WHOLESALE ELECTRIC SERVICE AGREEMENT (ALCAN)

Dated as of July 1, 2009,

by and between

BIG RIVERS ELECTRIC CORPORATION

and

KENERGY CORP.

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 7/17/2009

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

By Kecutive Director

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WHOLESALE ELECTRIC SERVICE AGREEMENT (ALCAN)

This WHOLESALE ELECTRIC SERVICE AGREEMENT (ALCAN) (this "Agreement") is dated as of July 1, 2009, and made by and between BIG RIVERS ELECTRIC CORPORATION, a Kentucky rural electric cooperative corporation ("Big Rivers"), and KENERGY CORP., a Kentucky rural electric cooperative corporation ("Kenergy").

RECITALS

- Big Rivers is a generation and transmission cooperative and Kenergy is a member of Big Rivers.
- Kenergy currently supplies and delivers to Alcan Primary Products Corporation, a Texas corporation ("Alcan"), the owner and operator of an aluminum reduction plant in Sebree, Kentucky, electric energy and related services pursuant to an Agreement for Electric Service, dated July 15, 1998, between Henderson Union Electric Cooperative Corp., Kenergy's predecessor-in-interest, and Alcan Aluminum Corporation, Alcan's predecessor-in-interest (the "Existing Alcan Agreement").
- Kenergy currently purchases electric energy and related services for resale to Alcan from Western Kentucky Energy Corp., an affiliate of E. ON U.S., LLC, formerly known as LG&E Energy Corp. (together with its affiliates and parent, collectively, "LG&E"), under an Agreement for Electric Service, dated as of July 15, 1998, with Kenergy (the "Kenergy/LG&E Contract").
- D. Kenergy also currently purchases additional electric energy and related services for resale to Alcan, to serve the energy requirements of Alcan not provided by LG&E, from third-party energy suppliers, including Big Rivers.
- The Existing Alcan Agreement and the Kenergy/LG&E Contract were entered E. into in connection with the consummation of a series of transactions implementing the First Amended Plan of Reorganization of Big Rivers, as part of which, among other things (i) Big Rivers leased its generating facilities to LG&E, and (ii) Big Rivers entered into a power purchase arrangement with LG&E whereby LG&E supplied Big Rivers with electric energy and related services for resale to its Members.
- Big Rivers, Kenergy, LG&E, Century Aluminum of Kentucky General Partnership ("Century"), and Alcan have agreed to enter into a series of transactions referred to herein as the New Transaction and the Unwind Transaction, as defined below.
- In connection with and as a condition to the Unwind Transaction Big Rivers basion G. agreed to supply, and Kenergy has agreed to purchase, a certain amount of wholesale electric service for resale to Alcan on the terms and conditions set forth herein, and Kenery and Alcan have agreed to enter into a retail electric service agreement, dated as of the date need, with obligations corresponding to those set forth in this Agreement (the "Alcan Retail Agreement").

AGREEMENT

NOW, THEREFORE, in consideration of the premises and the mutual covenants hereinafter set forth, the Parties, intending to be legally bound, hereby covenant and agree as follows:

ARTICLE 1

DEFINITIONS AND RULES OF INTERPRETATION

- 1.1 <u>Definitions</u>. Capitalized terms when used in this Agreement have the meanings specified herein, including the definitions provided in Article 1, unless stated otherwise or the context requires otherwise.
- 1.1.1 <u>Accounting Principles</u>: Generally accepted accounting principles consistently applied or, if generally accepted accounting principles in accordance with the uniform system of accounts of an applicable Governmental Authority or RUS are required, the generally accepted accounting principles consistently applied in accordance with such uniform system of accounts, each as in effect from time to time.
- 1.1.2 <u>Affiliate</u>: With respect to a specified Person, another Person that directly, or indirectly through one or more intermediaries, controls or is controlled by or is under common control with the specified Person. For avoidance of doubt, no Member is an Affiliate of Big Rivers.
 - 1.1.3 Agreement: As defined in the Preamble.
 - 1.1.4 Alcan: As defined in the Recitals.
 - 1.1.5 Alcan Guarantee: As defined in the Alcan Retail Agreement.
- 1.1.6 <u>Alcan Parent</u>: Alcan Corporation, a Texas corporation, and parent corporation to Alcan.
 - 1.1.7 Alcan Retail Agreement: As defined in the Recitals.
- 1.1.8 <u>Ancillary Services</u>: Those services that are necessary to support the transmission of Energy from resources to loads while maintaining reliable operations of Big Rivers' transmission system, as set forth and described in the OATT.
- 1.1.9 <u>Applicable Law</u>: All laws, statutes, codes, treaties, ordinances, judgments, decrees, injunctions, writs, orders, rules, regulations, interpretations, issuances, enactments, decisions, authorizations, permits or directives of any Governmental Authority having jurisdiction over the matter in question.

 OF KENTUCKY
- 1.1.10 Applicable Percentage: The percentage determined in a control of the Base Demand divided by the sum of the Base IDemand the "Base Demand" as defined in and as then in effect under the Century Retail Archive. If the

By Executive Director

Century Retail Agreement is terminated or no longer in effect for any reason, Century's "Base Demand" shall be deemed to be 482 MW for purposes of calculating the Applicable Percentage.

- 1.1.11 Avoidable Base Charge: The amount in any Billing Month equal to the sum of:
- the product of (i) the sum of the Base Rate, the FAC Factor, (a) the Environmental Surcharge Factor, and the Non-FAC Purchased Power Adjustment Factor, and (ii) the amount of Base Fixed Energy that was made available by Alcan to Big Rivers for Surplus Sales, regardless of whether Big Rivers was able to sell such Energy as Surplus Sales;
- plus the product of (i) the sum of the Base Variable Rate, the (b) FAC Factor, the Environmental Surcharge Factor, and the Non-FAC Purchased Power Adjustment Factor, and (ii) the amount of Base Variable Energy that was made available by Alcan to Big Rivers for Surplus Sales, regardless of whether Big Rivers was able to sell such Energy as Surplus Sales; and
- less the product of (i) the sum of the Base Variable Rate, the (c) FAC Factor, the Environmental Surcharge Factor, and the Non-FAC Purchased Power Adjustment Factor, and (ii) any Base Fixed Energy or Base Variable Energy made available by Alcan to Big Rivers for Surplus Sales that was neither metered at the Point of Delivery nor sold by Big Rivers as Surplus Sales.

Sample calculations of the Avoidable Base Charge are set forth in Exhibit A.

- 1.1.12 Back-Up Energy: For any Hour in a Billing Month, the amount of Energy metered at the Point of Delivery during such Hour, less the sum of (i) the Base Demand per Hour less Base Curtailed Energy in such Hour, and (ii) any Supplemental Energy metered at the Point of Delivery during such Hour; provided, that the amount of Back-Up Energy may not be less than zero.
 - 1.1.13 Back-Up Energy Charge: As defined in Section 4.4.
- 1.1.14 Base Curtailed Energy: For any Hour in a Billing Month, the amount of Energy that is either (a) curtailed by Alcan pursuant to Section 4.13.2, or (b) sold by Big Rivers to one or more Third Parties pursuant to (i) Section 4.13.3 as Economic Sales, (ii) Section 10.1 as Surplus Sales, (iii) Section 10.2 as Undeliverable Energy Sales, or (iv) Section 10.3 as Potline Reduction Sales.
- 1.1.15 Base Demand: 368 MW, or such other amount of electric demand agreed in accordance with Section 3.1, integrated over an Hour.
 - 1.1.16 Base Energy Charge: As defined in Sected 4. SERVICE COMMISSION

1.1.17 Base Fixed Energy: For any Billing Month, the broduct of (a) the Base Demand, (b) the number of Hours in the Billing Month, and (c) 0.08 (7) (7) (2009) PURSUANT TO 807 KAR 5:011

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- 1.1.18 Base Hourly Energy: For any Hour in a Billing Month, the amount of Energy equal to the sum of (a) the Energy metered at the Point of Delivery during such Hour less (i) Supplemental Energy and (ii) "Market Energy" as defined under the Alcan Retail Agreement that was purchased by Kenergy from Third Party Suppliers for resale to Alcan, each as metered at the Point of Delivery, if any, and (b) Base Curtailed Energy; provided, that for purposes of calculating Base Hourly Energy, the sum of clauses (a) and (b) above during any Hour shall not exceed the Base Demand per Hour.
- 1.1.19 Base Monthly Energy: The sum of the Base Hourly Energy for all Hours of a Billing Month.
- 1.1.20 Base Rate: The rate, expressed in dollars per MWh, resulting from the application of the Large Industrial Rate to a load with a 98% load factor, plus \$0.25 per MWh.
- 1.1.21 Base Variable Energy: For any Billing Month, Base Monthly Energy less Base Fixed Energy, whether positive or negative.
- 1.1.22 Base Variable Rate: The rate shall be expressed in dollars per MWh, equal to the sum of (i) the "FAC Base" with respect to Big Rivers' Tariff, (ii) the "Environmental Surcharge Base" with respect to Big Rivers' Tariff, and (iii) the "Purchased Power Base" as defined in Appendix A.
 - 1.1.23 Big Rivers: As defined in the Preamble.
- 1.1.24 Big Rivers' Tariff: Big Rivers' Rates, Rules and Administrative Regulations For Furnishing Electric Service, as filed with and approved by the KPSC.
 - 1.1.25 Billing Month: Each calendar month during the Service Period.
- 1.1.26 Budget: The annual operating and capital budget approved by Big Rivers' Board of Directors that estimates all revenues and expenditures of Big Rivers for a specified Fiscal Year, as amended and in effect from time to time.
- 1.1.27 Business Day: Mondays through Fridays of each week except legal holidays established by federal law in the United States of America or state law in the Commonwealth of Kentucky.
 - 1.1.28 <u>Buy-Through Energy</u>: As defined in Section 2.3.2(b).
 - 1.1.29 Buy-Through Energy Charge: As defined in Section 4.3.2.

1.1.30 <u>Century</u>: As defined in the Recitals. PUBLIC SERVICE COMMISSION 1.1.31 Century Retail Agreement: The retail electric services

dated as of the date hereof, by and between Kenergy and Century. PURSUANT TO 807 KAR 5:011

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- 1.1.32 Century Wholesale Agreement: The wholesale electric service agreement, dated as of the date hereof, between Big Rivers and Kenergy for the benefit of Century.
 - 1.1.33 Cut-Off Date: As defined in Section 10.3.6.
- 1.1.34 Economic Reserve: A reserve established by Big Rivers, which may be held by Big Rivers or another Person, in an initial principal amount equal to the sum of (a) \$157 million, and (b) such additional amount as Big Rivers may designate on or prior to the consummation of the Unwind Transaction, subject to increases or decreases resulting from earnings or losses thereon or expenditures therefrom. The amount designated by Big Rivers pursuant to clause (b) above may not exceed (i) an amount equal to Big Rivers' unrestricted cash on hand following the consummation of the Unwind Transaction less \$125 million, and (ii) zero if Big Rivers shall not have prepaid at least \$200 million of obligations owed to RUS debt as part of the Unwind Transaction. No additional principal amounts will be contributed by Big Rivers to the Economic Reserve after the Effective Date.
 - 1.1.35 Economic Sales: As defined in Section 4.13.3.
 - 1.1.36 Effective Date: As defined in Section 6.1.
- 1.1.37 Electric Services: Electric services including capacity and associated Energy and Transmission Services provided by Big Rivers to Kenergy pursuant to this Agreement for resale to Alcan.
 - 1.1.38 Energy: The flow of electricity denominated in kWh or MWh.
 - 1.1.39 Environmental Surcharge: As defined in Section 4.8.3.
- 1.1.40 Environmental Surcharge Factor: With respect to any Billing Month, a monthly environmental surcharge factor, expressed in dollars per MWh, that is calculated in accordance with the "Monthly Environmental Surcharge Factor" as defined in Big Rivers' Environmental Surcharge Rider.
- 1.1.41 Environmental Surcharge Rider: The Environmental Surcharge Rider to Big Rivers' Tariff.
 - 1.1.42 Equity Development Credit: As defined in Section 4.10.
 - 1.1.43 Event of Default: As defined in Section 14.1.

1.1.44 Excess TIER Amount: The amount of the TIER Adjustment, if negative, with respect to any Fiscal Year. PUBLIC SERVICE COMMISSION

1.1.45 Excess Reactive Demand Charge: As defined in Section 1/4.

1.1.46 Existing Alcan Agreement: As defined in the Recitation 807 KAR 5:011 SECTION 9 (1)

- 1.1.47 FAC: The Fuel Adjustment Clause Rider to Big Rivers' Tariff.
- 1.1.48 FAC Charge: As defined in Section 4.8.1.
- 1.1.49 <u>FAC Factor</u>: With respect to any Billing Month, the fuel adjustment factor, expressed in dollars per MWh, that is calculated in accordance with the FAC in dollars per kWh.
 - 1.1.50 FERC: Federal Energy Regulatory Commission.
- 1.1.51 <u>Firm</u>: An obligation to supply Energy subject only to the occurrence of an Uncontrollable Force.
 - 1.1.52 Fiscal Year: The fiscal year of Big Rivers.
- 1.1.53 <u>Governmental Authority</u>: Any international, national, federal, state, territorial, local or other government, or any political subdivision thereof, and any governmental, judicial, public or statutory instrumentality, tribunal, agency, authority, body or entity having legal jurisdiction over the matter or Person in question, including the KPSC; *provided, however* that the RUS is not a Governmental Authority for purposes of this Agreement.
 - 1.1.54 Hour or Hourly: A clock hour or per clock hour, respectively.
 - 1.1.55 <u>Imputed Interest</u>: As defined in Section 4.7.5(e).
 - 1.1.56 <u>Interruptible Energy</u>: As defined in Section 2.3.2(a).
 - 1.1.57 Interruptible Energy Charge: As defined in Section 4.3.1.
 - 1.1.58 Interruptible Energy Terms: As defined in Section 2.3.2(a)(i).
 - 1.1.59 Kenergy/LG&E Contract: As defined in the Recitals.
 - 1.1.60 KPSC: Kentucky Public Service Commission.
 - 1.1.61 kW: Kilowatt.
 - 1.1.62 kWh: Kilowatt-hour.
- applicable rate adjustments thereto but exclusive of (a) the Rebate, (b) the FAC Factor and the Environmental Surcharge Rider, and (c) any roll-in of costs recovered in the Regulatory Account. As of the Effective Date, the Large Industrial Rate will consist of separate rate components for demand and Energy consumption. The Large Industrial Rate vibre will consist of separate rate components for transmission services. For the avoidance of doubt, the Large Industrial Rate shall be determined without regard to the effect of the Surch arge, the Rural Footonic Reserves the Economic Reserve or the Transition Reserve.

