211	WKE Corp	1211	C3	2.66GHZ IBM Desktop	2/1/2005	3/1/2004	03 00	No	WK04A006B
In	WKE Corp-1212	WKE Corp	1212	GC	2.66GHZ IBM Desktop	2/1/2005	3/1/2004	03 00	No	WK04A006B
In	WKE Corp-1213	WKE Corp	1213	GC	2.66GHZ IBM Desktop	2/1/2005	3/1/2004	03 00	No	WK04A006B
In	WKE Corp-1214	WKE Corp	1214	GC	2.66GHZ IBM Desktop	2/1/2005	3/1/2004	03 00	No	WK04A006B
In	WKE Corp-1215	WKE Corp	1215	G1	2.66GHZ IBM Desktop	2/1/2005	3/1/2004	03 00	No	WK04A006B
In	WKE Corp-1216	WKE Corp	1216	G1	2.66GHZ IBM Desktop	2/1/2005	3/1/2004	03 00	No	WK04A006B
In	WKE Corp-1217	WKE Corp	1217	CC	2.66GHZ IBM Desktop	2/1/2005	3/1/2004	03 00	No	WK04A006B
In	WKE Corp-1218	WKE Corp	1218	C1	2.66GHZ IBM Desktop	2/1/2005	3/1/2004	03 00	No	WK04A006B
In	WKE Corp-1219	WKE Corp	1219	C1	2.66GHZ IBM Desktop	2/1/2005	3/1/2004	03 00	No	WK04A006B
In	WKE Corp-1220	WKE Corp	1220	W1	IBM Desktop PC	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1221	WKE Corp	1221	H1	IBM Desktop PC	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1222	WKE Corp	1222	H1	IBM Desktop PC	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1223	WKE Corp	1223	HQIT	IBM Desktop PC	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1224	WKE Corp	1224	H1	IBM Desktop PC	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1225	WKE Corp	1225	HQIT	IBM Desktop PC	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1226	WKE Corp	1226	HQIT	IBM Desktop PC	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1227	WKE Corp	1227	HQIT	IBM Desktop PC	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1228	WKE Corp	1228	HQIT	IBM Desktop PC	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1229	WKE Corp	1229	HQIT	IBM Desktop PC	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1230	WKE Corp	1230	GC	IBM Desktop PC	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1231	WKE Corp	1231	GC	IBM Desktop PC	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1232	WKE Corp	1232	GC	IBM Desktop PC	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1233	WKE Corp	1233	GC	IBM Desktop PC	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1234	WKE Corp	1234	GC	IBM Desktop PC	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1235	WKE Corp	1235	HQIT	IBM Desktop PC	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1236	WKE Corp	1236	GC	IBM Desktop PC	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1237	WKE Corp	1237	HQIT	IBM Desktop PC	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1238	WKE Corp	1238	GC	2.66GHZ IBM Desktop	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1239	WKE Corp	1239	GC	2.66GHZ IBM Desktop	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1240	WKE Corp	1240	GC	2.66GHZ IBM Desktop	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1241	WKE Corp	1241	GC	IBM Desktop PC	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1242	WKE Corp	1242	GC	IBM Desktop PC	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1243	WKE Corp	1243	GC	TC M50 Intel Pentium 4 PC	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1244	WKE Corp	1244	W1	TC M50 Intel Pentium 4 PC	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1245	WKE Corp	1245	GC	TC M50 Intel Pentium PC	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1246	WKE Corp	1246	CC	TC M50 Intel Pentium PC	2/1/2005	5/1/2004	03 00	No	WK04A006B

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In	WKE Corp-1247	WKE Corp	1247	W1	TC M50 Intel Pentium PC	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1248	WKE Corp	1248	W1	TC M50 Intel Pentium PC	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1249	WKE Corp	1249	CC	TC M50 Intel Pentium PC	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1250	WKE Corp	1250	CC	TC M50 Intel Pentium PC	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1251	WKE Corp	1251	GC	TC M50 Intel Pentium PC	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1252	WKE Corp	1252	W1	TC M50 Intel Pentium PC	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1253	WKE Corp	1253	HQIT	TC M50 Intel Pentium PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1254	WKE Corp	1254	CC	TC M50 Intel Pentium PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1255	WKE Corp	1255	W1	TC M50 Intel Pentium PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1256	WKE Corp	1256	GC	TC M50 Intel Pentium PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1257	WKE Corp	1257	CC	GMP R51 Intel Pentium PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1258	WKE Corp	1258	GC	GMP R51 Intel Pentium PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1259	WKE Corp	1259	W1	TC M50 Intel Pentium 4 PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1260	WKE Corp	1260	HQIT	TC M50 Intel Pentium 4 PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1261	WKE Corp	1261	HQIT	TC M50 Intel Pentium 4 PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1262	WKE Corp	1262	HQIT	TC M50 Intel Pentium 4 PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1263	WKE Corp	1263	HQIT	TC M50 Intel Pentium 4 PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1264	WKE Corp	1264	HQIT	TC M50 Intel Pentium 4 PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1265	WKE Corp	1265	HQIT	TC M50 Intel Pentium 4 PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1266	WKE Corp	1266	HQIT	TC M50 Intel Pentium 4 PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1267	WKE Corp	1267	HQIT	TC M50 Intel Pentium 4 PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1268	WKE Corp	1268	HQIT	TC M50 Intel Pentium 4 PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1269	WKE Corp	1269	HQIT	TC M50 Intel Pentium 4 PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1270	WKE Corp	1270	HQIT	TC M50 Intel Pentium 4 PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1271	WKE Corp	1271	HQIT	TC M50 Intel Pentium 4 PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1272	WKE Corp	1272	W1	GMP R50 Intel Pentium PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1273	WKE Corp	1273	HQIT	GMP R50 Intel Pentium PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1274	WKE Corp	1274	HQIT	TC M50 Intel Pentium 4 PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1275	WKE Corp	1275	HQIT	TC M50 Intel Pentium 4 PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1276	WKE Corp	1276	HQIT	TC M50 Intel Pentium 4 PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1277	WKE Corp	1277	HQIT	TC M50 Intel Pentium 4 PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1278	WKE Corp	1278	CC	GMP R51 Intel Pentium PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1279	WKE Corp	1279	W1	GMP R51 Intel Pentium PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1280	WKE Corp	1280	HQIT	GMP R51 Intel Pentium PC	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1281	WKE Corp	1281	CC	2.66GHZ IBM Desktop	2/1/2005	3/1/2004	03 00	No	WK04A006B
In	WKE Corp-1282	WKE Corp	1282	CC	2.66GHZ IBM Desktop	2/1/2005	3/1/2004	03 00	No	WK04A006B
In	WKE Corp-1283	WKE Corp	1283	CC	2.66GHZ IBM Desktop	2/1/2005	3/1/2004	03 00	No	WK04A006B
In	WKE Corp-1284	WKE Corp	1284	HQIT	2.66GHZ IBM Desktop	2/1/2005	3/1/2004	03 00	No	WK04A006B
In	WKE Corp-1285	WKE Corp	1285	CC	2.66GHZ IBM Desktop	2/1/2005	3/1/2004	03 00	No	WK04A006B
In	WKE Corp-1286	WKE Corp	1286	GC	2.66GHZ IBM Desktop	2/1/2005	3/1/2004	03 00	No	WK04A006B
In	WKE Corp-1287	WKE Corp	1287	GC	2.66GHZ IBM Desktop	2/1/2005	3/1/2004	03 00	No	WK04A006B
In	WKE Corp-1288	WKE Corp	1288	CC	2.66GHZ IBM Desktop	2/1/2005	3/1/2004	03 00	No	WK04A006B
In	WKE Corp-1289	WKE Corp	1289	CC	2.66GHZ IBM Desktop	2/1/2005	3/1/2004	03 00	No	WK04A006B
In	WKE Corp-1290	WKE Corp	1290	CC	2.66GHZ IBM Desktop	2/1/2005	3/1/2004	03 00	No	WK04A006B
In	WKE Corp-1291	WKE Corp	1291	W1	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1292	WKE Corp	1292	C2	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1293	WKE Corp	1293	C2	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1294	WKE Corp	1294	C2	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1295	WKE Corp	1295	C3	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1296	WKE Corp	1296	C3	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1297	WKE Corp	1297	C2	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1298	WKE Corp	1298	C2	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	4/1/2004	03 00	No	WK04A006B
In	WKE Corp-1299	WKE Corp	1299	C2	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	4/1/2004	03 00	No	WK04A006B
In	WKE Corp-13	WKE Corp	13	HQHR	1FTEE14N3SHB9C061	7/1/1998	7/1/1998	02 00	No	WK04A006B
In	WKE Corp-130	WKE Corp	130	HQHR	Printer HP Designjet 450 color plotter	7/1/1998	7/1/1998	03 00	No	WK04A006B
In	WKE Corp-1300	WKE Corp	1300	C3	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	5/1/2004	03 00	No	WK04A006B

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In	WKE Corp-1301	WKE Corp	1301	C3	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1302	WKE Corp	1302	C3	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1303	WKE Corp	1303	HQIT	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1304	WKE Corp	1304	C3	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1305	WKE Corp	1305	HQIT	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1306	WKE Corp	1306	C3	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1307	WKE Corp	1307	HQIT	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1308	WKE Corp	1308	C1	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1309	WKE Corp	1309	HQIT	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-131	WKE Corp	131	HQHR	Printer-Laserjet 400	7/1/1998	7/1/1998	03 00	No	
In	WKE Corp-1310	WKE Corp	1310	HQIT	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1311	WKE Corp	1311	HQIT	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1312	WKE Corp	1312	HQIT	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1313	WKE Corp	1313	HQIT	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1314	WKE Corp	1314	HQIT	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1315	WKE Corp	1315	HQIT	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1316	WKE Corp	1316	HQIT	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1317	WKE Corp	1317	HQIT	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1318	WKE Corp	1318	HQIT	Dell Optiplex GX270T 2.6 GHz Desktop	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1319	WKE Corp	1319	HQIT	Dell Optiplex GX270, 2.8 GHz Desktop	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-132	WKE Corp	132	HQHR	Printer-Laserjet 400	7/1/1998	7/1/1998	03 00	No	
In	WKE Corp-1320	WKE Corp	1320	HQIT	Dell Optiplex GX270, 2.8 GHz Desktop	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1321	WKE Corp	1321	HQIT	Dell Optiplex GX270, 2.8 GHz Desktop	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1322	WKE Corp	1322	HQIT	Dell Optiplex GX270, 2.8 GHz Desktop	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1323	WKE Corp	1323	GC	2.66GHZ IBM Desktop	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1324	WKE Corp	1324	GC	2.66GHZ IBM Desktop	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1325	WKE Corp	1325	GC	2.66GHZ IBM Desktop	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1326	WKE Corp	1326	GC	2.66GHZ IBM Desktop	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1327	WKE Corp	1327	GC	2.66GHZ IBM Desktop	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1328	WKE Corp	1328	GC	2.66GHZ IBM Desktop	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1329	WKE Corp	1329	CC	2.66GHZ IBM Desktop	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-133	WKE Corp	133	HQEN	Printer-Laserjet 400	7/1/1998	7/1/1998	03 00	No	
In	WKE Corp-1330	WKE Corp	1330	HQIT	3.0 GHZ IBM Desktop	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1331	WKE Corp	1331	W1	3.0 GHZ IBM Desktop	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1332	WKE Corp	1332	HQIT	3.0 GHZ IBM Desktop	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1333	WKE Corp	1333	HQIT	3.0 GHZ IBM Desktop	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1336	WKE Corp	1336	HQIT	Optical Mouse	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1337	WKE Corp	1337	HQIT	Laserjet 4200N Laser Printer 35PPM	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1338	WKE Corp	1338	HQIT	Color LaserJet Printer	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1339	WKE Corp	1339	HQIT	LJ 4600N Color Laser Printer	2/1/2005	8/1/2004	03 00	No	WK04A006B
In	WKE Corp-134	WKE Corp	134	HQEN	Printer-Laserjet 400	7/1/1998	7/1/1998	03 00	No	
In	WKE Corp-1340	WKE Corp	1340	HQIT	LJ 4600N Color Laser Printer	2/1/2005	8/1/2004	03 00	No	WK04A006B
In	WKE Corp-1341	WKE Corp	1341	HQIT	LaserJet 4200TN 35PPM Printer	2/1/2005	8/1/2004	03 00	No	WK04A006B
In	WKE Corp-1342	WKE Corp	1342	HQIT	LaserJet 4200TN 35PPM Printer	2/1/2005	8/1/2004	03 00	No	WK04A006B
In	WKE Corp-1343	WKE Corp	1343	HQIT	LJ 4600N Color Laser Printer	2/1/2005	8/1/2004	03 00	No	WK04A006B
In	WKE Corp-1344	WKE Corp	1344	HQIT	LaserJet 4200TN 35PPM Printer	2/1/2005	8/1/2004	03 00	No	WK04A006B
In	WKE Corp-1345	WKE Corp	1345	HQIT	HP LASERJET 8150	2/1/2005	9/1/2004	03 00	No	WK04A006B
In	WKE Corp-1346	WKE Corp	1346	HQIT	HP LASERJET 8150	2/1/2005	9/1/2004	03 00	No	WK04A006B
In	WKE Corp-1347	WKE Corp	1347	HQIT	Intermec Printer (Red Tag)	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1348	WKE Corp	1348	HQIT	Intermec Printer (Red Tag)	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1349	WKE Corp	1349	CC	IBM Thinkpad A31	2/1/2005	3/1/2004	03 00	No	WK04A006B
In	WKE Corp-135	WKE Corp	135	HQIT	Printer-Laserjet 400	7/1/1998	7/1/1998	03 00	No	
In	WKE Corp-1350	WKE Corp	1350	GC	IBM Thinkpad	2/1/2005	8/1/2004	03 00	No	WK04A006B
In	WKE Corp-1351	WKE Corp	1351	CC	IBM Thinkpad	2/1/2005	8/1/2004	03 00	No	WK04A006B
In	WKE Corp-1352	WKE Corp	1352	HQIT	IBM Thinkpad GMP R50	2/1/2005	8/1/2004	03 00	No	WK04A006B
In	WKE Corp-1353	WKE Corp	1353	W1	IBM Thinkpad GMP R50	2/1/2005	8/1/2004	03 00	No	WK04A006B

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In	WKE Corp-1354	WKE Corp	1354	CC	IBM Thinkpad GMP R51	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1355	WKE Corp	1355	CC	IBM Thinkpad GMP R51	2/1/2005	5/1/2004	03 00	No	WK04A006B
In	WKE Corp-1356	WKE Corp	1356	GC	IBM Thinkpad GMP R50	2/1/2005	10/1/2004	03 00	No	WK04A006B
In	WKE Corp-1357	WKE Corp	1357	GC	IBM Thinkpad GMP R50	2/1/2005	10/1/2004	03 00	No	WK04A006B
In	WKE Corp-1358	WKE Corp	1358	HQIT	IBM Thinkpad R40	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1359	WKE Corp	1359	HQIT	IBM Thinkpad R40	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-136	WKE Corp	136	HQVP	Printer-Laserjet 400	7/1/1998	7/1/1998	03 00	No	
In	WKE Corp-1360	WKE Corp	1360	HQIT	IBM Thinkpad R40	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1361	WKE Corp	1361	HQIT	IBM Thinkpad R40	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1362	WKE Corp	1362	HQIT	IBM Thinkpad R40	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1363	WKE Corp	1363	HQIT	IBM Thinkpad R40	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1364	WKE Corp	1364	W1	IBM Thinkpad R50	2/1/2005	3/1/2004	03 00	No	WK04A006B
In	WKE Corp-1365	WKE Corp	1365	W1	IBM Thinkpad R50	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1366	WKE Corp	1366	HQIT	IBM Thinkpad R50	2/1/2005	6/1/2004	03 00	No	WK04A006B
In	WKE Corp-1367	WKE Corp	1367	GC	IBM Thinkpad R50	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-1368	WKE Corp	1368	GC	IBM Thinkpad R50	2/1/2005	12/1/2004	03 00	No	WK04A006B
In	WKE Corp-137	WKE Corp	137	HQEV	Printer-Laserjet 400	7/1/1998	7/1/1998	03 00	No	
In	WKE Corp-1370	WKE Corp	1370	HQIT	HP 17" L1730 Flat Panel Monitor	2/1/2005	12/1/2004	03 00	No	WK04A006S
In	WKE Corp-1371	WKE Corp	1371	HQIT	HP 17" L1730 Flat Panel Monitor	2/1/2005	12/1/2004	03 00	No	WK04A006S
In	WKE Corp-1372	WKE Corp	1372	HQIT	HP 17" L1730 Flat Panel Monitor	2/1/2005	12/1/2004	03 00	No	WK04A006S
In	WKE Corp-1373	WKE Corp	1373	HQIT	HP 17" L1730 Flat Panel Monitor	2/1/2005	12/1/2004	03 00	No	WK04A006S
In	WKE Corp-1374	WKE Corp	1374	HQIT	HP 17" L1730 Flat Panel Monitor	2/1/2005	12/1/2004	03 00	No	WK04A006S
In	WKE Corp-1375	WKE Corp	1375	HQIT	HP 17" L1730 Flat Panel Monitor	2/1/2005	12/1/2004	03 00	No	WK04A006S
In	WKE Corp-1376	WKE Corp	1376	HQIT	HP 17" L1730 Flat Panel Monitor	2/1/2005	12/1/2004	03 00	No	WK04A006S
In	WKE Corp-1377	WKE Corp	1377	HQIT	HP 17" L1730 Flat Panel Monitor	2/1/2005	12/1/2004	03 00	No	WK04A006S
In	WKE Corp-1378	WKE Corp	1378	HQIT	HP 17" L1730 Flat Panel Monitor	2/1/2005	12/1/2004	03 00	No	WK04A006S
In	WKE Corp-1379	WKE Corp	1379	HQIT	HP 17" L1730 Flat Panel Monitor	2/1/2005	12/1/2004	03 00	No	WK04A006S
In	WKE Corp-138	WKE Corp	138	HQVP	Printer-Laserjet 400	7/1/1998	7/1/1998	03 00	No	
In	WKE Corp-1380	WKE Corp	1380	HQIT	HP 17" L1730 Flat Panel Monitor	2/1/2005	12/1/2004	03 00	No	WK04A006S
In	WKE Corp-1381	WKE Corp	1381	HQIT	HP 17" L1730 Flat Panel Monitor	2/1/2005	12/1/2004	03 00	No	WK04A006S
In	WKE Corp-1382	WKE Corp	1382	HQIT	HP 17" L1730 Flat Panel Monitor	2/1/2005	12/1/2004	03 00	No	WK04A006S
In	WKE Corp-1383	WKE Corp	1383	HQIT	HP 17" L1730 Flat Panel Monitor	2/1/2005	12/1/2004	03 00	No	WK04A006S
In	WKE Corp-1384	WKE Corp	1384	HQIT	HP 17" L1730 Flat Panel Monitor	2/1/2005	12/1/2004	03 00	No	WK04A006S
In	WKE Corp-1385	WKE Corp	1385	HQIT	HP 17" L1730 Flat Panel Monitor	2/1/2005	12/1/2004	03 00	No	WK04A006S
In	WKE Corp-1386	WKE Corp	1386	HQIT	HP 17" L1730 Flat Panel Monitor	2/1/2005	12/1/2004	03 00	No	WK04A006S
In	WKE Corp-1387	WKE Corp	1387	HQIT	HP 17" L1730 Flat Panel Monitor	2/1/2005	12/1/2004	03 00	No	WK04A006S
In	WKE Corp-1388	WKE Corp	1388	HQIT	HP 17" L1730 Flat Panel Monitor	2/1/2005	12/1/2004	03 00	No	WK04A006S
In	WKE Corp-1389	WKE Corp	1389	HQIT	HP 17" L1730 Flat Panel Monitor	2/1/2005	12/1/2004	03 00	No	WK04A006S
In	WKE Corp-139	WKE Corp	139	HQAC	Printer-Laserjet 400	7/1/1998	7/1/1998	03 00	No	
In	WKE Corp-1390	WKE Corp	1390	GC	Interface OPM System to PI	3/1/2005	12/1/2004	05 00	No	WK04A004U
In	WKE Corp-14	WKE Corp	14	HQHR	VEH#256 1998 Chevy Extended Cargo Van	7/1/1998	7/1/1998	05 00	No	
In	WKE Corp-140	WKE Corp	140	HQSM	1GCHG39J8WY1054287	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-1401	WKE Corp	1401	HQIT	Stained Glass Window	4/1/2005	2/1/2005	05 00	No	WK04A023B
In	WKE Corp-1402	WKE Corp	1402	RGHC	Transportable Emissions Monitoring Trailer	4/1/2005	2/1/2005	05 00	No	WK04A023B
In	WKE Corp-1403	WKE Corp	1403	HQAC	Vehicle, 2005 Ford Expedition, White, Vehicle #S46, VIN#	4/1/2005	12/1/2004	05 00	No	WK04T015U
In	WKE Corp-1406	WKE Corp	1406	HQEV	1FMFU18585LA35343	7/1/2005	5/1/2005	03 00	No	
In	WKE Corp-141	WKE Corp	141	HQSM	Scanning Equipment for AP	10/1/2005	8/1/2005	05 00	No	WK05A066B
In	WKE Corp-142	WKE Corp	142	HQSM	CHN Analyzer	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-144	WKE Corp	144	HQSM	Paintings w/Frame	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-1443	WKE Corp	1443	HQEV	Tables and screen for reception area	7/1/1998	7/1/1998	05 00	No	
In	WKE Corp-145	WKE Corp	145	HQSM	#191)	2/1/2006	12/1/2005	03 00	NO	WK05A063B
In	WKE Corp-1457	WKE Corp	1457	HQIT	MINI MAS OIL SKIMMER	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-1457	WKE Corp	1457	HQIT	3 High File Cabinet (5)	3/1/2006	1/1/2005	03 00	No	WK05A059B
In	WKE Corp-1457	WKE Corp	1457	HQIT	Color Laserjet 2550N 20/4 PPM 600DPI - Tier C PC					
In	WKE Corp-1457	WKE Corp	1457	HQIT	Replacements					

