# ATTACHMENT AG 1-56 

## CFC 2022

Loan Document

## CERTIFICATE OF RESOLUTIONS AND INCUMBENCY

1. Wayne Elliott $\qquad$ , do hereby certify that (i) I am the Secretary of JACKSON PURCHASE ENERGY CORPORATION (hereinafter called the "Cooperative"); (ii) the following are true and correct copies of resolutions duly adopted by the board of directors of the Cooperative at a meeting held on August 25,2022; (iii) the meeting was duly and regularly called and held in accordance with the bylaws of the Cooperative; (iv) the Cooperative is duly incorporated, validly existing and in good standing under the laws of the state of its incorporation and there is no pending or contemplated proceeding for the merger, consolidation, sale of assets or business or dissolution of the Cooperative; (v) forms of the loan documents identified below were submitted to the meeting and were authorized by the board of directors to be executed; (vi) none of the following resolutions has been rescinded or modified as of this date; and (vii) the persons authorized below have been duly elected or appointed to their respective positions and occupied such positions on the date of actual execution of the loan documents:

RESOLVED, that the Cooperative establish a line of credit and authorize borrowing from National Rural Utilities Cooperative Finance Corporation ("CFC") in an amount which shall not at any one time exceed $\$ 5,000,000.00$ (the "Line of Credit Amount"), subject to the provisions of the Line of Credit Agreement substantially in the form submitted to this meeting (the "Line of Credit Agreement"); and,

RESOLVED, that the individuals listed below are hereby authorized to execute and to deliver to CFC the following documents: the Line of Credit Agreement.

RESOLVED, that each of the following individuals is hereby authorized in the name and on behalf of the Cooperative to execute and to deliver all such other documents and instruments as may be necessary or appropriate, to execute any future amendments to said Line of Credit Agreement as such individual may deem appropriate within the Line of Credit Amount so authorized and to do all such other acts as in the opinion of such authorized individual acting may be necessary or appropriate in order to carry out the purposes and intent of the foregoing resolutions:

## Office or Title

President / CEO
Board Chairman
Vice-Chair
Secretary / Treasurer

Name (typed or printed)

Greg Grissom
Erick Harris
Jack Marshall
Wayne Elliott

IN WITNESS WHEREOF I have hereunto set my hand as of the date shown below.


CFC INCUMB
KY020-R-5110(ELGINB)
254231-1

## REVOLVING LINE OF CREDIT AGREEMENT

REVOLVING LINE OF CREDIT AGREEMENT (this "Agreement"), dated as of Auqust 25,2022 between JACKSON PURCHASE ENERGY CORPORATION ("Borrower"), a corporation organized and existing under the laws of the State of Kentucky and NATIONAL RURAL UTILITIES COOPERATIVE FINANCE CORPORATION ("CFC"), a cooperative association organized and existing under the laws of the District of Columbia.

## RECITALS

WHEREAS, the Borrower has applied to CFC for a line of credit for the purposes set forth in Schedule 1 hereto, and CFC is willing to extend such a line of credit to the Borrower on the terms and conditions stated herein.

NOW, THEREFORE, for and in consideration of the premises and the mutual covenants hereinafter contained, the parties hereto agree and bind themselves as follows:

## ARTICLE I

## DEFINITIONS

Section 1.01 For purposes of this Agreement, the following capitalized terms shall have the following meanings (such definitions to be equally applicable to the singular and the plural form thereof).
"Advance" shall mean each advance of funds by CFC to the Borrower pursuant to the terms and conditions of this Agreement.
"Business Day" shall mean any day that both CFC and the depository institution CFC utilizes for funds transfers hereunder are open for business.
"CFC Commitment" shall have the meaning ascribed to it in Schedule 1 hereto.
"CFC Line of Credit Rate" shall mean the rate published by CFC from time to time, by electronic or other means, for similarly classified lines of credit, but if not published, then the rate determined for such lines of credit by CFC from time to time.
"Default Rate" shall mean a rate per annum equal to the interest rate in effect for an Advance plus two hundred (200) basis points.
"Effective Date" shall mean the date designated as such by CFC on the signature page hereof.
"Event of Default" shall have the meaning as described in Article VI hereof.
"GAAP" shall mean generally accepted accounting principles in the United States of America as in effect from time to time.
"Governmental Authority" shall mean the government of the United States of America, any other nation or government, any state or other political subdivision thereof, whether state or
local, and any agency, authority, instrumentality, regulatory body, court or other entity exercising executive, legislative, judicial, taxing, regulatory or administrative powers or functions of or pertaining to government.
"Lien" shall mean any statutory or common law consensual or non-consensual mortgage, pledge, security interest, encumbrance, lien, right of set off, claim or charge of any kind, including, without limitation, any conditional sale or other title retention transaction, any lease transaction in the nature thereof and any secured transaction under the Uniform Commercial Code.
"Line of Credit" shall mean the line of credit extended by CFC to the Borrower, pursuant to this Agreement, in an aggregate principal amount outstanding at any time not to exceed the CFC Commitment.
"Loan Documents" shall mean this Agreement and all other documents or instruments executed, delivered or executed and delivered by the Borrower and evidencing, governing or otherwise pertaining to the Line of Credit.
"Maturity Date" shall mean the date set forth in Schedule 1 hereto.
"Obligations" shall mean any and all liabilities, obligations or indebtedness owing by the Borrower to CFC, of any kind or description, irrespective of whether for the payment of money, whether direct or indirect, absolute or contingent, due or to become due, now existing or hereafter arising.
"Person" shall mean natural persons, sole proprietorships, cooperatives, corporations, limited liability companies, limited partnerships, general partnerships, limited liability partnerships, joint ventures, associations, companies, trusts or other organizations, irrespective of whether they are legal entities, and Governmental Authorities.

## ARTICLE II

## REPRESENTATIONS AND WARRANTIES

Section 2.01 The Borrower represents and warrants to CFC that as of the date of this Agreement:
A. Good Standing. The Borrower is duly organized, validly existing and in good standing under the laws of the jurisdiction of its incorporation or organization, is duly qualified to do business and is in good standing in those states in which it is required to be qualified to conduct its business.
B. Authority; Validity. The Borrower has the power and authority to enter into this Agreement; to make the borrowing hereunder; to execute and deliver all documents and instruments required hereunder and to incur and perform the obligations provided for herein, all of which have been duly authorized by all necessary and proper action; and no consent or approval of any Person, including, as applicable and without limitation, members of the Borrower, which has not been obtained is required as a condition to the validity or enforceability hereof or thereof.

This Agreement is, and when fully executed and delivered will be, legal, valid and binding upon the Borrower and enforceable against the Borrower in accordance with its terms, subject to applicable bankruptcy, insolvency, reorganization, moratorium or other laws affecting creditors' rights generally and subject to general principles of equity.
C. No Conflicting Agreements. The execution and delivery of the Loan Documents and performance by the Borrower of the obligations thereunder, and the transactions contemplated hereby or thereby, will not: (i) violate any provision of law, any order, rule or regulation of any court or other Governmental Authority, any award of any arbitrator, the articles of incorporation or bylaws of the Borrower, or any indenture, contract, agreement, mortgage, deed of trust or other instrument to which the Borrower is a party or by which it or any of its property is bound; or (ii) be in conflict with, result in a breach of or constitute (with due notice and/or lapse of time) a default under, any such award, indenture, contract, agreement, mortgage, deed of trust or other instrument, or result in the creation or imposition of any Lien upon any of the property or assets of the Borrower.

The Borrower is not in default in any material respect under any agreement or instrument to which it is a party or by which it is bound and no event or condition exists which constitutes a default, or with the giving of notice or lapse of time, or both, would constitute a default under any such agreement or instrument.
D. Taxes. The Borrower has filed or caused to be filed all federal, state and local tax returns which are required to be filed and has paid or caused to be paid all federal, state and local taxes, assessments, and Governmental Authority charges and levies thereon, including interest and penalties to the extent that such taxes, assessments, and Governmental Authority charges and levies have become due, except for such taxes, assessments, and Governmental Authority charges and levies which the Borrower is contesting in good faith by appropriate proceedings for which adequate reserves have been set aside.
E. Licenses and Permits. The Borrower has duly obtained and now holds all licenses, permits, certifications, approvals and the like necessary to own and operate its property and business that are required by Governmental Authorities and each remains valid and in full force and effect.
F. Litigation. There are no outstanding judgments, suits, claims, actions or proceedings pending or, to the knowledge of the Borrower, threatened against or affecting the Borrower or any of its properties which, if adversely determined, either individually or collectively, would have a material adverse effect upon the business, operations, prospects, assets, liabilities or financial condition of the Borrower. The Borrower is not, to the Borrower's knowledge, in default or violation with respect to any judgment, order, writ, injunction, decree, rule or regulation of any Governmental Authority which would have a material adverse effect upon the business, operations, prospects, assets, liabilities or financial condition of the Borrower.
G. Financial Statements. The balance sheet of the Borrower as at the date identified in Schedule 1 hereto, the statement of operations of the Borrower for the period ending on said date, each included in the Borrower's most recent audited financial statements and the interim financial statements of the Borrower, all heretofore furnished to CFC, are complete and correct. Said balance sheet fairly presents the financial condition of the Borrower as at said date and said statement of operations fairly reflects its operations for the period ending on said date. The Borrower has no contingent obligations or extraordinary forward or
long-term commitments except as specifically stated in said balance sheet, elsewhere in the Borrower's most recent audited financial statements or herein. There has been no material adverse change in the financial condition or operations of the Borrower from that set forth in said financial statements except changes disclosed in writing to CFC prior to the date hereof.
H. Required Approvals. No license, consent or approval of any Governmental Authority is required to enable the Borrower to enter into this Agreement, or to perform any of its Obligations provided for herein, including without limitation (and if applicable), that of any state public utilities commission, any state public service commission, and the Federal Energy Regulatory Commission.
I. Compliance With Laws. The Borrower is in compliance, in all material respects, with all applicable requirements of law and all applicable rules and regulations of each Governmental Authority.
J. Disclosure. To the Borrower's knowledge, information and belief, neither this Agreement nor any document, certificate or financial statement furnished to CFC by or on behalf of the Borrower in connection herewith (all such documents, certificates and financial statements, taken as a whole) contains any untrue statement of a material fact or omits to state any material fact necessary in order to make the statements contained herein and therein not misleading.

## ARTICLE III

## CREDIT TERMS

Section 3.01 Advances. CFC agrees to advance funds to the Borrower pursuant to the terms and conditions hereof, provided, however, that the principal amount at any time outstanding under this Agreement shall not exceed the CFC Commitment. The Borrower may borrow, repay and reborrow funds at any time or from time to time from the Effective Date up to, but not including, the Maturity Date, at which time all principal amounts outstanding, and accrued, but unpaid interest thereon, shall be due and payable in full.

Section 3.02 Payment and Interest Rate. The Line of Credit shall be payable and bear interest as follows:
A. Interest Rate and Payment. The Borrower unconditionally promises and agrees to pay, as and when due, interest on all amounts advanced hereunder from the date of each Advance and to repay all amounts advanced hereunder with interest on the Maturity Date, if not sooner paid. Interest shall be due and payable in accordance with CFC's regular billing cycles as may be in effect from time to time. As of the date hereof, interest shall be due and payable on the last day of each of March, June, September and December. CFC shall provide reasonable prior written notice to the Borrower of any change to the billing cycle or due dates for the payment of interest. CFC shall invoice the Borrower at least five days prior to the due date of any interest payment, provided, however, that CFC's failure to timely send an invoice with respect to any interest payment shall not constitute a waiver by CFC or be deemed to relieve the Borrower of its obligation to make such payment as provided for herein or to repay all amounts advanced hereunder in full with accrued interest as provided for herein. All amounts shall be payable at CFC's main office at 20701 Cooperative Way, Dulles, VA 20166 or at such other location as designated by CFC from time to time. The interest rate on all Advances will be equal to the CFC Line of Credit Rate in effect from time to time. Interest will be computed on the basis
of a 365 day year for the actual number of days that any Advance is outstanding. The effective date of an interest rate adjustment will be determined from time to time by CFC and shall remain in effect until any subsequent change in the interest rate occurs.
B. Application of Payments. Each payment shall be applied to the Obligations, first to any fees, costs, expenses or charges other than interest or principal then due on the Borrower's indebtedness to CFC, second to interest accrued and the balance to principal.

Section 3.03 Paydown Requirement. For each 12-month period while this Agreement is in effect, Borrower shall, for a period of at least five consecutive Business Days, pay down the entire outstanding principal balance on this line of credit ("Paydown"). Borrower shall make the initial Paydown within 360 days of the first Advance hereunder, and shall make each subsequent Paydown within 360 days of the date of the first Advance following each Paydown.

Section 3.04 Limitation on Advances. While an Advance is outstanding, CFC reserves the right to limit further Advances if the sum of (a) all Advances outstanding, (b) the amount of any further Advance requested, and (c) the total amount of Borrower's other unsecured outstanding debt, would exceed the CFC Commitment.

Section 3.05 Mandatory Prepayment. If there is a change in the Borrower's corporate structure (including without limitation by merger, consolidation, conversion or acquisition), then upon the effective date of such change, (a) the Borrower shall no longer have the ability to request, and CFC shall have no obligation to make, Advances hereunder and (b) the Borrower shall prepay the outstanding principal balance of all Obligations, together with any accrued but unpaid interest thereon, any unpaid costs or expenses provided for herein, and a prepayment premium as set forth in any agreement between the Borrower and CFC with respect to any such Obligation or, if not specified therein, as prescribed by CFC pursuant to its policies of general application in effect from time to time.

Notwithstanding the foregoing, if after giving effect to such change in the Borrower's corporate structure, Borrower, or its successor in interest, is engaged in the furnishing of electric utility services to its members and patrons for their use as ultimate consumers and is organized as a cooperative, nonprofit corporation, public utility district, municipality, or other public governmental body, Borrower shall retain the ability to request, and CFC shall retain the obligation to make, Advances hereunder and no prepayment shall be required under this Section 3.05 .

## Section 3.06 RESERVED

Section 3.07 Default Rate. If Borrower defaults on its obligation to make a payment due hereunder by the applicable date payment is due, and such default continues for thirty (30) days thereafter, then beginning on the thirty-first $\left(31^{\text {st }}\right)$ day after the payment is due and for so long as such default continues, Advances shall bear interest at the Default Rate.

## ARTICLE IV

## CONDITIONS OF LENDING

Section 4.01 Conditions Precedent to Closing. The obligation of CFC to make Advances hereunder shall not become effective until the date on which the following conditions precedent have been satisfied:
CFC LOCAGMT
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A. Legal Matters. All legal matters incident to the consummation of the transactions hereby contemplated shall be satisfactory to counsel for CFC.
B. Representations and Warranties. The representations and warranties contained in Article II shall be true on the date hereof.
C. Closing Deliverables. CFC shall have been furnished with the following, in form and substance satisfactory to CFC:
(i) Documents. (a) the executed Loan Documents, (b) certified copies of all such organizational documents and proceedings of the Borrower authorizing the transactions hereby contemplated as CFC shall require, and (c) all other such documents as CFC may reasonably request.
(ii) Government Approvals. True and correct copies of all certificates, authorizations, consents, permits and licenses from Governmental Authorities necessary for the execution or delivery of the Loan Documents or performance by the Borrower of the obligations thereunder.
D. Special Conditions of Closing. CFC shall be fully satisfied that the Borrower has complied with all special conditions of closing identified in Schedule 1 hereto.

Section 4.02 Conditions to Advances. The obligation of CFC to make each Advance hereunder is additionally subject to satisfaction of the following conditions:
A. Requisitions. The Borrower will requisition each Advance by submitting its requisition to CFC in form and substance satisfactory to CFC, no later than 12:00 noon local time at CFC's offices in Dulles, Virginia on the Business Day prior to the Business Day Borrower seeks to have funds advanced.

CFC may require the Borrower to submit such additional information as it may reasonably require prior to funding the Advance request.
B. Representations and Warranties; Default. The representations and warranties contained in Article II shall be true on the date of the making of each Advance hereunder with the same effect as though such representations and warranties had been made on such date; no Event of Default and no event which, with the lapse of time or the notice and lapse of time would become such an Event of Default, shall have occurred and be continuing or will have occurred after giving effect to each Advance on the books of the Borrower; there shall have occurred no material adverse change in the business or condition, financial or otherwise, of the Borrower; and nothing shall have occurred which in the opinion of CFC materially and adversely affects the Borrower's ability to perform its obligations hereunder.
C. Special Conditions of Advances. CFC shall be fully satisfied that the Borrower has complied with all special conditions to advance identified in Schedule 1 hereto.

## ARTICLE V

COVENANTS

Section 5.01 The Borrower covenants and agrees with CFC that until payment in full of the Line of Credit and performance of all obligations of the Borrower hereunder:
A. Use of Proceeds. The Borrower shall use the proceeds of this Line of Credit solely for the purposes identified on Schedule 1 hereto.
B. Notice. The Borrower shall promptly notify CFC in writing of:
(i) any material adverse change in the business, operations, prospects, assets, liabilities or financial condition of the Borrower or its subsidiaries;
(ii) the institution or threat of any litigation or administrative proceeding of any nature involving the Borrower or any subsidiary which could materially affect the business, operations, prospects, assets, liabilities or financial condition of the Borrower or any subsidiary; and
(iii) the occurrence of an Event of Default hereunder, or any event that, with the giving of notice or lapse of time, or both, would constitute an Event of Default.
C. Default Notices. Upon receipt of any notices with respect to a default by the Borrower or any subsidiary under the terms of any evidence of any indebtedness with parties other than CFC or of any loan agreement, mortgage or other agreement relating thereto, the Borrower shall, and shall cause each subsidiary to, deliver copies of such notice to CFC.
D. Financial Books; Financial Reports; Right of Inspection. The Borrower will at all times keep, and safely preserve, proper books, records and accounts in which full and true entries will be made of all of the dealings, business and affairs of the Borrower, in accordance with GAAP.

The Borrower will cause to be prepared and furnished to CFC within one hundred twenty (120) days of the end of each of the Borrower's fiscal years during the term hereof, a full and complete consolidated and consolidating report of its financial condition and statement of its operations as of the end of such fiscal year, audited and certified by independent certified public accountants nationally recognized or otherwise satisfactory to CFC and accompanied by a report of such audit in form and substance satisfactory to CFC, including without limitation a consolidated and consolidating balance sheet and the related consolidated and consolidating statements of income and cash flow.

CFC, through its representatives, shall at all times during reasonable business hours and upon prior notice have access to, and the right to inspect and make copies of, any or all books, records and accounts, and any or all invoices, contracts, leases, payrolls, canceled checks, statements and other documents and papers of every kind belonging to or in the possession of the Borrower or in any way pertaining to its property or business.
E. Compliance With Laws. The Borrower and each subsidiary shall remain in compliance, in all material respects, with all applicable requirements of law and applicable rules and regulations of each Governmental Authority.
F. Taxes. The Borrower shall pay, or cause to be paid all taxes, assessments or Governmental Authority charges lawfully levied or imposed on or against it and its properties
prior to the time they become delinquent, except for any taxes, assessments or charges that are being contested in good faith and with respect to which adequate reserves as determined in good faith by Borrower have been established and are being maintained.
G. Special Covenants. The Borrower will comply with any special covenants identified in Schedule 1 hereto.

## ARTICLE VI <br> EVENTS OF DEFAULT

Section 6.01 The following shall be "Events of Default" under this Agreement:
A. Representations and Warranties. Any representation or warranty made by the Borrower herein, or in any of the other Loan Documents, or in any certificate or financial statement furnished to CFC hereunder or under any of the other Loan Documents shall prove to be false or misleading in any material respect.
B. Payment. The Borrower shall fail to pay (whether upon stated maturity, by acceleration, or otherwise) any principal, interest, premium (if any) or other amount payable under the Line of Credit within five (5) Business Days after the due date thereof.
C. Other Covenants.
(i) No Grace Period. Failure of the Borrower to observe or perform any covenant or agreement contained in Sections 5.01.A, 5.01.C, 5.01.D, or 5.01.G, of this Agreement.
(ii) Thirty Day Grace Period. Failure of the Borrower to observe or perform any other covenant or agreement contained in this Agreement or any of the other Loan Documents, which shall remain unremedied for thirty (30) calendar days after written notice thereof shall have been given to the Borrower by CFC.
D. Legal Existence, Permits and Licenses. The Borrower shall forfeit or otherwise be deprived of (i) its authority to conduct business in the jurisdiction in which it is organized or in any other jurisdiction where such authority is required in order for the Borrower to conduct its business in such jurisdiction or (ii) permits, easements, consents or licenses required to carry on any material portion of its business.
E. Other CFC Obligations. The Borrower shall be in breach or default of any Obligation, which breach or default continues uncured beyond the expiration of any applicable grace period.
F. Other Obligations. The Borrower shall (i) fail to make any payment of any principal, premium or any other amount due or interest on any indebtedness with parties other than CFC which shall remain unpaid beyond the expiration of any applicable grace period, or (ii) be in breach or default with respect to any other term of any evidence of any other indebtedness with parties other than CFC or of any loan agreement, mortgage or other agreement relating thereto which breach or default continues uncured beyond the expiration of any applicable grace period, if the effect of such failure, default or breach is to cause the holder or holders of
that indebtedness to cause that indebtedness to become or be declared due prior to its stated maturity (upon the giving or receiving of notice, lapse of time, both or otherwise).
G. Involuntary Bankruptcy. An involuntary case or other proceeding shall be commenced against the Borrower seeking liquidation, reorganization or other relief with respect to it or its debts under bankruptcy, insolvency or other similar law now or hereafter in effect or seeking the appointment of a trustee, receiver, liquidator, custodian or other similar official of it or any substantial part of its property and such involuntary case or other proceeding shall continue without dismissal or stay for a period of sixty (60) consecutive days; or an order for relief shall be entered against the Borrower under the federal bankruptcy laws or applicable state law as now or hereafter in effect.
H. Insolvency. The Borrower shall commence a voluntary case or other proceeding seeking liquidation, reorganization or other relief with respect to itself or its debts under any bankruptcy, insolvency or other similar law now or hereafter in effect or seeking the appointment of a trustee, receiver, liquidator, custodian or other similar official of it or any substantial part of its property, or shall consent to any such relief or to the appointment of or taking possession by any such official in an involuntary case or proceeding commenced against it, or shall make a general assignment for the benefit of creditors, or shall admit in writing its inability to, or be generally unable to, pay its debts as they become due, or shall take any action to authorize any of the foregoing.
I. Dissolution or Liquidation. Other than as provided in subsection H. above, the dissolution or liquidation of the Borrower, or failure by the Borrower promptly to forestall or remove any execution, garnishment or attachment of such consequence as will impair its ability to continue its business or fulfill its obligations and such execution, garnishment or attachment shall not be vacated within sixty (60) consecutive days.
J. Material Adverse Change. Any material adverse change in the business or condition, financial or otherwise, of the Borrower or any subsidiary.
K. Monetary Judgment. The Borrower shall suffer any money judgment not covered by insurance, writ or warrant of attachment or similar process involving an amount in excess of $\$ 100,000$ and shall not discharge, vacate, bond or stay the same within a period of sixty (60) consecutive days.
L. Nonmonetary Judgment. One or more nonmonetary judgments or orders (including, without limitation, injunctions, writs or warrants of attachment, garnishment, execution, distraint, replevin or similar process) shall be rendered against the Borrower that, either individually or in the aggregate, could reasonably be expected to have a material adverse effect upon the business, operations, prospects, assets, liabilities or financial condition of the Borrower.

## ARTICLE VII

## REMEDIES

Section 7.01 If any Event of Default shall occur after the date of this Agreement and shall not have been remedied within the applicable grace period therefor, then in every such event (other than an event described in Section 6.01.G, 6.01. H or 6.01.I) and at any time during the continuance of such event, CFC may:
(a) Cease making Advances hereunder;
(b) Declare all unpaid principal outstanding on the Line of Credit, all accrued and unpaid interest thereon, and all other Obligations to be immediately due and payable and the same shall thereupon become immediately due and payable without presentment, demand, protest or notice of any kind, all of which are hereby expressly waived;
(c) Exercise rights of setoff or recoupment and apply any and all amounts held, or hereafter held, by CFC or owed to the Borrower or for the credit or account of the Borrower against any and all of the Obligations of the Borrower now or hereafter existing hereunder or under the Line of Credit, including, but not limited to, patronage capital allocations and retirements, money due to the Borrower from equity certificates purchased from CFC, and any membership or other fees that would otherwise be returned to the Borrower. The rights of CFC under this section are in addition to any other rights and remedies (including other rights of setoff or recoupment) which CFC may have. The Borrower waives all rights of setoff, deduction, recoupment or counterclaim;
(d) Pursue all rights and remedies available to CFC, including, but not limited to, a suit for specific performance, injunctive relief or damages; and
(e) Pursue any other rights and remedies available to CFC at law or in equity.

If any Event of Default described in Section 6.01.G, 6.01 . H or 6.01 .I shall occur after the date of this Agreement, then CFC's commitment to make Advances hereunder shall automatically terminate and the unpaid principal outstanding hereunder, all accrued and unpaid interest thereon, and all other Obligations shall thereupon become immediately due and payable without presentment, demand, protest or notice of any kind, all of which are hereby expressly waived. In addition, CFC may pursue all rights and remedies available to CFC that are contemplated by the Loan Documents in the manner, upon the conditions, and with the effect provided in the Loan Documents, including, but not limited to, a suit for specific performance, injunctive relief or damages and any other rights and remedies available to CFC at law or in equity.

Nothing herein shall limit the right of CFC to pursue all rights and remedies available to a creditor following the occurrence of an Event of Default. Each right, power and remedy of CFC shall be cumulative and concurrent, and recourse to one or more rights or remedies shall not constitute a waiver of any other right, power or remedy.

## ARTICLE VIII

## MISCELLANEOUS

Section 8.01 Notices. All notices, requests and other communications provided for herein including, without limitation, any modifications of, or waivers, requests or consents under, this Agreement shall be given or made in writing (including, without limitation, by facsimile) and delivered to the intended recipient at the "Address for Notices" specified below; or, as to any party, at such other address as shall be designated by such party in a notice to each other party. All such communications shall be deemed to have been duly given (a) when personally
delivered including, without limitation, by overnight mail or courier service, (b) in the case of notice by United States mail, certified or registered, postage prepaid, return receipt requested, upon receipt thereof, or (c) in the case of notice by facsimile, upon transmission thereof, provided such transmission is promptly confirmed by either of the methods set forth in clauses (a) or (b) above in each case given or addressed as provided for herein. The Address for Notices of each of the respective parties is as follows:

The Borrower:
The address set forth in Schedule 1 hereto

CFC:
National Rural Utilities Cooperative Finance Corporation: 20701 Cooperative Way Dulles, Virginia 20166 Attention: General Counsel Fax \# 866-230-5635

Section 8.02 Expenses. The Borrower shall reimburse CFC for any reasonable costs and out-of-pocket expenses paid or incurred by CFC (including, without limitation, reasonable fees and expenses of outside attorneys, paralegals and consultants) for all actions CFC takes, (a) to enforce the payment of any Obligation or in preparation for such enforcement, (b) to restructure any of the Obligations, (c) to review, approve or grant any consents or waivers hereunder, (d) to prepare, negotiate, execute, deliver, review, amend or modify this Agreement, and (e) to prepare, negotiate, execute, deliver, review, amend or modify any other agreements, documents and instruments deemed necessary or appropriate by CFC in connection with any of the foregoing.

The amount of all such expenses identified in this Section 8.02 shall be payable upon demand, and if not paid, shall accrue interest at the then prevailing CFC Line of Credit Rate plus two hundred (200) basis points.

Section 8.03 Late Payments. If payment of any amount due hereunder is not received at CFC's office in Dulles, Virginia or such other location as CFC may designate to the Borrower, within five (5) Business Days after the due date thereof, the Borrower will pay to CFC, in addition to all other amounts due under the terms of the Loan Documents, any late payment charge as may be fixed by CFC from time to time pursuant to its policies of general application as in effect from time to time.

Section 8.04 Non-Business Day Payments. If any payment to be made by the Borrower hereunder shall become due on a day which is not a Business Day, such payment shall be made on the next succeeding Business Day and such extension of time shall be included in computing any interest in respect of such payment.

Section 8.05 Filing Fees. To the extent permitted by law, the Borrower agrees to pay all expenses of CFC (including the reasonable fees and expenses of its counsel) in connection with the filing, registration or recordation of any instruments as may be required by CFC in connection with this Agreement, including, without limitation, all documentary stamps, recordation and transfer taxes and other costs and taxes incident to execution, filing,
registration, recordation or perfection of any document or instrument in connection herewith. The Borrower agrees to save harmless and indemnify CFC from and against any liability resulting from the failure to pay any required documentary stamps, recordation and transfer taxes, recording costs, or any other expenses incurred by CFC in connection with this Agreement. The provisions of this subsection shall survive the execution and delivery of this Agreement and the payment of all other amounts due hereunder.

Section 8.06 CFC Accounts. Borrower agrees that the records of, and all computations by, CFC (in whatever media they are recorded or maintained) as to the amount of principal, interest and fees due on the Line of Credit shall be conclusive in the absence of manifest error.

Section 8.07 Waiver; Modification. No failure on the part of CFC to exercise, and no delay in exercising, any right or power hereunder or under the other Loan Documents shall operate as a waiver thereof, nor shall any single or partial exercise by CFC of any right hereunder, or any abandonment or discontinuance of steps to enforce such right or power, preclude any other or further exercise thereof or the exercise of any other right or power. No modification or waiver of any provision of this Agreement or the other Loan Documents and no consent to any departure by the Borrower therefrom shall in any event be effective unless the same shall be in writing by the party granting such modification, waiver or consent, and then such modification, waiver or consent shall be effective only in the specific instance and for the purpose for which given.

SECTION 8.08 GOVERNING LAW; SUBMISSION TO JURISDICTION; WAIVER OF JURY TRIAL.
(A) THE PERFORMANCE AND CONSTRUCTION OF THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE COMMONWEALTH OF VIRGINIA.
(B) THE BORROWER HEREBY SUBMITS TO THE NON-EXCLUSIVE JURISDICTION OF THE UNITED STATES COURTS LOCATED IN VIRGINIA AND OF ANY STATE COURT SO LOCATED FOR PURPOSES OF ALL LEGAL PROCEEDINGS ARISING OUT OF OR RELATING TO THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY. THE BORROWER IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY OBJECTIONS THAT IT MAY NOW OR HEREAFTER HAVE TO THE ESTABLISHING OF THE VENUE OF ANY SUCH PROCEEDINGS BROUGHT IN SUCH A COURT AND ANY CLAIM THAT ANY SUCH PROCEEDING HAS BEEN BROUGHT IN AN INCONVENIENT FORUM.
(C) THE BORROWER AND CFC EACH HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY AND ALL RIGHT TO TRIAL BY JURY IN ANY LEGAL PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY.

SECTION 8.09 INDEMNIFICATION. THE BORROWER HEREBY INDEMNIFIES AND AGREES TO HOLD HARMLESS, AND DEFEND CFC AND ITS MEMBERS, DIRECTORS, OFFICERS, EMPLOYEES, AGENTS, ATTORNEYS AND REPRESENTATIVES (EACH AN "INDEMNITEE") FOR, FROM, AND AGAINST ALL CLAIMS, DAMAGES, LOSSES, LIABILITIES, COSTS, AND EXPENSES (INCLUDING, WITHOUT LIMITATION, COSTS AND EXPENSES OF LITIGATION AND REASONABLE ATTORNEYS' FEES) ARISING FROM ANY

## CFC LOCAGMT

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CLAIM OR DEMAND IN RESPECT OF THIS AGREEMENT AND THE OTHER LOAN DOCUMENTS OR THE TRANSACTIONS DESCRIBED IN THIS AGREEMENT AND THE OTHER LOAN DOCUMENTS AND ARISING AT ANY TIME, WHETHER BEFORE OR AFTER PAYMENT AND PERFORMANCE OF ALL OBLIGATIONS UNDER THIS AGREEMENT AND THE OTHER LOAN DOCUMENTS IN FULL, EXCEPTING ANY SUCH MATTERS ARISING SOLELY FROM THE GROSS NEGLIGENCE OR WILLFUL MISCONDUCT OF CFC OR ANY INDEMNITEE. NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN SECTION 8.11 HEREOF, THE OBLIGATIONS IMPOSED UPON THE BORROWER BY THIS SECTION SHALL SURVIVE THE REPAYMENT OF THE LINE OF CREDIT AND THE TERMINATION OF THIS AGREEMENT.

Section 8.10 Complete Agreement. This Agreement, together with any schedules and exhibits hereto and the other Loan Documents, and the other agreements and matters referred to herein or by their terms referring hereto, is intended by the parties as a final expression of their agreement and is intended as a complete statement of the terms and conditions of their agreement. In the event of any conflict in the terms and provisions of this Agreement and any other Loan Documents, the terms and provisions of this Agreement shall control.

Section 8.11 Survival; Successors and Assigns. All covenants, agreements, representations and warranties of the Borrower which are contained in this Agreement shall survive the execution and delivery to CFC of the Loan Documents and the making of the Advances hereunder and shall continue in full force and effect until all of the obligations under the Loan Documents have been paid in full. All covenants, agreements, representations and warranties of the Borrower which are contained in this Agreement shall inure to the benefit of the successors and assigns of CFC. The Borrower shall not have the right to assign its rights or obligations under this Agreement.

Section 8.12 Use of Terms. The use of the singular herein shall also refer to the plural, and vice versa.

Section 8.13 Headings. The headings and sub-headings contained in this Agreement are intended to be used for convenience only and do not constitute part of this Agreement.

Section 8.14 Severability. If any term, provision or condition, or any part thereof, of this Agreement or the other Loan Documents shall for any reason be found or held invalid or unenforceable by any court of competent jurisdiction or other Governmental Authority, such invalidity or unenforceability shall not affect the remainder of such term, provision or condition nor any other term, provision or condition, and this Agreement and the other Loan Documents shall survive and be construed as if such invalid or unenforceable term, provision or condition had not been contained therein.

Section 8.15 Binding Effect. This Agreement shall become effective when it shall have been executed by both the Borrower and CFC and thereafter shall be binding upon and inure to the benefit of the Borrower and CFC and their respective successors and assigns.

Section 8.16 Electronic Execution of Loan Documents. The words "execution," "signed," "signature," and words of like import in this Agreement and the other Loan Documents shall be deemed to include electronic signatures or electronic records, each of which shall be of the same legal effect, validity or enforceability as a manually executed signature or the use of a paper-based recordkeeping system, as the case may be, to the extent and as provided for in CFC LOCAGMT
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any applicable law, including the Federal Electronic Signatures in Global and National Commerce Act or any other similar state laws based on the Uniform Electronic Transactions Act.

Section 8.17 Counterparts. This Agreement may be executed in one or more counterparts, each of which will be deemed an original and all of which together will constitute one and the same document. Signature pages may be detached from the counterparts and attached to a single copy of this Agreement to physically form one document. Delivery of an executed counterpart of a signature page of this Agreement by facsimile or in electronic (e.g., "pdf" or "tif") format shall be effective as delivery of a manually executed counterpart of this Agreement.

Section 8.18 Schedule 1. Schedule 1 attached hereto is an integral part of this Agreement.

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

JACKSON PURCHASE ENERGY CORPORATION

By:


Title: $\qquad$ Chairman Attest. $\frac{N \text { cyme } \& \text { secretary }}{\text { Shit }}$

NATIONAL RURAL UTILITIES COOPERATIVE FINANCE CORPORATION

By: $\qquad$
Assistant Secretary-Treasurer
Attest:
Assistant Secretary-Treasurer

Effective Date: $\qquad$ (to be filled in by CFC)

Loan Number: KY020-R-5110

## SCHEDULE 1

1. The purpose of this Line of Credit is to provide funds for the Borrower's general corporate use, consistent with the Borrower's articles of incorporation, bylaws and applicable federal, state and local laws and regulations.
2. The aggregate CFC Commitment shall mean $\$ 5,000,000.00$.
3. Maturity Date shall mean the date twenty-three (23) months from the Effective Date.
4. The date of the Borrower's balance sheet referred to in Section 2.01.G is December 31, 2021.
5. The Governmental Authority referred to in Section 2.01.H is: N/A
6. The special conditions of closing referred to in Section 4.01.D are as follows: None
7. The special conditions of advance referred to in Section 4.02.C are as follows: None
8. The special covenants referred to in Section 5.01.G are as follows: None
9. The address for notices to the Borrower referred to in Section 8.01 is:
(a) If by personal delivery (including overnight mail or courier service):

Jackson Purchase Energy Corporation
6525 US Highway 60 W, STE 6
Paducah, KY 42001
Attention: General Manager
Fax: (270) 441-0866
If by United States mail:
Jackson Purchase Energy Corporation
6525 US Highway 60 W, STE 6
Paducah, KY 42001
Attention: General Manager
Fax: (270) 441-0866

## CFC 2016 <br> Loan Documents

## LOAN AGREEMENT

LOAN AGREEMENT (this "Agreement") dated as of December 22,2016 between JACKSON PURCHASE ENERGY CORPORATION ("Borrower"), a corporation organized and existing under the laws of the State of Kentucky and NATIONAL RURAL UTILITIES COOPERATIVE FINANCE CORPORATION ("CFC"), a cooperative association organized and existing under the laws of the District of Columbia.

## RECITALS

WHEREAS, the Borrower has applied to CFC for a loan or a series of loans for the purpose of refinancing certain of its existing indebtedness, as more fully described on Schedule 1 hereto, and CFC is willing to make such a loan to the Borrower on the terms and conditions stated herein; and

WHEREAS, the Borrower has agreed to execute one or more secured promissory notes to evidence an indebtedness in the aggregate principal amount of the CFC Commitment (as hereinafter defined).

NOW, THEREFORE, for and in consideration of the premises and the mutual covenants hereinafter contained, the parties hereto agree and bind themselves as follows:

## ARTICLE I

## DEFINITIONS

Section 1.01 For purposes of this Agreement, the following capitalized terms shall have the following meanings (such definitions to be equally applicable to the singular and the plural form thereof). Capitalized terms that are not defined herein shall have the meanings as set forth in the Mortgage.
"Accounting Requirements" shall mean any system of accounts prescribed by a federal regulatory authority having jurisdiction over the Borrower (including but not limited to that prescribed by the financial and statistical report required by RUS, commonly known as the "RUS Form 7"), or in the absence thereof, the requirements of GAAP applicable to businesses similar to that of the Borrower.
"Advance" shall mean each advance of funds by CFC to the Borrower pursuant to the terms and conditions of this Agreement.
"Amortization Basis Date" shall mean the first calendar day of the month following the end of the Billing Cycle in which the Advance occurs, provided, however, that if the Advance is made on the first day of a Billing Cycle, and such day is a Business Day, then the Amortization Basis Date shall be the date of the Advance.
"Average DSC Ratio" shall mean the average of the Borrower's two highest annual DSC Ratios during the most recent three calendar years.
"Billing Cycle" shall mean any 3-month period ending on, and including, a Payment Date.
"Business Day" shall mean any day that both CFC and the depository institution CFC utilizes for funds transfers hereunder are open for business.
"CFC Commltment" shall have the meaning ascribed to it in Schedule 1 hereto:
"CFC Fixed Rate" shall mean (i) such fixed rate as is then available for loans similarly classified pursuant to CFC's policies and procedures then in effect, or (ii) such other fixed rate as may be agreed to by the parties and reflected on the written requisition for funds in the form attached as Exhibit A hereto.
"CFC Fixed Rate Term" shall mean the specific period of time that a CFC Fixed Rate is in effect for an Advance.
"CFC Variable Rate" shall mean (i) the rate established by CFC for variable interest rate long-term loans similarly classified pursuant to the long-term loan programs established by CFC from time to time, or (ii) such other variable rate as may be agreed to by the parties on the written requisition for funds in the form attached as Exhibit A hereto.
"CoBank" shall mean CoBank, ACB, a federally chartered instrumentality of the United States.
"Conversion Request" shall mean a written request to CFC from any duly authorized officer or other employee of the Borrower requesting an interest rate conversion available pursuant to the terms of this Agreement.
"Debt Service Coverage ("DSC") Ratio" shall mean the ratio determined as follows: for any calendar year add (i) Operating Margins, (ii) Non-Operating Margins-Interest, (iii) Interest Expense, (iv) Depreciation and Amortization Expense, and (v) cash received in respect of generation and transmission and other capital credits, and divide the sum so obtained by the sum of all payments of Principal and Interest Expense required to be made during such calendar year; provided, however, that in the event that any amount of Long-Term Debt has been refinanced during such year, the payments of Principal and Interest Expense required to be made during such year on account of such refinanced amount of Long-Term Debt shall be based (in lieu of actual payments required to be made on such refinanced amount of Long-Term Debt) upon the larger of (a) an annualization of the payments required to be made with respect to the refinancing debt during the portion of such year such refinancing debt is outstanding or (b) the payment of Principal and Interest Expense required to be made during the following year on account of such refinancing debt.
"Default Rate" shall mean a rate per annum equal to the interest rate in effect for an Advance plus two hundred (200) basis points.
"Depreciation and Amortization Expense" shall mean an amount constituting the depreciation and amortization of the Borrower computed pursuant to Accounting Requirements.
"Distributions" shall mean, with respect to the Borrower, any dividend, patronage refund, patronage capital retirement or cash distribution to its members, or consumers (including but not limited to any general cancellation or abatement of charges for electric energy or services furnished by the Borrower). The term "Distribution" shall not include (a) a distribution by the

Borrower to the estate of a deceased patron, (b) repayment by the Borrower of a membership fee upon termination of a membership, or (c) any rebate to a patron resulting from a cost abatement received by the Borrower, such as a reduction of wholesale power cost previously incurred.
"Draw Period" shall mean the period of beginning on the date hereof and ending on the date that is one year thereafter.
"Environmental Laws" shall mean all laws, rules and regulations promulgated by any Governmental Authority, with which the Borrower is required to comply, regarding the use, treatment, discharge, storage, management, handling, manufacture, generation, processing, recycling, distribution, transport, release of or exposure to any Hazardous Material.
"Equity" shall mean the aggregate of the Borrower's equities and margins computed pursuant to Accounting Requirements.
"Event of Default" shall have the meaning ascribed to it in Article VI hereof.
"FFB" shall mean the Federal Financing Bank, a government corporation under the general supervision of the Secretary of the Treasury.
"GAAP" shall mean generally accepted accounting principles in the United States of America as in effect from time to time.
"Governmental Authority" shall mean the government of the United States of America, any other nation or government, any state or other political subdivision thereof, whether state or local, and any agency, authority, instrumentality, regulatory body, court or other entity exercising executive, legislative, judicial, taxing, regulatory or administrative powers or functions of or pertaining to government.
"Hazardous Material" shall mean any (a) petroleum or petroleum products, radioactive materials, asbestos-containing materials, polychlorinated biphenyls, lead and radon gas, and (b) any other substance designated as hazardous or toxic or as a pollutant or contaminant under any Environmental Law.
"Interest Expense" shall mean an amount constituting the interest expense with respect to Long-Term Debt of the Borrower computed pursuant to Accounting Requirements. In computing Interest Expense, there shall be added, to the extent not otherwise included, an amount equal to $33-1 / 3 \%$ of the excess of Restricted Rentals paid by the Borrower over $2 \%$ of the Borrower's Equity.
"Interest Rate Reset Date" shall mean, with respect to any Advance, the first day following the expiration of the CFC Fixed Rate Term for such Advance.
"LCTC Purchase Provisions" shall mean the specific conditions and covenants in any Prior Loan Document requiring the Borrower to purchase subordinated debt instruments issued by CFC that may be referred to in Prior Loan Documents as "LCTCs", "Loan Capital Term Certificates", "Capital Certificates", "Equity Certificates", "Subordinated Term Certificates" or instruments with other like designations.
"Lien" shall mean any statutory or common law consensual or non-consensual mortgage, pledge, security interest, encumbrance, lien, right of set off, claim or charge of any kind, including, without limitation, any conditional sale or other title retention transaction, any lease transaction in the nature thereof and any secured transaction under the Uniform Commercial Code.
"Loan Documents" shall mean this Agreement, the Note, the Mortgage and all other documents or instruments executed, delivered or executed and delivered by the Borrower and evidencing, securing, governing or otherwise pertaining to the loan made by CFC to the Borrower pursuant to this Agreement.
"Long-Term Debt" shall mean an amount constituting the long-term debt of the Borrower computed pursuant to Accounting Requirements.
"Make-Whole Premium" shall mean, with respect to any principal sum of a CFC Fixed Rate Advance paid prior to the expiration of the CFC Fixed Rate Term applicable thereto (the "Prepaid Principal Amount"), an amount calculated as set forth below. The Make-Whole Premium represents CFC's reinvestment loss resulting from making a fixed rate loan.
(1) Compute the amount of interest ("Loan Interest") that would have been due on the Prepaid Principal Amount at the applicable CFC Fixed Rate for the period from the prepayment date through the end of the CFC Fixed Rate Term (such period is hereinafter referred to as the "Remaining Term"), calculated on the basis of a 30 -day month/360-day year, adjusted to include any amortization of principal in accordance with the amortization schedule that would have been in effect for the Prepaid Principal Amount.
(2) Compute the amount of interest ("Investment Interest") that would be eamed on the Prepaid Principal Amount (adjusted to include any applicable amortization) if invested in a United States government security with a term equivalent to the Remaining Term, calculated on the basis of a 30 -day month/360-day year. The yield used to determine the amount of Investment Interest shall be based upon United States government security yields dated no more than two Business Days prior to the prepayment date in Federal Reserve statistical release H. 15 (519), under the caption "U.S. Government Securities/Treasury Constant Maturities". If there is no such United States government security under said caption with a term equivalent to the Remaining Term, then the yield shall be determined by interpolating between the terms of whole years nearest to the Remaining Term.
(3) Subtract the amount of Investment Interest from the amount of Loan Interest. If the difference is zero or less, then the Make-Whole Premium is zero. If the difference is greater than zero, then the Make-Whole premium is a sum equal to the present value of the difference, applying as the present value discount a rate equal to the yield utilized to determine Investment Interest.
"Maturity Date" with respect to each Note shall have the meaning ascribed to it therein.
"Mortgage" shall have the meaning ascribed to it in Schedule 1 hereto.
"Mortgagee" shall mean each of CFC; RUS, and CoBank, and each other lender which shall hereafter become a mortgagee under the terms of the Mortgage.
"Mortgaged Property" shall have the meaning ascribed to it in the Mortgage.
"Non-Operating Margins-Interest" shall mean the amount representing the interest component of non-operating margins of the Borrower computed pursuant to Accounting Requirements.
"Note" or "Notes" shall mean each secured promissory note, payable to the order of CFC, executed by the Borrower, dated as of even date herewith, pursuant to this Agreement as identified on Schedule 1 hereto, and shall include all substitute, amended or replacement promissory notes.
"Obligations" shall mean any and all liabilities, obligations or indebtedness owing by the Borrower to CFC, of any kind or description, irrespective of whether for the payment of money, whether direct or indirect, absolute or contingent, due or to become due, now existing or hereafter arising.
"Operating Margins" shall mean the amount of patronage capital and operating margins of the Borrower computed pursuant to Accounting Requirements.
"Payment Date" shall mean the last day of each of the months referred to in Schedule 1.
"Permitted Encumbrances" shall have the meaning ascribed to it in the Mortgage.
"Person" shall mean natural persons, sole proprietorships, cooperatives, corporations, limited liability companies, limited partnerships, general partnerships, limited liability partnerships, joint ventures, associations, companies, trusts or other organizations, irrespective of whether they are legal entities, and Governmental Authorities.
"Prepayment Administrative Fee" shall mean an amount equal to thirty three onehundredths of one percent ( $0.33 \%$ ) of the amount being prepaid.
"Principal" shall mean the amount of principal billed on account of Long-Term Debt of the Borrower computed pursuant to Accounting Requirements.
"Prior Loan Documents" shall mean, collectively, all long term loan agreements entered into prior to the date hereof by and between CFC and the Borrower, and all promissory notes delivered pursuant thereto secured under the Mortgage, other than loan agreements and notes or bonds representing loans sold, transferred assigned or otherwise endorsed by CFC to a purchaser thereof.
"Restricted Rentals" shall mean all rentals required to be paid under finance leases and charged to income, exclusive of any amounts paid under any such lease (whether or not designated therein as rental or additional rental) for maintenance or repairs, insurance; taxes, assessments, water rates or similar charges. For the purpose of this definition the term "finance lease" shall mean any lease having a rental term (including the term for which such lease may be renewed or extended at the option of the lessee) in excess of three (3) years and covering property having an initial cost in excess of $\$ 250,000$ other than automobiles, trucks, trailers, other vehicles (including without limitation aircraft and ships), office, garage and warehouse space and office equipment (including without limitation computers).


