AMENDMENT NO. 2 TO MARKET BASED RATE PARTIAL AND FULL REQUIREMENTS AGREEMENT

DATED AS OF April 24, 2017

BY AND BETWEEN

BIG RIVERS ELECTRIC CORPORATION

AND

CITY OF WAKEFIELD, NEBRASKA

KENTUCKYPUBLIC SERVICE COMMISSION

John Lyons ACTING EXECUTIVE DIRECTOR

EFFECTIVE

AMENDMENT NO. 2 TO MARKET BASED RATE PARTIAL AND FULL REQUIREMENTS AGREEMENT

This AMENDMENT NO. 2 TO MARKET BASED RATE PARTIAL AND FULL REQUIREMENTS AGREEMENT (this "Amendment") is dated as of April 24, 2017 ("Effective Date") and is by and between BIG RIVERS ELECTRIC CORPORATION ("Company"), and the CITY OF WAKEFIELD, NEBRASKA ("Customer") (each individually a "Party," or collectively, the "Parties").

RECITALS

WHEREAS, Company, a Kentucky electric generation and transmission cooperative, organized and existing under the laws of the Commonwealth of Kentucky, with a principal place of business at 201 Third Street, Henderson, KY; and

WHEREAS, Customer is a political subdivision of the State of Nebraska providing retail electric service to its residents, with a principal place of business at 405 Main Street, Wakefield, NE 68784; and

WHEREAS, Company and Customer previously entered into the Market Based Rate Partial and Full Requirements Agreement, dated as of December 20, 2013, as amended by Amendment No. 1, by and between the Parties, dated as of June 11, 2014 (as amended, the "Original Agreement"), and desire to amend the Original Agreement as provided herein;

NOW THEREFORE, in consideration of the mutual covenants and agreements herein contained, the Parties hereby agree to amend the Original Agreement as follows:

ARTICLE 1 - DEFINITIONS

Capitalized terms used herein and not defined shall have the meanings provided for in the Original Agreement, except as otherwise set forth herein. The terms of construction and interpretation provided in the Original Agreement shall apply to this Amendment. References to Sections or Articles herein shall be references to Sections or Articles in the Original Agreement, unless the context otherwise requires.

ARTICLE 2 - AMENDMENTS

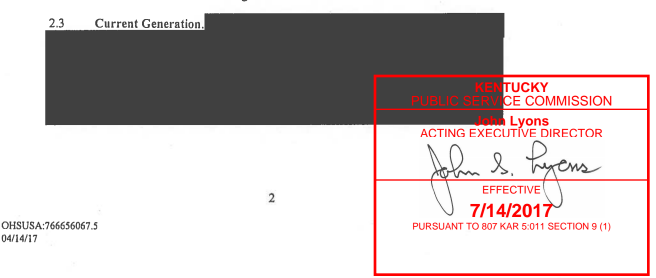
The Original Agreement is hereby amended as follows:

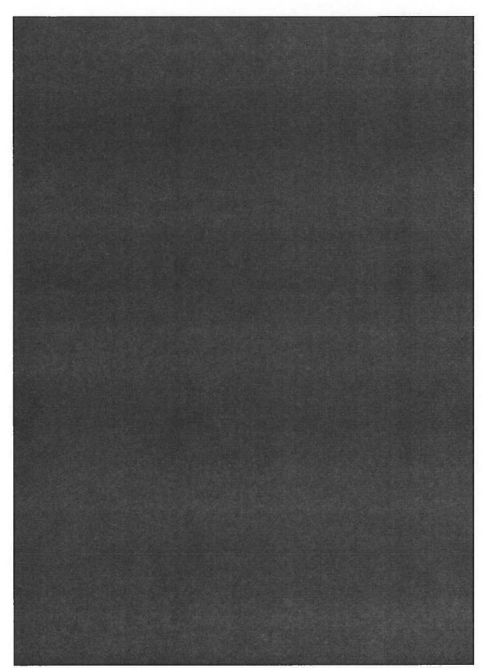
- 2.1 Section 1.5 is deleted and the following inserted in lieu thereof:
 - 1.5 Basis Differential means the annual average difference in the day-ahead price of Energy at commercial pricing node under the regional transmission organization or independent system operator of which Company is a member and the Day-Ahead price of Energy at the Interconnection Point.
- 2.2 Section 1.27 is deleted and the following inserted in lieu thereof:
 - Capacity, including associated planning reserves, supplied by Company, and the Ancillary Services and Transmission Services, procured by Company in its capacity as MP in KENTUCKY case, necessary to accomplish the delivery of Firm Energy to the Interconnection point in amount required to serve Retail Load, as the same may fluctuate in real time. John Lyons Requirements also means that Company shall have the exclusive right to AGAIMG EXECUTIVE DIRECTOR requirements of Customer, unless Company is unable to supply due to lack Force Majeure, as provided for in this Agreement, or otherwise to the external be supplied by third parties pursuant to Section 2.3 (Current and Future Company).