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In	WKE Corp-1458	WKE Corp	1458	HQIT	Color Laserjet 2550N 20/4 PPM 600DPI - Tier C PC Replacements	3/1/2006	1/1/2005	03 00	No	WK05A059B
In	WKE Corp-1459	WKE Corp	1459	HQIT	Color Laserjet 2550N 20/4 PPM 600DPI - Tier C PC Replacements	3/1/2006	1/1/2005	03 00	No	WK05A059B
In	WKE Corp-146	WKE Corp	146	HQSM	3 High Lat File Cabinets w/ Lock (14)	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-1460	WKE Corp	1460	HQIT	Color Laserjet 2550N 20/4 PPM 600DPI - Tier C PC Replacements	3/1/2006	1/1/2005	03 00	No	WK05A059B
In	WKE Corp-1461	WKE Corp	1461	W1	IBM Thinkpad R51 - Tier C PC Replacements	3/1/2006	1/1/2005	03 00	No	WK05A059B
In	WKE Corp-1462	WKE Corp	1462	W1	IBM Thinkpad R51 - Tier C PC Replacements	3/1/2006	1/1/2005	03 00	No	WK05A059B
In	WKE Corp-1463	WKE Corp	1463	HQIT	IBM Thinkpad R51 - Tier C PC Replacements	3/1/2006	1/1/2005	03 00	No	WK05A059B
In	WKE Corp-1464	WKE Corp	1464	HQIT	IBM Thinkpad R51 - Tier C PC Replacements	3/1/2006	1/1/2005	03 00	No	WK05A059B
In	WKE Corp-1465	WKE Corp	1465	HQIT	Intermec 3400E Ethernet Printer	3/1/2006	1/1/2005	03 00	No	WK05A059B
In	WKE Corp-1466	WKE Corp	1466	HQIT	Intermec 3400E Ethernet Printer	3/1/2006	1/1/2005	03 00	No	WK05A059B
In	WKE Corp-1467	WKE Corp	1467	HQIT	IBM Thinkpad R51	3/1/2006	1/1/2005	03 00	No	WK05A059B
In	WKE Corp-1468	WKE Corp	1468	CC	IBM Thinkpad R51	3/1/2006	1/1/2005	03 00	No	WK05A059B
In	WKE Corp-1469	WKE Corp	1469	W1	IBM NetVista Desktop	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-147	WKE Corp	147	HQSM	4147-00 Chair (6)	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-1470	WKE Corp	1470	CC	IBM NetVista Desktop	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-1471	WKE Corp	1471	GC	IBM NetVista Desktop	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-1472	WKE Corp	1472	RHC	IBM NetVista Desktop	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-1473	WKE Corp	1473	CC	IBM NetVista Desktop	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-1474	WKE Corp	1474	RHC	IBM NetVista Desktop	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-1475	WKE Corp	1475	CC	IBM NetVista Desktop	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-1476	WKE Corp	1476	W1	IBM NetVista Desktop	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-1477	WKE Corp	1477	W1	IBM NetVista Desktop	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-1478	WKE Corp	1478	GC	IBM NetVista Desktop	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-1479	WKE Corp	1479	GC	IBM NetVista Desktop	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-148	WKE Corp	148	HQSM	4986BL-Black Flat File Cabinet-10 Drawer	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-1480	WKE Corp	1480	W1	IBM NetVista Desktop	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-1481	WKE Corp	1481	CC	IBM NetVista Desktop	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-1482	WKE Corp	1482	W1	IBM Thinkpad R51	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-1483	WKE Corp	1483	W1	IBM Thinkpad R51	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-1484	WKE Corp	1484	W1	IBM Thinkpad R51	3/1/2006	3/1/2005	03 00	No	WK05A059B
In	WKE Corp-1485	WKE Corp	1485	W1	IBM Thinkpad R51	3/1/2006	3/1/2005	03 00	No	WK05A059B
In	WKE Corp-1486	WKE Corp	1486	HQIT	IBM Thinkpad R51	3/1/2006	3/1/2005	03 00	No	WK05A059B
In	WKE Corp-1487	WKE Corp	1487	HQIT	Color Laserjet Printer 4650	3/1/2006	3/1/2005	03 00	No	WK05A059B
In	WKE Corp-1488	WKE Corp	1488	HQIT	Color Laserjet Printer 4650	3/1/2006	3/1/2005	03 00	No	WK05A059B
In	WKE Corp-1489	WKE Corp	1489	HQIT	Laserjet Printer 4350N	3/1/2006	3/1/2005	03 00	No	WK05A059B
In	WKE Corp-149	WKE Corp	149	HQSM	4TTC-3060-V4S00G Table (6)	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-1490	WKE Corp	1490	HQIT	Laserjet Printer 4350N	3/1/2006	3/1/2005	03 00	No	WK05A059B
In	WKE Corp-1491	WKE Corp	1491	RHC	IBM Thinkpad R51	3/1/2006	4/1/2006	03 00	No	WK05A059B
In	WKE Corp-1492	WKE Corp	1492	W1	IBM Thinkpad R51	3/1/2006	4/1/2005	03 00	No	WK05A059B
In	WKE Corp-1493	WKE Corp	1493	HQIT	IBM Thinkpad R51	3/1/2006	4/1/2005	03 00	No	WK05A059B
In	WKE Corp-1494	WKE Corp	1494	HQIT	IBM Thinkpad R51	3/1/2006	4/1/2005	03 00	No	WK05A059B
In	WKE Corp-1495	WKE Corp	1495	CC	IBM Thinkpad R51	3/1/2006	4/1/2005	03 00	No	WK05A059B
In	WKE Corp-1496	WKE Corp	1496	CC	IBM Thinkpad R51	3/1/2006	4/1/2005	03 00	No	WK05A059B
In	WKE Corp-1497	WKE Corp	1497	HQIT	IBM Thinkpad R51	3/1/2006	4/1/2005	03 00	No	WK05A059B
In	WKE Corp-1498	WKE Corp	1498	HQIT	Laserjet Printer 4350N	3/1/2006	4/1/2005	03 00	No	WK05A059B
In	WKE Corp-1499	WKE Corp	1499	HQIT	Laserjet Printer 4350N	3/1/2006	4/1/2005	03 00	No	WK05A059B
In	WKE Corp-15	WKE Corp	15	HQVP	Reader/Printer, 3M, Model 1630, SN 41-0417775	7/1/1998	7/1/1998	03 00	No	
In	WKE Corp-150	WKE Corp	150	HQSM	4TTH-3060-V4S00G Table (10)	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-1500	WKE Corp	1500	HQIT	IBM NetVista Desktop	3/1/2006	5/1/2005	03 00	No	WK05A059B
In	WKE Corp-1501	WKE Corp	1501	GC	IBM NetVista Desktop	3/1/2006	5/1/2005	03 00	No	WK05A059B
In	WKE Corp-1502	WKE Corp	1502	RHC	IBM NetVista Desktop	3/1/2006	5/1/2005	03 00	No	WK05A059B
In	WKE Corp-1503	WKE Corp	1503	W1	IBM NetVista Desktop	3/1/2006	5/1/2005	03 00	No	WK05A059B
In	WKE Corp-1504	WKE Corp	1504	GC	IBM Thinkpad R52	3/1/2006	5/1/2005	03 00	No	WK05A059B

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In	WKE Corp-1505	WKE Corp	1505	GC	IBM Thinkpad R52	3/1/2006	5/1/2005	03 00	No	WK05A059B
In	WKE Corp-1506	WKE Corp	1506	GC	IBM Thinkpad R52	3/1/2006	5/1/2005	03 00	No	WK05A059B
In	WKE Corp-1507	WKE Corp	1507	HQIT	30" LCD Monitor	3/1/2006	6/1/2005	03 00	No	WK05A059B
In	WKE Corp-1508	WKE Corp	1508	GC	IBM Thinkpad R52	3/1/2006	6/1/2005	03 00	No	WK05A059B
In	WKE Corp-1509	WKE Corp	1509	GC	IBM Thinkpad R52	3/1/2006	6/1/2005	03 00	No	WK05A059B
In	WKE Corp-151	WKE Corp	151	HQSM	4TTH-3672-V4S00G Table (2)	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-1510	WKE Corp	1510	GC	IBM Thinkpad R52	3/1/2006	6/1/2005	03 00	No	WK05A059B
In	WKE Corp-1511	WKE Corp	1511	GC	IBM Thinkpad R52	3/1/2006	6/1/2005	03 00	No	WK05A059B
In	WKE Corp-1512	WKE Corp	1512	HQIT	Laserjet 4350N 1200DPI Printer	3/1/2006	7/1/2005	03 00	No	WK05A059B
In	WKE Corp-1513	WKE Corp	1513	HQIT	Laserjet 4350N 1200DPI Printer	3/1/2006	7/1/2005	03 00	No	WK05A059B
In	WKE Corp-1514	WKE Corp	1514	HQIT	Color LJ 4650 N Printer	3/1/2006	7/1/2005	03 00	No	WK05A059B
In	WKE Corp-1515	WKE Corp	1515	HQIT	Color LJ 4650 N Printer	3/1/2006	7/1/2005	03 00	No	WK05A059B
In	WKE Corp-1516	WKE Corp	1516	HQIT	Laserjet 4350N 1200DPI Printer	3/1/2006	7/1/2005	03 00	No	WK05A059B
In	WKE Corp-1517	WKE Corp	1517	HQIT	LJ Color Laserjet 2550N Printer	3/1/2006	7/1/2005	03 00	No	WK05A059B
In	WKE Corp-1518	WKE Corp	1518	GC	IBM NetVista Desktop M51	3/1/2006	7/1/2005	03 00	No	WK05A059B
In	WKE Corp-1519	WKE Corp	1519	HQIT	IBM NetVista Desktop M51	3/1/2006	7/1/2005	03 00	No	WK05A059B
In	WKE Corp-152	WKE Corp	152	HQSM	5 High Let File Cabinets w/ Lock (34)	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-1520	WKE Corp	1520	CC	IBM Thinkpad R52	3/1/2006	7/1/2005	03 00	No	WK05A059B
In	WKE Corp-1521	WKE Corp	1521	W1	IBM Thinkpad R52	3/1/2006	7/1/2005	03 00	No	WK05A059B
In	WKE Corp-1522	WKE Corp	1522	HQIT	IBM Thinkpad R52	3/1/2006	7/1/2005	03 00	No	WK05A059B
In	WKE Corp-1523	WKE Corp	1523	LVIT	IBM Thinkpad R52	3/1/2006	7/1/2005	03 00	No	WK05A059B
In	WKE Corp-1524	WKE Corp	1524	HQIT	IBM Thinkpad R52	3/1/2006	7/1/2005	03 00	No	WK05A059B
In	WKE Corp-1525	WKE Corp	1525	GC	IBM Thinkcentre	3/1/2006	8/1/2005	03 00	No	WK05A059B
In	WKE Corp-1526	WKE Corp	1526	W1	IBM Thinkcentre	3/1/2006	8/1/2005	03 00	No	WK05A059B
In	WKE Corp-1527	WKE Corp	1527	CC	IBM Thinkcentre	3/1/2006	8/1/2005	03 00	No	WK05A059B
In	WKE Corp-1528	WKE Corp	1528	HQIT	IBM Thinkcentre	3/1/2006	8/1/2005	03 00	No	WK05A059B
In	WKE Corp-1529	WKE Corp	1529	HQIT	LJ Color Laserjet 4650N Printer	3/1/2006	8/1/2005	03 00	No	WK05A059B
In	WKE Corp-153	WKE Corp	153	HQSM	6730 Chairs, Grade 12 (3)	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-1530	WKE Corp	1530	HQIT	LJ Color Laserjet 4650N Printer	3/1/2006	8/1/2005	03 00	No	WK05A059B
In	WKE Corp-1531	WKE Corp	1531	HQIT	LJ 4350N Laserjet Printer	3/1/2006	8/1/2005	03 00	No	WK05A059B
In	WKE Corp-1532	WKE Corp	1532	HQIT	LJ 4350N Laserjet Printer	3/1/2006	8/1/2005	03 00	No	WK05A059B
In	WKE Corp-1533	WKE Corp	1533	GC	IBM Thinkpad R52	3/1/2006	8/1/2005	03 00	No	WK05A059B
In	WKE Corp-1534	WKE Corp	1534	HQIT	IBM Thinkpad R52	3/1/2006	8/1/2005	03 00	No	WK05A059B
In	WKE Corp-1535	WKE Corp	1535	HQIT	IBM Thinkpad R52	3/1/2006	8/1/2005	03 00	No	WK05A059B
In	WKE Corp-1536	WKE Corp	1536	CC	IBM Thinkpad R52	3/1/2006	9/1/2005	03 00	No	WK05A059B
In	WKE Corp-1537	WKE Corp	1537	CC	IBM Thinkpad R52	3/1/2006	9/1/2005	03 00	No	WK05A059B
In	WKE Corp-1538	WKE Corp	1538	W1	IBM Thinkpad R52	3/1/2006	9/1/2005	03 00	No	WK05A059B
In	WKE Corp-1539	WKE Corp	1539	W1	IBM Thinkpad R52	3/1/2006	9/1/2005	03 00	No	WK05A059B
In	WKE Corp-154	WKE Corp	154	HQSM	6730 Chairs, Grade 9 (6)	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-1540	WKE Corp	1540	CC	IBM Thinkpad R52	3/1/2006	9/1/2005	03 00	No	WK05A059B
In	WKE Corp-1541	WKE Corp	1541	CC	IBM Thinkpad R52	3/1/2006	9/1/2005	03 00	No	WK05A059B
In	WKE Corp-1542	WKE Corp	1542	CC	IBM Thinkpad R52	3/1/2006	10/1/2005	03 00	No	WK05A059B
In	WKE Corp-1543	WKE Corp	1543	CC	IBM Thinkpad R52	3/1/2006	10/1/2005	03 00	No	WK05A059B
In	WKE Corp-1544	WKE Corp	1544	W1	IBM Thinkpad R52	3/1/2006	10/1/2005	03 00	No	WK05A059B
In	WKE Corp-1545	WKE Corp	1545	HQIT	IBM Thinkpad R52	3/1/2006	10/1/2005	03 00	No	WK05A059B
In	WKE Corp-1546	WKE Corp	1546	HQIT	IBM Thinkcentre	3/1/2006	10/1/2005	03 00	No	WK05A059B
In	WKE Corp-1547	WKE Corp	1547	HQIT	IBM Thinkcentre	3/1/2006	10/1/2005	03 00	No	WK05A059B
In	WKE Corp-1548	WKE Corp	1548	HQIT	IBM Thinkcentre	3/1/2006	10/1/2005	03 00	No	WK05A059B
In	WKE Corp-1549	WKE Corp	1549	HQIT	IBM Thinkcentre	3/1/2006	10/1/2005	03 00	No	WK05A059B
In	WKE Corp-155	WKE Corp	155	HQSM	Haworth Executive Secretary Office (primarily desk)	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-1550	WKE Corp	1550	HQIT	IBM Thinkcentre	3/1/2006	11/1/2005	03 00	No	WK05A059B
In	WKE Corp-1551	WKE Corp	1551	CC	IBM Thinkcentre	3/1/2006	11/1/2005	03 00	No	WK05A059B
In	WKE Corp-1552	WKE Corp	1552	HQIT	IBM Thinkcentre	3/1/2006	11/1/2005	03 00	No	WK05A059B
In	WKE Corp-1553	WKE Corp	1553	HQIT	32 PPM Printer	3/1/2006	11/1/2005	03 00	No	WK05A059B
In	WKE Corp-1554	WKE Corp	1554	HQIT	Hard Drive - Tier C PC Replacements	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-1555	WKE Corp	1555	HQIT	Dell 20 inch Flat Panel Monitor	3/1/2006	3/1/2005	03 00	No	WK05A059B

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In	WKE Corp-1556	WKE Corp	1556	HQIT	Dell 20 inch Flat Panel Monitor	3/1/2006	3/1/2005	03 00	No	WK05A059B
In	WKE Corp-1557	WKE Corp	1557	HQIT	Dell 20 inch Flat Panel Monitor	3/1/2006	3/1/2005	03 00	No	WK05A059B
In	WKE Corp-1558	WKE Corp	1558	HQIT	Dell 20 inch Flat Panel Monitor	3/1/2006	3/1/2005	03 00	No	WK05A059B
In	WKE Corp-1559	WKE Corp	1559	W1	INFOCUS LP540 Projector XGA 1700 Lumen	3/1/2006	10/1/2005	03 00	No	WK05A059B
In	WKE Corp-156	WKE Corp	156	HQSM	Haworth Executive Temp. Office-Tbls/Chrs	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-1560	WKE Corp	1560	RGHC	INFOCUS LP540 Projector XGA 1700 Lumen	3/1/2006	10/1/2005	03 00	No	WK05A059B
In	WKE Corp-1561	WKE Corp	1561	HQIT	Dell 20 inch Flat Panel Monitor	3/1/2006	10/1/2005	03 00	No	WK05A059B
In	WKE Corp-1562	WKE Corp	1562	HQIT	Dell 20 inch Flat Panel Monitor	3/1/2006	10/1/2005	03 00	No	WK05A059B
In	WKE Corp-1563	WKE Corp	1563	HQIT	Dell 20 inch Flat Panel Monitor	3/1/2006	10/1/2005	03 00	No	WK05A059B
In	WKE Corp-1564	WKE Corp	1564	HQIT	17" IBM Thinkvision LCD Monitor	3/1/2006	10/1/2005	03 00	No	WK05A059B
In	WKE Corp-1565	WKE Corp	1565	HQIT	17" IBM Thinkvision LCD Monitor	3/1/2006	10/1/2005	03 00	No	WK05A059B
In	WKE Corp-1566	WKE Corp	1566	HQIT	17" IBM Thinkvision LCD Monitor	3/1/2006	10/1/2005	03 00	No	WK05A059B
In	WKE Corp-1567	WKE Corp	1567	HQIT	17" IBM Thinkvision LCD Monitor	3/1/2006	10/1/2005	03 00	No	WK05A059B
In	WKE Corp-1568	WKE Corp	1568	HQIT	17" IBM Thinkvision LCD Monitor	3/1/2006	10/1/2005	03 00	No	WK05A059B
In	WKE Corp-1569	WKE Corp	1569	HQIT	17" IBM Thinkvision LCD Monitor	3/1/2006	10/1/2005	03 00	No	WK05A059B
In	WKE Corp-157	WKE Corp	157	HQSM	High Lat File W/ Lock (3)	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-1570	WKE Corp	1570	HQIT	Dell 20 inch Flat Panel Monitor	3/1/2006	11/1/2005	03 00	No	WK05A059B
In	WKE Corp-1571	WKE Corp	1571	HQIT	Dell 20 inch Flat Panel Monitor	3/1/2006	11/1/2005	03 00	No	WK05A059B
In	WKE Corp-1572	WKE Corp	1572	HQIT	Dell 20 inch Flat Panel Monitor	3/1/2006	11/1/2005	03 00	No	WK05A059B
In	WKE Corp-1573	WKE Corp	1573	HQIT	Dell 20 inch Flat Panel Monitor	3/1/2006	11/1/2005	03 00	No	WK05A059B
In	WKE Corp-1574	WKE Corp	1574	HQIT	Dell 20 inch Flat Panel Monitor	3/1/2006	11/1/2005	03 00	No	WK05A059B
In	WKE Corp-1575	WKE Corp	1575	HQIT	Dell 20 inch Flat Panel Monitor	3/1/2006	11/1/2005	03 00	No	WK05A059B
In	WKE Corp-1576	WKE Corp	1576	HQIT	Dell 20 inch Flat Panel Monitor	3/1/2006	11/1/2005	03 00	No	WK05A059B
In	WKE Corp-1577	WKE Corp	1577	HQIT	Dell 20 inch Flat Panel Monitor	3/1/2006	11/1/2005	03 00	No	WK05A059B
In	WKE Corp-1578	WKE Corp	1578	HQIT	Dell Optiplex GX 620 Minitower Pentium	3/1/2006	11/1/2005	03 00	No	WK05A059B
In	WKE Corp-1579	WKE Corp	1579	HQIT	Dell Optiplex GX 620 Minitower Pentium	3/1/2006	11/1/2005	03 00	No	WK05A059B
In	WKE Corp-158	WKE Corp	158	HQSM	M211-1142 Chair (31)	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-1580	WKE Corp	1580	HQIT	Dell Optiplex GX 620 Minitower Pentium	3/1/2006	11/1/2005	03 00	No	WK05A059B
In	WKE Corp-1581	WKE Corp	1581	HQIT	Dell Optiplex GX 620 Minitower Pentium	3/1/2006	11/1/2005	03 00	No	WK05A059B
In	WKE Corp-1582	WKE Corp	1582	HQIT	Dell Optiplex GX 620 Minitower Pentium	3/1/2006	11/1/2005	03 00	No	WK05A059B
In	WKE Corp-1583	WKE Corp	1583	HQIT	Dell Optiplex GX 620 Minitower Pentium	3/1/2006	11/1/2005	03 00	No	WK05A059B
In	WKE Corp-1584	WKE Corp	1584	HQIT	Dell Optiplex GX 620 Minitower Pentium	3/1/2006	11/1/2005	03 00	No	WK05A059B
In	WKE Corp-1585	WKE Corp	1585	HQIT	IBM Thinkpad R52	3/1/2006	10/1/2005	03 00	No	WK05A059B
In	WKE Corp-1586	WKE Corp	1586	HQIT	Hard Drive - Tier C PC Replacements	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-1587	WKE Corp	1587	HQIT	Hard Drive - Tier C PC Replacements	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-1588	WKE Corp	1588	HQIT	Hard Drive - Tier C PC Replacements	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-1589	WKE Corp	1589	HQIT	Hard Drive - Tier C PC Replacements	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-159	WKE Corp	159	HQSM	M221-1841 Chair	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-1590	WKE Corp	1590	HQIT	Hard Drive - Tier C PC Replacements	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-1591	WKE Corp	1591	HQIT	Hard Drive - Tier C PC Replacements	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-1592	WKE Corp	1592	HQIT	Hard Drive - Tier C PC Replacements	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-1593	WKE Corp	1593	HQIT	Hard Drive - Tier C PC Replacements	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-1594	WKE Corp	1594	HQIT	Hard Drive - Tier C PC Replacements	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-1595	WKE Corp	1595	HQIT	Hard Drive - Tier C PC Replacements	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-1596	WKE Corp	1596	HQIT	Hard Drive - Tier C PC Replacements	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-1597	WKE Corp	1597	HQIT	Hard Drive - Tier C PC Replacements	3/1/2006	2/1/2005	03 00	No	WK05A059B
In	WKE Corp-16	WKE Corp	16	G1	Y902VDE6971	7/1/1998	7/1/1998	05 00	No	
In	WKE Corp-160	WKE Corp	160	HQSM	M241-1G42 Chair (48)	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-1607	WKE Corp	1607	LAB	Central Lab Equipment - Air Drying Oven	5/1/2006	1/1/2006	05 00	No	WK05A017U
In	WKE Corp-1608	WKE Corp	1608	LAB	Central Lab Equipment - Analytical Balance	5/1/2006	1/1/2006	05 00	No	WK05A017U
In	WKE Corp-1609	WKE Corp	1609	LAB	Central Lab Equipment - Calorimeter	5/1/2006	1/1/2006	05 00	No	WK05A017U
In	WKE Corp-1610	WKE Corp	1610	LAB	Central Lab Equipment - Sample Crusher	5/1/2006	1/1/2006	05 00	No	WK05A017U
In	WKE Corp-1611	WKE Corp	1611	LAB	Central Lab Equipment - Mercury Water Bath	5/1/2006	1/1/2006	05 00	No	WK05A017U
In	WKE Corp-1612	WKE Corp	1612	LAB	Central Lab Equipment - Oil Free Air Compressor	5/1/2006	1/1/2006	05 00	No	WK05A017U
In	WKE Corp-1613	WKE Corp	1613	LAB	Central Lab Equipment - Sample Refrigerator	5/1/2006	1/1/2006	05 00	No	WK05A017U
In	WKE Corp-1614	WKE Corp	1614	LAB	Spectrophotometer	5/1/2006	1/1/2006	05 00	No	WK05A017U