#### Abstract

"RUS" shall mean the Rural Utilities Service, an agency of the United States Department of Agriculture, or if at any time after the execution of this Agreement RUS is not existing and performing the duties of administering a program of rural electrification as currently assigned to it, then the entity performing such duties at such time. "Subsidiary" as to any Person, shall mean a corporation, partnership, limited partnership, limited liability company or other entity of which shares of stock or other ownership interests having ordinary voting power (other than stock or such other ownership interests having such power only by reason of the happening of a contingency) to elect a majority of the board of directors or other managers of such entity are at the time owned, or the management of which is otherwise controlled, directly or indirectly through one or more intermediaries, or both, by such Person. Unless otherwise qualified, all references to a "Subsidiary" or to "Subsidiaries" in this Agreement shall refer to a Subsidiary or Subsidiaries of the Borrower.


#### Abstract

"Total Assets" shall mean an amount constituting the total assets of the Borrower computed pursuant to Accounting Requirements. "Total Utility Plant" shall mean the amount constituting the total utility plant of the Borrower computed pursuant to Accounting Requirements.


ARTICLE II

## REPRESENTATIONS AND WARRANTIES

Section 2.01 The Borrower represents and warrants to CFC that as of the date of this Agreement:
A. Good Standing. The Borrower is duly organized, validly existing and in good standing under the laws of the jurisdiction of its incorporation or organization, is duly qualified to do business and is in good standing in those states in which it is required to be qualified to conduct its business. The Borrower is a member in good standing of CFC.
B. Subsidiaries and Ownership. Schedule 1 hereto sets forth a complete and accurate list of the Subsidiaries of the Borrower showing the percentage of the Borrower's ownership of the outstanding stock, membership interests or partnership interests, as applicable, of each Subsidiary.
C. Authority; Validity. The Borrower has the power and authority to enter into this Agreement, the Note and the Mortgage; to make the borrowing hereunder; to execute and deliver all documents and instruments required hereunder and to incur and perform the obligations provided for herein, in the Note and in the Mortgage, all of which have been duly authorized by all necessary and proper action; and no consent or approval of any Person, including, as applicable and without limitation, members of the Borrower, which has not been obtained is required as a condition to the validity or enforceability hereof or thereof.

Each of this Agreement, the Note and the Mortgage is, and when fully executed and delivered will be, legal, valid and binding upon the Borrower and enforceable against the Borrower in accordance with its terms, subject to applicable bankruptcy, insolvency, reorganization,
moratorium or other laws affecting creditors' rights generally and subject to general principles of equity.
D. No Conflicting Agreements. The execution and delivery of the Loan Documents and performance by the Borrower of the obligations thereunder, and the transactions contemplated hereby or thereby, will not: (i) violate any provision of law, any order, rule or regulation of any court or other Governmental Authority, any award of any arbitrator, the articles of incorporation or by-laws of the Borrower, or any indenture, contract, agreement, mortgage, deed of trust or other instrument to which the Borrower is a party or by which it or any of its property is bound; or (ii) be in conflict with, result in a breach of or constitute (with due notice and/or lapse of time) a default under, any such award, indenture, contract, agreement, mortgage, deed of trust or other instrument, or result in the creation or imposition of any Lien (other than contemplated hereby) upon any of the property or assets of the Borrower.

The Borrower is not in default of any of its obligations to RUS or, in any material respect, under any agreement or instrument to which it is a party or by which it is bound and no event or condition exists which constitutes a default, or with the giving of notice or lapse of time, or both, would constitute a default under any such agreement or instrument.
E. Taxes. The Borrower, and each of its Subsidiaries, has filed or caused to be filed all federal, state and local tax returns which are required to be filed and has paid or caused to be paid all federal, state and local taxes, assessments, and Govemmental Authority charges and levies thereon, including interest and penaities to the extent that such taxes, assessments, and Governmental Authority charges and levies have become due, except for such taxes, assessments, and Governmental Authority charges and levies which the Borrower or any Subsidiary is contesting in good faith by appropriate proceedings for which adequate reserves have been set aside.
F. Licenses and Permits. The Borrower has duly obtained and now holds all licenses, permits, certifications, approvals and the like necessary to own and operate its property and business that are required by Governmental Authorities and each remains valid and in full force and effect.
G. Litigation. There are no outstanding judgments, suits, claims, actions or proceedings pending or, to the knowledge of the Borrower, threatened against or affecting the Borrower, its Subsidiaries or any of their respective properties which, if adversely determined, either individually or collectively, would have a material adverse effect upon the business, operations, prospects, assets, liabilities or financial condition of the Borrower or its Subsidiaries. The Borrower and its Subsidiaries are not, to the Borrower's knowledge, in default or violation with respect to any judgment, order, writ, injunction, decree, rule or regulation of any Governmental Authority which would have a material adverse effect upon the business, operations, prospects, assets, liabilities or financial condition of the Borrower or its Subsidiaries.
H. Financial Statements. The balance sheet of the Borrower as at the date identified in Schedule 1 hereto, the statement of operations of the Borrower for the period ending on said date, and the interim financial statements of the Borrower, all heretofore furnished to CFC, are complete and correct. Said balance sheet fairly presents the financial condition of the Borrower as at said date and said statement of operations fairly reflects its operations for the period ending on said date. The Borrower has no contingent obligations or extraordinary forward or long-term commitments except as specifically stated in said balance
sheet or herein. There has been no material adverse change in the financial condition or operations of the Borrower from that set forth in said financial statements except changes disclosed in writing to CFC prior to the date hereof.
I. Borrower's Legal Status. Schedule 1 hereto accurately sets forth: (i) the Borrower's exact legal name, (ii) the Borrower's organizational type and jurisdiction of organization, (iii) the Borrower's organizational identification number or accurate statement that the Borrower has none, and (iv) the Borrower's place of business or, if more than one, its chief executive office as well as the Borrower's mailing address if different.
J. Required Approvals. No license, consent or approval of any Governmental Authority is required to enable the Borrower to enter into this Agreement, the Note and the Mortgage, or to perform any of its Obligations provided for in such documents, including without limitation (and if applicable), that of any state public utilities commission and any state public service commission, except as disclosed in Schedule 1 hereto, all of which the Borrower has obtained prior to the date hereof.
K. Compliance With Laws. The Borrower and each Subsidiary is in compliance, in all material respects, with all applicable requirements of law and all applicable rules and regulations of each Governmental Authority.
L. Disclosure. To the Borrower's knowledge, information and belief, neither this Agreement nor any document, certificate or financial statement furnished to CFC by or on behalf of the Borrower in connection herewith (all such documents, certificates and financial statements, taken as a whole) contains any untrue statement of a material fact or omits to state any material fact necessary in order to make the statements contained herein and therein not misleading.
M. No Other Liens. As to property which is presently included in the description of Mortgaged Property, the Borrower has not, without the prior witten approval of CFC, executed or authenticated any security agreement or mortgage, or filed or authorized any financing statement to be filed with respect to assets owned by it, other than security agreements, mortgages and financing statements in favor of any of the Mortgagees, except as disclosed in writing to CFC prior to the date hereof or relating to Permitted Encumbrances.
N. Environmental Matters. Except as to matters which individually or in the aggregate would not have a material adverse effect upon the business or financial condition of the Borrower or its Subsidiaries, (i) the Borrower is in compliance with all Environmental Laws (including, but not limited to, having any required permits and licenses), (ii) there have been no releases (other than releases remediated in compliance with Environmental Laws) from any underground or aboveground storage tanks (or piping associated therewith) that are or were present at the Mortgaged Property, (iii) the Borrower has not received written notice or claim of any violation of any Environmental Law, (iv) there is no pending investigation of the Borrower in regard to any Environmental Law, and (v) to the best of the Borrower's knowledge, there has not been any release or contamination (other than releases or contamination remediated in compliance with Environmental Laws) resulting from the presence of Hazardous Materials on property owned, leased or operated by the Borrower.

## ARTICLE III

## LOAN

Section 3.01 Advances. CFC agrees to make one or more Advances for the purpose of refinancing certain of Borrower's existing indebtedness, as more fully described on Schedule 1 hereto, in an aggregate principal amount not to exceed the CFC Commitment. The total amount of outstanding indebtedness evidenced by the Note shall not be greater than $105 \%$ of the then outstanding principal balance of the note or notes under the Mortgage being refunded or refinanced. The Borrower shall not request, and CFC shall have no obligation to advance, an amount greater $105 \%$ of the then outstanding principal balance of the note or notes under the Mortgage being refunded or refinanced.

The Borrower shall give CFC written notice of the date on which each Advance is to be made. Advances shall be remitted by CFC directly to the lender whose indebtedness the Borrower is refinancing. Borrower shall provide CFC with wiring instructions and/or such other information as is necessary to remit funds pursuant hereto.

At the end of the Draw Period, CFC shall have no further obligation to make Advances. The obligation of the Borrower to repay the Advances shall be evidenced by one or more Notes.

Section 3.02 Interest Rate and Payment. Notes shall be payable and bear interest as follows:

## A. Payments; Maturity; Amortization.

(i) Each Note shall have a Maturity Date as set forth therein, provided, however, that if such date is not a Payment Date, then the Maturity Date shall be the Payment Date immediately preceding such date.
(ii) The principal amount of each Advance shall amortize over a period not to exceed twenty-five (25) years and nine (9) months from the date of such Advance according to the amortization method set forth in Schedule 1 hereto, provided, however, that such period shall not extend beyond the Maturity Date.

For each Advance, the Borrower shall promptly pay interest in the amount invoiced on each Payment Date until the first Payment Date of the Billing Cycle in which the Amortization Basis Date occurs. On such Payment Date, and on each Payment Date thereafter, the Borrower shall promptly pay interest and principal in the amounts invoiced. If not sooner paid, any amount due on account of the unpaid principal, interest accrued thereon and fees,' if any, shall be due and payable on the Maturity Date. The amortization method for each Advance shall be as stated on Schedule 1 or, if not so stated, then as stated on the written requisition for such Advance submitted by the Borrower to CFC pursuant to the terms hereof.
(iii) CFC will invoice the Borrower at least ten (10) days before each Payment Date, provided, however, that CFC's failure to send an invoice shall not constitute a waiver by CFC or be deemed to relieve the Borrower of its obligation to make payments as and when due as provided for herein.
(iv) No provision of this Agreement or of any Note shall require the payment, or permit the collection, of interest in excess of the highest rate permitted by applicable law.
(v) Notwithstanding anything to contrary contained herein, the weighted average life of a Note shall not be greater than the weighted average remaining life of the notes being refinanced with the proceeds of such Note.
B. Application of Payments. Each payment shall be applied to the Obligations as follows: (i) first, to any fees, costs, expenses or charges due other than interest or principal, (ii) second, to interest accrued and unpaid, and (iii) third, the balance, if any, to the outstanding principal balance of the Obligations.
C. Selection of Interest Rate and Interest Rate Computation. Prior to each Advance on a Note, the Borrower must select in writing either a CFC Fixed Rate or the CFC Variable Rate, as follows:
(i) CFC Fixed Rate. If the Borrower selects a CFC Fixed Rate for an Advance, then such rate shall be in effect for the CFC Fixed Rate Term selected by the Borrower. CFC shall provide the Borrower with at least sixty (60) days prior written or electronic notice of the Interest Rate Reset Date for such Advance. The Borrower may then select any available interest rate option for such Advance pursuant to CFC's policies of general application. The Advance shall bear interest according to the interest rate option so selected beginning on the Interest Rate Reset Date. If the Borrower does not select an interest rate in writing prior to the Interest Rate Reset Date, then beginning on the Interest Rate Reset Date the Advance shall bear interest at, the CFC Variable Rate. CFC agrees that its long-term loan policies will include a fixed interest rate option until the Maturity Date. For any Advance, the Borrower may not select a CFC Fixed Rate with a CFC Fixed Rate Term that extends beyond the Maturity Date. Interest on Advances bearing interest at a CFC Fixed Rate shall be computed for the actual number of days elapsed on the basis of a year of 365 days, until the first day of the Billing Cycle in which the Amortization Basis Date occurs; interest shall then be computed on the basis of a 30-day month and 360-day year.
(ii) CFC Variable Rate. If the Borrower selects the CFC Variable Rate for an Advance, then such CFC Variable Rate shall apply until the Maturity Date, unless the Borrower elects to convert to a CFC Fixed Rate pursuant to the terms hereof. Interest on Advances bearing interest at the CFC Variable Rate shall be computed for the actual number of days elapsed on the basis of a year of 365 days.

Section 3.03 Conversion of Interest Rates. The Borrower may at any time exercise any or all of the following interest rate conversion options by submitting a Conversion Request. The effective date of the interest rate conversion shall be determined by CFC pursuant to its policies of general application.
A. CFC Variable Rate to a CFC Fixed Rate. The Borrower may convert the interest rate on an outstanding Advance from the CFC Variable Rate to a CFC Fixed Rate without a fee. Upon such conversion, the new interest rate shall be the CFC Fixed Rate in effect on the date of the Conversion Request for the CFC Fixed Rate Term selected by the Borrower.
B. CFC Fixed Rate to CFC Variable Rate. The Borrower may convert the interest rate on an outstanding Advance from a CFC Fixed Rate to the CFC Variable Rate, provided that the Borrower promptly pays the invoiced amount for any applicable conversion fee calculated pursuant to CFC's long-term loan policies as established from time to time for
similarly classified long-term loans. Upon such conversion, the new interest rate shall be the CFC Variable Rate in effect on the date of the Conversion Request.
C. A CFC Fixed Rate to Another CFC Fixed Rate. The Borrower may convert the interest rate on an outstanding Advance from a CFC Fixed Rate to a different CFC Fixed Rate by selecting a different CFC Fixed Rate Term, provided that the Borrower promptly pays the invoiced amount for any applicable conversion fee calculated pursuant to CFC's long-term loan policies as established from time to time for similarly classified long-term loans. Upon such conversion, the new interest rate shall be the CFC Fixed Rate in effect on the date of the Conversion Request for the new CFC Fixed Rate Term selected by the Borrower.

Section 3.04 Optional Prepayment. The Borrower may at any time, on not less than thirty (30) days prior written notice to CFC, prepay any Advance, in whole or in part. In the event the Borrower prepays all or any part of an Advance (regardless of the source of such prepayment and whether voluntary, by acceleration or otherwise), the Borrower shall pay any Prepayment Administrative Fee and/or Make-Whole Premium as CFC may prescribe pursuant to the terms of this Section 3.04. All prepayments shall be accompanied by payment of accrued and unpaid interest on the amount of and to the date of the repayment. All prepayments shall be applied (i) first to any fees, costs, expenses or charges due hereunder other than interest or principal, (ii) second, to the payment of accrued and unpaid interest, and (iii) third, the balance, if any, to the outstanding principal balance of the applicable Advance.

If the Advance bears interest at the CFC Variable Rate, then the Borrower may on any Business Day prepay the Advance or any portion thereof, provided that the Borrower pays together therewith the Prepayment Administrative Fee. If the Advance bears interest at a CFC Fixed Rate, then the Borrower may prepay the Advance on (a) the Business Day before an Interest Rate Reset Date, provided that the Borrower pays together therewith the Prepayment Administrative Fee, or (b) any other Business Day, provided that the Borrower pays together therewith the Prepayment Administrative Fee and any applicable Make-Whole Premium.

Section 3.05 Mandatory Prepayment. If there is a change in the Borrower's corporate structure (including without limitation by merger, consolidation, conversion or acquisition), then upon the effective date of such change, (a) the Borrower shall no longer have the ability to request, and CFC shall have no obligation to make, Advances hereunder and (b) the Borrower shall prepay the outstanding principal balance of all Obligations, together with any accrued but unpaid interest thereon, any unpaid costs or expenses provided for herein, and a prepayment premium as set forth in any agreement between the Borrower and CFC with respect to any such Obligation or, if not specified therein, as prescribed by CFC pursuant to its policies of general application in effect from time to time.

Notwithstanding the foregoing, if after giving effect to such change in the Borrower's corporate structure, Borrower, or its successor in interest, is engaged in the furnishing of electric utility services to its members and patrons for their use as ultimate consumers and is organized as a cooperative, nonprofit corporation, public utility district, municipality, or other public governmental body. Borrower shall retain the ability to request, and CFC shall retain the obligation to make, Advances hereunder and no prepayment shall be required under this Section 3.05.

Section 3.06 Default Rate. If the Borrower defauts on its obligation to make a payment due hereunder by the applicable Payment Date, and such default continues for thirty
days thereafter, then beginning on the thirty-first day after the Payment Date and for so long as such default continues, Advances shall bear interest at the Default Rate.

Section 3.07 Patronage Capital. No patronage capital shall be earned on, nor allocated to the Borrower by CFC with respect to, this loan.

## ARTICLE IV

## CONDITIONS OF LENDING

Section 4.01 Conditions Precedent to Closing. The obligation of CFC to make Advances hereunder shall not become effective until the date on which the following conditions precedent have been satisfied:
A. Legal Matters. All legal matters incident to the consummation of the transactions hereby contemplated shall be satisfactory to counsel for CFC.
B. Representations and Warranties. The representations and warranties contained in Article II shall be true on the date hereof.
C. Closing Deliverables. CFC shall have been furnished with the following, in form and substance satisfactory to CFC:
(i) Documents. (a) the executed Loan Documents, (b) certified copies of all such organizational documents and proceedings of the Borrower authorizing the transactions hereby contemplated as CFC shall require, (c) an opinion of counsel for the Borrower addressing such legal matters as CFC shall reasonably require, and (d) all other such documents as CFC may reasonably request.
(ii) Government Approvals. True and correct copies of all certificates, authorizations, consents, permits and licenses from Governmental Authorities (including RUS) necessary for the execution or delivery of the Loan Documents or performance by the Borrower of the obligations thereunder.
D. Mortgage Recordation. The Mortgage (and any amendments, supplements or restatements as CFC may require from time to time) shall have been duly filed, recorded or indexed in all jurisdictions necessary (and in any other jurisdiction that CFC shall have reasonably requested) to provide CFC a Lien, subject to Permitted Encumbrances, on all of the Borrower's real property, all in accordance with all applicable laws, rules and regulations, and the Borrower shall have paid all applicable taxes, recording and filing fees and caused satisfactory evidence thereof to be furnished to CFC.
E. UCC Filings. Uniform Commercial Code financing statements (and any continuation statements and other amendments thereto that CFC shall require from time to time) shall have been duly filed, recorded or indexed in all jurisdictions necessary (and in any other jurisdiction that CFC shall have reasonably requested) to provide CFC a perfected security interest, subject to Permitted Encumbrances, in the Mortgaged Property which may be perfected by the filing of a financing statement, all in accordance with all applicable laws, rules and regulations, and the Borrower shall have paid all applicable taxes, recording and filing fees and caused satisfactory evidence thereof to be furnished to CFC.
F. Notification of Refinancing. On or before the first Advance, Borrower shall have notified each Mortgagee of the refunding or refinancing contemplated herein, as required by Section 2.02 of the Mortgage, with such notice to be in form and substance satisfactory to CFC.
G. Special Conditions of Closing. CFC shall be fully satisfied that the Borrower has complied with all special conditions of closing identified in Schedule 1 hereto.

Section 4.02 Conditions to Advances. The obligation of CFC to make each Advance hereunder is additionally subject to satisfaction of the following conditions:
A. Requisitions. The Borrower will requisition each Advance by submitting its written requisition to CFC, in form and substance satisfactory to CFC. Requisitions for Advances shall be made only for the purposes set forth in Schedule 1 hereto.
B. Representations and Warranties; Default. The representations and warranties contained in Article II shall be true on the date of the making of each Advance hereunder with the same effect as though such representations and warranties had been made on such date; no Event of Default and no event which, with the lapse of time or the notice and lapse of time would become such an Event of Default, shall have occurred and be continuing or will have occurred after giving effect to each Advance on the books of the Borrower; there shall have occurred no material adverse change in the business or condition, financial or otherwise, of the Borrower; and nothing shall have occurred which in the opinion of CFC materially and adversely affects the Borrower's ability to perform its obligations hereunder.
C. Other Information. The Borrower shall have furnished such other information as CFC may reasonably require, including but not limited to (i) feasibility studies, cash flow projections, financial analyses and pro forma financial statements sufficient to demonstrate to CFC's reasonable satisfaction that after giving effect to the Advance requested, the Borrower shall continue to achieve the DSC ratio set forth in Section 5.01. A herein, to meet all of its debt service obligations, and otherwise to perform and to comply with all other covenants and conditions set forth in this Agreement, and (ii) any other information as CFC may reasonably request.
D. Special Conditions of Advances. CFC shall be fully satisfied that the Borrower has complied with all special conditions to advance identified in Schedule 1 hereto.

## ARTICLE V

## COVENANTS

Section 5.01 Affirmative Covenants. The Borrower covenants and agrees with CFC that until payment in full of all Notes and performance of all obligations of the Borrower hereunder:
A. Financial Ratios; Design of Rates. The Borrower shall achieve an Average DSC Ratio of not less than 1.35. The Borrower shall not decrease its rates for electric service if it has failed to achieve a DSC Ratio of 1.35 for the calendar year prior to such reduction subject only to an order from a Governmental Authority properly exercising jurisdiction over the Borrower.
B. Loan Proceeds. The Borrower shall use the proceeds of this loan solely for the purposes identified on Schedule 1 hereto.
C. Notice. The Borrower shall promptly notify CFC in writing of:
(i) any material adverse change in the business, operations, prospects, assets, liabilities or financial condition of the Borrower;
(ii) the institution or threat of any litigation or administrative proceeding, of any nature involving the Borrower which could materially affect the business, operations, prospects, assets, liabilities or financial condition of the Borrower; and
(iii) the occurrence of an Event of Default hereunder, or any event that, with the giving of notice or lapse of time, or both, would constitute an Event of Default.
D. Default Notices. Upon receipt of any notices with respect to a default by the Borrower under the terms of any evidence of any indebtedness with parties other than CFC or of any loan agreement, mortgage or other agreement relating thereto, the Borrower shall deliver copies of such notice to CFC.
E. Annual Certificate. Within one hundred twenty (120) days after the close of each calendar year, commencing with the year in which the initial Advance hereunder shall have been made, the Borrower will deliver to CFC a written statement, in form and substance satisfactory to CFC, either (a) signed by the Borrower's General Manager or Chief Executive Officer, or (b) submitted electronically through means made available to the Borrower by CFC, stating that during such year, and that to the best of said person's knowledge, the Borrower has fulfilled all of its obligations under this Agreement, the Note, and the Mortgage throughout such year or, if there has been a default in the fulfillment of any such obligations, specifying each such default known to said person and the nature and status thereof. The Borrower shall also deliver to CFC such other information as CFC may reasonably request from time to time.

## F. RESERVED

G. Financial Books; Financial Reports; Right of Inspection. The Borrower will at all times keep, and safely preserve, proper books, records and accounts in which full and true entries will be made of all of the dealings, business and affairs of the Borrower, in accordance with Accounting Requirements. When requested by CFC, the Borrower will prepare and furnish CFC from time to time, periodic financial and statistical reports on its condition and operations. All of such reports shall be in such form and include such information as may be specified by CFC. Within one hundred twenty (120) days of the end of each calendar year during the term hereof, the Borrower shall furnish to CFC a full and complete report of its financial condition and statement of its operations as of the end of such calendar year, in form and substance satisfactory to CFC. In addition, within one hundred twenty (120) days of the end of each of the Borrower's fiscal years during the term hereof, the Borrower shall furnish to CFC a full and complete consolidated and consolidating report of its financial condition and statement of its operations as of the end of such fiscal year, audited and certified by independent certified public accountants nationally recognized or otherwise satisfactory to CFC and accompanied by a report of such audit in form and substance satisfactory to CFC, including without limitation a consolidated and
consolidating balance sheet and the related consolidated and consolidating statements of income and cash flow. CFC, through its representatives, shall at all times during reasonable business hours and upon prior notice have access to, and the right to inspect and make copies of, any or all books, records and accounts, and any or all invoices, contracts, leases, payrolls, canceled checks, statements and other documents and papers of every kind belonging to or in the possession of the Borrower or in any way pertaining to its property or business.
H. Notice of Additional Secured Debt. The Borrower will notify CFC promptly in writing if it incurs any additional secured indebtedness other than indebtedness to CFC.
I. Funds Requisition. The Borrower agrees (i) that CFC may rely conclusively upon the interest rate option, interest rate term and other written instructions submitted to CFC in the Borrower's written request for an Advance hereunder, (ii) that such instructions shall constitute a covenant under this Agreement to repay the Advance in accordance with such instructions, the applicable Note, the Mortgage and this Agreement, and (iii) to request Advances only for the purposes set forth in Schedule 1 hereto.
J. Compliance With Laws. The Borrower and each Subsidiary shall remain in compliance, in all material respects, with all applicable requirements of law and applicable rules and regulations of each Governmental Authority.
K. Taxes. The Borrower shall pay, or cause to be paid all taxes, assessments or Governmental Authority charges lawfully levied or imposed on or against it and its properties prior to the time they become delinquent, except for any taxes, assessments or charges that are being contested in good faith and with respect to which adequate reserves as determined in good faith by the Borrower have been established and are being maintained.
L. Further Assurances. The Borrower shall execute any and all further documents, financing statements, agreements and instruments, and take all such further actions (including the filing and recording of financing statements, fixture filings, mortgages, deeds of trust and other documents), which may be required under any applicable law, rule or regulation, or which CFC may reasonably request, to effectuate the transactions contemplated by the Loan Documents or to grant, preserve, protect or perfect the Liens created or intended to be created thereby. The Borrower also agrees to provide to CFC, from time to time upon request, evidence reasonably satisfactory to CFC as to the perfection and priority of the Liens created or intended to be created by the Loan Documents.
M. Environmental Covenants. The Borrower shall:
(i) at its own cost, comply in all material respects with all applicable Environmental Laws, including, but not limited to, any required remediation; and
(ii) if it receives any written communication alleging the Borrower's violation of any Environmental Law, provide CFC with a copy thereof within ten (10) Business Days after receipt, and promptly take appropriate action to remedy, cure, defend, or otherwise affirmatively respond to the matter.
N. Limitations on Loans, Investments and Other Obligations. The aggregate amount of all purchases, investments, loans, guarantees, commitments and other obligations
described in Section 5.02.D(i) of this Agreement shall at all times be less than fifteen percent ( $15 \%$ ) of Total Utility Plant or fifty percent ( $50 \%$ ) of Equity, whichever is greater.
O. Special Covenants. The Borrower agrees that it will comply with any special covenants identified in Schedule 1 hereto.

Section 5.02 Negative Covenants. The Borrower covenants and agrees with CFC that until payment in full of the Note and performance of all obligations of the Borrower hereunder, the Borrower will not, directly or indirectly, without CFC's prior written consent:
A. Limitations on Mergers. Consolidate with, merge, or sell all or substantially all of its business or assets, or enter into an agreement for such consolidation, merger or sale, to another entity or person unless such action is either approved, as is evidenced by the prior written consent of CFC, or the purchaser, successor or resulting corporation is or becomes a member in good standing of CFC and assumes the due and punctual payment of the Note and the due and punctual performance of the covenants contained in the Mortgage and this Agreement.
B. Limitations on Sale, Lease or Transfer of Capital Assets; Application of Proceeds. Sell, lease or transfer (or enter into an agreement to sell, lease or transfer) any capital asset, except in accordance with this Section 5.02.B. If no Event of Default (and no event, which with notice or lapse of time and notice would become an Event of Default) shall have occurred and be continuing, the Borrower may, without the prior written consent of CFC, sell, lease or transfer (or enter into an agreement to sell, lease or transfer) any capital asset in exchange for fair market value consideration paid to the Borrower if the value of such capital asset is less than five percent ( $5 \%$ ) of Total Utility Plant and the aggregate value of capital assets sold, leased or transferred in any 12 -month period is less than ten percent (10\%) of Total Utility Plant. Subject to the terms of the Mortgage, if the Borrower does sell, lease or transfer any capital assets, then the proceeds thereof (less ordinary and reasonable expenses incident to such transaction) shall immediately (i) be applied as a prepayment of the Note, to such installments as may be designated by CFC at the time of any such prepayment; (ii) in the case of dispositions of equipment, material or scrap, applied to the purchase of other property useful in the Borrower's business, although not necessarity of the same kind as the property disposed of, which shall forthwith become subject to the Lien of the Mortgage; or (iii) applied to the acquisition or construction of other property or in reimbursement of the costs of such property.
C. Limitation on Dividends, Patronage Refunds and Other Distributions. Make any Distribution except under the following conditions:
(i) if (a) no Event of Default has occurred and is continuing and (b), after taking into account the effect of the Distribution, the total Equity of the Borrower will be at least twenty percent (20\%) of its Total Assets, then the Borrower may make a Distribution in any amount.
(ii) if (a) no Event of Default has occurred and is continuing and (b), after taking into account the effect of the Distribution, the total Equity of the Borrower will be less than twenty percent ( $20 \%$ ) of its Total Assets, then the Borrower may make a Distribution in an amount up to thirty percent (30\%) of the Borrower's total margins for the preceding calendar year.
D. Limitations on Loans, Investments and Other Obligations.
(i) (a) Purchase, or make any commitment to purchase, any stock, bonds, notes, debentures, or other securities or obligations of or beneficial interests in, (b) make, or enter into a commitment to make, any other investment, monetary or otherwise, in, (c) make, or enter into a commitment to make, any loan to, or (d) guarantee, assume, or otherwise become liable for, or enter into a commitment to guarantee, assume, or otherwise become liable for, any obligation of any Person if, after giving effect to such purchase, investment, loan, guarantee or commitment, the aggregate amount thereof would exceed the greater of fifteen percent ( $15 \%$ ) of Total Uitilty Plant or fifty percent ( $50 \%$ ) of Equity:
(ii) The following shall not be included in the limitation of purchases, investments, loans and guarantees in (i) above: (a) bonds, notes, debentures, stock, or other securities or obligations issued by or guaranteed by the United States or any agency or instrumentality thereof, (b) bonds, notes, debentures, stock, commercial paper, subordinated capital certificates, or any other security or obligation issued by CFC or by institutions whose senior unsecured debt obligations are rated by at least two nationally recognized rating organizations in either of their two highest categories; (c) investments incidental to loans made by CFC; (d) any deposit that is fully insured by the United States; (e) loans and grants made by any Governmental Authority to the Borrower under any rural economic development program, but only to the extent that such loans and grants are non-recourse to the Borrower; and (f) unretired patronage capital allocated to the Borrower by CFC, a cooperative from which the Borrower purchases electric power, or a statewide cooperative association of which the Borrower is a member.
(iii) In no event may the Borrower take any action pursuant to subsection (i) if an Event of Default under this Agreement has occurred and is continuing,
E. Organizational Change. Change its type of organization or other legal structure, except as permitted by Section 5.02.A. hereof, in which case the Borrower shall provide at least thirty (30) days prior written notice to CFC together with all documentation reflecting such change as CFC may reasonably require.
F. Notice of Change in Borrower Information. Change its (i) state of incorporation, (ii) legal name, (iii) mailing address, or (iv) organizational identification number, if it has one, unless the Borrower provides written notice to CFC at least thirty (30) days prior to the effective date of any such change together with all documentation reflecting any such change as CFC may reasonably require.

## ARTICLE VI

## EVENTS OF DEFAULT

Section 6.01 The following shall be "Events of Default" under this Agreement:
A. Representations and Warranties. Any representation or warranty made by the Borrower herein, or in any of the other Loan Documents, or in any certificate or financial statement furnished to CFC hereunder or under any of the other Loan Documents shall prove to be false or misleading in any material respect.
B. Payment. The Borrower shall fail to pay (whether upon stated maturity, by acceleration, or otherwise) any principal, interest, premium (if any) or other amount payable
under the Note and the Loan Documents within five (5) Business Days after the due date thereof.

## C. Other Covenants.

(I) No Grace Period. Failure of the Borrower to observe or perform any covenant or agreement contained in Sections 5.01.A, 5.01.B, 5.01.D, 5.01.E, 5.01.G, 5.01.I, 5.01.N or 5.02 of this Agreement.
(ii) Thirty Day Grace Period. Failure of the Borrower to observe or perform any other covenant or agreement contained in this Agreement or any of the other Loan Documents, which shall remain unremedied for thirty (30) calendar days after written notice thereof shall have been given to the Borrower by CFC.
D. Legal Existence, Permits and Licenses. The Borrower shall forfeit or otherwise be deprived of (i) its authority to conduct business in the jurisdiction in which it is organized or in any other jurisdiction where such authority is required in order for the Borrower to conduct its business in such jurisdiction or (ii) permits, easements, consents or licenses required to carry on any material portion of its business.
E. Other CFC Obligations. The Borrower shall be in breach or default of any Obligation, which breach or default continues uncured beyond the expiration of any applicable grace period.
F. Other Obligations. The Borrower shall (i) fail to make any payment of any principal, premium or any other amount due or interest on any indebtedness with parties other than CFC which shall remain unpaid beyond the expiration of any applicable grace period, or (ii) be in breach or default with respect to any other term of any evidence of any other indebtedness with parties other than CFC or of any loan agreement, mortgage or other agreement relating thereto which breach or default continues uncured beyond the expiration of any applicable grace period, if the effect of such failure, default or breach is to cause the holder or holders of that indebtedness to cause that indebtedness to become or be declared due prior to its stated maturity (upon the giving or receiving of notice, lapse of time, both or otherwise).
G. Involuntary Bankruptcy. An involuntary case or other proceeding shall be commenced against the Borrower seeking liquidation, reorganization or other relief with respect to it or its debts under bankruptcy, insolvency or other similar law now or hereafter in effect or seeking the appointment of a trustee, receiver, liquidator, custodian or other similar official of it or any substantial part of its property and such involuntary case or other proceeding shall continue without dismissal or stay for a period of sixty (60) consecutive days; or an order for relief shall be entered against the Borrower under the federal bankruptcy laws or applicable state law as now or hereafter in effect.
H. Insolvency. The Borrower shall commence a voluntary case or other proceeding seeking liquidation, reorganization or other relief with respect to itself or its debts under any bankruptcy, insolvency or other similar law now or hereafter in effect or seeking the appointment of a trustee, receiver, liquidator, custodian or other similar official of it or any substantial part of its property, or shall consent to any such relief or to the appointment of or taking possession by any such official in an involuntary case or proceeding commenced against it, or shall make a general assignment for the benefit of creditors, or shall admit in writing its
inability to, or be generally unable to, pay its debts as they become due, or shall take any action to authorize any of the foregoing.

1. Dissolution or Liquidation. Other than as provided in subsection H. above, the dissolution or liquidation of the Borrower, or failure by the Borrower promptly to forestall or remove any execution, garnishment or attachment of such consequence as will impair its ability to continue its business or fulfill its obligations and such execution, gamishment or attachment shall not be vacated within sixty (60) consecutive days. The term "dissolution or liquidation of the Borrower", as used in this subsection, shall not be construed to include the cessation of the corporate existence of the Borrower resulting either from a merger or consolidation of the Borrower into or with another corporation following a transfer of all or substantially all its assets as an entirety, under the conditions set forth in Section 5.02.A.
J. Material Adverse Change. Any material adverse change in the business or condition, financial or otherwise, of the Borrower.
K. Monetary Judgment. The Borrower shall suffer any money judgment not covered by insurance, writ or warrant of attachment or similar process involving an amount in excess of $\$ 100,000$ and shall not discharge, vacate, bond or stay the same within a period of sixty ( 60 ) days.
L. Nonmonetary Judgment. One or more nonmonetary judgments or orders (including, without limitation, injunctions, writs or warrants of attachment, garnishment, execution, distraint, replevin or similar process) shall be rendered against the Borrower that, either individually or in the aggregate, could reasonably be expected to have a material adverse effect upon the business, operations, prospects, assets, liabilities or financial condition of the Borrower.

## ARTICLE VII

## REMEDIES

Section 7.01 If any Event of Default shall occur after the date of this Agreement and shall not have been remedied within the applicable grace period therefor, then in every such event (other than an event described in Section 6.01.G, 6.01. H or 6.01.I) and at any time during the continuance of such event, CFC may:
(i) Cease making Advances hereunder;
(ii) Declare all unpaid principal outstanding on the Note, all accrued and unpaid interest thereon, and all other Obligations to be immediately due and payable and the same shall thereupon become immediately due and payable without presentment, demand, protest or notice of any kind, all of which are hereby expressly waived;
(iii) Exercise rights of setoff or recoupment and apply any and all amounts held, or hereafter held, by CFC or owed to the Borrower or for the credit or account of the Borrower against any and all of the Obligations of the Borrower now or hereafter existing hereunder or under the Note, including, but not limited to, patronage capital allocations and retirements, money due to the Borrower from equity
certificates purchased from CFC, and any membership or other fees that would otherwise be returned to the Borrower. The rights of CFC under this section are in addition to any other rights and remedies (including other rights of setoff or recoupment) which CFC may have. The Borrower waives all rights of setoff, deduction, recoupment or counterclaim;
(iv) Pursue all rights and remedies available to CFC that are contemplated by the Mortgage and the other Loan Documents in the manner, upon the conditions, and with the effect provided in the Mortgage and the other Loan Documents, including, but not limited to, a suit for specific performance, injunctive relief or damages; and
(v) Pursue any other rights and remedies available to CFC at law or in equity.

If any Event of Default described in Section 6.01.G, 6.01.H or 6.01.I shall occur after the date of this Agreement, then CFC's commitment to make Advances hereunder shall automatically terminate and the unpaid principal outstanding on the Note, all accrued and unpaid interest thereon, and all other Obligations shall thereupon become immediately due and payable without presentment, demand, protest or notice of any kind, all of which are hereby expressly waived. In addition, CFC may pursue all rights and remedies available to CFC that are contemplated by the Mortgage and the other Loan Documents in the manner, upon the conditions, and with the effect provided in the Mortgage and the other Loan Documents, including, but not limited to, a suit for specific performance, injunctive relief or damages and any other rights and remedies available to CFC at law or in equity.

Nothing herein shall limit the right of CFC to pursue all rights and remedies available to a creditor following the occurrence of an Event of Default. Each right, power and remedy of CFC shall be cumulative and concurrent, and recourse to one or more rights or remedies shall not constitute a waiver of any other right, power_or remedy.

## ARTICLE VIII

## MISCELLANEOUS

Section 8.01 Notices. All notices, requests and other communications provided for herein including, without limitation, any modifications of, or waivers, requests or consents under, this Agreement shall be given or made in writing (including, without limitation, by facsimile) and delivered to the intended recipient at the "Address for Notices" specified below; or, as to any party, at such other address as shall be designated by such party in a notice to each other party. All such communications shall be deemed to have been duly given (i) when personally delivered including, without limitation, by overnight mail or courier service, (ii) in the case of notice by United States mail, certified or registered, postage prepaid, return receipt requested, upon receipt thereof, or (iii) in the case of notice by facsimile, upon transmission thereof, provided such transmission is promptly confirmed by either of the methods set forth in clauses (i) or (ii) above in each case given or addressed as provided for herein. The Address for Notices of each of the respective parties is as follows:

The Borrower:
The address set forth in

## Schedule 1 hereto

20701 Cooperative Way
Dulles, Virginia 20166
Attention: General Counsel
Fax \# 866-230-5635
Section 8.02 Expenses. The Borrower shall reimburse CFC for any reasonable costs and out-of-pocket expenses paid or incurred by CFC (including, without limitation, reasonable fees and expenses of outside attorneys, paralegals and consultants) for all actions CFC takes, (a) to enforce the payment of any Obligation, to effect collection of any Mortgaged Property, or in preparation for such enforcement or collection, (b) to institute, maintain, preserve, enforce and foreclose on CFC's security interest in or Lien on any of the Mortgaged Property, whether through judicial proceedings or otherwise, (c) to restructure any of the Obligations, (d) to review, approve or grant any consents or waivers hereunder, (e) to prepare, negotiate, execute, deliver, review, amend or modify this Agreement, and (f) to prepare, negotiate, execute, deliver, review, amend or modify any other agreements, documents and instruments deemed necessary or appropriate by CFC in connection with any of the foregoing.

The amount of all such expenses identified in this Section 8.02 shall be secured by the Mortgage and shall be payable upon demand, and if not paid, shall accrue interest at the then prevailing CFC Variable Rate plus two hundred (200) basis points.

Section 8.03 Late Payments. If payment of any amount due hereunder or under the Notes is not received at CFC's office in Dulles, Virginia or such other location as CFC may designate to the Borrower within five (5) Business Days after the applicable due date thereof, the Borrower will pay to CFC, in addition to all other amounts due under the terms of the Loan Documents, any late payment charge as may be fixed by CFC from time to time pursuant to its policies of general application as in effect from time to time.

Section 8.04 Non-Business Day Payments. If any payment to be made by the Borrower hereunder shall become due on a day which is not a Business Day, such payment shall be made on the next succeeding Business Day and such extension of time shall be included in computing any interest in respect of such payment.

Section 8.05 Filing Fees. To the extent permitted by law, the Borrower agrees to pay all expenses of CFC (including the reasonable fees and expenses of its counsel) in connection with the filing, registration, recordation or perfection of the Mortgage and any other security instruments as may be required by CFC in connection with this Agreement, including, without limitation, all documentary stamps, recordation and transfer taxes and other costs and taxes incident to execution, filing, registration or recordation of any document or instrument in connection herewith. The Borrower agrees to save harmless and indemnify CFC from and against any liability resulting from the failure to pay any required documentary stamps, recordation and transfer taxes, recording costs, or any other expenses incurred by CFC in connection with this Agreement. The provisions of this subsection shall survive the execution and delivery of this Agreement and the payment of all other amounts due under the Loan Documents.

Section 8.06 Waiver; Modification. No failure on the part of CFC to exercise, and no delay in exercising, any right or power hereunder or under the other Loan Documents shall operate as a waiver thereof, nor shall any single or partial exercise by CFC of any right hereunder, or any abandonment or discontinuance of steps to enforce such right or power,
preclude any other or further exercise thereof or the exercise of any other right or power. No modification or waiver of any provision of this Agreement, the Note or the other Loan Documents and no consent to any departure by the Borrower therefrom shall in any event be effective unless the same shall be in writing by the party granting such modification, waiver or consent, and then such modification, waiver or consent shall be effective only in the specific instance and for the purpose for which given.

SECTION 8.07 GOVERNING LAW; SUBMISSION TO JURISDICTION; WAIVER OF JURY TRIAL.
(A) THE PERFORMANCE AND CONSTRUCTION OF THIS AGREEMENT AND THE NOTE SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE COMMONWEALTH OF VIRGINIA.
(B) THE BORROWER HEREBY SUBMITS TO THE NON-EXCLUSIVE JURISDICTION OF THE UNITED STATES COURTS LOCATED IN VIRGINIA AND OF ANY STATE COURT SO LOCATED FOR PURPOSES OF ALL LEGAL PROCEEDINGS ARISING OUT OF OR RELATING TO THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY. THE BORROWER IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY OBJECTIONS THAT IT MAY NOW OR HEREAFTER HAVE TO THE ESTABLISHING OF THE VENUE OF ANY SUCH PROCEEDINGS BROUGHT IN SUCH A COURT AND ANY CLAIM THAT ANY SUCH PROCEEDING HAS BEEN BROUGHT IN AN INCONVENIENT FORUM.
(C) THE BORROWER AND CFC EACH HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY AND ALL RIGHT TO TRIAL BY JURY IN ANY LEGAL PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY.

SECTION 8.08 INDEMNIFICATION. THE BORROWER HEREBY INDEMNIFIES AND AGREES TO HOLD HARMLESS, AND DEFEND CFC AND ITS MEMBERS, DIRECTORS, OFFICERS, EMPLOYEES, AGENTS, ATTORNEYS AND REPRESENTATIVES (EACH AN "INDEMNITEE") FOR, FROM, AND AGAINST ALL CLAIMS, DAMAGES, LOSSES, LIABILITIES, COSTS, AND EXPENSES (INCLUDING, WITHOUT LIMITATION, COSTS AND EXPENSES OF LITIGATION AND REASONABLE ATTORNEYS' FEES) ARISING FROM ANY CLAIM OR DEMAND IN RESPECT OF THIS AGREEMENT AND THE OTHER LOAN DOCUMENTS, THE MORTGAGED PROPERTY, OR THE TRANSACTIONS DESCRIBED IN THIS AGREEMENT AND THE OTHER LOAN DOCUMENTS AND ARISING AT ANY TIME, WHETHER BEFORE OR AFTER PAYMENT AND PERFORMANCE OF ALL OBLIGATIONS UNDER THIS AGREEMENT AND THE OTHER LOAN DOCUMENTS IN FULL, EXCEPTING ANY SUCH MATTERS ARISING SOLELY FROM THE GROSS NEGLIGENCE OR WILLFUL MISCONDUCT OF CFC OR ANY INDEMNITEE. NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN SECTION 8.10 HEREOF, THE OBLIGATIONS IMPOSED UPON THE BORROWER BY THIS SECTION SHALL SURVIVE THE REPAYMENT OF THE NOTE, THE TERMINATION OF THIS AGREEMENT AND THE TERMINATION OR RELEASE OF THE LIEN OF THE MORTGAGE.

Section 8.09 Complete Agreement. This Agreement, together with the schedules to this Agreement, the Note and the other Loan Documents, and the other agreements and matters referred to herein or by their terms referring hereto, is intended by the parties as a final
expression of their agreement and is intended as a complete statement of the terms and conditions of their agreement. In the event of any conflict in the terms and provisions of this Agreement and any other Loan Documents, the terms and provisions of this Agreement shall control.

Section 8.10 Survival; Successors and Assigns. All covenants, agreements, representations and warranties of the Borrower which are contained in this Agreement shall survive the execution and delivery to CFC of the Loan Documents and the making of the Advances hereunder and shall continue in full force and effect until all of the obligations under the Loan Documents have been paid in full. All covenants, agreements, representations and warranties of the Borrower which are contained in this Agreement shall inure to the benefit of the successors and assigns of CFC. The Borrower shall not have the right to assign its rights or obligations under this Agreement without the prior written consent of CFC, except as provided in Section 5.02.A hereof.

Section 8.11 Use of Terms. The use of the singular herein shall also refer to the plural, and vice versa.

Section 8.12 Headings. The headings and sub-headings contained in this Agreement are intended to be used for convenience only and do not constitute part of this Agreement.

Section 8.13 Severability. If any term, provision or condition, or any part thereof, of this Agreement, the Note or the other Loan Documents shall for any reason be found or held invalid or unenforceable by any Governmental Authority or court of competent jurisdiction, such invalidity or unenforceability shall not affect the remainder of such term, provision or condition nor any other term, provision or condition, and this Agreement, the Note and the other Loan Documents shall survive and be construed as if such invalid or unenforceable term, provision or condition had not been contained therein.

