W. DAVID DENTON THOMAS J. KEULER WILLIAM E. PINKSTON LISA H. EMMONS DAVID L. KELLY THEODORE S. HUTCHINS* GLENN D. DENTON* STACEY A. BLANKENSHIP MELISSA D. YATES* NEAL D. OLIPHANT DOUGLAS R. MOORE ROBERT W. GOFF*** SAMUEL J. WRIGHT** JACKIE M. MATHENY JR. Also Licensed To Practice in Illinois ** Also Licensed To Practice in Illinois & Missouri *** Also Licensed To Practice in Tennessee



ATTORNEYS AT LAW A Limited Liability Partnership

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WEB SITE: www. dklaw.com

February 22, 2010

RECEIVED

FEB 2 3 2010

PUBLIC SERVICE COMMISSION

VIA FEDERAL EXPRESS

MR JEFF DEROUEN EXECUTIVE DIRECTOR KENTUCKY PUBLIC SERVICE COMMISSION 211 SOWER BLVD. FRANKFORT KY 40602

Re: Jackson Purchase Energy Corporation Kentucky Public Service Commission - Case No. 2009-00451

Dear Mr. Derouen:

Please find enclosed an original and ten (10) copies of Jackson Purchase Energy Corporation's Application to Amend Tariffs. Also enclosed is an extra copy for purposes of file stamping. Please return the extra copy in the envelope provided.

Should you need any further information from me regarding this filing, please do not hesitate to contact me.

Sincerely. ta>

Melissa D. Yates Attorney for Jackson Purchase Energy Corporation

Enclosures cc: Larry Cook, w/enclosures

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COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION OF KENTUCKY

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In the Matter of:

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FEB 2 3 2010

Application of Jackson Purchase Energy Corporation to Amend Tariffs CASE NO. 2009-00451

PUBLIC SERVICE COMMISSION

The application of Jackson Purchase Energy Corporation ("Jackson Purchase") respectfully shows:

1. On January 10, 2008, in Case Number 2007-0116, Jackson Purchase Energy Corporation ("JPEC") submitted a completed application to the Commission requesting authority to raise its base rates by \$3,554,064, a 9.5 percent (9.5%) increase.

2. As part of said application, JPEC proposed to republish and to revise many of its tariffs in addition to the increase in rates.

3. The Attorney General was the sole intervener in the proceeding.

4. On May 2, 2008, the parties presented a Joint Settlement Stipulation and Recommendation ("Settlement Agreement") for the Commission's consideration. Said Settlement Agreement was a resolution of all matters of the case, including any and all tariff revisions. Said Settlement Agreement was presented to the Commission during a hearing held on May 13, 2008 and was approved by the Commission's Order dated June 17, 2008.

5. Since the new tariffs were instituted, JPEC has become aware of previously unforeseen difficulties which some of its customers are encountering as a result of said revisions.

JPEC believes that this should be corrected immediately so as not to impose any hardship on the affected customers, rather than waiting until its next general rate case. This is further supported by the pre-filed testimony of Kelly Nuckols, which is attached hereto and incorporated herein as Exhibit "A"

6. The first of these difficulties has to do with a minimum billing provision which applies to certain Commercial Customers. Under the current tariffs, it is Sheet No. 15, Schedule D - Commercial and Industrial Demand Less than 3,000 kW. A copy of said tariff is attached hereto and incorporated herein by reference as Exhibit "B." Under the current tariff, Members who are seasonal or experience a temporary shutdown, along with those who are primary metered, are being adversely affected by the Minimum Monthly Demand. The revision to that particular tariff would be modified to reflect a recovery based on the installed equipment, instead of the highest demand established during the preceding 12 month period. A copy of the proposed revised tariff is attached hereto and incorporated herein by reference as Exhibit "C". A side-by-side comparison of the tariffs is attached hereto and incorporated herein by reference as Exhibit "D".

7. As part of its revised tariffs, JPEC proposes to change its Outdoor Lighting Tariff. It is currently Sheet No. 11, Schedule OL - Outdoor Lighting. A copy of said tariff is attached hereto and incorporated herein by reference as Exhibit "E". Under the revised tariff, JPEC will install one (1) pole per service location for outdoor lighting fixtures. Additional poles may be requested and installed by JPEC, but any costs incurred by JPEC in providing the installation shall be paid by the member. JPEC would also then maintain the pole and fixture without cost to the member, unless the member has negligently caused damage to the pole. This change will also change the size of light which will be used in any new or replacement installations as the

2

size previously used is no longer being manufactured. A copy of the proposed tariff is attached hereto and incorporated herein by reference as Exhibit "F". A side-by-side comparison of the tariffs is attached hereto and incorporated herein by reference as Exhibit "G".

8. Finally, JPEC proposes to change Section 35 of its Rules and Regulations Tariff. A copy of the current section of this Tariff is attached hereto and incorporated herein by reference as Exhibit "H". The proposed revision to this tariff will set the Member's cost for setting a meter pole at \$100.00, as opposed to the actual costs incurred by JPEC. Additionally, it changes the ownership of poles installed pursuant to this tariff so that the poles will be owned by JPEC with a perpetual lease to the Member. This change is intended to allow JPEC to determine when any such meter pole is due for replacement. The perpetual lease fee shall be specified in JPEC's Non-Recurring Charges Tariff and shall be set at \$100.00. A copy of the proposed tariff is attached hereto and incorporated herein by reference as Exhibit "I". A side-by-side comparison of the tariff is attached hereto and incorporated herein by reference as Exhibit "J".

9. As part of its application, JPEC attaches and incorporates herein by reference a copy of its Income Statement as Exhibit "K". Further, JPEC attaches and incorporates by reference a copy of its balance sheet for twelve months ending November 30, 2009, as Exhibit "L".

10. JPEC requested permission to use the abbreviated form of notice as permitted by 807 KAR 5:011 Section 8 (1). The Commission approved said request by an order dated January 22, 2010. A copy of the Affidavit of Publication is attached hereto as Exhibit "M".

Wherefore, JPEC hereby requests that the Public Service Commission of Kentucky approve the requested changes to its operating tariffs.

3

Dated this the 22nd day of February, 2010.

Respectfully Submitted, By: Melissa D. Yates DENTON & KEULER LLP

PO BOX 929 PADUCAH KY 42002-0923 PHONE: (270)443-8253 FAX: (270) 442-6000

ATTORNEYS FOR JACKSON PURCHASE ENERGY CORPORATION

COMMONWEALTH OF KENTUCKY PUBLIC SERVICE COMMISSION

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APPLICATION OF JACKSON PURCHASE ENERGY CORPORATION FOR AN ADJUSTMENT IN RATES

CASE No. 2009-00451

PREFILED TESTIMONY OF G. KELLY NUCKOLS ON BEHALF OF JACKSON PURCHASE ENERGY CORPORATION

Summary of Testimony

Mr. Nuckols testifies to the proposed changes to Schedule D – Commercial and Industrial Demand less than 3,000 kW, Schedule OL – Outdoor Lighting, and Rules and Regulations to correct errors and inequities as filed and approved in Case 2007-00116.