- 1.1.64 LG&E: As defined in the Recitals.
- 1.1.65 <u>Lockbox Agreement</u>: The Security and Lockbox Agreement to be entered into among Alcan, Kenergy, Big Rivers and a depository bank prior to the Effective Date with respect to the payment of certain amounts due by Kenergy to Big Rivers hereunder.
 - 1.1.66 Market Energy: As defined in Section 2.3.2(c).
 - 1.1.67 Market Energy Charge: As defined in Section 4.3.3.
- 1.1.68 <u>Market Reference Rate</u>: For any Hour, a rate equal to the all-inclusive cost, including transmission and related charges on the transmission system of any Third Party (expressed in dollars per MWh), that Big Rivers estimates, in its sole discretion exercised in good faith, that it would have paid to purchase Energy from a Third Party if there had been no curtailment pursuant Section 4.13.2 during such Hour.
- 1.1.69 <u>Members</u>: The members of Big Rivers. As of the date hereof, the Members of Big Rivers are Jackson Purchase Energy Corporation, Kenergy, and Meade County Rural Electric Cooperative Corporation.
 - 1.1.70 Model: As defined in Section 1.2(o).
 - 1.1.71 Monthly Charge: As defined in Section 4.1.
 - 1.1.72 MW: Megawatt.
 - 1.1.73 MWh: Megawatt-hour.
- 1.1.74 <u>Net Margins</u>: Net margins as determined by Accounting Principles. For the avoidance of doubt, Net Margins will include all operating and non-operating margins.
- 1.1.75 <u>Net Proceeds</u>: The proceeds from the sale of Energy by Big Rivers to Third Parties, net of transaction costs, whenever incurred, and taxes, including Big Rivers' estimated income tax liability on such proceeds without regard to any net operating loss carry-forward of Big Rivers existing on the date of the consummation of the Unwind Transaction, unless and to the extent Big Rivers reasonably determines that such net operating loss carry-forward otherwise would have expired unused.
 - 1.1.76 New Facilities: As defined in Section 4.7.5(e).
- 1.1.77 New Ratepayer: A Non-Smelter Ratepayer which is (i) interconnected directly with Big Rivers' transmission system, and (ii) first receives electric service at a location served by a meter required for service at such location which meter was installed specifically for new service at such location after the Effective Date KENTHE COMMISSION of doubt, Southwire Company is not a New Ratepayer.
- 1.1.78 New Transaction: The transactions by and Settween Tor and Ongroup of the supply of the supply

By **W Executive Directo**

Kenergy under this Agreement and "Electric Services" as defined in the Century Wholesale Agreement and including the Alcan Retail Agreement, the Century Retail Agreement, coordination agreements, lockbox agreements, and all other related agreements.

- 1.1.79 <u>Non-FAC Purchased Power Adjustment Charge</u>: As defined in Section 4.8.2.
- 1.1.80 Non-FAC Purchased Power Adjustment Factor: A rate (expressed in dollars per MWh and calculated in accordance with Appendix A in dollars per kWh) for the recovery of purchased power costs that are not otherwise included in the FAC.
- 1.1.81 <u>Non-Smelter Member Rates</u>: Big Rivers' tariff rates applicable to sales of electric services to Members for resale to Non-Smelter Ratepayers and all applicable rate adjustments thereto but exclusive of (a) the Rebate and (b) the FAC Factor and the Environmental Surcharge Rider. For the avoidance of doubt, the Non-Smelter Member Rates shall be determined without regard to the effect of the Surcharge, the Rural Economic Reserve, the Economic Reserve or the Transition Reserve.
- 1.1.82 <u>Non-Smelter Ratepayers</u>: Retail ratepayers of the Members other than Alcan and Century.
 - 1.1.83 Notice of Interruption: As defined in Section 2.3.2(a)(iii)(1).
- 1.1.84 <u>OATT</u>: Big Rivers' Open Access Transmission Tariff as filed with FERC and found by FERC to constitute a reciprocal open access transmission tariff.
 - 1.1.85 Parties: Big Rivers and Kenergy.
 - 1.1.86 <u>Permitted Interruption</u>: As defined in Section 2.3.2(a)(iii).
- 1.1.87 <u>Person</u>: Any individual, corporation, cooperative, partnership, joint venture, association, joint-stock company, limited partnership, limited liability partnership, trust, unincorporated organization, RUS or Governmental Authority.
- 1.1.88 <u>Point of Delivery</u>: The existing set of meters at Big Rivers' Reid substation or such other point of delivery mutually agreed by the Parties and Alcan.
 - 1.1.89 Potline Reduction: As defined in Section 10.3.1.
 - 1.1.90 Potline Reduction Sales: As defined in Section 10.3.1.
 - 1.1.91 Potline Reduction Sales Agreement: As defined in Section 10.3.3.
- 1.1.92 Prime Rate: The then-effective prime commercial lending rate per annum published in the "Money Rates" section of The Wall Street Journal discontinues publication of the prime commercial lending rate, the Pairles and Alcan shall agree on a mutually acceptable alternative source for that rate. PURSUANT TO 807 KAR 5:011

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- 1.1.93 Prudent Utility Practice: Any of the practices, methods, and acts engaged in or approved by a significant portion of the electric utility industry during the relevant time period; or any of the practices, methods, and acts which, in the exercise of reasonable judgment in light of the facts known at the time a decision was made, could have been expected to accomplish the desired result at a reasonable cost consistent with good business practices, reliability, safety and expedition. Prudent Utility Practice is not intended to be limited to the optimum practice, method, or act to the exclusion of all others, but rather to be any and all acceptable practices, methods, or acts generally accepted.
 - 1.1.94 Rebate: As defined in Section 4.9.
- 1.1.95 <u>Regulatory Account</u>: The regulatory account containing purchased power costs to be recovered by Big Rivers from the Members with respect to sales to their Non-Smelter Ratepayers.
 - 1.1.96 Response: As defined in Section 2.3.2(a)(ii)(2).
 - 1.1.97 <u>Restructuring</u>: The occurrence of any of the following:
- (a) the merger, consolidation or other combination of Big Rivers or an Affiliate or a Member with any Person (including acquisition of another utility system) if following such transaction Big Rivers or its successor would have had sales of Energy to all Members or regulated customers on a *pro forma* basis in the prior Fiscal Year in excess of 105% of Big Rivers' actual sales of Energy to the Members for such Fiscal Year;
 - (b) the acquisition of Big Rivers; or
- (c) the admission of a new Member if following such admission Big Rivers would have had sales of Energy to all Members on a *pro forma* basis in the prior Fiscal Year in excess of 105% of Big Rivers' actual sales of Energy to the Members for such Fiscal Year.
 - 1.1.98 Restructuring Amount: As defined in Section 16.5.1.
- 1.1.99 <u>Rural Economic Reserve</u>: A reserve established by Big Rivers, which may be held by Big Rivers or another Person, in an initial principal amount equal to \$60.9 million, subject to increases or decreases resulting from earnings or losses thereon or expenditures therefrom. No additional principal amounts will be contributed by Big Rivers to the Rural Economic Reserve after the Effective Date.

1.1.100 RUS: United States Department of Agriculture Rural Utilities

Service.

1.1.101 Scheduled Interruptible Energy: As defined in Section VT3_ICAN(1)(3).

PUBLIC SERVICE COMMISSION s defined in **Section 273 LC (s)** ((i)(3).

1.1.102 <u>Sebree Smelter</u>: The aluminum reduction plant owned and operated by Alcan, located at Sebree, Kentucky, including any expansions, additions improvements and replacements thereof or thereto at the existing site.

1.1.103 SERC: SERC Reliability Corporation, a regional reliability organization.

1.1.104 Service Period: As defined in Section 2.1.

1.1.105 Smelters: Alcan and Century.

1.1.106 Supplemental Energy: As defined in Section 2.3.2.

1.1.107 Supplemental Energy Charge: As defined in Section 4.3.

1.1.108 Surcharge: As defined in Section 4.11.

1.1.109 Surplus Sales: As defined in Section 10.1.1.

1.1.110 System Emergency: Any cessation of operation or reduction in the provision or delivery of Electric Services by Big Rivers due in whole or in part to: (a) a disconnection of all or a portion of Big Rivers' system from the transmission grid (other than as a direct result of Big Rivers' gross negligence or willful misconduct), (b) a system emergency on the transmission grid of a Third Party, or (c) the occurrence of a condition or situation where the delivery of Energy to a transmission grid with which Big Rivers is directly interconnected or the making available of generation services or Transmission Services which could cause (i) harm to life or limb or imminent serious threat of harm to life or limb, (ii) material damage to Big Rivers' system or any material component thereof or imminent danger of material damage to property, or (iii) other dangerous occurrences that Big Rivers believes, in the exercise of Prudent Utility Practice, should be prevented or curtailed.

- 1.1.111 System Firm: An obligation to supply Energy from:
 - (a) Big Rivers' owned or leased generation facilities,
- Big Rivers' contract with the Southeastern Power Authority (Contract No. 89-00-1501-637), or
- Big Rivers' Firm power purchase agreements with a term of (c) two years or more which were not entered into for purpose of serving a specific non-Smelter load,

in each case subject to the occurrence of an Uncontrollable Force or similar event of force majeure, a System Emergency or Big Rivers' prior satisfaction of the Energy requirements of the Non-Smelter Ratepayers, the Smelters and Third Parties under power sales agreements entered into prior to the making of such obligation to supply Energy.

1.1.112 Term: As defined in Section 7.1.

Century.

PUBLIC SERVICE COMMISSION

1.1.113 Third Party: A Person other than Kenergy, Alcan, Big Rivers or

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- 1.1.114 Third Party Supplier(s): As defined in Section 2.3.2(c).
- 1.1.115 TIER: The quotient for a Fiscal Year of (i) Big Rivers' interest expenses plus Net Margins, divided by (ii) Big Rivers' interest expenses; in each case, calculated in accordance with Accounting Principles.
 - 1.1.116 TIER Adjustment: As defined in Section 4.7.5.
 - 1.1.117 TIER Adjustment Charge: As defined in Section 4.7.1.
- 1.1.118 Transition Reserve: A reserve established by Big Rivers, which may be held by Big Rivers or another Person, in an initial principal amount equal to \$35 million, subject to increases or decreases resulting from earnings or losses thereon or expenditures therefrom. No additional principal amounts will be contributed by Big Rivers to the Transition Reserve after the Effective Date.
 - 1.1.119 Transmission Charge: As defined in Section 4.5.
- 1.1.120 Transmission Services: Network transmission services as described in the OATT and Ancillary Services. Transmission Services are currently included in the Large Industrial Rate but may be unbundled.
- 1.1.121 Uncontrollable Force: Any cause beyond the control of the Party unable, in whole or in part, to perform its obligations under this Agreement which, despite exercise of due diligence and foresight, such Party could not reasonably have been expected to avoid and which, despite the exercise of due diligence, it has been unable to overcome. Examples of events that may constitute the basis of an event which constitutes an "Uncontrollable Force" include: acts of God; strikes, slowdowns or labor disputes; acts of the public enemy; wars; blockades; insurrections; riots; epidemics; landslides; lightning; earthquakes; fires; storms; floods; washouts; arrests and restraints of any Governmental Authority; civil or military disturbances; explosions, breakage of or accident to machinery, equipment or transmission lines; inability of a Party to obtain necessary materials, supplies or permits due to existing or future rules, regulations, orders, laws or proclamations of Governmental Authorities, civil or military; transmission constraints or System Emergencies; a forced outage of a generating unit or units preventing the physical delivery of Energy to Kenergy for resale to Alcan; and any other forces which are not reasonably within the control of the Party claiming suspension. "Uncontrollable Forces" do not include an insufficiency of funds or decline in credit ratings or customary, expected or routine maintenance or repair of plant or equipment. Nothing contained herein shall be construed to obligate a Party to prevent or to settle a labor dispute against its will.

1.1.122 Undeliverable Energy Sales: As defined in Section 10.2.1. PUBLIC SERVICE COMMISSION

1.1.123 <u>Unwind Transaction</u>: The consummation of the than sactions contemplated on date of the "Closing" as defined in and pursuant to the Transaction Termination Agreement among Big Rivers, LG&E Energy Marketing Inc., and Western Kentucky Energy Corp.