Section 8.14 Prior Loan Documents. It is understood and agreed that the covenants set forth in this Agreement under the Article entitled "COVENANTS" shall restate and supersede ali of the covenants set forth in the corresponding Article or Articles of each Prior Loan Document dealing with covenants, regardless of the specific title or titles thereof, except for (a) the LCTC Purchase Provisions, and (b) any special covenant or other specific term set forth on Schedule 1 to any Prior Loan Document, unless otherwise explicitly agreed to in writing by CFC, or superseded by explicit reference thereto in this Agreement. For purposes of the foregoing, this Section 8.14 shall be deemed to amend all Prior Loan Documents, and notwithstanding termination of this Agreement for any reason, this Section 8.14 shall nevertheless survive and shall continue to amend each Prior Loan Document for as long as the respective Prior Loan Document is in effect, but only with respect to the matters set forth in this Section 8.14.

Section 8.15 Binding Effect. This Agreement shall become effective when it shall have been executed by both the Borrower and CFC and thereafter shall be binding upon and inure to the benefit of the Borrower and CFC and their respective successors and assigns.

Section 8.16 Counterparts. This Agreement may be executed in one or more counterparts, each of which will be deemed an original and all of which together will constitute one and the same document. Signature pages may be detached from the counterparts and attached to a single copy of this Agreement to physically form one document.

Section 8.17 Rescission of Excess Commitment. Any amount of the CFC Commitment not required for the purpose set forth in Schedule 1 shall be rescinded by CFC and the CFC Commitment shall automatically be reduced by such amount without fee.

Section 8.18 Authorization. The Borrower hereby authorizes CFC to transmit all documents that are required under the Mortgage in order for the Note to be secured as an Additional Note thereunder to each Mortgagee.

Section 8.19 Schedule 1. Schedule 1 attached hereto is an integral part of this Agreement.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed as of the day and year first above written.
JACKSON PURCHASE ENERGY
CORPORATION
(SEAI)
9


Title: $\qquad$

Attest:



NATIONAL RURAL UTILITIES
COOPERATIVE FINANCE CORPORATION
(SEAL)
ELAINE M MACDONALD
By: Cearembald
Ashley Welsh

## SCHEDULE 1

1. The purpose of this loan is to refinance up to $105 \%$ of the outstanding principal balance of certain indebtedness of the Borrower to RUS.
2. The aggregate CFC Commitment is $\$ 18,844,470.00$. Within this aggregate amount, the Borrower may; at its discretion, execute one or more Notes, each Note representing a separate loan with CFC and containing a face amount and Maturity Date in accordance with the terms, conditions and provisions of this Agreement.
3. The Mortgage shall mean the Restated Mortgage and Security Agreement, dated as of February 1, 2007, among the Borrower, CFC, CoBank and RUS, as it may have been supplemented, amended, consolidated, or restated from time to time.
4. The Notes executed pursuant hereto and the amortization method for such Notes are as follows:

| LOAN NUMBER | $\because$ AMOUNT | AMORTIZATION METHOD |
| :---: | :---: | :---: |
| KYO20-A-9003 | $\$ 18,844,470.00$ | Level Debt Service |

5. The Payment Date months are February, May, August, and November.
6. The Subsidiaries of the Borrower referred to in Section 2.01.B are: Name of Subsidiary $\quad$ \% of Borrower's ownership

N/A
7. The date of the Borrower's balance sheet referred to in Section 2.01.H is December 31, 2015.
8. The Borrower's exact legal name is: Jackson Purchase Energy Corporation
9. The Borrower's organizational type is: corporation
10. The Borrower is organized under the laws of the state of: Kentucky
11. The Borrower's organizational identification number is: 0025598
12. The place of business or, if more than one, the chief executive office of the Borrower referred to in Section 2.01.I is 2900 Irvin Cobb Drive, Paducah, KY 42003.
13. The Govemmental Authority referred to in Section 2.01.J is: Kentucky Public Service Commission
14. The special conditions of closing referred to in Section 4.01.G are as follows: None
15. The special conditions of advance referred to in Section 4.02.D are as follows: None
16. The special covenant(s) referred to in Section 5.01 .0 is (are) as follows: None
17. The address for notices to the Borrower referred to in Section 8.01 is:

If by personal delivery (including overnight mail or courier service):
Jackson Purchase Energy Corporation
2900 Irvin Cobb Drive
Paducah, KY 42003
Attention: General Manager
Fax: (270) 441-0866
If by United States mail:
Jackson Purchase Energy Corporation
P.O. Box 4030

Paducah, KY 42002-4030
Attention: General Manager
Fax: (270) 441-0866

## EXHIBIT A

## Loan Funds Requisition Statement Refinance of RUS Loans

Borrower Name: $\qquad$ Co-op ID: $\qquad$ Date of Advance: $\qquad$
Amount requested to prepay the following RUS loans:

| Loan Designation and <br> Account No. | Principal to be Paid | Interest to be Paid | Total Payment |
| :--- | :--- | :--- | :--- |
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| for Borrower |  |  |  |

## Officer's Certification

I hereby certify that as of the date below: (1) I am duly authorized to make this certification and to request funds on behalf of the Borrower (each such request, an "Advance") in accordance with the loan agreement governing the Advance (the "Loan Agreement'); (2) no Event of Default (as defined in the Loan Agreement) has occurred and is continuing; (3) I know of no other event that has occurred which, with the lapse of time and/or notification to CFC of such event, or after giving effect to the Advance, would become such an Event of Defautt; (4) all of the representations and warranties made in the Loan Agreement are true; (5) the Borrower has satisfied each other condition to the Advance as set forth in the Loan Agreement; and (6) the proceeds of the Advance will be used only for the purposes permitted by the Loan Agreement. I hereby authorize CFC to make Advances on the following terms, and hereby agree that such terms shall be binding upon Borrower under the provisions of the Loan Agreement:

| Facility No. | Advance No. | Advance Amount | $\begin{aligned} & \text { Advance } \\ & \text { Temm } \\ & \text { (Years) } \end{aligned}$ | Loan Maturity | Amortization Type | Interest Rate | Rate Ter m | Rate Maturity | Principal Deferral (Years) | $\begin{aligned} & \text { 1st Prin } \\ & \text { Pymt Date } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
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Certified By
Signature
Print Name
Title

Date: $\qquad$

Please fax to CFC at 703.467.5652 ATTN: $\qquad$ (AVP)

## CoBank T03 Loan Documents

## AMENDED AND RESTATED SINGLE ADVANCE TERM PROMISSORY NOTE

THIS AMENDED AND RESTATED SINGLE ADVANCE TERM PROMISSORY NOTE (this "Promissory Note") to the Credit Agreement dated August 1, 2017 (the "Credit Agreement"), is entered into as of August 1, 2017, between COBANK, ACB, a federally chartered instrumentality of the United States ("Lender") and JACKSON PURCHASE ENERGY CORPORATION, Paducah, Kentucky, a corporation (together with its permitted successors and assigns, the "Borrower"). Capitalized terms not otherwise defined in this Promissory Note will have the meanings set forth in the Credit Agreement.

## RECITALS

(A) This Promissory Note amends, restates, replaces and supersedes, but does not constitute payment of the indebtedness evidenced by, the promissory note set forth in the Amended and Restated Promissory Note and Concurrent Loan Supplement numbered RIML0731T3, dated as of June 19, 2003, between Lender and the Borrower (the "Existing Promissory Note").

SECTION 1. SINGLE ADVANCE TERM COMMITMENT. On the terms and conditions set forth in the Existing Agreement and the Existing Promissory Note, Lender made a single advance loan to the Borrower in an amount not to exceed \$1,149,971.00 (the "Commitment"). Lender's obligation to extend credit to the Borrower has expired and as of August 1, 2017, the unpaid principal balance of the loan is $\$ 739,237.00$.

SECTION 2. PURPOSE. The purpose of the Commitment was and remains to provide coterminous concurrent financing to the Company to supplement its loan from the Rural Utilities Service ("RUS") for the construction of the electric facilities set forth in the Company's application (RUS Form 740c) dated February 22, 1990, or any amendment thereto approved by RUS.

SECTION 3. TERM. INTENTIONALLY OMITTED.
SECTION 4. LIMITS ON ADVANCES, AVAILABILITY, ETC. INTENTIONALLY OMITTED.

SECTION 5. INTEREST. The Borrower agrees to pay interest on the unpaid balance of the loan(s) in accordance with the following interest rate option(s):
(A) Weekly Quoted Variable Rate. At a rate per annum equal at all times to the rate of interest established by Lender on the first Business Day of each week. The rate established by Lender will be effective until the first Business Day of the next week. Each change in the rate will be applicable to all balances subject to this option and information about the then current rate will be made available upon telephonic request.
(B) Quoted Rate. At a fixed rate per annum to be quoted by Lender in its sole discretion in each instance. Under this option, rates may be fixed on such balances and for such periods, as may be agreeable to Lender in its sole discretion in each instance, provided that: (1) the minimum fixed period will
be 365 days; (2) amounts may be fixed in an amount not less than $\$ 100,000.00$; and (3) the maximum number of fixes in place at any one time will be five.

The Borrower will select the applicable rate option at the time it requests a loan hereunder and may, subject to the limitations set forth above, elect to convert balances bearing interest at the variable rate option to one of the fixed rate options. If the Borrower fails to elect an interest rate option, interest will accrue at the variable interest rate option. Upon the expiration of any fixed rate period, interest will automatically accrue at the variable rate option unless the amount fixed is repaid or fixed for an additional period in accordance with the terms hereof. Notwithstanding the foregoing, rates may not be fixed for periods expiring after the maturity date of the loans and rates may not be fixed in such a manner as to cause the Borrower to have to break any fixed rate balance in order to pay any installment of principal. All elections provided for herein will be made telephonically or in writing and must be received by 12:00 p.m. Denver, Colorado time. Interest will be calculated on the actual number of days each loan is outstanding on the basis of a year consisting of 360 days and will be payable monthly in arrears by the 20th day of the following month or on such other day as Lender will require in a written notice to the Borrower ("Interest Payment Date").

SECTION 6. PROMISSORY NOTE. The Borrower promises to repay the unpaid principal balance of the loan in accordance with the schedule(s) attached hereto as Exhibit A.

In addition to the above, the Borrower promises to pay interest on the unpaid principal balance of the loan at the times and in accordance with the provisions set forth herein.

SECTION 7. PREPAYMENT. Subject to the broken funding surcharge provision of the Credit Agreement, the Borrower may, on one Business Day's prior written notice, prepay all or any portion of the loan(s). Unless otherwise agreed by Lender, all prepayments will be applied to principal installments in the inverse order of their maturity and to such balances, fixed or variable, as Lender will specify.

SECTION 8. SECURITY. The Borrower's obligations hereunder and, to the extent related hereto, under the Credit Agreement, will be secured as provided in Section 2.3 of the Credit Agreement.

## SECTION 9. FEES. INTENTIONALLY OMITTED.

## SIGNATURE PAGE FOLLOWS

Paducah, Kentucky
Promissory Note No. 14213340 T03

## SIGNATURE PAGE TO PROMISSORY NOTE

IN WITNESS WHEREOF, the parties have caused this Promissory Note to the Credit Agreement to be executed by their duly authorized officer(s).

## JACKSON PURCHASE ENERGY CORPORATION

By:
Name: $\qquad$
Title:

Paducah, Kentucky
Promissory Note No. 14213340 T03

## SIGNATURE PAGE TO PROMISSORY NOTE

IN WITNESS WHEREOF, the parties have caused this Promissory Note to the Credit Agreement to be executed by their duly authorized officer(s).

## COBANK, ACB

By:
Name: $\qquad$
Title:

## EXHIBIT A

To Promissory Note No． 14213340 T03

## REPAYMENT SCHEDULE



# JACKSON PURCHASE ENERGY CORPORATION 

Paducah, Kentucky
Promissory Note No. 14213340 T03

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Paducah, Kentucky
Promissory Note No. 14213340 T03



## JACKSON PURCHASE ENERGY CORPORATION

Paducah，Kentucky
Promissory Note No． 14213340 T03


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Promissory Note No． 14213340 T03

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Paducah, Kentucky
Promissory Note No. 14213340 T03


## CoBank T07 Loan Documents

## AMENDED AND RESTATED SINGLE ADVANCE TERM PROMISSORY NOTE

THIS AMENDED AND RESTATED SINGLE ADVANCE TERM PROMISSORY NOTE (this "Promissory Note") to the Credit Agreement dated August 1, 2017 (the "Credit Agreement"), is entered into as of August 1, 2017, between COBANK, ACB, a federally chartered instrumentality of the United States ("Lender") and JACKSON PURCHASE ENERGY CORPORATION, Paducah, Kentucky, a corporation (together with its permitted successors and assigns, the "Borrower"). Capitalized terms not otherwise defined in this Promissory Note will have the meanings set forth in the Credit Agreement.

## RECITALS

(A) This Promissory Note amends, restates, replaces and supersedes, but does not constitute payment of the indebtedness evidenced by, the promissory note set forth in the Promissory Note and Supplement (RUS Refinance) numbered RX0731T7, dated as of July 14, 2010, between Lender and the Borrower (the "Existing Promissory Note").

SECTION 1. SINGLE ADVANCE TERM COMMITMENT. On the terms and conditions set forth in the Existing Agreement and the Existing Promissory Note, Lender made a single advance loan to the Borrower in an amount not to exceed \$5,921,752.87 (the "Commitment"). Lender's obligation to extend credit to the Borrower has expired and as of August 1, 2017, the unpaid principal balance of the loan is $\$ 2,666,154.87$.

SECTION 2. PURPOSE. The purpose of the Commitment was and remains to refinance the Borrower's indebtedness to the Rural Utilities Service ("RUS") and identified on Exhibit A hereto (individually or collectively, the "Existing Loan(s)").

SECTION 3. TERM. INTENTIONALLY OMITTED.
SECTION 4. LIMITS ON ADVANCES, AVAILABILITY, ETC. INTENTIONALLY OMITTED.

SECTION 5. INTEREST. The Borrower agrees to pay interest on the unpaid balance of the loan(s) in accordance with the following interest rate option(s):
(A) Weekly Quoted Variable Rate. At a rate per annum equal at all times to the rate of interest established by Lender on the first Business Day of each week. The rate established by Lender will be effective until the first Business Day of the next week. Each change in the rate will be applicable to all balances subject to this option and information about the then current rate will be made available upon telephonic request.
(B) Quoted Rate. At a fixed rate per annum to be quoted by Lender in its sole discretion in each instance. Under this option, rates may be fixed on such balances and for such periods, as may be agreeable to Lender in its sole discretion in each instance, provided that: (1) the minimum fixed period will be 365 days; (2) amounts may be fixed in an amount not less than $\$ 100,000.00$; and (3) the maximum
number of fixes in place at any one time will be five. The Borrower has selected a fixed rate of $4.690 \%$ per annum through the maturity date of the loan.

The Borrower will select the applicable rate option at the time it requests a loan hereunder and may, subject to the limitations set forth above, elect to convert balances bearing interest at the variable rate option to one of the fixed rate options. If the Borrower fails to elect an interest rate option, interest will accrue at the variable interest rate option. Upon the expiration of any fixed rate period, interest will automatically accrue at the variable rate option unless the amount fixed is repaid or fixed for an additional period in accordance with the terms hereof. Notwithstanding the foregoing, rates may not be fixed for periods expiring after the maturity date of the loans and rates may not be fixed in such a manner as to cause the Borrower to have to break any fixed rate balance in order to pay any installment of principal. All elections provided for herein will be made telephonically or in writing and must be received by 12:00 p.m. Denver, Colorado time. Interest will be calculated on the actual number of days each loan is outstanding on the basis of a year consisting of 360 days and will be payable monthly in arrears by the 20th day of the following month or on such other day as Lender will require in a written notice to the Borrower ("Interest Payment Date").

SECTION 6. PROMISSORY NOTE. The Borrower promises to repay the unpaid principal balance of the loan in accordance with the schedule(s) attached hereto as Exhibit B.

In addition to the above, the Borrower promises to pay interest on the unpaid principal balance of the loan at the times and in accordance with the provisions set forth herein.

SECTION 7. PREPAYMENT. Subject to the broken funding surcharge provision of the Credit Agreement, the Borrower may, on one Business Day's prior written notice, prepay all or any portion of the loan(s). Unless otherwise agreed by Lender, all prepayments will be applied to principal installments in the inverse order of their maturity and to such balances, fixed or variable, as Lender will specify.

SECTION 8. SECURITY. The Borrower's obligations hereunder and, to the extent related hereto, under the Credit Agreement, will be secured as provided in Section 2.3 of the Credit Agreement.

## SECTION 9. FEES. INTENTIONALLY OMITTED.

## SIGNATURE PAGE FOLLOWS

Paducah, Kentucky
Promissory Note No. 14213340 T07

## SIGNATURE PAGE TO PROMISSORY NOTE

IN WITNESS WHEREOF, the parties have caused this Promissory Note to the Credit Agreement to be executed by their duly authorized officer(s).

## JACKSON PURCHASE ENERGY CORPORATION

By:
Name: $\qquad$

Title:

Paducah, Kentucky
Promissory Note No. 14213340T07

## SIGNATURE PAGE TO PROMISSORY NOTE

IN WITNESS WHEREOF, the parties have caused this Promissory Note to the Credit Agreement to be executed by their duly authorized officer(s).

## COBANK, ACB

By:
Name: $\qquad$
Title:

Paducah, Kentucky
Promissory Note No. 14213340 T07

## EXHIBIT A

To Promissory Note No. 14213340T07

## DESCRIPTION OF EXISTING LOAN(S) TO BE REFINANCED

The Existing Loan(s) is/are as follows:

| LENDER | LOAN DESIGNATION |
| :---: | :---: |
| RUS | 1B260 |
| RUS | 1B262 |
| RUS | 1B2270 |
| RUS | 1 B273 |
| RUS | 1 B280 |
| RUS | 1 B281 |
| RUS | $1 B 283$ |
| RUS | $1 B 290$ |
| RUS | 1B292 |

## EXHIBIT B

To Promissory Note No. 14213340T07

## REPAYMENT SCHEDULE

EXHIBIT B
REPAYMENT SCHEDULE
PAYMENT DUE
AMOUNT DUE
DATE
07/20/2010
08/20/2010 09/20/2010 10/20/2010 11/20/2010 12/20/2010 01/20/2011 02/20/2011 03/20/2011 04/20/2011 05/20/2011 06/20/2011 07/20/2011 08/20/2011 09/20/2011 10/20/2011 11/20/2011 12/20/2011 01/20/2012 02/20/2012 03/20/2012 04/20/2012 05/20/2012 06/20/2012 07/20/2012 08/20/2012 09/20/2012 10/20/2012 11/20/2012 12/20/2012 01/20/2013 02/20/2013 03/20/2013 04/20/2013 05/20/2013 06/20/2013 07/20/2013 08/20/2013 09/20/2013 10/20/2013 11/20/2013 12/20/2013 01/20/2014 02/20/2014 03/20/2014 04/20/2014
\$24,899.38
S45,557,48
\$25,822.29
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$\$ 25,438.60$
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$\$ 25,772.90$
\$26,568.48
\$47,337.78
\$26,784.49
$\$ 26,219.30$
$\$ 47,942.23$
\$27,110.52
\$26,557.59
$\mathbf{\$ 4 9 , 2 9 3 . 9 2}$
$\$ 26,786.44$
$\$ 26,900.18$
\$50,550.23
\$27,134.66
\$27,891.89
\$49,809. 29
$\$ 28,118.99$
$\$ 27,603.95$
$\mathbf{\$ 5 0 , 4 4 4 . 9 7}$
$\mathbf{\$ 2 8 , 4 6 1 . 9 0}$
\$27,959.78
$\$ 51,770.60$
$\$ 28,200.35$
\$53,679.19
\$28,568.83
$\$ 29,285.70$
$\$ 52,410.79$
\$29,524,46
$\$ 29,062.27$
$\$ 53,079.31$
$\$ 29,885.16$ \$29,436.52
$\$ 54,377.51$
$\$ 29,689.46$
$\$ 29,815.54$
$\$ 56,208.92$
$\mathbf{\$ 3 0 , 0 7 6 . 3 9}$ $\mathbf{\$ 3 0 , 7 5 0 . 8 2}$

Paducah, Kentucky
Promissory Note No. 14213340T07

| $05 / 20 / 2014$ | $\$ 55,145,11$ |
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| $04 / 20 / 2015$ | $\$ 32,290.89$ |
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| $05 / 20 / 2016$ | $\$ 61,037.57$ |
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| $08 / 20 / 2018$ | $\$ 37,709.53$ |
| $09 / 20 / 2018$ | $\$ 38,169.10$ |

JACKSON PURCHASE ENERGY CORPORATION
Paducah, Kentucky
Promissory Note No. 14213340T07

| $10 / 20 / 2018$ | $\$ 38,031.74$ |
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| $11 / 20 / 2018$ | $\$ 38,482.24$ |
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| $07 / 20 / 2020$ | $\$ 24,090.38$ |
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| $10 / 20 / 2020$ | $\$ 24,399.43$ |
| $11 / 20 / 2020$ | $\$ 24,695.99$ |
| $12 / 20 / 2020$ | $\$ 24,607.91$ |
| $01 / 20 / 2021$ | $\$ 24,712.42$ |
| $02 / 20 / 2021$ | $\$ 25,365.75$ |
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| $05 / 20 / 2021$ | $\$ 25,137.97$ |
| $06 / 20 / 2021$ | $\$ 25,413.73$ |
| $07 / 20 / 2021$ | $\$ 25,352.63$ |
| $08 / 20 / 2021$ | $\$ 25,460.31$ |
| $09 / 20 / 2021$ | $\$ 25,726.98$ |
| $10 / 20 / 2021$ | $\$ 25,677.67$ |
| $11 / 20 / 2021$ | $\$ 25,938.24$ |
| $12 / 20 / 2021$ | $\$ 25,896.88$ |
| $01 / 20 / 2022$ | $\$ 26,006,84$ |
| $02 / 20 / 2022$ | $\$ 26,539.86$ |
| $03 / 20 / 2022$ | $\$ 26,229.98$ |
| $04 / 20 / 2022$ | $\$ 26,475.00$ |
| $05 / 20 / 2022$ | $\$ 26,453.80$ |
| $06 / 20 / 2022$ | $\$ 26,692.51$ |
| $07 / 20 / 2022$ | $\$ 26,679.48$ |
| $08 / 20 / 2022$ | $\$ 26,792.79$ |
| $09 / 20 / 2022$ | $\$ 27,021.97$ |
| $10 / 20 / 2022$ | $\$ 27,021.31$ |
| $11 / 20 / 2022$ | $\$ 27,244.06$ |
| $12 / 20 / 2022$ | $\$ 27,251.76$ |
| $01 / 20 / 2023$ | $\$ 27,367.48$ |
| $02 / 20 / 2023$ | $\$ 27,774.05$ |
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JACKSON PURCHASE ENERGY CORPORATION
Paducah, Kentucky
Promissory Note No. 14213340 T07

| 03/20/2023 | \$27,601,64 |
| :---: | :---: |
| 04/20/2023: | \$27,808.05 |
| 05/20/2023 | \$27,836.95 |
| 06/20/2023 | \$28,036,73 |
| 07/20/2023 | \$28,074,23 |
| 08/20/2023 | \$23,145,05 |
| 09/20/2023 | \$12,830.14 |
| 10/20/2023; | \$12,813,90 |
| 11/20/2023 | \$12,935.52 |
| 12/20/2023 | \$12,923.24 |
| 01/20/2024 | \$12,978.12 |
| 02/20/2024 | \$13,157.00 |
| 03/20/2024 | \$13,089.12 |
| 04/20/2024 | \$13,202.98 |
| 05/20/2024 | \$13,200.76 |
| 06/20/2024 | \$13,311.50 |
| 07/20/2024 | \$13,313.34 |
| 08/20/2024 | \$13,369,88 |
| 09/20/2024 | \$13,475,86 |
| 10/20/2024 | \$13,483.88 |
| 11/20/2024 | \$13,586.64 |
| 12/20/2024 | \$13,598.84 |
| 01/20/2025 | \$13,656.60 |
| 02/20/2025 | \$13,834.30 |
| 03/20/2025 | \$13,773.34 |
| 04/20/2025 | \$13,867,94 |
| 05/20/2025 | \$13,890,72 |
| 06/20/2025 | \$13,982.02 |
| 07/20/2025 | \$14,009.08 |
| 08/20/2025 | \$14,068.56 |
| 09/20/2025 | \$14,154,88 |
| 10/20/2025 | \$14,188.42 |
| 11/20/2025 | \$14,271.36 |
| 12/20/2025 | \$14,309.28 |
| 01/20/2026 | \$14,370.04 |
| 02/20/2026 | \$14,481.44 |
| 03/20/2026 | \$14,492.56 |
| 04/20/2026 | \$14,566.94 |
| 05/20/2026 | \$14,615.96 |
| 06/20/2026 | \$14,686.86 |
| 07/20/2026 | \$14,740,40 |
| 08/20/2026 | \$14,803.00 |
| 09/20/2026 | \$14,868.62 |
| 10/20/2026 | \$5,330.56 |
| TOTAL | \$5,921,752.87 |

## CoBank T08 Loan Documents

## AMENDED AND RESTATED SINGLE ADVANCE TERM PROMISSORY NOTE

THIS AMENDED AND RESTATED SINGLE ADVANCE TERM PROMISSORY NOTE (this "Promissory Note") to the Credit Agreement dated August 1, 2017 (the "Credit Agreement"), is entered into as of August 1, 2017, between COBANK, ACB, a federally chartered instrumentality of the United States ("Lender") and JACKSON PURCHASE ENERGY CORPORATION, Paducah, Kentucky, a corporation (together with its permitted successors and assigns, the "Borrower"). Capitalized terms not otherwise defined in this Promissory Note will have the meanings set forth in the Credit Agreement.

## RECITALS

(A) This Promissory Note amends, restates, replaces and supersedes, but does not constitute payment of the indebtedness evidenced by, the promissory note set forth in the Promissory Note and Supplement (RUS Refinance) numbered RX0731T8, dated as of July 14, 2010, between Lender and the Borrower (the "Existing Promissory Note").

SECTION 1. SINGLE ADVANCE TERM COMMITMENT. On the terms and conditions set forth in the Existing Agreement and the Existing Promissory Note, Lender made a single advance loan to the Borrower in an amount not to exceed \$3,344,239.29 (the "Commitment"). Lender's obligation to extend credit to the Borrower has expired and as of August 1, 2017, the unpaid principal balance of the loan is $\$ 2,405,196.01$.

SECTION 2. PURPOSE. The purpose of the Commitment was and remains to refinance the Borrower's indebtedness to the Rural Utilities Service ("RUS") and identified on Exhibit A hereto (individually or collectively, the "Existing Loan(s)").

SECTION 3. TERM. INTENTIONALLY OMITTED.
SECTION 4. LIMITS ON ADVANCES, AVAILABILITY, ETC. INTENTIONALLY OMITTED.

SECTION 5. INTEREST. The Borrower agrees to pay interest on the unpaid balance of the loan(s) in accordance with the following interest rate option(s):
(A) Weekly Quoted Variable Rate. At a rate per annum equal at all times to the rate of interest established by Lender on the first Business Day of each week. The rate established by Lender will be effective until the first Business Day of the next week. Each change in the rate will be applicable to all balances subject to this option and information about the then current rate will be made available upon telephonic request.
(B) Quoted Rate. At a fixed rate per annum to be quoted by Lender in its sole discretion in each instance. Under this option, rates may be fixed on such balances and for such periods, as may be agreeable to Lender in its sole discretion in each instance, provided that: (1) the minimum fixed period will be 365 days; (2) amounts may be fixed in an amount not less than $\$ 100,000.00$; and (3) the maximum
number of fixes in place at any one time will be five. The Borrower has selected a fixed rate of $4.900 \%$ per annum through the maturity date of the loan.

The Borrower will select the applicable rate option at the time it requests a loan hereunder and may, subject to the limitations set forth above, elect to convert balances bearing interest at the variable rate option to one of the fixed rate options. If the Borrower fails to elect an interest rate option, interest will accrue at the variable interest rate option. Upon the expiration of any fixed rate period, interest will automatically accrue at the variable rate option unless the amount fixed is repaid or fixed for an additional period in accordance with the terms hereof. Notwithstanding the foregoing, rates may not be fixed for periods expiring after the maturity date of the loans and rates may not be fixed in such a manner as to cause the Borrower to have to break any fixed rate balance in order to pay any installment of principal. All elections provided for herein will be made telephonically or in writing and must be received by 12:00 p.m. Denver, Colorado time. Interest will be calculated on the actual number of days each loan is outstanding on the basis of a year consisting of 360 days and will be payable monthly in arrears by the 20th day of the following month or on such other day as Lender will require in a written notice to the Borrower ("Interest Payment Date").

SECTION 6. PROMISSORY NOTE. The Borrower promises to repay the unpaid principal balance of the loan in accordance with the schedule(s) attached hereto as Exhibit B.

In addition to the above, the Borrower promises to pay interest on the unpaid principal balance of the loan at the times and in accordance with the provisions set forth herein.

SECTION 7. PREPAYMENT. Subject to the broken funding surcharge provision of the Credit Agreement, the Borrower may, on one Business Day's prior written notice, prepay all or any portion of the loan(s). Unless otherwise agreed by Lender, all prepayments will be applied to principal installments in the inverse order of their maturity and to such balances, fixed or variable, as Lender will specify.

SECTION 8. SECURITY. The Borrower's obligations hereunder and, to the extent related hereto, under the Credit Agreement, will be secured as provided in Section 2.3 of the Credit Agreement.

## SECTION 9. FEES. INTENTIONALLY OMITTED.

## SIGNATURE PAGE FOLLOWS

Paducah, Kentucky
Promissory Note No. 14213340 T08

## SIGNATURE PAGE TO PROMISSORY NOTE

IN WITNESS WHEREOF, the parties have caused this Promissory Note to the Credit Agreement to be executed by their duly authorized officer(s).

## JACKSON PURCHASE ENERGY CORPORATION

By:
Name: $\qquad$
Title:

Paducah, Kentucky
Promissory Note No. 14213340T08

## SIGNATURE PAGE TO PROMISSORY NOTE

IN WITNESS WHEREOF, the parties have caused this Promissory Note to the Credit Agreement to be executed by their duly authorized officer(s).

## COBANK, ACB

By:
Name: $\qquad$
Title:

Paducah, Kentucky
Promissory Note No. 14213340 T08

## EXHIBIT A

To Promissory Note No. 14213340T08

## DESCRIPTION OF EXISTING LOAN(S) TO BE REFINANCED

The Existing Loan(s) is/are as follows:

| LENDER | LOAN DESIGNATION |
| :---: | :---: |
| RUS | 1 B300 |
| RUS | 1B305 |

## EXHIBIT B

To Promissory Note No. 14213340 T08

## REPAYMENT SCHEDULE

| PAYMENT | AMOUNT |
| :---: | :---: |
| DUE DATE | DUE |
| $07 / 20 / 2010$ | $\$ 8,975.48$ |
| $08 / 20 / 2010$ | $\$ 9,013.60$ |
| $09 / 20 / 2010$ | $\$ 9,507.54$ |
| $10 / 20 / 2010$ | $\$ 9,092.26$ |
| $11 / 20 / 2010$ | $\$ 9,583.98$ |
| $12 / 20 / 2010$ | $\$ 9,171.56$ |
| $01 / 20 / 2011$ | $\$ 9,210.52$ |
| $02 / 20 / 2011$ | $\$ 10,597.44$ |
| $03 / 20 / 2011$ | $\$ 9,294.62$ |
| $04 / 20 / 2011$ | $\$ 9,780.64$ |
| $05 / 20 / 2011$ | $\$ 9,375.64$ |
| $06 / 20 / 2011$ | $\$ 9,859.38$ |
| $07 / 20 / 2011$ | $\$ 9,457.32$ |
| $08 / 20 / 2011$ | $\$ 9,497.48$ |
| $09 / 20 / 2011$ | $\$ 9,977.78$ |
| $10 / 20 / 2011$ | $\$ 9,580.18$ |
| $11 / 20 / 2011$ | $\$ 10,058.16$ |
| $12 / 20 / 2011$ | $\$ 9,663.58$ |
| $01 / 20 / 2012$ | $\$ 9,704.62$ |
| $02 / 20 / 2012$ | $\$ 10,612.36$ |
| $03 / 20 / 2012$ | $\$ 9,790.90$ |
| $04 / 20 / 2012$ | $\$ 10,262.94$ |
| $05 / 20 / 2012$ | $\$ 9,876.06$ |
| $06 / 20 / 2012$ | $\$ 10,345.70$ |
| $07 / 20 / 2012$ | $\$ 9,961.92$ |
| $08 / 20 / 2012$ | $\$ 10,004.22$ |
| $09 / 20 / 2012$ | $\$ 10,470.28$ |
| $10 / 20 / 2012$ | $\$ 10,091.18$ |
| $11 / 20 / 2012$ | $\$ 10,554.78$ |
| $12 / 20 / 2012$ | $\$ 10,178.84$ |
| $01 / 20 / 2013$ | $\$ 10,222.08$ |
| $02 / 20 / 2013$ | $\$ 11,515.00$ |
| $03 / 20 / 2013$ | $\$ 10,314.38$ |
| $04 / 20 / 2013$ | $\$ 10,771.70$ |
| $05 / 20 / 2013$ | $\$ 10,403.92$ |
| $06 / 20 / 2013$ | $\$ 10,858.72$ |
| $07 / 20 / 2013$ | $\$ 10,494.22$ |
| $08 / 20 / 2013$ | $\$ 10,538.78$ |
| $09 / 20 / 2013$ | $\$ 10,989.78$ |
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Paducah, Kentucky
Promissory Note No. 14213340T08

| $10 / 20 / 2013$ | $\$ 10,630.20$ |
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| $01 / 20 / 2014$ | $\$ 10,767.92$ |
| $02 / 20 / 2014$ | $\$ 12,010.12$ |
| $03 / 20 / 2014$ | $\$ 10,864.66$ |
| $04 / 20 / 2014$ | $\$ 11,306.48$ |
| $05 / 20 / 2014$ | $\$ 10,958.80$ |
| $06 / 20 / 2014$ | $\$ 11,397.98$ |
| $07 / 20 / 2014$ | $\$ 11,053.74$ |
| $08 / 20 / 2014$ | $\$ 11,100.68$ |
| $09 / 20 / 2014$ | $\$ 11,535.88$ |
| $10 / 20 / 2014$ | $\$ 11,196.82$ |
| $11 / 20 / 2014$ | $\$ 11,629.30$ |
| $12 / 20 / 2014$ | $\$ 11,293.76$ |
| $01 / 20 / 2015$ | $\$ 11,341.70$ |
| $02 / 20 / 2015$ | $\$ 12,530.58$ |
| $03 / 20 / 2015$ | $\$ 11,443.08$ |
| $04 / 20 / 2015$ | $\$ 11,868.62$ |
| $05 / 20 / 2015$ | $\$ 11,542.08$ |
| $06 / 20 / 2015$ | $\$ 11,964.84$ |
| $07 / 20 / 2015$ | $\$ 11,641.90$ |
| $08 / 20 / 2015$ | $\$ 11,691.34$ |
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| $09 / 20 / 2016$ | $\$ 12,711.78$ |
| $10 / 20 / 2016$ | $\$ 12,416.90$ |
| $11 / 20 / 2016$ | $\$ 12,815.04$ |
| $12 / 20 / 2016$ | $\$ 12,524.06$ |
| $01 / 20 / 2017$ | $\$ 12,577.24$ |
| $02 / 20 / 2017$ | $\$ 13,651.28$ |
| $03 / 20 / 2017$ | $\$ 12,688.62$ |
| $04 / 20 / 2017$ | $\$ 13,079.10$ |

Paducah, Kentucky
Promissory Note No. 14213340T08

| $105 / 20 / 2017$ | $\$ 12,798.04$ |
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| $07 / 20 / 2017$ | $\$ 12,908.40$ |
| $08 / 20 / 2017$ | $\$ 12,963.20$ |
| $09 / 20 / 2017$ | $\$ 13,345.96$ |
| $10 / 20 / 2017$ | $\$ 13,074.94$ |
| $11 / 20 / 2017$ | $\$ 13,454.54$ |
| $12 / 20 / 2017$ | $\$ 13,187.60$ |
| $01 / 20 / 2018$ | $\$ 13,243.60$ |
| $02 / 20 / 2018$ | $\$ 14,255.70$ |
| $03 / 20 / 2018$ | $\$ 13,360.38$ |
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| $05 / 20 / 2018$ | $\$ 13,475.42$ |
| $06 / 20 / 2018$ | $\$ 13,843.76$ |
| $07 / 20 / 2018$ | $\$ 13,591.44$ |
| $08 / 20 / 2018$ | $\$ 13,649.14$ |
| $09 / 20 / 2018$ | $\$ 14,012.60$ |
| $10 / 20 / 2018$ | $\$ 13,766.62$ |
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| $12 / 20 / 2018$ | $\$ 13,885.06$ |
| $01 / 20 / 2019$ | $\$ 13,944.04$ |
| $02 / 20 / 2019$ | $\$ 14,891.04$ |
| $03 / 20 / 2019$ | $\$ 14,066.48$ |
| $04 / 20 / 2019$ | $\$ 14,418.18$ |
| $05 / 20 / 2019$ | $\$ 14,187.44$ |
| $06 / 20 / 2019$ | $\$ 14,535.74$ |
| $07 / 20 / 2019$ | $\$ 14,309.42$ |
| $08 / 20 / 2019$ | $\$ 14,370.18$ |
| $09 / 20 / 2019$ | $\$ 14,713.34$ |
| $10 / 20 / 2019$ | $\$ 14,493.70$ |
| $11 / 20 / 2019$ | $\$ 14,833.36$ |
| $12 / 20 / 2019$ | $\$ 14,618.24$ |
| $01 / 20 / 2020$ | $\$ 14,680.30$ |
| $02 / 20 / 2020$ | $\$ 15,286.80$ |
| $03 / 20 / 2020$ | $\$ 14,807.56$ |
| $04 / 20 / 2020$ | $\$ 15,138.40$ |
| $05 / 20 / 2020$ | $\$ 14,934.74$ |
| $06 / 20 / 2020$ | $\$ 15,262.00$ |
| $07 / 20 / 2020$ | $\$ 15,062.96$ |
| $08 / 20 / 2020$ | $\$ 15,126.94$ |
| $09 / 20 / 2020$ | $\$ 15,448.78$ |
| $10 / 20 / 2020$ | $\$ 15,256.78$ |
| $11 / 20 / 2020$ | $\$ 15,574.96$ |
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Paducah, Kentucky
Promissory Note No. 14213340T08

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| $03 / 20 / 2021$ | $\$ 15,587.72$ |
| $04 / 20 / 2021$ | $\$ 15,896.60$ |
| $05 / 20 / 2021$ | $\$ 15,721.42$ |
| $06 / 20 / 2021$ | $\$ 16,026.54$ |
| $07 / 20 / 2021$ | $\$ 15,856.24$ |
| $08 / 20 / 2021$ | $\$ 15,923.58$ |
| $09 / 20 / 2021$ | $\$ 16,223.00$ |
| $10 / 20 / 2021$ | $\$ 16,060.08$ |
| $11 / 20 / 2021$ | $\$ 16,355.68$ |
| $12 / 20 / 2021$ | $\$ 16,197.74$ |
| $01 / 20 / 2022$ | $\$ 16,266.52$ |
| $02 / 20 / 2022$ | $\$ 16,997.68$ |
| $03 / 20 / 2022$ | $\$ 16,407.78$ |
| $04 / 20 / 2022$ | $\$ 16,693.58$ |
| $05 / 20 / 2022$ | $\$ 16,548.36$ |
| $06 / 20 / 2022$ | $\$ 16,830.20$ |
| $07 / 20 / 2022$ | $\$ 16,690.10$ |
| $08 / 20 / 2022$ | $\$ 16,760.98$ |
| $09 / 20 / 2022$ | $\$ 17,036.82$ |
| $10 / 20 / 2022$ | $\$ 16,904.50$ |
| $11 / 20 / 2022$ | $\$ 17,176.32$ |
| $12 / 20 / 2022$ | $\$ 17,049.22$ |
| $01 / 20 / 2023$ | $\$ 17,121.62$ |
| $02 / 20 / 2023$ | $\$ 17,773.32$ |
| $03 / 20 / 2023$ | $\$ 17,269.82$ |
| $04 / 20 / 2023$ | $\$ 17,531.34$ |
| $05 / 20 / 2023$ | $\$ 17,417.60$ |
| $06 / 20 / 2023$ | $\$ 17,674.96$ |
| $07 / 20 / 2023$ | $\$ 17,566.62$ |
| $08 / 20 / 2023$ | $\$ 17,641.22$ |
| $09 / 20 / 2023$ | $\$ 17,892.30$ |
| $10 / 20 / 2023$ | $\$ 17,792.12$ |
| $11 / 20 / 2023$ | $\$ 18,038.94$ |
| $12 / 20 / 2023$ | $\$ 17,944.28$ |
| $01 / 20 / 2024$ | $\$ 18,020.48$ |
| $02 / 20 / 2024$ | $\$ 18,424.76$ |
| $03 / 20 / 2024$ | $\$ 18,175.24$ |
| $04 / 20 / 2024$ | $\$ 18,411.28$ |
| $05 / 20 / 2024$ | $\$ 18,330.62$ |
| $06 / 20 / 2024$ | $\$ 18,562.28$ |

Paducah, Kentucky
Promissory Note No. 14213340T08

| $107 / 20 / 2024$ | $\$ 18,487.28$ |
| :--- | :--- |
| $08 / 20 / 2024$ | $\$ 18,565.78$ |
| $09 / 20 / 2024$ | $\$ 18,790.84$ |
| $10 / 20 / 2024$ | $\$ 18,724.42$ |
| $11 / 20 / 2024$ | $\$ 18,945.02$ |
| $12 / 20 / 2024$ | $\$ 18,884.40$ |
| $01 / 20 / 2025$ | $\$ 18,964.58$ |
| $02 / 20 / 2025$ | $\$ 19,445.00$ |
| $03 / 20 / 2025$ | $\$ 19,127.70$ |
| $04 / 20 / 2025$ | $\$ 19,336.92$ |
| $05 / 20 / 2025$ | $\$ 19,291.04$ |
| $06 / 20 / 2025$ | $\$ 19,495.68$ |
| $07 / 20 / 2025$ | $\$ 19,455.74$ |
| $08 / 20 / 2025$ | $\$ 19,538.36$ |
| $09 / 20 / 2025$ | $\$ 19,736.04$ |
| $10 / 20 / 2025$ | $\$ 19,705.16$ |
| $11 / 20 / 2025$ | $\$ 19,898.12$ |
| $12 / 20 / 2025$ | $\$ 19,873.32$ |
| $01 / 20 / 2026$ | $\$ 19,957.72$ |
| $02 / 20 / 2026$ | $\$ 20,345.82$ |
| $03 / 20 / 2026$ | $\$ 20,128.88$ |
| $04 / 20 / 2026$ | $\$ 20,309.92$ |
| $05 / 20 / 2026$ | $\$ 20,300,60$ |
| $06 / 20 / 2026$ | $\$ 20,476.82$ |
| $07 / 20 / 2026$ | $\$ 20,473.76$ |
| $08 / 20 / 2026$ | $\$ 20,560.70$ |
| $09 / 20 / 2026$ | $\$ 20,729.60$ |
| $10 / 20 / 2026$ | $\$ 20,736.06$ |
| $11 / 20 / 2026$ | $\$ 20,900.02$ |
| $12 / 20 / 2026$ | $\$ 20,912.86$ |
| $01 / 20 / 2027$ | $\$ 21,001.66$ |
| $02 / 20 / 2027$ | $\$ 21,292.76$ |
| $03 / 20 / 2027$ | $\$ 21,181.28$ |
| $04 / 20 / 2027$ | $\$ 21,332.70$ |
| $05 / 20 / 2027$ | $\$ 21,361.82$ |
| $06 / 20 / 2027$ | $\$ 21,508.16$ |
| $07 / 20 / 2027$ | $\$ 21,543.86$ |
| $08 / 20 / 2027$ | $\$ 21,635.36$ |
| $09 / 20 / 2027$ | $\$ 21,774.00$ |
| $10 / 20 / 2027$ | $\$ 21,819.70$ |
| $11 / 20 / 2027$ | $\$ 21,953.16$ |
| $12 / 20 / 2027$ | $\$ 22,005.58$ |
| $01 / 20 / 2028$ | $\$ 22,099.02$ |

Paducah, Kentucky
Promissory Note No. 14213340T08

| $02 / 20 / 2028$ | $\$ 22,256.38$ |
| :---: | :---: |
| $03 / 20 / 2028$ | $\$ 22,287.38$ |
| $04 / 20 / 2028$ | $\$ 22,407.68$ |
| $05 / 20 / 2028$ | $\$ 22,477.18$ |
| $06 / 20 / 2028$ | $\$ 22,592.14$ |
| $07 / 20 / 2028$ | $\$ 22,668.58$ |
| $08 / 20 / 2028$ | $\$ 22,764.84$ |
| $09 / 20 / 2028$ | $\$ 22,871.70$ |
| $10 / 20 / 2028$ | $\$ 22,958.64$ |
| $11 / 20 / 2028$ | $\$ 23,060.04$ |
| $12 / 20 / 2028$ | $\$ 5,414,17$ |
| TOTAL: | $\$ 3,344,239.29$ |

## CoBank T09 Loan Documents

## AMENDED AND RESTATED SINGLE ADVANCE TERM PROMISSORY NOTE

THIS AMENDED AND RESTATED SINGLE ADVANCE TERM PROMISSORY NOTE (this "Promissory Note") to the Credit Agreement dated August 1, 2017 (the "Credit Agreement"), is entered into as of August 1, 2017, between COBANK, ACB, a federally chartered instrumentality of the United States ("Lender") and JACKSON PURCHASE ENERGY CORPORATION, Paducah, Kentucky, a corporation (together with its permitted successors and assigns, the "Borrower"). Capitalized terms not otherwise defined in this Promissory Note will have the meanings set forth in the Credit Agreement.

## RECITALS

(A) This Promissory Note amends, restates, replaces and supersedes, but does not constitute payment of the indebtedness evidenced by, the promissory note set forth in the Promissory Note and Single Advance Term Loan Supplement (RUS Refinance) numbered RIML0731T9, dated as of January 3, 2012, between Lender and the Borrower (the "Existing Promissory Note").

SECTION 1. SINGLE ADVANCE TERM COMMITMENT. On the terms and conditions set forth in the Existing Agreement and the Existing Promissory Note, Lender made a single advance loan to the Borrower in an amount not to exceed \$9,403,475.25 (the "Commitment"). Lender's obligation to extend credit to the Borrower has expired and as of August 1, 2017, the unpaid principal balance of the loan is $\$ 7,791,482.37$.

SECTION 2. PURPOSE. The purpose of the Commitment was and remains to refinance the Borrower's indebtedness to the Rural Utilities Service ("RUS") and identified on Exhibit A hereto (individually or collectively, the "Existing Loan(s)").

SECTION 3. TERM. INTENTIONALLY OMITTED.
SECTION 4. LIMITS ON ADVANCES, AVAILABILITY, ETC. INTENTIONALLY OMITTED.

SECTION 5. INTEREST. The Borrower agrees to pay interest on the unpaid balance of the loan(s) in accordance with the following interest rate option(s):
(A) Weekly Quoted Variable Rate. At a rate per annum equal at all times to the rate of interest established by Lender on the first Business Day of each week. The rate established by Lender will be effective until the first Business Day of the next week. Each change in the rate will be applicable to all balances subject to this option and information about the then current rate will be made available upon telephonic request.
(B) Quoted Rate. At a fixed rate per annum to be quoted by Lender in its sole discretion in each instance. Under this option, rates may be fixed on such balances and for such periods, as may be agreeable to Lender in its sole discretion in each instance, provided that: (1) the minimum fixed period will be 365 days; (2) amounts may be fixed in an amount not less than $\$ 100,000.00$; and (3) the maximum
number of fixes in place at any one time will be five. The Borrower has selected a fixed rate of $4.500 \%$ per annum through the maturity date of the loan.