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In	WKE Corp-1615	WKE Corp	1615	LAB	Central Lab Equipment - Workstation for Central Lab	5/1/2006	1/1/2006	05 00	No	WK05A017U
In	WKE Corp-162	WKE Corp	162	HQSM	Mobile Easle (5)	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-1621	WKE Corp	1621	LAB	Thermo Electron S02 Analyzer	7/1/2006	1/1/2006	05 00	No	WK05A013U
In	WKE Corp-163	WKE Corp	163	HQSM	Mobile Media	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-164	WKE Corp	164	HQSM	MTR1-20-2 Table (2)	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-165	WKE Corp	165	HQSM	NCCL-36 Round Table (2)	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-166	WKE Corp	166	HQSM	OLBC-4236 Bookcase	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-167	WKE Corp	167	HQSM	OLCR-48 Round Table	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-168	WKE Corp	168	HQSM	OLWF-2470-R Wardrobe	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-169	WKE Corp	169	HQSM	PX6048CC-BL Copy Cabinet, Black	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-17	WKE Corp	17	G1	VEH#101 1991 Chevy S-10 Truck 1GCCS14A0M237191	7/1/1998	7/1/1998	05 00	No	
In	WKE Corp-170	WKE Corp	170	HQSM	Steelcase Cabinets (2)	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-171	WKE Corp	171	HQSM	Shredder Model 3800	7/1/1998	7/1/1998	05 00	No	
In	WKE Corp-172	WKE Corp	172	HQSM	Shredder Model 3800	7/1/1998	7/1/1998	05 00	No	
In	WKE Corp-173	WKE Corp	173	HQSM	Facsimile Lanier 1240	7/1/1998	7/1/1998	05 00	No	
In	WKE Corp-174	WKE Corp	174	HQSM	Facsimile Lanier 1240	7/1/1998	7/1/1998	05 00	No	
In	WKE Corp-175	WKE Corp	175	HQSM	Facsimile Lanier 1240	7/1/1998	7/1/1998	05 00	No	
In	WKE Corp-176	WKE Corp	176	HQSM	Brass Letter Sign	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-177	WKE Corp	177	HQSM	Signage-Coleman Station	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-178	WKE Corp	178	HQSM	Signage-Reid/Green/Station II	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-179	WKE Corp	179	HQSM	Signage- DB Wilson Station	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-18	WKE Corp	18	G1	Dozer, Caterpillar D6-J, SN 97C04792	7/1/1998	7/1/1998	08 00	No	
In	WKE Corp-180	WKE Corp	180	HQSM	Signage-Lab (Downtown Henderson) Station	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-181	WKE Corp	181	HQSM	Classic Supreme Blinds	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-182	WKE Corp	182	HQSM	cubicles	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-183	WKE Corp	183	HQSM	Desk-Debbie Dewey's Office	7/1/1998	7/1/1998	07 00	No	
In	WKE Corp-186	WKE Corp	186	HQIT	2 Polycom Soundstation	8/1/1998	8/1/1998	05 00	No	
In	WKE Corp-187	WKE Corp	187	HQIT	Polycom Soundstation Premier	8/1/1998	8/1/1998	05 00	No	
In	WKE Corp-189	WKE Corp	189	HQSM	5 Cabinets w/ 1 slotted shelf & lock	12/1/1998	12/1/1998	07 00	No	
In	WKE Corp-19	WKE Corp	19	G1	Dozer, Scraper, Caterpillar 637, SN 26W00437	7/1/1998	7/1/1998	03 00	No	
In	WKE Corp-190	WKE Corp	190	HQSM	3 Cabinets w/ 1 slotted shelf & lock Installation of Ericsson Wireless Phone System (See Asset #144)	12/1/1998	12/1/1998	07 00	No	
In	WKE Corp-191	WKE Corp	191	HQSM	#144)	7/1/1998	7/1/1998	05 00	No	
In	WKE Corp-194	WKE Corp	194	LAB	ICP & Support Equipment	12/1/1998	12/1/1998	05 00	No	
In	WKE Corp-195	WKE Corp	195	LAB	DK500 Gradient System (Related to asset #204)	12/1/1998	12/1/1998	05 00	No	
In	WKE Corp-196	WKE Corp	196	RGHC	Industrial Monitoring Recorder	12/1/1998	12/1/1998	05 00	No	
In	WKE Corp-197	WKE Corp	197	RGHC	Industrial Monitoring Recorder	12/1/1998	12/1/1998	05 00	No	
In	WKE Corp-198	WKE Corp	198	HQEN	Engineering printer	12/1/1998	12/1/1998	03 00	No	
In	WKE Corp-199	WKE Corp	199	HQSM	1 Workstation (Haworth) 2nd Floor	12/1/1998	12/1/1998	07 00	No	
In	WKE Corp-2	WKE Corp	2	HQEV	VEH#046 1988 Trailer, Wells Cargo (for spills)	7/1/1998	7/1/1998	05 00	No	
In	WKE Corp-20	WKE Corp	20	G1	Tow Boat, Big Rivers, 39.4' 442 HP (Modified 9-93)	7/1/1998	7/1/1998	03 00	No	
In	WKE Corp-200	WKE Corp	200	HQSM	Electronic Copy board w/stand & castors	12/1/1998	12/1/1998	07 00	No	
In	WKE Corp-201	WKE Corp	201	HQSM	5 High Lateral File	12/1/1998	12/1/1998	07 00	No	
In	WKE Corp-202	WKE Corp	202	HQSM	2 workstations (Haworth) -4th Floor	12/1/1998	12/1/1998	07 00	No	
In	WKE Corp-203	WKE Corp	203	HQSM	1999 Dodge Ram 2500 QC 4x4	2/1/1999	2/1/1999	05 00	No	
In	WKE Corp-204	WKE Corp	204	LAB	DX500 Gradient System (Related to asset #195)	3/1/1999	3/1/1999	05 00	No	
In	WKE Corp-21	WKE Corp	21	G1	Dozer, Coal, Hough H400C, SN 2675	7/1/1998	7/1/1998	03 00	No	
In	WKE Corp-219	WKE Corp	219	RGHC	HP 4000 TN Laser Jet Printer (For doc see asset #209)	8/1/1999	8/1/1999	03 00	No	
In	WKE Corp-220	WKE Corp	220	RGHC	HP 4000 TN Laser Jet Printer (For doc see asset #209)	8/1/1999	8/1/1999	03 00	No	
In	WKE Corp-221	WKE Corp	221	RGHC	HP 4000 TN Laser Jet Printer (For doc see asset #209)	8/1/1999	8/1/1999	03 00	No	
In	WKE Corp-222	WKE Corp	222	RGHC	HP Color Laser Jet 4500 Printer (For doc see asset #209)	8/1/1999	8/1/1999	03 00	No	
In	WKE Corp-224	WKE Corp	224	C1	HP 4000 TN Laser Jet Printer (For doc see asset #209)	8/1/1999	8/1/1999	03 00	No	
In	WKE Corp-225	WKE Corp	225	C2	HP 4000 TN Laser Jet Printer (For doc see asset #209)	8/1/1999	8/1/1999	03 00	No	
In	WKE Corp-226	WKE Corp	226	C3	HP 4000 TN Laser Jet Printer (For doc see asset #209)	8/1/1999	8/1/1999	03 00	No	
In	WKE Corp-227	WKE Corp	227	C3	HP Color Laser Jet 4500 Printer (For doc see asset #209)	8/1/1999	8/1/1999	03 00	No	
In	WKE Corp-229	WKE Corp	229	W1	HP 4000 TN Laser Jet Printer (For doc see asset #209)	8/1/1999	8/1/1999	03 00	No	

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In	WKE Corp-23	WKE Corp	23	G1	Payloader, 1978 Hough H80B SN 2709 W/4 Yard Bucket	7/1/1998	7/1/1998	03 00	No	
In	WKE Corp-230	WKE Corp	230	W1	HP 4000 TN Laser Jet Printer (For doc see asset #209)	8/1/1999	8/1/1999	03 00	No	
In	WKE Corp-231	WKE Corp	231	W1	HP 4000 TN Laser Jet Printer (For doc see asset #209)	8/1/1999	8/1/1999	03 00	No	
In	WKE Corp-232	WKE Corp	232	W1	HP Color Laserjet 4500 Printer (For doc see asset #209)	8/1/1999	8/1/1999	03 00	No	
In	WKE Corp-235	WKE Corp	235	HQIT	HP Color Laser Jet 4500 Printer	8/1/1999	8/1/1999	03 00	No	
In	WKE Corp-236	WKE Corp	236	HQIT	Powerlite 5000XB Projector (For doc see asset #209)	8/1/1999	8/1/1999	03 00	No	
In	WKE Corp-237	WKE Corp	237	HQIT	HP 4000 TN Laser Jet Printer (for doc see asset #209)	8/1/1999	8/1/1999	03 00	No	
In	WKE Corp-24	WKE Corp	24	G1	Grader, John Deere 770 Motor Model 770	7/1/1998	7/1/1998	03 00	No	
In	WKE Corp-25	WKE Corp	25	G1	Computer, Ambient Air, Microwave Bldg	7/1/1998	7/1/1998	03 00	No	
In	WKE Corp-26	WKE Corp	26	G1	Forklift, Hyster, MN H60XL SN A177B3560	7/1/1998	7/1/1998	05 00	No	
In	WKE Corp-27	WKE Corp	27	G1	Shower, Safety/Eyewash, Water Plant, 106	7/1/1998	7/1/1998	02 00	No	
In	WKE Corp-28	WKE Corp	28	G1	Loader, BackHoe, John Deere 310A SN 35836	7/1/1998	7/1/1998	03 00	No	
In	WKE Corp-29	WKE Corp	29	G1	Sweeper, Tennant, Diesel MDD92 SN 5439	7/1/1998	7/1/1998	04 00	No	
In	WKE Corp-31	WKE Corp	31	HQIT	Computer-Prilant 6000/P50 Monitor (Server Package)	7/1/1998	7/1/1998	03 00	No	
In	WKE Corp-325	WKE Corp	325	LAB	D75BLB30091	11/1/1999	11/1/1999	05 00	No	
In	WKE Corp-326	WKE Corp	326	LAB	Model 0732 Dilution Probe	11/1/1999	11/1/1999	05 00	No	
In	WKE Corp-327	WKE Corp	327	HQSC	Model 0735 Probe Heater	11/1/1999	11/1/1999	05 00	No	
In	WKE Corp-328	WKE Corp	328	RGHC	Titan Pro Scanner	11/1/1999	11/1/1999	05 00	No	
In	WKE Corp-329	WKE Corp	329	LAB	Multipoint Permtube Calibrator	11/1/1999	11/1/1999	05 00	No	
In	WKE Corp-330	WKE Corp	330	LAB	High Level CO2 Analyzer (#1)	11/1/1999	11/1/1999	05 00	No	
In	WKE Corp-331	WKE Corp	331	LAB	High Level CO2 Analyzer (#2)	11/1/1999	11/1/1999	05 00	No	
In	WKE Corp-332	WKE Corp	332	LAB	Pulsed Fluorescence SO2 Analyzer (#1)	11/1/1999	11/1/1999	05 00	No	
In	WKE Corp-333	WKE Corp	333	LAB	Pulsed Fluorescence SO2 Analyzer (#2)	11/1/1999	11/1/1999	05 00	No	
In	WKE Corp-333	WKE Corp	333	RGHC	Pulsed Fluorescence SO2 Analyzer with int z/s & s/c solenoid valves w/remote i/o	11/1/1999	11/1/1999	05 00	No	
In	WKE Corp-334	WKE Corp	334	RGHC	Pulsed Fluorescence SO2 Analyzer (#2) with int z/s & s/c solenoid valves w/remot	11/1/1999	11/1/1999	05 00	No	
In	WKE Corp-335	WKE Corp	335	LAB	Probe Jacket Assembly	11/1/1999	11/1/1999	05 00	No	
In	WKE Corp-360	WKE Corp	360	HQIT	Voice & Data Communications Project	1/1/2000	1/1/2000	03 00	No	WK2080000
In	WKE Corp-361	WKE Corp	361	HQIT	Phone System Capital Expansion Project	1/1/2000	1/1/2000	03 00	No	WK102466
In	WKE Corp-369	WKE Corp	369	HQIT	Corporate Voicemail	1/1/2000	1/1/2000	03 00	No	WK2370000
In	WKE Corp-37	WKE Corp	37	HQIT	Telecommunication Equipment - T1	7/1/1998	7/1/1998	03 00	No	
In	WKE Corp-38	WKE Corp	38	HQIT	Telecommunications Equipment - T1	7/1/1998	7/1/1998	03 00	No	
In	WKE Corp-382	WKE Corp	382	RGHC	PBX Replacement for R/G/S/II Plant	2/1/2000	2/1/2000	05 00	No	WK2380000
In	WKE Corp-383	WKE Corp	383	C1	PBX Replacement for Coleman Plant - See Asset #382 for Details	2/1/2000	2/1/2000	05 00	No	WK2380000
In	WKE Corp-384	WKE Corp	384	W1	Details	2/1/2000	2/1/2000	05 00	No	WK2380000
In	WKE Corp-385	WKE Corp	385	HQIT	PBX Replacement for Headquarters Building - See Asset #382 for Details	2/1/2000	2/1/2000	05 00	No	WK2380000
In	WKE Corp-386	WKE Corp	386	LAB	Details	2/1/2000	2/1/2000	05 00	No	WK2380000
In	WKE Corp-39	WKE Corp	39	HQIT	Telecommunication Equipment - T1	7/1/1998	7/1/1998	03 00	No	
In	WKE Corp-391	WKE Corp	391	C1	Warehouse Shelving for Coleman	4/1/2000	4/1/2000	15 00	No	WK00A147U
In	WKE Corp-392	WKE Corp	392	W1	Interface Printer for Wilson	4/1/2000	4/1/2000	03 00	No	WK00A018B
In	WKE Corp-393	WKE Corp	393	C1	Interface Printer for Coleman	4/1/2000	4/1/2000	03 00	No	WK00A018B
In	WKE Corp-394	WKE Corp	394	LAB	Calorimeter with Bomb D Bucket and Conversion Kit	5/1/2000	5/1/2000	05 00	No	WK999000
In	WKE Corp-395	WKE Corp	395	LAB	Air Drying Oven 120V/1/60 2-timer	5/1/2000	5/1/2000	05 00	No	WK999000
In	WKE Corp-396	WKE Corp	396	RGHC	Defibrillator Machine for Reid/Green/Station II	6/1/2000	6/1/2000	05 00	No	WK00A180U
In	WKE Corp-397	WKE Corp	397	C1	Defibrillator Machine for Coleman	6/1/2000	6/1/2000	05 00	No	WK00A180U
In	WKE Corp-398	WKE Corp	398	W1	Defibrillator Machine for Wilson	6/1/2000	6/1/2000	05 00	No	WK00A180U
In	WKE Corp-399	WKE Corp	399	LAB	Sulfur Analyzer for Central Lab	6/1/2000	6/1/2000	05 00	No	WK00A001B
In	WKE Corp-40	WKE Corp	40	HQIT	Telecommunication Equipment -T1	7/1/1998	7/1/1998	03 00	No	
In	WKE Corp-400	WKE Corp	400	HQAC	Laser Jet 4050 Printer	6/1/2000	6/1/2000	03 00	No	WK00A019B
In	WKE Corp-401	WKE Corp	401	G1	Armada E500 Computer	6/1/2000	6/1/2000	03 00	No	WK00A019B
In	WKE Corp-405	WKE Corp	405	HQIT	Armada E500 Computer	6/1/2000	6/1/2000	03 00	No	WK00A019B
In	WKE Corp-406	WKE Corp	406	G2	Armada E500 Computer	6/1/2000	6/1/2000	03 00	No	WK00A019B
In	WKE Corp-41	WKE Corp	41	HQIT	Telephone and Network Equipment	7/1/1998	7/1/1998	03 00	No	

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						7/1/2000	7/1/2000	03 00	No	WK00A019B
In	WKE Corp-414	WKE Corp	414	HQIT	Laser Jet 4050N Printer at Headquarters Building	7/1/2000	7/1/2000	05 00	No	WK00A008B
In	WKE Corp-424	WKE Corp	424	HQEV	2000 Ford F-250 4x4 Truck for Environmental Dept.	7/1/2000	7/1/2000	15 00	No	WK00A175U
In	WKE Corp-425	WKE Corp	425	HQEV	SCR Office Trailer (60'x40') Section Modular	7/1/2000	7/1/2000	03 00	No	WK00A018B
In	WKE Corp-427	WKE Corp	427	RGHC	Interface Printer for Reid/Green/HMP&L	7/1/2000	7/1/2000	05 00	No	WK00A148U
In	WKE Corp-429	WKE Corp	429	G1	External DLT Drive (35/70-G) for Green Station	8/1/2000	8/1/2000	05 00	No	WK00A148U
In	WKE Corp-430	WKE Corp	430	G1	PL 5500 Server for Green Station	9/1/2000	9/1/2000	05 00	No	WK00A196U
In	WKE Corp-431	WKE Corp	431	H2	Operator Keyboard assembly for scrubber control					
					Mettler Top Loading Balance PG5002-SDR, Fisher CAT					
					#01-918-87	10/1/2000	10/1/2000	10 00	No	WK00A002B
In	WKE Corp-432	WKE Corp	432	LAB	ICP Autosampler for Central Lab	10/1/2000	10/1/2000	10 00	No	WK00A003B
In	WKE Corp-433	WKE Corp	433	LAB	ICP Autosampler for Central Lab					
					Amrada E500 PIII 600 Speedstep Computer and peripherals - Wilson	11/1/2000	11/1/2000	05 00	No	WK00A019B
In	WKE Corp-434	WKE Corp	434	W1	Amrada E500 PIII 600 Speedstep Computer and peripherals - Wilson	11/1/2000	11/1/2000	05 00	No	WK00A019B
					peripherals - Coleman	11/1/2000	11/1/2000	05 00	No	WK00A019B
In	WKE Corp-435	WKE Corp	435	C1	Laserjet 4050N PRNT17PPM 16MB printer - Coleman	11/1/2000	11/1/2000	05 00	No	WK00A019B
In	WKE Corp-436	WKE Corp	436	C1	Laserjet 4050N PRNT17PPM 16MB printer - Coleman	11/1/2000	11/1/2000	05 00	No	WK00A019B
In	WKE Corp-437	WKE Corp	437	HQHR	Office	11/1/2000	11/1/2000	07 00	No	WK00A183U
In	WKE Corp-438	WKE Corp	438	RGHC	3 task chairs, 4 guest chairs, 3 workstations for procurement	12/1/2000	12/1/2000	05 00	No	WK00A209U
In	WKE Corp-438	WKE Corp	438	HQVP	Explorer XLT White for Debbie Dewey	12/1/2000	12/1/2000	05 00	No	WK00A209U
In	WKE Corp-442	WKE Corp	442	HQEV	Expedition XLT White for SCR Manager	12/1/2000	12/1/2000	05 00	No	WK00A209U
In	WKE Corp-443	WKE Corp	443	HQEV	Expedition XLT White for SCR Manager	12/1/2000	12/1/2000	05 00	No	WK00A209U
In	WKE Corp-444	WKE Corp	444	HQHR	Explorer XLS White for Community Relations	12/1/2000	12/1/2000	05 00	No	WK00A209U
					Model 43 C SO2 analyzer with option 310 (internal zero/span solenoid valves)	1/1/2001	1/1/2001	10 00	No	WK20003
In	WKE Corp-460	WKE Corp	460	HQEV	zero/span solenoid valves)	2/1/2001	2/1/2001	07 00	No	WK00A229U
In	WKE Corp-461	WKE Corp	461	HQIT	Telephone Sys. Cap. Exp.	2/1/2001	2/1/2001	03 00	No	WK00A229U
In	WKE Corp-463	WKE Corp	463	HQEV	LCD Projector	2/1/2001	2/1/2001	03 00	No	WK00A223U
In	WKE Corp-464	WKE Corp	464	HQAM	LCD Projector	2/1/2001	2/1/2001	03 00	No	WK00A223U
In	WKE Corp-465	WKE Corp	465	HQEV	Color Printer	2/1/2001	2/1/2001	05 00	No	WK00A222U
In	WKE Corp-466	WKE Corp	466	RGHC	Ford Expedition XLT TXT WGN White					
					Remodelling WKE Headquarters (Includes \$42,853.55 of PP Office Furniture)	2/1/2001	2/1/2001	15	No	WK00A184U
In	WKE Corp-467	WKE Corp	467	HQVP	Office Furniture)	2/1/2001	2/1/2001	03 00	No	WK00A019B
In	WKE Corp-469	WKE Corp	469	HQEV	Amrada E500 P3-700 64MB 56K V9 Computer	2/1/2001	2/1/2001	03 00	No	WK00A019B
In	WKE Corp-470	WKE Corp	470	HQEV	Amrada E500 P3-700 64MB 56K V9 Computer	2/1/2001	2/1/2001	03 00	No	WK00A019B
In	WKE Corp-471	WKE Corp	471	HQEV	Amrada E500 P3-700 64MB 56K V9 Computer	2/1/2001	2/1/2001	03 00	No	WK00A019B
In	WKE Corp-472	WKE Corp	472	C1	Laserjet 4050N PRNT17PPM 16 MB Printer	2/1/2001	2/1/2001	03 00	No	WK00A019B
In	WKE Corp-473	WKE Corp	473	W1	Laserjet 4050N PRNT17PPM 16 MB Printer	2/1/2001	2/1/2001	03 00	No	WK00A014B
In	WKE Corp-476	WKE Corp	476	HQIT	DP EN CMT P3-866 20 GB 128MB NT Computer	2/1/2001	2/1/2001	03 00	No	WK00A014B
In	WKE Corp-478	WKE Corp	478	HQIT	DP EN CMT P3-866 20 GB 128MB NT Computer	2/1/2001	2/1/2001	03 00	No	WK00A014B
In	WKE Corp-479	WKE Corp	479	HQIT	DP EN CMT P3-866 20 GB 128MB NT Computer	2/1/2001	2/1/2001	03 00	No	WK00A014B
In	WKE Corp-480	WKE Corp	480	HQIT	DP EN CMT P3-866 20 GB 128MB NT Computer	2/1/2001	2/1/2001	03 00	No	WK00A014B
In	WKE Corp-481	WKE Corp	481	HQIT	DP EN CMT P3-866 20 GB 128MB NT Computer	2/1/2001	2/1/2001	03 00	No	WK00A014B
In	WKE Corp-482	WKE Corp	482	HQIT	DP EN CMT P3-866 20 GB 128MB NT Computer	2/1/2001	2/1/2001	03 00	No	WK00A014B
In	WKE Corp-483	WKE Corp	483	HQIT	DP EN CMT P3-866 20 GB 128MB NT Computer	2/1/2001	2/1/2001	03 00	No	WK00A014B
In	WKE Corp-484	WKE Corp	484	HQIT	DP EN CMT P3-866 20 GB 128MB NT Computer	2/1/2001	2/1/2001	03 00	No	WK00A014B
In	WKE Corp-486	WKE Corp	486	HQIT	DP EN CMT P3-866 20 GB 128MB NT Computer	2/1/2001	2/1/2001	03 00	No	WK00A014B
In	WKE Corp-487	WKE Corp	487	HQIT	DP EN CMT P3-866 20 GB 128MB NT Computer	*2/1/2001	2/1/2001	03 00	No	WK00A014B
In	WKE Corp-488	WKE Corp	488	HQIT	Laserjet 4050N Printer	2/1/2001	2/1/2001	03 00	No	WK01A005B
In	WKE Corp-488	WKE Corp	488	HQIT	Laserjet 4050N Printer	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-495	WKE Corp	495	W1	ARM E500 P3-700 Laptop for D. Speed	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-496	WKE Corp	496	W1	ARM E500 P3-700 Laptop for L. Lein	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-497	WKE Corp	497	HQCR	CMT P3-866 Desktop - J. Heady - Community Relations	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-498	WKE Corp	498	HQFC	CMT P3-866 Desktop - J. Wade - Facilities	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-499	WKE Corp	499	HQAC	CMT P3-866 Desktop - B. Bugg - Accounting	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-499	WKE Corp	499	HQAC	CMT P3-866 Desktop - B. Bugg - Accounting	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-500	WKE Corp	500	HQED	CMT P3-866 Desktop - D. Gray - Economic Development	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-500	WKE Corp	500	HQED	CMT P3-866 Desktop - D. Gray - Economic Development	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-501	WKE Corp	501	G1	CMT P3-866 Desktop - Klafter - Green	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-502	WKE Corp	502	HQIT	CMT P3-866 Desktop - C. Hetrick - IT Henderson	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-502	WKE Corp	502	HQIT	CMT P3-866 Desktop - C. Hetrick - IT Henderson	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-505	WKE Corp	505	HQAC	CMT P3-866 Desktop - Henderson Acct.	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-505	WKE Corp	505	HQAC	CMT P3-866 Desktop - Henderson Acct.	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-506	WKE Corp	506	HQAC	CMT P3-866 Desktop - C. Roybal - Henderson Acct	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-507	WKE Corp	507	HQIT	HP Color Laserjet Printer 4550N-Henderson IT	4/1/2001	4/1/2001	03 00	No	WK01A005B

