EKPC STANDARD FORM -MODIFIED-

INDUSTRIAL POWER AGREEMENT

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THIS AGREEMENT, made and entered into this <u>8th</u> day of <u>September</u>, 19<u>87</u>, by and between Owen County Rural Electric Cooperative Corporation, a Kentucky corporation with its principal offices at Owenton, Kentucky, hereinafter referred to as the "Cooperative", and <u>Duro Bag Manufacturing Company</u>, a

<u>Kentucky</u> <u>Corporation with its principal</u> offices at <u>Davies and Oak Streets, Ludlow, KY 41016</u>, hereinafter referred to as "Customer".

WITNESSETH

WHEREAS, Cooperative is a rural electric cooperative providing retail electric service in <u>Boone</u> County, Kentucky, and

WHEREAS, Cooperative is a member of East Kentucky Power Cooperative, Inc., hereinafter referred to as "EKPC", and purchases all of its wholesale electric power and energy from EKPC, and

WHEREAS, EKPC has been advised of and has consented to the provisions of this Agreement, and

WHEREAS, Customer is a member of Cooperative and desires to purchase all of its retail electric power and energy needs from Cooperative, under the terms and conditions contained herein to serve its <u>Richwood Bag Manufacturing Plant</u>

(hereinafter referred to as its "plant").

NOW, THEREFORE, in consideration of the mutual covenants, terms, and conditions contained herein, the parties agree as follows:

1. <u>Term</u>. This Agreement shall become effective as of <u>October 1st, 1987</u>, subject to the provisions of Section 12.
PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE
This Agreement shall continue in effect for a term of five (5) years from said date and shall continue thereafter unless terminated by either party PURSUANT TO 807 KAR5:011
EV. PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

by providing written notice of such termination at least one (1) year prior to the desired termination date.

2. <u>Availability of Power</u>. Subject to the other provisions of this Agreement, Cooperative shall make available to Customer, and the Customer shall take and purchase from Cooperative, all of Customer's requirements for firm power and energy for the operation of Customer's said plant. The "contract demand" under this Agreement shall be 1,000 KW

The power and energy made available to Customer hereunder shall be delivered, taken, and paid for in accordance with the terms hereof and the tariff of the Cooperative, Schedule <u>VIII</u>, as approved by the Kentucky Public Service Commission (the "P.S.C.") and as modified from time to time by appropriate authority, a copy of which is attached hereto and hereby made a part hereof. In the event of any conflict between the provisions of this Agreement and said tariff, the latter shall control.

3. <u>Conditions of Delivery</u>. The point of delivery for firm power and energy made available hereunder shall be the point at which Customer's facilities connect to Cooperative's facilities. The power and energy made available hereunder shall be in the form of three phase alternating current at a frequency of approximately 60 hertz and at a nominal voltage of <u>7200/1247</u>0. Regulation of voltage shall be within such limits as prescribed by the applicable rules and regulations of the P.S.C. Maintenance by Cooperative at said point of delivery of the above-stated frequency and voltage within the above-stated limits shall constitute availability of power for purposes of this Agreement. The power and energy taken by Customer hereunder shall be measured by meters and associated metering equipment to Ebelow MISSION OF KENTUCKY caused to be installed, operated, and maintained by Cooperative EKPC.

> PURSUANT TO 807 KAR 5:011. SECTION 9 (1) BY:

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None of such electric power and energy shall be resold to third parties.

Neither Cooperative nor EKPC shall be obligated to provide or be responsible for providing protective equipment for Customer's lines, facilities, and equipment to protect against single phasing, low voltage, short circuits or any other abnormal system conditions, but Cooperative or EKPC, as the case may be, may provide such protective equipment as it deems necessary for the protection of its own property and operations. The electrical equipment installed by Customer shall be capable of satisfactory coordination with any protective equipment installed by Cooperative or EKPC.