The Borrower will select the applicable rate option at the time it requests a loan hereunder and may, subject to the limitations set forth above, elect to convert balances bearing interest at the variable rate option to one of the fixed rate options. If the Borrower fails to elect an interest rate option, interest will accrue at the variable interest rate option. Upon the expiration of any fixed rate period, interest will automatically accrue at the variable rate option unless the amount fixed is repaid or fixed for an additional period in accordance with the terms hereof. Notwithstanding the foregoing, rates may not be fixed for periods expiring after the maturity date of the loans and rates may not be fixed in such a manner as to cause the Borrower to have to break any fixed rate balance in order to pay any installment of principal. All elections provided for herein will be made telephonically or in writing and must be received by 12:00 p.m. Denver, Colorado time. Interest will be calculated on the actual number of days each loan is outstanding on the basis of a year consisting of 360 days and will be payable monthly in arrears by the 20th day of the following month or on such other day as Lender will require in a written notice to the Borrower ("Interest Payment Date").

SECTION 6. PROMISSORY NOTE. The Borrower promises to repay the unpaid principal balance of the loan in accordance with the schedule(s) attached hereto as Exhibit B.

In addition to the above, the Borrower promises to pay interest on the unpaid principal balance of the loan at the times and in accordance with the provisions set forth herein.

SECTION 7. PREPAYMENT. Subject to the broken funding surcharge provision of the Credit Agreement, the Borrower may, on one Business Day's prior written notice, prepay all or any portion of the loan(s). Unless otherwise agreed by Lender, all prepayments will be applied to principal installments in the inverse order of their maturity and to such balances, fixed or variable, as Lender will specify.

SECTION 8. SECURITY. The Borrower's obligations hereunder and, to the extent related hereto, under the Credit Agreement, will be secured as provided in Section 2.3 of the Credit Agreement.

## SECTION 9. FEES. INTENTIONALLY OMITTED.

## SIGNATURE PAGE FOLLOWS

Paducah, Kentucky
Promissory Note No. 14213340 T09

## SIGNATURE PAGE TO PROMISSORY NOTE

IN WITNESS WHEREOF, the parties have caused this Promissory Note to the Credit Agreement to be executed by their duly authorized officer(s).

## JACKSON PURCHASE ENERGY CORPORATION

By:
Name: $\qquad$
Title:

Paducah, Kentucky
Promissory Note No. 14213340 T09

## SIGNATURE PAGE TO PROMISSORY NOTE

IN WITNESS WHEREOF, the parties have caused this Promissory Note to the Credit Agreement to be executed by their duly authorized officer(s).

## COBANK, ACB

By:
Name: $\qquad$
Title:

Paducah, Kentucky
Promissory Note No. 14213340 T09

## EXHIBIT A

To Promissory Note No. 14213340 T09

## DESCRIPTION OF EXISTING LOAN(S) TO BE REFINANCED

The Existing Loan(s) is/are as follows:

| LENDER | LOAN DESIGNATION |
| :---: | :---: |
| RUS | 1 B310 |
| RUS | 1 B311 |
| RUS | 1 B320 |

## JACKSON PURCHASE ENERGY CORPORATION

Paducah, Kentucky
Promissory Note No. 14213340 T09

## EXHIBIT B

To Promissory Note No. 14213340T09

## REPAYMENT SCHEDULE

| Aggregate Amortization |  |  |  |
| :---: | :---: | :---: | :---: |
| $\begin{gathered} \text { Payment } \\ \text { Date } \end{gathered}$ | Beginning Balance | Principal Payment | Ending Balance |
| Initial Balance | \$9,403,475.25 |  |  |
| 1/20/2012 | \$9,403,475.25 | \$20,173.86 | \$9,383,301.39 |
| 2/20/2012 | \$9,383,301.39 | \$22,830.29 | \$9,360,471.10 |
| 3/20/2012 | \$9,360,471.10 | \$20,356.47 | \$9,340,114.63 |
| 4/20/2012 | \$9,340,114.63 | \$21,722.39 | \$9,318,392.24 |
| 5/20/2012 | \$9,318,392.24 | \$20,535.17 | \$9,297,857.07 |
| 6/20/2012 | \$9,297,857.07 | \$21,896.04 | \$9,275,961.03 |
| 7/20/2012 | \$9,275,961.03 | \$20,715.35 | \$9,255,245.68 |
| 8/20/2012 | \$9,255,245.68 | \$20,803.33 | \$9,234,442.35 |
| 9/20/2012 | \$9,234,442.35 | \$22,156.65 | \$9,212,285.70 |
| 10/20/2012 | \$9,212,285.70 | \$20,985.76 | \$9,191,299.94 |
| 11/20/2012 | \$9,191,299.94 | \$22,333.96 | \$9,168,965.98 |
| 12/20/2012 | \$9,168,965.98 | \$21,169.72 | \$9,147,796.26 |
| 1/20/2013 | \$9,147,796.26 | \$21,259.61 | \$9,126,536.65 |
| 2/20/2013 | \$9,126,536.65 | \$25,100.52 | \$9,101,436.13 |
| 3/20/2013 | \$9,101,436.13 | \$21,456.49 | \$9,079,979.64 |
| 4/20/2013 | \$9,079,979.64 | \$22,791.44 | \$9,057,188.20 |
| 5/20/2013 | \$9,057,188.20 | \$21,644.38 | \$9,035,543.82 |
| 6/20/2013 | \$9,035,543.82 | \$22,974.04 | \$9,012,569.78 |
| 7/20/2013 | \$9,012,569.78 | \$21,833.86 | \$8,990,735.92 |
| 8/20/2013 | \$8,990,735.92 | \$21,926.59 | \$8,968,809.33 |
| 9/20/2013 | \$8,968,809.33 | \$23,248.30 | \$8,945,561.03 |
| 10/20/2013 | \$8,945,561.03 | \$22,118.43 | \$8,923,442.60 |
| 11/20/2013 | \$8,923,442.60 | \$23,434.74 | \$8,900,007.86 |
| 12/20/2013 | \$8,900,007.86 | \$22,311.87 | \$8,877,695.99 |
| 1/20/2014 | \$8,877,695.99 | \$22,406.61 | \$8,855,289.38 |
| 2/20/2014 | \$8,855,289.38 | \$26,140.92 | \$8,829,148.46 |
| 3/20/2014 | \$8,829,148.46 | \$22,612.78 | \$8,806,535.68 |
| 4/20/2014 | \$8,806,535.68 | \$23,915.19 | \$8,782,620.49 |
| 5/20/2014 | \$8,782,620.49 | \$22,810.36 | \$8,759,810.13 |
| 6/20/2014 | \$8,759,810.13 | \$24,107.20 | \$8,735,702.93 |
| 7/20/2014 | \$8,735,702.93 | \$23,009.60 | \$8,712,693.33 |
| 8/20/2014 | \$8,712,693.33 | \$23,107.31 | \$8,689,586.02 |
| 9/20/2014 | \$8,689,586.02 | \$24,395.79 | \$8,665,190.23 |
| 10/20/2014 | \$8,665,190.23 | \$23,309.04 | \$8,641,881.19 |
| 11/20/2014 | \$8,641,881.19 | \$24,591.83 | \$8,617,289.36 |
| 12/20/2014 | \$8,617,289.36 | \$23,512.46 | \$8,593,776.90 |
| 1/20/2015 | \$8,593,776.90 | \$23,612.30 | \$8,570,164.60 |
| 2/20/2015 | \$8,570,164.60 | \$27,234.56 | \$8,542,930.04 |
| 3/20/2015 | \$8,542,930.04 | \$23,828.22 | \$8,519,101.82 |

## JACKSON PURCHASE ENERGY CORPORATION

Paducah, Kentucky
Promissory Note No. 14213340T09

| 4/20/2015 | \$8,519,101.82 | \$25,096.41 | \$8,494,005.41 |
| :---: | :---: | :---: | :---: |
| 5/20/2015 | \$8,494,005.41 | \$24,035.98 | \$8,469,969.43 |
| 6/20/2015 | \$8,469,969.43 | \$25,298.33 | \$8,444,671.10 |
| 7/20/2015 | \$8,444,671.10 | \$24,245.49 | \$8,420,425.61 |
| 8/20/2015 | \$8,420,425.61 | \$24,348.45 | \$8,396,077.16 |
| 9/20/2015 | \$8,396,077.16 | \$25,602.00 | \$8,370,475.16 |
| 10/20/2015 | \$8,370,475.16 | \$24,560.57 | \$8,345,914.59 |
| 11/20/2015 | \$8,345,914.59 | \$25,808.14 | \$8,320,106.45 |
| 12/20/2015 | \$8,320,106.45 | \$24,774.46 | \$8,295,331.99 |
| 1/20/2016 | \$8,295,331.99 | \$24,879.67 | \$8,270,452.32 |
| 2/20/2016 | \$8,270,452.32 | \$27,251.20 | \$8,243,201.12 |
| 3/20/2016 | \$8,243,201.12 | \$25,101.05 | \$8,218,100.07 |
| 4/20/2016 | \$8,218,100.07 | \$26,333.41 | \$8,191,766.66 |
| 5/20/2016 | \$8,191,766.66 | \$25,319.47 | \$8,166,447.19 |
| 6/20/2016 | \$8,166,447.19 | \$26,545.67 | \$8,139,901.52 |
| 7/20/2016 | \$8,139,901.52 | \$25,539.71 | \$8,114,361.81 |
| 8/20/2016 | \$8,114,361.81 | \$25,648.17 | \$8,088,713.64 |
| 9/20/2016 | \$8,088,713.64 | \$26,865.14 | \$8,061,848.50 |
| 10/20/2016 | \$8,061,848.50 | \$25,871.17 | \$8,035,977.33 |
| 11/20/2016 | \$8,035,977.33 | \$27,081.86 | \$8,008,895.47 |
| 12/20/2016 | \$8,008,895.47 | \$26,096.04 | \$7,982,799.43 |
| 1/20/2017 | \$7,982,799.43 | \$26,206.86 | \$7,956,592.57 |
| 2/20/2017 | \$7,956,592.57 | \$29,587.99 | \$7,927,004.58 |
| 3/20/2017 | \$7,927,004.58 | \$26,443.80 | \$7,900,560.78 |
| 4/20/2017 | \$7,900,560.78 | \$27,638.36 | \$7,872,922.42 |
| 5/20/2017 | \$7,872,922.42 | \$26,673.46 | \$7,846,248.96 |
| 6/20/2017 | \$7,846,248.96 | \$27,861.55 | \$7,818,387.41 |
| 7/20/2017 | \$7,818,387.41 | \$26,905.04 | \$7,791,482.37 |
| 8/20/2017 | \$7,791,482.37 | \$27,019.31 | \$7,764,463.06 |
| 9/20/2017 | \$7,764,463.06 | \$28,197.66 | \$7,736,265.40 |
| 10/20/2017 | \$7,736,265.40 | \$27,253.79 | \$7,709,011.61 |
| 11/20/2017 | \$7,709,011.61 | \$28,425.56 | \$7,680,586.05 |
| 12/20/2017 | \$7,680,586.05 | \$27,490.24 | \$7,653,095.81 |
| 1/20/2018 | \$7,653,095.81 | \$27,606.97 | \$7,625,488.84 |
| 2/20/2018 | \$7,625,488.84 | \$30,857.96 | \$7,594,630.88 |
| 3/20/2018 | \$7,594,630.88 | \$27,855.24 | \$7,566,775.64 |
| 4/20/2018 | \$7,566,775.64 | \$29,010.08 | \$7,537,765.56 |
| 5/20/2018 | \$7,537,765.56 | \$28,096.73 | \$7,509,668.83 |
| 6/20/2018 | \$7,509,668.83 | \$29,244.77 | \$7,480,424.06 |
| 7/20/2018 | \$7,480,424.06 | \$28,340.23 | \$7,452,083.83 |
| 8/20/2018 | \$7,452,083.83 | \$28,460.58 | \$7,423,623.25 |
| 9/20/2018 | \$7,423,623.25 | \$29,598.37 | \$7,394,024.88 |
| 10/20/2018 | \$7,394,024.88 | \$28,707.13 | \$7,365,317.75 |
| 11/20/2018 | \$7,365,317.75 | \$29,837.99 | \$7,335,479.76 |
| 12/20/2018 | \$7,335,479.76 | \$28,955.75 | \$7,306,524.01 |
| 1/20/2019 | \$7,306,524.01 | \$29,078.72 | \$7,277,445.29 |
| 2/20/2019 | \$7,277,445.29 | \$32,192.93 | \$7,245,252.36 |

## JACKSON PURCHASE ENERGY CORPORATION

Paducah, Kentucky
Promissory Note No. 14213340 T09

| 3/20/2019 | \$7,245,252.36 | \$29,338.91 | \$7,215,913.45 |
| :---: | :---: | :---: | :---: |
| 4/20/2019 | \$7,215,913.45 | \$30,451.98 | \$7,185,461.47 |
| 5/20/2019 | \$7,185,461.47 | \$29,592.82 | \$7,155,868.65 |
| 6/20/2019 | \$7,155,868.65 | \$30,698.74 | \$7,125,169.91 |
| 7/20/2019 | \$7,125,169.91 | \$29,848.85 | \$7,095,321.06 |
| 8/20/2019 | \$7,095,321.06 | \$29,975.60 | \$7,065,345.46 |
| 9/20/2019 | \$7,065,345.46 | \$31,070.76 | \$7,034,274.70 |
| 10/20/2019 | \$7,034,274.70 | \$30,234.84 | \$7,004,039.86 |
| 11/20/2019 | \$7,004,039.86 | \$31,322.69 | \$6,972,717.17 |
| 12/20/2019 | \$6,972,717.17 | \$30,496.25 | \$6,942,220.92 |
| 1/20/2020 | \$6,942,220.92 | \$30,625.75 | \$6,911,595.17 |
| 2/20/2020 | \$6,911,595.17 | \$32,649.39 | \$6,878,945.78 |
| 3/20/2020 | \$6,878,945.78 | \$30,894.46 | \$6,848,051.32 |
| 4/20/2020 | \$6,848,051.32 | \$31,963.74 | \$6,816,087.58 |
| 5/20/2020 | \$6,816,087.58 | \$31,161.39 | \$6,784,926.19 |
| 6/20/2020 | \$6,784,926.19 | \$32,223.15 | \$6,752,703.04 |
| 7/20/2020 | \$6,752,703.04 | \$31,430.56 | \$6,721,272.48 |
| 8/20/2020 | \$6,721,272.48 | \$31,564.03 | \$6,689,708.45 |
| 9/20/2020 | \$6,689,708.45 | \$32,614.46 | \$6,657,093.99 |
| 10/20/2020 | \$6,657,093.99 | \$31,836.56 | \$6,625,257.43 |
| 11/20/2020 | \$6,625,257.43 | \$32,879.34 | \$6,592,378.09 |
| 12/20/2020 | \$6,592,378.09 | \$32,111.39 | \$6,560,266.70 |
| 1/20/2021 | \$6,560,266.70 | \$32,247.75 | \$6,528,018.95 |
| 2/20/2021 | \$6,528,018.95 | \$35,067.45 | \$6,492,951.50 |
| 3/20/2021 | \$6,492,951.50 | \$32,533.61 | \$6,460,417.89 |
| 4/20/2021 | \$6,460,417.89 | \$33,556.76 | \$6,426,861.13 |
| 5/20/2021 | \$6,426,861.13 | \$32,814.28 | \$6,394,046.85 |
| 6/20/2021 | \$6,394,046.85 | \$33,829.52 | \$6,360,217.33 |
| 7/20/2021 | \$6,360,217.33 | \$33,097.28 | \$6,327,120.05 |
| 8/20/2021 | \$6,327,120.05 | \$33,237.82 | \$6,293,882.23 |
| 9/20/2021 | \$6,293,882.23 | \$34,241.15 | \$6,259,641.08 |
| 10/20/2021 | \$6,259,641.08 | \$33,524.38 | \$6,226,116.70 |
| 11/20/2021 | \$6,226,116.70 | \$34,519.64 | \$6,191,597.06 |
| 12/20/2021 | \$6,191,597.06 | \$33,813.34 | \$6,157,783.72 |
| 1/20/2022 | \$6,157,783.72 | \$33,956.93 | \$6,123,826.79 |
| 2/20/2022 | \$6,123,826.79 | \$36,617.77 | \$6,087,209.02 |
| 3/20/2022 | \$6,087,209.02 | \$34,256.63 | \$6,052,952.39 |
| 4/20/2022 | \$6,052,952.39 | \$35,231.27 | \$6,017,721.12 |
| 5/20/2022 | \$6,017,721.12 | \$34,551.72 | \$5,983,169.40 |
| 6/20/2022 | \$5,983,169.40 | \$35,518.05 | \$5,947,651.35 |
| 7/20/2022 | \$5,947,651.35 | \$34,849.27 | \$5,912,802.08 |
| 8/20/2022 | \$5,912,802.08 | \$34,997.25 | \$5,877,804.83 |
| 9/20/2022 | \$5,877,804.83 | \$35,951.06 | \$5,841,853.77 |
| 10/20/2022 | \$5,841,853.77 | \$35,298.55 | \$5,806,555.22 |
| 11/20/2022 | \$5,806,555.22 | \$36,243.87 | \$5,770,311.35 |
| 12/20/2022 | \$5,770,311.35 | \$35,602.37 | \$5,734,708.98 |
| 1/20/2023 | \$5,734,708.98 | \$35,753.54 | \$5,698,955.44 |

## JACKSON PURCHASE ENERGY CORPORATION

Paducah, Kentucky
Promissory Note No. 14213340 T09

| 2/20/2023 | \$5,698,955.44 | \$38,247.41 | \$5,660,708.03 |
| :---: | :---: | :---: | :---: |
| 3/20/2023 | \$5,660,708.03 | \$36,067.79 | \$5,624,640.24 |
| 4/20/2023 | \$5,624,640.24 | \$36,991.47 | \$5,587,648.77 |
| 5/20/2023 | \$5,587,648.77 | \$36,378.05 | \$5,551,270.72 |
| 6/20/2023 | \$5,551,270.72 | \$37,292.98 | \$5,513,977.74 |
| 7/20/2023 | \$5,513,977.74 | \$36,690.90 | \$5,477,286.84 |
| 8/20/2023 | \$5,477,286.84 | \$36,846.70 | \$5,440,440.14 |
| 9/20/2023 | \$5,440,440.14 | \$37,748.44 | \$5,402,691.70 |
| 10/20/2023 | \$5,402,691.70 | \$37,163.48 | \$5,365,528.22 |
| 11/20/2023 | \$5,365,528.22 | \$38,056.31 | \$5,327,471.91 |
| 12/20/2023 | \$5,327,471.91 | \$37,482.91 | \$5,289,989.00 |
| 1/20/2024 | \$5,289,989.00 | \$37,642.09 | \$5,252,346.91 |
| 2/20/2024 | \$5,252,346.91 | \$39,240.93 | \$5,213,105.98 |
| 3/20/2024 | \$5,213,105.98 | \$37,968.57 | \$5,175,137.41 |
| 4/20/2024 | \$5,175,137.41 | \$38,838.74 | \$5,136,298.67 |
| 5/20/2024 | \$5,136,298.67 | \$38,294.74 | \$5,098,003.93 |
| 6/20/2024 | \$5,098,003.93 | \$39,155.72 | \$5,058,848.21 |
| 7/20/2024 | \$5,058,848.21 | \$38,623.64 | \$5,020,224.57 |
| 8/20/2024 | \$5,020,224.57 | \$38,787.65 | \$4,981,436.92 |
| 9/20/2024 | \$4,981,436.92 | \$39,634.77 | \$4,941,802.15 |
| 10/20/2024 | \$4,941,802.15 | \$39,120.69 | \$4,902,681.46 |
| 11/20/2024 | \$4,902,681.46 | \$39,958.41 | \$4,862,723.05 |
| 12/20/2024 | \$4,862,723.05 | \$39,456.50 | \$4,823,266.55 |
| 1/20/2025 | \$4,823,266.55 | \$39,624.05 | \$4,783,642.50 |
| 2/20/2025 | \$4,783,642.50 | \$41,758.20 | \$4,741,884.30 |
| 3/20/2025 | \$4,741,884.30 | \$39,969.65 | \$4,701,914.65 |
| 4/20/2025 | \$4,701,914.65 | \$40,783.48 | \$4,661,131.17 |
| 5/20/2025 | \$4,661,131.17 | \$40,312.57 | \$4,620,818.60 |
| 6/20/2025 | \$4,620,818.60 | \$41,116.75 | \$4,579,701.85 |
| 7/20/2025 | \$4,579,701.85 | \$40,658.38 | \$4,539,043.47 |
| 8/20/2025 | \$4,539,043.47 | \$40,831.03 | \$4,498,212.44 |
| 9/20/2025 | \$4,498,212.44 | \$41,620.61 | \$4,456,591.83 |
| 10/20/2025 | \$4,456,591.83 | \$41,181.18 | \$4,415,410.65 |
| 11/20/2025 | \$4,415,410.65 | \$41,960.90 | \$4,373,449.75 |
| 12/20/2025 | \$4,373,449.75 | \$41,534.24 | \$4,331,915.51 |
| 1/20/2026 | \$4,331,915.51 | \$41,710.61 | \$4,290,204.90 |
| 2/20/2026 | \$4,290,204.90 | \$43,650.84 | \$4,246,554.06 |
| 3/20/2026 | \$4,246,554.06 | \$42,073.11 | \$4,204,480.95 |
| 4/20/2026 | \$4,204,480.95 | \$42,827.73 | \$4,161,653.22 |
| 5/20/2026 | \$4,161,653.22 | \$42,433.65 | \$4,119,219.57 |
| 6/20/2026 | \$4,119,219.57 | \$43,178.13 | \$4,076,041.44 |
| 7/20/2026 | \$4,076,041.44 | \$42,797.20 | \$4,033,244.24 |
| 8/20/2026 | \$4,033,244.24 | \$42,978.95 | \$3,990,265.29 |
| 9/20/2026 | \$3,990,265.29 | \$43,708.07 | \$3,946,557.22 |
| 10/20/2026 | \$3,946,557.22 | \$43,347.07 | \$3,903,210.15 |
| 11/20/2026 | \$3,903,210.15 | \$44,065.83 | \$3,859,144.32 |
| 12/20/2026 | \$3,859,144.32 | \$43,718.27 | \$3,815,426.05 |

## JACKSON PURCHASE ENERGY CORPORATION

Paducah, Kentucky
Promissory Note No. 14213340 T09

| 1/20/2027 | \$3,815,426.05 | \$43,903.92 | \$3,771,522.13 |
| :---: | :---: | :---: | :---: |
| 2/20/2027 | \$3,771,522.13 | \$45,640.30 | \$3,725,881.83 |
| 3/20/2027 | \$3,725,881.83 | \$44,284.18 | \$3,681,597.65 |
| 4/20/2027 | \$3,681,597.65 | \$44,976.56 | \$3,636,621.09 |
| 5/20/2027 | \$3,636,621.09 | \$44,663.23 | \$3,591,957.86 |
| 6/20/2027 | \$3,591,957.86 | \$45,344.94 | \$3,546,612.92 |
| 7/20/2027 | \$3,546,612.92 | \$45,045.47 | \$3,501,567.45 |
| 8/20/2027 | \$3,501,567.45 | \$45,236.76 | \$3,456,330.69 |
| 9/20/2027 | \$3,456,330.69 | \$45,902.32 | \$3,410,428.37 |
| 10/20/2027 | \$3,410,428.37 | \$45,623.78 | \$3,364,804.59 |
| 11/20/2027 | \$3,364,804.59 | \$46,278.46 | \$3,318,526.13 |
| 12/20/2027 | \$3,318,526.13 | \$46,014.05 | \$3,272,512.08 |
| 1/20/2028 | \$3,272,512.08 | \$46,209.45 | \$3,226,302.63 |
| 2/20/2028 | \$3,226,302.63 | \$47,289.61 | \$3,179,013.02 |
| 3/20/2028 | \$3,179,013.02 | \$46,606.50 | \$3,132,406.52 |
| 4/20/2028 | \$3,132,406.52 | \$47,233.51 | \$3,085,173.01 |
| 5/20/2028 | \$3,085,173.01 | \$47,005.01 | \$3,038,168.00 |
| 6/20/2028 | \$3,038,168.00 | \$47,620.79 | \$2,990,547.21 |
| 7/20/2028 | \$2,990,547.21 | \$47,406.83 | \$2,943,140.38 |
| 8/20/2028 | \$2,943,140.38 | \$47,608.15 | \$2,895,532.23 |
| 9/20/2028 | \$2,895,532.23 | \$48,206.97 | \$2,847,325.26 |
| 10/20/2028 | \$2,847,325.26 | \$48,015.04 | \$2,799,310.22 |
| 11/20/2028 | \$2,799,310.22 | \$48,602.41 | \$2,750,707.81 |
| 12/20/2028 | \$2,750,707.81 | \$48,425.34 | \$2,702,282.47 |
| 1/20/2029 | \$2,702,282.47 | \$48,630.97 | \$2,653,651.50 |
| 2/20/2029 | \$2,653,651.50 | \$49,928.03 | \$2,603,723.47 |
| 3/20/2029 | \$2,603,723.47 | \$49,049.51 | \$2,554,673.96 |
| 4/20/2029 | \$2,554,673.96 | \$49,607.76 | \$2,505,066.20 |
| 5/20/2029 | \$2,505,066.20 | \$49,468.47 | \$2,455,597.73 |
| 6/20/2029 | \$2,455,597.73 | \$50,014.92 | \$2,405,582.81 |
| 7/20/2029 | \$2,405,582.81 | \$49,890.94 | \$2,355,691.87 |
| 8/20/2029 | \$2,355,691.87 | \$50,102.80 | \$2,305,589.07 |
| 9/20/2029 | \$2,305,589.07 | \$50,631.40 | \$2,254,957.67 |
| 10/20/2029 | \$2,254,957.67 | \$50,530.56 | \$2,204,427.11 |
| 11/20/2029 | \$2,204,427.11 | \$51,047.12 | \$2,153,379.99 |
| 12/20/2029 | \$2,153,379.99 | \$50,961.93 | \$2,102,418.06 |
| 1/20/2030 | \$2,102,418.06 | \$51,178.34 | \$2,051,239.72 |
| 2/20/2030 | \$2,051,239.72 | \$52,238.65 | \$1,999,001.07 |
| 3/20/2030 | \$1,999,001.07 | \$51,617.51 | \$1,947,383.56 |
| 4/20/2030 | \$1,947,383.56 | \$52,103.48 | \$1,895,280.08 |
| 5/20/2030 | \$1,895,280.08 | \$52,057.97 | \$1,843,222.11 |
| 6/20/2030 | \$1,843,222.11 | \$52,531.53 | \$1,790,690.58 |
| 7/20/2030 | \$1,790,690.58 | \$52,502.12 | \$1,738,188.46 |
| 8/20/2030 | \$1,738,188.46 | \$52,725.07 | \$1,685,463.39 |
| 9/20/2030 | \$1,685,463.39 | \$53,179.86 | \$1,632,283.53 |
| 10/20/2030 | \$1,632,283.53 | \$53,174.81 | \$1,579,108.72 |
| 11/20/2030 | \$1,579,108.72 | \$53,616.93 | \$1,525,491.79 |

## JACKSON PURCHASE ENERGY CORPORATION

Paducah, Kentucky
Promissory Note No. 14213340 T09

| 12/20/2030 | \$1,525,491.79 | \$53,628.31 | \$1,471,863.48 |
| :---: | :---: | :---: | :---: |
| 1/20/2031 | \$1,471,863.48 | \$53,856.04 | \$1,418,007.44 |
| 2/20/2031 | \$1,418,007.44 | \$54,667.49 | \$1,363,339.95 |
| 3/20/2031 | \$1,363,339.95 | \$43,254.36 | \$1,320,085.59 |
| 4/20/2031 | \$1,320,085.59 | \$29,348.41 | \$1,290,737.18 |
| 5/20/2031 | \$1,290,737.18 | \$29,292.21 | \$1,261,444.97 |
| 6/20/2031 | \$1,261,444.97 | \$29,589.40 | \$1,231,855.57 |
| 7/20/2031 | \$1,231,855.57 | \$29,542.25 | \$1,202,313.32 |
| 8/20/2031 | \$1,202,313.32 | \$29,667.71 | \$1,172,645.61 |
| 9/20/2031 | \$1,172,645.61 | \$29,954.33 | \$1,142,691.28 |
| 10/20/2031 | \$1,142,691.28 | \$29,920.90 | \$1,112,770.38 |
| 11/20/2031 | \$1,112,770.38 | \$30,200.39 | \$1,082,569.99 |
| 12/20/2031 | \$1,082,569.99 | \$30,176.20 | \$1,052,393.79 |
| 1/20/2032 | \$1,052,393.79 | \$30,304.35 | \$1,022,089.44 |
| 2/20/2032 | \$1,022,089.44 | \$30,713.06 | \$991,376.38 |
| 3/20/2032 | \$991,376.38 | \$30,563.47 | \$960,812.91 |
| 4/20/2032 | \$960,812.91 | \$30,824.87 | \$929,988.04 |
| 5/20/2032 | \$929,988.04 | \$30,824.16 | \$899,163.88 |
| 6/20/2032 | \$899,163.88 | \$31,078.23 | \$868,085.65 |
| 7/20/2032 | \$868,085.65 | \$31,087.03 | \$836,998.62 |
| 8/20/2032 | \$836,998.62 | \$31,219.04 | \$805,779.58 |
| 9/20/2032 | \$805,779.58 | \$31,462.00 | \$774,317.58 |
| 10/20/2032 | \$774,317.58 | \$31,485.22 | \$742,832.36 |
| 11/20/2032 | \$742,832.36 | \$31,720.68 | \$711,111.68 |
| 12/20/2032 | \$711,111.68 | \$31,753.63 | \$679,358.05 |
| 1/20/2033 | \$679,358.05 | \$31,888.47 | \$647,469.58 |
| 2/20/2033 | \$647,469.58 | \$32,289.97 | \$615,179.61 |
| 3/20/2033 | \$615,179.61 | \$32,161.01 | \$583,018.60 |
| 4/20/2033 | \$583,018.60 | \$32,377.45 | \$550,641.15 |
| 5/20/2033 | \$550,641.15 | \$32,435.08 | \$518,206.07 |
| 6/20/2033 | \$518,206.07 | \$32,643.81 | \$485,562.26 |
| 7/20/2033 | \$485,562.26 | \$32,711.44 | \$452,850.82 |
| 8/20/2033 | \$452,850.82 | \$32,850.35 | \$420,000.47 |
| 9/20/2033 | \$420,000.47 | \$33,047.39 | \$386,953.08 |
| 10/20/2033 | \$386,953.08 | \$33,130.19 | \$353,822.89 |
| 11/20/2033 | \$353,822.89 | \$33,319.35 | \$320,503.54 |
| 12/20/2033 | \$320,503.54 | \$33,412.38 | \$287,091.16 |
| 1/20/2034 | \$287,091.16 | \$33,554.27 | \$253,536.89 |
| 2/20/2034 | \$253,536.89 | \$33,800.95 | \$219,735.94 |
| 3/20/2034 | \$219,735.94 | \$33,840.29 | \$185,895.65 |
| 4/20/2034 | \$185,895.65 | \$34,009.47 | \$151,886.18 |
| 5/20/2034 | \$151,886.18 | \$34,128.42 | \$117,757.76 |
| 6/20/2034 | \$117,757.76 | \$34,289.48 | \$83,468.28 |
| 7/20/2034 | \$83,468.28 | \$34,418.97 | \$49,049.31 |
| 8/20/2034 | \$49,049.31 | \$34,565.13 | \$14,484.18 |
| 9/20/2034 | \$14,484.18 | \$14,484.18 | \$0.00 |

## CoBank Renewal Document

## RE: Annual Renewal of Amended and Restated Uncommitted Revolving Credit Promissory Note No. 14213340 UNCS02-A / GIF \# 14213340

Dear Ms. Kendall:
CoBank is pleased to notify you that we are hereby renewing your loan facility for an additional year up to and including September 30, 2024, without changing the terms and conditions of your loan facility. No action is necessary on your part for this annual renewal to be effective.

It is important that you keep this renewal notice with your original loan documentation.
Should you have any questions, please contact Justin Brown-Vaughn at (770) 618-3217.
Sincerely,


Assistant Corporate Secretary

## CoBank Renewal Documents

## RE: Annual Renewal of Amended and Restated Revolving Credit Promissory Note No. 14213340S01-B / CIF \# 14213340

Dear Ms. Kendall:

CoBank is pleased to notify you that we are hereby renewing your loan commitment for an additional year up to and including September 30, 2024, without changing the terms and conditions of your commitment. No action is necessary on your part for this annual renewal to be effective.

It is important that you keep this renewal notice with your original loan documentation.
Should you have any questions, please contact Justin Brown-Vaughn at (770) 618-3217.
Sincerely,


Assistant Corporate Secretary

## RUS 2020 Loan Document

RUS Project Designation:KENTUCKY 0020-AT8 MCCRACKENRUS LOAN CONTRACT
An Agreement Made By And Between
JACKSON PURCHASE ENERGY CORPORATION,
as Borrower
and
UNITED STATES OF AMERICA,
as Lender
Dated as of September 1, 2020
UNITED STATES DEPARTMENT OF AGRICULTURE RURAL UTLLITIES SERVICE

## RUS LOAN CONTRACT

AGREEMENT, dated as September 1,2020, between JACKSON PURCHASE ENERGY CORPORATION ("Borrower"), a corporation organized and existing under the laws of the Commonwealth of Kentucky (the "State"), and the UNITED STATES OF AMERICA, acting by and through the Administrator of the Rural Utilities Service ("RUS").

## RECITALS

The Borrower has applied to RUS for financial assistance for the purpose(s) set forth in Schedule 1 hereto.
RUS is willing to extend financial assistance to the Borrower pursuant to the Rural Electrification Act of 1936, as amended, on the terms and conditions stated herein.

THEREFORE, for and in consideration of the premises and the mutual covenants hereinafter contained, and other good and valuable consideration, the parties hereto agree and bind themselves as follows:

## ARTICLE I

## DEFINITIONS

Capitalized terms that are not defined herein shall have the meanings as set forth in the Mortgage. The terms defined herein include the plural as well as the singular and the singular as well as the plural.

Act shall mean the Rural Electrification Act of 1936, as amended.
Advance or Advances shall mean advances of Loan funds to the Borrower which have been made or approved by RUS pursuant to the terms and conditions of this Agreement.

Agreement shall mean this Loan Contract together with all schedules and exhibits and also any subsequent supplements or amendments.

Business Day shall mean any day that RUS is open for business.
Contemporaneous Loan shall mean any loan which the Borrower has used to satisfy RUS Regulations or loan conditions requiring that supplemental financing be obtained in order to obtain a loan from RUS. Any loan used to refinance or refund a Contemporaneous Loan is also considered to be a Contemporaneous Loan.

Coverage Ratios shall mean, collectively, the following financial ratios: (i) TIER of 1.25; (ii) Operating TIER of 1.1; (iii) DSC of 1.25; and Operating DSC of 1.1.

Debt Service Coverage Ratio ("DSC") shall have the meaning provided in the Mortgage.
Distributions shall mean for the Borrower to, in any calendar year, declare or pay any dividends, or pay or determine to pay any patronage refunds, or retire any patronage capital or make any other Cash Distributions, to its members, stockholders or consumers; provided, however, that for the purposes of this Agreement a "Cash Distribution" shall be deemed to include any general cancellation or abatement of charges for electric energy or services furnished by the Borrower, but not the repayment of a membership fee upon termination of a membership or the rebate of an abatement of wholesale power costs previously incurred pursuant to an order of a state regulatory authority or a wholesale power cost adjustment clause or similar power pricing agreement between the Borrower and a power supplier.

Electric System shall have the meaning as defined in the Mortgage.
Equity shall mean the Borrower's total margins and equities computed pursuant to RUS Accounting Requirements but excluding any Regulatory Created Assets.

Event of Default shall have the meaning as defined in Section 7.1.
Final Maturity Date shall have the meaning as defined in the Note.
Independent when used with respect to any specified person or entity means such a person or entity who (1) is in fact independent, (2) does not have any direct financial interest or any material indirect financial interest in the Borrower or in any affiliate of the Borrower and (3) is not connected with the Borrower as an officer, employee, promoter, underwriter, trustee, partner, director or person performing similar functions.

Interest Expense shall mean the interest expense of the Borrower computed pursuant to RUS Aecounting Requirements.

Loan shall mean the loan described in Article III which is being made or guaranteed pursuant to the RUS Commitment in furtherance of the objectives of the Act.

Loan Documents shall mean, collectively, this Agreement, the Mortgage and the Note and shall also include any Reimbursement Note.

Long-Term Debt shall mean the total of all amounts included in the long-term debt of the Borrower pursuant to RUS Accounting Requirements.

Monthly Payment Date shall have the meaning as defined in the Note.
Mortgage shall have the meaning as described in Schedule 1 hereto.
Mortgaged Property shall have the meaning as defined in the Mortgage.
Net Utility Plant shall mean the amount constituting the Total Utility Plant of the Borrower, less depreciation, computed in accordance with RUS Accounting Requirements.

Note shall mean a promissory note or notes executed by the Borrower in the form of Exhibit A hereto, and any note executed and delivered to RUS or to the Federal Financing Bank (FFB) to refund, or in substitution for such a note. If the RUS Commitment includes both a commitment by RUS to make a loan and also a commitment by RUS to guarantee a loan made by FFB, then Exhibit A includes both forms. Note shall also mean any promissory note or notes executed by the Borrower and delivered to a third party in connection with a loan that RUS has guaranteed as to payment pursuant to a master loan guaranty agreement.

Operating DSC or ODSC shall mean Operating Debt Service Coverage calculated as:

$$
\mathrm{ODSC}=\frac{\mathrm{A}+\mathrm{B}+\mathrm{C}}{\mathrm{D}}
$$

where:

All amounts are for the same calendar year and are computed pursuant to RUS Accounting Requirements and RUS Form 7;
$A=\quad$ Depreciation and Amortization Expense of the Electric System;
$B=$ Interest Expense on Total Long-Term Debt of the Electric System, except that such Interest Expense shall be increased by $1 / 3$ of the amount, if any, by which the Restricted Rentals of the Electric System exceed 2 percent of the Borrower's Equity;
$\mathrm{C}=\quad$ Patronage capital \& operating margins of the Electric System, (which equals operating revenue and patronage capital of Electric System operations, less total cost of electric service, including Interest Expense on Total Long-Term Debt of the Electric System) plus cash received from the retirement of patronage capital by suppliers of electric power and by lenders for credit extended for the Electric System; and
$\mathrm{D}=\quad$ Debt service billed which equals the sum of all payments of principal and interest required to be made on account of Total Long-Term Debt of the Electric System during the calendar year, plus $1 / 3$ of the amount, if any, by which Restricted Rentals of the Electric System exceed 2 percent of the Mortgagor's Equity.

Operating TIER or OTIER shall mean Operating Times Interest Earned Ratio calculated as:

$$
\text { OTIER }=\frac{A+B}{A}
$$

where:
All amounts are for the same calendar year and are computed pursuant to RUS Accounting Requirements and RUS Form 7;
$A=$ Interest Expense on Total Long-Term Debt of the Electric System, except that such Interest Expense shall be increased by $1 / 3$ of the amount, if any, by which Restricted Rentals of the Electric System exceed 2 percent of the Mortgagor's Equity; and
$B=\quad$ Patronage capital \& operating margins of the Electric System, (which equals operating revenue and patronage capital of Electric System operations, less total cost of electric service, including Interest Expense on Total Long-Term Debt of the Electric System) plus cash received from the retirement of patronage capital by suppliers of electric power and by lenders for credit extended for the Electric System.

Permitted Debt shall have the meaning as defined in Section 6.13.
Prior Loan Contracts shall mean all loan and loan guarantee agreements, if any, previously entered into by and between RUS and the Borrower.

Regulatory Created Assets shall mean the sum of any amounts properly recordable as unrecovered plant and regulatory study costs or as other regulatory assets, computed pursuant to RUS Accounting Requirements.

Reimbursement Note shall mean any demand note of the Borrower which evidences the Borrower's obligation to immediately repay RUS any payments which RUS makes on behalf of the Borrower on the Note pursuant to a RUS guaranty if one has been provided under the terms of the RUS Commitment.

RUS Accounting Requirements shall mean any system of accounts prescribed by RUS Regulations as such RUS Accounting Requirements exist at the date of applicability thereof.

RUS Commitment shall have the meaning as defined in Schedule 1 hereto.

RUS Regulations shall mean regulations of general applicability published by RUS from time to time as they exist at the date of applicability thereof, and shall also include any regulations of other federal entities which RUS is required by law to implement.

Special Construction Account shall have the meaning as defined in Section 5.21.
Subsidiary shall mean a corporation that is a subsidiary of the Borrower and subject to the Borrower's control, as defined by RUS Accounting Requirements.

Termination Date shall mean the date specified in the Note after which no further Advances shall be made under the terms of the RUS Commitment.

Times Interest Earned Ratio ("TIER") shall have the meaning provided in the Mortgage.
Total Assets shall mean an amount constituting the total assets of the Borrower as computed pursuant to RUS Accounting Requirements, but excluding any Regulatory Created Assets.

Total Utility Plant shall mean the amount constituting the total utility plant of the Borrower computed in accordance with RUS Accounting Requirements.

Utility System shall have the meaning as defined in the Mortgage.

## ARTICLE II

## REPRESENTATIONS AND WARRANTIES

## Section 2.1. Representations and Warranties.

To induce RUS to make the Loan, and recognizing that RUS is relying hereon, the Borrower represents and warrants as follows:
(a) Organization:Power, Etc. The Borrower: (i) is an organization of the type and organized in the jurisdiction set forth on the first page hereof, and is duly organized, validly existing, and in good standing under the laws of its state of incorporation; (ii) is duly qualified to do business and is in good standing in each jurisdiction in which the transaction of its business makes such qualification necessary; (iii) has all requisite corporate and legal power to own and operate its assets and to carry on its business and to enter into and perform the Loan Documents; (iv) has duly and lawfully obtained and maintained all licenses, certificates, permits, authorizations, approvals, and the like which are material to the conduct of its business or which may be otherwise required by law; and $(v)$ is cligible to obtain the financial assistance from RUS contemplated by this Agreement.
(b) Authority. The execution, delivery and performance by the Borrower of this Agreement and the other Loan Documents and the performance of the transactions contemplated thereby have been duly authorized by all necessary corporate action and shall not violate any provision of law or of the Articles of Incorporation or By-Laws of the Borrower or result in a breach of, or constitute a default under, any agreement, indenture or other instrument to which the Borrower is a party or by which it may be bound.
(c) Consents. No consent, permission, authorization, order, or license of any governmental authority is necessary in connection with the execution, delivery, performance, or enforcement of the Loan Documents, except (i) such as have been obtained and are in full force and effect and (ii) such as have been disclosed on Schedule 1 hereto.
(d) Binding Agreement. Each of the Loan Documents is, or when executed and delivered shall be, the legal, valid, and binding obligation of the Borrower, enforceable in accordance with its terms, subject only to limitations on enforceability imposed by applicable bankruptcy, insolvency, reorganization, moratorium, or similar laws affecting creditors' rights generally.
(e) Compliance with Laws. The Borrower is in compliance in all material respects with all federal, state, and local laws, rules, regulations, ordinances, codes, and orders (collectively, "Laws"), the failure to comply with which could have a material adverse effect on the condition, financial or otherwise, operations, properties, or business of the Borrower, or on the ability of the Borrower to perform its obligations under the Loan Documents, except as the Borrower has disclosed to RUS in writing.
(f) Litigation. There are no pending legal, arbitration, or governmental actions or proceedings to which the Borrower is a party or to which any of its property is subject which, if adversely determined, could have a material adverse effect on the condition, financial or otherwise, operations, properties, profits or business of the Borrower, or on the ability of the Borrower to perform its obligations under the Loan Documents, and to the best of the Borrower's knowledge, no such actions or proceedings are threatened or contemplated, except as the Borrower has disclosed to RUS in writing.
(g) Title to Property. As to property which is presently included in the description of Mortgaged Property, the Borrower holds good and marketable title to all of its real property and owns all of its personal property free and clear of any Lien except Permitted Encumbrances or Liens permitted under the Mortgage.
(h) Financial Statements; No Material Adverse Change: Etc. All financial statements submitted to RUS in connection with the application for the Loan or in connection with this Agreement fairly and fully present the financial condition of the Borrower and the results of the Borrower's operations for the periods covered thereby and are prepared in accordance with RUS Accounting Requirements consistently applied. Since the dates thereof, there has been no material adverse change in the financial condition or operations of the Borrower. All budgets, projections, feasibility studies, and other documentation submitted by the Borrower to RUS are based upon assumptions that are reasonable and realistic, and as of the date hereof, no fact has come to light, and no event or transaction has occurred, which would cause any assumption made therein not to be reasonable or realistic.
(i) Principal Place of Business; Records. The principal place of business and chief executive office of the Borrower is at the address of the Borrower shown on Schedule 1 attached hereto.
(j) Location of Properties. All property owned by the Borrower is located in the counties identified in Schedule 1 hereto.
(k) Subsidiaries. The Borrower has no subsidiary, except as the Borrower has disclosed to RUS in writing.
(1) Legal Name. The Borrower's exact legal name is that indicated on the signature page.
(m) Organizational Number. Schedule 1 hereto accurately sets forth the Borrower's organizational identification number or accurately states that the Borrower has none.
(n) Defaults Under Other Agreements. The Borrower is not in default under any agreement or instrument to which it is a party or under which any of its properties are subject that is material to its financial condition, operations, properties, profits, or business.
(o) Survival. All representations and warranties made by the Borrower herein or made in any certificate delivered pursuant hereto shall survive the making of the Advances and the execution and delivery to RUS of the Note.

## ARTICLE III

## LOAN

## Section 3.1 Advances.

RUS agrees to make, or in the case of any loan guaranteed by RUS, approve, and the Borrower agrees to request, on the terms and conditions of this Agreement, Advances from time to time in an aggregate principal amount not to exceed the RUS Commitment. On the Termination Date, RUS may stop advancing funds and limit the RUS Commitment to the amount advanced prior to such date. The obligation of the Borrower to repay the Advances shall be evidenced by the Note in the principal amount of the unpaid principal amount of the Advances from time to time outstanding. The Borrower shall give RUS written notice of the date on which each Advance is to be made.

## Section 3.2. Last Date for an Advance.

Funds will only be advanced pursuant to this Agreement and the Note on or before the Last Date for an Advance, as specified in the Note. No funds will be advanced subsequent to the Last Date for an Advance unless prior to such date the Administrator has extended this date by written agreement. However, under no circumstances shall RUS ever make or approve an Advance, regardless of the Last Date for an Advance or any extension by the Administrator, later than September 30 of the fifth year after the Fiscal Year of Obligation as identified in Schedule 1 if such date would result in RUS obligating or permitting adyances of funds contrary to the Antideficiency Act 31 U.S.C. $\S 1341$.

## Section 3.3. Interest Rate and Payment.

Each Note shall be payable and bear interest as follows:
(a) Payments and Amortization. Principal shall be amortized in accordance with one or more methods stated in Schedule 1 hereto and more fully described in the form of each Note attached hereto as Exhibit A.
(b) Application of Payments. All payments which the Borrower sends to RUS on any outstanding obligation owed to or guaranteed by RUS shall be applied in the manner provided in the Borrower's Loan Documents to which such payments relate and in a manner consistent with RUS policies, practices, and procedures for obligations that have been similarly classified by RUS.
(c) Electronic Funds Transfer. Except as otherwise prescribed by RUS, the Borrower shall make all payments on each Note utilizing electronic funds transfer procedures as specified by RUS.
(d) Fixed or Variable Rate. Each Note shall bear interest at either a fixed or variable rate in accordance with one or more methods stated in Schedule 1 hereto and as more particularly described in the form of each Note attached hereto as Exhibit A.