1

(Bilateral Arrangements; Renewable Energy) with respect to Energy only, 3.9 (WAPA Purchases; PURPA Purchases) or 3.10 (Retail Customer Choice).

- 2.3 Section 1.47 is deleted and the following inserted in lieu thereof:
 - 1.47 NPPD Contract Reduction Period refers to the period of time during which Customer will be reducing its purchases of Capacity and Energy and other services from NPPD pursuant to the NPPD Contract and purchasing the remainder of its Capacity and Energy requirements from Company or otherwise as permitted in this Agreement. Customer and Company agree that the exact reductions are unknown at the Effective Date.
- 2.4 Section 1.50 is deleted and the following inserted in lieu thereof:
 - 1.50 Partial Requirements Service or Partial Requirements means the Energy and Capacity, including associated planning reserves, supplied by Company, and the Ancillary Services and Transmission Services if Company is acting as the MP, necessary to accomplish the delivery of Firm Energy to the Interconnection Points in an amount required to serve Retail Load, after taking into account Customer's load served by NPPD (or other third parties pursuant to Sections 2.3 (Current and Future Generation), 3.8 (Bilateral Agreements; Renewable Energy), 3.9 (WAPA Purchases; PURPA Purchases), or 3.10 (Retail Customer Choice) during those years in which Customer will be taking partial requirements from Company and NPPD during the NPPD Contract Reduction Period.
- 2.5 Section 1.58 is deleted and the following inserted in lieu thereof:
 - 1.58 Retail Load means Customer's own power requirements and its end use customers' power requirements located within the franchised service territory that Customer has a statutory or contractual obligation to serve, unless applicable law requires otherwise.
- 2.6 The following definitions are added to Article I:
 - 1.15A Customer Capacity Requirement has the meaning set forth in Section 3.2.
 - 1.56A Renewable Energy means Energy produced by an electric generating facility whose primary source is renewable, including hydroelectric, wind, or solar, biomass, waste, or geothermal, but excluding Energy purchased by Customer from WAPA or under PURPA pursuant to Section 3.9.
 - 1.66A Wind Capacity has the meaning set forth in Section 3.8(b)(i).
- 2.7 Section 2.3 is deleted and the following inserted in lieu thereof:





2.8 The third sentence of Section 2.4 is deleted and the following inserted in lieu thereof:

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The final paragraph of Section 3.1 is deleted and the following inserted in ACTING EXECUTIVE DIRECTOR

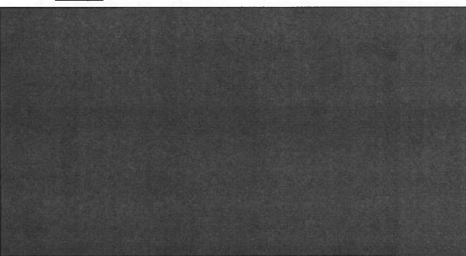
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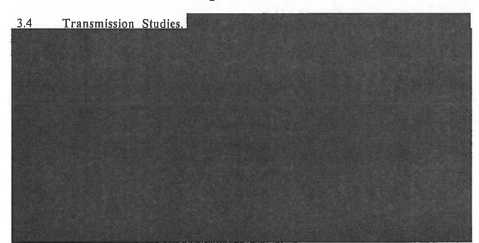
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- 2.10 Section 3.2 is deleted and the following inserted in lieu thereof:
 - 3.2 Capacity.