4. <u>Electric Disturbances</u>. Customer shall not use the energy delivered under this Agreement in such manner as to cause electric disturbances which may be reasonably expected to (a) cause damage to or interference with Cooperative's system, systems connected with Cooperative's system, or facilities or other property in proximity to Cooperative's system, or (b) prevent Cooperative from serving other purchasers satisfactorily.

Cooperative may, at any time during the term of this Agreement, notify Customer of any such disturbances, and before attempting to take any other action, shall afford Customer a reasonable time and opportunity, under the circumstances involved, to correct or suppress the disturbances. If Customer does not so correct or suppress the disturbances, the Cooperative may suspend or discontinue services (but only to the extent appropriate).

Any interruption of service which may become necessary by reason of this Section shall not relieve Customer from its obligation to pay MISSION Cooperative the monthly charge is specified herein. NOV 1 9 1987

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PURSUANT TO 807 KAR5:011. SECTION 9 (1)

- 5. <u>Right of Removal</u>. Any and all equipment, apparatus, devices or facilities placed or installed, or caused to be placed or installed, by either of the parties hereto or by EKPC on or in the premises of the other party shall be and remain the property of the party owning and installing such equipment, apparatus, devices or facilities regardless of the mode or manner of annexation or attachment to real property of the other. Upon the termination of this Agreement, or any extension thereof, the owner thereof shall have the right to enter upon the premises of the other and shall within a reasonable time remove all or any portion of such equipment, apparatus, devices or facilities, unless otherwise agreed by the parties, or either party and EKPC, as applicable, at the time of such termination.
- 6. <u>Rates and Charges</u>. Customer shall pay Cooperative monthly for power and energy made available under this Agreement in accordance with the rates, charges, and provisions of Cooperative's effective standard tariff applicable to consumers of the same class as Customer, Schedule VIII, as approved by the P.S.C. and as modified, replaced, or as adjusted from time to time and approved by the P.S.C. Said tariff Schedule VIII is attached hereto and hereby made a part hereof.
- 7. <u>Payment of Bills</u>. Payment for electric power and energy furnished hereunder shall be due and payable at the office of Cooperative monthly in accordance with the applicable provisions of said Schedule VIII. If Customer shall fail to pay any such bill as provided in Schedule VIII, Cooperative may discontinue delivery of electric power and energy hereunder upon fifteen (15) days' written notice to Customer of its intention to do so. Such discontinuance for non-payment shall not of Kany Way affect EFFECTIVE

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the obligations of Customer to pay the minimum monthly charge provided herein. All amounts unpaid when due shall be subject to a 10% charge for late payment and shall be subject to the collection of any attorney fees required in collecting such amounts.

- 8. <u>Reduction in Cost of Service</u>. Cooperative is a non-profit Kentucky corporation and Customer will benefit from any savings or reductions in cost of service in the same manner as any comparable customer as authorized by the Kentucky Revised Statutes, and by cooperative's Articles of Incorporation and Bylaws as now in effect; provided, however, the Cooperative's Board of Directors may defer retirement of so much of the capital credited to patrons for any year which reflects capital credited to the Cooperative by EKPC until EKPC shall have retired such capital credited to the Cooperative. Customer shall participate in capital credits in accordance with the Kentucky Revised Statutes and Cooperative's Articles of Incorporation and Bylaws.
- 9. <u>Notices</u>. Any written notice, demand or request required or authorized under this Agreement shall be deemed properly given to or served on Cooperative if mailed to: Frank Downing, General Manager, Owen County RECC, 510 Georgetown Road, Owenton, Kentucky 40359. Any such notice, demand or request shall be deemed properly given to or served on Customer if mailed to:

Dave Brown Vice President, Finance Ludlow, KY 41016 Ivan Hughes Senior Vice President, Mfg. Ludlow, KY 41016

Each party shall have the right to change the name of the person or location to whom or where the notices are to be given or served by notifying PUBLIC SERVICE COMMISSION the other party, in writing, of such change.