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In	WKE Corp-508	WKE Corp	508	HQIT	ARM E500 P3-700 Laptop - Henderson IT	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-510	WKE Corp	510	W1	ARM E500 P3-700 Laptop - B. Burden - Wilson	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-514	WKE Corp	514	HQFC	CMT P3-866 Desktop - P. Butler - Hend. Hqtrs.	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-515	WKE Corp	515	HQAC	CMT P3-866 Desktop - K. Williams - Henderson Acct	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-516	WKE Corp	516	HQHR	CMT P3-866 Desktop - L. Garrett - HR	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-520	WKE Corp	520	HQIT	CMT P3-866 Desktop - C. Hancock - Henderson IT	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-523	WKE Corp	523	H1	Deskjet 950C Printer Molytek	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-524	WKE Corp	524	H1	Deskjet 950C Printer Molytek	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-525	WKE Corp	525	H1	Deskjet 950C Printer Molytek	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-526	WKE Corp	526	C1	HP Color Laserjet 4550N - Coleman Office	4/1/2001	4/1/2001	03 00	No	WK01A005B
In	WKE Corp-527	WKE Corp	527	W1	Desktop PC - Paula Powell	6/1/2001	6/1/2001	03 00	No	WK01A005B
In	WKE Corp-529	WKE Corp	529	C1	Desktop PC - Jeff Williams	6/1/2001	6/1/2001	03 00	No	WK01A005B
In	WKE Corp-532	WKE Corp	532	HQIT	Desktop PC - Phil Waggoner	6/1/2001	6/1/2001	03 00	No	WK01A005B
In	WKE Corp-534	WKE Corp	534	HQVP	Desktop PC - Joy Wright	6/1/2001	6/1/2001	03 00	No	WK01A005B
In	WKE Corp-535	WKE Corp	535	HQIT	Desktop PC	6/1/2001	6/1/2001	03 00	No	WK01A005B
In	WKE Corp-537	WKE Corp	537	HQFC	Laptop PC - Jeff Wade	6/1/2001	6/1/2001	03 00	No	WK01A005B
In	WKE Corp-538	WKE Corp	538	HQEN	Laptop PC - Ron Wolfe	6/1/2001	6/1/2001	03 00	No	WK01A005B
In	WKE Corp-540	WKE Corp	540	C1	Laptop PC - Jeff Williams	6/1/2001	6/1/2001	03 00	No	WK01A005B
In	WKE Corp-547	WKE Corp	547	HQEN	Desktop PL - Bernie Hayes	6/1/2001	6/1/2001	03 00	No	WK01A005B
In	WKE Corp-548	WKE Corp	548	HQIT	Desktop PL	6/1/2001	6/1/2001	03 00	No	WK01A005B
In	WKE Corp-551	WKE Corp	551	HQIT	Desktop PL	6/1/2001	6/1/2001	03 00	No	WK01A005B
In	WKE Corp-552	WKE Corp	552	HQIT	Desktop PL	6/1/2001	6/1/2001	03 00	No	WK01A005B
In	WKE Corp-555	WKE Corp	555	HQIT	Desktop PL	6/1/2001	6/1/2001	03 00	No	WK01A005B
In	WKE Corp-557	WKE Corp	557	HQIT	Desktop PL	6/1/2001	6/1/2001	03 00	No	WK01A005B
In	WKE Corp-558	WKE Corp	558	HQHR	Desktop PL - Deneen Johnson	6/1/2001	6/1/2001	03 00	No	WK01A005B
In	WKE Corp-559	WKE Corp	559	HQEV	Desktop PL - Linda Slaughters	6/1/2001	6/1/2001	03 00	No	WK01A005B
In	WKE Corp-560	WKE Corp	560	HQIT	Desktop PL	6/1/2001	6/1/2001	03 00	No	WK01A005B
In	WKE Corp-562	WKE Corp	562	W1	Meteorological Monitoring Station	6/1/2001	6/1/2001	05 00	No	WK00A006B
In	WKE Corp-563	WKE Corp	563	C1	Meteorological Monitoring Station	6/1/2001	6/1/2001	05 00	No	WK00A006B
In	WKE Corp-564	WKE Corp	564	RGHC	Meteorological Monitoring Station	6/1/2001	6/1/2001	05 00	No	WK00A006B
In	WKE Corp-565	WKE Corp	565	W1	Meteorological Monitoring Stations - Wilson	10/1/2001	10/1/2001	05 00	No	WK00S0069B
In	WKE Corp-566	WKE Corp	566	C1	Meteorological Monitoring Stations - Coleman	10/1/2001	10/1/2001	05 00	No	WK00S0069B
In	WKE Corp-567	WKE Corp	567	RGHC	Meteorological Monitoring Stations - Sebree	10/1/2001	10/1/2001	05 00	No	WK00S0069B
In	WKE Corp-569	WKE Corp	569	HQEV	Monitoring Equipment	10/1/2001	10/1/2001	10 00	No	WK01A045U
In	WKE Corp-571	WKE Corp	571	GC	Laptop PC (David Ashby)	12/1/2001	12/1/2001	03 00	No	WK01A005B
In	WKE Corp-556	WKE Corp	556	HQIT	Desktop PC	12/1/2001	12/1/2001	03 00	No	WK01A005B
In	WKE Corp-667	WKE Corp	667	HQHR	Primedia Workplace Learning	12/1/2001	12/1/2001	03 00	No	WK01A010U
In	WKE Corp-668	WKE Corp	668	HQFC	70x70 Electric Screen With Remote	12/1/2001	12/1/2001	05 00	No	WK01A012B
In	WKE Corp-670	WKE Corp	670	HQFC	Glass Panels for 2nd Floor Offices Central Lab Renovation (Includes \$17,168.60 of PP office furniture)	12/1/2001	12/1/2001	05 00	No	WK01A010B
In	WKE Corp-571	WKE Corp	671	LAB	furniture	12/1/2001	12/1/2001	15	No	WK00A005B
In	WKE Corp-672	WKE Corp	672	HQIT	Improv Chair	12/1/2001	12/1/2001	07 00	No	WK01A003B
In	WKE Corp-673	WKE Corp	673	HQIT	Panasonic 1400 ANSI LUMEN XGA Projector	12/1/2001	12/1/2001	07 00	No	WK01A003B
In	WKE Corp-674	WKE Corp	674	CC	Desktop PC (John Sosh)	12/1/2001	12/1/2001	03 00	No	WK01A005B
In	WKE Corp-676	WKE Corp	676	HQIT	File Server Replacement	1/1/2002	1/1/2002	03 00	No	WK01A004B
In	WKE Corp-677	WKE Corp	677	HQIT	Network Equipment	1/1/2002	1/1/2002	03 00	No	WK01A007B
In	WKE Corp-678	WKE Corp	678	HQAM	Color Laserjet 4550 N (Kenny Stewart)	1/1/2002	1/1/2002	03 00	No	WK01A005B
In	WKE Corp-679	WKE Corp	679	W1	Color Laserjet 4550 (Marylin Adkins)	1/1/2002	1/1/2002	03 00	No	WK01A005B
In	WKE Corp-680	WKE Corp	680	HQEV	1999 Jeep Cherokee Sport	1/1/2002	1/1/2002	05 00	No	WK01A069U
In	WKE Corp-681	WKE Corp	681	HQIT	1999 Dodge Caravan (for IT)	1/1/2002	1/1/2002	05 00	No	WK01A072U
In	WKE Corp-682	WKE Corp	682	GC	Desktop PC Perry Bowley	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-683	WKE Corp	683	W1	Desktop PC Bruce Hensley	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-684	WKE Corp	684	GC	Desktop PC Don Cotter	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-685	WKE Corp	685	CC	Desktop PC Metering Project	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-686	WKE Corp	686	RHC	Desktop PC Keith Scott	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-687	WKE Corp	687	RHC	Desktop PC Jim Edelen	1/1/2002	1/1/2002	03 00	No	WK01A048U

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In	WKE Corp-688	WKE Corp	688	HQIT	Desktop PC Rob Toerne	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-689	WKE Corp	689	CC	Desktop PC Jney Mulligan	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-690	WKE Corp	690	WI	Desktop PC Metering Project	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-691	WKE Corp	691	GC	Desktop PC Metering Project	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-693	WKE Corp	693	HQIT	Laptop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-694	WKE Corp	694	HQIT	Laptop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-695	WKE Corp	695	HQIT	Laptop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-696	WKE Corp	696	HQIT	Laptop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-697	WKE Corp	697	HQIT	Laptop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-698	WKE Corp	698	HQIT	Laptop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-699	WKE Corp	699	HQIT	Laptop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-7	WKE Corp	7	HQVP	VEH#155 1992 Ford F150 Truck 1FTEX15H8NKA48248	7/1/1998	7/1/1998	05 00	No	
In	WKE Corp-700	WKE Corp	700	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-701	WKE Corp	701	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-702	WKE Corp	702	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-703	WKE Corp	703	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-704	WKE Corp	704	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-705	WKE Corp	705	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-706	WKE Corp	706	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-707	WKE Corp	707	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-708	WKE Corp	708	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-709	WKE Corp	709	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-710	WKE Corp	710	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-711	WKE Corp	711	WI	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-712	WKE Corp	712	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-713	WKE Corp	713	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-714	WKE Corp	714	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-715	WKE Corp	715	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-716	WKE Corp	716	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-717	WKE Corp	717	GC	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-718	WKE Corp	718	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-719	WKE Corp	719	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-720	WKE Corp	720	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-721	WKE Corp	721	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-722	WKE Corp	722	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-723	WKE Corp	723	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-724	WKE Corp	724	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-725	WKE Corp	725	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-726	WKE Corp	726	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-727	WKE Corp	727	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-728	WKE Corp	728	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-729	WKE Corp	729	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-730	WKE Corp	730	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-731	WKE Corp	731	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-732	WKE Corp	732	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-733	WKE Corp	733	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-734	WKE Corp	734	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-735	WKE Corp	735	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-736	WKE Corp	736	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-737	WKE Corp	737	RHC	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-738	WKE Corp	738	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-739	WKE Corp	739	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-740	WKE Corp	740	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-741	WKE Corp	741	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-742	WKE Corp	742	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-743	WKE Corp	743	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U

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In	WKE Corp-744	WKE Corp	744	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-745	WKE Corp	745	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-746	WKE Corp	746	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-747	WKE Corp	747	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-748	WKE Corp	748	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-749	WKE Corp	749	HQIT	Desktop PC	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-750	WKE Corp	750	HQIT	Color Laserjet 4550N	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-751	WKE Corp	751	HQIT	Color Laserjet 4100N	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-752	WKE Corp	752	HQIT	Color Laserjet 4100N	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-753	WKE Corp	753	HQIT	Color Laserjet 4100N	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-754	WKE Corp	754	HQNX	Laptop Jim Hawkins	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-755	WKE Corp	755	HQIT	Laptop	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-756	WKE Corp	756	HQIT	Laptop	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-758	WKE Corp	758	HQIT	Laptop	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-759	WKE Corp	759	HQIT	Laptop	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-761	WKE Corp	761	HQIT	Laptop	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-762	WKE Corp	762	HQIT	Laptop	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-763	WKE Corp	763	HQIT	Laptop	1/1/2002	1/1/2002	03 00	No	WK01A048U
In	WKE Corp-765	WKE Corp	765	HQFC	Telephone System Upgrade	2/1/2002	2/1/2002	05 00	No	WK01A001B
In	WKE Corp-766	WKE Corp	766	HQIT	Automated Meter Reading System	2/1/2002	2/1/2002	03 00	No	WK01A046U
In	WKE Corp-767	WKE Corp	767	LAB	Limestone Crusher	2/1/2002	2/1/2002	07 00	No	WK01A055U
In	WKE Corp-768	WKE Corp	768	HQEV	3 Dimensional Flow Sensing System	2/1/2002	2/1/2002	07 00	No	WK01A65U
In	WKE Corp-769	WKE Corp	769	HQEV	Power Quality Monitoring and Testing Equipment	2/1/2002	2/1/2002	07 00	No	WK01A071U
In	WKE Corp-770	WKE Corp	770	HQIT	Storage Area Networks (SANS) Hardware Portion	1/1/2002	1/1/2002	03 00	No	WKITCAP01
In	WKE Corp-774	WKE Corp	774	HQIT	ASX-1000 Addition/Replacement(Hardware)	1/1/2002	1/1/2002	03 00	No	WKITCAP01
In	WKE Corp-775	WKE Corp	775	HQIT	ATM Switch Processor Upgrade (Hardware)	1/1/2002	1/1/2002	03 00	No	WKITCAP01
In	WKE Corp-776	WKE Corp	776	HQIT	Core Network Infrastructure (Hardware)	1/1/2002	1/1/2002	03 00	No	WKITCAP01
In	WKE Corp-777	WKE Corp	777	HQIT	LE155 Replacement (Hardware)	1/1/2002	1/1/2002	03 00	No	WKITCAP01
In	WKE Corp-778	WKE Corp	778	HQIT	Gigabit Ethernet Pilot (Hardware)	1/1/2002	1/1/2002	03 00	No	WKITCAP01
In	WKE Corp-779	WKE Corp	779	HQIT	Server Management - Remote/Automation (Hardware)	1/1/2002	1/1/2002	03 00	No	WKITCAP01
In	WKE Corp-781	WKE Corp	781	HQIT	Enterprise Printing - Multiyear (Hardware)	1/1/2002	1/1/2002	03 00	No	WKITCAP01
In	WKE Corp-783	WKE Corp	783	HQIT	Telecommuting/Support Enablement (Hardware)	1/1/2002	1/1/2002	03 00	No	WKITCAP01
In	WKE Corp-785	WKE Corp	785	HQEV	AA/Furnace Analyzer	3/1/2002	3/1/2002	05 00	No	WK01A066U
In	WKE Corp-788	WKE Corp	788	LAB	EPM Model 797.302 dilution probe	3/1/2002	3/1/2002	10 00	No	WK01A13B
In	WKE Corp-789	WKE Corp	789	LAB	EPM Model SS-316L dilution module	3/1/2002	3/1/2002	10 00	No	WK01A13B
In	WKE Corp-790	WKE Corp	790	LAB	Dominick Hunter Gas Generator Model #CO2RP280	3/1/2002	3/1/2002	10 00	No	WK01A013B
In	WKE Corp-791	WKE Corp	791	LAB	Yokogawa SR1003 chart recorder	3/1/2002	3/1/2002	10 00	No	WK01A13B
In	WKE Corp-792	WKE Corp	792	LAB	Vaisala Model 555DCP data logger	3/1/2002	3/1/2002	10 00	No	WK01A13B
In	WKE Corp-793	WKE Corp	793	LAB	Vaisala Model 555DCP data logger	3/1/2002	3/1/2002	10 00	No	WK01A13B
In	WKE Corp-794	WKE Corp	794	LAB	Vaisala Model 555DCP data logger	3/1/2002	3/1/2002	10 00	No	WK01A13B
In	WKE Corp-795	WKE Corp	795	LAB	Calibrator Model #143	3/1/2002	3/1/2002	10 00	No	WK01A013B
In	WKE Corp-796	WKE Corp	796	LAB	Nox analyzer Model 42C-LS	3/1/2002	3/1/2002	10 00	No	WK01A013B
In	WKE Corp-805	WKE Corp	805	HQFL	1999 Ford Explorer 4DR 4WD - Jack Jacobs	6/1/2002	6/1/2002	05 00	No	WK02F002U
In	WKE Corp-806	WKE Corp	806	RGHC	1999 Ford Expedition 4 WD - Danny Faulkner	6/1/2002	6/1/2002	05 00	No	WK02F002U
In	WKE Corp-811	WKE Corp	811	R1	Compaq EVO N600C	9/1/2002	9/1/2002	03 00	No	WK02A004B
In	WKE Corp-814	WKE Corp	814	HQIT	HP LASERJET 4600DN	9/1/2002	9/1/2002	03 00	No	WK02A004B
In	WKE Corp-815	WKE Corp	815	HQIT	HP LASERJET 4600DN	9/1/2002	9/1/2002	03 00	No	WK02A004B
In	WKE Corp-826	WKE Corp	826	R1	Compaq EVO D500 CMT	9/1/2002	9/1/2002	03 00	No	WK02A004B
In	WKE Corp-827	WKE Corp	827	R1	Compaq EVO D500 CMT	9/1/2002	9/1/2002	03 00	No	WK02A004B
In	WKE Corp-828	WKE Corp	828	CC	Compaq EVO D500 CMT	9/1/2002	9/1/2002	03 00	No	WK02A004B
In	WKE Corp-829	WKE Corp	829	CC	Compaq EVO D500 CMT	9/1/2002	9/1/2002	03 00	No	WK02A004B
In	WKE Corp-830	WKE Corp	830	CC	Compaq EVO D500 CMT	9/1/2002	9/1/2002	03 00	No	WK02A004B
In	WKE Corp-831	WKE Corp	831	CC	Compaq EVO D500 CMT	9/1/2002	9/1/2002	03 00	No	WK02A004B
In	WKE Corp-832	WKE Corp	832	CC	Compaq EVO D500 CMT	9/1/2002	9/1/2002	03 00	No	WK02A004B
In	WKE Corp-833	WKE Corp	833	CC	Compaq EVO D500 CMT	9/1/2002	9/1/2002	03 00	No	WK02A004B
In	WKE Corp-834	WKE Corp	834	CC	Compaq EVO D500 CMT	9/1/2002	9/1/2002	03 00	No	WK02A004B

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in	WKE Corp-835	WKE Corp	835	W1	Compaq EVO D500 CMT	9/1/2002	9/1/2002	03 00	No	WK02A004B
in	WKE Corp-836	WKE Corp	836	GC	Compaq EVO D500 CMT	9/1/2002	9/1/2002	03 00	No	WK02A004B
in	WKE Corp-837	WKE Corp	837	HQIT	Monitor FE700M+ 17"	9/1/2002	9/1/2002	03 00	No	WK02A004B
in	WKE Corp-838	WKE Corp	838	HQIT	Monitor FE700M+ 17"	9/1/2002	9/1/2002	03 00	No	WK02A004B
in	WKE Corp-839	WKE Corp	839	HQIT	Monitor FE700M+ 17"	9/1/2002	9/1/2002	03 00	No	WK02A004B
in	WKE Corp-840	WKE Corp	840	HQIT	Monitor FE700M+ 17"	9/1/2002	9/1/2002	03 00	No	WK02A004B
in	WKE Corp-841	WKE Corp	841	HQIT	Monitor FE700M+ 17"	9/1/2002	9/1/2002	03 00	No	WK02A004B
in	WKE Corp-842	WKE Corp	842	HQIT	Monitor FE700M+ 17"	9/1/2002	9/1/2002	03 00	No	WK02A004B
in	WKE Corp-843	WKE Corp	843	HQIT	Monitor FE700M+ 17"	9/1/2002	9/1/2002	03 00	No	WK02A004B
in	WKE Corp-844	WKE Corp	844	HQIT	Monitor FE700M+ 17"	9/1/2002	9/1/2002	03 00	No	WK02A004B
in	WKE Corp-845	WKE Corp	845	HQIT	Monitor FE700M+ 17"	9/1/2002	9/1/2002	03 00	No	WK02A004B
in	WKE Corp-846	WKE Corp	846	HQIT	Monitor FE700M+ 17"	9/1/2002	9/1/2002	03 00	No	WK02A004B
in	WKE Corp-851	WKE Corp	851	HQEV	Groundwater Sampling Eqpt. Micropurge	10/1/2002	10/1/2002	05 00	No	WK02A007U
in	WKE Corp-852	WKE Corp	852	HQEV	Air Flow Calibrator	10/1/2002	10/1/2002	05 00	No	WK02A002U
in	WKE Corp-853	WKE Corp	853	HQEN	Training Videos - Primedia CD's	10/1/2002	10/1/2002	05 00	No	WK02A017B
in	WKE Corp-855	WKE Corp	855	HQAM	Printer-HP 4100TN	11/1/2002	11/1/2002	03 00	No	WK02A005U
in	WKE Corp-856	WKE Corp	856	HQAM	Printer Intermec 3400C	11/1/2002	11/1/2002	03 00	No	WK02A005U
in	WKE Corp-857	WKE Corp	857	HQAM	Printer Intermec 3400C	11/1/2002	11/1/2002	03 00	No	WK02A005U
in	WKE Corp-858	WKE Corp	858	HQAM	Printer Intermec 3400C	11/1/2002	11/1/2002	03 00	No	WK02A005U
in	WKE Corp-859	WKE Corp	859	LAB	Sulphur Analyzer Upgrade	11/1/2002	11/1/2002	05 00	No	WK02A013U
in	WKE Corp-860	WKE Corp	860	LAB	Microwave Digester	11/1/2002	11/1/2002	05 00	No	WK02A012U
in	WKE Corp-861	WKE Corp	861	LAB	Chromatograph	11/1/2002	11/1/2002	05 00	No	WK02A020U
in	WKE Corp-862	WKE Corp	862	HQEV	Ford P/U F-250	11/1/2002	11/1/2002	05 00	No	WK02A016U
in	WKE Corp-863	WKE Corp	863	HQEN	Locator - Metrotech	11/1/2002	11/1/2002	05 00	No	WK02A011U
in	WKE Corp-864	WKE Corp	864	HQEV	Ford P/U F-150	11/1/2002	11/1/2002	05 00	No	WK02A014U
in	WKE Corp-868	WKE Corp	868	HQEV	ThermaCam P60 Thermal Imaging Camera	12/1/2002	11/1/2002	07 00	No	WK02A015U
in	WKE Corp-873	WKE Corp	873	LAB	TEM Upgrade-Gas Sampling Probe	1/1/2003	1/1/2003	07 00	No	WK02A019B
in	WKE Corp-874	WKE Corp	874	HQIT	Printer HP Laser Jet C8050A	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-875	WKE Corp	875	HQIT	Printer HP Laser Jet C8050A	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-876	WKE Corp	876	HQIT	Monitor Compaq VG800	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-877	WKE Corp	877	HQIT	Monitor Compaq VG800	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-878	WKE Corp	878	HQIT	Printer HP Laser Jet 4100N	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-882	WKE Corp	882	HQIT	Monitor Compaq VG800-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-883	WKE Corp	883	HQIT	Monitor Compaq VG800-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-884	WKE Corp	884	HQIT	Monitor Compaq VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-885	WKE Corp	885	HQIT	Monitor Compaq VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-886	WKE Corp	886	HQIT	Monitor Compaq VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-887	WKE Corp	887	HQIT	Monitor Compaq VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-888	WKE Corp	888	HQIT	Monitor Compaq VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-889	WKE Corp	889	HQIT	Monitor Compaq VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-890	WKE Corp	890	HQIT	Monitor Compaq VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-891	WKE Corp	891	HQIT	Monitor Compaq VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-892	WKE Corp	892	HQIT	Monitor Compaq VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-893	WKE Corp	893	HQIT	Monitor Compaq VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-9	WKE Corp	9	HQHR	VEH#163 1991 Chevy Lumina 2G1WL54T1M1137888	7/1/1998	7/1/1998	05 00	No	WK02A006U
in	WKE Corp-909	WKE Corp	909	HQIT	Computer Compaq EVO N1000C	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-912	WKE Corp	912	HQIT	Computer Compaq EVO N1000C	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-913	WKE Corp	913	HQIT	Computer Compaq EVO N1000C	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-914	WKE Corp	914	HQIT	Computer Compaq EVO N1000C	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-915	WKE Corp	915	HQIT	Computer IBM 830731U Desktop	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-916	WKE Corp	916	HQIT	Computer IBM 830731U Desktop	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-917	WKE Corp	917	HQIT	Computer IBM 830731U Desktop	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-918	WKE Corp	918	HQIT	Computer IBM 830731U Desktop	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-919	WKE Corp	919	HQIT	Computer IBM 830731U Desktop	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-920	WKE Corp	920	HQIT	Monitor VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
in	WKE Corp-921	WKE Corp	921	HQIT	Monitor VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U

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In	WKE Corp-922	WKE Corp	922	HQIT	Monitor VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKE Corp-923	WKE Corp	923	HQIT	Monitor VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKE Corp-924	WKE Corp	924	HQIT	Monitor VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKE Corp-925	WKE Corp	925	HQIT	Computer IBM Laptop R32	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKE Corp-926	WKE Corp	926	HQIT	Computer IBM Laptop R32	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKE Corp-927	WKE Corp	927	HQIT	Computer IBM Laptop R32	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKE Corp-928	WKE Corp	928	HQIT	Computer IBM Laptop R32	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKE Corp-929	WKE Corp	929	HQIT	Computer IBM Laptop R32	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKE Corp-930	WKE Corp	930	HQIT	Computer IBM Laptop R32	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKE Corp-931	WKE Corp	931	HQIT	Computer IBM Laptop R32	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKE Corp-932	WKE Corp	932	HQIT	Computer IBM Laptop R32	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKE Corp-933	WKE Corp	933	HQIT	Computer IBM Laptop R32	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKE Corp-934	WKE Corp	934	HQIT	Computer IBM Laptop R32	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKE Corp-935	WKE Corp	935	HQIT	Monitor VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKE Corp-936	WKE Corp	936	HQIT	Monitor VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKE Corp-937	WKE Corp	937	HQIT	Monitor VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKE Corp-938	WKE Corp	938	HQIT	Monitor VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKE Corp-939	WKE Corp	939	HQIT	Monitor VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKE Corp-940	WKE Corp	940	HQIT	Monitor VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKE Corp-941	WKE Corp	941	HQIT	Monitor VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKE Corp-942	WKE Corp	942	HQIT	Monitor VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKE Corp-943	WKE Corp	943	HQIT	Monitor VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKE Corp-944	WKE Corp	944	HQIT	Monitor VG150M-1	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKE Corp-946	WKE Corp	946	HQIT	Monitor VG700B	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKE Corp-947	WKE Corp	947	HQIT	Monitor VG700B	1/1/2003	1/1/2003	03 00	No	WK02A006U
In	WKEC-100	WKEC	100	W1	Railcar, 1985 Built, Gondola, 100-Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-1004	WKEC	1004	W1	1999 Ford Explorer	4/1/2002	12/1/2001	05 00	No	WK01W029U
In	WKEC-1005	WKEC	1005	W1	2002 Ford Expedition "XLT" 4x4	4/1/2002	12/1/2001	05 00	No	WK01W029U
In	WKEC-1006	WKEC	1006	W1	1992 Ford Van Model E34	4/1/2002	12/1/2001	05 00	No	WK01W029U
In	WKEC-1007	WKEC	1007	W1	1995 Chevy 1 Ton Pickup w/Utility Bed	4/1/2002	12/1/2001	05 00	No	WK01W029U
In	WKEC-1008	WKEC	1008	W1	1991 Chevy 2500 4WD Pickup	4/1/2002	12/1/2001	05 00	No	WK01W029U
In	WKEC-101	WKEC	101	W1	Railcar, 1985 Built, Gondola, 100-Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-1017	WKEC	1017	GC	1999 Ford F250 Pickup - Warehouse Truck	4/1/2002	1/1/2002	07 00	No	WK01G060U
In	WKEC-1018	WKEC	1018	C3	Service Air Compressor	4/1/2002	12/1/2001	21 09	No	WK01C051U
In	WKEC-1019	WKEC	1019	C3	Instrument Air Compressor	4/1/2002	12/1/2001	21 09	No	WK01C051U
In	WKEC-102	WKEC	102	W1	Railcar, 1985 Built, Gondola, 100-Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-103	WKEC	103	W1	Railcar, 1985 Built, Gondola, 100-Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-1035	WKEC	1035	GC	Jon Boat for work on Barge Mooring Cells	5/1/2002	5/1/2002	15 00	No	WK02S056U
In	WKEC-1037	WKEC	1037	GC	Fuel Truck Sampler (Sampler Cab)	5/1/2002	2/1/2002	15 00	No	WK01T004B
In	WKEC-1038	WKEC	1038	W1	Drying Oven to run Total Suspended Solids in Lab	5/1/2002	3/1/2002	05 00	No	WK02W036B
In	WKEC-104	WKEC	104	W1	Railcar, 1985 Built, Gondola, 100-Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-105	WKEC	105	W1	Railcar, 1985 Built, Gondola, 100-Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-1053	WKEC	1053	GC	HYTORC Wrench	6/1/2002	6/1/2002	05 00	No	WK02G030U
In	WKEC-106	WKEC	106	W1	Railcar, 1985 Built, Gondola, 100-Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-1065	WKEC	1065	W1	Tool Chest	7/1/2002	4/1/2002	05 00	No	WK02W042B
In	WKEC-107	WKEC	107	W1	Railcar, 1985 Built, Gondola, 100-Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-108	WKEC	108	W1	Railcar, 1985 Built, Gondola, 100-Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-109	WKEC	109	W1	Railcar, 1985 Built, Gondola 100-Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-1099	WKEC	1099	GC	Nut Runner -Air Operated	8/1/2002	4/1/2002	08 00	No	WK02G012B
In	WKEC-110	WKEC	110	W1	Railcar, 1985 Built, Gondola, 100-Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-1100	WKEC	1100	GC	Paraboard	8/1/2002	5/1/2002	10 00	No	WK02G022U
In	WKEC-111	WKEC	111	W1	Railcar, 1985 Built, Gondola, 100-Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-112	WKEC	112	W1	Railcar, 1985 Built, Gondola, 100-Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-1120	WKEC	1120	GC	Elliott Centrifugal Air Compressor	9/1/2002	12/1/2001	21 04	No	WK02G009B
In	WKEC-113	WKEC	113	W1	Railcar, 1985 Built, Gondola, 100-Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-1137	WKEC	1137	GC	Forklift - Nissan JP50G	10/1/2002	10/1/2002	21 03	No	WK02M001U