EXHIBIT A

1	Q1.	Would you state your name and business address?	
2	A1.	G. Kelly Nuckols, Post Office Box 4030, Paducah, Kentucky 42002.	
3			
4	Q2.	What is your occupation?	
5	A2.	President and CEO of Jackson Purchase Energy Corporation (JPEC).	
6			
7	Q3.	How long have you been in your present position?	
8	A3.	Over 12 years, as I was employed June 2, 1997 as President and CEO.	
9			
10	Q4.	Have you appeared before the Kentucky Public Service Commission and given testimony	
11		in electric rate cases?	
12	A4.	Yes, I have.	
13			
14	Q5.	Have you previously filed testimony in JPEC's rate Case 2007-00116?	
15	A5.	Yes, see Exhibit H-1.	
16			
17	Q6.	What is the purpose of JPEC's Application to amend tariffs approved in Case 2007-00116?	
18	A6.	To correct errors and inequities which have become apparent once those documents	
19		were submitted and approved.	
20			
21	Q7.	Has JPEC's Board of Directors been involved with the proposed amendments as	
22		submitted in the filing?	
23	A7.	JPEC's Board of Directors has been actively involved with JPEC's management team in	
24		the Application for Amendment. JPEC's Board of Directors has engaged in discussions	
25		with Members throughout the service area to determine the impacts of the existing tariffs	
26		as well as the proposed amendments.	
27			
	1		

Has JPEC proposed a modification in its Schedule D - Commercial and Industrial Demand 1 Q8. 2 less than 3,000 kW? 3 JPEC has changed the heading of a section in Schedule D from "Minimum Monthly A8. 4 Demand" to "Monthly Demand Charge". 5 Are there other changes within the Minimum Monthly Demand Section? 6 Q9. The section has been modified to reflect the change from "determination of a minimum 7 A9. 8 demand" to "determination of a monthly demand charge". 9 10 Q10. Why were the proposed changes necessary? After the tariffs were approved, JPEC discovered that those Members who have 11 A10. significant variations in their load were experiencing billings under subpart 3 of the 12 Minimum Monthly Demand that were not anticipated. Further, JPEC has determined 13 14 those variations are not fair, just and reasonable. 15 16 How does JPEC propose to remedy this inequity? Q11. Subpart 3 has been modified to a recovery of fixed costs through the size of transformers 17 A11. installed at the Member's location, as opposed to the fixed cost recovery based on the 18 19 preceding 12 months of billing history. 20 Has JPEC previously had charges that were based on the installed transformer capacity? 21 Q12. 22 A12. Prior to JPEC's rate case in 1997, a minimum billing provision based on the installed transformer capacity was used. That provision was erroneously deleted from the 23 24 submitted and approved tariffs in Case 1997-00224. 25 26 Is there a negative impact on JPEC's revenue under the present approved Schedule D? Q13.

1	A13.	Under the presently approved Schedule D, a large decrease in the Member's demand	
2		over a prolonged period of time would result in JPEC not recovering its fixed investment	
3		The Schedule as presently applied would look back at the previous 12 months history.	
4		After the 13th month the history would have 0 demand or the greatly reduced amount,	
5		resulting in reduced billing.	
6			
7	Q14.	Are there other changes in the Minimum Monthly Demand?	
8	A14.	Yes, the factor in subpart 4 has been reduced from 60% to 20% to more fairly reflect the	
9		actual costs.	
10			
11	Q15.	A new sentence has been included in the Monthly Demand Charge. What is the reason	
12		for the new sentence?	
13	A15.	As originally filed and approved, those Members who are primary metered and were	
14		under reduced loading were paying rates that were not fair, just and reasonable. JPEC's	
15		investment with a primary metered Member is only in the metering equipment and	
16		system reserve capacity. This is significantly reduced from Members who require	
17		transformers and other equipment. Therefore, subpart 3 would not be applicable and the	
18		factor in subpart 4 should be reduced to reflect the reduced investment.	
19			
20	Q16.	Approximately, how many Members have been impacted negatively by the existing	
21		Schedule D tariff?	
22	A16.	During the last 12 months the maximum number of bills produced with the minimum	
23		billing provision has been 142, while the least has been 35. The amounts of these	
24		minimum billings range from \$0.38 to \$1,600.56 above actual consumption.	
25			
26	Q17.	Will any Member's bill increase as a result of the proposed changes?	

1	A17.	Based on analysis and review of last 12 months billings, no Member will receive an
2		increase in their billing as a result of these changes.
3		
4	Q18.	Will these proposed changes to Schedule D result in a negative impact on the rates of
5		other classes of JPEC Members?
6	A18.	The impact on the other classes of JPEC Members should be nearly zero or de minimus in
7		total.
8		
9	Q19.	Do you believe the changes as proposed in Schedule D will result in rates and tariffs that
10		are fair, just and reasonable?
11	A19.	Yes, I do.
12		
13	Q20.	Are there other proposed changes in the submitted documents?
14	A20.	Yes, in Schedule OL – Outdoor Lighting, under Conditions of Service, JPEC has eliminated
15		the requirement that the Member pay to JPEC the cost of any pole, other than an existing
16		pole, for an outdoor light.
17		
18	Q21.	How many outdoor lights can a Member have?
19	A21.	The Member can have an unlimited number of outdoor lights; only the first light's pole is
20		included at no cost to the Member. Any additional poles necessary for other lights would
21		be installed at JPEC's cost to the Member.
22		
23	Q22.	Who is responsible for maintenance of poles installed for outdoor lighting?
24	A22.	JPEC will be responsible for all routine maintenance of the outdoor lighting pole.
25		
26	Q23.	Are there other changes in the Schedule OL?

1	A23.	JPEC has added another light to the Rate per Month section; the 150 watt Metal has		
2		been added as the 175 watt Metal is no longer manufactured. JPEC used the same		
3		method to determine the rate per unit as the other lights listed.		
4				
5	Q24.	How many Members are impacted by the proposed changes in the Schedule OL?		
6	A24.	For the last 12 months, only two Members have elected to pay for the pole used for		
7		outdoor lighting.		
8				
9	Q25.	Will these proposed changes to Schedule OL result in a negative impact on the rates of		
10		other classes of JPEC Members?		
11	A25.	The impact on the other classes of JPEC Members should be nearly zero or <i>de minimus</i> in		
12		total.		
13				
14	Q26.	Do you believe the changes as proposed in Schedule OL are fair, just and reasonable?		
15	A26.	Yes, I do.		
16				
17	Q27.	Has JPEC modified its Rules and Regulations in the proposed amendments?		
18	A27.	Section 35 Distribution Line Extension to Mobile Homes has been modified.		
19				
20	Q28.	Within Section 35, what changes are proposed?		
21	A28.	The ownership and payment for meter poles has been modified.		
22				
23	Q29.	Why has the ownership of the meter poles been changed?		
24	A29.	JPEC's management and collective bargaining unit have concerns with the safety of its		
25		workmen climbing a meter pole owned and maintained by the Member.		
26				
27	Q30.	What are the safety concerns with the Member owning the meter pole?		