SECTION 9 (1)

- 1.2 Rules of Interpretation. Unless otherwise required by the context in which any term appears: (a) capitalized terms used in this Agreement will have the meanings specified in this Article 1 unless the context requires otherwise; (b) the singular will include the plural and vice versa; (c) references to "Recitals," "Articles," "Sections," "Exhibits" or "Schedules" are to the recitals, articles, sections, exhibits or schedules of this Agreement, unless otherwise specified; (d) all references to a particular Person in any capacity will be deemed to refer also to such Person's authorized agents, permitted successors and assigns in such capacity; (e) the words "herein," "hereof" and "hereunder" will refer to this Agreement as a whole and not to any particular section or subsection hereof; (f) the words "include," "includes" and "including" will be deemed to be followed by the phrase "without limitation" and will not be construed to mean that the examples given are an exclusive list of the topics covered; (g) references to this Agreement will include a reference to all exhibits and schedules hereto; (h) references to any agreement, document or instrument will be construed at a particular time to refer to such agreement, document or instrument as the same may be amended, modified, supplemented or replaced as of such time; (i) the masculine will include the feminine and neuter and vice versa; (i) references to any tariff, rate, or order of any Governmental Authority will mean such tariff, rate or order, as the same may be amended, modified, supplemented or restated and be in effect from time to time; (k) if any action or obligation is required to be taken or performed on any day which is not a Business Day, such action or obligation must be performed on the next succeeding Business Day; (1) references to an Applicable Law will mean a reference to such Applicable Law as the same may be amended, modified, supplemented or restated and be in effect from time to time; (m) all accounting terms not defined in this Agreement will be construed in accordance with Accounting Principles; (n) all references to a time of day shall be a reference to the prevailing time in Henderson, Kentucky; and (o) the financial and production cost models prepared by Big Rivers, including models filed with the KPSC, in connection with the application for approval of the Unwind Transaction and the New Transaction (the "Model") have been prepared solely by Big Rivers and shall not be used by the Parties or any Governmental Authority to construe or interpret any provision of this Agreement. The Parties collectively have prepared this Agreement, and none of the provisions hereof will be construed against one Party on the ground that it is the author of this Agreement or any part hereof.
- 1.3 <u>Calculations and Rounding</u>. In making any mathematical calculation provided for or contemplated by this Agreement, the calculation will be made to six decimal places (rounded up if the numeral in the seventh decimal place is five or higher, and rounded down if the numeral in the seventh decimal place is lower than five).

ARTICLE 2

ELECTRIC SERVICES AND RATES

2.1 <u>Service Period Obligations</u>. In accordance with the terms and conditions of this Agreement, Big Rivers will sell and deliver, and Kenergy will patch as Expective South Ston resale to Alcan for a period beginning at 12:00:01 A.M. on the day next south Expective Date and continuing until 12:00:00 midnight on December 31, 2023, Explosion Fractive Parties' respective obligations to supply and purchase Electric Services are earlier terminated pursuant to the terms of this Agreement (the "Service Period").

SECTION 9 (1)

- 2.2 <u>Characteristics of Service</u>. Electric service to be supplied by Big Rivers to Kenergy under this Agreement for resale to Alcan shall be nominally three-phase, sixty cycle at 161,000 volts or as otherwise agreed to by the Parties and Alcan. The Parties and Alcan will mutually agree on limits of the regulation of voltage but at no time may such regulation of such limits be inconsistent with standards required by applicable Governmental Authorities or any other organizations that establish reliability and electric operation standards for the region.
- 2.3 <u>Delivery Obligation</u>. In accordance with this Agreement, during the Service Period, Big Rivers will deliver at the Point of Delivery to Kenergy for resale to Alcan Base Monthly Energy, Supplemental Energy and Back-Up Energy.
- 2.3.1 <u>Base Monthly Energy</u>. Kenergy may purchase for resale to Alcan in each Hour of the Service Period an amount of Energy up to the Base Demand per Hour. For billing purposes, Base Monthly Energy consists of two components: Base Fixed Energy charged at the Base Rate and Base Variable Energy (which may be either a positive or negative amount) charged or credited at the Base Variable Rate.
- 2.3.2 <u>Supplemental Energy</u>. "<u>Supplemental Energy</u>" shall consist of (i) Interruptible Energy purchased by Kenergy from Big Rivers pursuant to Section 2.3.2(a), (ii) Buy-Through Energy purchased by Kenergy from Big Rivers and, in turn, by Big Rivers from Third Party Suppliers upon the interruption of Interruptible Energy, pursuant to Section 2.3.2(b), and (iii) Market Energy purchased by Kenergy from Big Rivers pursuant to Section 2.3.2(c).
- (a) <u>Interruptible Energy</u>. Kenergy may purchase from Big Rivers on a System Firm basis up to 10 MW per Hour of Energy for resale to Alcan, subject to availability, the scheduling requirements and Big Rivers' right to interrupt the sale and delivery of such Energy, all as set forth in this Section 2.3.2(a) ("<u>Interruptible Energy</u>").
- (i) <u>Confirmation</u>. Not less than seven days prior to the beginning of each fiscal quarter of the Service Period (or the Effective Date with respect to the initial fiscal quarter of the Service Period), Big Rivers shall provide to Kenergy and Alcan a confirmation setting forth the price or prices and other terms and conditions ("<u>Interruptible Energy Terms</u>") under which Interruptible Energy may be available during each Hour of the subject fiscal quarter. If Big Rivers fails to provide a timely confirmation with respect to any fiscal quarter, the Interruptible Energy Terms for the prior fiscal quarter shall remain in effect. Big Rivers and Kenergy shall obtain Alcan's consent to each confirmation as a condition to Big Rivers' obligation to make Interruptible Energy available to Kenergy for scheduling during each fiscal quarter.

(ii) <u>Scheduling of Interruptible Energy</u>. The provision of Interruptible Energy shall be subject to the following requirements:

PUBLIC SERVICE COMMISSION

(1) At the request of Alcan, Kenergy shall submit to Big Rivers, no later than 3:00 PM on the second Business Day prior to the day of the scheduled delivery (or such shorter period agreed to by Big Rivers), a scheduled SECTION 9 (1)

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Interruptible Energy, in integral multiples of one MW per Hour, for the times and durations specified in the schedule.

(2) Big Rivers shall be under no obligation to accept the schedule submitted by Kenergy or to deliver the Interruptible Energy so scheduled, but shall, upon receipt of such schedule, notify Kenergy and Alcan by 9:00 AM of the Business Day prior to the day of scheduled delivery of the number of MW, if any, Big Rivers is willing to deliver and the hour and duration when the delivery shall take place (the "Response").

(3) Subject to Big Rivers' rights to interrupt in accordance with Section 2.3.2(a)(iii) below, Big Rivers shall sell and deliver the volume of Interruptible Energy at the time and for the duration specified in the Response (the "Scheduled Interruptible Energy").

(iii) <u>Interruption of Scheduled Interruptible Energy</u>. The sale and delivery of Scheduled Interruptible Energy may be interrupted by Big Rivers at any time (a "<u>Permitted Interruption</u>") upon the following terms and conditions:

(1) Upon a determination by Big Rivers in its sole discretion exercised in good faith that all or any portion of the Scheduled Interruptible Energy will not be available on a System Firm basis, Big Rivers may implement a Permitted Interruption of all or any portion of the Scheduled Interruptible Energy by providing a notice of interruption ("Notice of Interruption") to Kenergy and Alcan at least 30 minutes in advance of the estimated interruption;

(2) A Notice of Interruption may be made orally but shall be followed by facsimile or other electronic means acceptable to Kenergy and Alcan; and

(3) Upon an after-the-fact determination by Big Rivers in its sole discretion exercised in good faith that all or any portion of the Scheduled Interruptible Energy was not available on a System Firm basis during a prior Hour or Hours, and notwithstanding that no Notice of Interruption had been issued, Big Rivers may implement retroactively a Permitted Interruption of Scheduled Interruptible Energy for such prior Hour or Hours, to the extent that such Scheduled Interruptible Energy was not available on a System Firm basis.

Upon meeting the conditions required for a Permitted Interruption, Big Rivers shall have no obligation to sell and deliver the amount of Scheduled Interruptible Energy designated to be interrupted in the applicable Notice of Interruption. In connection with a Permitted Interruption, Big Rivers may provide, but shall not be required to provide, an opportunity for Kenergy to acquire Firm Energy, in lieu of the Scheduled Interruptible Energy, for resale to Alcan pursuant to the terms and conditions of Section 2.3.2(b) below. In the case of a Permitted Interruption that is implemented retroactively, the Energy desperatory Fig. Rivers shall be deemed to have been delivered as Back-Up Energy pursuant and subject the Sections 2.3.3 and 4.4. Big Rivers shall not be limited in the number of times that it may issuecon Notice of Interruption or may implement a Permitted Interruption, or of the himsum of the limitation of the li

(v) <u>Allocation of Permitted Interruptions</u>. If Kenergy has arranged for Scheduled Interruptible Energy during any Hour both to Kenergy under this Agreement for resale to Alcan and to Kenergy under the Century Wholesale Agreement for resale to Century, and Big Rivers determines that it will be unable or was unable during any prior Hour or Hours to supply the full amount of Scheduled Interruptible Energy to Kenergy for both Alcan and Century, then:

(1) Big Rivers may provide a Notice of Interruption and implement a Permitted Interruption to Kenergy with respect to the Scheduled Interruptible Energy for Alcan or with respect to "Scheduled Interruptible Energy" as defined in the Century Retail Agreement, or any combination thereof; and

(2) Big Rivers may retroactively implement Permitted Interruptions for any Hour to Kenergy for Alcan and Century in equal amounts, taking into consideration any Permitted Interruption to Kenergy that had previously been implemented for the same Hour under clause (1) above.

(vi) <u>Termination of Interruptions</u>. During any period of Permitted Interruption, Big Rivers may notify Kenergy and Alcan of its willingness to terminate the Permitted Interruption and resume the delivery of Scheduled Interruptible Energy at the Interruptible Energy Terms. Upon notification from Big Rivers terminating the Permitted Interruption, Kenergy shall purchase from Big Rivers and resell and deliver Scheduled Interruptible Energy to Alcan at the beginning of the next Hour that starts at least 10 minutes following such notice.

Buy-Through Energy. Upon each Notice of Interruption, (b) Big Rivers may in its sole discretion offer to sell to Kenergy Firm Energy purchased from Third Party Suppliers for resale to Alcan in lieu of the interrupted Scheduled Interruptible Energy ("Buy-Through Energy") and the estimated price or prices during the specified Hour or Hours of Permitted Interruption upon which Big Rivers would supply such Energy. Big Rivers shall provide Kenergy and Alcan not less than ten minutes from the time Alcan receives verbal Notice of Interruption to notify Big Rivers and Kenergy whether Alcan agrees to purchase Buy-Through Energy offered to be supplied by Big Rivers to Kenergy for resale to Alcan. Upon Alcan's or Kenergy's acceptance of the Buy-Through Energy, the obligation of Big Rivers to provide the Buy-Through Energy shall become a Firm service commitment. The failure of Alcan or Kenergy to notify Big Rivers of acceptance of the Buy-Through Energy during the period provided shall constitute a rejection of the Buy-Through Energy, and the Permitted Interruption shall thereafter be implemented in accordance with the applicable Notice of Interruption and Big Rivers shall not have any obligation to supply Kenergy Buy-Through Energy for resale to Alcan during such Permitted Interruption.

(c) <u>Market Energy</u>. Big R vers acknowledges and agrees that ON Kenergy may acquire Supplemental Energy (other than Interruptible Energy Through Energy) from either Big Rivers or one or more suppliers other than Big Rivers (1) Third Party Suppliers") for resale to Alcan ("<u>Market Energy</u>"), upon the request of Alcan (i) the requested amount and duration of such Energy, and (ii) all requested plices and interruptible at Short and interruptible at Short and interruptible at Short and interruptible at Short and interruptible and agrees that the same of the same at Short and interruptible and agrees that the same of the same at Short and interruptible and agrees that the same of the sa

Big Rivers and shall be such terms and conditions as Big Rivers and Kenergy shall agree. Nothing in this Agreement shall be construed to limit the ability of Kenergy to purchase Energy or other electric services from Third Party Suppliers to serve Alcan.

- (i) The Parties acknowledge and agree that (A) Kenergy shall request that Big Rivers provide all Transmission Services necessary to transmit Market Energy requested by Alcan from a point of interconnection on Big Rivers' transmission system to the Point of Delivery promptly following such request, (B) the amount of Market Energy transmitted from a point of interconnection on Big Rivers' system to the Point of Delivery would be reduced by the applicable system loss factor as provided in the OATT, and (C) Big Rivers shall have no liability to Kenergy for denial of Kenergy's duly submitted request for reservation of Transmission Services.
- (ii) If Alcan is unable to receive and consume Market Energy purchased by Kenergy from Big Rivers or a Third Party Supplier because of an Uncontrollable Force, then upon the request of Kenergy, Big Rivers shall use reasonable commercial efforts to sell such Market Energy to other Third Parties for the duration specified by Alcan's request. Big Rivers shall apply all revenues derived from such resale as a credit to Kenergy, net of any transmission services charges or related charges or other expenses incurred to make such resale.
- 2.3.3 <u>Back-Up Energy</u>. Big Rivers shall sell and deliver and Kenergy shall purchase Back-Up Energy for resale to Alcan at the Point of Delivery through purchases of Energy at the prices and on the terms and conditions set forth in Section 4.4.

2.4 [Reserved]

- 2.5 <u>Title and Risk of Loss</u>. Title to and risk of loss with respect to Energy provided by Big Rivers to Kenergy for resale to Alcan pursuant to this Agreement will pass from Big Rivers to and rest in Kenergy when the same is made available by Big Rivers at the Point of Delivery. Until title passes, Big Rivers will be deemed in exclusive control of the Energy and will be responsible for any damage or injury caused thereby. After title passes to Alcan, Big Rivers acknowledges and agrees that Alcan will be deemed in exclusive control of the Energy and will be responsible for any damage or injury caused thereby.
- 2.6 <u>Performance by Kenergy</u>. Big Rivers acknowledges and agrees that, to the extent Alcan has a corresponding or related obligation to Kenergy under the Alcan Retail Agreement, Kenergy's performance of an obligation under this Agreement is subject to and conditioned upon Alcan's performance of such corresponding or related obligation to Kenergy. Big Rivers acknowledges and agrees that Alcan may enforce an obligation of Big Rivers under this Agreement which corresponds or relates to an obligation of Kenergy to Alcan under the Alcan Retail Agreement.