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In	WKEC-1138	WKEC	1138	GC	TIG Welder - Lincoln	10/1/2002	9/1/2002	10 00	No	WK02G040U
In	WKEC-114	WKEC	114	W1	Railcar, 1985 Built, Gondola, 100-Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-1145	WKEC	1145	W1	Dodge P/U D-2500	11/1/2002	9/1/2002	05 00	No	WK02W062U
In	WKEC-1146	WKEC	1146	W1	CHEVY P/U S10	11/1/2002	9/1/2002	05 00	No	WK02W062U
In	WKEC-1147	WKEC	1147	W1	LOADER - CASE 40XT W/72" BUCKET	11/1/2002	8/1/2002	05 00	No	WK02W058U
In	WKEC-115	WKEC	115	W1	Railcar, 1985 Built, Gondola, 100-Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-1156	WKEC	1156	GC	SUMP PUMP GPMCO HC4215-GT4 - PORTABLE	11/1/2002	10/1/2002	05 00	No	WK02G041U
In	WKEC-1157	WKEC	1157	GC	SUMP PUMP GPMCO HC4215-GT4 - PORTABLE	11/1/2002	10/1/2002	05 00	No	WK02G041U
In	WKEC-1158	WKEC	1158	CMS	Boring Mill and Tooling-Supermill	11/1/2002	11/1/2002	21 02	No	WK02M002U
In	WKEC-116	WKEC	116	W1	Railcar, 1985 Built, Gondola, 100-Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-1164	WKEC	1164	RGHC	Respirator/Escapes System - STA-PAK	11/1/2002	11/1/2002	10 00	No	WK02T006B
In	WKEC-1165	WKEC	1165	RGHC	Respirator/Escapes System - STA-PAK	11/1/2002	11/1/2002	10 00	No	WK02T006B
In	WKEC-117	WKEC	117	W1	Railcar, 1985 Built, Gondola, 100-Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-118	WKEC	118	W1	Railcar, 1985 Built, Gondola, 100-Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-1189	WKEC	1189	W1	FORKLIFT YALE 8000 LB.	1/1/2003	8/1/2002	10 00	No	WK02W059U
In	WKEC-119	WKEC	119	W1	Railcar, 1985 Built, Gondola, 100-Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-120	WKEC	120	W1	Railcar, 1985 Built, Gondola, 100-Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-121	WKEC	121	G1	Umbilical Stack Sampling Spectrum System	7/1/1998	7/1/1998	10 00	No	
In	WKEC-122	WKEC	122	G1	Copier, Xerox 5345, SN 2EY-029176	7/1/1998	7/1/1998	03 00	No	
In	WKEC-123	WKEC	123	W1	Filter, Mobile Oil & Purification System	7/1/1998	7/1/1998	03 00	No	
In	WKEC-124	WKEC	124	LAB	Counter, Particle, Model 8011 ABS-2 SN 92028006	7/1/1998	7/1/1998	05 00	No	
In	WKEC-125	WKEC	125	C1	Sharper, Steploc 20 Inch	7/1/1998	7/1/1998	03 00	No	
In	WKEC-1250	WKEC	1250	RGHC	Loader Case (Split with SII #274)	1/1/2003	1/1/2003	20 00	No	WK02T008U
In	WKEC-1252	WKEC	1252	RGHC	Projector Sharp LCD Notevision (See SII #280)	1/1/2003	1/1/2003	20 00	No	WK02T009U
In	WKEC-126	WKEC	126	W1	Forklift, Clark, 8,000 Lb Diesel 24' Load	7/1/1998	7/1/1998	03 00	No	
In	WKEC-1260	WKEC	1260	GC	Pump Tsurumi 7.5HP 480V 3 Phase	1/1/2003	11/1/2002	05 00	No	WK02G045U
In	WKEC-127	WKEC	127	W1	Valve Lapping Tool Set	7/1/1998	7/1/1998	03 00	No	
In	WKEC-128	WKEC	128	R1	Lift, Towable Boom, XLB-4232-DC	7/1/1998	7/1/1998	06 00	No	
In	WKEC-1282	WKEC	1282	W1	Communications System - Gaitronics - Boiler Bldg	2/1/2003	10/1/2002	10 00	No	WK02W038U
In	WKEC-1283	WKEC	1283	W1	Communications System - Gaitronics - CSI	2/1/2003	10/1/2002	10 00	No	WK02W038U
In	WKEC-1284	WKEC	1284	W1	Communications System - Gaitronics - Water Treat	2/1/2003	10/1/2002	10 00	No	WK02W038U
In	WKEC-1285	WKEC	1285	W1	Communications System - Gaitronics - Cooling Tower	2/1/2003	10/1/2002	10 00	No	WK02W038U
In	WKEC-1286	WKEC	1286	W1	Communications System - Gaitronics - FGD	2/1/2003	10/1/2002	10 00	No	WK02W038U
In	WKEC-1287	WKEC	1287	W1	Communications System - Gaitronics - FGD Contr Bldg	2/1/2003	10/1/2002	10 00	No	WK02W038U
In	WKEC-1288	WKEC	1288	W1	Communications System - Gaitronics - Precip Area	2/1/2003	10/1/2002	10 00	No	WK02W038U
In	WKEC-1289	WKEC	1289	W1	Communications System - Gaitronics - Service Bldg	2/1/2003	10/1/2002	10 00	No	WK02W038U
In	WKEC-129	WKEC	129	W1	Tools, Sets (18)	7/1/1998	7/1/1998	02 00	No	
In	WKEC-1296	WKEC	1296	CC	Workstation - Matrix	2/1/2003	2/1/2003	05 00	No	WK02C034U
In	WKEC-1297	WKEC	1297	CC	Forklift - Toyota 7FGU35	2/1/2003	2/1/2003	10 00	No	WK02C036U
In	WKEC-130	WKEC	130	W1	Tools, Sets (24)	7/1/1998	7/1/1998	02 00	No	
In	WKEC-131	WKEC	131	C1	Loader Walden MN SN 14967	7/1/1998	7/1/1998	03 00	No	
In	WKEC-132	WKEC	132	CMS	Balancer, IRD Series 220	7/1/1998	7/1/1998	03 00	No	
In	WKEC-133	WKEC	133	G1	Drill, Tap Machine, Radial	7/1/1998	7/1/1998	02 00	No	
In	WKEC-135	WKEC	135	C1	Analyzer, Data Collector, W/Accelerometer IRD 890	7/1/1998	7/1/1998	03 00	No	
In	WKEC-138	WKEC	138	W1	Loader/Backhoe, John Deere 310A SN 35646	7/1/1998	7/1/1998	03 00	No	
In	WKEC-139	WKEC	139	W1	Shelving for Warehouse & Tool room	7/1/1998	7/1/1998	02 00	No	
In	WKEC-14	WKEC	14	C1	VEH#087 1990 Chevy Blazer 1GCEV18K3LF181552	7/1/1998	7/1/1998	05 00	No	
In	WKEC-140	WKEC	140	W1	Tools, Lot	7/1/1998	7/1/1998	02 00	No	
In	WKEC-141	WKEC	141	W1	Terminal, MPR-3010 Remote, ACS Switch Yard	7/1/1998	7/1/1998	03 00	No	
In	WKEC-142	WKEC	142	W1	Analyzer, Data Collector, W/Accelerometer	7/1/1998	7/1/1998	03 00	No	
In	WKEC-143	WKEC	143	W1	Forklift, Clark, Gasoline Engine, 6000LB	7/1/1998	7/1/1998	03 00	No	
In	WKEC-144	WKEC	144	C1	Tank, Flow Equalization 2000 Gal W/Holding Tank	7/1/1998	7/1/1998	05 00	No	
In	WKEC-145	WKEC	145	W1	Drill, Radial, GR50/1200	7/1/1998	7/1/1998	02 00	No	
In	WKEC-147	WKEC	147	G1	Crane, Double Girder Elec, W/Hoist&Trolley A1284	7/1/1998	7/1/1998	03 00	No	
In	WKEC-148	WKEC	148	CMS	Lathe, Leblond Regal, 19x150 inch, SN 11E328	7/1/1998	7/1/1998	02 00	No	
In	WKEC-149	WKEC	149	W1	Warehouse Shelving, 1-Lot	7/1/1998	7/1/1998	03 00	No	

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In	WKEC-15	WKEC	15	HQVP	VEH#090 1991 Chevy PickUp 1GCE14H8ME151308	7/1/1998	7/1/1998	05 00	No	
In	WKEC-150	WKEC	150	W1	Grinder, Surface, NAGASE W-4, 98 FT SEC	7/1/1998	7/1/1998	02 00	No	
In	WKEC-151	WKEC	151	C1	Ambient Air Trailer Structure	7/1/1998	7/1/1998	03 00	No	
In	WKEC-152	WKEC	152	W1	Lathe, Regal, Leblonde, Heavy Duty, 15 Inch	7/1/1998	7/1/1998	03 00	No	
In	WKEC-153	WKEC	153	G1	Lathe, Engine 19 Inch, Regal, Maint Shop	7/1/1998	7/1/1998	03 00	No	
In	WKEC-154	WKEC	154	C1	Analyzer, Balancer IRD 880	7/1/1998	7/1/1998	03 00	No	
In	WKEC-155	WKEC	155	G1	Reader, Printer, 3M, SN 141173, Model 644AA	7/1/1998	7/1/1998	03 00	No	
In	WKEC-156	WKEC	156	W1	Shelving, Warehouse, (1 Lot)	7/1/1998	7/1/1998	03 00	No	
In	WKEC-1564	WKEC	1564	CC	Media Projector	4/1/2003	12/31/2002	05 00	No	WK02C027U
In	WKEC-1567	WKEC	1567	W1	Ball Mill Changing Tool	4/1/2003	1/1/2003	05 00	No	WK02W078B
In	WKEC-158	WKEC	158	G1	Milling Machine, Bridgeport Series II, Maint Shop	7/1/1998	7/1/1998	05 00	No	
In	WKEC-1582	WKEC	1582	CC	Table - Floor Height Lift	5/1/2003	5/1/2003	20 08	No	WK02C039B
In	WKEC-1583	WKEC	1583	CC	Camcorder Canon GL2	5/1/2003	5/1/2003	05 00	No	WK03C027B
In	WKEC-159	WKEC	159	CMS	Milling Machine, Burke, 333, SN 78111	7/1/1998	7/1/1998	05 00	No	
In	WKEC-16	WKEC	16	C1	VEH# 093 1989 Ford 2 Ton Truck	7/1/1998	7/1/1998	05 00	No	
In	WKEC-160	WKEC	160	W1	Railcar, Rotary Dump, Reconditioned, Ortner	7/1/1998	7/1/1998	05 00	No	
In	WKEC-161	WKEC	161	W1	Railcar, Rotary Dump, Reconditioned, Ortner	7/1/1998	7/1/1998	05 00	No	
In	WKEC-1612	WKEC	1612	W1	Ammonia Detector Portable	6/1/2003	12/1/2003	05 00	No	WK02W011B
In	WKEC-1613	WKEC	1613	W1	Ammonia Detector Portable	6/1/2003	12/1/2003	05 00	No	WK02W011B
In	WKEC-1614	WKEC	1614	W1	Ammonia Detector Portable	6/1/2003	12/1/2003	05 00	No	WK02W011B
In	WKEC-1615	WKEC	1615	W1	Ammonia Detector Portable	6/1/2003	12/1/2003	05 00	No	WK02W011B
In	WKEC-1616	WKEC	1616	W1	Air Packs SCBA	6/1/2003	12/1/2003	05 00	No	WK02W011B
In	WKEC-1617	WKEC	1617	W1	Air Packs SCBA	6/1/2003	12/1/2003	05 00	No	WK02W011B
In	WKEC-162	WKEC	162	W1	Railcar, Rotary Dump, Reconditioned, Ortner	7/1/1998	7/1/1998	05 00	No	
In	WKEC-1625	WKEC	1625	GC	Calibrator - Fluke Multifunction Model 725	6/1/2003	3/1/2003	08 00	No	WK03G029U
In	WKEC-163	WKEC	163	W1	Railcar, Rotary Dump, Reconditioned, Ortner	7/1/1998	7/1/1998	05 00	No	
In	WKEC-1632	WKEC	1632	GC	Pickup Chevrolet Silverado - Green Coal Handling	7/1/2003	5/1/2003	05 00	No	WK03T007U
In	WKEC-1633	WKEC	1633	RGHC	Office - Modular Sebree Plant Mgr	7/1/2003	4/1/2003	05 00	No	WK03T008U
In	WKEC-1634	WKEC	1634	RGHC	Office - Modular Sebree Station Plant Engineer (Morrison)	7/1/2003	6/1/2003	05 00	No	WK03T0011U
In	WKEC-1635	WKEC	1635	RGHC	Office - Modular Sebree Station Plant Engineer (Boles)	7/1/2003	6/1/2003	05 00	No	WK03T012U
In	WKEC-164	WKEC	164	W1	Railcar, Rotary Dump, Reconditioned, Ortner	7/1/1998	7/1/1998	05 00	No	
In	WKEC-165	WKEC	165	W1	Railcar, Rotary Dump, Reconditioned, Ortner	7/1/1998	7/1/1998	05 00	No	
In	WKEC-1654	WKEC	1654	C3	Drum Lifter/Tilter (Below the Hook)	7/1/2003	1/1/2003	20 06	No	WK03C0029B
In	WKEC-1659	WKEC	1659	CC	Torque Multiplier	7/1/2003	3/1/2003	05 00	No	WK03C040B
In	WKEC-166	WKEC	166	W1	Railcar, Rotary Dump, Reconditioned, Ortner	7/1/1998	7/1/1998	05 00	No	
In	WKEC-167	WKEC	167	W1	Railcar, Rotary Dump, Reconditioned, Ortner	7/1/1998	7/1/1998	05 00	No	
In	WKEC-168	WKEC	168	W1	Railcar, Rotary Dump, Reconditioned, Ortner	7/1/1998	7/1/1998	05 00	No	
In	WKEC-169	WKEC	169	W1	Railcar, Rotary Dump, Reconditioned, Ortner	7/1/1998	7/1/1998	05 00	No	
In	WKEC-17	WKEC	17	G1	VEH#094 1991 Ford 1/2 Ton 1FTDF1SY9MLA60464	7/1/1998	7/1/1998	05 00	No	
In	WKEC-170	WKEC	170	W1	Railcar, Rotary Dump, Reconditioned, Ortner	7/1/1998	7/1/1998	05 00	No	
In	WKEC-171	WKEC	171	W1	Railcar, Rotary Dump, Reconditioned, Ortner	7/1/1998	7/1/1998	05 00	No	
In	WKEC-1719	WKEC	1719	CC	Scanner Ricoh IS3300C	9/1/2003	8/1/2003	05 00	No	WK03C041B
In	WKEC-172	WKEC	172	W1	Railcar, Rotary Dump, Reconditioned, Ortner	7/1/1998	7/1/1998	05 00	No	
In	WKEC-1721	WKEC	1721	W1	Radios Handheld - Maxon 5 Watt 16 Channel (70 Total)	9/1/2003	3/1/2003	03 00	No	WK03W043B
In	WKEC-1724	WKEC	1724	W1	Scanner Flatbed 11"X17"	9/1/2003	7/1/2003	05 00	No	WK03W051B
In	WKEC-173	WKEC	173	W1	Railcar, Rotary Dump, Reconditioned, Ortner	7/1/1998	7/1/1998	05 00	No	
In	WKEC-174	WKEC	174	W1	Railcar, Rotary Dump, Reconditioned, Ortner	7/1/1998	7/1/1998	05 00	No	
In	WKEC-175	WKEC	175	W1	Railcar, Rotary Dump, Reconditioned, Ortner	7/1/1998	7/1/1998	05 00	No	
In	WKEC-1756	WKEC	1756	GC	Ice Maker - Green Break Room	9/1/2003	6/1/2003	15 00	No	WK03G031U
In	WKEC-1758	WKEC	1758	GC	Laser Printer 4600DN	9/1/2003	6/1/2003	05 00	No	WK03T010U
In	WKEC-1759	WKEC	1759	GC	Scanner IS 330DC	9/1/2003	6/1/2003	05 00	No	WK03T010U
In	WKEC-176	WKEC	176	W1	Railcar, Rotary Dump, Reconditioned, Ortner	7/1/1998	7/1/1998	05 00	No	
In	WKEC-177	WKEC	177	W1	Railcar, Rotary Dump, Reconditioned, Ortner	7/1/1998	7/1/1998	05 00	No	
In	WKEC-178	WKEC	178	W1	Railcar, Rotary Dump, Reconditioned, Ortner	7/1/1998	7/1/1998	05 00	No	
In	WKEC-179	WKEC	179	W1	Railcar, Rotary Dump, Reconditioned, Ortner	7/1/1998	7/1/1998	05 00	No	
In	WKEC-180	WKEC	180	W1	Railcar, Rotary Dump, Reconditioned, Ortner	7/1/1998	7/1/1998	05 00	No	

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In	WKEC-182	WKEC	182	C1	Computer-Omnibook 3000	7/1/1998	7/1/1998	03 00	No	
In	WKEC-1821	WKEC	1821	W1	Multiloop Calibrator (1 of 2) Instrument Shop	12/1/2003	3/1/2003	05 00	No	WK03W040B
In	WKEC-1822	WKEC	1822	W1	Multiloop Calibrator (2 of 2) Instrument Shop	12/1/2003	3/1/2003	05 00	No	WK03W040B
In	WKEC-1823	WKEC	1823	W1	Radio Coupler for 2-Way Radios	12/1/2003	9/1/2003	10 00	No	WK03W049B
In	WKEC-1824	WKEC	1824	W1	Tables for Small Conference Room	12/1/2003	8/1/2003	05 00	No	WK03W057U
In	WKEC-1825	WKEC	1825	W1	Chairs for Safety Training Room	12/1/2003	8/1/2003	05 00	No	WK03W057U
In	WKEC-184	WKEC	184	G1	Computer-Vectra 266/Ultra VGA display/Speakers	7/1/1998	7/1/1998	03 00	No	
In	WKEC-1845	WKEC	1845	W1	Office Furniture - Procurement Office	12/1/2003	5/1/2003	05 00	No	WK03W047B
In	WKEC-1846	WKEC	1846	W1	Office Furniture - I&E Supervisor Office	12/1/2003	5/1/2003	05 00	No	WK03W047B
In	WKEC-1847	WKEC	1847	W1	Office Furniture - Control Room	12/1/2003	5/1/2003	05 00	No	WK03W047B
In	WKEC-191	WKEC	191	W1	Truck Scale	7/1/1998	7/1/1998	10 00	No	
In	WKEC-192	WKEC	192	C1	WKE Sign - Coleman Station (Entry Sign)	9/1/1998	9/1/1998	23 00	No	
In	WKEC-193	WKEC	193	C1	Single Cylinder John Deere Lawnmower	10/1/1998	10/1/1998	05 00	No	
In	WKEC-194	WKEC	194	G1	Chain hoist	9/1/1998	9/1/1998	06 00	No	
In	WKEC-195	WKEC	195	C1	Stick Welder	11/1/1998	11/1/1998	05 00	No	
In	WKEC-196	WKEC	196	C1	Stick Welder	12/1/1998	12/1/1998	05 00	No	
In	WKEC-197	WKEC	197	G1	New Terex RT450, 50 Ton Rough Terrain Crane	12/1/1998	12/1/1998	20 00	No	
In	WKEC-198	WKEC	198	G1	Office Furniture for Ralph Bowling/Secr./Conf. Room	12/1/1998	12/1/1998	07 00	No	
In	WKEC-199	WKEC	199	G1	Caterpillar D9R DS Tractor	12/1/1998	12/1/1998	20 00	No	
In	WKEC-2	WKEC	2	W1	VEH#012 1981 Ford 10-Ton Dump 1FDYU80U9BVJ37496	7/1/1998	7/1/1998	05 00	No	
In	WKEC-200	WKEC	200	W1	One Case 1840 unloader (dir/snow bucket)	12/1/1998	12/1/1998	07 00	No	
In	WKEC-201	WKEC	201	W1	1999 Ford Truck Ranger (Silver)	12/1/1998	12/1/1998	05 00	No	
In	WKEC-202	WKEC	202	W1	1999 Chevy 1 Ton Cab & Chassis (White)	12/1/1998	12/1/1998	05 00	No	
In	WKEC-203	WKEC	203	W1	1999 Ford F150 #41870	12/1/1998	12/1/1998	05 00	No	
In	WKEC-204	WKEC	204	W1	1999 Ford F150 #46441	12/1/1998	12/1/1998	05 00	No	
In	WKEC-205	WKEC	205	W1	1999 Ford F150 4x4 # 46720	12/1/1998	12/1/1998	05 00	No	
In	WKEC-206	WKEC	206	W1	1999 Ford Ranger #58107	12/1/1998	12/1/1998	05 00	No	WK03G042U
In	WKEC-2278	WKEC	2278	GC	Storage Building - Insulated 5X8 on Green Limestone Silos	1/1/2004	12/1/2003	20 00	No	WK03G046U
In	WKEC-2280	WKEC	2280	GC	Insulation Tester Megger 5kV	1/1/2004	12/1/2003	10 00	No	WK03W070B
In	WKEC-2284	WKEC	2284	W1	Brush Recorder	1/1/2004	11/1/2003	10 00	No	
In	WKEC-237	WKEC	237	W1	Stacker Reclaimer Radio Telemetry (related to asset#260) (Radio Receiver and Radio Transmitter)	12/1/1998	12/1/1998	25 00	VERLY SHA	WK7600000
In	WKEC-24	WKEC	24	HQVP	VEH#126 1979 Int'l Truck (F5070 TC) Cab & CH	7/1/1998	7/1/1998	05 00	No	
In	WKEC-243	WKEC	243	C1	30 Ton Rough Terrain Crane Lorain RT230	2/1/1999	2/1/1999	20 00	No	
In	WKEC-2435	WKEC	2435	W1	Plotter HP Design Jet 800PS 42 Inch	4/1/2004	1/1/2004	05 00	No	WK04W044B
In	WKEC-244	WKEC	244	G1	Proto #9961-XHD 7 Drawer Mobile Tool Cart	3/1/1999	3/1/1999	07 00	No	
In	WKEC-2440	WKEC	2440	GC	Burns & Roe Building Refurbishment - Complete (Includes \$60,321.06 of PP office furniture)	4/1/2004	1/1/2004	15	No	WK03T013U
In	WKEC-245	WKEC	245	G1	Proto #9961-XHD 7 Drawer Mobile Tool Cart	3/1/1999	3/1/1999	07 00	No	
In	WKEC-2450	WKEC	2450	G2	Air Compressor 500HP Turbo - G2 B	4/1/2004	11/1/2003	19 09	No	WK03G027B
In	WKEC-246	WKEC	246	G1	Proto #9961-XHD 7 Drawer Mobile Tool Cart	3/1/1999	3/1/1999	07 00	No	
In	WKEC-247	WKEC	247	G2	Proto #9961-XHD 7 Drawer Mobile Tool Cart	3/1/1999	3/31/1999	07 00	No	
In	WKEC-248	WKEC	248	G2	Proto #9961-XHD 7 Drawer Mobile Tool Cart	3/1/1999	3/1/1999	07 00	No	
In	WKEC-249	WKEC	249	G2	Proto #9961-XHDD 7 Drawer Mobile Tool Cart	3/1/1999	3/1/1999	07 00	No	
In	WKEC-250	WKEC	250	G2	John Deere 488-E Forklift	3/1/1999	3/1/1999	07 00	No	
In	WKEC-251	WKEC	251	G1	Proto #9961-XHD 7 Drawer Mobile Tool Cart (Adjustment to asset #'s 244 thru 249)	3/1/1999	3/1/1999	07 00	No	
In	WKEC-252	WKEC	252	W1	Sodium Analyzer	4/1/1999	4/1/1999	05 00	No	
In	WKEC-253	WKEC	253	RHC	7 Step Ladders	5/1/1999	5/1/1999	07 00	No	
In	WKEC-254	WKEC	254	RHC	20 Step Ladders - See Asset 263 for addtl amount added in Aug 99	5/1/1999	5/1/1999	07 00	No	
In	WKEC-260	WKEC	260	W1	Stacker Reclaimer Radio Telemetry (related to asset# 237) (Radio Receiver and Radio Transmitter)	6/1/1999	6/1/1999	25 00	VERLY SHA	WK7600000
In	WKEC-262	WKEC	262	G1	Ladder - See Asset # 264 for addtl amount added in Aug 99	7/1/1999	7/1/1999	07 00	No	
In	WKEC-263	WKEC	263	RHC	20 Step Ladders - See Asset #254 for Original amount entered in May 99	8/1/1999	8/1/1999	07 00	No	