1	A30.	With JPEC ownership of the meter pole, the pole would be included in JPEC's pole
2		inspection program in an effort to maintain poles that are structurally sound. JPEC
3		workers when required to climb the meter pole for routine maintenance or to disconnect
4		the service, may discover the Member owned meter pole to be unsound structurally.
5		JPEC does not have the means to require the Member to replace the meter pole, without
6		declaring the meter pole to be a hazard to the workers and general public, then
7		disconnecting the Member's service.
8		
9	Q31.	If a JPEC pole is discovered to be unsound, does JPEC propose to charge the Member for
10		the new pole?
11	A31.	As contained in the proposed revision, the Member would pay a one-time fee for the
12		perpetual lease of the meter pole. A pole found to be unsound would be changed out at
13		no cost to the Member. The Member would be responsible to transfer their equipment
14		from the old pole to the new replacement pole.
15		
16	Q32.	How will the amount of the perpetual lease be determined?
17	A32.	As proposed in the revision, the meter pole fee would become an item in JPEC's Non-
18		Recurring Tariff as filed and approved by JPEC's Board of Directors and the Kentucky
19		Public Service Commission.
20		
21	Q33.	Are there other benefits to the perpetual lease as proposed?
22	A33.	Under the existing tariff, the cost from month-to-month varies based on a number of
23		factors as dictated by RUS accounting methodology. With the proposed revision, the cost
24		changes only with modifications to the Non-Recurring tariff and is available for review in
25		advance by JPEC employees and Members.
26		

1	Q34.	What does JPEC propose the perpetual lease fee to be under the Schedule Non-Recurring
2		Fees?
3	A34.	JPEC's board of directors has approved the perpetual lease fee to be included within the
4		Non-Recurring Fees at \$100.00.
5		
6	Q35.	What is the cost of the meter pole under the present tariff?
7	A35.	The average cost of a meter pole for the previous twelve months has been \$191.61.
8		
9	Q36.	How many meter poles has JPEC installed in the previous twelve months?
10	A36.	During the period from July 2008 until August 2009, 59 JPEC Members have paid for
11		meter pole installations.
12		
13	Q37.	What does JPEC propose for the 59 Members who paid for meter pole installations?
14	A37.	JPEC would propose to refund the actual amounts paid by each Member, less the
15		perpetual lease fee; JPEC would then assume ownership of the meter pole.
16		
17	Q38.	Are there other benefits to JPEC ownership of meter poles?
18	A38.	With the two year system inspection requirement, the inspector would not have to
19		determine ownership of pole, as all meter poles would be JPEC's responsibility. In
20		addition, the meter poles installed will meet or exceed the RUS standard for wood poles;
21		a pole purchased by the Member from a third party may or may not meet this standard.
22		
23	Q39.	Will these proposed changes to Rules and Regulation Section 35 result in a negative
24		impact on the rates of other classes of JPEC Members?
25	A39.	The impact on the other classes of JPEC Members should be nearly zero or de minimus in
26		total.
27		
	1	

Direct Testimony of G. Kelly Nuckols KPSC Case 2009-00451 Page 9 of 10

- Q40. Do you believe the change as proposed in Section 35 Distribution Line Extensions to
 Mobile Homes is fair, just and reasonable?
 A40. Yes, I do.
 4
- 5 Q41. Does this conclude your testimony in the proposed changes?

6 A41. Yes, it does.

7

Direct Testimony of G. Kelly Nuckols KPSC Case 2009-00451 Page 10 of 10

1	The undersigned has prepared the foregoing direct testimony and swears that it is true and
2 3	correct to the best of his knowledge and belief.
4	G. Kelly Nuckols
5	STATE OF KENTUCKY
6	COUNTY OF McCRACKEN
7	The foregoing instrument was acknowledged before me this $\frac{19^{\tau H}}{19^{\tau H}}$ day of
8	Lowary, 2010, by G. Kelly Nuckols, President and CEO of Jackson Purchase
9	Energy Corporation.
10	My commission expires April 9, 2011
11	
12	Stacre Gean Latton
13	Notary Public, State at Large



	Jackson Purchase Energy Corp	
FOR	Entire Territory Served	

Community, Town or City

P.S.C. KY NO.	5

_____ SHEET NO. _____

CANCELLING P.S.C. KY NO. 4

SHEET NO. 14

SCHEDULE D – COMMERCIAL AND INDUSTRIAL DEMAND LESS THAN 3,000 kW	

The monthly billing shall be the sum of the Facilities Charge, Demand Charge, Energy Charge, any applicable Adjustment Clause, and applicable taxes.

Determination of Billing Demand

The billing demand shall be the maximum integrated thirty (30) minute demand of the Member at the Member's delivery point as indicated or recorded by a demand meter. Member shall maintain a power factor at the delivery point as nearly practical to unity (100%). Power factor during normal operation may range from unity to ninety percent (90%). If Member's power factor is less than ninety percent (90%) at time of maximum load, JPEC reserves the right to adjust the maximum monthly metered demand for billing purposes in accordance with the following formula:

Monthly Billing Demand (kW) = <u>Maximum Actual Measured Demand (kW) X 90%</u> Power Factor (%)

Minimum Monthly Demand

The minimum monthly demand under this schedule shall be determined from the greater of (1), (2), (3) or (4):

- 1. The maximum demand registered in the current billing period.
- 2. The maximum power factor adjusted demand registered in the current billing period.
- 3. Sixty percent (60%) of the highest monthly maximum billing demand in the preceding twelve (12) billing periods.
- 4. Sixty percent (60%) of the agreement or contract capacity, based on the expected maximum kW demand upon the system.

Terms and Conditions

Service will be furnished under JPEC's Rules and Regulations applicable hereto.

DATE OF ISSUE August 15, 2009	
Month / Date / Year	PUBLIC SERVICE COMMISSION OF KENTUCKY
DATE EFFECTIVE June 25, 2008	EFFECTIVE
() Month Date / Year	6/25/2008
ISSUED BY S. Celly Muchon	PURSUANT TO 807 KAR 5:011 SECTION 9 (1)
C Ref Livekols	
TITLE President & CEO	
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION	
IN CASE NO. 2007-00116 DATED June 17, 200	
	EXHIBIT B

	Jackson Purchase Energy Corp. FOR Entire Territory Served
	Community, Town or City
P-	P.S.C. KY NO6
	SHEET NO
Your Kaukaran Europe Dramen The particular of human concentration	CANCELLING P.S.C. KY NO. 5
	SHEET NO
RATES AND CHA	RGES
SCHEDULE D – COMMERCIAL AND INDUSTRIA	AL DEMAND LESS THAN 3,000 kW

The monthly billing shall be the sum of the Facilities Charge, Demand Charge, Energy Charge, any applicable Adjustment Clause, and applicable taxes.

Determination of Billing Demand

The billing demand shall be the maximum integrated thirty (30) minute demand of the Member at the Member's delivery point as indicated or recorded by a demand meter. Member shall maintain a power factor at the delivery point as nearly practical to unity (100%). Power factor during normal operation may range from unity to ninety percent (90%). If Member's power factor is less than ninety percent (90%) at time of maximum load, JPEC reserves the right to adjust the maximum monthly metered demand for billing purposes in accordance with the following formula:

Monthly Billing Demand (kW) = <u>Maximum Actual Measured Demand (kW) X 90%</u> Power Factor (%)

Monthly Demand Charge

The monthly demand charge under this schedule shall be determined from the greater of (1), (2), (3) or (4), T except as noted below:

- 1. The maximum kW demand registered in the current billing period applied to current demand charge.
- The maximum power factor adjusted demand registered in the current billing period applied to current T demand charge.
- 3. The capacity charge based on the applicable installed transformer capacity in accordance with the T following formula:

Capacity Charge = Installed Transformer Capacity (kW) X \$1.00 per kW

Twenty percent (20%) of the agreement or contract capacity, based on the expected or requested T maximum kW demand upon the system, applied to current demand charge.