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- 10. Successors in Interest. The terms and conditions of this Agreement shall inure to and be binding upon the parties, together with their respective successors in interest. Neither party may assign this Agreement to any other party without the express written consent of the other party, except that Cooperative may assign the Agreement to the Rural Electrification Administration and/or any supplemental lenders without such consent.
- 11. Force Majeure. The obligations of either party to this Agreement shall be suspended during the continuance of any occurrence beyond the affected party's control (a "force majeure"), which wholly or partially prevents the affected party from fulfilling such obligations, provided that the affected party gives notice to the other party of the reasons for its inability to perform within a reasonable time from such occurrence. As used in this section, the term "force majeure" shall include, but is not limited to: acts of God; strikes; wars; acts of a public enemy; riots; storms; floods; civil disturbances; explosions; failures of machinery or equipment; interruptions in power deliveries from Cooperative's power supplier; or actions of federal, state, or local governmental authorities which are not reasonably within the control of the party claiming relief.

Notwithstanding the above provisions, no event of force majeure shall relieve Customer of the obligation to pay the minimum monthly charge provided herein.

12. <u>Approvals</u>. The execution of this Agreement shall not result in a contract between the parties unless any necessary approvals of the Rural Electrification Administration, any supplemental lenders to Cooperative, and the P.S.C. are obtained within 180 days of such execution. CERVICE COMMISSION OF KENTUCKY

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13. <u>Modifications</u>. Any future revisions or modifications of this Agreement shall require the advance approval of East Kentucky Power, and any necessary approvals by the Rural Electrification Administration, any supplemental lenders of the Cooperative, and the P.S.C.

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

> OWEN COUNTY RURAL ELECTRIC COOPERATIVE CORPORATION

acu By

Duro Bag Manufacturing Company Ivan Hughes Senior Vice President, Mfg.

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Duro Bag Manufacturing Company Dave Brown Vice President, Finance

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ATTEST:

Notary Public State at Large Expires Aug. 20, 1990 Commission/

EST: ATT

· · · ·	Form for filing Rate Schedules	For: Entire Territory Served Community, Town or City		
ı		P.S.C. No. 5		
\sim		1st Revised Sheet No. 4.1		
	OWEN COUNTY RURAL ELECTRIC COOPERATIVE CORPORATION	Cancelling P.S.C. No. 5		
	Name of Issuing Corporation	Original Sheet No. 4.1		
	CLASSIFICATION OF SERVICE			
·		RATE PI UNIT		
	SCHEDULE VIII - LARGE INDUSTRIAL I	RATE LPC1 (Page One)		
	A. <u>Applicable</u> to all territory served by	the Seller.		
	B. Available to all consumers which are where the monthly contract demand energy usage equal to or greater th	e or shall be members of the Seller is 1,000 - 4,999 KW with a monthly an 425 hours per KW of billing demand.		
	Demand Charge 5.39	Per Month per KW of billing demand 212		
	D. Billing Demand			
	The monthly billing demand shall be below: (a) The contract demand	the greater of (a) or (b) listed		
	or preceding eleven months co demand. The load center's pe rate at which energy is used	st demand during the current month bincident with the load center's peak eak demand is the highest average during any fifteen-minute interval each month (and adjusted for power PUBLIC SERVICE COMM!		
	Months Hours Applicable	for Demand Billing - EST OF HENTUCKY EFFECTIVE		
	October thru April 7:00 AM - 12:00 May thru September 10:00 AM - 10:00	Noon; 5:00 PM -10:00 PM		
		PURSUANT TO 807 KAR SECTION 9 (K) BY: 9 - 200		
	DATE OF ISSUE May 13, 1987	DATE EFFECTIVE May 1, 1987		
	ISSUED BY Rout & barry	TITLE General Manager		
\sim	Issued by authority of an Order of the	e Public Service Commission of Kentuck		
	in Case No. 9754 dated	4/28/87		
		PURSUANT TO GO7 KAR 5:011, SECTION 0 (1) BY:		

community, Town or C

P.8.C. No.	\$		
Original	_Sheet No.	4.2	<u> </u>
Cancelling P.S.C. No. 5			
Original	_Sheet No.		