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In	WKEC-264	WKEC	264	G1	99	8/1/1999	8/1/1999	07 00	No	
In	WKEC-266	WKEC	266	W1	Amperometric Titrator	9/1/1999	9/1/1999	05 00	No	
In	WKEC-267	WKEC	267	W1	Amperometric Titrator	9/1/1999	9/1/1999	05 00	No	
In	WKEC-268	WKEC	268	G1	Invertec Stick Welder	10/1/1999	10/1/1999	05 00	No	
In	WKEC-269	WKEC	269	G1	Millermatic 250X Welder	10/1/1999	10/1/1999	05 00	No	
In	WKEC-27	WKEC	27	W1	VEH#156 1984 Ford F603 Truck 1FDNF60H7EVA04145	7/1/1998	7/1/1998	05 00	No	
In	WKEC-2709	WKEC	2709	W1	Crane on Vehicle B, Replacement pH Meter with Electrode, probe, electrode arm and pure water kit	7/1/2004	5/1/2004	05 00	No	WK04W054B
In	WKEC-271	WKEC	271	G1		10/1/1999	10/1/1999	05 00	No	
In	WKEC-2716	WKEC	2716	CC	Bobcat Skid Steer S150	7/1/2004	6/1/2004	10 00	No	WK04C028B
In	WKEC-2717	WKEC	2717	R1	Sump Pump, Submersible 4" w/hose, clamp and control	7/1/2004	6/1/2004	05 00	No	WK04S058U
In	WKEC-2719	WKEC	2719	W1	Truck - Ford Pickup F350	8/1/2004	3/1/2004	05 00	No	WK04W001B
In	WKEC-272	WKEC	272	G1	Ranger 8 (Kohler) Welder	10/1/1999	10/1/1999	05 00	No	
In	WKEC-273	WKEC	273	G1	Bobcat 225 N7 (Kohler) Welder	10/1/1999	10/1/1999	05 00	No	
In	WKEC-2733	WKEC	2733	GMS	Cuter, Indexible (12" facemill w/Shank)	8/1/2004	8/1/2004	19 05	No	WK04M004B
In	WKEC-2734	WKEC	2734	GC	Tool Chest - Proto 8 Drawer with Cart	8/1/2004	6/1/2004	04 00	No	WK04M002B
In	WKEC-2735	WKEC	2735	GC	Tool Chest - Proto 8 Drawer with Cart	8/1/2004	6/1/2004	04 00	No	WK04M002B
In	WKEC-2736	WKEC	2736	CMS	Shop	8/1/2004	6/1/2004	05 00	No	WK04M001B
In	WKEC-2737	WKEC	2737	GC	Wrench, Pneumatic Hand Held Model 75RNL2X6	8/1/2004	6/1/2004	05 00	No	WK04G009B
In	WKEC-2738	WKEC	2738	GC	Band Saw - Metal Cutting C-916S	8/1/2004	4/1/2004	10 00	No	WK04G004B
In	WKEC-274	WKEC	274	G1	Top Loading Analytical Balance	11/1/1999	11/1/1999	05 00	No	WKE00038
In	WKEC-275	WKEC	275	G1	1999 Ford 1/2 Ton Pick-up Truck	11/1/1999	11/1/1999	05 00	No	WKE00058
In	WKEC-2762	WKEC	2762	W1	Track Dozer, 2001 model caterpillar D9R DS	9/1/2004	6/1/2004	08 00	No	WK04W050B
In	WKEC-2771	WKEC	2771	GC	MSA Five Star Monitor	9/1/2004	8/1/2004	05 00	No	WK04G006B
In	WKEC-2772	WKEC	2772	GC	Anhydrous Ammonia Detection Monitor	9/1/2004	8/1/2004	05 00	No	WK04G008B
In	WKEC-2795	WKEC	2795	RGHC	Pressure Washer, Oil Fired, 13gallon w/ hose & legs	10/1/2004	9/1/2004	08 00	No	WK04T004B
In	WKEC-2796	WKEC	2796	RGHC	Piercing Rod Assembly 1", 25ft	10/1/2004	9/1/2004	05 00	No	WK04T007B
In	WKEC-28	WKEC	28	W1	VEH#158 1984 Ford Truck F-600 W/Service Bed & Welder	7/1/1998	7/1/1998	05 00	No	
In	WKEC-29	WKEC	29	C1	VEH#169 1984 Dodge P/U V8 1B7FD14T1E309044	7/1/1998	7/1/1998	05 00	No	
In	WKEC-2992	WKEC	2992	CC	Monitor, 20" Flat Panel LCD, Dell UltraSharp 2000FP	11/1/2004	1/1/2004	02 01	No	WK02C039U
In	WKEC-2993	WKEC	2993	CC	Monitor, 20" Flat Panel LCD, Dell UltraSharp 2000FP	11/1/2004	1/1/2004	02 01	No	WK02C039U
In	WKEC-2994	WKEC	2994	CC	Monitor, 20" Flat Panel LCD, Dell UltraSharp 2000FP	11/1/2004	1/1/2004	02 01	No	WK02C039U
In	WKEC-2995	WKEC	2995	CC	Monitor, 20" Flat Panel LCD, Dell UltraSharp 2000FP	11/1/2004	1/1/2004	02 01	No	WK02C039U
In	WKEC-2996	WKEC	2996	CC	Monitor, 20" Flat Panel LCD, Dell UltraSharp 2000FP	11/1/2004	1/1/2004	02 01	No	WK02C039U
In	WKEC-2997	WKEC	2997	CC	Monitor, 20" Flat Panel LCD, Dell UltraSharp 2000FP	11/1/2004	1/1/2004	02 01	No	WK02C039U
In	WKEC-3	WKEC	3	C1	2GCEC1446L1260320	7/1/1998	7/1/1998	05 00	No	
In	WKEC-3024	WKEC	3024	GC	Plasma Cutting Machine "Pakmaster 100XL" in Green Maintenance	11/1/2004	10/1/2004	05 00	No	WK04G005B
In	WKEC-3025	WKEC	3025	RGHC	Sump Pump, submersible, 4" Discharge, Model IIS3127-468	11/1/2004	10/1/2004	05 00	No	WK04T0008B
In	WKEC-3031	WKEC	3031	W1	Lift, JLG - Model 800AJ 4x4 w/ articulating boom (LevelLift), Serial #M86970	12/1/2004	9/1/2004	08 00	No	WK04W002B
In	WKEC-3033	WKEC	3033	GC	Spectrophotometer, Hach DR/2500, Item# 5900000 for Green Station Lab	12/1/2004	10/1/2004	05 00	No	WK04G010B
In	WKEC-3034	WKEC	3034	GC	Lift, Genie 19ft Electric Mini Scissor, Model#1930GS, SN 64217	12/1/2004	4/1/2004	05 00	No	WK04G001B
In	WKEC-3035	WKEC	3035	GC	Lift, Genie 20ft-21ft Electric Scissor, Model# GS-2032, SN 17204	12/1/2004	4/1/2004	05 00	No	WK04G001B
In	WKEC-3036	WKEC	3036	GC	Teledyne Purge Gas Analyzer for Green Operations	12/1/2004	10/1/2004	05 00	No	WK04G007B
In	WKEC-3156	WKEC	3156	GC	Fork Lift, Yale, Serial Nbr A875B29952B	12/1/2004	11/1/2004	19 02	No	WK04T006B
In	WKEC-3157	WKEC	3157	GC	Plotter, Color, 42" DesignJet, with 3 yr carepack services	12/1/2004	10/1/2004	10 00	No	WK04T014U
In	WKEC-3171	WKEC	3171	CC	Watch Man - Gas Monitor	1/1/2005	10/1/2004	05 00	No	WK04C043U
In	WKEC-3172	WKEC	3172	CC	Watch Man - Gas Monitor	1/1/2005	10/1/2004	05 00	No	WK04C043U
In	WKEC-3173	WKEC	3173	CC	Watch Man - Gas Monitor	1/1/2005	10/1/2004	05 00	No	WK04C043U
In	WKEC-3174	WKEC	3174	CC	Watch Man - Gas Monitor	1/1/2005	10/1/2004	05 00	No	WK04C043U
In	WKEC-3175	WKEC	3175	GC	Compressor, Saylor Beall 25HP Package 460V, 3 Phase, 200 gal tank	1/1/2005	3/1/2004	07 00	No	WK04G044U

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In	WKEC-3187	WKEC	3187	CC	Lifting Platform (Ariel), JLG, 80'	2/1/2005	12/1/2004	15 00	No	WK04C046U
In	WKEC-3191	WKEC	3191	W1	3B7HC16Y6XM572727 Vehicle: 2001 Ford F-150 1/2 ton truck, VIN 1FTRF17W81KF65611	2/1/2005	12/1/2004	05 00	No	WK04W065U
In	WKEC-3192	WKEC	3192	W1	Vehicle: 2001 Ford F-150 1/2 ton truck with camper shell, VIN 1FTZF17231KA77082	2/1/2005	12/1/2004	05 00	No	WK04W065U
In	WKEC-3193	WKEC	3193	W1	Forklift, Noble RT80, 8,000#, 12' mast, sideshifting forkshifter, floodlights...	2/1/2005	12/1/2004	05 00	No	WK04W065U
In	WKEC-3194	WKEC	3194	W1	1HTLKTVR4FHA45975	2/1/2005	12/1/2004	08 00	No	WK04W003B
In	WKEC-32	WKEC	32	W1		7/1/1998	7/1/1998	05 00	No	
In	WKEC-3218	WKEC	3218	GC	Budget Analyst's Offices - U-Shaped Desk with Hutch Building (Includes \$2,814.69 PP for cabinets and appliances)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3220	WKEC	3220	GC	Wallace & Tiernan Amperometric Titrator (Serial#: BL13475) In Green Station Lab	2/1/2005	5/1/2004	15	No	WK04G047U
In	WKEC-3223	WKEC	3223	GC	Budget Analyst's Offices - 5 Shelf Bookcase	2/1/2005	11/1/2004	05 00	No	WK04G052U
In	WKEC-3226	WKEC	3226	GC	Budget Analyst's Offices - Lateral File (1 of 4)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3227	WKEC	3227	GC	Budget Analyst's Offices - Lateral File (1 of 4)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3228	WKEC	3228	GC	Budget Analyst's Offices - Desk Chair (1 of 2)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3229	WKEC	3229	GC	Budget Analyst's Offices - Guest Chair (1 of 4)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3230	WKEC	3230	GC	Budget Analyst's Offices - Chairmat (1 of 2)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3231	WKEC	3231	GC	Budget Analyst's Offices - Folding Table (1)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3232	WKEC	3232	GC	Budget Analyst's Offices - Desk Chair (2 of 2)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3233	WKEC	3233	GC	Budget Analyst's Offices - Lateral File (2 of 4)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3234	WKEC	3234	GC	Budget Analyst's Offices - Lateral File (3 of 4)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3235	WKEC	3235	GC	Budget Analyst's Offices - Lateral File (4 of 4)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3236	WKEC	3236	GC	Procurement Office - Desk Chair	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3237	WKEC	3237	GC	Procurement Office - Lateral File	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3238	WKEC	3238	GC	Plant Clerk's Office - U-Shaped Desk with Hutch	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3239	WKEC	3239	GC	Plant Clerk's Office - Chairmat	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3240	WKEC	3240	GC	Conference Room - Conference Room Table (1 of 4)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3241	WKEC	3241	GC	Conference Room - Conference Room Table (2 of 4)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3242	WKEC	3242	GC	Conference Room - Conference Room Table (3 of 4)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3243	WKEC	3243	GC	Conference Room - Conference Room Table (4 of 4)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3244	WKEC	3244	GC	Conference Room - Conference Room Chair (1 of 5)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3245	WKEC	3245	GC	Conference Room - Conference Room Chair (2 of 5)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3246	WKEC	3246	GC	Conference Room - Conference Room Chair (3 of 5)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3247	WKEC	3247	GC	Conference Room - Conference Room Chair (4 of 5)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3248	WKEC	3248	GC	Conference Room - Conference Room Chair (5 of 5)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3249	WKEC	3249	GC	Budget Analyst's Offices - Guest Chair (2 of 4)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3250	WKEC	3250	GC	Budget Analyst's Offices - Guest Chair (3 of 4)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3251	WKEC	3251	GC	Budget Analyst's Offices - Guest Chair (4 of 4)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3252	WKEC	3252	GC	Budget Analyst's Offices - Chairmat (2 of 2)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3253	WKEC	3253	GC	Procurement Office - Chairmat (1 of 2)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3254	WKEC	3254	GC	Procurement Office - Chairmat (2 of 2)	2/1/2005	6/1/2004	05 00	No	WK04G045U
In	WKEC-3262	WKEC	3262	GC	Service Truck, F350, VIN 1FDWF36PX5EA17344, 4WD, White, Vehicle Number S47 Welding Table, Down Draft with Duct & Belt Drive, Axial Fan Assembly	3/1/2005	12/1/2004	12 00	No	WK04T005B
In	WKEC-3266	WKEC	3266	CMS	Cold Saw, Circular, 14" Scotchman with Cold saw blades	4/1/2005	12/1/2004	10 00	No	WK04M005U
In	WKEC-3267	WKEC	3267	CMS	Lathe, 15" x 54" CC LeBlond Engine, S/N 10C-241	4/1/2005	12/1/2004	10 00	No	WK04M006U
In	WKEC-3268	WKEC	3268	CMS	2002 Southwest brand enclosed cargo trailer for confined space equipment VIN#48B	4/1/2005	12/1/2004	18 00	No	WK04M007U
In	WKEC-3284	WKEC	3284	W1	2001 Chevy, 3/4 ton pick up truck, 2500 HD VIN# 1GCHK24U71E242942	4/1/2005	1/1/2005	05 00	No	WK05W028B
In	WKEC-3285	WKEC	3285	W1	Portable Ultrasonic Leak Detection System (9000)/CFM	4/1/2005	1/1/2005	05 00	No	WK05W027B
In	WKEC-3298	WKEC	3298	W1	UP9000 Kit w/ close focus mo	5/1/2005	2/1/2005	05 00	No	WK05W003B
In	WKEC-33	WKEC	33	G1	VEH#190 1992 Ford Ranger 1FTRC10A4NTA40315	7/1/1998	7/1/1998	05 00	No	

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In	WKEC-330	WKEC	330	W1	Remote Level Indicator	12/1/1999	12/1/1999	15 00	No	WK7900000
In	WKEC-3316	WKEC	3316	GC	Passport Monitor (1 of 2)	5/1/2005	4/1/2005	05 00	No	WK05G005B
In	WKEC-3318	WKEC	3318	CC	Cabinet racks for DCS controls	5/1/2005	12/1/2004	10 00	No	WK04C005B
In	WKEC-3319	WKEC	3319	CC	Emergency lighting system for control room (Individual wall mounted battery powered lights)	5/1/2005	12/1/2004	10 00	No	WK04C005B
In	WKEC-3323	WKEC	3323	GC	Passport Monitor (2 of 2)	5/1/2005	4/1/2005	05 00	No	WK05G005B
In	WKEC-333	WKEC	333	W1	Motorola Two-Way Radio (1) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-334	WKEC	334	W1	Motorola Two-Way Radio (2) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-335	WKEC	335	W1	Motorola Two-Way Radio (3) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-3356	WKEC	3356	CC	Refrigerator/Cooler - Employee Breakroom	7/1/2005	5/1/2005	10 00	No	WK05C031U
In	WKEC-3357	WKEC	3357	RGHC	Sign System LED R/SII/Gr Main Plant	7/1/2005	6/1/2005	03 00	No	WK05T003U
In	WKEC-336	WKEC	336	W1	Motorola Two-Way Radio (4) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-3361	WKEC	3361	GC	Leader	7/1/2005	3/1/2005	05 00	No	WK05G047U
In	WKEC-3365	WKEC	3365	W1	1000 KVA Type OA 3 Phase Padmount Transformer w/ Trailer (portable for backup)	8/1/2005	4/1/2005	05 00	No	WK05VD29B
In	WKEC-337	WKEC	337	W1	Motorola Two-Way Radio (5) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-3376	WKEC	3376	GC	Grinder/Sharpener, Drill Bit, Sterling Twist	8/1/2005	5/1/2005	18 00	No	WK05M002B
In	WKEC-3377	WKEC	3377	GC	Motorized Kneer, Bridgeport Mill	8/1/2005	5/1/2005	18 00	No	WK05M004B
In	WKEC-3378	WKEC	3378	GC	Milling Machine, Vertical, Bridgeport Series 1	8/1/2005	5/1/2005	18 00	No	WK05M005B
In	WKEC-3379	WKEC	3379	GC	Arm Drill, Radial, Speedmaster 15" column with 4' arm	8/1/2005	5/1/2005	18 00	No	WK05M006U
In	WKEC-338	WKEC	338	W1	Motorola Two-Way Radio (6) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-3380	WKEC	3380	GC	Milling Machine, Vertical, Bridgeport Series 1	8/1/2005	5/1/2005	18 00	No	WK05M007U
In	WKEC-339	WKEC	339	W1	Motorola Two-Way Radio (7) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-3395	WKEC	3395	GC	Drill Press, Floor Model, Dake 18", 220v, 3 phase, w/ step down transformer	8/1/2005	6/1/2005	10 00	No	WK05G043B
In	WKEC-340	WKEC	340	W1	Motorola Two-Way Radio (8) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-341	WKEC	341	W1	Motorola Two-Way Radio (9) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-342	WKEC	342	W1	Motorola Two-Way Radio (10) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-343	WKEC	343	W1	Motorola Two-Way Radio (11) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-3432	WKEC	3432	GC	Lab	9/1/2005	8/1/2005	18 00	No	WK05G052U
In	WKEC-344	WKEC	344	W1	Motorola Two-Way Radio (12) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-345	WKEC	345	W1	Motorola Two-Way Radio (13) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-346	WKEC	346	W1	Motorola Two-Way Radio (14) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-3460	WKEC	3460	GC	Automatic Electronic Defibrillator	10/1/2005	6/1/2005	03 00	No	WK05G006B
In	WKEC-347	WKEC	347	W1	Motorola Two-Way Radio (15) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-348	WKEC	348	W1	Motorola Two-Way Radio (16) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-3487	WKEC	3487	GC	Cabinets, Machinist (CMS)	10/1/2005	9/1/2005	10 00	No	WK05M008U
In	WKEC-3488	WKEC	3488	GC	Building, IU Breakroom (Men's & Women's restroom, Kitchen, etc.) (Includes \$1,700 PP for ice maker)	10/1/2005	6/1/2005	15	No	WK04G050U
In	WKEC-3489	WKEC	3489	GC	Phone System, Gal-Tronics	10/1/2005	6/1/2005	17 00	No	WK04G050U

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In	WKEC-349	WKEC	349	W1	Motorola Two-Way Radio (17) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-350	WKEC	350	W1	Motorola Two-Way Radio (18) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-3502	WKEC	3502	W1	2004 Dodge 1500 Series Pickup. VIN # 1D7HU16N84J113183, white	11/1/2005	10/1/2005	05 00	No	WK05W054U
In	WKEC-3507	WKEC	3507	C1	Soot Retract Tool	11/1/2005	8/1/2005	07 00	No	WK05C032B
In	WKEC-3508	WKEC	3508	CC	6" Portable Sump Pump for Intake Cells	11/1/2005	2/1/2005	10 00	No	WK05C041U
In	WKEC-351	WKEC	351	W1	Motorola Two-Way Radio (19) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-352	WKEC	352	W1	Motorola Two-Way Radio (20) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-353	WKEC	353	W1	Motorola Two-Way Radio (21) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-3530	WKEC	3530	GC	GN-Lube Oil Purifier w/Water Removal (portable oil filter)	12/1/2005	10/1/2005	05 00	No	WK05G027B
In	WKEC-3535	WKEC	3535	CC	High Pressure Steam Jenny Cleaning Machine	12/1/2005	9/1/2005	15 00	No	WK05C044U
In	WKEC-354	WKEC	354	W1	Motorola Two-Way Radio (22) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-3542	WKEC	3542	CC	Digital Pressure/Vacuum Calibrator	12/1/2005	11/1/2005	10 00	No	WK05C043U
In	WKEC-355	WKEC	355	W1	Motorola Two-Way Radio (23) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-3551	WKEC	3551	W1	13989	2/1/2006	12/1/2005	15 00	No	WK05W001B
In	WKEC-3552	WKEC	3552	W1	Sharp ARM455NA, Copier(45 CPM, Document Feeder, Duplexing, Stapling, Scan	2/1/2006	12/1/2005	05 00	No	WK05W058B
In	WKEC-356	WKEC	356	W1	Motorola Two-Way Radio (24) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-357	WKEC	357	W1	Motorola Two-Way Radio (25) - ASSOCIATED WITH ASSET #330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-358	WKEC	358	W1	#330	12/1/1999	12/1/1999	10 00	No	WK7900000
In	WKEC-3581	WKEC	3581	CC	River Work Boat Motor	2/1/2006	11/1/2005	03 00	No	WK05C048U
In	WKEC-3608	WKEC	3608	CC	Partition Wall for Conference Room	3/1/2006	8/1/2005	10 00	No	WK05C035U
In	WKEC-3609	WKEC	3609	CC	Garrett	3/1/2006	12/1/2005	05 00	No	WK05C049U
In	WKEC-3610	WKEC	3610	CC	2005 4x4 Expedition General Manager vehicle for Kenny Stewart	3/1/2006	12/1/2005	05 00	No	WK05C049U
In	WKEC-3611	WKEC	3611	CC	Garrett	3/1/2006	12/1/2005	05 00	No	WK05C049U
In	WKEC-3612	WKEC	3612	GC	1999 FORD PICK-UP TRUCK - MAINTENANCE	3/1/2006	12/1/2005	05 00	No	WK05G069U
In	WKEC-3618	WKEC	3618	RHC	CONTROL	3/1/2006	12/1/2005	15 00	No	WK05T005U
In	WKEC-3619	WKEC	3619	RHC	WATER TANK, 3800 GALLON FOR FUGITIVE DUST CONTROL	3/1/2006	12/1/2005	15 00	No	WK05T005U
In	WKEC-3620	WKEC	3620	RHC	CONTROL	3/1/2006	12/1/2005	15 00	No	WK05T005U
In	WKEC-3621	WKEC	3621	RHC	WATER TANK, 3800 GALLON FOR FUGITIVE DUST CONTROL	3/1/2006	12/1/2005	15 00	No	WK05T005U
In	WKEC-3653	WKEC	3653	RGHC	STEELCASE WORKSURFACE FOR 2 PEOPLE(SEE NOTES TAB FOR DETAILS)	5/1/2006	12/1/2005	05 00	No	WK05T006U
In	WKEC-3654	WKEC	3654	RGHC	CORNER UNIT WITH PEDESTAL FILE (SEE NOTE TAB FOR DETAILS)	5/1/2006	12/1/2005	05 00	No	WK05T006U
In	WKEC-3686	WKEC	3686	W1	690D Tiger Wheel Bulldozer	6/1/2006	12/1/2005	15 00	No	WK05W059U
In	WKEC-3687	WKEC	3687	W1	Low Pressure calibration test instrument	6/1/2006	3/1/2006	06 00	No	WK06W039B
In	WKEC-3692	WKEC	3692	GC	GN-Purchase Genie S80 (portable test equipment)	7/1/2006	5/1/2006	05 00	No	WK06G008B
In	WKEC-3693	WKEC	3693	GC	CMS-MIG Welding Machine	7/1/2006	3/1/2006	15 00	No	WK06M001B
In	WKEC-37	WKEC	37	G1	VEH#216 1992 Chevy Truck	7/1/1998	7/1/1998	05 00	No	WK06M001B
In	WKEC-3749	WKEC	3749	W1	High Pressure calibration instrument	10/1/2006	8/1/2006	10 00	No	WK06W038B
In	WKEC-3778	WKEC	3778	CC	Instrument Technician Tool Box (1 of 2)	10/1/2006	8/1/2006	10 00	No	WK06C047B
In	WKEC-3779	WKEC	3779	CC	Instrument Technician Tool Box (2 of 2)	10/1/2006	8/1/2006	10 00	No	WK06C047B
In	WKEC-3798	WKEC	3798	CC	Instrument Shop Calibration Equipment	11/1/2006	9/1/2006	03 00	No	WK06C054U
In	WKEC-39	WKEC	39	G1	VEH#224 1994 Ford Truck	7/1/1998	7/1/1998	05 00	No	WK06C054U