DATE OF ISSUE	October 8, 2009			
	Month / Date / Year			
DATE EFFECTIVE	October 10, 2009			
	Month / Date / Year			
ISSUED BY				
	G. Kelly Nuckols			
TITLE President	t & CEO			
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION				
IN CASE NO.	DATED			

EXHIBIT C

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PSR Dackson Purchase Energy Corp. FOR Entire Territory Served Community, Town or City P.S.C. KY NO. 6 SHEET NO. 15 CANCELLING P.S.C. KY NO. 5 SHEET NO. 15 SHEET NO. 15 SHEET NO. 15	SCHEDULE D - COMMERCIAL AND INDUSTRIAL DEMAND LESS TRAN 3,000 KW The monthly billing shall be the sum of the Facilities Charge, Demand Charge, Energy Charge, any applicable Adjustment Clause, and applicable taxes. Determination of Billing Demand The billing demand shall be the maximum Integrated thirty (30) minute demand of the Member's delivery point as nearly practical to unity (LiopS). Dever factor during normal operation may range from unity to musty percent (90%). If Member's power factor is less than nuety percent (90%) at time of maximum load, JPEC reserves the right to adjust the maximum monthly metered demand for billing purposes in accordance with the following formula:	 Monthly Billing Demand (kW) = Maximum Actual Measured Demand (kW) X 90% Monthly Demand Charge Monthly Demand Charge The monthly demand charge under this schedule shall be determined from the greater of (1), (2), (3) or (4), except as noted below: The maximum kW demand registered in the current billing period applied to current demand charge. The maximum power factor adjusted demand registered in the current billing period applied to current demand charge. The maximum power factor adjusted demand registered in the current billing period applied to current demand charge. 		DATE OF ISSUE October 8, 2009 Month / Date / Year DATE EFFECTIVE October 10, 2009 Month / Date / Year ISSUED BY
Jackson Purchase Energy Cop. FOR Entite Territory Served Community, Town or City P.S.C. KY NO. 5 SHEET NO. 15 SHEET NO. 14	SCHEDULE D – COMMERCIAL AND INDUSTRIAL DEMAND LESS THAN 3,000 kW The monthly billing shall be the sum of the Facilities Charge, Demand Charge, Energy Charge, any applicable Adjustment Clause, and applicable taxes. Determination of Billing Demand The billing demand shall be the maximum integrated thirty (30) minute demand of the Member's the delivery point as nearly practed to unity (100%). Power factor during normal operation may range from unity to ninety percent (90%). If Member's power factor is less than ninety percent (90%) at time of maximum load, JPEC reserves the right to adjust the maximum monthly metered demand for billing purposes in accordance with the following formula:	 Monthly Billing Demand (kW) = <u>Maximum Actual Measured Demand (kW) X 90%</u> Minimum Monthly Demand The minimum monthly demand under this schedule shall be determined from the greater of (1), (2), (3) or (4): The maximum demand registered in the current billing period. Sixty percent (60%) of the highest monthly maximum billing demand in the preceding twelve (12) billing period. 	re upon the system. Upon the system. <u>Terms and Conditions</u> Service will be furnished under JPEC's Rules and Regulations applicable hereto.	DATE OF ISSUE August 15, 2009 Month, Date / Year PUBLIC SERVICE COMMISSION DATE EFFECTIVE June 25, 2008 Month, Date / Year OF KENTUCKY DATE EFFECTIVE June 25, 2008 OF KENTUCKY Issued by Month, Jage / Year B12/5008 ITILE President & CEO B12 BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION B1 IN CASE NO. 2007-00116 DATED

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EXHIBIT D



Jac FOR	Jackson Purchase Energy Corp. Entire Territory Served				
С	Community, Town or City				
P.S.C. KY NO.	5				
	SHEET NO. <u>11</u>				

CANCELLING P.S.C. KY NO. 4

_ SHEET NO. <u>10</u>

RATES AND CHARGES SCHEDULE OL – OUTDOOR LIGHTING

Applicability

Applicable to any class Member.

Type of Service

JPEC will install and maintain automatic lighting fixtures and lamps for high pressure sodium (HPS) or metal halide (Metal) lamps controlled by a photo cell. Existing mercury vapor (MV) lamps will be maintained for existing Members as long as ballasts and bulbs are available but will not be offered for new applications. MV lights will be converted to equivalent high pressure sodium or metal halide lights at the current rates if a mercury vapor light is not repairable.

Rate Per Month

		Standard		Rate
	Lamp	Fixture	Monthly	per
Watts	Туре	Lumens	kWh	Unit
175	MV	7,000	70	\$ 7.51
400	MV	20,000	145	11.22
100	HPS	8,000	40	7.51
250	HPS	23,000	95	10.00
250	HPS - Flood	23,000	95	10.56
175	Metal	14,000	72	12.67
400	Metal	34,000	163	17.82
1,000	Metal - Flood	110,000	367	25.04

Terms of Payment

The above terms are net, the gross rates being five percent (5%) higher. In the event the current bill is not paid on or before the date shown on the bill, the gross rates shall apply.

DATE OF ISSUE August 15, 2009	
Month / Date / Year	TPUBLIC SERVICE COMMISSION OF KENTUCKY
DATE EFFECTIVE June 25, 2008	EFFECTIVE
Month / Date / Year	6/25/2008 PURSUANT TO 807 KAR 5:011
ISSUED BY Aller Muchan	SECTION 9 (1)
TITLE President & CEO	By W DRAcer
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION	
IN CASE NO2007-00116 DATED _June 17, 200	9 6
	EXHIBIT E

Pr	/
7	Your Trachutone Energy Panner The jouer of human runarction

Jackson Purchase Energy Corp. FOREntire Territory Served					
С	Community, Town or C	ity			
P.S.C. KY NO5					
	SHEET NO. 12				
CANCELLING P	P.S.C. KY NO. <u>4</u>				
anne a start an	SHEET NO. 11				

RATES AND CHARGES SCHEDULE OL – OUTDOOR LIGHTING

Upon initial request for lighting, Member shall agree to a minimum service period of two (2) years. If Member disconnects the lighting service before the end of the two year period any remaining balance will be billed to the Member. This term shall apply to a new lighting installation or when an on-site trip is required to energize a previously existing light.

Conditions of Service

Service will be furnished under JPEC's Rules and Regulations applicable hereto.

JPEC will furnish and install one complete lighting unit consisting of the light fixture, arm, ballast, photo cell and lamp. Service may be installed on any existing facility owned by JPEC other than a meter pole. In the event that facilities other than the preceding items (i.e., added cost ornamental lighting and/or poles) are required, the member shall pay a non-refundable contribution-in-aid of construction equal to the total additional cost incurred by JPEC for the additional facilities. Such cost shall include all added material, labor and applicable overhead costs. The contribution-in-aid of construction shall be deposited by the Member or Members based on the estimated cost of the additional facilities. When construction is completed, the Member shall be billed for the actual cost of construction, and credit for advance payment shall be given.