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ARTICLE 3

CHANGES IN DEMAND AND SCHEDULING

- 3.1 <u>Change In Base Demand</u>. Big Rivers acknowledges and agrees that Alcan may change the Base Demand for any Fiscal Year only with the written consent of Big Rivers and Kenergy.
 - 3.2 <u>Scheduling</u>. Big Rivers acknowledges and agrees that:
- (a) Alcan shall not be required to schedule Base Monthly Energy, Buy-Through Energy or Back-Up Energy but shall use reasonable commercial efforts to inform Big Rivers promptly of any material change in Alcan's intended usage; and
- (b) In accordance with the OATT, Alcan shall schedule and arrange with Kenergy and Big Rivers no later than 9:00 A.M. on the Business Day immediately preceding the day or days of delivery pursuant to the Alcan Retail Agreement, or as otherwise mutually agreed by the Parties, the delivery of Interruptible Energy and Market Energy.

ARTICLE 4

CHARGES AND CREDITS

4.1	Monthly Charge.	Kenergy sha	ll pay Bi	g Rivers	the	following	(the	"Monthly
Charge") for	the Electric Services	provided or r	nade avail:	able unde	r thi	is Agreeme	nt:	

4.1.1	the Base Energy Charge calculated pursuant to Section 4.2,	

- 4.1.2 plus the Supplemental Energy Charge calculated pursuant to Section 4.3,
- 4.1.3 plus the Back-Up Energy Charge calculated pursuant to Section 4.4,
- 4.1.4 plus the Transmission Charge pursuant to Section 4.5,
- 4.1.5 plus the Excess Reactive Demand Charge calculated pursuant to Section 4.6,
 - 4.1.6 plus the TIER Adjustment Charge calculated pursuant to Section 4.7,
 - 4.1.7 plus the FAC Charge calculated pursuant to Section 4.8.1,

4.1.8 plus the Non-FAC Purchased Power Adjustment Charge calculated pursuant to Section 4.8.2,

4.1.9 plus the Environmental Surcharge calculated pursuant to Section 4.8.3,

4.1.10 plus or minus the monthly amortization of the Restructuring Argount calculated pursuant to Section 16.5,

SECTION 9 (1)

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- 4.1.11 less the Rebate calculated pursuant to Section 4.9,
- 4.1.12 less the Equity Development Credit calculated pursuant to Section 4.10,
- 4.1.13 plus the Surcharge calculated pursuant to Section 4.11,
- 4.1.14 [Reserved].
- 4.1.15 less credits calculated pursuant to Section 4.13,
- 4.1.16 plus or minus other amounts calculated pursuant to Section 4.14, and
- 4.1.17 plus taxes calculated pursuant to Section 4.15.
- 4.2 <u>Base Energy Charge</u>. For any Billing Month, the "<u>Base Energy Charge</u>" shall be the sum of:
 - (a) the product of Base Fixed Energy and the Base Rate; and
- (b) the product, whether positive or negative, of the Base Variable Energy and the Base Variable Rate.
- (c) Sample calculations of the Base Energy Charge at different load factors are set forth in Exhibit A.
- 4.3 <u>Supplemental Energy Charge</u>. For any Billing Month, the "<u>Supplemental Energy Charge</u>" shall be the sum of the charges, whenever determined, for the Interruptible Energy Charge, the Buy-Through Energy Charge, and the Market Energy Charge as calculated below.
- 4.3.1 The "<u>Interruptible Energy Charge</u>" shall be the product of (i) the quantity of Interruptible Energy metered at the Point of Delivery during the Billing Month and (ii) the rate or rates for Interruptible Energy with respect to such Billing Month.
 - 4.3.2 The "Buy-Through Energy Charge" shall be the sum of:
- (a) the product of (i) the quantity of Buy-Through Energy metered at the Point of Delivery during the Billing Month and (ii) the quotient of (A) the actual rate or rates for such Buy-Through Energy that Big Rivers pays to a Third Party Supplier over (B) 1.00 less the loss factor set forth in the OATT; and
- (b) all other charges that Big Rivers may be required to pay in connection with Buy-Through Energy, including (i) any and all separate charges for transmission services and related services, whenever incurred (including financial transmission rights, transmission congestion charges and similar costs or expenses), provided SERMING PARMADESION transmission system is used to transmit Buy-Through Energy purchased from a Final Park to a point at which Big Rivers' transmission system is interconnected with such system and (ii) any amount payable upon termination by reason of default of the supply arrangements between Big)11

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Rivers and Third Party Suppliers, net of recoveries by Big Rivers from such suppliers with respect to the supply of Buy-Through Energy to Kenergy for resale to Alcan.

4.3.3 The "Market Energy Charge" shall be the sum of:

- the product of (i) the quantity of Market Energy metered at (a) the Point of Delivery during the Billing Month and (ii) the quotient of (A) the actual rate or rates for such Market Energy agreed to between Big Rivers and Kenergy, over (B) 1.00 less the loss factor set forth in the OATT; and
- all other charges that Big Rivers may be required to pay to (b) Third Party Suppliers in connection with Market Energy, including (i) any and all separate charges for transmission services and related services, whenever incurred (including financial transmission rights, transmission congestion charges and similar costs or expenses), provided by a Third Party whose transmission system is used to transmit Market Energy purchased from a Third Party to a point at which Big Rivers' transmission system is interconnected with such system and (ii) any amount payable upon termination by reason of default of the supply arrangements between Big Rivers and Third Party Suppliers, net of recoveries by Big Rivers from such suppliers with respect to the supply of Market Energy to Kenergy for resale to Alcan.
- Back-Up Energy Charge. For any Billing Month, the "Back-Up Energy Charge" 4.4 shall be the sum of the Hourly charges for Back-Up Energy calculated as follows:
- The charge for Back-Up Energy supplied in any Hour shall equal the 4.4.1 following:
- to the extent the Back-Up Energy was supplied from (a) generating facilities owned or controlled by Big Rivers and located within Big Rivers' transmission control area, the charge shall be the product of (i) the amount of such Back-Up Energy, and (ii) the quotient of (A) a price equal to the greater of (1) the real time Hourly locational marginal price at Big Rivers' interface with the Midwest Independent System Operator (or such other pricing reference point that shall be mutually agreed upon by the Parties and Big Rivers), and (2) Big Rivers' system lambda; divided by (B) 1.00 minus the loss factor set forth in the OATT;
- (b) to the extent the Back-Up Energy was not supplied pursuant to Section 4.4.1(a), the charge shall be the product of (i) the amount of such Back-Up Energy, and (ii) the quotient of (A) a price equal to 110% of the highest Hourly all inclusive cost incurred by Big Rivers to acquire any Energy, including such Back-Up Energy, and the separate cost, if any, whenever determined, of transmission services and related services provided by a Third Party whose transmission system is used to transmit Back-Up Energy purchased from a Third Party to a point at which Big Rivers' transmission system is interconnected with such system and including any imbalance charges or other costs arising from the falker of a Fried Farty Sylphies ION

to deliver Energy that it is obligated to deliver; divided by (H) 1.00 minus the loss factor set forth in the OATT; and

PURSUANT TO 807 KAR 5:011 to the extent that the amount of Back-Up-Energy required by

Kenergy for resale to Alcan during any Hour exceeds the sun of

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amount of Back-Up Energy resulting from deemed interruption of Scheduled Interruptible Energy pursuant to Section 2.3.2(a)(iii), and (z) the amount of Back-Up Energy resulting from the non-delivery of Market Energy purchased by a Third Party Supplier, then the charge for the excess amount of Back-Up Energy shall be the product of (i) the excess amount of Back-Up Energy, and (ii) the greater of (A) \$250 per MWh and (B) the price set forth in Section 4.4.1(b)(ii).

Sample calculations of the Back-Up Energy Charge are set forth in Exhibit A.

- If during any Hour Big Rivers provides Back-Up Energy to Kenergy 4.4.2 for resale to Alcan and "Back-Up Energy" (as defined in the Century Wholesale Agreement) to Kenergy for resale to Century, then the provisions of Section 4.4.1 shall apply to a proportional number of MW of Back-Up Energy for resale to each of Alcan and Century.
- Charge for Transmission Services and Ancillary Services. For any Billing Month, the charge for transmission services and ancillary services (the "Transmission Charge") shall be the sum of the charges, calculated in accordance with the OATT, for Transmission Services for (a) Base Monthly Energy that are unbundled from the Large Industrial Rate, if any; and (b) Supplemental Energy.
- 4.6 Excess Reactive Demand Charge. For any Billing Month, the "Excess Reactive Demand Charge", if any, shall be the product of \$0.1433 and the amount, expressed in kilovars, of the difference, if positive, between:
- the maximum metered reactive demand of Alcan during the (a) Billing Month, and
 - (b) an amount of kilovars equal to the sum of:
- the product of (A) 0.4843, and (B) the maximum hourly (i) demand during a Billing Month, denominated in kilowatts, associated with Base Monthly Energy, Interruptible Energy, Market Energy, "Market Energy" under the Alcan Retail Agreement that is purchased by Kenergy from Third Party Suppliers for resale to Alcan, and Back-Up Energy provided by Big Rivers to Kenergy for resale to Alcan, but less the amount of such Interruptible Energy, Market Energy or Back-Up Energy that was purchased by Big Rivers from Third Parties, and
 - 54,114. (ii)

TIER Adjustment Charge. 4.7

The "TIER Adjustment Charge" shall be, for any Fiscal Year, the amount that is the product of the Applicable Percentage and the TIBRAS ESTABLES COMMANS SION such TIER Adjustment is a positive amount; provided, however, that in to case will the TIER Adjustment Charge for any Fiscal Year exceed the amount that is the product of the Base Fixed Energy and the maximum additional charge per MWh set forth below for the applicable Fiscal Year:

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Fiscal Years	Maximum Additional Charge	
2008-2011	\$1.95 per MWh	
2012-2014	\$2.95 per MWh	
2015-2017	\$3.55 per MWh	
2018-2020	\$4.15 per MWh	
2021-2023	\$4.75 per MWh	

If the TIER Adjustment shall be negative, there will be an Excess TIER Amount and no TIER Adjustment Charge.

- 4.7.2 Prior to each Fiscal Year, Big Rivers shall estimate both the TIER Adjustment and, if the TIER Adjustment is positive, the TIER Adjustment Charge based on the Budget for such Fiscal Year. Big Rivers shall collect such estimated amount from Kenergy in equal monthly installments as part of the Monthly Charge for each Billing Month during the applicable Fiscal Year.
- 4.7.3 Within 45 days following the end of the first, second and third fiscal quarters of each Fiscal Year beginning with the first fiscal quarter after the first anniversary of this Agreement, Big Rivers shall again estimate the TIER Adjustment and the corresponding amount of the TIER Adjustment Charge based on a comparison of the Budget and year-to-date results of operations, and shall calculate a modified amount to be collected from, or refunded as a credit to, the Monthly Charge to Kenergy with respect to service to Alcan during the remaining portion of the Fiscal Year, including any amounts necessary to address any estimated under- or over-collection of the TIER Adjustment Charge from Kenergy with respect to service to Alcan as compared to the Budget during the remainder of the Fiscal Year. Big Rivers shall collect or credit such modified amount from Kenergy pursuant to this Agreement in equal monthly installments as part of the Monthly Charge for the remaining Billing Months of the subject Fiscal Year.
- 4.7.4 As soon as reasonably practicable but no later than 120 days after the end of each Fiscal Year, Big Rivers shall calculate the TIER Adjustment and TIER Adjustment Charge for such Fiscal Year. The TIER Adjustment Charge for such Fiscal Year shall be compared to the aggregate amounts paid by Kenergy in respect of the estimated TIER Adjustment Charge for such Fiscal Year, and the difference between such amounts shall be included as a charge or credit, as applicable, in the Monthly Charges for the fourth Billing Month of the next Fiscal Year.
- 4.7.5 The "TIER Adjustment" shall be the amount of incremental revenue, whether positive or negative, calculated with respect to each Fiscal Year after determination of Net Margins for such Fiscal Year (excluding amounts payable by Kenergy with respect to or relating to the revenue that results from the TIER Adjustment Charge and the Century Wholesale Agreement), that is necessify for BigCRivers to receive in order to achieve a TIER of 1.24 for such Fiscal Year; provided, however, that if the Service Period commences or terminates on a date other than the first or last day of a Fiscal Year and to give effect to this Section 4.7.5, the TIER Adjustment will be calculated on an Hourly basis only with respect to the partial period of the first, second or first Pierre Adjustment will be calculated on an Hourly

Period, as applicable. The determination of the TIER Adjustment shall be subject to the following:

(a) It shall be assumed that: Big Rivers shall have generated additional revenue from service to the Members for resale to the Non-Smelter Ratepayers as if Big Rivers had increased the Non-Smelter Member Rates by a weighted average of 2.00% in 2010, another 2.50% in 2018 and another 4.00% in 2021 if and to the extent Big Rivers had not prior to or during the year of the calculation increased the Non-Smelter Member Rates by at least such amounts. The revenues from any roll-in of the costs associated with costs recovered under the FAC, the Environmental Surcharge Rider or the Regulatory Account that are incorporated into base rates comprising a portion of the Non-Smelter Member Rates will not constitute an increase in the Non-Smelter Member Rates for purposes of this clause (a), and the revenues attributable to any such roll-in will be excluded in calculating the percentage of any increases in the Non-Smelter Member Rates. The expiration or termination of Big Rivers' Member Discount Adjustment Rider shall be deemed to be an increase in the Non-Smelter Member Rates for purposes of this clause (a), without regard to whether such expiration or termination occurs prior to, on or after the Effective Date.