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In	WKEC-391	WKEC	391	C1	#390	2/1/2000	2/1/2000	07 00	No	WKE00097
In	WKEC-393	WKEC	393	W1	992 C Dozer Mobile Fuels Equipment	3/1/2000	3/1/2000	20 00	No	WKE00109
In	WKEC-398	WKEC	398	W1	Electronic Copy Board #2	3/1/2000	3/1/2000	07 00	No	WKW00N1
In	WKEC-399	WKEC	399	W1	Electronic Copy Board #1	3/1/2000	3/1/2000	07 00	No	WKW00N1
In	WKEC-40	WKEC	40	W1	Locomotive, Swotcher, G.E., 144 Ton	7/1/1998	7/1/1998	10 00	No	
In	WKEC-41	WKEC	41	C1	Tow Boat, Serodino, 50' x 20.5' 730HP (Modified 3/84)	7/1/1998	7/1/1998	10 00	No	
In	WKEC-420	WKEC	420	W1	Floor Scrubber for Wilson	4/1/2000	4/1/2000	04 04	No	
In	WKEC-422	WKEC	422	C1	Lanier Copier Model 5235 for Coleman	4/1/2000	4/1/2000	05 00	No	WKC00B3
In	WKEC-425	WKEC	425	C1	Maxstar Welder #1 (KK297787) for Coleman	4/1/2000	4/1/2000	07 00	No	WKC00B5
In	WKEC-426	WKEC	426	C1	Maxstar Welder #2 (KK297793) for Coleman	4/1/2000	4/1/2000	07 00	No	WKC00B5
In	WKEC-427	WKEC	427	C1	Maxstar Welder #3 (KK297785) for Coleman	4/1/2000	4/1/2000	07 00	No	WKC00B5
In	WKEC-428	WKEC	428	C1	Maxstar Welder #4 (KK297789) for Coleman	4/1/2000	4/1/2000	07 00	No	WKC00B5
In	WKEC-429	WKEC	429	C1	Maxstar Welder #5 (KK297788) for Coleman	4/1/2000	4/1/2000	07 00	No	WKC00B5
In	WKEC-43	WKEC	43	CMS	Grinder, Surface, Grand Rapids, 450, S/N45076	7/1/1998	7/1/1998	05 00	No	
In	WKEC-430	WKEC	430	C1	Maxstar Welder #6 (KK261815) for Coleman	4/1/2000	4/1/2000	07 00	No	WKC00B5
In	WKEC-431	WKEC	431	C1	Invertec V300 Pro Welder #2 (U1990412209) for Coleman	4/1/2000	4/1/2000	07 00	No	WKC00B5
In	WKEC-435	WKEC	435	C1	Invertec V300 Pro Welder #1 (U1990600700) for Coleman	4/1/2000	4/1/2000	07 00	No	WKC00B5
In	WKEC-44	WKEC	44	W1	Dozer, Caterpillar D7, Series G, SN 72W00616	7/1/1998	7/1/1998	05 00	No	
In	WKEC-45	WKEC	45	HQEV	Trailer, emissions Monitor SY/Stack Gas, Transpotable	7/1/1998	7/1/1998	05 00	No	
In	WKEC-46	WKEC	46	W1	Dozer, Caterpillar, D9 Series H, SN 90V07659	7/1/1998	7/1/1998	03 00	No	
In	WKEC-468	WKEC	468	W1	Michigan 380B Dozer	5/1/2000	5/1/2000	15 00	No	WKE00110
In	WKEC-469	WKEC	469	W1	Firestone E3 32-Ply Tire #1 for Michigan 380B Dozer	5/1/2000	5/1/2000	03 00	No	WKE00110
In	WKEC-470	WKEC	470	W1	Firestone E3 32-Ply Tire #2 for Michigan 380B Dozer	5/1/2000	5/1/2000	03 00	No	WKE00110
In	WKEC-471	WKEC	471	W1	Firestone E3 32-Ply Tire #3 for Michigan 380B Dozer	5/1/2000	5/1/2000	03 00	No	WKE00110
In	WKEC-472	WKEC	472	W1	Firestone E3 32-Ply Tire #4 for Michigan 380B Dozer	5/1/2000	5/1/2000	03 00	No	WKE00110
In	WKEC-473	WKEC	473	W1	Coal Blade for Michigan 380B Dozer	5/1/2000	5/1/2000	15 00	No	WKE00110
In	WKEC-48	WKEC	48	W1	Railcar, 1985 Built Gondola 100Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-484	WKEC	484	CMS	Air Purifier for Welding Fumes at CMS	5/1/2000	5/1/2000	10 00	No	WK00M108B
In	WKEC-487	WKEC	487	C1	Compressed Air System EPE200-2s Rotary Screw Model	6/1/2000	6/1/2000	23 00	No	WKE00094
In	WKEC-49	WKEC	49	W1	Railcar, 1985 Built, Gondola 100Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-492	WKEC	492	W1	Master Craft 1500 RPM 17" High Speed Floor Polisher	6/1/2000	6/1/2000	05 00	No	WK00W176U
In	WKEC-494	WKEC	494	G1	Tool Box #1 Replacement at Green Station	6/1/2000	6/1/2000	10 00	No	WK00G194U
In	WKEC-495	WKEC	495	G1	Tool Box #2 Replacement at Green Station	6/1/2000	6/1/2000	10 00	No	WK00G194U
In	WKEC-496	WKEC	496	G1	Tool Box #3 Replacement at Green Station	6/1/2000	6/1/2000	10 00	No	WK00G194U
In	WKEC-497	WKEC	497	G1	Tool Box #4 Replacement at Green Station	6/1/2000	6/1/2000	10 00	No	WK00G194U
In	WKEC-498	WKEC	498	G1	Tool Box #5 Replacement at Green Station	6/1/2000	6/1/2000	10 00	No	WK00G194U
In	WKEC-5	WKEC	5	HQVP	VEH#023 1988 Ford Ranger 4X4 1FTCR15TJPA85763	7/1/1998	7/1/1998	05 00	No	
In	WKEC-50	WKEC	50	W1	Railcar, 1985 Built Gondola, 100Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-501	WKEC	501	CMS	Procut 80 Plasma Cutter for Central Machine Shop	6/1/2000	6/1/2000	07 00	No	WK00M107B
In	WKEC-504	WKEC	504	G1	Furniture for Third Floor Office Renovation at Green Station	6/1/2000	6/1/2000	07 00	No	WK00G190U
In	WKEC-507	WKEC	507	G1	Surveying Level for Elevations & Grades at Plant & Landfill	7/1/2000	7/1/2000	10 00	No	WK00T052B
In	WKEC-51	WKEC	51	W1	Railcar, 1985 Built, Gondola 100Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-513	WKEC	513	G1	Hewlett Packard 2100TN Laser Printer for Sebree Budget Analyst	7/1/2000	7/1/2000	05 00	No	WK00T192U
In	WKEC-52	WKEC	52	W1	Railcar, 1985, Built, Gondola, 100Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-520	WKEC	520	RGHC	One ton hoist for coal handling	9/1/2000	9/1/2000	10 00	No	WK00T055B
In	WKEC-521	WKEC	521	W1	Truck Scales in Fuel Handling - Wilson	9/1/2000	9/1/2000	05 00	No	WK00W181U
In	WKEC-522	WKEC	522	W1	Non-Invasive flowmeter ultrasonic portable P/N FD	9/1/2000	9/1/2000	07 00	No	WK00W187U
In	WKEC-526	WKEC	526	W1	Truck Auger Samplers (Auger arm attached to cab)	10/1/2000	10/1/2000	10 00	No	WKE00112
In	WKEC-527	WKEC	527	C1	(Coleman)	11/1/2000	11/1/2000	20 00	No	WK00C129B
In	WKEC-528	WKEC	528	C1	Message Board System - Coleman	11/1/2000	11/1/2000	10 00	No	WK00C213U
In	WKEC-53	WKEC	53	W1	Railcar, 1985, Built, Gondola 100Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-534	WKEC	534	G1	#110 115V QUAD PUMP CONSOLE (HYDRAULIC TOOL FOR GREEN)	11/1/2000	11/1/2000	05 00	No	WK00T053
In	WKEC-536	WKEC	536	G1	ITT Flygt submersible pump, model CS-3102-254, with 6HP	12/1/2000	12/1/2000	15 00	No	WK00T056
In	WKEC-537	WKEC	537	G1		12/1/2000	12/1/2000	10 00	No	WK00T054

Schedule 4.3
Personal Property
(Included Items Only)

In	WKEC-538	WKEC	538	G1	Rotalign Pro Laser Shaft Alignment System	12/1/2000	12/1/2000	10 00	No	WK00G214
In	WKEC-539	WKEC	539	G1	Magnetic Bracket System	12/1/2000	12/1/2000	10 00	No	WK00G214
In	WKEC-54	WKEC	54	W1	Railcar, 1985, Built, Gondola 100Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-55	WKEC	55	W1	Railcar, 1985, Built, Gondola 100TON	7/1/1998	7/1/1998	05 00	No	
In	WKEC-558	WKEC	558	G1	Underground Detection Equip for Sebrae	1/1/2001	1/1/2001	10 00	No	WK00T057B
In	WKEC-559	WKEC	559	R1	Lubricating Oil Fluid Hdig System - Reid	1/1/2001	1/1/2001	10 00	No	WK00S219U
In	WKEC-56	WKEC	56	W1	Railcar, 1985, Built, Gondola 100Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-566	WKEC	566	G1	1994 GMC Sonoma VIN #1GTCS11425R8521932	1/1/2001	1/1/2001	05 00	No	WK00S230U
In	WKEC-567	WKEC	567	G1	1996 Jeep Cherokee VIN#1J4GJ859TL2406676	1/1/2001	1/1/2001	05 00	No	
In	WKEC-569	WKEC	569	W1	Euclid Water Truck	2/1/2001	2/1/2001	05 00	No	WK01W002U
In	WKEC-57	WKEC	57	W1	Railcar, 1985, Built, Gondola 100Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-58	WKEC	58	W1	Railcar, 1985, Built, Gondola 100Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-585	WKEC	585	C1	Caterpillar DR9 Bulldozer	2/1/2001	2/1/2001	07 00	No	WK00C210U
In	WKEC-587	WKEC	587	C1	Ford F150 P/U Truck	2/1/2001	2/1/2001	05 00	No	WK00C232U
In	WKEC-588	WKEC	588	C1	Fork Lift-GC90K-LP	2/1/2001	2/1/2001	20 00	No	WK00C233U
In	WKEC-59	WKEC	59	W1	Railcar, 1985, Built, Gondola 100Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-599	WKEC	599	G1	Video Camera for Green Station	2/1/2001	2/1/2001	03 00	No	WK00T058B
In	WKEC-60	WKEC	60	W1	Dozer, Michigan 280 SN 456C-145C	7/1/1998	7/1/1998	03 00	No	
In	WKEC-601	WKEC	601	G1	Tiger 690 Wheel Dozer for Green Plant	2/1/2001	12/1/2000	25 00	No	WK00S077B
In	WKEC-602	WKEC	602	W1	Tool Boxes for E&I	3/1/2001	3/1/2001	10 00	No	WK01W042B
In	WKEC-603	WKEC	603	W1	Tool Boxes for E&I	3/1/2001	3/1/2001	10 00	No	WK01W042B
In	WKEC-604	WKEC	604	W1	Tool Boxes for E&I	3/1/2001	3/1/2001	10 00	No	WK01W042B
In	WKEC-61	WKEC	61	HQEV	Tems Trailer	7/1/1998	7/1/1998	05 00	No	
In	WKEC-62	WKEC	62	C1	Crane, Turbine, Remote, Radio Control System, UW1015	7/1/1998	7/1/1998	05 00	No	
In	WKEC-621	WKEC	621	G1	Air Monitor	3/1/2001	3/1/2001	05 00	No	WK00S231U
In	WKEC-622	WKEC	622	G1	Air Monitor	3/1/2001	3/1/2001	05 00	No	WK00S231U
In	WKEC-623	WKEC	623	W1	Tools & Test Equip. for Elec/Inst Shop for Gerald Crume	4/1/2001	4/1/2001	05 00	No	WK01W039B
In	WKEC-63	WKEC	63	W1	Excavator, Freistman VC15.6 Perkins Diesel SN 217	7/1/1998	7/1/1998	07 00	No	
In	WKEC-630	WKEC	630	W1	Sodium Analyzer Wilson Lab	4/1/2001	4/1/2001	15 00	No	WK01W038B
In	WKEC-631	WKEC	631	W1	Motorola Repeaters	4/1/2001	4/1/2001	07 00	No	WK00W211U
In	WKEC-632	WKEC	632	W1	Motorola Repeaters	4/1/2001	4/1/2001	07 00	No	WK00W211U
In	WKEC-641	WKEC	641	G1	Proto Mobile Tool Cart	4/1/2001	4/1/2001	10 00	No	WK01G033B
In	WKEC-642	WKEC	642	G1	Proto Mobile Tool Cart	4/1/2001	4/1/2001	10 00	No	WK01G033B
In	WKEC-643	WKEC	643	G1	Proto Mobile Tool Cart	4/1/2001	4/1/2001	10 00	No	WK01G033B
In	WKEC-644	WKEC	644	G1	Proto Mobile Tool Cart	4/1/2001	4/1/2001	10 00	No	WK01G033B
In	WKEC-645	WKEC	645	G1	Proto Mobile Tool Cart	4/1/2001	4/1/2001	10 00	No	WK01G033B
In	WKEC-65	WKEC	65	W1	Tractor, caterpillar, Scraper SN 1550493	7/1/1998	7/1/1998	03 00	No	
In	WKEC-653	WKEC	653	W1	Miller XMT 304 CC Welder for E&I Shop	5/1/2001	5/1/2001	05 00	No	WK01W041B
In	WKEC-654	WKEC	654	W1	Refurbishment of Michigan 380 Dozer	5/1/2001	5/1/2001	05 00	No	WK01W007U
In	WKEC-66	WKEC	66	W1	Compactor, Vibratory, Solid Waste, IR SN 5143	7/1/1998	7/1/1998	05 00	No	
In	WKEC-660	WKEC	660	G1	Install Gairtronics Phone system at Panama Bldg.	5/1/2001	5/1/2001	15 00	No	WK01G009B
In	WKEC-661	WKEC	661	G1	Bench Turbidimeter for Green Water Plant	5/1/2001	5/1/2001	10 00	No	WK01G021B
In	WKEC-662	WKEC	662	W1	Tugboat (Transfer from FCD)	5/1/2001	5/1/2001	10 00	No	
In	WKEC-67	WKEC	67	G1	Payloader, SW Disposal, Hough 56, SN 2454	7/1/1998	7/1/1998	03 00	No	
In	WKEC-68	WKEC	68	C1	Crane, Galkon 12.5 Ton KC10 Sn 8134 2316	7/1/1998	7/1/1998	08 00	No	
In	WKEC-685	WKEC	685	C1	Plant Air Compressor - Coleman	6/1/2001	6/1/2001	22 00	No	WK01C012B
In	WKEC-686	WKEC	686	C1	Plant Air Compressor - Coleman	6/1/2001	6/1/2001	22 00	No	WK01C012B
In	WKEC-69	WKEC	69	CMS	Lathe, Leblond Regal 24/52 x 92 in, SN 7HS565	7/1/1998	7/1/1998	05 00	No	
In	WKEC-690	WKEC	690	C1	Catepillar 936 End Loader	6/1/2001	6/1/2001	05 00	No	WK00C234U
In	WKEC-692	WKEC	692	W1	FGD Welder	6/1/2001	6/1/2001	05 00	No	WK01W043B
In	WKEC-696	WKEC	696	RGHC	Refurbish Panama Mine Building (Includes \$7,152.56 for PP Office Furniture)	6/1/2001	12/1/2000	15	No	WK00S215U
In	WKEC-70	WKEC	70	W1	Grader, John Deere 150HP 770A	7/1/1998	7/1/1998	03 00	No	
In	WKEC-706	WKEC	706	G1	Plasma Cutting Machine	7/1/2001	7/1/2001	10 00	No	WK01G035B
In	WKEC-707	WKEC	707	G1	Mini Tig Welder	7/1/2001	7/1/2001	10 00	No	WK01G035B
In	WKEC-71	WKEC	71	CMS	Grinder, SMTW 241	7/1/1998	7/1/1998	03 00	No	

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(Included Items Only)

In	WKEC-710	WKEC	710	C1	Analog insulation tes.er - Megger	8/1/2001	8/1/2001	10 00	No	WK01C015B
In	WKEC-718	WKEC	718	GHC	John Deere Gator for Coal Handling	8/1/2001	8/1/2001	10 00	No	WK01S031B
In	WKEC-72	WKEC	72	G1	Air compressor, JOY	7/1/1998	7/1/1998	03 00	No	
In	WKEC-720	WKEC	720	G1	John Deere Gator for Green Scrubber	8/1/2001	8/1/2001	10 00	No	WK01G028B
In	WKEC-721	WKEC	721	G1	Portable Helium Detector	8/1/2001	8/1/2001	05 00	No	WK01G029B
In	WKEC-724	WKEC	724	GC	Safety Equipment for Fall Protection	9/1/2001	9/1/2001	10 00	No	WK01G030B
In	WKEC-725	WKEC	725	GC	Miller Bobcat Welders	9/1/2001	9/1/2001	10 00	No	WK01G036B
In	WKEC-726	WKEC	726	GC	Miller Bobcat Welders	9/1/2001	9/1/2001	10 00	No	WK01G036B
In	WKEC-73	WKEC	73	LAB	Spectrophotometer, Atomic Absorb Perta AA SN 8061068	7/1/1998	7/1/1998	05 00	No	
In	WKEC-741	WKEC	741	W1	Ice Machine for Service Building Breakroom	10/1/2001	10/1/2001	05 00	No	WK01W056B
In	WKEC-75	WKEC	75	LAB	Analyzer, Coal, Leco CHN-1000	7/1/1998	7/1/1998	06 00	No	
In	WKEC-76	WKEC	76	W1	Crane, Broderson, IC-80-1B, S/N 853-B	7/1/1998	7/1/1998	03 00	No	
In	WKEC-763	WKEC	763	GC	Ultrasonic Thickness Tester for Boiler Tubes	10/1/2001	10/1/2001	10 00	No	WK01G031B
In	WKEC-766	WKEC	766	GC	Valve Machine for Central Machine Shop	11/1/2001	11/1/2001	21 08	No	WK01M003U
In	WKEC-769	WKEC	769	CC	Silica Analyzer	11/1/2001	11/1/2001	10 00	No	WK01C016B
In	WKEC-77	WKEC	77	LAB	Chromatograph, IDN, Dionex, Upgaraded in 1989	7/1/1998	7/1/1998	03 00	No	
In	WKEC-773	WKEC	773	W1	Skin Coolers for the Miss Debbie Tug Boat	11/1/2001	11/1/2001	06 00	No	WK01W062U
In	WKEC-78	WKEC	78	G1	Crane, Barge Unloader, Outside, 5 Ton	7/1/1998	7/1/1998	03 00	No	
In	WKEC-780	WKEC	780	GC	Bead Blaster for Maintenance Shop	12/1/2001	12/1/2001	15 00	No	WK01G049U
In	WKEC-781	WKEC	781	GC	6" Sump Pump & Hose - Green Scrubber Area	12/1/2001	12/1/2001	05 00	No	WK01G050U
In	WKEC-782	WKEC	782	GC	Air Monitor	12/1/2001	12/1/2001	05 00	No	WK01G048U
In	WKEC-783	WKEC	783	GC	Air Monitor	12/1/2001	12/1/2001	05 00	No	WK01G048U
In	WKEC-784	WKEC	784	GC	Air Monitor	12/1/2001	12/1/2001	05 00	No	WK01G048U
In	WKEC-785	WKEC	785	GC	Digital Readout for Milling Machine	12/1/2001	12/1/2001	21 07	No	WK01M006U
In	WKEC-786	WKEC	786	GC	Digital Readout for 8x64 Lathe	12/1/2001	12/1/2001	21 07	No	WK01M006U
In	WKEC-787	WKEC	787	GC	Digital Readout for 8x64 Lathe	12/1/2001	12/1/2001	21 07	No	WK01M006U
In	WKEC-788	WKEC	788	GC	Digital Readout for 10x160 Lathe	12/1/2001	12/1/2001	21 07	No	WK01M006U
In	WKEC-789	WKEC	789	GC	Digital Readout for 20x200 Lathe	12/1/2001	12/1/2001	21 07	No	WK01M006U
In	WKEC-79	WKEC	79	CMS	Sandblast Room, Model 10'x10'4	7/1/1998	7/1/1998	07 00	No	
In	WKEC-790	WKEC	790	GC	Internal Keyway Broach Machine	12/1/2001	12/1/2001	21 07	No	WK01M005U
In	WKEC-8	WKEC	8	HQVP	VEH#035 1991 Chevy Truck (3/4 Ton) Extended Cab					
In	WKEC-80	WKEC	80	G1	2GBC29KXM1193746	7/1/1998	7/1/1998	05 00	No	
In	WKEC-80	WKEC	80	G1	Forklift, John Deere, 484C SN T0482CM78187	7/1/1998	7/1/1998	09 00	No	
In	WKEC-81	WKEC	81	C1	Crane, Carrydeck Drott 3330 W/188 Diesel Engine	7/1/1998	7/1/1998	03 00	No	
In	WKEC-82	WKEC	82	G1	Air Compressor, JOY	7/1/1998	7/1/1998	03 00	No	
In	WKEC-829	WKEC	829	GC	Sump Pump for Coke Barges	1/1/2002	12/1/2001	10 00	No	WK01G032B
In	WKEC-83	WKEC	83	G1	Forklift, Clark, MC500Y300D, SNY2030913875	7/1/1998	7/1/1998	03 00	No	
In	WKEC-830	WKEC	830	GC	Hytorc 2 1/2" Square Drive Torque Machine	1/1/2002	12/1/2001	10 00	No	WK01G054U
In	WKEC-831	WKEC	831	GC	1995 Ford Truck (White)	1/1/2002	12/1/2001	07 00	No	WK01G055U
In	WKEC-832	WKEC	832	GC	2002 Chevy Silverado Pickup Truck	1/1/2002	12/1/2001	07 00	No	WK01G056U
In	WKEC-833	WKEC	833	GC	1995 Chevrolet Truck (Red)	1/1/2002	12/1/2001	07 00	No	WK01G057U
In	WKEC-834	WKEC	834	GC	150 Ton Horizontal Press for CMS	1/1/2002	12/1/2001	22 00	No	WK01M004U
In	WKEC-835	WKEC	835	GC	863G Bobcat Loader	1/1/2002	11/1/2001	22 00	No	WK01T002B
In	WKEC-836	WKEC	836	GC	Boiler Tube Milling Machine	1/1/2002	12/1/2001	10 00	No	WK01T007U
In	WKEC-837	WKEC	837	GC	1998 Dodge Ram 1500 Truck	1/1/2002	12/1/2001	07 00	No	WK01T008U
In	WKEC-84	WKEC	84	G1	Furniture, Lab Instrument	7/1/1998	7/1/1998	03 00	No	
In	WKEC-845	WKEC	845	W1	Allen Bradley Interface Terminal	1/1/2002	12/1/2001	05 00	No	WK01W045B
In	WKEC-846	WKEC	846	W1	Allen Bradley Interface Terminal	1/1/2002	12/1/2001	05 00	No	WK01W045B
In	WKEC-847	WKEC	847	W1	Allen Bradley Interface Terminal	1/1/2002	12/1/2001	05 00	No	WK01W045B
In	WKEC-848	WKEC	848	W1	Allen Bradley Interface Terminal	1/1/2002	12/1/2001	05 00	No	WK01W045B
In	WKEC-849	WKEC	849	W1	Allen Bradley Interface Terminal	1/1/2002	12/1/2001	05 00	No	WK01W045B
In	WKEC-85	WKEC	85	C1	Tractor, John Deere, Model 2555 72 HP SN LO2555	7/1/1998	7/1/1998	08 00	No	
In	WKEC-850	WKEC	850	W1	MSA Multigas Analyzer	1/1/2002	12/1/2001	05 00	No	WK01W44B
In	WKEC-851	WKEC	851	W1	MSA Multigas Analyzer	1/1/2002	12/1/2001	05 00	No	WK01W44B
In	WKEC-852	WKEC	852	W1	MSA Multigas Analyzer	1/1/2002	12/1/2001	05 00	No	WK01W44B
In	WKEC-86	WKEC	86	G1	Analyzer, Machinery Maint., S#9103720 Model 820	7/1/1998	7/1/1998	03 00	No	