Should the Member require that the lighting be placed in a location other than on an existing facility, the Member shall agree to pay the entire cost of any required facility (less light fixture, ballast, photo cell and lamp) over a twenty-four (24) month period. Member shall agree that should they disconnect the light service before the completion of the twenty-four (24) month period they shall be immediately billed any remaining balance unless any succeeding Member shall agree to continue that obligation. It will be incumbent on the existing member to arrange responsibility with the succeeding member.

Illumination shall be furnished from dusk until dawn using JPEC's best efforts. Outages or malfunctions of the light should be reported as promptly as possible by the Member.

Lamp, ballast, standard globe, standard shade and photo cell replacements will be made by JPEC without cost during normal work hours. Any maintenance outside of the lamp, ballast, standard globe, standard shade or photo cell, including replacement of any existing facility used solely to provide light shall be paid for by the

DATE OF ISSUE August 15, 2009	
Month / Date / Year	PUBLIC SERVICE COMMISSION
DATE EFFECTIVE June 25, 2008	OF KENTUCKY EFFECTIVE
ISSUED BY	6/25/2008 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)
TITLE President & CEO	
TITLE President & CEO	By W MARIAN
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION	
IN CASE NO. 2007-00116 DATED June 17, 200	8



FOR FOR Entry Served

Community, Town or City

P.S.C. KY NO. 5

_____ SHEET NO. <u>13</u>_____

CANCELLING P.S.C. KY NO. 4

_____ SHEET NO. _____

RATES AND CHARGES SCHEDULE OL – OUTDOOR LIGHTING

Member. The Member is responsible for painting of any ornamental fixtures or will reimburse JPEC for any painting requested by the Member. JPEC may require pre-payment before painting and/or replacement is performed.

Any damage to the lamps, luminaries and other equipment resulting from actions other than those performed by JPEC personnel may be charged to the Member at cost, on a separate invoice, if not reimbursed to JPEC by a third party.

The above rate is predicated on JPEC furnishing the basic lamp facility including fixture, arm, ballast, photo cell and lamp and the Member providing (or reimbursing JPEC for) any material or pole needed to mount the fixture in a location other than on existing JPEC facilities. JPEC will not mount light fixtures on a meter pole.

Adjustment Clauses

The bill amount computed at the rates specified above shall be increased or decreased in accordance with:

Franchise Fee Rider	Sheet	95	Т
School Tax	Sheet	97	Т
Fuel Adjustment Clause (FAC)	Sheet	98	N
Environmental Surcharge (ES)	Sheet	100	N
Unwind Surcredit Adjustment Clause (USAC)	Sheet	102	N
Rebate Adjustment (RA)	Sheet	104	N
Member Rate Stability Mechanism (MRSM)	Sheet	106	N
Rural Economic Reserve (RER)	Sheet	108	N

DATE OF ISSUE August 15, 2009	
Month / Date / Year	PUBLIC SERVICE COMMISSION
DATE EFFECTIVE July 17, 2009	OF KENTUCKY EFFECTIVE
Month / Date / Year	7/17/2009
ISSUED BY	PURSUANT TO 807 KAR 5:011
G, Kelly Auckols	SECTION 9 (1)
TITLE President & CEO	
	By le Moeur
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION	V Executive Director
IN CASE NO. 2008-00010 DATED December 12, 2008	

	Jackson Purchase Energy Corp. FOREntire Territory Served
	Community, Town or City
J.P.	P.S.C. KY NO. 6
	SHEET NO
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	SHEET NO
F	ATES AND CHARGES
SCHEDU	JLE OL – OUTDOOR LIGHTING

Applicability

Applicable to any class Member.

Type of Service

JPEC will install and maintain automatic lighting fixtures and lamps for high pressure sodium (HPS) or metal halide (Metal) lamps controlled by a photo cell. Existing mercury vapor (MV) lamps will be maintained for existing Members as long as ballasts and bulbs are available but will not be offered for new applications. MV lights will be converted to equivalent high pressure sodium or metal halide lights at the applicable rates if a mercury vapor T light is not repairable.

Rate Per Month

Watts	Lamp Type	Standard Fixture Lumens	Monthly kWh	Rate per Unit
175	MV	7,000	70	\$ 7.51
400	MV	20,000	145	11.22
100	HPS	8,000	40	7.51
250	HPS	23,000	95	10.00
250	HPS - Flood	23,000	95	10.56
175	Metal	14,000	72	12.67
150	Metal	13,000	63	12.34
400	Metal	34,000	163	17.82
1,000	Metal - Flood	110,000	367	25.04

Terms of Payment

The above terms are net, the gross rates being five percent (5%) higher. In the event the current bill is not paid on or before the date shown on the bill, the gross rates shall apply.

DATE OF ISSUE	October 8, 2009				
	Month / Date / Year				
DATE EFFECTIVE	October 10, 2009				
	Month / Date / Year				
ISSUED BY					
	G. Kelly Nuckals				
TITLE President & CEO					
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION					
IN CASE NO. DATED					

EXHIBIT F

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	Jackson Purchase Energy Corp. FOR Entire Territory Served
	Community, Town or City
P-	P.S.C. KY NO. <u>6</u>
	SHEET NO. 12
Town Events Events Parties	CANCELLING P.S.C. KY NO. 5
	SHEET NO
	ATES AND CHARGES
SCHEDI	JLE OL – OUTDOOR LIGHTING

Upon initial request for lighting, Member shall agree to a minimum service period of two (2) years. If Member disconnects the lighting service before the end of the two year period any remaining balance will be billed to the Member. This term shall apply to a new lighting installation or when an on-site trip is required to energize a previously existing light.

Conditions of Service

Service will be furnished under JPEC's Rules and Regulations applicable hereto.

JPEC will furnish and install one complete lighting unit consisting of the light fixture, arm, ballast, photo cell and lamp. Service may be installed on any existing facility owned by JPEC, other than a meter pole, or on a new Т lighting pole provided by JPEC, such that only one (1) pole per account and/or property location shall be used Т exclusively for outdoor lighting purposes. Such an exclusive lighting pole provided by JPEC shall be within one Т hundred fifty (150) feet of existing JPEC facilities. In the event that facilities other than the preceding items (i.e., Т added cost ornamental lighting and/or poles and/or additional poles) are required, the member shall pay a non-Т refundable contribution-in-aid of construction equal to the total additional cost incurred by JPEC for the additional facilities. Such cost shall include all added material, labor and applicable overhead costs. The contribution-in-aid of construction shall be deposited by the Member or Members based on the estimated cost of the additional facilities. When construction is completed, the Member or Members shall be billed for the actual cost of Т construction, and credit for advance payment shall be given.

All material provided by JPEC shall remain the property of JPEC.

Illumination shall be furnished from dusk until dawn using JPEC's best efforts. Outages or malfunctions of the light should be reported as promptly as possible by the Member.