## Section 3.4. Prepayment.

The Borrower has no right to prepay a Note in whole or in part except such rights, if any, as are expressly provided for in a Note or applicable federal statutes. However, prepayment of a Note (and any penalties) shall be mandatory under Section 5.3 hereof if the Borrower has used a Contemporaneous Loan in order to qualify for the RUS Commitment, and later prepays the Contemporaneous Loan.

## ARTICLE IV

## CONDITIONS OF LENDING

## Section 4.1. General Conditions.

The obligation of RUS to make or, in the case of any Loan guaranteed by RUS, approve to be made any Advance hereunder is subject to satisfaction of each of the following conditions precedent on or before the date of such Advance:
(a) Legal Matters. All legal matters incident to the consummation of the transactions hereby contemplated shall be satisfactory to counsel for RUS.
(b) Loan Documents. That RUS receive duly executed originals of this Agreement and the other Loan Documents.
(c) Authorization. That RUS receive evidence satisfactory to it that all corporate documents and proceedings of the Borrower necessary for duly authorizing the execution, delivery and performance of the Loan Documents have been obtained and are in full force and effect.
(d) Approvals. That RUS receive evidence satisfactory to it that all consents and approvals (including without limitation the consents referred to in Section 2.1(c) of this Agreement) which are necessary for, or required as a condition of, the validity and enforceability of each of the Loan Documents have been obtained and are in full force and effect.
(e) Event of Default. That no Event of Default specified in Article VII and no event which, with the lapse of time or the notice and lapse of time specified in Article VII would become such an Event of Default, shall have occurred and be continuing, or shall have occurred after giving effect to the Advance on the books of the Borrower.
(f) Continuing Representations and Warranties. That the representations and warranties of the Borrower contained in this Agreement be true and correct on and as of the date of such Advance as though made on and as of such date.
(g) Opinion of Counsel. That RUS receive an opinion of counsel for the Borrower (who shall be acceptable to RUS) in form and content acceptable to RUS.
(h) Mortgage Filing. The Mortgage shall have been duly recorded as a mortgage on real property, including after-acquired real property, and a financing statement shall have been duly filed, recorded and indexed as a security interest in personal property, including after acquired personal property, wherever RUS shall have requested, all in accordance with applicable law, and the Borrower shall have caused satisfactory evidence thereof to be furnished to RUS.
(i) Wholesale Power Contract. That the Borrower shall not be in default under the terms of, or contesting the validity of, any contract for sales for resale that has been pledged by any entity to RUS as security for the repayment of any loan made or guaranteed by RUS under the Act.
(j) Material Adverse Change. That there has occurred no material adverse change in the business or condition, financial or otherwise, of the Borrower and nothing has occurred which in the opinion of RUS materially and adversely affects the Borrower's ability to meet its obligations hereunder.
(k) Requisitions. That the Borrower shall requisition all Advances by submitting its requisition to RUS in form and substance satisfactory to RUS. Requisitions shall be made only for the purpose(s) set forth herein.

The Borrower agrees to apply the proceeds of the Advances in accordance with its loan application with such modifications as may be mutually agreed.
(l) Flood Insurance. That for any Advance used in whole or in part to finance the construction or acquisition of any building in any area identified by the Secretary of Housing and Urban Development pursuant to the Flood Disaster Protection Act of 1973 (the "Flood Insurance Act") or any rules, regulations or orders issued to implement the Flood Insurance Act ("Rules") as any area having special flood hazards, or to finance any facilities or materials to be located in any such building, or in any building owned or occupied by the Borrower and located in such a flood hazard area, the Borrower has submitted evidence, in form and substance satisfactory to RUS, or RUS has otherwise determined, that (i) the community in which such area is located is then participating in the national flood insurance program, as required by the Flood Insurance Act and any Rules, and (ii) the Borrower has obtained flood insurance coverage with respect to such building and contents as may then be required pursuant to the Flood Insurance Act and any Rules.
(m) Compliance with Loan Contract and Mortgage. That the Borrower is in material compliance with all provisions of this Agreement and the Mortgage.

## Section 4.2. Special Conditions.

The obligation of RUS to make or, in the case of any Loan guaranteed by RUS, approve to be made any Advance hereunder is also subject to satisfaction, on or before the date of such Advance, of each of the special conditions, if any, listed in Schedule 1 hereto.

## ARTICLE V

## AFFIRMATIVE COVENANTS

## Section 5.1. Generally.

Unless otherwise agreed to in writing by RUS, while this Agreement is in effect, whether or not any Advance is outstanding, the Borrower agrees to duly observe each of the affirmative covenants contained in this Article,

## Section 5.2. Annual Certificates.

(a) Performance under Loan Documents. The Borrower shall duly observe and perform all of its obligations under each of the Loan Documents.
(b) Annual Certification. Within ninety (90) days after the close of each calendar year, commencing with the year following the year in which the initial Advance hereunder shall have been made, the Borrower shall deliver to RUS a written statement signed by its General Manager, stating that during such year the Borrower has fulfilled all of its obligations under the Loan Documents throughout such year in all material respects or, if there has been a default in the fulfillment of any such obligations, specifying each such default known to said person and the nature and status thereof.

## Section 5.3. Simultaneous Prepayment of Contemporaneous Loans.

If the Borrower shall at any time prepay in whole or in part the Contemporaneous Loan described on Schedule 1 , the Borrower shall prepay the RUS Note correspondingly in order to maintain the ratio that the Contemporaneous Loan bears to the RUS Commitment. If the RUS Note calls for a prepayment penalty or premium, such amount shall be paid but shall not be used in computing the amount needed to be paid to RUS under this section to maintain such ratio. In the case of Contemporaneous Loans and RUS Notes existing prior to the date of this Agreement under previous agreements, prepayments shall be treated as if governed
by this section. Provided, however, in all cases prepayments associated with refinancing or refunding a Contemporaneous Loan pursuant to Article II of the Mortgage are not considered to be prepayments for purposes of this Agreement if they satisfy each of the following requirements:
(a) Principal. The principal amount of such refinancing or refunding loan is not less than the amount of loan principal being refinanced; and
(b) Weighted Average Life. The weighted average life of the refinancing or refunding loan is not less than the weighted average remaining life of the loan being refinanced.

## Section 5.4. Rates to Provide Revenue Sufficient to Meet Coverage Ratios Requirements.

(a) Prospective Requirement. The Borrower shall design and implement rates for utility service furnished by it to provide sufficient revenue (along with other revenue available to the Borrower in the case of TIER and DSC) (i) to pay all fixed and variable expenses when and as due, (ii) to provide and maintain reasonable working capital, and (iii) to maintain, on an annual basis, the Coverage Ratios. In designing and implementing rates under this paragraph, such rates should be capable of producing at least enough revenue to meet the requirements of this paragraph under the assumption that average weather conditions in the Borrower's service territory shall prevail in the future, including average Utility System damage and outages due to weather and the related costs.
(b) Retrospective Requirement. The average Coverage Ratios achieved by the Borrower in the 2 best years out of the 3 most recent calendar years must be not less than any of the following:

| TIER | $=1.25$ |
| :--- | :--- |
| DSC | $=1.25$ |
| OTIER | $=1.1$ |
| ODSC | $=1.1$ |

(c) Prospective Notice of Change in Rates. The Borrower shall give thirty (30) days prior written notice of any proposed change in its general rate structure to RUS if RUS has requested in writing that it be notified in advance of such changes.
(d) Routine Reporting of Coverage Ratios. Promptly following the end of each calendar year, the Borrower shall report, in writing, to RUS the TIER, Operating TIER, DSC and Operating DSC levels which were achieved during that calendar year.
(c) Reporting Non-achievement of Retrospective Requirement. If the Borrower fails to achieve the average levels required by paragraph (b) of this section, it must promptly notify RUS in writing to that effect.
(f) Corrective Plans. Within 30 days of sending a notice to RUS under paragraph (e) of this section, or of being notified by RUS, whichever is earlier, the Borrower in consultation with RUS, shall provide a written plan satisfactory to RUS setting forth the actions that shall be taken to achieve the required Coverage Ratios on a timely basis.
(g) Noncompliance. Failure to design and implement rates pursuant to paragraph (a) of this section and failure to develop and implement the plan called for in paragraph (f) of this section shall constitute an Event of Default under this Agreement in the event that RUS so notifies the Borrower to that effect under section 7.1(d) of this Agreement.

## Section 5.5. Depreciation Rates.

The Borrower shall adopt as its depreciation rates only those which have been previously approyed for the Borrower by RUS.

## Section 5.6. Property Maintenance.

The Borrower shall maintain and preserve its Utility System in compliance in all material respects with the provisions of the Mortgage, RUS Regulations and all applicable laws.

## Section 5.7. Financial Books.

The Borrower shall at all times keep, and safely preserve, proper books, records and accounts in which full and true entries shall be made of all of the dealings, business and affairs of the Borrower and its Subsidiaries, in accordance with any applicable RUS Accounting Requirements.

## Section 5.8, Rights of Inspection.

The Borrower shall afford RUS, through its representatives, reasonable opportunity, at all times during business hours and upon prior notice, to have access to and the right to inspect the Utility System, any other property encumbered by the Mortgage, and any or all books, records, accounts, invoices, contracts, leases, payrolls, canceled checks, statements and other documents and papers of every kind belonging to or in the possession of the Borrower or in any way pertaining to its property or business, including its Subsidiaries, if any, and to make copies or extracts therefrom.

## Section 5.9. Area Coverage.

(a) The Borrower shall make diligent effort to extend electric service to all unserved persons within the service area of the Borrower who (i) desire such service and (ii) meet all reasonable requirements established by the Borrower as a condition of such service.
(b) If economically feasible and reasonable considering the cost of providing such service and/or the effects on consumers' rates, such service shall be provided, to the maximum extent practicable, at the rates and minimum charges established in the Borrower's rate schedules, without the payment of such persons, other than seasonal or temporary consumers, of a contribution in aid of construction. A seasonal consumer is one that demands electric service only during certain seasons of the year. A temporary consumer is a seasonal or year-round consumer that demands electric service over a period of less than five years.
(c) The Borrower may assess contributions in aid of construction provided such assessments are consistent with this section.

## Section 5.10. Real Property Acquisition.

In acquiring real property, the Borrower shall comply in all material respects with the provisions of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (the "Uniform Act"), as amended by the Uniform Relocation Act Amendments of 1987, and 49 CFR part 24 , referenced by 7 CFR part 21 , to the extent the Uniform Act is applicable to such acquisition.

## Section 5.11. "Buy American" Requirements.

The Borrower shall use or cause to be used in connection with the expenditures of funds advanced on account of the Loan only such unmanufactured articles, materials, and supplies as have been mined or produced in
the United States or any eligible country, and only such manufactured articles, materials, and supplies as have been manufactured in the United States or any eligible country substantially all from articles, materials, and supplies mined, produced or manufactured, as the case may be, in the United States or any eligible country, except to the extent RUS shall determine that such use shall be impracticable or that the cost thereof shall be unreasonable, For purposes of this section, an "eligible country" is any country that applies with respect to the United States an agreement ensuring reciprocal access for United States products and services and United States suppliers to the markets of that country, as determined by the United States Trade Representative.

## Section 5.12. Power Requirements Studies.

The Borrower shall prepare and use power requirements studies of its electric loads and future energy and capacity requirements in conformance with RUS Regulations.

## Section 5.13. Long Range Engineering Plans and Construction Work Plans.

The Borrower shall develop, maintain and use up-to-date long-range engineering plans and construction work plans in conformance with RUS Regulations.

## Section 5.14. Design Standards, Construction Standards, and List of Materials.

The Borrower shall use design standards, construction standards, and lists of acceptable materials in conformance with RUS Regulations.

## Section 5.15. Plans and Specifications.

The Borrower shall submit plans and specifications for construction to RUS for review and approval, in conformance with RUS Regulations, if the construction will be financed in whole or in part by a loan made or guaranteed by RUS.

## Section 5.16. Standard Forms of Construction Contracts, and Engineering and Architectural Services Contracts.

The Borrower shall use the standard forms of contracts promulgated by RUS for construction, procurement, engineering services and architectural services in conformance with RUS Regulations, if the construction, procurement, or services are being financed in whole or in part by a loan being made or guaranteed by RUS.

## Section 5.17. Contract Bidding Requirements.

The Borrower shall follow RUS contract bidding procedures in conformance with RUS Regulations when contracting for construction or procurement financed in whole or in part by a loan made or guaranteed by RUS.

## Section 5.18. Nondiscrimination.

(a) Equal Opportunity Provisions in Construction Contracts. The Borrower shall incorporate or cause to be incorporated into any construction contract, as defined in Executive Order 11246 of September 24, 1965 and implementing regulations, which is paid for in whole or in part with funds obtained from RUS or borrowed on the credit of the United States pursuant to a grant, contract, loan, insurance or guarantee, or undertaken pursuant to any RUS program involving such grant, contract, loan, insurance or guarantee, the equal opportunity provisions set forth in Exhibit B hereto entitled Equal Opportunity Contract Provisions.
(b) Equal Opportunity Contract Provisions Also Bind the Borrower. The Borrower further agrees that it shall be bound by such equal opportunity clause in any federally assisted construction work which it performs itself other than through the permanent work force directly employed by an agency of government.
(c) Sanctions and Penalties. The Borrower agrees that it shall cooperate actively with RUS and the Secretary of Labor in obtaining the compliance of contractors and subcontractors with the equal opportunity clause and the rules, regulations and relevant orders of the Secretary of Labor, that it shall furnish RUS and the Secretary of Labor such information as they may require for the supervision of such compliance, and that it shall otherwise assist the administering agency in the discharge of RUS's primary responsibility for securing compliance. The Borrower further agrees that it shall refrain from entering into any contract or contract modification subject to Executive Order 11246 with a contractor debarred from, or who has not demonstrated eligibility for, Government contracts and federally assisted construction contracts pursuant to Part II, Subpart D of Executive Order 11246 and shall carry out such sanctions and penalties for violation of the equal opportunity clause as may be imposed upon contractors and subcontractors by RUS or the Secretary of Labor pursuant to Part II, Subpart D of Executive Order 11246. In addition, the Borrower agrees that if it fails or refuses to comply with these undertakings RUS may cancel, terminate or suspend in whole or in part this contract, may refrain from extending any further assistance under any of its programs subject to Executive Order 11246 until satisfactory assurance of future compliance has been received from such Borrower, or may refer the case to the Department of Justice for appropriate legal proceedings.

## Section 5.19. Financial Reports.

The Borrower shall cause to be prepared and fumished to RUS a full and complete annual report of its financial condition and of its operations in form and substance satisfactory to RUS, audited and certified by Independent certified public accountants satisfactory to RUS and accompanied by a report of such audit in form and substance satisfactory to RUS. The Borrower shall also furnish to RUS from time to time such other reports concerning the financial condition or operations of the Borrower, including its Subsidiaries, as RUS may reasonably request or RUS Regulations require.

## Section 5.20. Miscellaneous Reports and Notices.

The Borrower shall furnish to RUS:
(a) Notice of Default. Promptly after becoming aware thereof, notice of: (i) the occurrence of any default; and (ii) the receipt of any notice given pursuant to the Mortgage with respect to the occurrence of any event which with the giving of notice or the passage of time, or both, could become an "Event of Default" under the Mortgage.
(b) Notice of Non-Environmental Litigation. Promptly after the commencement thereof, notice of the commencement of all actions, suits or proceedings before any court, arbitrator, or governmental department, commission, board, bureau, agency, or instrumentality affecting the Borrower which, if adversely determined, could have a material adverse effect on the condition, financial or otherwise, operations, properties or business of the Borrower, or on the ability of the Borrower to perform its obligations under the Loan Documents.
(c) Notice of Environmental Litigation. Without limiting the provisions of Section 5.20 (b) above, promptly after receipt thereof, notice of the receipt of all pleadings, orders, complaints, indictments, or other communications alleging a condition that may require the Borrower to undertake or to contribute to a cleanup or other response under laws relating to environmental protection, or which seek penalties, damages, injunctive relief, or criminal sanctions related to alleged violations of such laws, or which claim personal injury or property damage to any person as a result of environmental factors or conditions for which the Borrower is not fully covered by insurance, or which, if adversely determined, could have a material adverse effect on the
condition, financial or otherwise, operations, properties or business of the Borrower, or on the ability of the Borrower to perform its obligations under the Loan Documents.
(d) Notice of Change of Place of Business. Promptly in writing, notice of any change in location of its principal place of business or the office where its records conceming accounts and contract rights are kept.
(e) Regulatory and Other Notices. Promptly after receipt thereof, copies of any notices or other communications received from any governmental authority with respect to any matter or proceeding which could have a material adverse effect on the condition, financial or otherwise, operations, properties, or business of the Borrower, or on the ability of the Borrower to perform its obligations under the Loan Documents.
(f) Material Adverse Change. Promptly, notice of any matter which has resulted or may result in a material adverse change in the condition, financial or otherwise, operations, properties, or business of the Borrower, or the ability of the Borrower to perform its obligations under the Loan Documents.
(g) Assignment of Organizational Number. If the Borrower does not have an organizational identification number and later has one assigned to it, the Borrower will promptly notify RUS of such assigned organizational identification number.
(h) Other Information. Such other information regarding the condition, financial or otherwise, or operations of the Borrower as RUS may, from time to time, reasonably request.

## Section 5.21. Special Construction Account.

The Borrower shall hold all moneys advanced to it by RUS hereunder in trust for RUS and shall deposit such moneys promptly after the receipt thereof in a bank or banks which meet the requirements of Section 6.7 of this Agreement. Any account (hereinafter called "Special Construction Account") in which any such moneys shall be deposited shall be insured by the Federal Deposit Insurance Corporation or other federal agency acceptable to RUS and shall be designated by the corporate name of the Borrower followed by the words "Trustee, Special Construction Account." Moneys in any Special Construction Account shall be used solely for the construction and operation of the Utility System and may be withdrawn only upon checks, drafts, or orders signed on behalf of the Borrower and countersigned by an executive officer thereof.

## Section 5.22. Additional Affirmative Covenants.

The Borrower also agrees to comply with any additional affirmative covenant(s) identified in Schedule 1 hereto.

## ARTICLE VI

## NEGATIVE COVENANTS

## Section 6.1. General.

Unless otherwise agreed to in writing by RUS, while this Agreement is in effect, whether or not any Advance is outstanding hereunder, the Borrower shall duly observe each of the negative covenants set forth in this Article.

Section 6.2. Limitations on System Extensions and Additions.
(a) The Borrower shall not extend or add to its Electric System either by construction or acquisition without the prior written approval of RUS if the construction or acquisition is financed or will be financed, in whole or in part, by a RUS loan or loan guarantee.
(b) The Borrower shall not extend or add to its Electric System with funds from other sources without prior written approval of RUS in the case of:
(1) Generating facilities if the combined capacity of the facilities to be built, procured, or leased, including any future facilities included in the planned project, will exceed the lesser of 5 Megawatts or 30 percent of the Borrower's Equity;
(2) Existing electric facilities or systems in service whose purchase price, or capitalized value in the case of a lease, exceeds ten percent of the Borrower's Net Utility Plant; and
(3) Any project to serve a customer whose annual kWh purchases or maximum annual kW demand is projected to exceed 25 percent of the Borrower's total kWh sales or maximum kW demand in the year immediately preceding the acquisition or start of construction of facilities.

## Section 6.3. Limitations on Changing Principal Place of Business.

The Borrower shall not change its principal place of business or keep property in a county not shown on a schedule to the Mortgage if the change would cause the lien in favor of RUS to become umperfected or fail to become perfected, as the case may be, unless, prior thereto, the Borrower shall have taken all steps required by law in order to assure that the lien in favor of RUS remains or becomes perfected, as the case may be, and, in either event, such lien has the priority accorded by the Mortgage.

## Section 6.4. Limitations on Employment and Retention of Manager.

At any time any Event of Default, or any occurrence which with the passage of time or giving of notice would be an Event of Default, occurs and is continuing the Borrower shall not employ any general manager of the Utility System or the Electric System or any person exercising comparable authority to such a manager unless such employment shall first have been approved by RUS. If any Event of Default, or any occurrence which with the passage of time or giving of notice would be an Event of Default, occurs and is continuing and RUS requests the Borrower to terminate the employment of any such manager or person exercising comparable authority, or RUS requests the Borrower to terminate any contract for operating the Utility System or the Electric System, the Borrower shall do so within thirty (30) days after the date of such notice. All contracts in respect of the employment of any such manager or person exercising comparable authority, or for the operation of the Utility System or the Electric System, shall contain provisions to permit compliance with the foregoing covenants.

## Section 6.5. Limitations on Certain Types of Contracts.

Without the prior approval of RUS in writing, the Borrower shall not enter into any of the following contracts:
(a) Construction contracts. Any contract for construction or procurement or for architectural and engineering services in connection with its Electric System if the project is financed or will be financed, in whole or in part, by a RUS loan or loan guarantee;
(b) Large retail power contracts. Any contract to sell electric power and energy for periods exceeding two (2) years if the kWh sales or kW demand for any year covered by such contract shall exceed 25 percent of the Borrower's total kWh sales or maximum kW demand for the year immediately preceding the execution of such contract;
(c) Wholesale power contracts. Any contract to sell electric power or energy for resale and any contract to purchase electric power or energy that, in either case, has a term exceeding two (2) years;
(d) Power supply arrangements. Any interconnection agreement, interchange agreement, wheeling agreement, pooling agreement or similar power supply arrangement that has a term exceeding two (2) years;
(e) System management and maintenance contracts. Any contract for the management and operation of all or substantially all of its Electric System; or
(f) Other contracts. Any contracts of the type described on Schedule 1.

## Section 6.6. Limitations on Mergers and Sale, Lease or Transfer of Capital Assets.

(a) The Borrower shall not consolidate with, or merge, or sell all or substantially all of its business or assets, to another entity or person except to the extent it is permitted to do so under the Mortgage. The exception contained in this paragraph (a) is subject to the additional limitation set forth in paragraph (b) of this section.
(b) The Borrower shall not, without the written approval of RUS, voluntarily or involuntarily sell, convey or dispose of any portion of its business or assets (including, without limitation, any portion of its franchise or service territory) to another entity or person if such sale, conveyance or disposition could reasonably be expected to reduce the Borrower's existing or future requirements for energy or capacity being furnished to the Borrower under any wholesale power contract which has been pledged as security to RUS.

## Section 6.7. Limitations on Using non-FDIC Insured Depositories.

Without the prior written approval of RUS, the Borrower shall not place the proceeds of the Loan or any loan which has been made or guaranteed by RUS in the custody of any bank or other depository that is not insured by the Federal Deposit Insurance Corporation or other federal agency acceptable to RUS.

## Section 6.8. Limitation on Distributions.

Without the prior written approval of RUS, the Borrower shall not in any calendar year make any Distributions (exclusive of any Distributions to the estates of deceased natural patrons) to its members, stockholders or consumers except as follows:
(a) Equity above $30 \%$. If, after giving effect to any such Distribution, the Equity of the Borrower shall be greater than or equal to $30 \%$ of its Total Assets; or
(b) Equity above $20 \%$. If, after giving effect to any such Distribution, the Equity of the Borrower shall be greater than or equal to $20 \%$ of its Total Assets and the aggregate of all Distributions made during the calendar year when added to such Distribution shall be less than or equal to $25 \%$ of the prior year's margins.

Provided however, that in no event shall the Borrower make any Distributions if there is unpaid when due any installment of principal of (premium, if any) or interest on any of its payment obligations secured by the Mortgage, if the Borrower is otherwise in default hereunder or if, after giving effect to any such Distribution, the Borrower's current and accrued assets would be less than its current and accrued liabilities.

Section 6.9. Limitations on Loans, Investments and Other Obligations.
The Borrower shall not make any loan or advance to, or make any investment in, or purchase or make any commitment to purchase any stock, bonds, notes or other securities of, or guaranty, assume or otherwise
become obligated or liable with respect to the obligations of, any other person, firm or corporation, except as permitted by the Act and RUS Regulations.

## Section 6.10. Depreciation Rates.

The Borrower shall not file with or submit for approval of regulatory bodies any proposed depreciation rates which are inconsistent with RUS Regulations.

## Section 6.11. Historic Preservation.

The Borrower shall not, without approval in writing by RUS, use any Advance to construct any facilities which shall involve any district, site, building, structure or object which is included in, or eligible for inclusion in, the National Register of Historic Places maintained by the Secretary of the Interior pursuant to the Historic Sites Act of 1935 and the National Historic Preservation Act of 1966.

## Section 6.12. Rate Reductions.

Without the prior written approval of RUS, the Borrower shall not decrease its rates if it has failed to achieve all of the Coverage Ratios for the calendar year prior to such reduction.

## Section 6.13. Limitations on Additional Indebtedness.

Except as expressly permitted by Article II of the Mortgage and subject to the further limitations expressed in the next section, the Borrower shall not incur, assume, guarantee or otherwise become liable in respect of any debt for borrowed money and Restricted Rentals (including Subordinated Indebtedness) other than the following: ("Permitted Debt")
(a) Additional Notes issued in compliance with Article II of the Mortgage;
(b) Purchase money indebtedness in non-Utility System property, in an amount not exceeding $10 \%$ of Net Utility Plant;
(c) Restricted Rentals in an amount not to exceed $5 \%$ of Equity during any 12 consecutive calendar month period;
(d) Unsecured lease obligations incurred in the ordinary course of business except Restricted Rentals;
(e) Unsecured indebtedness for borrowed money, except when the aggregate amount of such indebtedness exceeds $15 \%$ of Net Utility Plant and after giving effect to such unsecured indebtedness the Borrower's Equity is less than 30\% of its Total Assets;
(f) Debt represented by dividends declared but not paid; and
(g) Subordinated Indebtedness approved by RUS.

PROVIDED, However, that the Borrower may incur Permitted Debt without the consent of RUS only so long as there exists no Event of Default hereunder and there has been no continuing occurrence which with the passage of time and giving of notice could become an Event of Default hereunder.

PROVIDED, FURTHER, by executing this Agreement any consent of RUS that the Borrower would otherwise be required to obtain under this section is hereby deemed to be given or waived by RUS by operation of law
to the extent, but only to the extent, that to impose such a requirement of RUS consent would clearly violate federal laws or RUS Regulations.

## Section 6.14. Limitations on Issuing Additional Indebtedness Secured Under the Mortgage.

(a) The Borrower shall not issue any Additional Notes under the Mortgage to finance Eligible Property Additions without the prior written consent of RUS unless the following additional requirements are met in addition to the requirements set forth in the Mortgage for issuing Additional Notes:
(1) The weighted average life of the loan evidenced by such Notes does not exceed the weighted average of the expected remaining useful lives of the assets being financed;'
(2) The principal of the loan evidenced by such Notes is amortized at a rate that shall yield a weighted average life that is not greater than the weighted average life that would result from level payments of principal and interest; and
(3) The principal of the loan being evidenced by such Notes has a maturity of not less than 5 years.
(b) The Borrower shall not issue any Additional Notes under the Mortgage to refund or refinance Notes without the prior written consent of RUS unless, in addition to the requirements set forth in the Mortgage for issuing Refunding or Refinancing Notes, the weighted average life of any such Refunding or Refinancing Notes is not greater than the weighted average remaining life of the Notes being refinanced,
(c) Any request for consent from RUS under this section, shall be accompanied by a certificate of the Borrower's manager substantially in the form attached to this Agreement as Exhibit C-1 in the case of Notes being issued under Section 2.01 of the Mortgage and C - 2 in the case of Notes being issued under Section 2.02 of the Mortgage.

## Section 6.15. Impairment of Contracts Pledged to RUS.

The Borrower shall not materially breach any obligation to be paid or performed by the Borrower on any contract, or take any action which is likely to materially impair the value of any contract, which has been pledged as security to RUS by the Borrower or any other entity.

## Section 6.16. Notice of Organizational Changes.

The Borrower covenants and agrees with RUS that the Borrower will not, directly or indirectly, without giving written notice to RUS thirty (30) days prior to the effective date:
(a) Change the name of the Borrower
(b) Change the mailing address of the Borrower, and
(c) Change its organizational identification number if it has one.

## Section 6.17. Consent for Organizational Changes.

The Borrower covenants and agrees with RUS that the Borrower will not, directly or indirectly, without the prior written consent of RUS change its type of organization, jurisdiction of organization or other legal structure.

## Section 6.18. Additional Negative Covenants.

The Borrower also agrees to comply with any additional negative covenant(s) identified in Schedule 1 hereto.

## ARTICLE VII

## EVENTS OF DEFAULT

## Section 7.1. Events of Default.

The following shall be Events of Default under this Agreement:
(a) Representations and Warranties. Any representation or warranty made by the Borrower in Article II hereof or any certificate furnished to RUS hereunder or under the Mortgage shall prove to have been incorrect in any material respect at the time made and shall at the time in question be untrue or incorrect in any material respect and remain uncured;
(b) Payment. Default shall be made in the payment of or on account of interest on or principal of the Note or any other Government Note when and as the same shall be due and payable, whether by acceleration or otherwise, which shall remain unsatisfied for five (5) Business Days;
(c) Borrowing Under the Mortgage in Violation of the Loan Contract. Default by the Borrower in the observance or performance of any covenant or agreement contained in Section 6.14 of this Agreement;
(d) Other Covenants. Default by the Borrower in the observance or performance of any other covenant or agreement contained in any of the Loan Documents, which shall remain unremedied for 30 calendar days after written notice thereof shall have been given to the Borrower by RUS;
(e) Corporate Existence. The Borrower shall forfeit or otherwise be deprived of its corporate charter, franchises, permits, easements, consents or licenses required to carry on any material portion of its business;
(f) Other Obligations. Default by the Borrower in the payment of any obligation, whether direct or contingent, for borrowed money or in the performance or observance of the terms of any instrument pursuant to which such obligation was created or securing such obligation;
(g) Bankruptcy. A court having jurisdiction in the premises shall enter a decree or order for relief in respect of the Borrower in an involuntary case under any applicable bankruptcy, insolvency or other similar law now or hereafter in effect, or appointing a receiver, liquidator, assignee, custodian, trustee, sequestrator or similar official, or ordering the winding up or liquidation of its affairs, and such decree or order shall remain unstayed and in effect for a period of ninety ( 90 ) consecutive days or the Borrower shall commence a voluntary case under any applicable bankruptcy, insolvency or other similar law now or hereafter in effect, or under any such law, or consent to the appointment or taking possession by a receiver, liquidator, assignee, custodian or trustee, of a substantial part of its property, or make any general assignment for the benefit of creditors; and
(h) Dissolution or Liquidation. Other than as provided in the immediately preceding subsection, the dissolution or liquidation of the Borrower, or failure by the Borrower promptly to forestall or remove any execution, garnishment or attachment of such consequence as shall impair its ability to continue its business or fulfill its obligations and such execution, garnishment or attachment shall not be vacated within 30 days. The term "dissolution or liquidation of the Borrower", as used in this subsection, shall not be construed to include the cessation of the corporate existence of the Borrower resulting either from a merger or consolidation of the Borrower into or with another corporation following a transfer of all or substantially all its assets as an entirety, under the conditions permitting such actions.

## ARTICLE VIII

## REMEDIES

## Section 8.1. Generally.

Upon the occurrence of an Event of Default, then RUS may pursue all rights and remedies available to RUS that are contemplated by this Agreement or the Mortgage in the manner, upon the conditions, and with the effect provided in this Agreement or the Mortgage, including, but not limited to, a suit for specific performance, injunctive relief or damages. Nothing herein shall limit the right of RUS to pursue all rights and remedies available to a creditor following the occurrence of an Eyent of Default listed in Article VII hereof. Each right, power and remedy of RUS shall be cumulative and concurrent, and recourse to one or more rights or remedies shall not constitute a waiver of any other right, power or remedy.

## Section 8.2 Suspension of Adyances.

In addition to the rights, powers and remedies referred to in the immediately preceding section, RUS may, in its absolute discretion, suspend making or, in the case of any Loan guaranteed by RUS, approving Advances hereunder if (i) any Event of Default, or any occurrence which with the passage of time or giving of notice would be an Event of Default, occurs and is continuing; (ii) there has occurred a change in the business or condition, financial or otherwise, of the Borrower which in the opinion of RUS materially and adversely affects the Borrower's ability to meet its obligations under the Loan Documents, or (iii) RUS is authorized to do so under RUS Regulations.

## ARTICLE IX

## MISCELLANEOUS

## Section 9.1. Notices.

All notices, requests and other communications provided for herein including, without limitation, any modifications of, or waivers, requests or consents under, this Agreement shall be given or made in writing (including, without limitation, by telecopy) and delivered to the intended recipient at the "Address for Notices" specified below; or, as to any party, at such other address as shall be designated by such party in a notice to each other party. Except as otherwise provided in this Agreement, all such communications shall be deemed to have been duly given when transmitted by telecopier or personally delivered or, in the case of a mailed notice, upon receipt, in each case given or addressed as provided for herein. The Address for Notices of the respective parties are set forth in Schedule 1 hereto.

## Section 9.2. Expenses.

To the extent allowed by law, the Borrower shall pay all costs and expenses of RUS, including reasonable fees of counsel, incurred in connection with the enforcement of the Loan Documents or with the preparation for such enforcement if RUS has reasonable grounds to believe that such enforcement may be necessary.

## Section 9.3, Late Payments.

If payment of any amount due hereunder is not received at the United States Treasury in Washington, DC, or such other location as RUS may designate to the Borrower within five (5) Business Days after the due date thereof or such other time period as RUS may prescribe from time to time in its policies of general application in connection with any late payment charge (such unpaid amount being herein called the "delinquent amount", and the period beginning after such due date until payment of the delinquent amount being herein called the
"late-payment period"), the Borrower shall pay to RUS, in addition to all other amounts due under the terms of the Note, the Mortgage and this Agreement, any late-payment charge as may be fixed by RUS Regulations from time to time on the delinquent amount for the late-payment period.

## Section 9.4. Filing Fees.

To the extent permitted by law, the Borrower agrees to pay all expenses of RUS (including the fees and expenses of its counsel) in connection with the filing or recordation of all financing statements and instruments as may be required by RUS in connection with this Agreement, including, without limitation, all documentary stamps, recordation and transfer taxes and other costs and taxes incident to recordation of any document or instrument in connection herewith. Borrower agrees to save harmless and indemnify RUS from and against any liability resulting from the failure to pay any required documentary stamps, recordation and transfer taxes, recording costs, or any other expenses incurred by RUS in connection with this Agreement. The provisions of this subsection shall survive the execution and delivery of this Agreement and the payment of all other amounts due hereunder or due on the Note.

## Section 9.5. No Waiver.

No failure on the part of RUS to exercise, and no delay in exercising, any right hereunder shall operate as a waiver thereof nor shall any single or partial exercise by RUS of any right hereunder preclude any other or further exercise thereof or the exercise of any other right.

## Section 9.6. Governing Law.

EXCEPT TO THE EXTENT GOVERNED BY APPLICABLE FEDERAL LAW, THE LOAN DOCUMENTS SHALL BE DEEMED TO BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE IN WHICH THE BORROWER IS INCORPORATED.

## Section 9.7. Holiday Payments.

If any payment to be made by the Borrower hereunder shall become due on a day which is not a Business Day, such payment shall be made on the next succeeding Business Day and such extension of time shall be included in computing any interest in respect of such payment.

## Section 9.8. Rescission.

The Borrower may elect not to borrow the RUS Commitment in which event RUS shall release the Borrower from its obligations hereunder, provided the Borrower complies with such terms and conditions as RUS may impose for such release and provided also that if the Borrower has any remaining obligations to RUS for loans made or guaranteed by RUS under any Prior Loan Contracts, RUS may, under Section 9.15 of this Loan Contract, withhold such release until all such obligations have been satisfied and discharged.

## Section 9.9. Successors and Assigns.

This Agreement shall be binding upon and inure to the benefit of the Borrower and RUS and their respective successors and assigns, except that the Borrower may not assign or transfer its rights or obligations hereunder without the prior written consent of RUS.

## Section 9.10. Complete Agreement; Waivers and Amendments.

Subject to RUS Regulations, this Agreement and the other Loan Documents are intended by the parties to be a complete and final expression of their agreement. However, RUS reserves the right to waive its rights to
compliance with any provision of this Agreement and the other Loan Documents. No amendment, modification, or waiver of any provision hereof or thereof, and no consent to any departure of the Borrower there from or therefrom, shall be effective unless approved in writing by RUS in the form of either a RUS Regulation or other writing signed by or on behalf of RUS, and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given.

## Section 9.11. Headings.

The headings and sub-headings contained in the titling of this Agreement are intended to be used for convenience only and do not constitute part of this Agreement.

## Section 9.12. Severability.

If any term, provision or condition, or any part thereof, of this Agreement or the Mortgage shall for any reason be found or held invalid or unenforceable by any governmental agency or court of competent jurisdiction, such invalidity or unenforceability shall not affect the remainder of such term, provision or condition nor any other term, provision or condition, and this Agreement, the Note, and the Mortgage shall survive and be construed as if such invalid or unenforceable term, provision or condition had not been contained therein.

## Section 9.13. Right of Setoff.

Upon the occurrence and during the continuance of any Event of Default, RUS is hereby authorized at any time and from time to time, without prior notice to the Borrower, to exercise rights of setoff or recoupment and apply any and all amounts held or hereafter held, by RUS or owed to the Borrower or for the credit or account of the Borrower against any and all of the obligations of the Borrower now or hereafter existing hereunder or under the Note. RUS agrees to notify the Borrower promptly after any such setoff or recoupment and the application thereof, provided that the failure to give such notice shall not affect the validity of such setoff, recoupment or application. The rights of RUS under this section are in addition to any other rights and remedies (including other rights of setoff or recoupment) which RUS may have. Borrower waives all rights of setoff, deduction, recoupment or counterclaim.

## Section 9.14. Schedules and Exhibits.

Each Schedule and Exhibit attached hereto and referred to herein is each an integral part of this Agreement.

## Section 9.15. Prior Loan Contracts.

With respect to all Prior Loan Contracts, the Borrower shall, commencing on the delivery date hereof, prospectively meet the affirmative and negative covenants as set forth in this Agreement rather than those set forth in the Prior Loan Contracts. In addition, any remaining obligation of RUS to make or approve additional Advances on promissory notes of the Borrower that have been previously delivered to RUS under Prior Loan Contracts shall, after the date hereof, be subject to the conditions set forth in this Agreement. In the event of any conflict between any provision set forth in a Prior Loan Contract and any provision in this Agreement, the requirements as set forth in this Agreement shall apply. Nothing in this section shall, however, eliminate or modify (i) any special condition, special affirmative covenant or special negative covenant, if any, set forth in any Prior Loan Contract or (ii) alter the repayment terms of any promissory notes which the Borrower has delivered under any Prior Loan Contract, except, in either case, as RUS may have specifically agreed to in writing.

## Section 9.16. Authority of Representatives of RUS.

In the case of any consent, approval or waiver from RUS that is required under this Agreement or any other Loan Document, such consent, approval or waiver must be in writing and signed by an authorized RUS representative to be effective. As used in this section, "authorized RUS representative" means the Administrator of RUS, and also means a person to whom the Administrator has officially delegated specific or general authority to take the action in question.

## Section 9.17. Term.

This Agreement shall remain in effect until one of the following two events has occurred:
(a) The Borrower and RUS replace this Agreement with another written agreement; or
(b) All of the Borrower's obligations under the Prior Loan Contracts and this Agreement have been discharged and paid.

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

JACKSON PURCHASE ENERGY CORPORATION

Secretary
by

, Chairman

## Attest:

Wage
a pei

# UNITED STATES OF AMERICA 

by
CHAD Digitallysigned RUPE Date: 2020.0.825 09:54:52-04'00'

## Administrator

 of theRural Utilities Service

## RUS LOAN CONTRACT SCHEDULE 1

1. The purpose of this loan is to finance construction of distribution facilities, headquarters and such other purposes that RUS may agree to in writing in order to carry out the purposes of the Act.
2. The Mortgage shall mean the Restated Mortgage and Security Agreement, dated as of September 1, 2020, among the Borrower, RUS, National Rural Utilities Cooperative Finance Corporation and CoBank, as it may have been or shall be supplemented, amended, consolidated, or restated from time to time.
3. The governmental authority referred to in Section 2.1(c) is the Not Applicable.
4. The date of the Borrower's financial information referred to in Section 2.1(h) is December 31, 2019.
5. The principal place of business and mailing address of the Borrower referred to in Section 2.1(i) is 2900 Irvin Cobb Drive, Paducah, Kentucky 42003-0329.
6. All of the property of the Borrower is located in the Counties of Ballard, Carlisle, Graves, Livingston, Marshall, and McCracken in the Commonwealth of Kentucky.
7. There are no subsidiaries as referred to in Section $2.1(\mathrm{k})$.
8. The organizational identification number of the Borrower referred to in Section $2.1(\mathrm{~m})$ is 0025598
9. Fiscal Year of Obligation: 2020
10. The Contemporaneous Loan referred to in Section 5.3 is described as follows:

None.
11. The RUS Commitment referred to in the definitions means a loan in the principal amount of $\$ 61,543,000,00$, which is being made to Jackson Purchase Energy Corporation by the Federal Financing Bank (FFB) and guaranteed as to payment by RUS, pursuant to the Rural Electrification Act and RUS Regulations.
12. Amortization of Advance shall be based upon the method for the repayment of principal for an Advance selected for such Advance, in accordance with that certain note, dated as of even date herewith, evidencing the RUS guaranteed FFB loan.
13. The SPECIAL conditions referred to in Section 4.2 is as follows:

The Borrower has duly authorized, executed, and has delivered to the Administrator of RUS, the note (the "FFB Note"), dated September 1, 2020, evidencing the loan made by FFB to the Borrower, within ninety (90) days of the date of the certain designation notice committing FFB to purchase the FFB Note (the"Designation Notice"), in the manner prescribed in the Designation Notice and has satisfied all the conditions set forth in the Designation Notice.
14. The additional AFFIRMATIVE covenants referred to in Section 5.22 are as follows:

1) The Borrower agrees that it shall not use RUS Electric Program loan funds for fiber facilities from the smart grid connected electric infrastructure to the customer's premise within the portion of a service territory served under an RUS-financed Telecommunications loan, unless such entity provides RUS with written notice that it does not object to such use; provided however, that such restriction shall not apply where the fiber connection is used solely to provide smart grid services for communications between the premise and the Borrower with regard to management of the borrower's electric distribution services. The Borrower agrees that it shall use separate contracts and/or work orders if under work order construction procedures, to clearly identify RUS funding for smart grid facilities and those constructed without RUS funding. The Borrower further agrees that loan funds used in violation of these covenants will be subject to disallowance.
2) The borrower agrees that the fiber and communications infrastructure financed by this loan will facilitate a demonstrable smart grid, energy efficiency, demand side management or other electric service purpose. Connections to consumers not receiving the services described above will not be eligible for financing under this loan. Connections to consumers solely for retail broadband services will not be eligible for financing under this loan. The borrower further agrees that any enhancements made to the RUS financed smart grid infrastructure to facilitate the retail provision of broadband services by its subsidiary or others will be made with funds outside of this electric program smart grid. The borrower will not use funds under this loan to finance a fiber to a premise that already has fiber service.
3) The Borrower agrees that fiber optic facilities financed by the RUS Electric Program for Smart grid purposes will not be used for retail broadband service now or in the future unless RUS formally approves such use in writing. Approval will only be given if RUS has determined that:
(1) the provision of retail broadband service as proposed will not cause competitive harm to an outstanding grant, loan, or loan guarantee provided under the Rural Electrification Act of 1936, as amended (RE Act);
(2) retail broadband service will be not provided in an area which already receives the minimum acceptable level of broadband service, as established by RUS under section 601(e) of the RE Act, unless the Borrower, or its subsidiary is already providing broadband service in the proposed service area.

In addition, the Borrower agrees that:
(1) not more that $10 \%$ of these RUS loan funds may be used for the provision of retail broadband service, notwithstanding any smart grid purpose. Should the Borrower desire to provide more than $10 \%$ for retail broadband, it shall build out such facilities with its own funds; and
(2) the Borrower shall provide the necessary information to comply with public notice and reporting requirements of Section 701 (a), (c), and (d) of the RE Act as directed by the Agency.

The Borrower acknowledges that failure to comply with these requirements will result in the disallowance of loan funds, which shall be returned promptly to the Agency if already disbursed.
15. The additional NEGATIVE covenants referred to in Section 6.16 are as follows:

None.
16. The additional types of contract referred to in Section 6.5(f) are described as follows:

## None.

17. The addresses of the parties referred to in Section 9.1, are as follows:

RUS
Rural Utilities Service U.S. Department of Agriculture

Washington, DC 20250-1500
Attention: Administrator
Fax: (844) 875-8076

BORROWER
Jackson Purchase Energy Corporation
2900 Irvin Cobb Drive
Paducah, Kentucky 42003-0329
Fax: (270) 442-5337

## EXHIBITA

## FORMS OF PROMISSORY AND REIMBURSEMENT NOTES

This Exhibit A of this Loan Contract consists of the following sample documents:

1. FFB Promissory Note
2. FFB Reimbursement Note

provided, such amounts as may be advanced from time to time by FFB to the Borrower under this Note (each such amount being an "Advance", and more than one such amount being "Advances").

## 2. Reference to Note Purchase Commitment and Servicing <br> Acreement; RUS as Successor to REA.

This Note is entitled to the benefits of, and is subject to the requirements of, the Note Purchase Commitment and Servicing Agreement dated as of January 1, 1992, between. FFB and the Administrator of the Rural Electrification Administration ("REA"), as amended (such agreement, as it has heretofore been, and as it may hereafter be, amended, supplemented, or restated from time to time in accordance with its terms, being the "Agreement"). The Administrator of the Rural Utilities Service ("RUS") is the successor to, the Administrator of REA pursuant to Public Law No. 103-354, 108 Stat. 3209 (1994), and Secretary of Agriculture Memorandum 1010-1 dated October 20, 1994.

## 3. Advances; Advance Requests; RUS Approval Requirement; Last Day for an Advance.

(a) FFB shall make Advances to the Borrower from time to time under this Note, in each case upon the written request by the Borrower for an Advance under this Note, in the form of request attached to this Note as Annex A (each such request being an "Advance Request"), making reference to the particular "Note Identifier" (as that term is defined in the Agreement) that FFB assigns to this Note (as provided in the Agreement) and specifying:
(1) the particular amount of funds that the Borrower requests to be advanced (such amount being the "Requested Advance Amount" for the respective Advance);
(2) the particular calendar date that the Borrower requests to be the date on which the respective Advance is to be made (such date being the "Reouested Advance Date" for such Advance), which ciate must be a Business Day;
(3) the particular bank account to which the Borrower requests that the respective Advance be made;
(4) the particular calendar date that the Borrower selects to be the date on which the respective Advance is to mature (such date being the "Maturitv Date" for such Advance), which date must meet the criteria for Maturity Dates prescribed in paragraph 5 of this Note;
(5) with respect to each Advance for which the Borrower selects. a Maturity Date that will occur on or after the particular date specified on page 1 of this Note as being the "First Principal Payment Date," the particular method for the repayment of principal that the Borrower selects for the respective Advance from among the options described in subparagraph (b) of paragraph 8 of this Note; and
(6) with respect to each Advance for which the Borrower selects a Maturity Date that will occur on or after the fifth anniversary of the Requested Advance Date specified in the respective Advance Request, the particular prepayment/ refinancing privilege that the Borrower elects for such Advance from between the options described in subparagraphs (b) and (c) of paragraph 16 of this Note.
(b) To be effective, an Advance Request must first be delivered to RUS for approval and be approved by RUS in writing, and such Advance Request, together with written notification of RUS's approval thereof, must be received by FFB on or before the third Business Day before the Requested Advance Date specified in such Advance Request.
(c) FFB shall make each requested Advance on the RequestedAdvance Date specified in the respective Advance Request, subject to the provisions of the Agreement describing certain circumstances under which a requested Advance shall be made on a later date; provided, however, that no Advance shall be made under this Note after the particular date specified on page 1 of this Note as being the "Last Day for an Advance."
(d) $F F B$ shall make each requested Advance by electronic funds transfer to the particular bank account specified in the respective Advance Request.
(e) The Borrower hereby agrees that each Advance made by FFB in accordance with an RUS-approved Advance Request delivered to FFB shall reduce, by the amount of the respective Advance made, FFB's remaining commitment to make Advances under this Note.
4. Principal Amount of Advances; Maximum Principal Amotint.