Schedule 4.3
 Personal Property
 (Included Items Only)

In	WKEC-87	WKEC	87	G1	Water Blaster, High Pressure, Diesel	7/1/1998	7/1/1998	03 00	No	
In	WKEC-872	WKEC	872	CC	2002 Ford Explorer	1/1/2002	1/1/2002	07 00	No	WK01C072U
In	WKEC-873	WKEC	873	CC	1999 Ford Explorer	1/1/2002	1/1/2002	07 00	No	WK01C072U
In	WKEC-88	WKEC	88	W1	Railcar, 100-Ton #56	7/1/1998	7/1/1998	05 00	No	
In	WKEC-89	WKEC	89	W1	Railcar, 100-Ton #57	7/1/1998	7/1/1998	05 00	No	
In	WKEC-90	WKEC	90	W1	Milling Machine, bridgeport Series II	7/1/1998	7/1/1998	03 00	No	
In	WKEC-91	WKEC	91	CMS	Milling Machine, Bridgeport Series II	7/1/1998	7/1/1998	03 00	No	
In	WKEC-910	WKEC	910	GC	Scaffolding	2/1/2002	12/1/2001	07 00	No	WK01G051U
In	WKEC-911	WKEC	911	GC	2002 Ford Explorer XLT 4x4 4 door	2/1/2002	12/1/2001	05 00	No	WK01G059U
In	WKEC-912	WKEC	912	GC	1999 Ford Explorer XL 4 door 4 WD	2/1/2002	12/1/2001	04 00	No	WK01G059U
In	WKEC-92	WKEC	92	W1	Lathe, Regal, Leblonde, Heavy Duty, 19 Inch	7/1/1998	7/1/1998	03 00	No	
In	WKEC-95	WKEC	95	W1	Tractor, John Deere 401D SN L0350-G54838 W/Mower	7/1/1998	7/1/1998	03 00	No	
In	WKEC-96	WKEC	96	LAB	Analyzer, Proximate, Leco TGA-500, Single Furnace	7/1/1998	7/1/1998	03 00	No	
In	WKEC-967	WKEC	967	W1	Vibration Monitor	3/1/2002	1/1/2001	05 00	No	WK01WD46B
In	WKEC-97	WKEC	97	G1	Air Compressor, Portable 375 CFM Screw Type Diesel	7/1/1998	7/1/1998	05 00	No	
In	WKEC-98	WKEC	98	W1	Railcar, 1985 Built Gondola 100-Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-99	WKEC	99	W1	Railcar, 1985 Built, Gondola 100-Ton	7/1/1998	7/1/1998	05 00	No	
In	WKEC-995	WKEC	995	W1	Repeater for Emergency Radio Control	3/1/2002	1/1/2002	15 00	No	WK01WD26B

Schedule 5.1(A)

Assigned Contracts - Terminable with Big Rivers' Consent

<u>Supplier</u>	<u>PO</u>	<u>Description</u>
A AND T INDUSTRIAL	114783	WILSON STATION NON-OUTAGE WATER BLAST AND VACUUM SERVICE.
A AND T INDUSTRIAL	114855	WATER BLASTING AND VACUUM TRUCK SERVICES FOR ALL WKE LOCATIONS EXCEPT HMPL
AIR GAS	107441	INDUSTRIAL GASES FOR GREEN, WILSON AND COLEMAN STATION.
AIR GAS	107576	TO PROVIDE "INDUSTRIAL GASES" TO THE REID/HMP&L STATION TWO FOR TWO (2) YEARS
AMERICAN EFFICIENCY BODINE SERVICES	106138	BLANKET AGREEMENT FOR HELIUM LEAK DETECTION - ALL PLANTS EXCEPT HMP&L
	109613	WATER BLASTING AND VACUUM TRUCK SERVICES FOR THE HMP&L STATION TWO ONLY
BRENNTAG MID SOUTH INC	113228	BLANKET PURCHASE ORDER FOR COMMODITY CHEMICALS FOR COLEMAN, WILSON AND GREEN STATIONS
BRENNTAG MID SOUTH INC	113333	BLANKET FOR COMMODITY CHEMICALS REID/HMPL
CENTERTOWN GARAGE	111896	MOBILE EQUIPMENT REPAIRS AND COMPANY VEHICLES
CHEMICAL LIME CO	109186	BILL BURDEN, TWO (2) YEAR BLANKET AGREEMENT FOR FIXATION LIME
CHEMICAL LIME CO	110110	FIXATION LIME FOR THE SEBREE STATION
CHEMICAL LIME CO	113285	HYDRATED LIME FOR THE DB WILSON STATION
CHEMICAL LIME CO	WKE05042	REAGENT CONTRACT
CLYDE BERGEMANN	111165	HMP&L STATION TWO INVENTORY SOOT BLOWER PARTS
CLYDE BERGEMANN	110469	SOOT BLOWER INVENTORY PARTS WKE
DIAMOND POWER INTERNATIONAL INC	110898	GREEN AND WILSON STATION SOOT BLOWER PARTS.
EEMSCO	114711	SMALL ELECTRIC MOTOR REPAIRS GREEN, WILSON AND COLEMAN STATION

Schedule 5.1(A)

Assigned Contracts - Terminable with Big Rivers' Consent

<u>Supplier</u>	<u>PO</u>	<u>Description</u>
ELDER PIPE SUPPLY	108935	SUPPLY PIPES, VALVES, FITTINGS, COUPLINGS AND SERVICE FOR COLEMAN, GREEN AND THE WILSON STATION
GE BETZ INC	102430	GREEN WATER TREATMENT CHEMICALS
GE BETZ INC	102460	COLEMAN WATER TREATMENT CHEMICALS
GENERAL INSULATION INC	112653	INSULATION SERVICES FOR ALL WKEC LOCATION EXCEPT HMPL
GENERAL INSULATION INC	112675	BLANKET AGREEMENT FOR MISC INSULATION - HMPL STATION
GENERAL INSULATION INC	112750	COLEMAN STATION (2) YEAR BLANKET PO FOR INSULATION/LAGGING/ASBESTOS/SCAFFOLD AND GENERAL SERVICES
GENERAL INSULATION INC	112801	BLANKET AGREEMENT FOR INSULATION AND LAGGING FOR WILSON STATION
GINMIKE INC	107556	COLEMAN STATION BLANKET AGREEMENT FOR LOADING, HAULING, TRANSPORTING OF ASH BY PRODUCT
GINMIKE INC	WKE04103	LANDFILL OPERATION AGREEMENT
HENDRIX ELECTRIC INC	114369	ELECTRICAL MAINTENANCE FOR GREEN, WILSON AND COLEMAN STATION.
HIBBS ELECTROMECHANICAL INC	105230	TIM BROWN, WILSON STATION BLANKET FOR ELECTRIC MOTOR LUBE AND VIBE TESTING
INGRAM BARGE LINE	WKE05040	TRANSPORTATION AGREEMENT
J M S METAL SERVICES INC	113992	STOCK METAL BLANKET FOR GREEN, WILSON AND COLEMAN STATION.
JCI JONES CHEMICALS INC	112961	WILSON - SODIUM BISULFITE
KENAMERICA RESOURCES	WKE05038	COAL CONTRACT
KIRBY RISK ELECTRICAL	111225	ELECTRICAL CONSUMABLES FOR REID/HMP&L STATION TWO
KIRBY RISK ELECTRICAL	111397	GREEN, WILSON, COLEMAN ELECTRICAL CONSUMABLE BLANKET.
LOUISVILLE FLUID SYTEMS	114163	ONE YEAR BLANKET AGREEMENT FOR SWAGELOK FITTINGS

Schedule 5.1(A)

Assigned Contracts - Terminable with Big Rivers' Consent

<u>Supplier</u>	<u>PO</u>	<u>Description</u>
LUBRITECH LLC	103018	ERIC ANDERSON, BLANKET AGREEMENT FOR COAL YARD MAINT. 2005- 2007
MAGOTTEAUX INC	110613	MILL BALLS FOR REID/HMP&L STATION TWO.
MARATHON	WKE00020	COAL CONTRACT
ASHLAND		
PETROLEUM		
MARTIN	103880	THREE-YEAR CONTRACT TO SUPPLY 70% EMULSIFIED SULFUR TO HMP&L
MIDSTREAM		STATION TWO
MILES FARM	110081	ANHYDROUS AMMONIA FOR HMP&L STATION TWO
SUPPLY LLC		
MILES FARM	115323	ANHYDROUS AMMONIA FOR THE D B WILSON STATION
SUPPLY LLC		
MOORE SECURITY	103768	FIVE YEAR BLANKET FOR GUARD SERVICES-COLEMAN
LLC		
MOORE SECURITY	104218	FIVE YEAR GUARD CONTRACT - WILSON STATION
LLC		
MULZER CRUSHED	WKE07007	LIMESTONE SUPPLY AGREEMENT
STONE INC		
OFFICEMAX	106236	OFFICE SUPPLIES FOR REID/GREEN/HMP&L STATION TWO
OHIO VALLEY	WKE07006	SPOT DISTRESSED PETROLEUM COKE AGREEMENT AS OF 1/12/07
MARINE		
PEABODY	WKE05037	COAL CONTRACT
COALSALES		
PETTER SUPPLY	100785	PACKING AND GASKET MATERIAL FOR GREEN, WILSON AND COLEMAN.
PIPE PRODUCTS	107688	PIPE, VALVES, COUPLINGS GREEN, COLEMAN AND WILSON.
INC		
PIPE PRODUCTS	107967	TO SUPPLY PIPES, VALVES, FITTINGS AND COUPLINGS FOR REID/HMP&L
INC		STATION TWO
PRAXAIR INC	107457	WKE CEM CALIBRATION GASES FOR GREEN, WILSON, COLEMAN AND
		HEADQUARTERS.
R & L WINN	WKE05041	COAL CONTRACT
RAM 3, INC	114173	BLANKET AGREEMENT FOR DRYING AGENT FOR HMPL

Schedule 5.1(A)

Assigned Contracts - Terminable with Big Rivers' Consent

<u>Supplier</u>	<u>PO</u>	<u>Description</u>
RINKER MATERIALS SOUTH CENTRAL INC (AMD #1)	WKE02053 (UNTIL 3-31-08)	COAL CONTRACT
SCHOATE MINING CO LLC	WKE01048	COAL CONTRACT
SCHOATE MINING CO LLC	WKE02057	COAL CONTRACT (OPTION)
SMOKY MOUNTAIN COAL	WKE07010	COAL SUPPLY AGREEMENT
SOLUTIA INC.	111241	BILLY BURDEN, BLANKET AGREEMENT FOR DBA FOR WILSON STATION
SSC SERVICE SOLUTIONS	114172	BLANKET AGREEMENT FOR HMPL, REID AND GREEN TO COVER JANITORIAL SERVICES
SSM PETCOKE SYNTHETIC MATERIALS PURCHASE AGREEMENT DATED 09/15/2004	WKE00019 (no number)	PETCOKE CONTRACT GYPSUM SALES AGREEMENT
TECO BARGE LINE. (DISTRESSED PETCOKE)	WKE07005	SPOT DISTRESSED PETROLEUM COKE AGREEMENT AS OF 1/4/07
TITAN CONTRACTING AND LEASING CO INC	102487	FIVE YEAR BLANKET AGREEMENT FOR COLEMAN FOR MAINTENANCE SERVICES
TITAN CONTRACTING AND LEASING CO INC	102488	MISCELLANEOUS AND OUTAGE MAINTENANCE FOR REID AND GREEN PLANTS
TITAN CONTRACTING AND LEASING CO INC	102489	FIVE YEAR BLANKET AGREEMENT FOR WILSON MAINT. SERVICES
TITAN CONTRACTING AND LEASING CO INC	107431	MAINTENANCE SERVICES AGREEMENT FOR HMP&L STATION TWO

Schedule 5.1(A)

Assigned Contracts - Terminable with Big Rivers' Consent

<u>Supplier</u>	<u>PO</u>	<u>Description</u>
UES/C&R UNITED CONVEYOR CORP (Services)	WKE07012 114348	COAL SUPPLY AGREEMENT ASH HANDLING PARTS FOR THE GREEN STATION.
VALOR LLC WOODRUFF SUPPLY COMPANY	107663 326730	LUBRICANTS AND GREASES FOR WKE AND HMPL TOOLS FOR GREEN, WILSON AND COLEMAN ONLY
YAGER MATERIALS	WKE05047	LIMESTONE UNLOADING, BLENDING AND DELIVERY AGREEMENT, AS AMENDED. COLEMAN.

Schedule 5.1

Schedule 5.1 - ASSIGNED CONTRACTS

<u>SUPPLIER</u>	<u>PO</u>	<u>DESCRIPTION</u>
A AND S SERVICES INC	112149	Reid/HMP&L Station Two manhole maintenance & inspections
A AND S SERVICES INC	112286	Green Station electrical manhole maintenance and inspections
A AND T INDUSTRIAL SERVICES INC	114783	Wilson Station Non-Outage Water Blast and Vacuum Service.
A AND T INDUSTRIAL SERVICES INC	114855	Water blasting and vacuum truck services for all WKE locations except HMPL
A DAY TO REMEMBER	110952	All locations for florist needs
ACTION PEST CONTROL	107915	Three year agreement for pest control for Wilson and Coleman Stations
ACTION PEST CONTROL	113821	Reid/HMP&L pest control blanket
ACTION PEST CONTROL	113822	Pest control services blanket for Green Station
ACTION PEST CONTROL	114438	Blanket for Reid/Green/HMPL Pest Control
ADAMS STREET DEVELOPMENT CORP	114574	Blanket for snow removal & misc. bldg. maintenance - electrical, plumbing, etc. at headquarters;
AIR GAS	107441	Industrial gases for Green, Wilson and Coleman Station.
AIR GAS	107576	To provide "industrial gases" to the Reid/HMP&L Station Two for two (2) years
AIR GAS	111011	Cylinder demurrage for CEM gases at Reid/HMP&L Station Two
AIR GAS	114827	Blanket For Reid/HMPL Welding Consumables
ALSTOM SETTLEMENT AGREEMENT		Settlement Agreement for Diverter Dampers and NEMS System - re Station Two SCR Warranty Issues
ALSTOM SUPPLEMENTAL SETTLEMENT		Agreement and Supplemental Settlement Agreement - re Station Two SCR Warranty Issues
ALSTOM SETTLEMENT COST SHARE		Agreement Regarding Costs in Connection with Correction or Repair of Diverter Dampers and NEMS System
ALSTOM SETTLEMENT AMENDMENT COST SHARE		Amendment to Agreement Regarding Costs in Connection with Correction or Repair of Diverter Dampers and NEMS System
AMERICAN BUSINESS FORMS	110396	Miscellaneous business forms for Sebree station
AMERICAN EFFICIENCY SERVICES LLC	106138	Blanket agreement for helium leak detection - all plants except HMP&L
AMERICAN SERVICE GROUP INC	106730	Green Station stack elevator inspection
AMERICAN SERVICE GROUP INC	106729	HMP&L Station Two stack elevator inspection
ARAMARK UNIFORM SERVICES INC	100163	Three year rental of uniforms and misc. items for the Sebree station
ARAMARK UNIFORM SERVICES INC	100124	Three year blanket for uniforms at Green, Coleman, Wilson Station
ARMADA OPTICAL SERVICES INC	113347	Blanket purchase order for prescription safety glass program for all plants
AUDAS ENVIRONMENTAL LLC	112418	Blanket agreement for environmental monitoring and testing, Green, Coleman and Wilson
AUDAS ENVIRONMENTAL LLC	112417	Blanket agreement for environmental monitoring and testing, HMP&L only
AUTRYS SEPTIC TANK SERVICE AND PORTABLE TOILET INC	109801	Blanket purchase order for (2) porta johns
AUTRYS SEPTIC TANK SERVICE AND PORTABLE TOILET INC	103260	Two year blanket agreement for port-a-jon rental & cleaning
B AND J SANITATION	100030	Three year, firm price, blanket purchase order agreement for trash disposal for Reid/Green/HMP&L Station Two facility
B AND J SANITATION	100004	Three year blanket for Coleman and Wilson for trash, rubbish and permitted loads disposal
BAYLOR HEATING & AC INC	113819	Two year blanket for HVAC maintenance and service
BECKMAR ENVIRONMENTAL LAB. INC	111810	Blanket purchase order for all plants and central lab

Schedule 5.1 - ASSIGNED CONTRACTS

BELTLINE ELECTRIC COMPANY INC	112320	Blanket agreement for electrical work - HMP&L Station
BIG BLUE PORTA JONS INC	109886	Porta jons for Reid/Green/HMP&L
BIG RIVER RUBBER AND GASKET INC	104735	Belts, gaskets, hoses and miscellaneous for Green, Wilson and Coleman Stations
BIG RIVER RUBBER AND GASKET INC	104727	Belt, gaskets, hose and miscellaneous for Reid/HMP&L Station Two
BODINE SERVICES OF EVANSVILLE LLC	109613	Water blasting and vacuum truck services for the HMP&L Station Two only
BRENNTAG MID SOUTH INC	113228	One year blanket purchase order for commodity chemicals for Coleman, Wilson and Green Stations
BRENNTAG MID SOUTH INC	113333	Blanket for commodity chemicals Reid/HMP&L
BUCKMAN LABORATORIES INC	102539	To supply water treatment chemicals to Reid/HMP&L Station Two
BURNS AND MC DONNELL	104631	Clean water act section 316(b) phase ii rule for Reid/Green/HMP&L Station Two, Coleman Station, and Wilson Station
BUSINESS EQUIPMENT DISTRIBUTERS	101910	Service agreement for Toshiba E-Studio-3511 at Reid/HMP&L Station Two
BUSINESS EQUIPMENT DISTRIBUTERS	110235	Equipment maintenance agreement for the Toshiba E-Studio 65 serial number GA110324 located in the Burns and Roe building
BUSINESS EQUIPMENT DISTRIBUTERS	104767	Maintenance Agreement for Toshiba E65 copier GH111898 in B&R Building
C & I ELECTRONICS CO INC	110306	One - year blanket for computer disposal
CAIRO MARINE SERVICE INC	112255	Annual inspection of fixed bridge cranes at all stations except HMP&L
CANTEEN SERVICE CO	109684	One year blanket purchase agreement for bottled water vending services
CENTERTOWN GARAGE	111896	Mobile equipment repairs and company vehicles
CHEMICAL LIME CO	113285	Hydrated lime for the DB Wilson Station
CHEMICAL LIME CO	110110	Fixation lime for the Sebree station
CHEMICAL LIME CO	109186	Blanket agreement for fixation lime
CHEMICAL LIME COMPANY	WKE05042	Reagent Contract
CLYDE BERGEMANN INC C/O KISSICK	110469	Soot blower inventory parts WKE
CLYDE BERGEMANN INC C/O KISSICK	111165	HMP&L Station Two inventory soot blower parts
COMMUNITY CARE NETWORK	113506	Blanket for Reid/HMP&L Station Two, drug and alcohol test
COMMUNITY CARE NETWORK	113513	Blanket for Green Station drug and alcohol test
COMMUNITY CARE	109064	Safety physicals for Reid/Green Station Two
NETWORK/OCCUPATIONAL HEALTH SVCS		
CONSOLIDATED ELECTRICAL DISTRIBUTORS INC	330556	Three year blanket for Allen Bradley parts and equipment for Wilson Station
CORRPRO WATERWORKS	113557	Blanket purchase order for cathodic protection for Sebree and Coleman
CRANE PRO SERVICES	113229	Inspect and service cranes and hoists for Reid/HMP&L
CUMMINS CUMBERLAND INC	105102	Coal handling filters at Green, Wilson and Coleman
CUMMINS CUMBERLAND INC	105101	Filters for coal handling at the Reid/HMP&L Station Two only
DIAMOND EQUIPMENT INC	113846	Reid/Green/HMP&L Station Two parts and service
DIAMOND POWER INTERNATIONAL INC	110898	Green and Wilson Station soot blower parts
DIAMOND POWER INTERNATIONAL INC	111162	HMP&L inventory soot blower parts
EEMSCO	114711	Small electric motor repairs Green, Wilson and Coleman Station

Schedule 5.1 - ASSIGNED CONTRACTS

ELDER PIPE SUPPLY	108935	Supply pipes, valves, fittings, couplings and service for Western Kentucky Energy plants. To include Coleman Station located in Hawesville, Ky, Green Station located near Sebree, Ky, and the Wilson Station located near Island Ky.
ELDER PIPE SUPPLY	114129	Reid/HMP&L blanket for pipe, valves, & fittings
EPIC	330224	Ash handling parts for Green, Wilson, Coleman
EPIC	330218	Ash handling parts for Reid/HMP&L Station Two
EVANSVILLE BOLT AND NUT INC	104297	To provide fasteners to the Reid/HMP&L Station Two
EVANSVILLE MARINE SERVICE	114382	Blanket purchase order for fuel handling/Coleman Station
EVAPAR	110012	HMP&L Station Two SCR system
EVAPAR	114643	HMP&L agreement for labor to service and repair SCR compressors
G P VENDING LLC	105245	Coleman blanket purchase order for Gatorade usage
GE BETZ INC	102430	Green water treatment chemicals
GE BETZ INC	103081	Blanket PO for water treatment chemicals
GE BETZ INC	102460	Coleman water treatment chemicals
GENERAL INSULATION INC	112653	Insulation services for all WKEC locations except HMP&L
GENERAL INSULATION INC	112750	Coleman Station (2) year blanket PO for insulation/lagging/asbestos/scaffold and general services
GENERAL INSULATION INC	112801	Blanket agreement for insulation and lagging for Wilson Station
GENERAL INSULATION INC	112675	Blanket agreement for misc insulation - HMP&L station
GENERAL INSULATION INC	114974	Coleman Station janitorial services 2/13/07 through 2/12/08
GINMIKE INC	107556	Coleman Station blanket agreement for loading, hauling, transporting of ash by product
GINMIKE INC	330367	Landfill service for the Sebree station
GINMIKE INC	WKE04103/330368	Blanket order for managing landfill at Wilson
GLOBAL ENVIRONMENTAL	113905	Absorbants for WKE
GREEN STREET CAR WASH	105469	Two-year blanket agreement for cleaning WKE company vehicles
HACH CO	112224	Lab supplies for Reid/HMP&L, Green, Wilson and Coleman Station
HARDY BRAKE & ELECTRIC CO.	109605	Reid/Green Station for miscellaneous supplies
HENDRIX ELECTRIC INC	114369	Electrical maintenance for Green, Wilson and Coleman Station
HERITAGE PETROLEUM LLC	112329	42,000 gal/month high sulfur fuel oil purchase-- Sebree station
HIBBS ELECTROMECHANICAL INC	105230	Wilson Station blanket for electric motor lube and vbe testing
HITACHI POWER SYSTEMS AMERICA LTD	112873	Engineering, manufacturing and catalyst modules delivery contract at Wilson Station
HYLAND FILTER SERVICE OWENSBORO INC	113127	Blanket for Reid HMP&L filter service
INCORP INC	110639	Production department laborers
INGRAM BARGE LINE	WKE05040	Barge Transportation Agreement
INTERNATIONAL SULPHUR INC	112733	Emulsified sulphur for the DB Wilson Station
J M S METAL SERVICES INC	113992	Stock metal blanket for Green, Wilson and Coleman Station
J M S METAL SERVICES INC	114831	Blanket For Reid/HMP&L Stock Metal
JCI JONES CHEMICALS INC	112961	Sodium bisulfite supply agreement
JOEYS DIESEL AND AUTO REPAIR	113848	Service for mobile equipment at Sebree
KENAMERICA RESOURCES	WKE05038	Coal contract
KENNY'S AUTO SERVICE	110170	Auto repair and parts for HMP&L Station Two
KIRBY RISK ELECTRICAL SUPPLY	111225	Electrical consumables for Reid/HMP&L Station Two