Т

Maintenance to JPEC facilities (including lamp, ballast, standard globe, standard shade and photo cell T replacements, and/or pole) will be performed by JPEC without cost during normal work hours. The Member or T Members are responsible for painting of any ornamental fixtures or will reimburse JPEC for any painting T requested by the Member or Members. JPEC may require pre-payment before painting is performed.

DATE OF ISSUE	October 8, 2009			
	Month / Date / Year			
DATE EFFECTIVE	October 10, 2009			
	Month / Date / Year			
ISSUED BY				
	G. Kelly Nuckols			
TITLE President & CEO				
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION				
IN CASE NO. DATED				



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	SHEET NO.	13			
CANCELLING P.S.C. KY NO. 5					

SHEET NO. 13

RATES AND CHARGES SCHEDULE OL – OUTDOOR LIGHTING

Any damage to the lamps, luminaries and other equipment resulting from actions other than those performed by JPEC personnel may be charged to the Member or Members at cost, on a separate invoice, if not reimbursed to T JPEC by a third party.

JPEC will not mount light fixtures on a meter pole.

Adjustment Clauses

The bill amount computed at the rates specified above shall be increased or decreased in accordance with:

Franchise Fee Rider	Sheet	95
School Tax	Sheet	96
Fuel Adjustment Clause (FAC)	Sheet	98
Environmental Surcharge (ES)	Sheet	100
Unwind Surcredit Adjustment Clause (USAC)	Sheet	102
Rebate Adjustment (RA)	Sheet	104
Member Rate Stability Mechanism (MRSM)	Sheet	106
Rural Economic Reserve (RER)	Sheet	108

DATE OF ISSUE	October 8 2009			
DATE OF 1550E	Month / Date / Year			
DATE EFFECTIVE	October 10, 2009			
	Month / Date / Year			
ISSUED BY				
	G. Kelly Nuckols			
TITLE Presiden	t & CEO			
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION				
IN CASE NO.	DATED			



EXHIBIT G



Jackson Purchase Energy Corp. Jackson Purchase Energy Corp. Community, Town or City P.S.C. KY NO. 6 SHEET NO. 13 CANCELLING P.S.C. KY NO. 5 SHEET NO. 13 SHEET NO. 13	Any damage to the lamps, luminaries and other equipment resulting from actions other than those performed by JPEC personnel may be charged to the Members of Members at cost, on a separate invoice, if not reimbursed to TJPEC by a third party.	JPEC will not mount light fixtures on a meter pole. Adjustment Clauses	. <u>c</u>	Sheet 3 use (FAC) Sheet 3 harge (ES) Sheet 3 djustment Clause (USAC) Sheet	Rebate Adjustment (RA) Sheet 109 Member Rate Stability Mechanism (MRSM) Sheet 106 Rural Economic Reserve (RER) Sheet 108	
POR Jackson Purchase Energy Corp. FOR Entire Territory Served Community, Town or City P.S.C. KY NO. P.S.C. KY NO. 5 CANCELLING P.S.C. KY NO. 4 SHEET NO. 12	RATES AND CHARGES SCHEDULE OL – OUTDOOR LIGHTING	Member. The Member is responsible for painting of any ornamental fixtures or will reimburse JPEC for any painting requested by the Member. JPEC may require pre-payment before painting and/or replacement is performed.	Any damage to the lamps, luminaries and other equipment resulting from actions outer utal more periormed by JPEC personnel may be charged to the Member at cost, on a separate involce, if not reimbursed to JPEC by a third party.	The above rate is predicated on JPEC furnishing the basic lamp facility including fixture, arm, ballast, photo cell and lamp and the Member providing (or reimbursing JPEC for) any material or pole needed to mount the fixture in a location other than on existing JPEC facilities, JPEC will not mount light fixtures on a meter pole.	Adjustment Clauses The bill amount computed at the rates specified above shall be increased or decreased in accordance with:	Franchise Fee Rider Sheet 95 School Tax Sheet 97 School Tax Fuel Adjustment Clause (FAC) Sheet 98 Environmental Surcharge (ES) Sheet 100 Unwind Surcharge (ES) Sheet 100 Rebate Adjustment (RA) Sheet 102 Member Rate Sublity Mechanism (MRSM) Sheet 106 Rural Economic Reserve (RER) Sheet 108



DATE OF ISSUE October 8, 2009	Month / Date / Year	DATE EFFECTIVE October 10, 2009	ISSUED BY	G. Kelly Nuckols	TTTLE President & CEO	BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION	IN CASE NO. DATED

	Jackson Purchase Energy Corp. FOREntire Territory Served					
	Community, Town or City					
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	SHEET NO. <u>131</u>					
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	SHEET NO118					
RULES AND REGULATIONS						

average cost per foot of the total extension, and credit for advance payment shall be given.

2. Each Member receiving service under such extension will be reimbursed under the following plan:

Each year for a period of ten (10) years, which for purpose of this rule shall be the refund period, JPEC shall refund to the Member or Members who paid for the excess footage the cost of one thousand (1,000) feet of the extension in place for each additional Member connected during the year whose service line is directly connected to the extension installed and not to extensions or laterals therefrom, but in no case shall the total amount refunded exceed the amount paid JPEC. No refund shall be made after the refund period ends. For additional Members connected to an extension or lateral from the distribution line, JPEC shall refund to any Member who paid for excessive footage the cost of one thousand (1,000) feet of line less the length of the lateral or extension. No refund shall be made to any Member who did not make the advance originally.

- C. An applicant desiring an extension to a proposed real estate subdivision may be required to pay the entire cost of extension. Each year for a period of ten (10) years, JPEC shall refund to applicant who paid for the extension, a sum equivalent to the cost of one thousand (1,000) feet of the extension installed for each additional Member connected during the year, but in no case shall the total amount refunded exceed the amount paid to JPEC. After the end of the refund period, no refund will be required.
- D. The applicant or applicants may elect to clear the right-of-way, to JPEC specifications, inspections and approval, to reduce the cost of the extension.
- E. The applicant or applicants shall grant the necessary easement for JPEC to construct lines off the original line extension to all adjacent property in order to receive a refund on the original deposit.

(35) DISTRIBUTION LINE EXTENSION TO MOBILE HOMES

JPEC will extend service to an individual mobile home under the following terms and conditions.

A. The Member shall enter into a standard agreement (as determined by Section 3 through 5 below) with JPEC. Members shall agree to abide by the Bylaws as adopted and approved by JPEC's

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DATE OF ISSUE August 15, 2009	
Month / Date / Year	PUBLIC SERVICE COMMISSION OF KENTUCKY
DATE EFFECTIVE June 25, 2008	EFFECTIVE
Mgnth / Date / Year	6/25/2008
ISSUED BY J. Ally Juckola	PURSUANT TO 807 KAR 5:011 ———————————————————————————————————
8. Kelly Nuckols	
TITLE President & CEO	
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION	By H Executive Director
IN CASE NO2007-00116 DATED June 17, 200	8

EXHIBIT H



FOR	Entire Territory Served					
	Community, Town or City					
P.S.C.	KY NO.	5				
		SHEET NO.	132			
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RULES AND REGULATIONS

Board of Directors and the Rules and Regulations as adopted and approved by JPEC's Board of Directors and the Kentucky Public Service Commission.