It shall be assumed that: If a Member provides electric (b) service to a New Ratepayer with a Firm demand in excess of 15 MW, such Member shall have paid to Big Rivers for wholesale Energy purchased and resold to the New Ratepayer at a price equal to the greater of: (i) the amount paid for such service and (ii) an amount calculated for the same period equal to (A) a rate, expressed in dollars per MWh, resulting from the application of the Large Industrial Rate to a load with the New Ratepayer's load factor, plus \$0.25 per MWh, plus (B) the sum of the FAC Factor, the Environmental Surcharge Factor, and the Non-FAC Purchased Power Adjustment Factor (each calculated on a per MWh basis), plus (C) the Surcharge (the Surcharge being calculated on an amount per MWh based on Base Fixed Energy for such Fiscal Year) set forth in Section 4.11, plus (D) amounts corresponding to the amount per MWh paid by Kenergy during the same period for the TIER Adjustment Charge. If a Member provides electric service to a New Ratepayer with a Firm demand of 15 MW or less, such Member shall have paid to Big Rivers for wholesale Energy purchased and resold to the New Ratepayer at a price equal to the sum of: (i) the Large Industrial Rate, and (ii) the sum of the FAC Factor, the Environmental Surcharge Factor, and the Non-FAC Purchased Power Adjustment Factor (each calculated on a per MWh basis). For purpose of this clause (b), the revenues produced by any surcharge with respect to a New Ratepayer similar to the Surcharge or the "Surcharge" under the Century Retail Agreement will be assumed to accrue solely to the benefit of the Non-Smelter Ratepayers except to the extent such surcharge is paid by or imputed to a New Ratepayer pursuant to subclause (A) of this clause (b). The assumptions contained in this clause (b) shall not apply with respect to a New Ratepayer that first interconnects with Big Rivers' transmission system during the last three Fiscal Years of the Service Period or following notice of termination of this Agreement or the Century Retail Agreement.

(c) have been reduced by the product of (i) Big Rivers' average effective interest Frate Cfot borrowed money for the prior Fiscal Year, and (ii) the aggregate amount of any patronage dapated by Big Rivers to its Members during the Service Period (other than any distribution from the Rival) Economic Reserve, the Economic Reserve or the Transition Reserve or relating the Surcharge

It shall be assumed that: PUBLIC SERVICE COMMISSION Big Rivers' interest expenses shall

or the "Surcharge" under the Century Wholesale Agreement), from and after the date of such retirement.

- (d) It shall be assumed that: Interest on construction work-inprogress relating to the construction of new electric generating facilities or transmission facilities shall have been capitalized by Big Rivers if it has the right to elect to do so or it is obligated to capitalize such interest under Accounting Principles unless a Governmental Authority has approved the inclusion of such interest expenses in Big Rivers' revenue requirements for ratemaking purposes or otherwise approved a surcharge for collecting such interest expenses.
- If Big Rivers acquires or constructs non-peaking electric generating facilities alone or with others ("New Facilities"), Big Rivers' interest expenses shall not include the interest imputed on the debt relating to the New Facilities ("Imputed Interest"); provided, however, that if a Governmental Authority has approved the inclusion of such generating facilities in Big Rivers' revenue requirements for rate-making purposes or otherwise approved a surcharge to provide for the recovery of the costs of such New Facilities, then actual interest expense with respect to such New Facilities shall be included in the TIER calculation to the extent recovery is permitted; provided, further, that this clause (e) may not cause the TIER Adjustment to become negative. For purposes of determining Imputed Interest, it shall be assumed that the New Facilities were financed 80% with debt and 20% with equity. Imputed Interest shall equal the product of (i) the weighted average interest rate on Big Rivers' debt for the Fiscal Year, and (ii) the amount of debt equal to 80% of the capital invested in the New Facilities.
- It shall be assumed that: The Rural Economic Reserve, the (f) Economic Reserve and the Transition Reserve shall not generate any revenue or tax liability and the application of funds from the Rural Economic Reserve, the Economic Reserve or the Transition Reserve shall not result in any change in the Net Margins of Big Rivers.
- It shall be assumed that: Big Rivers shall have made no payment for damages or indemnification to or for the benefit of a Smelter with respect to the provision of Electric Services or "Electric Services" as defined in the Century Wholesale Agreement.
- It shall be assumed that: Big Rivers shall have paid no (h) criminal penalties with respect to its acts or omissions other than criminal penalties that a Governmental Authority has approved the inclusion of in Big Rivers' revenue requirements for rate-making purposes or otherwise approved a surcharge for collecting such penalties.

It shall be assumed that: Big Rivers shall have received no (i) proceeds from the sale of Energy to the wholesale market pursuant to Section 4.13.3 or the corresponding section of the Century Wholesale Agreement.

(j) expenses that are impermissible for inclusion in rates of electric generation/and transmission cooperative utilities subject to the jurisdiction of the KPSC for rate unaking purposes (currently including advertising expenses, branding expenses, charitable contributions of the contribution of the con

PUBLIC SERVICE COMMISSION

It shall be assumed that: Big Rivers shall have incurred no

expenses) or specifically disallowed for rate making purposes by a Governmental Authority; *provided, however*, that denial by a Governmental Authority of expense recovery through the FAC or the Environmental Surcharge Rider shall not constitute an expense that is impermissible for inclusion in rates if the nature of such expense is recoverable in base rates.

- (k) It shall be assumed that: There are no revenues and expenses associated with non-regulated businesses of Big Rivers.
- (l) It shall be assumed that: No interest is paid pursuant either to Section 5.3 or Section 5.4 or pursuant to the corresponding sections of the Century Wholesale Agreement.
- (m) It shall be assumed that: No amounts have been or are payable with respect to Excess Reactive Demand Charges or with respect to "Excess Reactive Demand Charges" under the Century Wholesale Agreement.
- (n) It shall be assumed that: No administrative fee shall have been received by Big Rivers as a result of any Surplus Sales, Undeliverable Energy Sales or Potline Reduction Sales or sales of Energy pursuant to the corresponding sections of the Century Wholesale Agreement.
- (o) Additional costs related to a change in Big Rivers' depreciation rates may not be included in the calculation of the TIER Adjustment unless such change has been approved, consented to or accepted by the KPSC or, if the KPSC no longer has jurisdiction over Big Rivers, by the RUS or any other Governmental Authority having jurisdiction over such change, if any.
- (p) It shall be assumed that: The amortization of any Restructuring Amount is zero.
- 4.7.6 Any proceeds received or transaction costs paid by Big Rivers as part of or in connection with the consummation of the Unwind Transaction shall be disregarded for purposes of computing the TIER Adjustment Charge for the Fiscal Year in which the Unwind Transaction occurs.

4.8 Adjustable Charges.

- 4.8.1 The "<u>FAC Charge</u>" shall be the product of the FAC Factor (expressed in dollars per MWh) and Base Monthly Energy.
- 4.8.2 The "Non-FAC Purchased Power Adjustment Charge" shall be the product of the Non-FAC Purchased Power Adjustment Factor (expressed in dollars per MWh) and Base Monthly Energy.

 PUBLIC SERVICE COMMISSION

4.8.3 The "Environmental Surcharge" shall be the product of the Monthly Environmental Surcharge Factor (expressed in dollars per MV/h) and Base Monthly English Base Monthly Engl

SECTION 9 (1)

OF KENTUCKY

- 4.9 <u>Rebate</u>. If there is an Excess TIER Amount in any Fiscal Year and Big Rivers elects to implement a rebate to its Members in respect thereof, then no later than the first day of the fifth month of the following Fiscal Year, Big Rivers will credit to Kenergy for further credit to Alcan an amount (the "<u>Rebate</u>") equal to the product of:
 - (i) the Excess TIER Amount, and
 - (ii) a fraction:
 - (1) the numerator of which is the Base Fixed Energy for such Fiscal Year, and
 - (2) the denominator of which is the sum during the applicable Fiscal Year of (A) Big Rivers' aggregate sales of Energy to Members for resale to Non-Smelter Ratepayers, (B) the Base Fixed Energy, and (C) the aggregate amount of "Base Fixed Energy" as defined in the Century Retail Agreement (without regard to whether the Century Retail Agreement is then in effect).
- 4.10 <u>Equity Development Credit</u>. If there is an Excess TIER Amount in any Fiscal Year and Big Rivers does not elect to implement a rebate to its Members, then no later than the first day of the fifth month of the following Fiscal Year, Big Rivers will credit against the next Monthly Charge an amount (the "<u>Equity Development Credit</u>") equal to the product of:
 - (i) the Excess TIER Amount, and
 - (ii) a fraction:
 - (1) the numerator of which is the Base Fixed Energy for such Fiscal Year, and
 - (2) the denominator of which is the sum during the applicable Fiscal Year of (A) Big Rivers' aggregate sales of Energy to Members for resale to Non-Smelter Ratepayers, (B) the Base Fixed Energy, and (C) the aggregate amount of "Base Fixed Energy" as defined in the Century Retail Agreement (without regard to whether the Century Retail Agreement is then in effect).
- Notwithstanding the above, the Equity Development Credit for any Fiscal Year may not exceed an amount which would cause the charge for Base Fixed Energy (including Energy curtailed pursuant to Section 4.13.2 or sold to Third Parties pursuant to Section 4.13.3 as Economic Sales, Section 10.1 as Surplus Sales, Section 10.2 as Undeliverable Energy Sales or Section 10.3 as Potline Reduction Sales) less the Equity Development Scientiffer Goddiffication Year on a per MWh basis to be less than (A) the Large Industrial Rate for Cluston Energy and the load factor plus (B) the sum of the FAC Factor, the Environmental Surcharge Factor and the Non-FAC Purchased Power Adjustment Factor (each calculated on a per MWh basis 17 KAR 5:011

By Executive Directo

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- Surcharge. In addition to any other amounts payable under this Agreement, and notwithstanding anything in this Agreement to the contrary, Kenergy shall pay a surcharge (the "Surcharge") equal to the sum of the following:
 - (a) As applicable:
- \$184,361 each Billing Month from the Effective Date through and including December, 2011;
- \$263,373 each Billing Month from January, 2012 through (ii) and including December, 2016;
- (iii) \$367,380 each Billing Month from January, 2017 through the expiration of the stated Term of this Agreement; plus
- (b) For any Billing Month, the product of (i) Base Fixed Energy and (ii) \$0.60 per MWh; plus
- For any Billing Month, the product of (i) Base Fixed Energy and (ii) the number of cents per MW per Hour (which number shall not exceed 60 or be less than zero) that Big Rivers' projected annual average costs per MWh for fuel consumed by Big Rivers in its coal-fired generation as set forth in its Budget are greater than the amounts set forth on Schedule 4.11(c), in each case, for that Fiscal Year relating to such Billing Month. Big Rivers shall within 45 days following the end of each fiscal quarter compute its actual costs per MWh for fuel consumed by Big Rivers' coal-fired generation in each Billing Month for such fiscal quarter and shall calculate (on a fiscal-year-to-date basis in a manner consistent with this Section 4.11(c)) an additional amount to be paid by or credited to Kenergy based on such actual costs incurred for fuel consumed compared to the amounts set forth in the Budget for such Billing Months; provided, any additional amounts to be paid by or credited to Kenergy shall be applied to amounts due for the remainder of the Fiscal Year under this Section 4.11(c). Within 120 days of the end of each Fiscal Year, an additional amount shall be credited to Kenergy if necessary so that the total amounts paid pursuant to this Section 4.11(c) for such Fiscal Year shall not exceed an amount equal to the product of Base Fixed Energy for such Fiscal Year and 60 cents per MW per Hour; such amount shall be included as a credit, if applicable, in the Monthly Charges for the fourth Billing Month of the next Fiscal Year; minus
 - For each of the first 96 Billing Months, \$86,588. (d)
- The obligation of Kenergy to pay the Surcharge will cease to accrue upon the termination of this Agreement. Sample calculations of the Surcharge under Section 4.11(c) are set forth in Exhibit A.

4.12 [Reserved]

4.13 Credits.

> 4.13.1 Surplus Sales, Undeliverable Energy Sales and ds of any

For any Billing Month, Big Rivers shall credit Kererg

Surplus Sales pursuant to Section 10.1 to the extent of the Avoidable Base Charge; and (b) the amount of Net Proceeds of any Undeliverable Energy Sales or Potline Reduction Sales to which Kenergy is entitled pursuant to Section 10.2 or Section 10.3, respectively, less \$0.25 per MWh as Big Rivers' administrative fee in each case. Sample calculations of the Net Proceeds from Surplus Sales, Undeliverable Energy Sales and Potline Reduction Sales that would be credited to Kenergy are set forth in Exhibit A.

4.13.2 <u>Curtailment of Purchased Power</u>. For any Billing Month, Big Rivers will credit Kenergy for any Hour during such Billing Month an amount equal to the product of (a) the Market Reference Rate during such Hour, and (b) the amount of Base Demand per Hour curtailed, if any, during such Hour in an amount and for a duration mutually agreed among Big Rivers, Kenergy and Alcan pursuant to this Section 4.13.2 and the corresponding section of the Century Wholesale Agreement. If both Alcan and Century agree to the curtailment of the delivery of Base Demand per Hour pursuant to this Section 4.13.2 of the Alcan Retail Agreement and the corresponding section of the Century Retail Agreement, Alcan and Century must notify Big Rivers and Kenergy as to whose curtailment shall take precedence. If Big Rivers is not notified as to whose curtailment shall take precedence, the Smelter whose curtailment is largest shall take precedence, and if the amount of curtailment by each Smelter is the same, then the Smelter whose curtailment notice was received by Big Rivers first shall take precedence. Sample calculations of credit that would be due to Kenergy for curtailment of purchased power are set forth in Exhibit A.