CLASSIFICATION OF SERVICE

OWEN COUNTY RURAL ELECTRIC COOPERATIVE CORPORATION Name of Issuing Corporation

	•	RATE
SC	HEDULE VIII - LARGE INDUSTRIAL RATE LPC 1 (Page Two)	
E.	Minimum Monthly Charge	
	The minimum monthly charge shall not be less than the sum of (a), (b), and (c) below:	
	(a) The product of the billing demand multiplied by the demand charge, plus	
	(b) The product of the billing demand multiplied by 425 hours a the energy charge per kWh, plus	bđ
	(c) The customer charge	1
F.	Power Factor Adjustment	
,	The consumer agrees to maintain a unity power factor as nearly as practicable at each delivery point at the time of the mor maximum demand. When the power factor is determined to be less 90%, the monthly maximum demand at the delivery point will be ad by multiplying the actual monthly maximum demand by 90% and div this product by the actual power factor at the time of the monthly maximum demand. OF KENTUCKY	han justed ding
G.	Fuel Adjustment Clause EFFECTIVE	
	The monthly kilowatt hour usage shall be subject to blue of the solution of the subject to blue of the subject to	1
DA		.M. E.S v 13. 19
ISS	SUED BY Hour Housens TITLE General Man	Ager
	ued by authority of an Order of the Public Service Commission of Case No. 9654 dated Dec. 23. 1986 FUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE	
	LOV 1 0 1987	
	PURSUANT TO 807 KA	R5:011,)
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Form for filing Rate Schedules	For: Entire Territory Served Community, Town or City		
	P.S.C. No.	5	
	lst Revised Sheet No.	4.3	
OWEN COUNTY RURAL ELECTRIC	Cancelling P.S.C. No.	5	
COOPERATIVE CORPORATION Name of Issuing Corporation	Original Sheet No.	4.3	

CLASSIFICATION OF SERVICE

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		RATE PER UNIT
SCH	DULE VIII - LARGE INDUSTRIAL RATE LPC1 (Page Three	>
Н.	Special Provisions	
	1. Delivery Point - If service is furnished at secondary voltag the delivery point shall be the metering point unless otherw specified in the contract for service.	
	All wiring, pole lines, and other electric equipment on the l side of the delivery point shall be owned and maintained by consumer.	
	2. If service is furnished at Seller's primary line voltage, the delivery point shall be the point of attachment of Seller's pa- line to consumer's transformer structure unless otherwise spe- in the contract for service. All wiring, pole lines and other electric equipment (except metering equipment) on the load of the delivery point shall be owned and maintained by the	edified side
Ι.	Terms of Payment	
	The above rates are net, the gross being ten percent (10%) hig In the event the current monthly bill is not paid within fifteen days from the date the bill was rendered, the gross charge sha apply.	(15) て 11
	This tariff is subject to the Energy Emergency Control Program filed with the Kentucky Energy Regulatory Commission ($row(che)$ Public Service Commission) on February 23, 1981, in Administra Case No. 240, and as approved by the Commission Order of March 31, 1981.	țive
	PURSUANT TO SO SECTION BY: 9. 2000	
DAT	OF ISSUE March 27, 1987 DATE EFFECTIVE April	1, 1987
ISSU	ED BY Frank K Courses TITLE General Man	agen
Issu	d by authority of an Order of the Public Service Commission	of Kentucky
in C	nse No. <u>9654</u> dated <u>Dec. 23, 1986</u> . NOV 1 9 1987	
	PURSUANT TO 807 KA SECTION 9 (1)	35:011,
	BY: 3 mes	an a