- B. A contribution-in-aid of construction will be charged for extending service to an individual mobile home when JPEC provides the service termination pole (meter pole). This fee shall be determined by calculation of the actual materials costs, including any applicable taxes and overhead costs of JPEC in providing the meter pole. This contribution-in-aid of construction is in addition to the advance for construction fees listed below and shall be payable prior to connection of service. The meter pole thus furnished shall become the property of the Member. In the event the Member furnishes a meter pole which meets the specifications of JPEC to furnish necessary grounding, guying, etc. on the Member-furnished meter pole, the Member shall pay a fee for actual material costs, including any applicable taxes and overhead costs to JPEC in providing the necessary grounding, guying, etc. JPEC shall not be responsible for any maintenance associated with meter poles or hardware attached to meter poles.
- C. All extensions of up to three hundred (300) feet from the nearest distribution facility shall be made without charge.
- D. For extensions greater than three hundred (300) feet and less than one thousand (1,000) feet from the nearest distribution facility, JPEC may charge an advance equal to the reasonable costs incurred by it for that portion of the service beyond three hundred (300) feet.
 - 1. This advance shall be refunded to the Member over a four (4) year period in equal amounts for each year the service is continued.
 - 2. If the service is discontinued for a period of sixty (60) days, or should the mobile home be removed and another not take its place within sixty (60) days or be replaced by a permanent structure, the remainder of the advance shall be forfeited.
 - 3. No refunds shall be made to any Member who did not make the advance originally.
- E. For extensions beyond one thousand (1,000) feet from the nearest distribution facility, JPEC may charge, in addition to the charges and refunds listed in Item 35, Section D above, an advance equal to the reasonable costs incurred by it for that portion of the service. Beyond one thousand (1,000) feet the extension shall conform to Item (34), Section B, above and shall conform to 807 KAR 5:041 Section 11.
- F. The Member requesting service may clear right-of-way for initial installation, to JPEC specifications, inspections and approval, in order to reduce cost.

DATE OF ISSUE August 15, 2009	
Month / Date / Year	PUBLIC SERVICE COMMISSION OF KENTUCKY
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G Kelly Nuckols	
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BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION	
IN CASE NO2007-00116 DATED _June 17, 200	8

	Jackson Purchase Energy Corp. FOREntire Territory Served
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	SHEET NO118

RULES AND REGULATIONS

average cost per foot of the total extension, and credit for advance payment shall be given.

- 2. Each Member receiving service under such extension will be reimbursed under the following plan:
 - Each year for a period of ten (10) years, which for purpose of this rule shall be the refund period, JPEC shall refund to the Member or Members who paid for the excess footage the cost of one thousand (1,000) feet of the extension in place for each additional Member connected during the year whose service line is directly connected to the extension installed and not to extensions or laterals therefrom, but in no case shall the total amount refunded exceed the amount paid JPEC. No refund shall be made after the refund period ends. For additional Members connected to an extension or lateral from the distribution line, JPEC shall refund to any Member who paid for excessive footage the cost of one thousand (1,000) feet of line less the length of the lateral or extension. No refund shall be made to any Member who did not make the advance originally.
- C. An applicant desiring an extension to a proposed real estate subdivision may be required to pay the entire cost of extension. Each year for a period of ten (10) years, JPEC shall refund to applicant who paid for the extension, a sum equivalent to the cost of one thousand (1,000) feet of the extension installed for each additional Member connected during the year, but in no case shall the total amount refunded exceed the amount paid to JPEC. After the end of the refund period, no refund will be required.
- D. The applicant or applicants may elect to clear the right-of-way, to JPEC specifications, inspections and approval, to reduce the cost of the extension.
- E. The applicant or applicants shall grant the necessary easement for JPEC to construct lines off the original line extension to all adjacent property in order to receive a refund on the original deposit.

(35) DISTRIBUTION LINE EXTENSION TO MOBILE HOMES

JPEC will extend service to an individual mobile home under the following terms and conditions.

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Jackson Purchase Energy Corp. FOREntire Territory Served
Community, Town or City
P.S.C. KY NO. <u>6</u>
SHEET NO
CANCELLING P.S.C. KY NO. 5
SHEET NO

RULES AND REGULATIONS

Board of Directors and the Rules and Regulations as adopted and approved by JPEC's Board of Directors and the Kentucky Public Service Commission.

- B. A perpetual lease fee will be charged for extending service to an individual mobile home when JPEC provides and installs the service termination pole (meter pole). This perpetual lease fee shall be as stipulated within JPEC's Non-Recurring Tariff as approved by JPEC's board of directors and the Kentucky Public Service Commission. This perpetual lease fee is in addition to the advance for construction fees listed below and shall be payable prior to connection of service. The meter pole thus furnished shall remain the property of JPEC. JPEC shall provide and install all meter poles. JPEC shall be responsible for all maintenance associated with meter poles or JPEC provided hardware attached to meter poles. JPEC shall not be responsible for any maintenance associated with Member's service equipment attached to JPEC's meter pole. Upon termination of service, lease shall terminate or transfer to new Member.
- C. All extensions of up to three hundred (300) feet from the nearest distribution facility shall be made without charge.
- D. For extensions greater than three hundred (300) feet and less than one thousand (1,000) feet from the nearest distribution facility, JPEC may charge an advance equal to the reasonable costs incurred by it for that portion of the service beyond three hundred (300) feet.
 - 1. This advance shall be refunded to the Member over a four (4) year period in equal amounts for each year the service is continued.
 - 2. If the service is discontinued for a period of sixty (60) days, or should the mobile home be removed and another not take its place within sixty (60) days or be replaced by a permanent structure, the remainder of the advance shall be forfeited.
 - 3. No refunds shall be made to any Member who did not make the advance originally.
- E. For extensions beyond one thousand (1,000) feet from the nearest distribution facility, JPEC may charge, in addition to the charges and refunds listed in Item 35, Section D above, an advance equal to the reasonable costs incurred by it for that portion of the service. Beyond one thousand (1,000) feet the extension shall conform to Item (34), Section B, above and shall conform to 807 KAR 5:041 Section 11.
- F. The Member requesting service may clear right-of-way for initial installation, to JPEC specifications, inspections and approval, in order to reduce cost.