4.13.3 Economic Sales. For any Billing Month, Big Rivers will credit Kenergy 75% of the Net Proceeds that Big Rivers receives in respect of the curtailment of the delivery of Base Demand per Hour in an amount and for a duration mutually agreed among Big Rivers, Kenergy and Alcan if Big Rivers sells such curtailed Base Demand per Hour to the wholesale Energy market ("Economic Sales"); provided, that unless otherwise agreed among Big Rivers, Kenergy and Alcan, (a) the amount of Base Demand per Hour curtailed by Kenergy on behalf of Alcan may not exceed 100 MW per Hour, (b) the number of curtailments each year shall be limited to twelve, and (c) each curtailment may not last longer than four Hours, and provided further, that Big Rivers shall have no obligation to make Economic Sales until after Big Rivers first sells all of its own surplus Energy to the wholesale Energy market. If Kenergy on behalf of both Alcan and Century agree to the curtailment of the delivery of Base Demand per Hour pursuant to this Section 4.13.3 and the corresponding section of the Century Wholesale Agreement, Alcan and Century must notify Big Rivers and Kenergy as to whose curtailment If Big Rivers is not notified as to whose curtailment shall take shall take precedence. precedence, the Smelter whose curtailment is largest shall take precedence, and if the amount of curtailment by each Smelter is the same, then the Smelter whose curtailment notice was received by Big Rivers first shall take precedence. Sample calculations of the portion of the Net Proceeds from Economic Sales that would be credited to Kenergy are set forth in Exhibit A.

4.14 Other Amounts. For any Billing Month, any amounts plays in the second of the seco

4.15 <u>Taxes</u>. No state or local sales, excise, gross receipts or other taxes are included in the charges and credits set forth in this Article 4. Kenergy shall

taxes which are now or hereafter become applicable to the sale of Electric Services to Kenergy under this Agreement.

ARTICLE 5

BILLING

- Monthly Invoice. Big Rivers shall bill Kenergy on or before the tenth Business Day of each month for the Monthly Charge as calculated pursuant to Article 4 based on the sale of Electric Services during the most recently ended Billing Month plus any other amounts then due and owing pursuant to this Agreement. Kenergy shall pay or cause to be paid to Big Rivers the Monthly Charge and any other amounts due and owing in immediately available funds to an account designated in the Lockbox Agreement on the Business Day following the 24th day of the month following the Billing Month. For the convenience of the Parties, and to facilitate satisfaction of Kenergy's obligation to Big Rivers, Kenergy has assigned to Big Rivers its right to receive payment from Alcan under the Alcan Retail Agreement and its rights to collect and enforce collection of such amounts due from Alcan other than with respect to the "Retail Fee" as defined in the Alcan Retail Agreement pursuant to the Lockbox Agreement. Big Rivers hereby releases Kenergy from further liability under this Agreement for amounts subject to such assignment to Big Rivers, provided that such release does not relieve Kenergy of its other liabilities or responsibilities under this Agreement. Kenergy shall cooperate with and assist Big Rivers with respect to any collections of amounts due from Alcan to Kenergy which are assigned to Big Rivers; provided, that Big Rivers will reimburse Kenergy for any reasonable expenses Kenergy incurs in providing such cooperation or assistance.
- 5.2 <u>Right to Discontinue Service</u>. If Kenergy (or Alcan on behalf of Kenergy) fails to pay any monthly invoice rendered by Big Rivers within the time prescribed in Section 5.1, Big Rivers may discontinue delivery of any or all Electric Services hereunder upon 120 Hours prior written notice to Kenergy and Alcan of its intention to do so. Big Rivers' discontinuance of such service for non-payment will not in any way affect, diminish or limit the obligations of Kenergy (or Alcan on behalf of Kenergy) to make all payments required under this Agreement or the Alcan Retail Agreement, as and when due.
- 5.3 <u>Default Interest</u>. If any monthly invoice rendered by Big Rivers is not paid on the due date, interest will accrue and become payable by Kenergy to Big Rivers on all unpaid amounts at a rate of four percentage points over the Prime Rate commencing on the first day after the due date.
- S.4 Payments Under Protest. If any portion of any monthly statement is disputed by Kenergy (or Alcan), the disputed amount must be paid, under protest, when due. If the disputed amount of the payment is found to be incorrect, Big Rivers shall promptly cause to be refunded to Kenergy (or to Alcan on behalf of Kenergy, as applicable) the amount that was not then due of payment and accruing on each day thereafter until the date the refund is made. ECTIVE

5.5 [Reserved.]

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- No Waiver. No payment made by Kenergy (or Alcan on Kenergy's behalf) 5.6 pursuant to this Article 5 will constitute a waiver of any right of Kenergy (or Alcan) to contest the correctness of any charge or credit.
- No Payment. In no case shall Big Rivers be obligated to make a payment to 5.7 Kenergy in connection with the application of a credit to Kenergy's Monthly Charges except to the extent otherwise expressly provided in Section 10.2.1(a) with respect to Undeliverable Energy Sales.

ARTICLE 6

EFFECTIVE DATE AND CONDITIONS

- Effective Date. The obligations of the Parties under Article 2, Article 3, Article 4, 6.1 Article 5, Section 7.3, Article 8, Article 9, Article 10, Article 11, Article 12, Article 13, Article 14 and Section 16.5 shall not commence until the Effective Date. The "Effective Date" will occur on the first date each of the conditions set forth in Section 6.2 has been satisfied in full or waived in writing by the Party in whose favor such condition exists (to the extent one or more conditions is subject to being waived).
- Conditions to Occurrence of Effective Date. The following shall be conditions to 6.2 the occurrence of the Effective Date:
- Each of the representations and warranties of the Parties contained in this Agreement and the representations and warranties of Kenergy and Alcan in the Alcan Retail Agreement will be true and correct as of the date hereof and the Effective Date (as though such representations and warranties were made at and as of the date hereof and the Effective Date), and each of the Parties shall have received a certificate to such effect from the other Party with respect to the other Party's representations and warranties in this Agreement and Big Rivers shall have received a certificate to such effect from Kenergy and Alcan in respect of their respective representations and warranties in the Alcan Retail Agreement.
- The Unwind Transaction will have been consummated, including the 6.2.2 termination of the agreements set forth on Schedule 6.2.2.
- Each of the documents and agreements set forth in Schedule 6.2.3 will have been duly authorized, executed and delivered by the parties thereto, and all conditions precedent to the effectiveness of such agreements will have been satisfied or waived, and shall, if amended after the date hereof and prior to the Effective Date, be acceptable to Alcan.
 - 6.2.4 [Reserved]

6.2.5 delivered by Alcan Parent and be in full force and effect.

6.2.6 documents listed on Schedule 6.2.2 will have been duly authorized, executed and delivered by Big Rivers, Kenergy, Century, LG&E and Alcan, as applicable.

The Alcan Guarantee will have the reputational of the result of the resu OF KENTUCKY **EFFECTIVE**

Release documents releasing the liabilities and obligations under the

- 6.2.7 Each Member will have authorized, executed and delivered an amendment to its wholesale power contract with Big Rivers relating to the supply of electric service to the Member for its requirements (other than in the case of Kenergy, the requirements of Alcan and Century) to extend the term of such contract until a date satisfactory to Big Rivers.
- 6.2.8 No authorization or approval or other action by, and no notice to or filing or registration with, or license or permit from any Person, including any Governmental Authority, will be necessary prior to start of the Service Period, other than (i) as may be required under Applicable Law to be obtained, given, accomplished or renewed at any time or from time to time after the Effective Date and which are routine in nature or which cannot be obtained, or are not normally applied for, prior to the time they are required and which Big Rivers has no reason to believe will not be timely obtained and in each case which do not prevent provision of Electric Services as described herein, and (ii) with respect to the approval of the KPSC or FERC, on the Effective Date, such approvals will have been duly given or issued, received and will be in full force and effect and unappealable, and all conditions therein will have been satisfied to the extent required to be satisfied by Kenergy or Big Rivers on or prior to the Effective Date.
- 6.2.9 The Alcan Retail Agreement, the Century Wholesale Agreement and the Century Retail Agreement will have been duly authorized, executed and delivered by the parties thereto and be in full force and effect and all conditions precedent to the effectiveness will have been satisfied or waived other than conditions within the control of Kenergy or conditions that automatically will become effective simultaneously with the Effective Date or the Unwind Transaction.
- 6.2.10 RUS shall have consented to the Unwind Transaction and the New Transaction and to all arrangements and agreements required to implement the Unwind Transaction and the New Transaction.
- 6.3 Efforts to Satisfy Conditions to Effective Date. Each of the Parties shall use commercially reasonable efforts and act in good faith to satisfy all of the conditions set forth in Section 6.2 at the earliest practicable date (other than those which the applicable Party agrees to waive). At such time as Big Rivers or Kenergy believes such conditions have been satisfied, such Party shall notify the other Party in writing. The obligations of the Parties under this Section 6.3 will continue until the earlier of (a) such time as this Agreement terminates pursuant to Section 7.2, and (b) the Effective Date.

ARTICLE 7

TERM AND TERMINATION

7.1 <u>Term.</u> Subject to Section 6.1, this Agreement will become binding on the Parties on the date of execution and delivery by the Parties and will remain in full force and effect until December 31, 2023 (the "<u>Term</u>"), unless earlier terminated pursuant to the terms gereo Live

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By Executive Director

- 7.2 <u>Termination Prior to Effective Date</u>. This Agreement may be terminated without cost or penalty prior to the occurrence of the Effective Date in accordance with this Section 7.2.
- 7.2.1 <u>Termination for Failure to Satisfy Conditions to Effective Date</u>. Either Party may terminate this Agreement without cost or penalty by providing five Business Days' prior written notice of termination to the other Party upon the failure of the conditions in Section 6.2 to be satisfied in full or waived by the Person in whose favor the condition exists on or before July 31, 2009, or such later date as the Parties may agree, unless any such condition is satisfied or waived by the applicable Person within such five Business Day period.
- 7.2.2 <u>Termination In Event Unwind Transaction Will Not Be Consummated</u>. This Agreement may be terminated by either Party at any time prior to the Effective Date upon receipt of notice from LG&E or Big Rivers that either LG&E or Big Rivers does not intend to consummate the Unwind Transaction.
- 7.2.3 Termination Due to KPSC Modification. If the KPSC issues an order on any of the filings by Big Rivers or other Persons seeking necessary approvals for the Unwind Transaction and the New Transaction that disapproves or changes the pricing or other material terms of this Agreement or the Alcan Retail Agreement or Big Rivers' ability to recover costs from the Smelters or the Non-Smelter Ratepayers other than as contemplated in connection with the New Transaction, either Party may terminate this Agreement without cost or penalty by providing written notice of termination to the other Party and Alcan no later than three Business Days after the first to occur of the following: (i) the last date on which a petition for re-hearing may be filed if such a petition has not been filed, (ii) the date on which the KPSC issues an order denying the request for re-hearing for any petition for re-hearing that may have been filed during the allowed period, and (iii) if a rehearing occurs, following the date on which an order on rehearing is issued.
- 7.2.4 <u>Termination Pursuant to Alcan Termination</u>. Either Party may terminate this Agreement without cost or penalty by providing written notice of termination to the other following receipt by Kenergy of a notice of termination from Alcan pursuant to and in accordance with Section 7.2.3 of the Alcan Retail Agreement.
- 7.2.5 <u>Effect of Pre-Effective Date Termination</u>. If this Agreement is terminated in accordance with this Section 7.2, Big Rivers and Kenergy acknowledge and agree that the Existing Alcan Agreement and the Kenergy/LG&E Contract and all other related documents and agreements will continue in full force and effect as if this Agreement had not been executed and delivered by the Parties.

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

- 7.3 <u>Termination After the Effective Date</u>. This Agreement may be terminated after the occurrence of the Effective Date in accordance with this Section 7.3.
- 7.3.1 <u>Termination for Closing of Sebree Smelter</u>. Either Party may terminate this Agreement as of the date Alcan terminates the Alcan Retail Agreement pursuant to Section 7.3.1 therein in connection with the termination and cessation of all aluminum smelting operations at the Sebree Smelter.
- 7.3.2 <u>Termination for Event of Default</u>. This Agreement may be terminated following the occurrence and during the continuation of an Event of Default pursuant to Article 14.

7.3.3 Termination Following KPSC Order.

(a) Big Rivers may terminate this Agreement without cost or penalty by providing written notice of termination to Kenergy and Alcan within three Business Days of the issuance by the KPSC of an order unconditionally or conditionally approving this Agreement and the Alcan Retail Agreement in connection with the consummation of the Unwind Transaction if Big Rivers determines in its business judgment, exercised in good faith, that the Unwind Transaction is not in Big Rivers' best interests.

ARTICLE 8

METERING

- 8.1 <u>Metering Facilities</u>. Big Rivers will provide or cause to be provided metering facilities at the Point of Delivery which measure Hourly kW, kWh, kilovars, kilovar-hours and voltage fluctuation spectra.
- 8.2 <u>Reading</u>. Big Rivers will read or cause to be read the meters at the Point of Delivery on the last date of each month (or such other date as may be agreed upon by the Parties).
- <u>Testing</u>. Big Rivers will test, or cause to be tested, the calibration of the meters at 8.3 the Point of Delivery by comparison of accurate standards at least once every twelve months (or more often if so required by Applicable Law) and will give Kenergy and Alcan not less than five Business Days' prior notice of such testing. Kenergy and Alcan will have the right to observe and participate in all meter tests. Meters registering not more than plus or minus 1% inaccurate will be deemed to be accurate (unless Applicable Law establishes a standard more stringent than 1%, in which case, the more stringent standard will apply). The reading of any meter which will have been disclosed by tests to be inaccurate will be corrected for the 60 days before such tests (or for such shorter period if applicable) in accordance with the percentage of inaccuracy found by such tests. If any meter should fail to register for any period Phe Platies ERW WEAR OM MISSION mutually agreed upon estimates for such period from the best information available. We kenergy or Alcan requests a special meter test, Big Rivers shall cause such test to be conducted provided, however, that if any special meter test made at the request of Kenergy or Alcan discloses that the meters are not more than plus or minus 1% inaccurate, Kerlergy or Alcangas applicable, shall reimburse Big Rivers for the reasonable cost of such test. In al ers through

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which Big Rivers delivers Energy to Kenergy for resale to Alcan shall be installed, operated, maintained and tested in accordance with all Applicable Law and Prudent Utility Practice.