Section 3.4 is deleted and the following inserted in lieu thereof: 2.11



2.12 Section 3.5 is deleted and the following inserted in lieu thereof:

> Ancillary Services. 3.5

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The third paragraph of Section 3.7 is deleted and the following in erted in 2.13

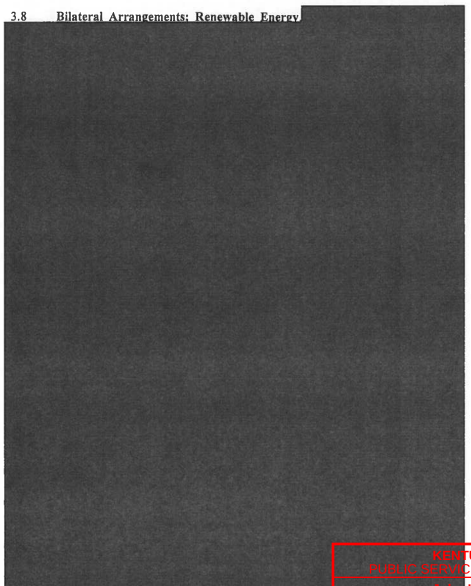
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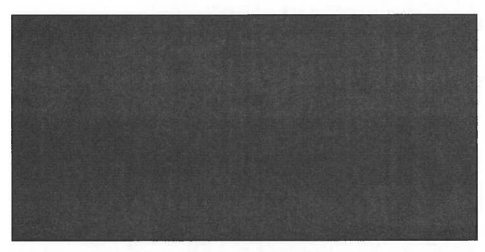
2.14 Section 3.8 is deleted and the following inserted in lieu thereof and each reference to "Section 3.8 (Renewable Energy)" in the Original Agreement shall be a reference to "Section 3.8 (Bilateral Arrangements; Renewable Energy)":



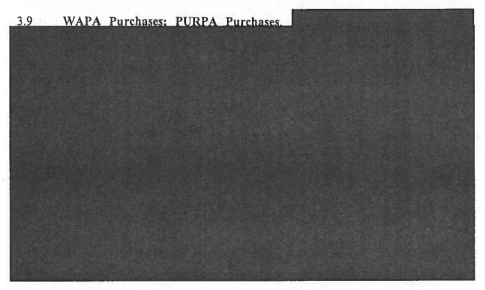
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2.15 Section 3.9 is deleted and the following inserted in lieu thereof:



2.16 Section 3.10 is deleted and the following inserted in lieu thereof:

> Retail Customer Choice. During the Term, Customer shall not voluntarily participate in nor authorize or permit any retail customer to participate in any form of retail customer choice unless otherwise mandated and required by applicable law, provided, further, that Customer will appeal any such requirement to any governmental authority, as being non-applicable during the remaining Term of this Agreement. Customer will use diligent efforts before any such governmental authority to secure such an exemption or waiver. Except as permitted under Section 2.3 (Current and Future Generation), 3.8 (Bilateral Arrangements; Renewable Energy), or 3.9 (WAPA Purchases; PURPA

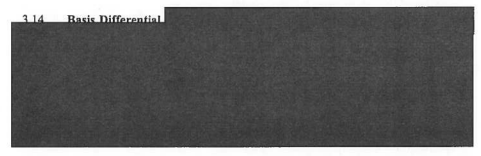
Purchases), no Retail Load may be served by another supplier, in whole or in part, other than NPPD during the NPPD Contract Reduction Period unless applicable law req. KENTUCKY

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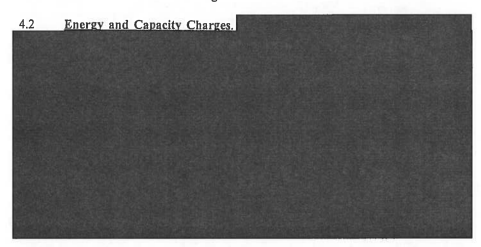
2.17 Section 3.13 is deleted in its entirety.