DATE OF ISSUE	August 15, 2009		
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DATE EFFECTIVE	June 25, 2008		
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ISSUED BY			
		G. Kelly Nuckols	
TITLE President	: & CEO	·····	
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION			
IN CASE NO. 20	007-00116	DATED	June 17, 2008

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EXHIBIT J

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IN CASE NO. 2007-00116 DATED June 17, 2008	3 4 9 4	BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION	BY
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F. The Member requesting service may clear right-of-way for initial instantation, to precipient of the provided of the reduce cost.	at portion of the service. Beyond one thousand	equal to the reasonable costs incurred by it for that portion of the service. Beyond one thousand the reasonable costs incurred by it for that portion of the service and their conform to 007	
(1,000) reet the extension shall controllin to item (54), section 6, above and shall control KAR 5:041 Section 11.	from the nearest distribution facility, JPEC may	5. No cluring shall be indee of any function into the nearest distribution facility. JPEC may E. For extensions beyond one thousand (1,000) feel from the nearest distribution facility. JPEC may a dynametry of the second statement of the second	
equal to the reasonable costs incurred by it for that portion of the service. Beyond one thousand	permanent structure, the remainder of the advance shall be forfeited.		
E. For extensions beyond one thousand (1,000) feet from the nearest distribution facility, JPEC may charge, in addition to the charges and refunds listed in Item 35, Section D above, an advance	If the service is discontinued for a period of sixty (bu) days, or should the moune non- be removed and another not take its place within sixty (60) days or be replaced by a	 If the service is discontinued for a period of be removed and another not take its place 	
No refunds shall be made to any Member who did not make the advance originally.	ued.		
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incurred by it for that portion of the service beyond three hundred (300) feet.	from the nearest distribution facility shall be	C. All extensions of up to three hundred (300) feet from the nearest distribution facility shall be	
D. For extensions greater than three hundred (300) feet and less than one thousand (1,000) feet from the nearest distribution facility. IDFC may charge an advance equal to the reaconable costs	e responsible for any maintenance associated les.	necessary grounding, guying, etc. JPEC shall not be responsible for any maintenance associated with mater noise or bardware attached to mater noise.	
C. All extensions of up to unlee invitured (2007) rect from the frequency unsurportion facility shall be made without charge.	s and overhead costs to JPEC in providing the	grounding, guying, etc. on the relativer unitativer interior pole, are relatived atom pay a rection actual material costs, including any applicable taxes and overhead costs to JPEC in providing the	
service, lease shall terminate or transfer to new Member.	the necessary for JPEC to furnish necessary	in-aid of construction will not be charged. Should it be necessary for JPEC to furnish necessary	
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advance for construction tees listed below drid shall be paydole philo to contrection or service.	g any applicable taxes and overhead cose of n-In-ald of construction is in addition to the	by calculation of the actual materials costs, including any applicable taxes and wennead uses of JPEC in providing the meter pole. This contribution-in-aid of construction is in addition to the	
	ole (meter pole). This fee shall be determined		
JPEC provides and installs the service termination pole (meter pole). This perpetual lease tee T shall be as stipulated within JPEC's Non-Recurring Tariff as approved by JPEC's board of directors T	on. for extending service to an Individual mobile	Directors and the Kentucky Public Service Commission. A contribution-in-aid of construction will be charaed for extending service to an individual mobile	
B. A perpetual lease fee will be charged for extending service to an individual mobile home when T	as adopted and approved by JPEC's Board of	Board of Directors and the Rules and Regulations as adopted and approved by JPEC's Board of	
Board of Directors and the Rules and Regulations as adopted and approved by JPEC's Board of	NS	RULES AND REGULATIONS	Π
RULES AND REGULATIONS	SHEET NO. 119		
SHEET NO. 132	CANCELLING P.S.C. KY NO. 4	CAN The second s	
CANCELLING P.S.C. KY NO. 5	SHEET NO. 132		
	P.S.C. KY NO. 5		
P.S.C. KY NO. 6	Community, Town or City		W.,
		FOR	
FOR Entire Territory Served	Jackon Burchace Energy Com		
Jackson Purchase Energy Corp.	- t		

DATE OF ISSUE August 15, 2009	gust 15, 2009
	Month / Date / Year
DATE EFFECTIVE	June 25, 2008
:	Month / Date / Year
ISSUED BY	
	G. Kelly Nuckols
TITLE President & CEO	CEO
BY AUTHORITY OF C	BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION
IN CASE NO. 2007-00116	-00116 DATED June 17, 2008

**	P.S.C.	FOR	
SHEET NO. 132	P.S.C. KY NO. 6	Jackson Purchase Energy Corp. Enlire Territory Served Community, Town or City	

Jackson Purchase Energy Corporation Adjusted Income Statement Twelve Months Ended November 30, 2009

Page 1 of 1

	Adjusted Proposed For Proposed Per Books Increase Rates
Operating Revenues:	
1 Electric revenues	\$ 41,493,269 \$ - \$ 41,493,269
2 Other electric revenues	1,027,154 - 1,027,154
	42,520,423 - 42,520,423
Operating Expenses:	
3 Cost of power	26,784,600 26,784,600
4 Distribution - operations	1,964,763 1,964,763
5 Distribution - maintenance	3,844,538 3,844,538
6 Consumer accounts	1,147,712 1,147,712
7 Customer service and information	310,347 310,347
8 Sales	13,044 13,044
9 Administrative and general	2,276,070 2,276,070
10	36,341,074 0 36,341,074
11 Depreciation	3,427,099 3,427,099
12 Other tax expense	43,192 43,192
13 Interest on long-term debt	2,255,135 2,255,135
14 Other interest charges	113,375 113,375
15 Other deductions	1,196 1,196
16	42,181,071 0 42,181,071
17 Operating Margins	339,352 0 339,352
18 Non-operating margins - interest	332,763 332,763
19 Non-operating margins - other	(20,488) (20,488)
20 G & T capital credits	O O
21 Other capital credits	92,121 92,121
22 Net margins	<u> </u>
23 TIER	1.33 0.00 1.33

Jackson Purchase Energy Corporation Balance Sheet November 30, 2009

Page 1 of 1

Assets	
Electric Plant: 1 In Service 2 Construction Work in Progress 3 4 Less accumulated depreciation	\$ 121,106,556 7,984,724 129,091,280 39,321,057
5	89,770,223
6 Nonutility Property - Net	60,762
7 Investments	2,356,863
Current Assets: 8 Cash and cash equivalents 9 Accounts Receivable 10 Materials and supplies 11 Prepayments 12 Other current assets	401,085 5,694,934 1,730,446 313,891 1,246,222
13 Other assets	759,794
14 Total assets	\$ 102,334,220
Liabilities and Equities	
Members' Equities: 15 Memberships 16 Patronage capital 17	\$ 176,460 35,745,530 35,921,990
18 Long-term debt (Including current portion)	57,384,741
Current Liabilities: 19 Accounts payable & Accumulated Operating Provisions 20 Short-term debt 21 Consumer deposits 22 Other current and accrued expenses 23	4,070,002 2,400,000 1,473,728 900,899 8,844,629
24 Consumer advances for construction	182,860
25 Total Members' Equities and Liabilities	\$ 102,334,220

EXHIBIT L



Miss a day. Miss a lot. P.O. Box 2300, Paducah, KY 42002-2300

AFFIDAVIT OF PUBLICATION

STATE OF KENTUCKY) ,)SS COUNTY OF MCCRACKEN)

I, <u>Judy Lynch</u>, being <u>Circulation Manager</u> of The Paducah Sun, published in Paducah, Kentucky, hereby states that The Paducah Sun carried the advertisement of :

Official Notice of Jackson Purchase Energy Corporation intending to file with the

Kentucky Public Service Commission in Case No. 2009-00451 an application to amend

several of its rate, regulatory and operating tariffs.

1

On the following dates: January 26, 2010

February 2, 2010

February 9, 2010

Signature

Date: February 9, 2010

Sworn and subscribed to me this	9th	day of	February	, 2010

My Commission Expires: <u>July 30, 2012</u>

4

FXHIBIT M