ARTICLE 9

OPERATIONAL MATTERS

- 9.1 Operations and Operational Responsibility. In carrying out the requirements of this Agreement, each Party will comply with the reliability criteria, standards, guidelines and operating procedures of any national electric reliability organization, SERC, Applicable Law and any regional transmission organization (if applicable), and neither Party will be required to take any action in violation of any thereof.
- 9.1.1 Big Rivers will operate and maintain or cause to be operated and maintained all of the facilities owned by it on the premises of Kenergy or Alcan.
- 9.1.2 Kenergy will operate and maintain, or cause to be operated and maintained, all of the facilities and equipment owned by it.
- 9.2 <u>Installation and Maintenance of Interconnection Equipment</u>. Big Rivers has furnished or installed all of the facilities required for the delivery of Energy to the Point of Delivery, as well as the 161 kilovolt transmission lines required between the Point of Delivery and Alcan's electrical substation. Big Rivers shall install and maintain, or shall cause to be installed and maintained, any and all interconnection equipment, metering, or substation equipment, and other equipment, including switching and protective equipment, necessary to enable Kenergy to deliver Energy to Alcan at the Point of Delivery. Big Rivers will keep or cause to be kept, all such equipment in good working order, condition and repair (ordinary wear and tear excepted) such that all such equipment is capable of operating, consistent with Prudent Utility Practice, to the extent necessary to assure sufficient capability to take and use the Electric Services to be delivered by Big Rivers to Kenergy as provided for in this Agreement.

9.3 [Reserved.]

Curtailment by Big Rivers. If Big Rivers determines in accordance with Prudent Utility Practice, or in compliance with any national electric reliability organization, SERC, Applicable Law and other regulation, any applicable regional transmission organization, or other applicable operating criteria or rules, that a System Emergency has occurred or is imminent, and after suspending or reducing deliveries to Persons purchasing interruptible Energy from Big Rivers, Big Rivers may suspend or reduce the delivery of Energy hereunder and may cease to make available in whole or in part the Electric Services, in each case to the extent caused by, or that Big Rivers determines necessary or prudent under the circumstances to prevent or attempt to prevent, or counter or reduce the effects of, such System Emergency. Any curtailment caused by a System Emergency (or for any other reason) that cannot be avoided after the succession of reduction of deliveries to Persons purchasing interruptible Energy from Big Rivers will be effected in a non-discriminatory manner consistent with Big Rivers' then-cymonomorphic end occurrence of any System Emergency or other event that may require curtained the characteristic constances and procedures. Big Rivers shall notify Kenergy and Alcan as to the procedure curtained occurrence of any System Emergency or other event that may require curtained.

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its impact on the delivery of Energy or the provision of Electric Services, as soon as practicable. Big Rivers will not be obligated to supply Electric Services to the extent suspended or curtailed as a result of the System Emergency.

9.5 Ownership and Removal of Equipment. Any and all equipment, apparatus, devices or facilities placed or installed, or caused to be placed or installed, by either of the Parties hereto (or by Alcan) on or in the premises of the other Party (or Alcan) to receive service under this Agreement shall be and remain the property of the Party (or Alcan) owning and installing such equipment, apparatus, devices or facilities regardless of the mode or manner of annexation or attachment to real property of the other. Upon the termination of this Agreement or any extension thereof, the owner (including, if applicable, Alcan) of any equipment, apparatus, devices or facilities on the property of a Party shall have the right to enter upon the premises of that Party, and shall, within a reasonable time and at the sole expense of the owner, remove such equipment, apparatus, devices or facilities.

ARTICLE 10

COVENANTS

10.1 Surplus Sales.

Rivers and Kenergy sell Energy which is surplus to Alcan's needs by delivering prior written notice to Kenergy and Big Rivers (a) identifying the portion of Base Demand per Hour to be sold and the associated times and duration of the requested sales, and (b) agreeing to curtail its demand per Hour so Alcan's actual demand and the Energy sold pursuant to this Section 10.1 ("Surplus Sales") is not expected to exceed the Base Demand per Hour. Big Rivers shall have no obligation to make Surplus Sales if the portion of Base Demand per Hour Alcan requests to be sold exceeds the Base Demand per Hour or is less than ten MW or not in integral multiples of one MW. For the avoidance of doubt, Surplus Sales shall not include sales of Economic Sales, Undeliverable Energy Sales or Potline Reduction Sales.

Sales and, to the extent consistent with notices from Alcan to Big Rivers, maximize the Net Proceeds thereof. Big Rivers shall have no obligation to use any efforts to make Surplus Sales if Big Rivers, in its sole discretion exercised in good faith, estimates the Net Proceeds therefrom would be less than \$1.00 per MWh in excess of the sum of the Base Variable Rate, the FAC Factor, the Non-FAC Purchased Power Adjustment Factor and the Environmental Surcharge Factor (each calculated on a per MWh basis). Big Rivers will not have any obligation to Kenergy to market or resell Energy pursuant to this Section 10.1 (a) until Big Rivers first has sold or elected not to sell all amounts of its own surplus Energy, or (b) if Big Rivers is unable to sell any or all Energy as a result of transmission constraints (whether on or off Big Rivers' transmission system) or other constraints, including constraints imposed by Applicable Paw

10.1.3 For the avoidance of doubt, nothing in this Section 10.1.2 relieve Kenergy of its obligation for the Base Energy Charge or the TIER Adjuntment Charge or Apry 5:011 other portion of the Monthly Charge pursuant to Article 4.

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10.1.4 For any applicable Surplus Sale, (i) Kenergy shall pay Big Rivers any excess of Big Rivers' actual income tax liability relating to such Surplus Sale over the estimated income tax liability for such Surplus Sale that was used for purposes of calculating the Net Proceeds on such Surplus Sale, and (ii) Big Rivers shall pay to Kenergy any excess of Big Rivers' estimated income tax liability for such Surplus Sale that was used for purposes of calculating the Net Proceeds on such Surplus Sale over the actual income tax liability of Big Rivers relating to such Surplus Sale.

10.2 <u>Undeliverable Energy Sales</u>.

event which results in damage to or destruction of plant or equipment that renders all or a portion of the Sebree Smelter unfit for normal use and limits Alcan's ability to engage in aluminum reduction operations thereat; (ii) Alcan's demand is initially reduced by at least 50 MW per Hour or more as a result thereof; (iii) such limitation is expected to continue for a period of 48 consecutive hours or longer; and (iv) the proximate cause of such casualty is not an intentional misconduct or willful misconduct of Alcan or any of its Affiliates, Big Rivers shall use reasonable commercial efforts to sell an amount of Energy up to the corresponding reduction in Alcan's demand as a result of such event during the continuance of such limitation, subject to the same terms, conditions and limitations as set forth for Surplus Sales in Section 10.1. The sales of Energy described in this Section 10.2 shall be referred to as "Undeliverable Energy Sales." Alcan may provide such notice orally if followed promptly by written notice. Big Rivers shall use reasonable commercial efforts to make such Undeliverable Energy Sales and, to the extent consistent with notices from Alcan to Big Rivers, maximize the Net Proceeds thereof.

(a) For a period of up to six months from the date of the occurrence of such event, all of the Net Proceeds of any such sales (less the administrative fee pursuant to Section 4.13.1) shall be credited against the Monthly Charge or, if in excess of the Monthly Charge otherwise applicable, such excess shall be paid to Alcan. Upon Alcan providing a certificate representing that the event can not be remedied with reasonable diligence within six months, Kenergy's rights under this Section 10.2 shall be extended for an additional period up to three months.

(b) Upon expiration of the period of Kenergy's rights under this Section 10.2, Big Rivers shall not have any obligations to sell Energy to a Third Party which otherwise would be available for purchase by Alcan hereunder except as otherwise expressly required pursuant to Section 4.13.3 as Economic Sales, Section 10.1 as Surplus Sales, or Section 10.3 as Potline Reduction Sales. Undeliverable Energy Sales may not be greater than Base Demand per Hour.

(c) If the circumstances described in clauses (i) (ii) and (iv) of this Section 10.2.1 do not continue for a period of 48 consecutive hours or longer, such sales of Energy will be treated as Surplus Sales under Section 10.1 unless Section 10.2 applies COMMISSION

10.2.2 For any applicable Undeliverable Energy Sale, (i) Kenergy shall pay to Big Rivers any excess of Big Rivers' actual income tax liability relating to such bindeliverable Energy Sale over the estimated income tax liability for such Undeliverable Energy Sale ithat was

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used for purposes of calculating the Net Proceeds on such Undeliverable Energy Sale, and (ii) Big Rivers shall pay to Kenergy, upon Kenergy's receipt of such payment from Big Rivers, any excess of Big Rivers' estimated income tax liability for such Undeliverable Energy Sale that was used for purposes of calculating the Net Proceeds on such Undeliverable Energy Sale over the actual income tax liability of Big Rivers relating to such Undeliverable Energy Sale.

10.3 Potline Reduction Sales.

- 10.3.1 At the request of Kenergy, Big Rivers shall sell 115 MW (plus or minus 10 MW) per Hour to Third Parties (such sales of Energy are referred to as "Potline Reduction Sales"), such amount subject to Section 10.3.2 below, on either a Firm basis or a System Firm basis concurrently with delivery of not less than 30 days' prior notice from Alcan to Kenergy and Big Rivers (which notice Kenergy and Big Rivers shall keep confidential) if (i) Alcan has ceased or will cease all aluminum smelting operations on one and only one of its potlines at the Sebree Smelter (a "Potline Reduction"); (ii) Alcan is reasonably likely to be able to continue aluminum smelting operations with respect to all of its other potlines at the Sebree Smelter as a result of the cessation of aluminum smelting operations on the potline referred to in clause (i); (iii) Alcan in good faith reasonably estimates the duration of such cessation will equal or exceed 12 months; and (iv) no Potline Reduction Sales have been made for a period of twelve consecutive months prior to the date of such notice. Such notice also shall state the requested duration of the sales of Energy and must be accompanied by a certificate of an officer of Alcan Parent certifying as to the matters set forth in clauses (i), (ii), (iii), and (iv) above.
- 10.3.2 Alcan, Kenergy and Big Rivers shall reasonably cooperate on a schedule for the graduated reduction and, in the case of a potline restoration, the graduated increase in the demand effected pursuant to Section 10.3.1 in such amounts and over a period of time as is mutually satisfactory.
- 10.3.3 Kenergy may not withdraw its request for Potline Reduction Sales to the extent that Big Rivers has a legally binding agreement with a Third Party for Potline Reduction Sales (a "Potline Reduction Sales Agreement"), provided that Big Rivers acknowledges and agrees that Alcan may at any time increase demand pursuant to Section 10.3.2 and assume responsibility for acquiring Market Energy required during the remainder of the Potline Reduction Sales Agreement.
- 10.3.4 Big Rivers shall use reasonable commercial efforts to make Potline Reduction Sales and, to the extent consistent with notices from Alcan to Big Rivers, maximize the Net Proceeds thereof. Big Rivers will not have any obligation to market or resell Energy pursuant to this Section 10.3 (i) until Big Rivers first has sold or elected not to sell all amounts of its own surplus Energy available for sale or (ii) to the extent Big Rivers is unable to make Potline Reduction Sales as a result of transmission constraints (whether on or off Big Rivers' transmission system) or other constraints, including constraints imposed by Applicable Law PUBLIC SERVICE COMMISSION
- 10.3.5 Kenergy and Big Rivers shall consult with Alcan and agree on the Potline Reduction Sales that will be made on a Firm basis or a System Firm basis and the terms of same. To the extent Kenergy request the Potline Reduction Sales that if during the term of such sale or sales Big Rivers is SEQUIDED to purchase

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replacement Energy or otherwise make payments to meet such Potline Reduction Sales on a Firm basis, Kenergy will reimburse Big Rivers the full cost of such actions and indemnify Big Rivers for any costs, obligations or liabilities incurred by Big Rivers, including liabilities to Third Parties.

10.3.6 All of the Net Proceeds of any Potline Reduction Sales (less the administrative fee pursuant to Section 4.13.1) shall be credited against the Monthly Charge from the effective date of the notice pursuant to Section 10.3.1 until the Cut-Off Date or, if such amount is in excess of the Monthly Charge otherwise applicable, such excess shall be paid to Kenergy for payment to Alcan. The "Cut-Off Date" shall mean the earliest to occur of (a) the first day of the 49th Billing Month after the effective date of the notice given under Section 10.3.1, (b) a date specified in a written notice, if any, by Alcan to Kenergy and Big Rivers, and (c) the earlier of the date (i) one year after the date Alcan commences smelting operations with respect to one or more pots on the previously suspended potline or (ii) all Potline Reduction Sales Agreements have been terminated or expired after Alcan commences smelting operations with respect to one or more pots on the previously suspended potline. Sales of Energy after the Cut-Off Date shall be Surplus Sales pursuant to Section 10.1 and not Potline Reduction Sales pursuant to this Section 10.3. Kenergy agrees that it shall not be permitted to extend the term of Potline Reduction Sales beyond forty-eight months, provided that nothing in this Section 10.3.6 shall preclude Kenergy from providing a new notice under Section 10.3.1 after aluminum smelting operations at the suspended potline have been restored, subject to Section 10.3.1(iv).

10.3.7 For any Potline Reduction Sale, (i) Kenergy shall pay to Big Rivers any excess of Big Rivers' actual income tax liability relating to such Potline Reduction Sale over the estimated income tax liability for such Potline Reduction Sale that was used for purposes of calculating the Net Proceeds on such Potline Reduction Sale, and (ii) Big Rivers shall pay to Kenergy any excess of Big Rivers' estimated income tax liability for such Potline Reduction Sale that was used for purposes of calculating the Net Proceeds on such Potline Reduction Sale over the actual income tax liability of Big Rivers relating to such Potline Reduction Sale.