The principal amount of each Advance shall be the Requested Advance Amount specified in the respective Advance Request; provided, however, that the aggregate principal amount of all Advances made under this Note shall not exceed the particular amount specified on page 1 of this Note as being the "Maximum Principal Amount."

## 5. Maturity Dates for Advances.

Each Advance shall mature on the Maturity Date specified in the respective Advance Request, provided that such Maturity Date meets the following criteria:
(a) the Maturity Date for the respective Advance must be a "Payment Date" (as that term is defined in paragraph 7 of this Note) ;
(b) the Maturity Date for the respective Advance may not be a date that will occur after the particular date specified on page 1 of this Note as being the "Final Maturity Date" (such date being the "Final Maturity Date"); and
(c) the period of time between the Requested Advance Date for the respective Advance and the Maturity Date for such Advance may not be less than one complete'calendar quarter.

## 6. Computation of Interest on Advances.

(a) Subject to paragraphs 11 and 17 of this Note, interest on the outstanding principal of each Advance shall accrue from the date on which the respective Advance is made to the date on which such principal is due.
(b) Interest on each Advance shall be computed on the basis of (1) actual days elapsed from (but not including) the date on which the respective Advance is made (for the first payment of interest due under this Note for such Advance) or the date on which the payment of interest was last due (for all other payments of interest due under this Note for such Advance), to (and including) the date on which the payment of interest is next due; and (2) a year of 365 days (except in calendar years including February 29, when the basis shall be a 366 -day year).
(c) The basic interest rate for each Advance shall be established by FFB, as of the date on which the respective Advance is made, on the basis of the determination made by the Secretary of the Treasury pursuant to section $6(b)$ of the Federal Financing Bank Act of 1973, as amended (codified at 12 U.S.C. § 2281 et seq.) (the "FFB Act"); provided, however, that the shortest maturity used as the basis for any rate determination shall be the remaining maturity of the most recently auctioned United States Treasury bills having the shortest maturity of all United States Treasury bills then being regularly auctioned.
(d) In the event that (1) the Borrower has selected for any Advance a Maturity Date that will occur on or after the fifth anniversary of the Requested Advance Date for such Advance, and (2) the.Borrower has elected for such Advance a prepayment/ refinancing privilege described in subparagraph (c) of paragraph 16 of this Note, then the interest rate for such Advance shall also include a price (expressed in terms of a basis point increment to the applicable basic interest rate) for the particular prepayment/refinancing privilege that the Borrower selected, which price shall be established by FFB on the basis of a determination made by $F F B$ as to the difference between (A) the estimated market yield of a notional obligation if such obligation were to (i) be issued by the Secretary of the Treasury, (ii) have a maturity comparable to the maturity of such Advance, and (iii) include prepayment and refinancing privileges identical to the particular, prepayment/refinancing privilege that the Borrower elected for such Advance, and (B) the estimated market yield of a notional obligation if such obligation were to (i) be issued by the Secretary of the Treasury, (ii) have a maturity comparable to the maturity of such Advance, but (iii) not include such prepayment and refinancing privileges.

## 7. Payment of Interest: Payment Dates.

Interest accrued on the outstanding principal amount of each Advance shall be due and payable quarterly on the last day of each calendar quarter (each such day being a "Payment Date"), beginning (except as provided below) on the first Payment Date to occur after the date on which the respective Advance is made, up through and including the Maturity Date of such Advance; provided, however, that with respect to each Advance that is made in the last month of any calendar quarter, payments of accrued interest on the outstanding principal amount of the respective Advance shall be due beginning on the second Payment Date to occur after the date on which such Advance is made.

## 8. Repayment of Principal: Principal Redayment Options.

(a) The principal amount of each Advance shall be payabie in quarterly installments, which installments shall be due beginning on the particular date specified on page 1 of this Note as being the "First. Principal Payment Date" (such date being the "First Princidal Pavment Date"), and shall be due on each Payment Date to occur thereafter until the principal amount of the respective Advance is repaid in full on or before the Final Maturity Date; provided, however, that with respect to each Advance that is made after the First Principal Payment Date, principal installments shall be due beginning on the second Payment Date to occur after
the date on which the respective Advance is made; and provided, further, however, that for so long as the Borrower has not selected a method for the repayment of principal for any of the Advances made under this Note from among the options described in subparagraph (b) of this paragraph 8, the First Principal Payment Date of this Note may be deferred by the mutual agreement of the Borrower, RUS, and FFB, provided that a written amendment to this Note reciting the new and later First Principal Payment Date shall have been executed by the Borrower, approved by RUS, and received by. FFB on or before the third Business Day before the First Principal Payment Date that is in effect immediately before such deferral.
(b) At the time that the Borrower first selects for any Advance a Maturity Date that will occur on or after the First Principal Payment Date, the Borrower must also select, subject to RUS approval, a method for the repayment of principal of such Advance (each such Advance being an "Amortizing Advance") from among the following options:
(1) "equal principal installments" -- the amount of each quarterly principal installment shall be substantially equal to the amount of every other quarterly principal installment and shall be sufficient, when added to all other such quarterly installments of equal principal, to repay the principal amount of such Amortizing Advance in full on the Final Maturity Date (notwithstanding the fact that the Borrower may have selected a Maturity Date for such Amortizing Advance that will occur before the Final Maturity Date) ;
(2) "graduated principal installments" .- the amount of each of the first one-third for nearest number of payments that rounds to one-third) of the total number of quarterly principal installments shall be substantially equal to one-half of the amount of each of the remaining quarterly principal installments, and shall be sufficient, when added to all other such quarterly installments of graduated principal, to repay the principal amount of such Amortizing Advance in full on the Final Maturity Date (notwithstanding the fact thac the Borrower may have selected a Matuxity Date for such Amortizing Advance that will occur before the Final Maturity Date) ; or
(3) "level debt service" -- the amount of each quarterly payment consisting of a principal installment and accrued interest shall be substantially equal to the amount of every other quarterly payment consisting of a principal


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installment and accrued interest, and shall be sufficient, when added to all other such level quarterly payments consisting of a principal installment and accrued interest, to repay the principal amount of such Amortizing Advance in full on the Final Maturity Date (notwithstanding the fact that the Borrower may have selected a Maturity Date for such Amortizing Advance that will occur before the Final Maturity Date).


(c) For each Amortizing Advance, the amount of principal that shall be due and payable on each of the dates specified in subparagraph (a) of this paragraph 8 shall be the amount of the principal installment due under a principal repayment schedule for the respective Amortizing Advance that is computed in accordance with the principles of the particular method for the repayment of principal that is selected by the Borrower for such Amortizing Advance from among the options described in subparagraph (b) of this paragraph 8 . Except at the times described in the immediately following sentence, the method for the repayment of principal that is selected by the Borrower for any Amortizing Advance, and the resulting principal repayment schedule that is so computed for such Amortizing Advance, may not be changed. Notwithstanding the foregoing, with respect to each Amortizing Advance for which the Borrower has selected a Maturity Date that will occur before the Final Maturity Date, the Borrower may change the particular method for the repayment of principal that was selected by the Borrower for the respective Amortizing Advance from either the "equal principal installments" method or the "graduated principal installments" method to the "level debt service" method at the time (if ever) that the Borrower elects to extend the maturity of such Amortizing Advance (as provided in paragraph 15 of this Note), effective as of the effective date of such maturity extension, or at the time (if ever) that the Borrower elects to refinance the outstanding principal amount of such Amortizirg Advance (as provided in paragraph 18 of this Note), effective as of the effective date of such refinancing, and the principal repayment schedule for such Amortizing Advance shall thereupon be newly computed in accordance with the "level debt service" method for the repayment of principal. After the Borrower has selected the Final Maturity Date as the Maturity Date for any Amortizing Advance, the Borrower may so change the particular method for the repayment of principal of any Amortizing Advance, and the principal repayment schedule for such Amotizing Advance shall be so newly computed, only at the time (if ever) that the Borrower elects to refinance the outstanding principal amount of such Amortizing Advance (as provided in paragraph 18 cf this Note), effective as of the effective date of such refinancing.
(d) With respect to each Advance that has a Maturity Date that will occur before the Final Maturity Date, the entire unpaid principal amount of the respective Advance shall be payable on such Maturity Date, subject to extensions of the maturity of such Advance (as provided in paragraph 15 of this Note).
(e) Notwithstanding which of the methods for the repayment of principal described in subparagraph (b) of this paragraph 8 is selected by the Borrower for any Amortizing Advance, the aggregate of all quarterly payments of principal and interest on such Amortizing Advance shall be such as will repay the entire principal amount of such Amortizing Advance, and pay all interest accrued thereon, on or before the Final Maturity Date.

## 9. Fee.

A fee to cover expenses and contingencies, assessed by FFB pursuant to section 6 (c) of the FFB Act, shall accrue on the outstanding principal amount of each Advance from the date on which the respective Advance is made to the date on which the principal amount of such Advance is due. The fee on each Advance shall be equal to one-eighth of one percent ( $0.125 \%$ ) per annum of the unpaid principal balance of such Advance. The fee on each Advance shall be computed in the same manner as accrued interest is computed under paragraph $6(b)$ of this Note, and shall be due and payable at the same times as accrued interest is due and payable under paragraph 7 of this Note (adjusted as provided in paragraph 10 of this Note if a Payment Date is not a Business Day). The fee on each Advance shall be credited to RUS as required by section 505 (c) of the Federal Credit Reform Act of 1990, as amended (codified at 2 U.S.C. § 661d(c)).

## 10. Eusiness Days.

(a) Whenever any Payment Date, the Maturity Date for any Advance, or the Final Maturity Date shall fall on a day on which either FFB or the Federal Reserve Bank of New York is not open for business, the payment that would otherwise be due on such Payment Date, Maturity Date, or Final Payment Date, as the case may be, shall be due on the first day thereafter on which FFB and the Federal Reserve Bank of New York are both open for business (any such day being a "Business Dav").
(b) In the event that any Payment Date falls on a day other than a Business Day, then the extension of time for making the payment that would otherwise be due on such Payment Date shall be (1) taken into account in establishing the interest rate for the respective Advance, (2) included in computing interest due in
connection with such payment, and (3) excluded in computing interest due in connection with the next payment.
(c) In the event that the Maturity Date for any Advance or the Final Maturity Date falls on a day other than a Business Day, then the extension of time for making the payment that would otherwise be due on such Maturity Date or the Final Maturity, as the case may be, shall be (1) taken into account in establishing the interest rate for such Advance, and (2) included in computing interest due in connection with such payment.

## 11. Late Payments.

(a) In the event that any payment of any amount owing under this Note is not made when and as due (any such amount being then an "Overdue Amount"), then the amount payable shall be such Overdue Amount plus interest thereon (such interest being the "Late Charge") computed in accordance with this subparagtaph (a).
(1) The Late Charge shall accrue from the scheduled date of payment for the Overdue Amount (taking into account paragraph 10 of this Note) to the date on which payment is made.
(2) The Late Charge shall be computed on the basis of (A) actual days elapsed from (but not including) the scheduled date of payment for such Overdue Amount (taking into account paragraph 10 of this Note) to (and including) the date on which payment is made, and (B) a year of 365 days (except in calendar years including February 29, when the basis shall be a 366-day yearl.
(3) The Late Charge shall accrue at a rate (the "Late Charge Rate") equal to one and one-half times the rate to be determined by the Secretary of the Treasury taking into consideration the prevailing market yield on the remaining maturity of the most recently auctioned 13 -week United States Treasury bills.
(4) The initial Late Charge Rate shall be in effect until the earlier to occur of either (A) the date on which payment of the Overdue Amount and the amount of the accrued Late Charge is made, or (B) the first Payment Date to occur after the scheduled date of payment for such overdue Amount. In the event that the Overdue Amount and the amount of the accrued Late Charge are not paid on or before the such payment Date, then the amount payable shall be the sum of the overdue Amount and the amount of the accrued Late

Charge, plus a Late Charge on such sum accruing at a new Late Charge Rate to be then determined in accordance with the principles of clause (3) of this subparagraph (a). For so long as any Overdue Amount remains unpaid, the Late Charge Rate shall be redetermined in accordance with the principles of clause (3) of this subparagraph (a) on each Payment Date to occur thereafter, and shall be applied to the Overdue Amount and all amounts of the accrued Late Charge to the date on which payment of the Overdue Amount and all amounts of the accrued Late Charge is made.
(b) Nothing in subparagraph (a) of this paragraph 11 shall be construed as permitting or implying that the Borrower may, without the written consent of FFB, modify, extend, alter or affect in any manner whatsoever (except as explicitly provided herein) the right of FFB to receive any and all payments on account of this Note on the dates specified in this Note.
12. Final Due Date.

Notwithstanding anything in this Note to the contrary, all amounts outstanding under this Note remaining unpaid as of the Final Maturity Date shall be due and payable on the Final Maturity Date.

## 13. Manner of Making Payments.

(a) For so long as FFB is the holder of this Note and RUS is the loan servicing agent for FFB (as provided in the Agreement), each payment under this Note shall be made in immediately available funds by electronic funds transfer to the account specified from time to time by RUS, as loan servicing agent for FFB, in a written notice delivered by RUS to the Borrower.
(b) In the event that FFB is the holder of this Note but RUS is not the loan servicing agent for FFB, then each payment under this Note shall be made in immediately available funds by electronic funds transfer to the account specified from time to time by $F F B$ in a written notice delivered by FFB to the Eorrower.
(c) In the event that FFB is not the holder of this Note, then each payment under this Note shall be made in the manner and to the account specified from time to time by the holder in a written notice delivered by the holder to the Eorrower.
14. Application of Payments.

Each payment made on this Note shall be applied, first, to the payment of Late Charges (if any) payable under paragraphs 11 and 19 of this Note, then to the payment of premiums (if any) payable under paragraphs 17 and 18 of this Note, then to the payment of unpaid accrued interest, then on account of outstanding principal, and then to the payment of the fee payable under paragraph 9 of this Note.

## 15. Maturity Extensions.

(a) With respect to each Advance for which the Borrower has selected a Maturity Date that will occur before the Final Maturity Date (each such Maturity Date being an "Interim Maturity Date"), the Borrower may, effective as of such Interim Maturity Date, elect to extend the maturity of all or any portion of the outstanding principal amount: of the respective Advance (subject. to subparagraph (c) of this paragraph 15) to a new Maturity Date to be selected by the Borrower in the manner and subject to the limitations specified in this subparagraph (a) (each' such election being a "Maturity Extension Election"; each such elective extension of the maturity of any Advance that has an Interim Maturity Date being a "Maturity Extension"; and the Interim Maturity Date that is in effect for an Advance immediately before any such elective Maturity Extension being, from and after such Maturity Extension, the "Maturity Extension Effective Date").
(1) Except under the circumstances described in clause (3) of this subparagraph (a), the Borrower shall deliver to FFB (with a copy to RUS) written notification of each Maturity Extension Election, in the form of notification attached to this Nore as Annex B-1 (each such notification being a "Maturity Extension Election Notice"), making reference to the "Advance Identifier" (as that term is defined in the Agreement) that FFB assigned to such Advance (as provided in the Agreement) and specifying, among other things, the following:
(A) the amount of the cutstanding principal of the such Advance with respect to which the Borrower elects to extend the maturity (subject to subparagraph (c) of this paragraph 15); and
(B) the new Marurity Date that the Borrower selects to be in effect for such principal amount after the respective Maturity Extension Effective Date, which cate:
(i) may be either a new Interim Maturity Date or the Final Maturity Date; and
(ii) in the event that the Borrower selects a new Interim Maturity Date as the new Maturity Date for any Advance, must meet the criteria for Maturity Dates prescribed in paragraph 5 of this Note (provided, however, that, for purposes of selecting a new Maturity Date in connection with a Maturity Extension Election, the reference to "the Requested Advance Date for the respective Advance" in subparagraph (c) of paragraph 5 of this Note shall be deemed to be a reference to "the respective Maturity Extension Effective Date").
(2) To be effective, a Maturity Extension Election Notice must be received by FFB on or before the third Business Day before the Interim Maturity Date in effect for the respective Advance immediately before such Maturity Extension.
(3) In the event that either of the circumstances described in subclause (A) or (B) of the next sentence occurs, then a Maturity Extension Election Notice (in the form of notice attached to this Note as Annex B-2), to be effective, must first be delivered to RUS for approval and be approved by RUS in writing, and such Maturity Extension Election Notice, together with written notification of RUS's approval thereof, must be received by $F F B$ on or before the third Business Day before the Interim Maturity Date in effect for the respective Advance immediately before such Maturity Extension. RUS approval of a Maturity Extension Election Notice will be required under either of the following circumstances:
(A) (i) any payment of any amount owing under this Note is not made by the Borrower when and as due, (ii) payment is made by RUS in accordance with the guarantee set forth at the end of this Note, and (iii) RUS delivers notice to both the Borrower and FFS advising each of them that each Maturity Extension Election Notice delivered by the Borrower after the date of such notice shall require the approval of RUS; or
(B) FFB at ary time delivers notice to both the Borrower and RUS advising each of them that each Maturity Extension Electior Notice delivered by the

Borrower after the date of such notice shall require the approval of RUS.
(b) With respect to any Advance that has an Interim Maturity Date, in the event that FFB does not receive a Maturity Extension Election Notice (and, if required under clause (3) of subparagraph (a) of this paragraph 15; written notification of RUS's approval thereof) on or before the third Business Day before such Interim Maturity Date, then the maturity of such Advance shall be extended automatically in the manner and subject to the limitations specified in this subparagraph (b) (each such automatic extension of the maturity of any Advance that has an Interim Maturity Date also being a "Maturity Extension"; and the Interim Maturity Date that is in effect for an Advance immediately before any such automatic Maturity Extension also being, from and after such Maturity Extension, the "Maturity Extension Effective Date").
(1) The new Maturity Date for such Advance ishall be the immediately following quarterly Payment Date.
(2) If the Interim Maturity Date that is in effect for such Advance immediately before such automatic Maturity Extension is:
(A) a Payment Date that occurs before the First Principal Payment Date (i.e., such Advance is not an Amortizing Advance), then the amount of principal that will have its maturity extended automatically shall be the entire outstanding principal amount of such Advance;
(B) the Payment Date that immediately precedes the First Principal Payment Date, then tiee method for the repayment of principal that shall apply to such Advance from and after the respective Maturizy Extension Effective Date shall be the "level debt service" method; and
(C) either the First Principal Fayment Date or a Payment Date that occurs after the First Principal Payment Date (i.e., such Advance is an Amortizing Advance), then:
(i) the amount of principal that will have its maturity extended automatically shall be the outstanding principal amount of such Advance less the principal installment that is due on the
respective Maturity Extension Effective Date (as provided in subparagraph (c) of this paragraph 15; and
(ii) the method for the repayment of principal that shall apply to such Advance from and after the respective Maturity Extension Effective Date shall be the same method that applied to such Advance immediately before such Maturity Extension Effective Date.
(c) In the event that the maturity of any Amortizing Advance that has an Interim Maturity Date is extended under either subparagraph (a) or (b) of this paragraph 15, then the principal installment that is due on the respective Maturity Extension Effective Date, in accordance with the principal repayment schedule that applied to such Amortizing Advance immediafely before such Maturity Extension Effective Date, shall nevertheless be due and payable on such Maturity Extension Effective Date notwithstanding such Maturity Extension.
(d) In the event that the maturity of any Advance that has an Interim Maturity Date is extended under either subparagraph (a) or (b) of this paragraph 15, then the basic interest rate for such Advance, from and after the respective Maturity Extension Effective Date, shall be the particular rate that is established by FFB, as of such Maturity Extension Effective Date, in accordance with the principles of subparagraph (c) of paragraph 6 of this Note.
(e) In the event that (1) the maturity of any Advance that has an Interim Maturity Date is extended under either subparagraph (a) or (b) of this paragraph 15 , and (2) the Maturity Date for such extended Advance is a date that will occur before the fifth enniversary of the respective Maturity Extension Effective Date, then the prepayment/refinancing privilege described in subparagraph (b) of paragraph 16 of this Note shall apply automatically to such Advance.
(f) In the event that (1) the Borrower makes a Maturity Extension Election with respect to any Advance that has an Interim Maturity Date, and (2) the Borrower selects as the Maturity Date for such extended Advance a new Maturity Date that will occur on or after the fifth anniversary of the respective Maturity Extension Eifective Date, then the Borrower must elect a prepayment/refinancing privilege for such extended Advance from between the options described in subparagraphs (b) and (c) of paragraph if of this Note (provided, however, that each of the
references to "the Requested Advance Date for such Advance" in subparagraph (c) of paragraph 16 of this Note shall be deemed to be a reference to "the respective Maturity Extension Effective Daten). The Maturity Extension Election Notice delivered by the Borrower in connection with each such Maturity Extension Election must also specify the particular prepayment/refinancing privilege that the Borrower elects for the respective extended Advance. In the event that the Borrower elects for any such extended Advance a prepayment/refinancing privilege described in subparagraph (c) of paragraph 16 of this Note, then the interest rate for such extended Advance, from and after the respective Maturity Extension Effective Date, shall include a price (expressed in terms of a basis point increment to the applicable basic interest rate) for the particular prepayment/refinancing privilege that the Borrower elects, which price shall be established by FFB, as of such Maturity Extension Effective Date, in accordance with the principles of subparagraph (d) of paragraph 6 of this Note.
(g) In the event that the maturity of any Amortizing Advance that has an Interim Maturity Date is extended under either subparagraph (a) or (b) of this paragraph 15, then the outstanding principal amount of such Amortizing Advance, after the respective Maturity Extension Effective Date, shall be due and payable in accordance with this subparagraph (g).
(1) With respect to each Amortizing Advance to which either the "equal principal installments" method or the "graduated principal installments" method for the repayment of principal applies, the amount of the quarterly principal installments that will be due after the respective Maturity Extension Effective Date shall be equal to the amount of the quarterly installments of equal principal or graduated principal, as the case may be, that were due in accordance with the principal repayment schedule that applied to such Amortizing Advance immediately before such Maturity Extension Effective Date.
(2) With respect to each Amortizing Advance to which the "level debt service" method for the repayment of principal applies, the amount of the level quarterly payments consisting of a principal installment and accrued interest that will be due after the respective Maturity Extension Effective Date shall be newly computed so that the amounc of each such quarterly payment consisting of a principal installment and accrued interest (taking into account the new interest rate that is in effect for such Amortizing Advance from and after such Maturity Extension Effective Date) shall be substantially equal to the amount
of every other quarterly payment consisting of a principal installment and accrued interest, and shall be sufficient, when added to all other such newly-computed level quarterly payments consisting of a principal installment and accrued interest, to repay the outstanding principal amount of such Amortizing Advance in full on the Final Maturity Date (notwithstanding the fact that the Borrower may have selected an Interim Maturity Date for such Amortizing Advance).
(3) For each such Amortizing Advance, the quarterly installments of equal principal or graduated principal, or the newly-computed level quarterly payments consisting of a principal installment and accrued interest, as the case may be, shall be due beginning on the first Payment Date to occur after the respective Maturity Extension Effective Date, and shall be due on each Payment Date to occur thereafter up through and including the earlier, to occur of either (A) the new Maturity Date for such extended Amortizing Advance, on which date the entire unpaid principal amount of such extended Amortizing Advance shall also be payable, subject to further Maturity Extensions if the new Maturity Date is an Interim Maturity Date, or (B) the date on which the entire principal amount of such extended Amortizing Advance, and all unpaid interest (and Late Charges, if any) accrued thereon, are paid.
(h) The maturity of each Advance may be extended more than once as provided in this paragraph 15, but upon the occurrence of the Final Maturity Date, no further Maturity Extensions may occur.

## 16. Prepayment/Refinancing Privileges.

(a) The prepayment/refinancing privilege described in subparagraph (b) of this paragraph 16 shall apply automatically to each Advance that has a Maturity Date that will occur before the fifth anniversary of the Requested Advance Date specified in the respective Advance Request. With respect to each Advance for which the Borrower has selected a Maturity Date that will occur on or after the fifth anniversary of the Requested Advance Date specified in the respective Advance Request, the Borrower must elect, at the time of requesting the respective Advance, the particular prepayment/refinancing privilege that is to apply to such Advance from between the options described in subparagrapis (b) and (c) of this paragraph 16.
(b) "Market Value Premium (or Discount)" -- The Borrower shall have the privilege to prepay the respective Advance (as provided in paragraph 17 of this Note) or to refinance such Advance (as provided in paragraph 18 of this Note) at a prepayment or refinancing price that will include, in either case, a premium (or discount credit) equal to the difference between:
(1) the price for such Advance that would, if such Advance (including all unpaid interest accrued thereon through the date of prepayment or refinancing, as the case may be) were purchased by a third party and held to the Maturity Date of such Advance, produce a yield to the thirdparty purchaser for the period from the date of purchase to the Maturity Date of such Advance substantially equal to the interest rate that would be set on a loan from the Secretary of the Treasury to $\mathrm{FFB}^{\prime}$ to purchase an obligation having a payment schedule identical to the payment schedule of such Advance for the period from the date of prepayment or refinancing, as the case may be, to the Maturity Date of such Advance; and
(2) the sum of:
(A) the outstanding principal amount of such Advance on the date of prepayment or refinancing, as the case may be (after taking into account the payment of the principal installment (if any) that is due on date of prepayment or refinancing, as the case may be, in accordance with the principal repayment schedule that applied to such Advance immediately before such prepayment or refinancing); and
(E) all unpaid interest accrued on such Advance through the date of prepayment or refinancing, as the case may be,
(the difference between the price described in clause (1) of this subparagraph (b) and the sum of the amounts cescribed in clause (2) of this subparagraph (b) being the "Market Value Premium (or Discount)"). The price describec in clause (1) of this subparagraph (b) shall be calculated by the Secretary of the Treasury as of the close of business on the second Business Day before the date of prepayment or refinancing, as the case may be, using stardard calculation methods of the United States Department of the Treasury.
(c) "Fixed Premium" -- The Borrower shall have the privilege to prepay the respective Advance (as provided in paragraph 17 of this Note) or to refinance such Advance (as provided in paragraph 18 of this Note) at a prepayment or refinancing price that will include, in either case, a fixed premium determined by the Borrower having made, at the time of requesting such Advance, both the election and selection described in this subparagraph (c).
(1) "No-Call Period Option Election" -- First, the Borrower must elect whether or not the fixed premium prepayment/refinancing privilege that is to apply to the respective Advance shall include a 5 -year period during which such Advance shall not be eligible for any prepayment or refinancing (such time period being a "No-Call Period"). The options are:
(A) "Yes" -- the Borrower elects to have the fixed premium prepayment/refinancing privilege include a 5-year No-Call Period, i.e., the Borrower shall have the privilege to prepay the respective Advance (as provided in paragraph 17 of this Note) or to refinance such Advance (as provided in paragraph 18 of this Note) on or after (but not before):
(i) the fifth anniversary of the Requested Advance Date for such Advance (if such fifth anniversary date is a Payment Date); or
(ii) the first Payment Date to occur after the fifth anniversary of the Requested Advance Date for such Advance (if such fifth anniversary date is not a Payment Date),
(in either case, such date being the "First Call Date" for such Advance); or
(B) "no" -- the Borrower elects to have the fixed premium prepayment/refinancing privilege not include a 5 -year No-Call Period, i.e., the Borrower shall have the privilege to prepay the respective Advance (as provided in paragraph 17 of this Note) or to refinance such Advance (as provided in paragraph 18 of this Note) without a 5 -year period during which such Advance shall not be eligible for any prepayment or refinancing.
(2) "Premium Option Selection" .-- Second the Borrower must select the particular fixed premium that will be
required in connection with any prepayment or refinancing of the respective Advance. The options are:
(A) "10 percent premium declining over 10 years" -- the price for any prepayment or refinancing of the respective Advance shall include a premium equal to 10 percent of the amount of principal being prepaid or refinanced, as the case may be, multiplied by a fraction:
(i) the numerator of which is the number of Payment Dates that occur between:
(a) in the case of a prepayment, the date of prepayment (if such date is a Payment Date) or the Payment Date immediately precedin'g the date of prepayment (if, the date of prepayment is not a Payment Datef,-, and, in the case of a refinancing, the date of refinancing, which date, in either case, shall be included in computing the number of payment pates; and
(bb) the earlier to occur of either:
(I) the Maturity Date that the Borrower selected for such Advance; or
(II) the tenth anniversary of the applicable First Call Date (if the Borrower elected to have the prepayment/ refinancing privilege include a 5 -year No-CaIl Period) or the tenth anniversary of the Requested Advance Date (if the Borrower elected to have the prepayment/ refinancing privilege not include a 5-year No-Call Period),
which date, in either case, shall be excluded in computing the number of Payment Dates; and
(ii) the denominator of which is 40 ,
and no premium ( $x$ ) on or after the tenth anniversary of the applicable First Call Date (if the Borrower elected to have the prepayment/refinancing privilege include a 5 -year No-Call Period) or the tenth anniversary of the Requested Advance Date (if the Borrower elected to have
the prepayment/refinancing privilege not include a 5 -year No-Call Period), or (y) on the Maturity Date (if the Borrower selected a Maturity Date that will occur before the tenth anniversary of the First Call Date or the tenth anniversary of the Requested Advance Date, as the case may be);
(B) " 5 percent premium declining over 5 years" -the price for any prepayment or refinancing of the respective Advance shall include a premium equal to 5 percent of the amount of principal being prepaid or refinanced, as the case may be, multiplied by a fraction:
(i) the numerator of which is the number of Payment Dates; that occur between:
(aa) in the case of a prepayment, the date of prepayment (if such date is a Payment Date) or the Payment Date immediately preceding the date of prepayment (if the date of prepayment is not a Payment Date), and, in the case of a refinancing, the date of refinancing, which date, in either case, shall be included in computing the number of Payment Dates; and
(bb) the earlier to occur of either:
(I) the Maturity Date that the Borrower selected for such Advance; or
(II) the fifth anniversary of the applicable First Call Date (if the Borrower elected to have the prepayment/ refinancing privilege include a 5 -year No-Call Period) or the fifth anniversary of the Requested Advance Date (if the Borrower elected to have the prepayment/ refinancing privilege not include a 5-year No-Call Period),
which date, in either case, shall be excludec in computing the number of Payment Dates; and
(ii) the denominator of which is 20 ,
and no premium on or after the fifth anniversary of the applicable First Call Date (if the Borrower elected to have the prepayment/refinancing privilege include a 5 -Year No-Call Period) or the fifth anniversary of the Requested Advance Date (if the Borrower elected to have the prepayment/refinancing privilege not include a 5-year No-Call Period); or
(C) "par" -- the price for any prepayment or refinancing of the respective Advance shall include no premium.

## 17. Prepayments.

(a) The Borrower may elect to prepay all or any portion of the outstanding principal amount of any Advance made under this Note, or to prepay this Note in its entirety, in the manner, at the price, and subject to the limitations specified in this paragraph 17 (each such election being a "Prepayment Election").
(b) For each Prepayment Election in which the Borrower elects to prepay a particular amount of the outstanding principal of an Advance, the Borrower shall deliver to RUS written notification of the respective Prepayment Election, in the form of notification attached to this Note as Annex C-1 (each such notification being a Prepayment Election Notice"), making reference to the Advance Identifier that FFB assigned to the respective Advance (as provided in the Agreement) and specifying, among other things, the following:
(1) the particular date on which the Borrower intends to make the prepayment on such Advance (such date being the "Intended Predavment Date" for such Advance), which date:
(A) must be a Business Day; and
(B) for any Advance for which the Borrower has selected a fixed premium prepayment/refinancing privilege that includes a $5-y e a r$ No-Call Period, may not be a date that will occur before the applicable First Call Date; and
(2) the amount of principal of the respective Advance that the Borrower intends to prepay, which amount may be either;
(A) the total outstanding principal amount of such Advance: or
(B) an amount less than the total outstanding principal amount of such Advance (subject to subparagraph (g) of this paragraph 17) (any such amount being a "Portion").
(c) For each Prepayment Election in which the Borrower elects to have a particular amount of funds applied by FFB toward the prepayment of the outstanding principal of an Advance, the Borrower shall deliver to RUS written notification of the respective Prepayment Election, in the form of notification attached to this Note as Annex C-2 (each such notification also being a Prepayment Election Notice"), making reference to the Advance Identifier that FFB assigned to the respective Advance (as provided in the Agreement) and specifying, among other things, the following:
(1) the particular date on which the Borrower intends to make the prepayment on such Advance (such date being the "Intended Prepayment Date" for such Advance), which date:
(A) must be a Business Day; and
(日) for any Advance for which the Borrower has selected a fixed premium prepayment/refinancing privilege that includes a 5 -year No-Call Period, may not be a date that will occur before the applicable First Call Date; and
(2) the particular amount of funds that the Borrower elects to be applied by FFB toward a prepayment of the outstanding principal amount of such Advance.
(d) To be effective, a Prepayment Election Notice must be approved by RUS ir writing, and such Prepayment Election Notice, together with written notification of RUS's approval thereof, must be received by FFG on or before the fifth Business Day before the date specified therein as the Intended Prepayment Date for the respective Advance or Portion.
(e) The Borrower shall pay to $F F B$ a price for the prepayment of any Advance, any Portion of any Advance, or this Note in its entirety (such price being the "prepavment Price" for such Advance of portion or this Note, as the case may be) determined as follows:
(1) in the event that the Borrower elects to prepay the entire outstanding principal amount of any Advance, then the

Borrower shall pay to FFB a Prepayment Price for such Advance equal to the sum of:
(A) the entire outstanding principal amount of such Advance on the Intended Prepayment Date;
(B) all unpaid interest (and Late Charges, if any) accrued on such Advance through the Intended Prepayment Date; and
(C) the amount of the premium or discount credit (if any) that is required under the particular prepayment/refinancing privilege that applies to such Advance;
(2) in the event that the Borrower elects to prepay a Portion of any Advance, then the Borrower shall pay to FFB a Prepayment Price for such Portion that would equal such Portion's pro rata share of the Prepayment Price that would be required for a prepayment of the entire outstanding principal amount of such Advance (determined in accordance with the principles of clause (1) of this subparagraph (e)); and
(3) in the event that the Borrower elects to prepay this Note in its entirety, then the Borrower shall pay to FFB an amount equal to the sum of the Prepayment Prices for all outstanding Advances (determined in accordance with the principles of clause (1) of this subparagraph (e)).
(f) Dayment of the Prepayment Price for any Advance, any Portion of any Advance, or this Note in its entirety shall be due to FFB before 3:00 p.m. (Washington, D.C., time) on the Intended Prepayment Date for such Advance or Portion or this Note, as the case may be.
(g) Each prepayment of a Portion shall, as to the principal amount of such portion, be subject to a minimum amount equal to $\$ 100,000.00$ of principal.
(h) In the event that the Borrower makes a Prepayment Election with respect to any Portion of an Amortizing Advance, then the Prepayment Price paid for such Portion shall be applied as provided in paragraph 14 of this Note and, with respect to application to outstanding principal, such Prepayment Price shall be applied to principal installments in the inverse order of maturity.
(i) In the event that the Borrower makes a Prepayment Election with respect to any Portion of an Amortizing Advance, then the outstanding principal amount of such Amortizing Advance, after such partial prepayment, shall be due and payable in accordance with this subparagraph (i).
(1) With respect to each Amortizing Advance to which either the "equal principal installments" method or the "graduated principal installments" method for the repayment of principal applies, the amount of the quarterly principal installments that will be due after such partial prepayment shall be equal to the quarterly installments of equal principal or graduated principal, as the case may be; that were due in accordance with the principal repayment schedule that applied to such Amortizing Advance immediately before such partial prepayment.
(2) With respect to each Amortizing Advance to' which the "level debt service" method for the repayment of principal applies, the amount of the quarterly payments consisting of a principal installment and accrued interest that will be due after. such partial prepayment shall be equal to the amount of the level debt service payments that were due in accordance with the level debt service payment schedule that applied to such Amortizing Advance immediately before such partial prepayment, and such payments shall be allocated by FFB between principal and accrued interest, as appropriate.
(3) For each such Amortizing Advance, the quarterly installments of equal principal or graduated principal, or level quarterly payments consisting of a principal installment and accrued interest, as the case may be, shall be due beginning on the first Payment Date to occur after such partial prepayment, and shall be due on each Payment Date to occur thereafter up through and including the earlier to occur of either (A) the Maturity Date for such Amortizing Advance, on which date the entire unpaid principal amount of such Amortizing Advance shall also be payable, subject to Maturity Extensions (as provided in paragraph 15 of this Note) if the Maturity Date is an Interim Maturity Date, or $(B)$ the date on which the entire principal amount of such Amortizing Advance, and all unpaid interest (and Late Charges, if any) accrued thereon, are paid.
(j) The Borrower may make more than one Prepayment Election with respect to an Advance, each such Prepayment Election being
made with respect to a different Portion of such Advance, until such time as the entire principal amount of such Advance is repaid in full.

## 18. Refinancings.

(a) The Borrower may elect to refinance the outstanding principal amount of any Advance (but not any Portion) in the manner, at the price, and subject to the limitations specified in this paragraph 18 leach such election being a "Refinancing Election").
(b) Except under the circumstances described in subparagraph (d) of this paragraph 18, the Borrower shall deliver to FFB (with a copy to RUS) written notification of each Refinancing Election, in the form of notification attached to this Note as Annex $D-1$ (each such notification being a "Refinancing Election Notice"), making reference to the Advance Identifier that FFB assigned to the respective Advance (as provided in the Agreement) and specifying, among other things, the following:
(1) the particular date on which the Borrower intends to refinance the respective Advance (such date being the "Intended Refinancina Date" for the respective Advance), which date:
(A) must be a Payment Date; and
(B) for any Advance for which the Borrower has selected a prepayment/refinancing privilege that includes a 5 -year No-Call Period, may not be a date that will occur before the applicable First Call Date;
(2) the amount of the outstanding principal of the respective Advance that the Borrower elects to refinance (subject to the clause (1) of subparagraph (e) of this paragraph 18); and
(3) the Maturity Date that the Borrower selects to be in effect for such principal amount after such refinancing, which date may be:
(A) the Maturity Date that is in effect for such Advance immediately before such refinancing; or
(5) a new Maturity Date that the Borrower selects in connection with such Refinancing Election, provided
that such new Maturity Date meets the criteria for Maturity Dates prescribed in paragraph 5 of this Note (provided, however, that for purposes of selecting a new Maturity Date in connection with a Refinancing Election, the reference to "the Requested Advance Date for the respective Advance" in subparagraph (c) of paragraph 5 of this Note shall be deemed to be a reference to "the respective Refinancing Effective Date").
(c) To be effective, a Refinancing Election Notice must be received by FFB on or before the fifth Business Day before the date specified therein as the Intended Refinancing Date.
(d) In the event that either of the circumstances described in clause (1) or (2) of the next sentence shall have occurred, then a Refinancing Election Notice (in the form of notice attached to this Note as Annex D-2), to be effective, must first be delivered to RUS for approval and be approved by RUS in writing, and such Refinancing Election Notice, together with written notification of RUS's approval thereof, must be received by FFB on or before the fifth Business Day before the date specified therein to be the Intended Refinancing Date. RUS approval of a Refinancing Election Notice will be required under either of the following circumstances:
(1) (A) payment of any amount owing under this Note is not made by the Borrower when and as due, (B) payment is made by RUS in accordance with the guarantee set forth at the and of this Note, and (C) RUS delivers notice to both the Borrower and FFB advising each of them that each Refinancing Election Notice delivered by the Borrower after the date of such notice shall require the approval of RUS; or
(2) FFB at any time delivers notice to both the Borrower and RUS advising each of them that each Refinancing Election Notice delivered by the Borrower after the date of such notice shall require the approval ci RUS.
(e) The Borrower shall pay to FFB a price for the refinancing of any Advance (such price being the "Refinancina Price" for such Advance) equal to the sum of:
(1) the principal installment (if any) that is due on the particular Payment Date that the Borrower specified to be the Intended Refinancing Date, in accordance with the
principal repayment schedule that applied to such Advance immediately before such refinancing;
(2) all unpaid interest (and Late Charges, if any) accrued on such Advance through the Intended Refinancing Date; and
(3) the amount of the premium (if any) that is required under the particular prepayment/refinancing privilege that applies to such Advance:

In the event that (A) the prepayment/refinancing privilege that applies to the particular Advance being refinanced is the privilege described in subparagraph (b) of paragraph 16 of this Note, and (B) the Market Value Premium (or Discount) that is to be included in the Refinancing Price for such Advance is a discount on such Advance, then such discount shall be applied by FFB in the manner requested by the Borrower in a written notice delivered by the Borrower to FFB and approved by RUS in writing.
(f) Payment of the Refinancing Price for any Advance shall be due to FFB before 3:00 p.m. (Washington, D.C., time) on the Intended Refinancing Date for such Advance.
(g) In the event that a Refinancing Election Notice (and, if required under subparagraph (d) of this paragraph 18, written notification of RUS's approval thereof) is received by FFB on or before the fifth Business Day before the Intended Refinancing Date specified therein, then the refinancing of the respective Advance shall become effective on such Intended Refinancing Date (in such event, the Intended Refinancing Date being the "Refinancind Eifective Date"). In the event that a Reininancing Election Notice (and, if required under subparagraph (d) of this paragraph 18, written notification of RUS's approval thereof) is received by FFB after the fifth Business Day before the Intended Refinancing Date specified therein, then the refinancing of the respective Advance shall become effective on the fifth Business Day to occur after the day on which such Refinancing Election Notice (and, if required under subparagraph (d) of this paragraph $18_{i}$, written notification of RUS's approval thereof) is received by FFB (in such event, the fifth Business Day to occur after the day on which such Refinancing Election Approval Notice (and, if required under subparagraph (d) of this paragraph 18, written notification of RUS's approval thereof) is received by FFB being the "Refinancina Effective Date"), provided that the Borrower shall have paid to FFB, in addition to the Refinancing Price required under subparagraph (e) of this paragraph 18, the
interest accrued from the Intended Refinancing Date through such Refinancing Effective Date.
(h) In the event that the Borrower makes a Refinancing Election with respect to any Advance, the basic interest rate for such Advance, from and after the respective Refinancing Effective Date, shall be the particular rate that is established by FFB, as of such Refinancing Effective Date, in accordance with the principles of subparagraph (c) of paragraph 6 of this Note.
(i) In the event that (1) the Borrower makes a Refinancing Election with respect to any Advance, and (2) the Borrower selects as the Maturity Date for such refinanced Advance either (A) the Maturity Date that is in effect for such Advance immediately before such refinancing, and such Maturity Date will occur before the fifth anniversary of the respective Refinancing Effective Date, or (B) a new Maturity Date that will occur before the fifth anniversary of the respective Refinancing Effective Date, then the prepayment/refinancing privilege described in subparagraph (b) of paragraph 16 of this Note shall apply automatically to such Advance.
(j) In the event that (1) the Borrower makes a Refinancing Election with respect to any Advance, and (2) the Borrower selects as the Maturity Date for such refinanced Advance either (A) the Maturity Date that is in effect for such Advance immediately before such refinancing, and such Maturity Date will occur on or after the fifth anniversary of the respective Refinancing Effective Date, or (B) a new Maturity Date that will occur on or after the fifth anniversary of the respective Refinancing Effective Date, then the Borrower must elect a prepayment/refinancing privilege for such refinanced Advance from between the options described in subparagraphs (b) and (c) of paragraph 16 of this Note (provided, however, that each of the references to "the Requested Advance Date for such Advance" in subparagraph (c) of paragraph 16 of this Note shall be deemed to be a reference to "the respective Refinancing Effective Date"). The Refinancing Election Notice delivered by the Borrower in connection with each such Refinancing Election must also specify the particular prepayment/refinancing privilege that the Borrower elects for the respective refinanced Advance. In the event that the Borrower elects for any such refinanced Advance a prepayment/ refinancing privilege described in subparagraph (c) of paragraph 16 of this Note, then the interest rate for such refinanced Advance, from and after the respective Refinancing Effective Date, shall include a price (expressed in terms of a basis point increment to the applicable basic interest rate) for the particular prepayment/refinancing privilege that the Borrower
elects, which increment shall be established by FFB, as of such Refinancing Effective Date, in accordance with the principles of subparagraph (d) of paragraph 6 of this Note.
(k) In the event that the Borrower makes a Refinaincing Election with respect to any Amortizing Advance, then the outstanding principal amount of such Amortizing Advance, after the respective Refinancing Effective Date, shall be due and payable in accordance with this subparagraph (k).
(1) With respect to each Amortizing Advance to which either the "equal principal installments" method or the "graduated principal installments" method for the repayment of principal applies, the amount of the quarterly principal installments that will be due after the respective Refinancing Effective Date shall be equal to the amount of the quarterly installments of equal principal or graduated principal, as the case may be, that were due in aecordance with the principal repayment schedule that applied to such Amortizing Advance immediately before the respective Refinancing Effective Date.
(2) With Iespect to each Amortizing Advance to which the "level debt service" method for the repayment of principal applies, the amount of the level quarterly payments consisting of a principal installment and accrued interest that will be due after the respective Refinancing Effective Date shall be newly computed so that the amount of each such quarterly payment consisting of a principal installment and accrued interest (taking into account the new interest rate that applies to such Amortizing Advance from and after such Refinancing Effective Date) shall be substantially equal to the amount of every other quarterly payment consisting of a principal installment and accrued interest, and shall be sufficient, when added to all other such newly-computed level quarterly payments consisting of a principal installment and accrued interest, to repay the outstanding principal amount of such refinanced Amortizing Advance in full on the Final Maturity Date (notwithstanding the fact that the Borrower may have selected a Maturity Date for such refinanced Amortizing Advance that will occur before the Final Maturity Date).
(3) The quarterly installments of equal principal or graduated principal, or the newly-computed level quarterly payments consisting of a principal installment and accrued interest, as the case may be, shall be due beginning on the first Payment Date to occur after the respective Refinancing

> Effective Date, and shall be due on each Payment Date to occur thereafter up through and including the earlier to occur of (A) the new Maturity Date that the Borrower selected-for such refinanced Amortizing Advance, on which date the entire unpaid principal amount of such refinanced Amortizing Advance shall also be payable, subject to Maturity Extensions (as provided in paragraph 15 of this Note) if the new Maturity Date is an Interim Maturity Date, or (B) the date on which the entire principal amount of such refinanced Amortizing Advance, and all unpaid interest (and Late Charges, if any) accrued thereon, are paid.
(l) The Borrower may make more than one Refinancing Election with respect to any Advance.

## 19. Rescission of Prepayment Elections and Refinancing Elections; Late Charges for Late Payments.

(a) The Borrower may rescind any Prepayment Election made in accordance with paragraph 17 of this Note or any Refinancing Election made in accordance with paragraph 18 of this Note, but only in accordance with this paragraph 19.
(b) The Borrower shall deliver to both FFB and RUS written notification of each rescission of a Prepayment Election or a Refinancing Election (each such notification being an "Election Rescission Notice") specifying the particular Advance for which the Borrower wishes to rescind such Prepayment Election or Refinancing Election, as the case may be, which specification must make reference to both:
$\therefore$ (1) the particular Advance Identifier that FFB assigned to such Advance (as provided in the Agreement); and
(2) the RUS account number for such Advance.