2.18 Section 3.14 is deleted and the following inserted in lieu thereof:

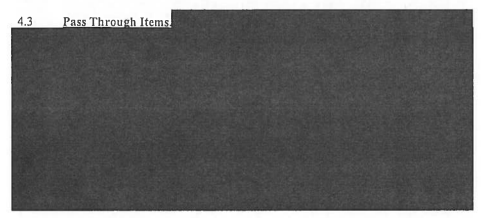
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2.19 Section 4.2 is deleted and the following inserted in lieu thereof:



2.20 Section 4.3 is deleted and the following inserted in lieu thereof:



2.21 Section 15.2(c) is deleted in its entirety.

ARTICLE 3 - GENERAL PROVISIONS

3.1 Effect of Amendment.

> The effectiveness of this Amendment and the Parties bligations hereunderchen Luyless waived by Company, subject to (i) the receipt of Approval of the CHING: EXECUTIVE DIRECTOR other governmental authority required to approve, authorize or (delivery and performance of this Amendment by Company, and

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7

(a)

- Company with its obligations under its financing arrangements with the USDA Rural Utilities Service, and receipt of any necessary Approval in connection therewith.
- (b) Except as otherwise expressly provided or contemplated by this Amendment, all of the terms, conditions and provisions of the Original Agreement remain unaltered and in full force and effect. The Original Agreement and this Amendment shall be read and construed as one agreement. The making of the amendments in this Amendment does not imply any obligation or agreement by any Party to make any other amendment, waiver, modification or consent as to any matter on any subsequent occasion.
- 3.2 <u>Third Party Beneficiaries</u>. This Amendment is intended solely for the benefit of the Parties thereto, and nothing herein will be construed to create any duty to, or standard of care with reference to, or any liability to, any person not a Party hereto.
- 3.3 <u>Waivers</u>. The failure of a Party to insist in any instance upon strict performance of any of the provisions of this Amendment or to take advantage of any of its rights under this Amendment shall not be construed as a general waiver of any such provision or the relinquishment of any such right, except to the extent such waiver is in writing and signed by an authorized representative of such Party.
- 3.4 <u>Interpretation</u>. The interpretation and performance of this Amendment shall be in accordance with and controlled by the laws of the State of Kentucky, without giving effect to its conflicts of law provisions, except that issues pertaining to Customer's status as a political subdivision or the applicability of the Nebraska Public Information Act shall be governed by Nebraska law. Jurisdiction with respect to any dispute relating to this Amendment shall be governed by the provisions of the Original Agreement.
- 3.5 <u>Severability</u>. If any provision or provisions of this Amendment shall be held to be invalid, illegal or unenforceable, the validity, legality, and enforceability of the remaining provisions shall in no way be affected or impaired thereby; and the Parties hereby agree to effect such modifications to this Amendment as shall be reasonably necessary in order to give effect to the original intention of the Parties.
- 3.6 <u>Counterparts</u>. This Amendment may be executed in counterparts, and each executed counterpart shall have the same force and effect as an original instrument.
- 3.7 <u>Headings</u>. Article and section headings used throughout this Amendment are for the convenience of the Parties only and are not to be construed as part of this Amendment.

[Signatures Follow on Next Page]

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8

IN WITNESS WHEREOF, the Parties have caused their duly authorized representatives to execute this Amendment on their behalf as of the date first above written.

CITY OF WAKEFIELD, NEBRASKA

Name: Mike Loofe

Title: Mayor

BIG RIVERS ELECTRIC CORPORATION

Name: Robert W. Berry

Title: President and CEO

KENTUCKY

PUBLIC SERVICE COMMISSION

John LyonsACTING EXECUTIVE DIRECTOR