The Election Rescission Notice may be delivered by facsimile transmission to FFB at (202) 622-0707 and to RUS at
(202) $720-1401$, or at such other facsimile number or numbers as either FFB or RUS may from time to time communicate to the Borrower.
(c) To be effective, an Election Rescission Notice must be received by both FFB and RUS not later than 3:30 p.m. (Washington, D.C., time) on the second Business Day before the Intended Prepayment Date or the Intended Refinancing Date, as the case may be.
(d) In the event that the Borrower (1) makes a Prepayment Election in accordance with paragraph 17 of this Note or a Refinancing Election in accordance with paragraph 18 of this Note, (2) does not rescind such Prepayment Election or Refinancing Election, as the case may be, in accordance with this paragraph 19, and (3) does not, before 3:00 p.m. (Washington, D.C., time) on the Intended Prepayment Date or Intended Refinancing Date, as the case may be, pay to FFB the Prepayment Price described in subparagraph (e) of paragraph 17 of this Note or Refinancing Price described in subparagraph (e) of paragraph 18 of this Note; as the case may be, then a Late Charge shall accrue on any such unpaid amount from the Intended Prepayment Date or Intended Refinancing Date, as the case may be, to the date on which payment is made, computed in accordance with the principles of paragraph 11 of this Note.

## 20. Amendments to Note.

To the extent not inconsistent with applicabie law, this Note, for so long as FFB or its agent is the holder thereof, shall be subject to modification by such amendments, extensions, and renewals as may be agreed upon from time to time by FFB and the Borrower, with the approval of RUS.

## 21. Certain Waivers.

The Borrower hereby waives any requirement for presentment, protest, or other demand or notice with respect to this Note.

## 22. Note Effective Until Paid.

This Note shall continue in full force and effect until all principal outstanding hereunder, all interest accrued hereunder, all premiums (if any) payable under paragraphs 17 and 18 of this Note, all Late Charges (if any) payable under paragraphs 11 and 19 of this Note, and all fees (if any) payable under paragraph 9 of this Note have been paid in full.
23. RUS Guarantee of Note.

Upon execution of the guarantee set forth at the end of this Note (the "Guarantee"), the payment by the Borrower of all amounts due and payable uncer this Note, when and as due, shall be guaranteed by the United States of America, acting through RUS, pursuant to the Rural Electrification Act of 1936, as amended (codified at 7 U.S.C. § 901 et seq.). In consideration of the Guarantee, the Borrower promises to RUS to make all payments due under this Note when and as due.

## 24. Security Instrument; RUS as "Holder" of Note for Purposes of the Security Instrument.

This Note is one of several notes permitted to be executed and delivered by, and is entitled to the benefits and security of, the particular security instrument or instruments specified on page 1 of this Note (such security instrument or instruments, as it or they may have heretofore been, and as it or they may hereafter be, amended, supplemented, restated, or consolidated from time to time in accordance with its or their terms, being, collectively, the "Security Instrument"), whereby the Borrower pledged and granted a security interest in certain property of the Borrower, described therein, to secure the payment of and performance of certain obligations owed to REA, predecessor to RUS, or to RUS, as the case may be, as set forth in the Security Instrument. For purposes of the Security Instrument, RUS shall be considered to be, and shall have the rights, powers, privileges, and remedies of, the holder of this Note.

## 25. Guarantee Payments; Reimbursement.

If RUS makes any payment, pursuant to the Guarantee, of any amount due and payable under this Note, when and as due, each and every such payment so made shall be deemed to be a payment hereunder; provided, however, that no payment by RUS pursuant to the Guarantee shall be considered a payment for purposes of determining the existence of a failure by the Borrower to perform its obligation to RUS to make all payments under this Note when and as due. RUS shall have any rights by way of subrogation, agreement or otherwise which arise as a result of such payment pursuant to the Guarantee and as provided in the reimbursement note executed and delivered by the Borrower to the United States of America, acting through RUS, to evidence the Borrower's obligation to reimburse RUS for payment made by RUS pursuant to the Guarantee.

## 26. Default and Enforcement.

In case of a defiault by the Borrower under this Note or a the occurrence of an event of default under the Security Instrument, then, in consideration of the obligation of RUS under the Guarantee, in that event, to make payments to. FFB as proviced in this Note, RUS, in its own name, shall have all rights, powers, privileges, and remedies of the holder of this Note, in accordance with the terms of this Note and the Security Instrument, including, without limitation, the right to enforce or collect all or any part of the obligation of the Borrower under this Note or arising as a result of the Guarantee, to file
proofs of claim or any other document in any bankruptcy, insolvency, or other judicial proceeding, and to vote such proofs of claim.

## 27. Acceleration.

The entire unpaid principal amount of this Note, and all interest thereon, may be declared, and upon such declaration shall become, due and payable to RUS, under the circumstances described, and in the manner and with the effect provided, in the Security Instrument.

IN WITNESS WHEREOF, the Borrower has caused this Note to be signed in its corporate name and its corporate seal to be hereunder affixed and attested by its officers thereunto duly authorized, all as of the day and year first above written.

JACKSON PURCHASE ENERGY CORPORATION
(name of Borrower)

BY:

Signature: | SAMPLE - NOT FOR |
| :--- |
| EXECUTION |

Print Name:

Title: Chairman

ATTEST:
Signature:
(SEAL)
Print Name:
Title: Secretary

The United States of America, acting through the Administrator of the Rural Utilities Service ("RUS"), successor to the Administrator of the Rural Electrification Administration ("REA"), hereby guarantees to the Federal Financing Bank, its successors and assigns ("FFB"), all payments of principal, interest, premium (if any), and late charges (if any), when and as due in accordance with the terms of the Note dated September 1, 2020, made by JACKSON PURCHASE ENERGY CORPORATION (the "Borrower") payable to FFB, to which this Guarantee is attached (such note being the "Note"), with interest on the principal until paid, irrespective of (i) acceleration of such payments under the terms of the Note, or (ii) receipt by RUS of any sums or property from its enforcement of its remedies for the Borrower's default.

This Guarantee is issued pursuant to section 306 of the Rural Electrification Act of 1936, as amended (7 U.S.C. 936), section 6 of the Federal Financing Bank Act of 1973 (12 U.S.C. 2285), and the Note Purchase Commitment and Servicing Agreement dated as of January 1, 1992, between FFB and REA, as amended by certain amendments thereto including, without limitation, the Fourth Amendment dated as of December 5, 1994, between FFB and RUS.

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UNITED STATES OF AMERICA
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By: $\quad$ SAMPLE - NOT FOR EXECUTION

Name:

Title: Administrator of the Rural Utilities Service, successor to the Administrator of the Rural Electrification Administration

Date:


TO

## NEW LOAN NOTE

FORM

OF

ADVANCE REQUEST
(RUS APPROVAL REQUIRED)

## ADVANCE REQUEST (RUS APPROVAL REQUIRED)

REFER TO RURAL UIILITIES SERVICE (RUS) REGULATIONS AND INSTRUCIIONS FOR A DESCRIPTION OF (1) THE OTHER FORMS AND MATERLALS THAT ARE REQUIRED IN CONNECTION WITH EACH REQUEST FOR AN ADVANCE, AND (2) THE TIME LIMITS FOR SUBMITIING THOSE FORMS AND MATERIALS AND THIS ADVANCE REQUEST TO RUS.

DIRECT ALL QUESTIONS ON HOW TO COMPLEIE THIS FORM TO THE ASSIGNED CONTACT OFFICE FOR THE BORROWER:

For Electric Borrawers: Power Supply Division, RUS - relephone no.: (202) 720-6436
Northem Regional Division, RUS - relephone no.: (202) 720-1420
Sourhern Regional Division, RUS - telephone aio.: (202) 720-0848
For Telephone Borrowers: Northeast Area, RUS -- telephone no.: (202) 690-4673
Southeast Area, RUS - telephone no.: (202) 720-0715
Northwest Area, RUS - telephone no.: (202) 720-1025
Southwest Area, RUS - telephone na.: (202) 720-0800
WHEN COMPLEIED, DELIVER THIS ORIGINAL FORM (TOGETHER WITH ALL OTHER FORMS AND MATERIAL REQUIRED BY RUS) TO RUS ATTHE ADDRESS OF THE CONTACT OFFICE INDICATED BELOW:

USDA - Rural Utilities Service
For Electric Borrowers: Stop 1568, Power Supply Division
Stop 1566, Northem Regional Division
Stop 1567, Southem Regional Division
For Telephone Borrowers: Stop 1599, Northeast Area
Stop 1596, Southeast Area
Stop 1595, Northwest Area
Stop 1597, Southwest Area
1400 Independence Avenue, S.W.
Washington. D.C. 20250

## ADVANCE REQUEST

Manager
Federal Financing Bank

Reference is made to the following-described Future Advance Promissory Note (the "Note") payable to the Federal Financing Bank ("FFB"), which is guaranteed by the Rural Utilities Service ("RUS"):

Name of Borrower (the "Borrower"):

FFB Note Identifier:

The undersigned, as an authorized officer of the Borrower, hereby requests FFB to make an advance of funds ("this Advance") under, pursuant to, and in accordance with the applicable terms of the Note.

The undersigned further requests that this Advance be made as follows:

1. Requested Advance Amount:
$\$$ ${ }^{3}$
2. Requested Advance Date: $\qquad$
3. Wire Instructions:
A. CORRESPONDENT BANK (if any) FOR PAYEE'S BANK:

Name of financial institution

Address of financial institution

ABA number of financial insticution
B. PAYEE'S BANK AND ACCOUNT:

Name of financial institution

Address of financial institution , $\qquad$
ABA number of financial institution $\qquad$

Account name $\qquad$

Account number $\qquad$

Taxpayer ID number
4. Maturity Date:

5
5. Principal Repayment Method:
[SELECT 1 OF THE FOLLOWING 3 METHODS FOR THE REPAYMENT OF PRINCIPAL ONLY IF THE MATURITY DATE SELECTED FOR THIS ADVANCE WILL OCCUR ON OR AFTER THE "FIRST PRINCIPAL PAYMENT DATE" SPECIFIED ON PAGE 1 OF THE NOTE.]

```
"p" for the "equal principal installments"
        method
"G" for "graduated principal installments"
        method
"L" for the "level debt service" method
```

6. Prepayment/Refinancing Privilege:

IELECT I OF THE FOLLOWING 2 PAYMENT/REFINANCING PRIVILEGES ONLY IF THE MATURITY DATE SELECTED FOR THIS ADVANCE WILL OCCUR ON OR AFTER THE FIFTH ANNIVERSARY OF THE REQUESTED ADVANCE DATE.]
"M" for the "market value premium (or discount)" privilege
"F" for the "fixed premium" privilege

- No-Call Period Option Election:
[ELECT 1 OF THE FOLLOWING 2 NO-CALL PERIOD OPTIONS ONLY IF A "FIXED PREMIUM" PRIVILEGE IS ELECTED FOR THIS ADYANCE.]
"Y" for "yes," if the privilege is to include a 5 -year no-call period
"N" for "no," if the privilege is not to include a 5 -year no-call period
- Premium Option Selection:

ISELECT 1 OF THE FOLLOWING 3 PREMIUM OPTIONS ONLY IF A "FIXED PREMIUM" PRTVILEGE IS ELECTED FOR THIS ADVANCE.I

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"X" for 10% premium declining over
            10 years
            "V" for 5% premium declining over
        5 years
"\supseteq" for par (no premium)
```

The undersigned hereby certifies that the authority of the undersigned to execute and deliver this Advance Request on behalf of the Borrower is valid and in full force and effect on the date hereof.


By:
Name:
Title: $\qquad$
Date:


## NOTICE OF RUS APPROVAL OF <br> ADVANCE REQUEST

Notice is hereby given to FFB that the preceding Advance Request made by the Borrower identified therein has been approved by RUS for purposes of the Note identified therein.

| FOR ACCOUNTING |
| :--- |
| USE ONLY: |
| RUS Budget |
| Account |
| Number |

> ADMINISTRATOR of the RURAL UTILITIES SERVICE, acting through his or her duly authorized designee

## By:

Name :
Title: $\qquad$
Date: $\qquad$

## INSTRUCTIONS

${ }^{1}$ Insert the corporate name of the Borrower. If the corporate name of the Borrower at che time of this Advance is different from the corporate name that appears on page 1 of the Note, add " (formerly $\qquad$ )", and insert in this second blank the corporate name of the Borrower as it appears on page 1 of the Note.
${ }^{2}$ Insert the "Note Identifier" that FFB assigned to the Note (as provided in the Agreement).
${ }^{3}$ Ingert the particular amount of funds that the gorrower requests to be advanced.
${ }^{4}$ Insert the particular calendar date that the Borrower requests to be date on which this Advance is to be made.
${ }^{5}$ Insert the particular calendar date that the Borrower selects to be the date on which chis Advance is to mature. This date (a) must be the last day of a calendar quarter, (b) may not be later than the "Final Maturity Date" specified on page 1 of the Note, and (c) may not be less than one complete calendar quarcer from the Requested Advance Date.
"Insert in the box "p" if the Borrower selects the "equal principal installments" method as the method for the repayment of principal that is to apply to this Advance. Insert in the box "G" if the Borrower selects the "graduated principal installments" method as the method for the repayment of principal that is to apply to this Advance. Insert, in the box "L" if the Borrower selects the "level debt service" method as the method for the repayment of principal that is to apply to this Advance.
${ }^{7}$ Insert in the box " $M$ " if the Borrower elects to have the "market value premium (or discount)" prepayment privilege apply to this Advance. Insert in the box "F" if the Borrower elects to have a "fixed premium" prepayment/refinancing privilege apply to this Advance.
${ }^{3}$ Insert in the box "Y" if the Borrower elects to have the fixed premium prepayment/refinancing privilege that is to apply to this Advance include a 5 -year no-call period during which this Advance will not be eligible for prepayment or refinancing. Insert in the box "N" if the Borrower elects to have the fixed premium prepayment/refinancing privilege that is to apply to this Advance not include any 5 -year no-call period.
"Insert in the box " $X$ " if the Borrower selec:s a $10 \%$ premium declining over $=0$ years as the premium option that is to be included in the fixed premium prepayment/refinancing privilege that is to apply to this Advance. Insert in the box "V" if the Borrower selects a $5 \frac{\%}{8}$ premium declining over 5 years as che premium option that is to be included in the fixed premium prepayment/ refinancing privilege that is to apply to this Advance. Insert in the box "?" if the Borrower selects par (no premium) as the premium option that is to be included in the fixed premium prepayment/refinancing privilege that is to agply to this Advance.

RUS

ANNEX B-1

TO

## NEW LOAN NOTE

FORM

OF

MATURITY EXTENSION ELECTION NOTICE

## MATURITY EXTENSION ELECTION NOTICE

PART 1 OF THIS FORM HAS BEEN COMPLETED BY RUS. THE BORROWER SHOULD COMPLEIE PARTS 2 AND 3 OF THIS FORM ONLY FOR THOSE PARTICULAR ADVANCES IDENTIFIED IN PART 1 OF THIS FORM WITH RESPECT TO WHICH THE BORROWER ELECTS (1) TO HAVE THE MATURITY EXTENDED TO A NEW MATURITY DATE OTHER THAN THE IMMEDLATELY FOLLOWING QUARTERLY PAYMENT DATE, AND/OR (2) TO HAVE EITHER THE "EQUAL PRINCIPAL PAYMENTS" OR THE "GRADUATED PRINCIPAL PAYMENTS" MEIHOD FOR THE REPAYMENT OF PRINCIPAL APPLY TO ANY ADVANCE FOR WHICH NO METHOD FOR REPA YMENT OF PRINCIPAL IS PRESENILY IN EFFECT, OR, IF EITHER THE "EQUAL PRINCIPAL PAYMENTS" OR THE "GRADUATED PRINCIPAL PAYMENTS" MEIHOD FOR THE REPAYMENT OF PRINCIPAL IS PRESENTLY IN EFFECT FOR ANY ADVANCE IDENIIFIED IN PART I OF THIS FORM, TO CHANGE FROM THAT METHOD TO THE "LEVEL DEBT SERVICE" METHOD FOR-THE REPAYMENT OF PRINCIPAL OF THAT ADVANCE.

DIRECT ALL QUESTIONS ON HOW TO COMPLETE THIS FORM TO THE ASSIGNED CONTACT OFFICE FOR THE BORROWER:

| For Electric Borrowers: | Power Supply Division, RUS - telephone no.: (202) 720-6436 |
| :--- | :--- |
|  | Nonhern Regional Division, RUS - telephone no:: (202) 720-1420 |
|  | Southern Regional Division, RUS - relephone no.: (202) 720-0848. |

For Telephone Borrowers: Northeast Area, RUS - teléphone no.: (202) 690-4673
Southeast Area, RUS - telephone no.: (202) 720-0715
Northwest Area, RUS - telephone no.: (202) 720-1025
Sourhwest Area, RUS - telephone no.: (202) 720-0800
WHEN COMPLEIED, DELIVER THIS ORIGINAL FORM TO FFB AT THE FOLLOWING ADDRESS:
Manager
Federal Financing Bank
Room SC 1, Main Treasury Building
1500 Pennsylvania Avenue, N.W.
Washington, D.C. 20220
DELIVER A COPY OF THIS FORM TO RUS AT THE ADDRESS OF THE CONTACT OFFICE INDICATED BELOW:

USDA - Rural Unilities Service
For Electric Borrowers: Stop 1568, Power Supply Division
Stop 1566, Northern Regional Division
Siop 1567, Southern Regional Division
For Telephone Borrowers: Stop 1599, Northeast Area
Stop 1596, Southeast Area
Stop 1595, Northwest Area
Stop 1597, Southwest Area
1400 Independence Avenue, S.W.
Washington, D.C. 20250

## MATURITY EXTENSION ELECTION NOTICE

Manager
Federal Financing Bank

Reference is made to the following-described Future Advance Promissory Note (the "Note") payable to the Federal Financing Bank ("FFB"), which is guaranteed by the Rural Utilities Service ("RUS"):

Name of Borrower (the "Borrower"):
!

FFB Note Identifier: $\qquad$
RUS Note Number:

## Part 1 (To be completed by RUS):

Each of the advances of funds ("Advances") identified in this Part 1 will mature on (the "Maturity Date").


## Part 2:

For each of the Advances identified in this Part 2, the respective amount of principal that the Borrower will pay on the Maturity Date is as follows:

| $\begin{gathered} \text { FFB } \\ \text { ADVANCE } \\ \text { IDENTIFIER }{ }^{1} \end{gathered}$ | PRINCIPAL INSTALLMENT DUE ${ }^{2}$ | OPTIONAL ADDITIONAL PRINCIPAL PAYMENTI ${ }^{3}$ | TOTAL <br> AMOUNT OF <br> PRINCIPAI <br> TO EE PAID4 |
| :---: | :---: | :---: | :---: |
|  | \$ | \$ | \$ |
|  | \$ | \$ | \$ |
|  | \$ | \$ | \$ |
|  | \$ | \$ | \$ |

## Part 3:

Notice is hereby given to FFB (and RUS) of the Borrower's election that the maturity of each of the Advances identified in Part 2 be extended as follows:

| FFB ADVANCE IDENTIFIER ${ }^{5}$ | AMOUNT OF PRINCIPAL TO EE EXTENDED ${ }^{6}$ | NEW MATURITY DATE ${ }^{7}$ | PRINCIPAL REPAYMENT METHOD ${ }^{8}$ | TYPE OF <br> PREPAY'T/ <br> REFINAN'G <br> PRIVILEGE ${ }^{9}$ | $\begin{gathered} 5-\mathrm{YEAR} \\ \text { NO-CALI } \\ \text { PERIOD }^{10} \end{gathered}$ | PREMIUM OPTION |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | $\square$ |  |  |  |
|  | $\ldots$ |  |  |  |  |  |
|  |  |  |  |  |  |  |
|  |  |  |  | I |  |  |

The undersigned hereby certifies that the authority of the undersigned to execute and deliver this Maturity Extension Election Notice on behalf of the Borrower is valid and in full force and effect on the date hereof.
(Name of Borrower)

By:
Name:
Title: $\qquad$
Date:

## INSTRUCTIONS

THE BORROWER SHOULD NOT COMPLETE THIS FORM OR DELIVER IT TO FFB OR RUS IF THE BORROWER DESIRES (1) TO HAVE THE MATURITY OF ALL OF THE ADVANCES IDENTIFIED IN PART 1 OF THIS FORM EXTENDED AUTOMATICALLY TO THE IMMEDLATELY FOLLOWING QUARTERLY PAYMENT DATE, AND (2) IF THE MATURITY DATE SPECIFIED IN PART 1 OF THIS FORM WILL OCCUR ON OR AFTER THE "FIRST PRINCIPAL PAYMENT DATE" SPECIFIED ON PAGE 1 OF THE NOTE, TO HAVE THE "LEVEL DEBT SERVICE" METHOD FOR THE REPAYMENT OF PRUNCIPAL APPLY TO EACH ADVANCE FOR WHICH NO METHOD FOR THE REPAYMENT OF PRINCIPAL IS PRESENTLY IN EFFECT, AND, FOR THOSE ADV̛́ANCES FOR WHICH A METHOD FOR THE REPAYMENT OF PRINCIPAL IS PRESENTLY IN EFFECT, TO HAVE THE SAME METHOD FOR THE REPAYMENT OF PRINCIPAL THAT APPLIES TO EACH ADVANCE BEFORE THE MATURITY DATE CONTINUE TO APPLY TO EACH ADVANCE, RESPECTIVELY.

IF THE BORROWER DOES NOT RETURN THIS FORM TO FFB OR RUS, (1) THE MATURITY OF ALL OF THE ADVANCES IDENTIFIED IN PART 1 OF THIS FORM WILL BE EXTENDED AUTOMATICALLY TO THE IMMEDIATELY FOLLOWING QUARTERLY PAYMENT DATE, AND (2) IF THE MATURTTY DATE SPECIFIED IN PART 1 OF THIS FORM WILL OCCUR ON OR AFTER THE "FIRST PRINCIPAL PAYMENT DATE" SPECIFIED ON PAGE 1 OF THE NOTE, THE "LEVEL DEBT SERVICE" METHOD FOR THE REPAYMENT OF PRINCIPAL WILL APPLY TO EACH ADVANCE FOR WHICH NO METHOD FOR THE REPA YMENT OF PRINCIPAL IS PRESENTLY IN EFFECT, AND, FOR THOSE ADVANCES FOR WHICH A METHOD FOR THE REPAYMENT OF PRINCIPAL IS PRESENTLY IN EFFECT, THE SAME METHOD FOR the repayment of principal that applies to each advance before the maturity date wILL CONTINUE TO APPLY TO EACH ADVANCE, RESPECTIVELY.

[^0]quarter, and/or (2) to have either the "equal principal payments" or the "graduated principal payments" method for the repayment of principal apply to any Advance for which no method for repayment of principal is presently in effect, or, if either the "equal principal payments" or the "graduaced principal payments" method for che repayment of principal is presently in effect for any Advance identified in Part 1, to change from that method to the "level debt service" method for the repayment of principal of that Advance.
${ }^{2}$ For each Advance, insert the "Principal Installment Due" for the respective Advance, as specified in Part 1.
${ }^{3}$ The Borrower has the option of making an additional payment of principal on the Maturity Date without any premium being charged. For each Advance, insert the amount of any optional additional principal payment that will be paid on the Maturity Date.
${ }^{4}$ For each. Advance, insert the total amount of principal that will be paid on the Maturity Date. That amount must be equal to the sum of the "Principal Installment Due" for the respective Advance, as specified in Part 1, and the amount (if any) inserted by the Borrower as an "Optional Additional Orincipal Payment."
${ }^{5}$ Complete 1 line in Part 3 for each/Advance identified in Part 1 with respect to which the Borrower elects (1) to have the maturity extended to a new Maturity Date other than the next date to occur that is the last day of a calendar quarter, and/or (2) to have either the "equal principal payments"; or the "graduated principal payments" method for the repayment of principal apply to any Advance for which no method for repayment of principal is presenty in effect. or, if either the "equal principal payments" or che "graduated principal payments" method for the repayment of principal is presently in effect for any Advance identified in Part 1, to change from that method to the "level debt service" method for the repayment of principal of that Advance.
${ }^{6}$ For each Advance, insert the amount of principal for which the maturity is to be extencied. That amount must equal the difference between the "Outstanding Principal Amount" for the respective Advance, as specified in Part 1 , and the "Total Amount of Principal to Be Paid" for such Advance inserted by the Borrower in Part 2.
${ }^{7}$ For each Advance, insert the particulat calendar date that the Borrower selects to be the new Maturity Date to be in effect for the respective Advance after the Maturicy Extension. This date (a) must be the last day of a calendar quarter, (b) may not be later than the "Final Maturity Date" specified on page 1 of the Note, and (c) may not be less than one complete calendar quarter from the effective date of the last Maturity Extension.
${ }^{3}$ Select 1 of the following 3 methods for the repayment of principal for an Advance only if the Maturicy Date selected for such Advance will occur on or after the "First Principal Payment Date" specified on page 1 of the Note. The 3 methods for the repayment of principal are: the "equal principal installments" method ("p"), the "graduated primcipal installments" metiod ("G"), and the "level debt sezvice" method ("L"). Insert in the box the letter-symbol for the particular principal repayment method selected.
${ }^{9}$ Elect 1 of che following 2 cypes of prepayment/refinancing privilege for an Advance only if the new Maturicy Date selected for such Advance will occur on or after the Eifth anniversany of the effective date of this Maturity Extension. The 2 cypes of prepayment/refinancing privilege are: the "market value premium (or discount)" privilege ("M") and a "fixed premium" privilege ("F"). Insert in the box the letter-symol for the particular type of prepayment/refinancing privilege elecred.
${ }^{10}$ Elece 1 of the following 2 no-call period options for an Advance only if a "£ixed premium" privilege is elected as the prepayment/refinancing privilege for such Advance. The 2 no-call period options are: yes ("Y"), if the Borrower elects to have the fixed premium prepayment/refinancing grivilege include a s-year period during which the Advance will not be eligitie for prepayment or
refinancing, and no ("N"), if the Borrower elects to have the fixed premium prepayment/refinancing privilege not include any such a 5 -year no-call period. Insert in the box the letter-symbol for the particular no-call period option elected.
${ }^{-12}$ Select 1 of the following 3 premium options for an Advance only if a "fixed premium" privilege is elected as the prepayment/refinancing privilege for such Advance. The 3 premium options are: a $10 \%$ premium declining over 10 years ("X"), a.5\% premium declining over 5 years ("V"), and par (no premium) ("p"). Insert in the box the letter-symbol for the particular premium option selected.

## APPENDIX 1

TO
MATURITY EXTENSION ELECIION NOTICE
(for identifying additional Advances with respect to which the Borrower elects to extend the maturity)

Part 1 (To be comoleted by RUS):

| FFB | RUS | ORIGINAI | ORIGINAL | OUTSTANDING | PRINCIPAL |
| :---: | :---: | :---: | :---: | :---: | :---: |
| ADVANCE |  |  |  |  |  |
| IDENTIFIER | ACCOUNT | ADVANCE | ADVANCE | PRINCIPAL | INSTALLMENT |

Part 2:

| FFB |  |
| :---: | :---: |
| ADVANCE | INSTACIPAI |
| IDENTIFIER | DUE |

## OPTIONAL ADDITIONAI PRINCIPAL PAYMENT

TOTAL AMOUNT OF PRINCIPAL TO BE PAID
$\qquad$ $\$$ $\qquad$ $\$$ $\qquad$
$\$$ $\qquad$
$\qquad$
$\qquad$ $\$$ $\qquad$
$\qquad$
$\qquad$ \$ $\qquad$ $\$$ $\qquad$
\$ $\qquad$

Part 3:

| - | - | AMOUNT OF |  |  | TYPE OF |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| FFB | PRINCIPAL | NEW | PRINCIPAL | PREPAY'T/ | 5-YEAR |  |
| ADVANCE | TO BE | MATURITY | REPAYMENT | REFINAN'G | NO-CALI | PREMIUM |
| IDENTIFIER | EXTENDED | DATE | METHOD | PRIVILEGE | PERIOD | OPTION |

$\qquad$
$\qquad$
$\qquad$

$\$$ $\qquad$ $\underline{\square}$

$\$$ $\qquad$

$\square$


ANNEX B-2

TO

## NEW LOAN NOTE

FORM

OF

MATURITY EXTENSION ELECTION NOTICE
(RUS APPROVAL REQUIRED)

## MATURITY EXTENSION ELECTION NOTICE (RUS APPROVAL REQUIRED)

PART 1 OF THIS FORM HAS BEEN COMPLETED BY RUS. THE BORROWER SHOULD COMPLEIE PARTS 2 AND 3 OF THIS FORM ONLY FOR THOSE PARTICULAR ADVANCES IDENTIEIED IN PART 1 OF THIS FORM WIH RESPECT TO WHICH THE BORROWER ELECTS (I) TO HAVE THE MATURITY EXIENDED TO A NEW MATURITY DATE OTHER THAN THE IMMEDIATELY FOLLOWING QUARTERLY PAYMENT DATE, ANDIOR (2) TO HAVE EITHER THE "EQUAL PRINCIPAL PAYMENIS" OR THE "GRADUATED PRINCIPAL PAYMENTS" METHOD FOR THE REPAYMENT OF PRINCIPAL APPLY TO ANY ADVANCE FOR WHICH NO METHOD FOR REPAYMENT OF PRINCIPAL IS PRESENTLY IN EFFECT, OR, IF EITHER THE "EQUAL PRINCIPAL PAYMENTS" OR THE "GRADUATED PRINCIPAL PAYMENTS" METHOD FOR THE REPAYMENT OF PRINCIPAL IS PRESENTLY IN EFFECT FOR ANY ADVANCE IDENTIFIED IN PART I OF THIS FORM, TO CHANGE FROM THAT MEIHOD TO THE "LEVEL DEBT SERVICE" METHOD FOR THE REPAYMENT OF PRINCIPAL OF THAT ADVANCE.

DIRECT ALL OUESTIONS ON HOW TO COMPLETE THIS FORM TO THE ASSIGNED CONTACT OFFICE FOR THE BORROWER:
$\begin{array}{ll}\text { For Electric Borrowers: } & \text { Power Supply Division, RUS - telephone no.: (202) 720-6436 } \\ & \text { Northern Regional Division, RUS - eelephone no.:) (202) } 720-1420 \\ & \text { Southern Regional Division, RUS - telephone no.: (202) } 720-0848\end{array}$
For Telephone Borrowers: Northeast Area, RUS - telephone no.: (202) 690-4673
Southeast Area, RUS - telephone no.: (202) 720-0715
Northwest Area. RUS - telephone no.: (202) 720-1025
Sourhwest Area, RUS - telephone no.: (202) 720-0800
WHEN COMPLETED, DEI IVER THIS ORIGINAL FORM TO RUS AT THE ADDRESS OF THE CONTACT OFFICE INDICATED BELOW:

USDA - Rural Uüliuies Service
For Electric Borrowers: Stop 1568, Power Supply Division
Stop 1566, Northern Regional Division
Stop 1567. Sourhern Regional Division
For Telephone Borrowers: Stop 1599, Northeast Area
Stop 1596, Sourheast Area
Stop 1595. Northwest Area
Stop 1597, Southwest Area
1400 Independence Avenue, S.W.
Washington, D.C. 20250

## MATURITY EXTENSION ELECTION NOTICE

Manager
Federal Financing Bank

Reference is made to the following-described Future Advance Promissory Note (the "Note") payable to the Federal Financing Bank ("FFB"), which is guaranteed by the Rural Utilities Service ("RUS"):

Name of Borrower (the "Borrower"):

FFB Note Identifier:
RUS Note Number:

Part 1 (To be completed by RUS):

Each of the advances of funds ("Advances") identified in this Part 1 will mature on _(the "Maturity Date").


## Part 2:

For each of the Advances identified in this Part 2, the respective amount of principal that the Borrower will pay on the Maturity Date is as follows:

|  |  | OPTIONAL | TOTAL |
| :---: | :---: | :---: | :---: |
| FFB | PRINCIPAL | ADDITIONAL | AMOUNT OF |
| ADVANCE | INSTALLMENT | PRINCIPAL | PRINCIPAL |
| IDENTIFIER |  | DUE $^{2}$ | PAYMENTI $^{3}$ |

$\qquad$

\$ $\qquad$
$\qquad$

\$ $\qquad$
$\$$ $\qquad$
$\qquad$ \$ $\qquad$ \$ $\qquad$
$\qquad$
$\qquad$ $\$$ $\qquad$
$\qquad$

Part 3:

Notice is hereby given to FFB (and RUS) of the Borrower's election that the maturity of each of the Advances identified in Part 2 be extended as follows:

| FFB <br> ADVANCE <br> IDENTIFIER ${ }^{5}$ | AMOUNT OF PRINCIPAL TO BE EXTENDED ${ }^{6}$ | $\begin{aligned} & \text { NEW } \\ & \text { MATURITY } \\ & \text { DATE' } \end{aligned}$ | PRINCIPAL REPAYMENT METHOD | $\begin{aligned} & \text { TYPE OF } \\ & \text { PREPAY'T/ } \\ & \text { REFINAN'G } \\ & \text { PRIVILEGE } \end{aligned}$ | $\begin{gathered} 5-Y E A R \\ \text { NO-CALI } \\ \text { PERIOD }^{10} \end{gathered}$ | PREMIUM OPTION $^{2}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\cdots$ |  |  |  |  |  |
|  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |

The undersigned hereby certifies that the authority of the undersigned to execute and deliver this Maturity Extension Election Notice on behalf of the Borrower is valid and in full force and effect on the date hereof.
(Name of Borrower)

By:
Name : $\qquad$
Title: $\qquad$
Date: $\qquad$

NOTICE OF RUS APPROVAL OF MATURITY EXTENSION ELECTION NOTICE

Notice is hereby given to FFB that the preceding Maturity Extension Election Notice made by the Borrower identified therein has been approved by RUS for purposes of the Note identified therein.

> ADMINISTRATOR of the RURAL UTILITIES SERVICE, acting through his or her duly authorized designee.

By:
Name:
Title: $\qquad$
Date: $\qquad$

## INSTRUCTIONS


#### Abstract

THE BORROWER SHOULD NOT COMPLETE THIS FORM OR DELIVER IT TO FFB OR RUS IF THE BORROWER DESIRES (1) TO HAVE THE MATURITY OF ALL OF THE ADVANCES IDENTIEIED IN PART 1 OF THIS FORM EXTENDED AUTOMATICALLY TO THE IMMEDIATELY FOLLOWING QUARTERLY PAYMENT. DATE, AND (2) IF THE MATURTY DATE SPECIFIED IN PART 1 OF THIS FORM WILL OCCUR ON OR AFTER THE "FIRST PRINCIPAL. PAYMENT DATE" SPECIFIED ON PAGE 1 OF THE NOTE, TO HAVE THE "LEVEL DEBT SERVICE" METHOD FOR THE REPAYMENT OF PRINCIPAL APPLY TO EACH ADVANCE FOR WHICH NO METHOD FOR THE REPAYMENT OF PRINCIPAL IS PRESENTLY IN EFFECT, AND, FOR THOSE ADVANCES FOR WHICH A METHOD FOR THE REPAYMENT OF PRINCIPAL IS PRESENTLY IN EFFECT, TO HAVE THE SAME METHOD FOR THE REPAYMENT OF PRINCIPAL THAT APPLIES TO EACH ADVANCE BEFORE THE MATURITY DATE CONTINUE TO APPLY TO EACH ADVANCE, RESPECTIVELY.

IF THE BORROWER DOES NOT RETURN THIS FORM TO FFB OR RUS, (1) THE MATURITY OF ALL OF THE ADVANCES IDENTIFIED IN PART 1 OF THIS FORM WILL BE EXTENDED AUTOMATICALLY TO THE IMMEDIATELY FOLLOWING QUARTERLY PAYMENT DATE; AND (2) IF THE MATURITY DATE SPECIFIED IN PART 1 OF THIS FORM WILL OCCUR ON OR AFTER THE 'FIRST PRINCIPAL, PAYMENT DATE" SPECIFIED ON PAGE 1 OF THE NOTE, THE "LEVEL DEBT SERVICE" METHOP FOR THE REPAYMENT OF PRINCIPAL WILL APPLY TO EACH ADVANCE FOR WHICH NO METHOD FOR THE REPAYMENT OF PRINCIPAL IS PRESENTLY IN EFFECT, AND, FOR THOSE ADVANCES FOR WHICH A METHOD FOR THE REPAYMENT OF PRINCIPAL IS PRESENTLY IN EFFECT, THE SAME METHOD FOR the repayment of principal that applies to each advance before the maturty date WILL CONTINUE TO APPLY TO EACH ADVANCE, RESPECTIVELY.


${ }^{1}$ Complete 1 line in Part 2 for each Advance identified in Part 1 with respect to which the Borrower elects (1) to have the maturity extended to a new Maturity Date other than the next date to occur that is the last day of a calendar quarter, and/or (2) to have either the "equal principal payments" or the "graduated principal payments" method for the repayment of principal apply to any Advance for which no method for repayment of principal is presently in effect, or, if either the "equal principal payments" or the "graduated principal payments" method for the repayment of principal is presently in effect for any Advance identified in part 1 , to change from that mechod to the "level debt service" method for the repayment of principal of that Advance.
${ }^{2}$ For each Advance, insert the "Principal Installment Due" for the respective Advance, as specified in Part 1.
${ }^{3}$ The Borrower has the option of making an additional payment of principal on the Maturity Date without any premium being charged. For each Advance, insert the amount of any optional additional principal payment that will be paid on the Maturity Date.
${ }^{\text {'For each Advance, }}$ insert the tatal amount of principal that will be paid on the Maturity Date. That amount must be equal to the sum of the "principal Installment Due" for the respective Advance, as specified in Part 1, and che amount (if any) inserced by the Borrower as an "Optional Additional Principal Payment."
${ }^{5}$ Complete 1 line in Part 3 for each Advance identified in part I with respect to which the Borrower elects (1) to have the macurity extended to a new Maturity Date other than the next date to occur that is the last day of a calendar quarter, and/or (2) to have either the "equal principal payments" or the "graduated principal payments" method for the repayment of principal apply to any

Advance for which no method for repayment of principal is presently in effect, or, if either the "equal principal payments" or the "graduated principal payments" method for the repayment of principal is presently in effect for any Advance identified in Part 1, to change from that method to the "level debt service" method for the repayment of principal of that Advance.
${ }^{6}$ Far each Advance, insert the amount of principal for which the maturity is to be extended. That amount must equal the difference between the "Outstanding Principal Amount" for the respective Advance, as specified in Part 1, and the "Total Amount of Principal to Be Paid" for such Advance inserted by the Borrower in Part 2.
${ }^{7}$ For each Advance, insert the particular calendar date that the Borrower selects to be the new Maturity Date to be in effect for the respective Advance after the Maturity Extension. This date (a) must be the last day of a calendar quarter, (b) may not be later than the "Final Maturity Date" specified on page 1 of the Note, and (c) may not be less than one complete calendar quarter from the effective date of the last Maturity Extension.
${ }^{4}$ Select $I$ of the following 3 methods for the repayment of principal for an Advance only if the Maturity Date selected for such Advance will occur on or after the "First Principal Payment Date"-specified on page 1 of the Note. The 3 methods for the repayment of principal are: the "equal principal installments" method ("p"), the "graduated principal installments" method ("G"), and the "level debt service" method ("L"). Insert in the box the letter-symbol for the particular principal repayment method selected.
${ }^{3}$ Elect 1 of the following 2 types of prepayment/refinancing privilege for an Advance only if the new Maturity Date selected for such Advance will occur on or after the fifth anniversary of the effective date of this Maturity Extension. The 2 types of prepayment/refinancing privilege are: the "market value premium (or discount)" privilege ("M") and a "fixed premium" privilege ("F"). Insert in the box the letter-symbol for the particular type of prepayment/refinancing privilege elected.
${ }^{20}$ Elect 1 of the following 2 no-call period options for an Advance only if a "fixed premium" privilege is elected as the prepayment/refinancing privilege for such Advance. The 2 no-call period options are: yes ("Y"), if the Borrower elects to have the fixed premium prepayment/refinancing privilege include a 5 -year period during which the Advance will not be eligible for prepayment or refinancing, and no ("N"), if the Borrower elects to have the Eixed premium prepayment/refinancing privilege not include any such a 5-year no-call period. Insert in the box the letcer-gymol for the particular no-call period option elected.
in $_{\text {Select }} 1$ of the following 3 premium options for an Advance only if a "fixed premium ${ }^{\text {" }}$ privilege is elected as the prepayment/refinancing privilege for such Advance. The 3 premium options are: a $10 \%$ premium declining over 10 years (" $X$ "), a 5\% premium deciining over 5 years ("V"), and par (no premium) ("P"). Insert in the box the letter-symbol for the particular premium option selected.

## APPENDIX 1

TO
MATURITY EXTENSION ELECTION NOTICE
(for identifying additional Advances with respect to which the Borrower elects to extend the maturity)

Part 1 (To be completed by RUS):


Part 2:

|  |  | OPTIONAL | TOTAL |
| :---: | :---: | :---: | :---: |
| FFB | PRINCIPAL | ADDITIONAL | AMOUNT OF |
| ADVANCE | INSTALIMENT | PRINCIPAL | PRINCIPAL |
| IDENTIFIER | DUE | PAYMENT | TO BE PAID |



Part 3:

| FFB <br> ADVANCE <br> IDENTIFIER | PRINCIPAL <br> TO BE <br> EXTENDED | AMOUNT OF NEW MATURITY DATE | PRINCIPAL REPAYMENT METHOD | PREPAY'T/ <br> REFINAN'G <br> PRIVILEGE | $\begin{gathered} \text { TYPE OF } \\ \text { 5-YEAR } \\ \text { NO-CALL } \\ \text { PERIOD } \end{gathered}$ | PREMIUM OPTION |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |
| - |  |  |  |  |  |  |
|  |  |  |  |  |  |  |

## ANNEX C-1

то
NEW LOAN NOTE
FORM
OF
PREPAYMENT ELECTION NOTICE
SPECIFIED PRINCIPAL AMOUNT (S)
(RUS APPROVAI REQUIRED)

# PREPAYMENT ELECTION NOTICE SPECIFIED PRINCIPAL AMOUNT(S) (RUS APPROVAL REQUIRED) 

DIRECT ALL QUESTIONS ON HOW TO COMPLEIE THIS FORM TO THE ASSIGNED CONTACT OFFICE FOR THE BORROWER:

| For Electric Borrowers: | Power Supply Division, RUS - telephone no:: (202) 720-6436 <br>  <br>  <br>  <br>  <br>  <br> Northem Regional Division, RUS - telephone no.: (202) $720-1420$ |
| :--- | :--- |
| Southern Regional Division, RUS - telephone no.: (202) 720-0848 |  |

WHEN COMPLETED, DELIVER THIS ORIGINAL FORM TO RUS AT THE ADDRESS OF THE CONTACT OFFICE INDICATED BELOW:

USDA - Rural Utilivies Service
For Electric Borrowers: Stop 1568, Power Supply Division
Stop 1566, Norhern Regional Division
Stop 1567, Southern Regional Division
For Telephone Borrowers: Stop 1599, Northeast Area
Stop 1596, Southeast Area
Stop 1595, Northwest Area
Stop 1597, Southwest Area
1400 Independence Avenue, S.W.
Washingron, D.C. 20250

PREPAYMENT ELECTION NOTICE SPECIFIED PRINCIPAL AMOUNT (S)

```
Manager
Federal Financing Bank
```

Reference is made to the following-described Future Advance Promissory Note (the "Note") payable to the Federal Financing Bank ("FFB"), which is guaranteed by the Rural Utilities Service ("RUS"):

Name of Borrower (the "Borrower"):


FFB Note Identifier: 2

## Part 1:

Notice is hereby given to FFB (and RUS) of the Borrower's election to prepay all or a portion of the outstanding principal amount of the advances of funds ("Advances") identified in this Part i:

| $\begin{gathered} \text { FFB } \\ \text { ADVANCE } \\ \text { IDENTIFIER }{ }^{3} \end{gathered}$ | $\begin{aligned} & \text { RUS } \\ & \text { ACCOUNT } \\ & \text { NUMBER } \end{aligned}$ | ORIGINAL ADVANCE DATE ${ }^{5}$ | ORIGINAL ADVANCE AMOUNT ${ }^{6}$ | OUTSTANDING <br> PRINCIPAL AMOUNT ${ }^{\text {² }}$ |
| :---: | :---: | :---: | :---: | :---: |
|  |  |  | \$ | \$ |
|  |  |  | \$ | \$ |
| . |  |  | \$ | \$ |

## Part 2:

The Borrower intends to prepay all or a portion of the outstanding principal amount of each of the Advances identified in Part 1 on the following date (such date being the "Intended Prepayment Date"):
$\qquad$

## Part 3:

For each of the Advances identified in Part 1, the respective amount of principal that the Borrower intends to prepay on the Intended Prepayment Date is as follows:

| $\begin{gathered} \text { FFB } \\ \text { ADVANCE } \\ \text { IDENTIFIER } \end{gathered}$ | PRINCIPAL INSTALLMENT DUE (if any) ${ }^{10}$ | AMOUNT OF PRINCIPAL TO BE PREPAID ${ }^{11}$ | TOTAL <br> AMOUNT OF PRINCIPAL TO BE PAID ${ }^{12}$ |
| :---: | :---: | :---: | :---: |
|  | \$ | \$ |  |
|  | \$ | \$ | \$ |
|  | + | \$ | \$ |

The undersigned hereby certifies that the authority of the undersigned to execute and deliver this Prepayment Election Notice on behalf of the Borrower is valid and in full force and effect on the date hereof.
(Name of Borrower)

By:
Name:
Title: $\qquad$
Date: $\qquad$

## NOTICE OF RUS APPROVAL OF <br> PREPAYMENT ELECTION NOTICE

Notice is hereby given to FFB that the preceding Prepayment Election Notice made by the Borrower identified therein has been approved by RUS for purposes of the Note identified therein.

> ADMINISTRATOR of the RURAL UTILITIES SERVICE, acting through his or her duly authorized designee.

Ey: $\qquad$
Name: $\qquad$
Title: $\qquad$
Date:

## INSTRUCTIONS

[^1]${ }^{\text {TInsert }}$ the "Outgtanding Principal Amount" of each Advance specified in Part 1 as of the day before the date on which the Borrower intends to make a prepayment on the respective Advances.
${ }^{6}$ Insert the particular calendar date that the Borrower selects to be the date on which the Borrower intends to prepay the Advances specified in Part 1. This dace (a) must be a day on which FFB and the Federal Regerve Bank of New York are both open for business, and (b) with respect to any Advance for which the Borrower has selected a fixed premium prepayment/refinancing privilege that includes a 5-year period during which such Advance shall not be eligible Eor any prepayment or refinancing, may not be a date that will occur before the expiration of such 5-year no-call period.
${ }^{9}$ Complete 1 line in Part 3 for each Advance identified in Part 1.
${ }^{10}$ If the Intended Prepayment Dace is the last day of a calendar quarter and an. installment of principal of any Advance is due on such date, insert the respective "Principal Installment Due" for such Advance on the Intended Prepayment Date as specified in the most recent billing notice delivered by RuS to the Borrower.
${ }^{11}$ For each Advance, insert the amount of principal that will be prepaid on the Intended Prepayment Date.
${ }^{12}$ For each Advance, insert the total amount of principal that will be paid on the Intended Prepayment Date. That amount must be equal to the sum of any amount inserted by the Borrower in Part 3 as the "Principal Installment Due (if any)" for the respective Advance and the amount inserted by the Borrower in Part 3 as the "Amount of Principal to Be Prepaid" for such Advance.

## APPENDIX 1

TO
PREPAYMENT ELECTION NOTICE
SPECIFIED PRINCIPAL AMOUNT(S)
(for identifying additional Advances that the Borrower elects to prepay in whole or in part)

Part 1:

| FFB <br> ADVANCE IDENTIFIER | $\begin{aligned} & \text { RUS } \\ & \text { ACCOUNT } \\ & \text { NUMBER } \end{aligned}$ | ORIGINAL ADVANCE DATE | ORIGINAL ADVANCE AMOUNT | OUTSTANDING PRINCIPAL AMOUNT |
| :---: | :---: | :---: | :---: | :---: |
|  |  |  | \$ | \$ |
| - |  | * | \$ |  |
|  |  |  | \$ | \$ |
|  |  |  | \$ | \$ |
|  |  |  | \$ | \$ |
|  |  |  | \$ | \$ |

Part 3:

| FFB ADVANCE IDENTIFIER | PRINCIPAL INSTALLMENT DUE (if any) | amount of PRINCIPAL TO BE PREPAID | TOTAL <br> AMOUNT OF <br> PRINCIPAL <br> TO BE PAID |
| :---: | :---: | :---: | :---: |
|  |  | \$ | \$ |
|  | \$ | \$ | \$ |
|  | \$ | \$ | \$ |
|  | \$ | \$ | \$ |
|  | \$ | \$ | \$ |
|  | \$ | \$ | \$ |



FORM
OF

PREPAYMENT ELECTION NOTICE

FIXED SUM TO EE APPLIED
(RIS APPROVAI REQUIRED)

## PREPAYMENT ELECTION NOTICE FIXED SUMI TO BE APPLIED (RUS APPROVAL REQUIRED)

DIRECT ALL OUESTIONS ON HOW TO COMPLETE THIS FORM TO THE ASSIGNED CONTACT OFFICE FOR THE BORROWER:

For Electric Borrowers: Power Supply Division, RUS - telephone no.: (202) 720-6436
Northem Regional Division, RUS - telephone no.: (202) 720-1420
Southern Regional Division, RUS - telephone no.: (202) 720-0848
For Telephone Borrowers: Northeast Area, RUS - telephone no.: (202) 690-4673
Southeast Area, RUS - telephone no.: (202) 720-0715
Nortawest Area, RUS - telephone no.: (202) 720-1025
Southwest Area, RUS - telephone no.: (202) 720-0800
WHEN COMPLETED, DELIVER THIS ORIGINAL FORM TO RUS AT THE ADDRESS OF THE CONTACT OFFICE INDICATED BELOW:

USDA - Rural Utilinies Service

- For Electric Borrowers: Stop 1568, Power Supply Division

Stop 1566, Nonhern Regional Division
Stop 1567, Southern Regional Division
For Telephone Borrowerș: Stop 1599, Northeast Area
Stop 1596, Southeast Area
Stop 1595, Northwest Area
Stop 1597, Sourhwest Area
1400 Independence Avenue, S.W.
Washington, D.C. 20250

# PREPAYMENT ELECTION NOTICE <br> FIXED SUM TO BE APPLIED 

## Manager

Federal Financing Eank

Reference is made to the following-described Future Advance Promissory Note (the "Note") payable to the Federal Financing Bank ("FFB"), which is guaranteed by the Rural Utilities Service ("RUS") :

Name of Borrower (the "Borrawer"):
$\stackrel{1}{1}$

FFB Note Identifier:

## Part 1:

Notice is hereby given to FFB (and RUS) of the Borrower's election to prepay all or a portion of the outstanding principal amount of the advances of funds ("Advances") identified in this Part 1:

| FFB <br> ADVANCE <br> IDENTIFIER | $\begin{aligned} & \text { RUS } \\ & \text { ACCOUNT } \\ & \text { NUMBER } \end{aligned}$ | ORIGINAL <br> ADVANCE <br> DATE ${ }^{5}$ | ORIGINAL ADVANCE AMOUNT ${ }^{6}$ | OUTSTANDING <br> PRINCIPAL AMOUNT? |
| :---: | :---: | :---: | :---: | :---: |
|  |  |  | \$ | \$ |
|  |  |  | \$ | \$ |
|  |  |  | \$ | \$ |

## Part 2:

The Borrower intends to prepay all or a portion of the outstanding principal amount of the Advances identified in Part 1 on the following date (such date being the "Intended Prepayment Date ${ }^{\text {II }}$ ):
$\qquad$

## Part 3;

The Borrower elects to have the following amount of funds applied by FFB toward a prepayment of the outstanding principal amount of the Advances identified in Part 1 , in the order in which they appear in Part 1:


The undersigned hereby certifies that the authority of the undersigned to execute and deliver this Prepayment Election Notice on behalf of the Borrower is valid and in full force and effect on the date hereof.


By :
Name:


Title: $\qquad$
Date: $\qquad$

## NOTICE OF RUS APPROVAL OF

 PREPAYMENT ELECTION NOTICENotice is hereby given to FFB that the preceding Prepayment Election Notice made by the Borrower identified therein has been approved by RUS for purposes of the Note identified therein.

ADMINISTRATOR of the
RURAL UTILITIES SERVICE, acting through his or her duly authorized designee.

By:
Name:
Title: $\qquad$
Date: $\qquad$

## INSTRUCTIONS

[^2]${ }^{7}$ Insert the "Outgtanding Principal Amount ${ }^{*}$ of each Advance specified in Part 1 as of the day before the date on which the Borrower intends to make a prepayment on the respective Advances.
${ }^{8}$ Insert the particular calendar date that the Borrower selects to be the date on which the Borrower intends to prepay the Advances specified in Part 1 . This date (a) must be a day on which FFE and the Federal Regerve Bank of New York are both open for business, and (b) with respect to any Advance for which the-Borrower has selected a fixed premium prepayment/refinancing privilege that includes a 5-year period during which such Advance shall not be eligible for any prepayment or refinancing, may not be a date that will occur before the expiration of such S=year no-call period.
${ }^{9}$ Insert the particular amount of funds that the Borrower elects to be applied by FFB toward a prepayment of the outstanding principal amount of the Advances identified in Part 1, in the order in which they appear in Part 1.

APPENDIX 1
TO
PREPAYMENT ELECTION NOTICE
FIXED SUM TO BE APPLIED
(for identifying additional Advances that
the Borrower elects to prepay in whole or in part)
Part 1:


# ANNEX D-1 

TO

NEW LOAN NOTE

FORM
OF
REFINANCING ELECTION NOTICE

## REFINANCING ELECTION NOTICE

DIRECT ALL QUESTIONS ON HOW TO COMPLEIE THIS FORM TO THE ASSIGNED CONTACT OFFICE FOR THE BORROWER:

For Electric Borrowers: Power Supply Division, RUS - telephone no.: (202) 720-6436
Northern Regional Division, RUS - telephone no.: (202) 720-1420
Southern Regional Division, RUS - telephone no.: (202) 720-0848
For Telephone Borrowers: Northeast Area, RUS - telephone no.: (202) 690-4673
Southeast Area, RUS - telephone no.: (202) 720-0715
Northwest Area, RUS -- telephone no.: (202) 720-1025
Southwest Area, RUS - telephone no.: (202) 720-0800
WHEN COMPLETED, DELIVER THIS ORIGINAL FORM TO FFB AT THE FOLLOWING ADDRESS:
Manager
Federal Financing Bank
Room SC 1, Main Treasury Building
1500 PennsyIvania Avenue, N.W.
Washington, D.C. 20220
DELIVER A COPY OF THIS FORM TO RUS AT THE ADDRESS OF THE CONTACT OFFICE INDICATED BELOW:

USDA - Rural Utilities Service
For Elecric Borrowers: Stop 1568, Power Supply Division
Stop 1566, Northern Regional Division
Stop 1567, Sourhem Regional Division
For Telephone Borrowers: Stop 1599, Norheast Area
Stop 1596. Southeast Area
Stop 1595, Northwest Area
Stop 1597, Southwest Area
1400 Independence Avenue, S.W.
Washington, D.C. 20250

## REFINANCING ELECTION NOTICE

## Manager

## Federal Financing Bank

Reference is made to the following-described Future Advance Promissory Note (the "Note") payable to the Federal Financing Bank ("FFB"), which is guaranteed by the Rural Utilities Service ("RUS"):

Name of Borrower (the "Borrower"):
$\qquad$
FFB Note Identifier:

## Part 1:

Notice is hereby given to FFB (and RUS) of the Borrower's election to refinance the outstanding principal amount of each of the advances of funds ("Advances") identified in this Part 1:

| FFB <br> ADVANCE <br> IDENTIFIER ${ }^{3}$ | RUS ACCOUNT NUMBER | ORIGINAL ADVANCE DATE ${ }^{5}$ | ORIGINAL ADVANCE AMOUNT ${ }^{6}$ | OUTSTANDING PRINCIPAL AMOUNT? |
| :---: | :---: | :---: | :---: | :---: |
|  |  |  | \$ | \$ |
|  | - |  | \$ | \$ |
|  |  |  | \$ | \$ |

## Part 2:

The Borrower intends to refinance the outstanding principal amount of each of the Advances identified in Part 1 on the following date (such date being the "Intended Refinancing Date"):

For each of the Advances identified in Part 1, the Borrower intends to pay on the Intended Refinancing Date the following amount of principal:


Notice is hereby given to FFB (and RUS) of the Borrower's election that each of the Advances identified in Part 1 is to be refinanced as follows:


The undersigned hereby certifies that the authority of the undersigned to execute and deliver this Refinancing Election Notice on behalf of the Borrower is valid and in full force and effect on the date hereof.
(Name of Borrower)

By:
Name:
Title: $\qquad$
Date:

## INSTRUCTIONS

${ }^{1}$ Insert the corporate name of the Borrower. If the corporate name of the Borrower at the time of this Advance is different from the corporate name that appears on page 1 of the Note, add "(formerly )", and insert in this second blank the corporate name of the Borzower as it appears on page 1 of the Note.
"Insert the "F59 Note Identifier" that FFB assigned to the Note (as provided in the Agreement).
${ }^{3}$ Complete i'-line in Part 1 for each Advance that the Borrower intends to refinance. For each Advance, inserr the "FFB Identifier" for the respective Advance as specified in the most recent billing notice delivered by Rus to the Borrower.
"For each Advance, insert the "RUS Account Number" for the respective Advance as specified in the most recent billing notice delivered by RUS to the Berrower.
${ }^{5}$ For each Advance, insert the date on which FFB made the respective Advance to the Borrower.
${ }^{6}$ For each Advance, insert the original principal amount of the respective Acivance that FFB made to the Borrower (or that the Borrower assumed).
${ }^{7}$ For each Advance, insert the "Outstanding Princtpal Amount" of the respective Advance as of the day before the Intended Refinancing Date (i.e., the outstanding principal amount of such Advance before the Borrower pays the "Principal Installment Due" for suci Advance inserted by the Borrower in Part 2.
${ }^{8}$ Insert the paricular calendar date that the Borrower selects to be the date on which the Borrower intends to refinance the Advances specified in Pazr 1. This date (a) must be the last day of a calendar quarter, and (b) with respect to any Advance for which che Borrower has selected a fixed premium prepayment/ refinancing privilege that includes a 5 -year period during which such Advance
shall not be eligible for any prepayment or refinancing, may not be a date that will occur before the expiration of such 5 -year no-call period.
'Complete 1 line in part 2 for each Advance identified in Part 1.
${ }^{10}$ For each Advance, insert the "principal Installment Due" for the respective Advance on the Intended Refinancing Date as specified in the most recent billing notice delivered by RUS to the Borrower.
${ }^{11}$ The Borrower has the option of making an additional payment of principal on the Intended Refinancing Date without any additional premium being charged for such additional payment of principal. For each Advance, insert the amount of any optional additional principal payment that will be paid on the intended Refinancing Date.
${ }^{12}$ For each Advance, insert the total amount of principal that will be paid on the Intended Refinancing Date. That amount must be equal to the gum of the "Principal Installment Due" for the respective Advance inserted by the Borrower in Part 2 and any amount inserted by the Borrower as an "Optional Additional Principal Payment, ${ }^{\prime}$
${ }^{13}$ complete 1 line in Part 3 for each Advance.
${ }^{14}$ For each Advance, insert the amount of principal that is to be refinanced. That amount must equal the difference between the "Outstanding Principal Amount" for the respective Advance inserted by the Borrower in Part 1 and the "Total Amount of Principal to Be Paid" for such Advance inserted by the Borrower in part 2.
${ }^{15}$ For each Advance, insert the particular calendar date that the Borrower selects to be the date on which the respective Advance is to mature after the refinancing. This date may be either the same maturity date that was in effect for the respective Advance immediately before the refinancing or a new maturity date. If the Borrower selects a new maturity date for the respective Advance, this date (a) must be the last day of a calendar quarter, (b) may not be later than the. "Final Macurity Date" specified on page 1 of the Note, and (c) may not be less than one complete calendar quarter from the effective date of the refinancing.
${ }^{16}$ Select 1 of the following 3 methods for the repayment of principal for an Advance only if the Maturity Date selected for such Advance will occur on or after the "First Principal Payment Date" specified on page 1 of the Note. The 3 mechods sor the repayment of principal are: che "equal principal inscallments" method ("p"), the "graduated principal installments" method ("G"), and the "level debt service" method ("L"). Insert in the box the letter-symbol for the particular principal repayment method selected.
${ }^{17}$ Elect - of the following 2 cypes of prepayment/refinancing privileges for an Advance only if the new Maturity Date selecsed for such Advance will occur on or after the fifth anniversary of the effective date of this Macurity Extension. The 2 cypes of prepayment/refinancing privilege are: the "market value premium (or discount)" privilege ("M") and a "fixed premium" privilege ("F"). Insert in the box the lecter-symbol for the pazticular type of prepayment/rafinancing privilege elected.
${ }^{18}$ Elect 1 of the following 2 no-call period options for an Advance only if a "fixed premium" privilege is elected as the prepayment/refinancing privilege for such Advance. The 2 no-call period oprions are: yes ("Y"), if the Borrowe: elects to have the fixed premium prepayment/refinancing privilege include a 5 -year period during which the Advance will not be eligible for prepayment or refinancing, and no ("N"), if the Borrower elects to have the fixed premium prepaymenc/refinancing privilege not include any such a 5 -year no-call period. Insert in the box the letter-symbol for the particular no-call period option elected.
${ }^{19}$ Select 1 of the following 3 premium opcions for an Advance onlv if a "fixed premium" privilege is elected as the prepayment/refinancing privilege for such Acvance. The 3 premium oprions are: a 10\% premium declining over 10 years ("X"),
a 5\% premium declining over 5 years ("V"), and par (no premium) ("P"). Insert in the box the lecter-symbol for the particular premium option selected.

## APPENDIX 1

TO
REFINANCING ELECTION NOTICE
(for identifying additional Advances
that the Borrower electa to refinance)
Part 1:

| FFB <br> ADVANCE <br> IDENTIFIER | RUS <br> ACCOUNT <br> NUMBER | ORIGINAI <br> ADVANCE | ORIGINAL <br> ADVANCE | OUTSTANDING <br> PRINCIPAL |
| :---: | :---: | :---: | :---: | :---: |
|  |  |  |  | AMTE |

Part 2:


PRINCIPAL
INSTALLMENT
DUE

$\$$
$\$$ $\qquad$
$\$$ $\qquad$


## ADDITIONAL PRINCIPAL

PAYMENT

PRINCIPAL AMOUNT TO
BE PAID
$\qquad$ $\$$ $\qquad$
$\$$ $\qquad$
$\qquad$ \$ $\qquad$
$\qquad$
\$ $\qquad$ \$ $\qquad$
Part 3:

|  | AMOUNT OF |  |  | TYPE OF |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| FFB | PRINCIPAL | NEW | PRINCIPAL | PREPAY'T/ | 5-YEAR |  |
| ADVANCE | TO BE | MATURITY | REPAYMENT | REFINAN'G | NO-CALL | PREMIUN |
| IDENTIFIER | REFINANCED | DATE | METHOD | PRIVILEGE | PERIOD | OPTION |
|  |  |  |  |  |  |  |
|  | \$ |  |  |  |  |  |
| - - | \$ |  |  |  |  |  |
|  | \$ |  |  |  |  |  |

ANAEX D-2
To
NEW LOAN NOTE

FORM
of
REFINANCING ELECTION NOTICE
(RUS APPROVAL REQUIRED)

## REFINANCING ELECTION NOTICE (RUS APPROVAL REQUIRED)

DIRECT ALL QUESTIONS ON HOW TO COMPLETE THIS FORM TO THE ASSIGNED CONTACT OFFICE FOR THE BORROWER:

For Electric Borrowers: Power Supply Division, RUS - telephone no.: (202) 720-6436
Northern Regional Division, RUS - telephone no.: (202) 720-1420
Southem Regional Division, RUS - telephone no.: (202) 720-0848
For Telephone Borrowers: Northeast Area, RUS - telephone no.: (202) 690-4673
Soúhheast Area, RUS - telephone no.: (202) 720-0715
Northwest Area, RUS - telephone no.: (202) 720-1025
Southwest Area, RUS - telephone no.: (202) 720-0800
WHEN COMPLEIED, DELIVER THIS ORIGINAL FORM TO RUS AT THE ADDRESS OF THE CONTACT OFFICE INDICATED BELOW:

USDA - Rural Utilities Service

For Electric Borrowers: | Stop 1568, Power Supply Division |  |
| :--- | :--- |
|  | Stop 1566, Northery Regional Division |
|  | Stop 1567, Southern Regional Division |

For Telephone Borrowers; Stop 1599, Northeast Area
Stop 1596, Southeast Area
Stop 1595, Northwest Area
Stop 1597, Southwest Area
14000 Independence Averue, S.W.
Washingron, D.C. 20250

## REFINANCING ELECTION NOTICE

## Manager <br> Federal Financing Bank

- Reference is made to the following-described Future Advance Promissory Note (the "Note") payable to the Federal Financing Bank ("FFB"), which is guaranteed by the Rural Utilities Service ("RUS") :

Name of Borrower (the "Borrower"):
$\qquad$
FFB Note Identifier: $\qquad$

Part 1:

Notice is hereby given to FFB (and RUS) of the Borrower's election to refinance the outstanding principal amount of each of the advances of funds ("Advances") identified in this Part 1 :

| FFB <br> ADVANCE <br> IDENTIFIER ${ }^{3}$ | RUS <br> ACCOUNT <br> NUMBER $^{4}$ | ORIGINAL <br> ADVANCE <br> DATE $^{5}$ | ORIGINAL <br> ADVANCE <br> AMOUNT | OUTSTANDING <br> PRINCIPAL <br> AMOUNTT |
| :---: | :---: | :---: | :---: | :---: |

## Part 2:

The Borrower intends to refiriance the outstanding principal amount of each of the Advances identified in Part 1 on the following date (such date being the "Intended Refinancing Date"):

For each of the Advances identified in Part 1, the Borrower intends to pay on the Intended Refinancing Date the following amount of principal:

| FFE |  | OPTIONAL | TOTAL |
| :---: | :---: | :---: | :---: |
| ADVANCE | PRINCIPAL | ADDITIONAL | AMOUNT OF |
| IDSTALLMENT | PRINCIPAL | PRINCIPAL |  |
| IDIFIER |  | DUE $^{10}$ | PAYMENTI |



## Part 3:

Notice is hereby given to FFB (and RUS) of the Borrower's election that each of the Advances identified in Part $I$ is to be refinanced as follows:

| FFB <br> ADVANCE <br> IDENTIFIER | AMOUNT OF <br> PRINCIPAL TO BE REFINANCED ${ }^{14}$ | $\begin{gathered} \text { NEW } \\ \text { MATURITY } \\ \text { DATE }^{15} \end{gathered}$ | PRINCIPAL REPAYMENT METHOD ${ }^{16}$ | TYPE OF PREPAY'T/ REFINAN'G PRIVILEGE ${ }^{17}$ | $\begin{aligned} & \text { 5-YEAR } \\ & \text { NO-CALI } \\ & \text { PRRIOD }^{18} \end{aligned}$ | PREMITM OPTION ${ }^{19}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |

The undersigned hereby certifies that the authority of the
' undersigned to execute and deliver this Refinancing Election Notice on behalf of the Borrower is valid and in full force and effect on the date hereof.
(Name of Borrower)

By:
Name: . $\qquad$
Title: $\qquad$
Date: $\qquad$

## NOTICE OF RUS APPROVAL OF REFINANCING ELECTION NOTICE

Notice is hereby given to FFB that the preceding Refinancing Election Notice made by the Borrower identified therein has been approved by RUS for purposes of the Note identified therein.

ADMINISTRATOR of the
RURAL UTILITIES SERVICE, acting through his or her duly authorized designee.

By:
Name: $\qquad$
Title: $\qquad$
Date: $\qquad$

## INSTRUCTIONS

${ }^{1}$ Insert the corporate name of the Borrower. If the corporate name of the Borrower at the time of this Advance is different Erom the corporate name that appears on page 1 of the Note, add " (formerly $\qquad$ )" "and insert in this second blank the corporate name of the Borrower as it appears on page 1 of the Nate.
"Inseri the "FFB Note Identifier" that FFB assigned to the Note (as provided in the Agreement).
${ }^{3}$ Complete 1 line in Part 1 for each Advance that the Borrower intends to refinance. For each Advance, insert the "FFB Identifier" for the respective Advance as specified in the most recent billing notice delivered by RUS to the Borrower.
${ }^{4}$ For each Advance, insert the "RUS Account Number" for the respective Advance as specified in the most recent billing notice delivered by RUS to the Borrower.
${ }^{5}$ For each Advance, insert the date, on which FFB made the respective Advance, to the Borrower.
${ }^{6}$ For each Advance, insert the original principal amounc of the respective Advance that FFB made to the Borrower (or that the Borrower assumed).
${ }^{7}$ For each Advance, insert the "Outstanding Principal Amount" of the respective Advance as of che day before the Intended Refinancing Date (i.e., the outstanding principal amount of such Advance before the Borrower pays the "Principal Installment Due" for such Advance inserted by the Borrower in Part 2.
${ }^{3}$ Insert the particular calendar date that the Borrower selects to be the date on which the Borrower intends to refinance the Advances specified in Part i. This date (a) must be the last day of a calendar quarter, and (b) with respect to any Advance for which the Borrower has selected a fixed premium prepayment/ refinancing privilege that includes a s-year period during which such Advance shall not be eligible for any prepayment or refinancing, may not be a date chat will occur before the expiration of such 5 -year no-call period.
${ }^{9}$ Complete I line in Part 2 for each Advance identified in Part 1.
${ }^{10}$ For each Advance, insert the "Principal Installment Due" Eor the respective Advance on the Intended Refinancing Date as specified in the most recent billing notice delivered by RUS to the Borrower.
${ }^{11}$ The Eorrower has the option of making an additional payment of principal on the Intended Refinancing Date without any additional premium being charged for such addicional payment of principal. For each Advance, insert the amount of any optional additional principal payment that will be paid on the Intended Refinancing Dace.
${ }^{12}$ For each Advance, insert the total amount of principal that will be paid on the Intended Refinancing Date. That amount must be equal to the sum of the "Principal Installment Due" for the respective Advance inserted by the Borrower in Parr 2 and any amount inserted by the Borrower as an "Optional Additional Principal Payment."
${ }^{11}$ Complete 1 line in Part 3 for each Advance.
${ }^{14}$ For each Advance, insert the amount of principal that is to be refinanced. That amount must equal the difference between the "Outstanding Principal Amount" for the respective Advance inserted by the Borrower in Part 1 and the "Total Amount of Principal to Be Paid" for such Advance inserted by the Borrower in gart 2.
${ }^{15}$ For each Advance, insert the particular calendar date that the Borrower selects to be the date on which the respective Advance is to mature after the refinancing. This date may be either the same maturity date that was in effect for the respective Advance immediately before the refinancing or a new maturity date. If the Borrower selects a new maturity date for the respective Advance, this date (a) must be the last day of a calendar quarter, (b) may not be later than the "Final Maturity Date" specified on page 1 of the Note, and (c) may nor be less than one complete calendar quarter from the effective date of the refinancing.
${ }^{16}$ Select 1 of the following 3 methods for the repayment of principal for an Advance only if the Maturity Date selected for such Advance will occur on or after the "First Principal Payment Dace" specified on page 1 of the Note. The 3 methods for the repayment of principal are: the "equal principal installments" method ("Pa), the "graduated principal installments" method ("G"), and the "level debt service" method ("L"). Insert in the box the letter-symbol for the particular principal repayment method selected.
${ }^{17}$ Elect 1 of the following 2 types of prepayment/refinancing privileges for an Advance only if the new Maturity Date selected for such Advance will occur on or ifter the fifth anniversary of the effective date of this Maturity Extension. The 2 types of prepayment/refinancing privilege are: the "market value premium (or discount)" privilege ("M") and a "fixed premium" privilege ("F"). Insert in the box the letter-symbol for the particular type of prepayment/refinancing privilege elected.
${ }^{12}$ Elect 1 of the following 2 no-call period options for an Advance only if a "fixed premium" privilege is elected as the prepayment/refinancing privilege for such Advance. The 2 no-call period options are: yes ("Y"), if the Borrower elects to have the fixed premium prepayment/refinancing privilege include a 5-year period during which the Advance will not be eligible for prepayment or refinancing, and no ("N"), if the Borrower elects to have the fixed premium prepayment/refinancing privilege not include any such a 5 -year no-call period. Insert in the box the letter-symbol for the particular no-call period option elected.
${ }^{19}$ Select 1 of the following 3 premium options for an Advance only if a "fixed premium" privilege is elected as the prepayment/refinancing privilege for such Advance. The 3 premium options are: a $10 \%$ premium declining over 10 years ("X"), a 5 f premium declining over 5 years ("V"), and par (no premium) ("P"). Insert in the box the letter-symbol for the particular premium option selected.

## APPENDIX 1

TO
REFINANCING ELECTION NOTICE
(for identifying additional Advances that the Borrower elects to refinance)

Part 1:

| FFF | RUS | ORIGINAL | ORIGINAL | OUTSTANDING |
| :---: | :---: | :---: | :---: | :---: |
| ADVANCE | ACCOUNT | ADVANCE | ADVANCE | PRINCIRAL |
| IDENTIFIER | NUMDER | DATE | AMOUNT | AMOUNT |

Part 2:
FFB
ADVANCE
IDENTIFIER

PRINCIPAT AMOUNT TO BE PAID
\$ $\qquad$ \$ $\qquad$
\$ $\qquad$ \$

ADDITIONAL PRINCIPAL PAYMENT
\$ $\qquad$
\$ $\qquad$ \$ $\qquad$ \$ $\qquad$

$\qquad$
$\qquad$
Part 3:


RUS Note Identifier:

Paducah, Kentucky

September 1, 2020

## REIMBURSEMENT NOTE

JACKSON PURCHASE ENERGY CORPORATION (the "Borrower"), which term includes any successors or assigns, a corporation organized and existing under the laws of the Commonwealth of Kentucky, for value received, promises to pay on demand to the UNITED STATES OF AMERICA (the "Government"), acting through the Administrator of the Rural Utilities Service ("RUS"), at the United States Treasury, Washington, D.C., a sum equal to:

1. all amounts, including, without limitation, principal and interest (the "Reimbursed Amount"), paid by the Government from time to time pursuant to that certain guarantee by RUS (the "RUS Guarantee"), made by RUS to the Federal Financing Bank ("FFB") of amounts payable to FFB under a note dated September 1, 2020, made by the Borrower payable to FFB and guaranteed by RUS (the "FFB Note") pursuant to the Rural Electrification Act of 1936, as amended (7 U.S.C. 901 et seq.), Section 6 of the Federal Financing Bank Act of 1973 (12 U.S.C. ' 2285), and the Note Purchase Commitment and Servicing Agreement, as amended and as it may be amended, supplemented, or restated from time to time, dated as of January 1, 1992, between FFB and RUS (all such amounts hereinafter collectively called the "Principal Amount"), and
2. with interest on the Principal Amount from the respective date of such payment by RUS to FFB, at the Late Charge Rate as that term is defined in the FFB Note, and
3. administrative costs and penalty charges assessed in accordance with applicable regulations, and
4. any and all costs and expenses incurred in connection with the exercise of rights or the enforcement of remedies, as set forth in the Security Instrument, as hereinafter defined.

The obligations of the Borrower hereunder are absolute and unconditional, irrespective of any defense or any right to set off, recoupment or counterclaim it might otherwise have against the Government.

So long as FFB has received all amounts then due to it under the RUS Guarantee, the Borrower agrees to pay all amounts due on this Note directly to RUS. Nothing herein shall limit the Government's rights of subrogation which may arise as a result of payments made by RUS pursuant to the RUS Guarantee.

This Note is one of several notes permitted to be executed and delivered by, and is entitled to the benefits and security of, the Restated Mortgage and Security Agreement, dated as of September 1, 2020, made by and among the Borrower, the Government, National Rural Utilities Cooperative Finance Corporation and CoBank, ACB, as it may have heretofore been, or as it may hereinafter be, amended, supplemented, restated, or consolidated from time to time in accordance with its terms, being, collectively, the Security Instrument (the "Security Instrument"). The Security Instrument provides that all notes shall be equally and ratably secured thereby and reference is hereby made to the Security Instrument for a description of the property pledged, the nature and extent of the security and the rights, powers, privileges, and remedies of, the holders of notes with respect thereto.

Neither the execution and delivery of this Note by the Borrower to the Government, nor the failure of the Government to exercise any of its rights, powers, privileges or remedies under the Security Instrument shall be deemed
to be a waiver of any right, power, privilege or remedy of the Government, as a holder of this Note, under the Security Instrument.

IN WITNESS WHEREOF, the Borrower has caused this Note to be signed in its corporate name and its corporate seal to be hereunto affixed and attested by its officers thereunto duly authorized, all as of the day and year first above written.

JACKSON PURCHASE ENERGY CORPORATION
By: SAMPLE - NOT FOR EXECUTION

Name: $\qquad$

Title
(Seal)

Attest:
Secretary

## EXHIBIT B

## EQUAL OPPORTUNITY CONTRACT PROVISIONS

## During the performance of this contract, the contractor agrees as follows:

(a) The contractor shall not discriminate against any employee or applicant for employment because of race, color, religion, sex or national origin. The contractor shall take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex or national origin. Such action shall include, but not be limited to the following: employment, upgrading, demotion or transfer, recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.
(b) The contractor shall, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants shall receive consideration for employment without regard to race, color, religion, sex or national origin.
(c) The contractor shall send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representative of the contractor's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
(d) The contractor shall comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations and relevant orders of the Secretary of Labor.
(e) The contractor shall furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by the rules, regulations and orders of the Secretary of Labor, or pursuant thereto, and shall permit access to his books, records and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations and orders.
(f) In the event of the contractor's noncompliance with the non-discrimination clauses of this contract or with any of the said rules, regulations or orders, this contract may be canceled, terminated or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in said Executive Order or by rule, regulation or order of the Secretary of Labor, or as otherwise provided by law.
(g) The contractor shall include the provisions of paragraphs (a) through (g) in every subcontract or purchase order unless exempted by rules, regulations or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246, dated September 24, 1965, so that such provisions shall be binding upon each subcontractor or vendor. The contractor shall take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance: Provided, however, that in the event a contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the agency, the contractor may request the United States to enter into such litigation to protect the interests of the United States.

## EXHIBIT C-1

## MANAGER'S CERTIFICATE REQUIRED UNDER LOAN

## CONTRACT SECTION 6.14 FOR ADDITIONAL NOTES

On behalf of $\qquad$
Name of Borrower
I hereby certify that the Additional Note or Notes to be issued under Section 2.01 of the Mortgage on or about
meet all of the requirements of
Date Note or Notes are to be Signed
Section 6.14 of the Loan Contract, namely:
(a) The weighted average life of the loan evidenced by such Notes ( $\qquad$ years) does not exceed the weighted average of the expected remaining useful lives of the assets being financed ( $\qquad$ years) as evidenced by the attached calculation of said weighted average lives.
(b) The principal of the loan evidenced by such Notes shall either be [check one and provide evidence in the second case:
(1) repaid based on level payments of principal and interest throughout the life of the loan, or
(2) amortized at a rate that shall yield a weighted average life that is not greater than the weighted average life that would result from level payments of principal and interest throughout the life of the loan as evidenced by the attached analysis of said weighted average lives.
(c) The principal of the loan evidenced by such Notes has a maturity of not less than 5 years.

SAMPLE - NOT FOR EXECUTION

| Signed |
| :--- |
| Name |
| Title |
| Name and Address of Borrower: |
|  |

# EXHIBIT C-2 <br> MANAGER'S CERTIFICATE REQUIRED UNDER LOAN CONTRACT <br> SECTION 6.14 FOR REFINANCING NOTES 

On behalf of $\qquad$
Name of Borrower
I hereby certify that the Additional Note or Notes to be issued under Section 2.02 of the Mortgage on or about
$\qquad$ meet the requirement of

## Date Note or Notes are to be Signed

Section 6.14 of the Loan Contract that the weighted average life of such Notes is not greater than the weighted average remaining life of the Notes being refinanced, as evidenced by the attached calculation of said weighted average lives.

SAMPLE - NOT FOR EXECUTION

Signed

Name

Title

Name and Address of Borrower:

## Date

$\qquad$
$\qquad$
$\qquad$

## RUS 2021 Update

# Amendment To Current Approved <br> Construction Work Plan 

Work Plan Period 2020-2023

Change Proposed
348-21 \$168,500
349-21 \$96,000
Reason for Change
attached

Method of Financing

## Loan Funds $\mathbf{X}$

General Funds

Status of Borrowers Environmental Report: Attached
Estimated Cost $\$ 264,500$
Engineering Support Attached


Approved By:_Mike Norman
Date: 3/26/2021

Subject to BER approval? Yes
Status of Construction: Proposed 2021

## SYSTEM IMPROVEMENTS - RUS CODE 300

## New York Substation, Slater 47254

## Code 348-21

Estimated Cost: \$168,500
Year: 2021

## Description of Proposed Construction

Sections PROH_00005652 to PROH_00046368 - Convert 1.9 miles of single-phase \#2 ACSR to three-phase 1/0 ACSR and re-phase nearby taps to balance load. These line sections are along Crews Rd (KY-1280) between S Adkins Dixon Rd (CR-1202) and Barlow Rd (US-60) in Wickliffe.

## Reason for Proposed Construction

Design Criteria (DC) Item 1 is being violated

## Results of Proposed Construction

DC Item 1 will be met

## Alternative Corrective Plan Investigated

This is a radial tap, no backfeed to relieve loading exists.


## SYSTEM IMPROVEMENTS - RUS CODE 300

New York Substation, Wickliffe 47244
Code 349-21
Estimated Cost: \$96,000
Year: 2021

## Description of Proposed Construction

Sections PROH_00006706to PROH_00006756 - Convert 1.26 miles of single-phase \#2 ACSR to three-phase $1 / 0$ ACSR and re-phase nearby taps to balance load. These line sections are along Buck Rd (KY-1279) heading northeast from Wickliffe Rd (KY-286) in Wickliffe.

## Reason for Proposed Construction

Design Criteria (DC) Item 1 is being violated

## Results of Proposed Construction

DC Item 1 will be met

## Alternative Corrective Plan Investigated

This is a radial tap, no backfeed to relieve loading exists.


## ATTACHMENT A

United States Department of Agriculture

## Rural Development

Rural Utilities Service
1400 Independence Ave SW, Room 4121 Stop 1510
Washington, DC 20250
Voice 202.720 .9540

Mr. Eric Harris
Chairman
Jackson Purchase Energy Corporation
6525 US Highway 60 West
Paducah, Kentucky 42001-7498
Dear Mr. Harris:
We are pleased to advise you that a treasury rate loan commitment in the amount of $\$ 57,000,000$ has been approved for Jackson Purchase Energy Corporation (Borrower), by the Rural Utilities Service (RUS). Under this commitment, RUS will provide a treasury rate loan, designated "AU45", in the amount of $\$ 57,000,000$ to the Borrower from RUS. The RUS Form 740c, Cost Estimates and Loan Budget for Electric Borrowers, dated October 30, 2023, is enclosed and made a part hereof. Written approval by RUS must be obtained prior to the advancement of any loan proceeds for use for system extensions and additions that are not specifically listed on the enclosed RUS Form 740c.

The "AU45", loan contract and related documents, together with instructions, will be forwarded in the future for execution. The "AU45", loan is approved with the understanding that the loan documents will be authorized and executed by your organization and returned to us by the date set forth in the letter transmitting the documents.

Before funds are advanced, you should have in place a cybersecurity plan, a supply chain plan, and a plan to comply with cybersecurity requirements of the National Institute of Standards and Technology and the Cybersecurity and Infrastructure Security Agency.

Please note that this letter does not constitute an approval to advance the loan proceeds. Proceeds are eligible for advancement on the "AU45", after all conditions below have been met and the proper advance request documentation has been submitted to RUS:

1. The RUS has entered into a contract with the Borrower to finance the system extensions and additions described on the enclosed RUS Form 740c;
2. The Borrower has submitted evidence, in form and substance satisfactory to the Administrator, that the Borrower has duly authorized, executed, and has delivered to the Administrator a RUS loan contract, and a Treasury Rate Note in the manner prescribed by the Administrator; and,
3. The Borrower has submitted evidence, in form and substance satisfactory to the Administrator, that the Borrower has duly authorized, executed, delivered, recorded, and filed a mortgage or other security instrument, if required, which is in form and substance satisfactory to the Administrator.

Please note that the approval of this loan commitment is an offer to the Borrower of the "AU45", treasury rate loan. Your acknowledgment and acceptance of the "AU45", treasury rate loan is subject to the specified terms and conditions identified above.

This award is subject to the provisions contained in the Consolidated Appropriations Act, 2019, Pub. L. 116-6, Division E, Title VII, sections § 744 and 745, as amended and/or subsequently enacted for U.S. Department of Agriculture (USDA) agencies and offices regarding corporate felony convictions and corporate federal tax delinquencies.

Your acknowledgement and acceptance must be received by RUS, no later than 14 calendar days from the date of this letter,, otherwise the commitment will be VOID. The Chairman or the Board President authorized by your organization to execute the loan documents must execute by signing, dating and returning the commitment letter via an email attachment to:

Karen Hargrove<br>Email Address: loancommitment@usda.gov

If email is not possible, the signed document can be faxed to 1-844-875-8076. The original executed and dated commitment will remain in your files.

## ACKNOWLEDGED AND ACCEPTED BY:

> ANDREW $\begin{aligned} & \text { Digitally signed by } \\ & \text { ANDREW BERg }\end{aligned}$
> BERK
> Date: 2024.04.24
> 11:16:42-04'00'

ANDY BERK
Administrator
Rural Utilities Service
Name:

Title: $\qquad$ Date:

$$
04 / 25 / 2024
$$

Attachment: RUS Form 740c
cc: Mr. Gregory Grissom, President and CEO, Jackson Purchase Energy Corporation


## KY 20 AU47 Attachment

| SUB-SECTION | RUS CODE | Original Conductor | INST. COND/\#PH | \$/MI | \# OF MILES | 2024 | 2025 | 2026 | 2027 | TOTAL |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Burna PROH_00034077 - PROH_00034145 | 301-12* | 1ph \#2 ACSR | $3 \mathrm{ph} \mathrm{1/0} \mathrm{ACSR}$ | \$181,747 | 2.2 | \$0 | \$0 | \$0 | \$399,843 | \$399,843 |
| Culp PROH_00028600 - PROH_00028642 | 342-30 | 1ph \#2 ACSR | 3ph 1/0 ACSR | \$164,851 | 0.55 | \$0 | \$90,668 | \$0 | \$0 | +590,668 |
| Cumberland PROH_00033215 - PROH_00033281 | 315-30 | 1ph \#2 ACSR | $3 \mathrm{ph} \mathrm{1/O} \mathrm{ACSR}$ | \$157,000 | 2.51 | \$394,070 | \$0 | So | S0 | \$394,070 |
| Draffenville PROH_00031223 - PROH_00031224 | 366-30 | 1ph \#1/0 ACSR | $3 \mathrm{ph} \mathrm{1/O} \mathrm{ACSR}$ | \$157,000 | 0.1 | \$15,700 | \$0 | so | \$0 | \$15,700 |
| Grand Rivers PROH_00041851 - PROH_00035334 | 376-30 | $1 \mathrm{ph} \# 2 \mathrm{ACSR}$ | $3 \mathrm{ph} \mathrm{1/O} \mathrm{ACSR}$ | \$173,093 | 0.8 | \$0 | \$0 | \$131,551 | \$0 | \$131,551 |
| Grand Rivers PROH_O0035691 to PROH_00035728 | 339-16* | 1ph \#2 ACSR | $3 \mathrm{ph} \mathrm{1/O} \mathrm{ACSR}$ | \$181,747 | 0.3 | \$0 | \$0 | \$0 | \$54,524 | \$54,524 |
| Joy PROH_O0042185 - PROH_00036619 | 305-30 | 1ph \#2 and \#1/0 ACSR | 3ph 1/0 ACSR | \$164,850 | 2.71 | \$0 | \$446,744 | So | \$0 | \$446,744 |
| Kansas PROH_00014298 - PROH_00014303 | 361-30 | 1ph \#2 ACSR | 3ph 336 ACSR | \$168,000 | 1.02 | So | \$171,360 | \$0 | SO | \$171,360 |
| Ledbetter PROH_00038602 - PROH_00038616 | 331-30 | $1 \mathrm{ph} \# 2 \mathrm{ACSR}$ | 3ph 1/0 ACSR | \$157.000 | 0.41 | \$64,370 | \$0 | \$0 | \$0 | \$64,370 |
| Ledbetter PROH_00042326-PROH_00038936 | 331-31 | 1ph \#2 ACSR | $3 \mathrm{ph} 1 / 0 \mathrm{ACSR}$ | \$164,852 | 0.25 | \$0 | \$41,213 | So | \$0 | \$41,213 |
| Lovelaceville PROH_00044960 - PROH_00010373 | 349-30 | $1 \mathrm{ph} \# 2 \mathrm{ACSR}$ | 3 ph 336 ACSR | \$160,000 | 0.61 | \$97,600 | 50 | So | \$0 | \$97,600 |
| Possum Trot PROH_00027430-PROH_00027448 | 378-30 | 1ph \#2 ACSR | 3ph 1/0 ACSR | \$181,747 | 0.47 | \$0 | \$0 | \$0 | \$85,421 | \$85,421 |
| Possum Trot PROH_00001611 - PROH_00030312 | 378-31 | 1ph \#2 ACSR | $3 \mathrm{ph} 1 / 0$ ACSR | \$157,000 | 0.98 | \$153,860 | \$0 | \$0 | \$0 | \$153,860 |
| Smithland PROH_00001929 - PROH_00040695 | 332-30 | 1ph \#2 ACSR | $3 \mathrm{ph} \mathrm{1/0} \mathrm{ACSR}$ | \$173,093 | 1.24 | \$0 | \$0 | \$214,635 | 50 | \$214,635 |
| Smithland PROH_00081251-PROH_00039826 | 332-31 | $1 \mathrm{ph} \# 2 \mathrm{ACSR}$ | $3 \mathrm{ph} \mathrm{1/0} \mathrm{ACSR}$ | \$173,093 | 1.34 | \$0 | So | \$231,945 | \$0 | \$231,945 |
| * Carryover |  |  | TOTAL CODE 300 |  | 15.45 | \$725,600 | \$749,985 | \$578,131 | \$539,788 | \$2,593,504 |





## SECTION B. SUMMARY OF AMOUNTS AND SOURCES OF FINANCING

1. GRAND TOTAL - ALL COSTS
2. FUNDS AND MATERIALS AVAILABLE FOR FACILITIES
a. Loan Funds
b. Materials and Special Equipment
c. General Funds ......... Purpose I

0

Purpose 2
Purpose 3
Purpose 4
Total General Funds Applied
d. Total Available Funds and Materials
\$63,536
3. NEW FINANCING REQUESTED FOR FACILITIES
4. TREASURY LOAN REQUESTED FOR FACILITIES
5. TOTAL SUPPLEMENTAL LOAN REQUESTED
$100 \%$

Name of Supplemental Lender
6. CAPITAL TERM CERTIFICATE PURCHASES (CFC Loan only) ............
7. SUPPLEMENTAL LOAN REQUESTED FOR FACILITIES
8. $100 \%$ SUPPLEMENTAL LOANS (SEE RUS Buifetin 20-40.AtL C)*
ldennify in section A by budget purpose and separate subtotals.

| $\$ 57,063,536$ | $\$ 57,063,536$ |
| ---: | ---: |
|  |  |
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|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
| $\$ 63,536$ |  |
| $\$ 57,000,000$ | $\$ 57,000,536$ |
|  | $\$ 57,000,000$ |
|  | $\$ 0$ |
|  | $\$ 0$ |
|  | $\$ 0$ |
|  | $\$ 0$ |
|  |  |

## SECTION C. CERTIFICATION

We, the undersigned, certify that:

1. Upon completion of the electrical facilities contained herein and any others uncompleted at this time but for which financing is available, the system will be capable of adequately and dependably serving the projected load for the loan period as contained in our current RUS approved Power Requirement Study and Construction Work Plan.
2. Negotiations have been or will be initiated with our power supplier, where necessary, to obtain new delivery points andior additional capacity at existing ones to adequately supply the projected load upon which this loan application is based.
3. The data contained herein and all supporting documents have, to the best of my knowledge, been prepared correctly and in accordance with RUS Bulletin 20-2.
$\qquad$


Signature of Borrower's President \& CEO Greg Grissom

## STATEMENT

Statement certifying that at least $90 \%$ of the Loan funds are for facilities with a useful life of 33 years or longer as required by 7 CFR 1710.115.

To facilitate the determination of the final maturity for this RUS Loan, Greg Grissom
does hereby certify that:
X At least $90 \%$ of the Loan funds requested as part of this loan application and included on the RUS Form 740c (Cost Estimates and Loan Budget for Electric Borrowers) are for facilities with an anticipated useful life of 33 years or longer.

Less than $90 \%$ of the Loan funds requested as part of this loan application and included on the RUS Form 740c (Cost Estimates and Loan Budget for Electric Borrowers) are for facilities with an anticipated useful life of 33 years or longer. A schedule has been attached to this statement listing the facilities with an anticipated useful life of less than 33 years, the anticipated useful life of those facilities and the associated cost estimates (see attached).

Title:



[^0]:    ${ }^{1}$ Complete 1 line in Part 2 for each Advance identified in part I with respect to which the Borrower elecss (1) to have the marurity extenced to a new Marurity Date orher than the next date to occur that is the last day of a calendar

[^1]:    ${ }^{1}$ Insert the corporate name of the Borrower. If the corporate name of the Borrower at the time of chis Advance is different from che corporate name that appears on page 1 of the Note, add "(Eormerly $\qquad$ )", and inserc in this second tiank the corcorate name of the Borrower as it appears on page I of the Note.
    "Insert the "FFS Note Identifier" that FFB assigned to the Note (as provided in the Agreement).
    ${ }^{3}$ Complete 1 line in part 1 for each Acavance that the Borrower intencs to prepay in whole or in part. For each Advance, insert che "FFB Advance Identisier" for the respective Advance as specified in the most recent billing notice delivered by RUS to the ヨerrower.
    "For each Advance, insert the "RUS Account Number" for the respecrive Advance as specified in the most recent billing notice delivered by RUS to the Bozzower.
    ${ }^{5}$ For each Advance, insert the date on which FFB made the respective Advance to the Borrower,
    ${ }^{6}$ For each Advance, insert the original principal amount of the respective Advance that FFB made to the Borrower (or that the Borrower assumed).

[^2]:    ${ }^{1}$ Insert the corporate name of the Borrower. If the corporate name of the Borrower at the time of this Advance is different from the corporate name that appears on page 1 of the Note, add "(formerly )", and insert in this second blank the corporate name of the Borrower as it appears on page 1 of the Note.
    ${ }^{2}$ Insert the "FFB Note Idemtifier" that FFB assigned to the Note (as provided in the Agreement:
    ${ }^{3}$ Complete 1 line in Part 1 for each Advance that the Borrower intends to prepay in whole or in part. For each Advance, insert the "FFB Advance Idertifier" for the respective Advance as specified in the most recent billing notice delivered by RUS to the Borrower.
    "For each Adivance, inser: the "RUS Account Number" for the respective Acivance as specified in the most recent billing notice delivered by RUS to the Sorrower.
    ${ }^{5}$ For each Aavance, insert the date on which FFB made the respective Advance te the Borrower.
    ${ }^{6}$ For each Advance, inser: the original principal amount of the respeszive Advarce that FFB made to the Borrower (or that che Borrower assumed).