10.3.8 For the avoidance of doubt, (i) Potline Reduction Sales shall not include Surplus Sales, Economic Sales or Undeliverable Energy Sales; (ii) nothing in this Section 10.3 shall be construed to relieve Kenergy of its obligation with respect to the Base Energy Charge, the TIER Adjustment or other components of the Monthly Charge payable pursuant to Article 4; and (iii) nothing in this Agreement precludes Undeliverable Energy Sales under Section 10.2 from becoming Potline Reduction Sales if all conditions of this Section 10.3 are met.

10.4 Alcan Retail Agreement. Kenergy covenants that:

under the Alcan Retail Agreement, and under any transmission agreement pursuant to which amounts of Energy are delivered directly or indirectly to Kenergy for sale and discharge all of its obligations and discharge all of its obligations and discharge all of its obligations under the Alcan Retail Agreement, and under any transmission agreement pursuant to which amounts of Energy are delivered directly or indirectly to Kenergy for sale and discharge all of its obligations.

Alcan;

10.4.2 it will not resell any Electric Services purchased from Big Rivers under this Agreement to any user other than Alcan, except as expressive that this

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Agreement or with the prior written consent of Big Rivers, which may be withheld by Big Rivers in its sole discretion, and shall require that any Energy that Kenergy purchases from Big Rivers under this Agreement and resells to Alcan must be consumed by Alcan in connection with the operation of its Sebree Smelter;

10.4.3 it will not take any action or support any action by others that in any manner would impede Kenergy's ability to fulfill its obligations to Big Rivers under this Agreement nor will it amend or modify the Alcan Retail Agreement, including with respect to (i) the rates, terms and conditions for service; (ii) the "Base Monthly Energy," "Supplemental Energy," or "Market Energy" under the Alcan Retail Agreement; (iii) Alcan's payment obligations; or (iv) the term of the Alcan Retail Agreement without the prior written consent of Big Rivers;

10.4.4 it will not waive compliance by Alcan with any of its obligations under the Alcan Retail Agreement, fail to fully enforce the Alcan Retail Agreement against Alcan, or act in any manner that would adversely affect Kenergy's ability to fulfill its obligations under this Agreement;

10.4.5 it will provide to Big Rivers all notices of default received or sent by Kenergy pursuant to the Alcan Retail Agreement;

10.4.6 it will not terminate the Alcan Retail Agreement if the termination would be a breach by Kenergy thereof (including rejection of the agreement in bankruptcy or reorganization proceeding);

10.4.7 it will not terminate the Alcan Retail Agreement for breach by Alcan without providing Big Rivers notice of such Alcan breach and a reasonable opportunity for Big Rivers to cure such Alcan breach, if it should elect, in its sole discretion, to do so. Big Rivers' opportunity to cure will extend, at a minimum, for a period of not less than ten Business Days after the later of (i) the applicable period of time available for a cure by Alcan under the Alcan Retail Agreement, or (ii) notice of the breach by Alcan is delivered by Kenergy to Big Rivers; and

10.4.8 it will not assign or transfer (by operation of law or otherwise) any rights or interests that it may have in the Alcan Retail Agreement to any Person without (i) subject to Section 16.2, first obtaining the written consent of Big Rivers, which consent will not be unreasonably withheld or delayed, and (ii) causing the transferee of the Alcan Retail Agreement to assume and agree to perform all of Kenergy's obligations under this Agreement which arise following that assignment or transfer.

10.5 Refund of Income Tax Estimated for Net Proceeds. Big Rivers shall return to Kenergy for the benefit of Alcan any income taxes deducted in calculating the Net Proceeds of a sale of Energy by Big Rivers which Big Rivers ultimately determines are per required by Paid due to the application of a net operating loss carry-forward of Big Rivers that existed on the Effective Date and that otherwise would have expired unused.

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10.6 <u>Mitigation of Uncontrollable Force</u>. Kenergy covenants that (a) is an Uncontrollable Force that prevents Big Rivers from delivering eiving any

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Electric Services as required under this Agreement, Kenergy shall use reasonable commercial efforts to obtain Energy and related services from a Third Party Supplier for sale and delivery to Alcan as required under the Alcan Retail Agreement, and (b) Kenergy will take such other actions as are reasonably necessary to avoid a breach or default under the Alcan Retail Agreement that might, if not cured as required by that agreement, result in Alcan's invocation of any of the remedies set forth in Article 14 of the Alcan Retail Agreement.

ARTICLE 11

UNCONTROLLABLE FORCES

- Occurrence of an Uncontrollable Force. No Party will be considered to be in 11.1 breach or default in the performance of any of its obligations under this Agreement if the failure of performance is due to an Uncontrollable Force, except as otherwise provided in this Article 11. If either Party is unable, in whole or in part, by reason of Uncontrollable Force to carry out its obligations, then the obligations of the Parties, to the extent that they are affected by such Uncontrollable Force, will be suspended during the continuance of any inability so caused, but for no longer period. A Party will not be relieved of liability for failing to perform if such failure is due to causes arising out of its own negligence or willful acts or omissions.
- Mitigation. A Party rendered unable to fulfill any obligation by reason of an 11.2 Uncontrollable Force shall exercise due diligence to remove or remedy such inability as promptly as reasonably possible. Nothing contained herein may be construed to require a Party to prevent or to settle a labor dispute against its will.
- 11.3 Notice of Uncontrollable Force. A Party shall notify the other Party at the earliest practicable time following (i) the occurrence of any Uncontrollable Force which renders such Party incapable of performing hereunder or (ii) the time at which such Party has reason to expect that such an Uncontrollable Force is imminent. Kenergy also shall notify Big Rivers if it receives notice from Alcan that Alcan anticipates that it will be unable to perform its obligations to Kenergy under any contract or agreement that affects Kenergy's performance under this Agreement due to an Uncontrollable Force and Big Rivers is not an additional addressee of such notice.
- Payment Obligations. Notwithstanding anything in this Agreement to the 11.4 contrary, the occurrence of an Uncontrollable Force shall not relieve Kenergy of its payment obligations under Article 4, including its payment obligations with respect to the Base Energy Charge.

ARTICLE 12

SERVICE COMMISSION Representations and Warranties of Big Rivers Big Rivers Peresty

REPRESENTATIONS AND WAR ANTIES

warrants to Kenergy as follows:

PURSUANT TO 807 KAR 5:011 12.1.1 Big Rivers is an electric generation and transgeission gooperative corporation duly organized and validly existing and in good s

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Commonwealth of Kentucky, and has the power and authority to execute and deliver this Agreement, to perform its obligations hereunder, and to carry on its business as it is now being conducted and as it is contemplated hereunder to be conducted during the Term hereof.

- 12.1.2 The execution, delivery and performance of this Agreement by Big Rivers have been duly and effectively authorized by all requisite corporate action.
- Representations and Warranties of Kenergy. Kenergy hereby represents and warrants to Big Rivers as follows:
- 12.2.1 Kenergy is an electric cooperative corporation duly organized, validly existing and in good standing under the laws of the Commonwealth of Kentucky, and has the power and authority to execute and deliver this Agreement, to perform its obligation hereunder, and to carry on its business as such business is now being conducted and as is contemplated hereunder to be conducted during the Term hereof.
- 12.2.2 The execution, delivery and performance of this Agreement by Kenergy have been duly and effectively authorized by all requisite corporate action.

ARTICLE 13

ADDITIONAL AGREEMENTS

Regulatory Proceedings. 13.1

- 13.1.1 KPSC Jurisdiction. Nothing in this Agreement shall limit or expand the jurisdiction of the KPSC over Big Rivers, Kenergy or the rates, terms and conditions of Electric Service to Kenergy.
- 13.1.2 Notice of Material Filings. Big Rivers shall provide to Kenergy and Alcan a copy of any filing with the KPSC or FERC that seeks a change in Big Rivers' tariff, or relief authorized by KRS 278.020, KRS 278.030, KRS 278.212, KRS 278.218, KRS 278.300, KRS 278.183 or 807 KAR 5:056.

13.2 Audit Rights.

13.2.1 Kenergy will permit Big Rivers to audit, upon reasonable notice, at its own expense, at a mutually agreeable time, all information in the possession of Kenergy relating to its service to Alcan under the Alcan Retail Agreement, including scheduled usage, meter records and billing records. Kenergy shall retain all documentation applicable to service to Alcan under the Alcan Retail Agreement for a period of three years beyond the date of the Nothing in this Section 13.2 shall obligate kenergy to disclose attorney-client service. privileged information. PUBLIC SERVICE COMMISSION

13.2.2 Big Rivers will permit Kenergy and Alcan to audit, and Teasonable

notice, at its own expense, at a mutually agreeable time, all information in the possession of Big Rivers relating to its service to Kenergy under this Agreement, including scheduled deliveries, meter records, billing records, records related to payments made by Alcan SECTION 9 (1)

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to the assignment described in Section 5.1, and such other documents related to payment for and determination of the amount of Electric Services supplied by Big Rivers and delivered to Kenergy for resale and delivery to Alcan and the appropriate classification of such Energy. Big Rivers shall retain all documentation applicable to service to Kenergy under this Agreement for a period of three years.

- 13.3 [Reserved.]
- 13.4 <u>Patronage Capital</u>. Big Rivers shall amend its bylaws to adopt the provisions set forth in Appendix B.
 - 13.5 [Reserved.]
- 13.6 <u>Negotiation of Replacement Agreement</u>. If this Agreement has not been terminated earlier, Big Rivers shall negotiate in good faith with Kenergy and Alcan, no later than January 1, 2023, concerning rates and terms and conditions for new power supply arrangements following the expiration of this Agreement on December 31, 2023.
- 13.7 <u>Entitlement to Large Industrial Rate</u>. If this Agreement terminates pursuant to a closure of the Sebree Smelter as set forth in Section 7.3.1 and Alcan continues non-smelting operations, Big Rivers acknowledges and agrees that Alcan will be entitled to be served by Kenergy under the Large Industrial Rate; *provided*, *however*, the capacity and associated Energy served under the Large Industrial Rate shall not exceed 15 MW.
- 13.8 <u>Unbundling</u>. Unless required by Applicable Law, Big Rivers will not seek to amend the Large Industrial Rate:
- (a) To create unbundled services if unbundling those services alone would result in a more than \$1 million of additional revenue to Big Rivers; and
- (b) In a manner which results in categories of OATT costs being charged to Kenergy which Alcan is responsible for under the Alcan Retail Agreement and which are utilized by but not charged to the Non-Smelter Ratepayers.
- 13.9 <u>Not Exclusive Service Arrangement</u>. Nothing in this Agreement may be construed (i) to limit the ability of Kenergy to purchase capacity, Energy or other services from Persons other than Big Rivers to serve Alcan, or (ii) to amend, waive or otherwise alter the terms of Big Rivers' plan of reorganization, as modified June 1, 1998, or agreements relating thereto regarding the supply obligation of Big Rivers after July 17, 1998, for wholesale power required by Kenergy to provide Electric Service to Alcan or Century.

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OF KENTUCKY
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ARTICLE 14

EVENTS OF DEFAULT; REMEDIES

- 14.1 <u>Events of Default</u>. Each of the following constitutes an "<u>Event of Default</u>" under this Agreement:
- 14.1.1 Failure by a Party to make any payment in accordance with this Agreement within three Business Days following the non-performing Party's receipt of written notice of the non-performing Party's default in its payment obligation;
- 14.1.2 Failure of a Party to perform any material duty imposed on it by this Agreement (other than a failure to make a payment when due) within 30 days following the non-performing Party's receipt of written notice of the non-performing Party's breach of its duty hereunder;
- 14.1.3 Any attempt by a Party to transfer an interest in this Agreement other than as permitted pursuant to Article 16;
- 14.1.4 The occurrence and continuance of an "Event of Default" under the Alcan Retail Agreement;
- 14.1.5 Any filing of a petition in bankruptcy or insolvency, or for reorganization or arrangement under any bankruptcy or insolvency laws, or voluntarily taking advantage of any such laws by answer or otherwise or the commencement of involuntary proceedings under any such laws by a Party and such petition has not been withdrawn or dismissed within 60 days after filing;
 - 14.1.6 Assignment by a Party for the benefit of its creditors;
- 14.1.7 Allowance by a Party of the appointment of a receiver or trustee of all or a material part of its property and such receiver or trustee has not been discharged within 60 days after appointment; or
- 14.1.8 Failure, inability or refusal of Kenergy to cure a breach or default by Kenergy under the Alcan Retail Agreement which gives rise to a termination of the Alcan Retail Agreement, or any termination by Kenergy of the Alcan Retail Agreement in breach or default thereof.
- 14.2 Remedies, General. Except as otherwise provided in this Agreement, following the occurrence and during the continuance of an Event of Default by either Party, the non-defaulting Party may, in its sole discretion, elect to terminate this Agreement upon written notice to the other Party, or to seek enforcement of its terms at awportant are cumulative, while souther the second provided herein, remedies provided in this Agreement are cumulative, while souther the construed to abridge, limit, or deprive either Party of any means of enforcing any remedy either at law or in equity for the breach or default of any of the provisions herein provided that the continuance of an Event of Default by either Party, the non-default by either Party (for the second provided in this Agreement upon written notice to the other Party, or to seek enforcement of its terms at awportant are cumulative, while souther the second provided in this Agreement are cumulative, while souther the second provided in this Agreement are cumulative, while souther the second party of the second party of the second provided in this Agreement are cumulative, while souther the second party of the second par

14.2.1 UNDER NO CIRCUMSTANCE WILL EITHER PARTY OR ITS RESPECTIVE AFFILIATES, DIRECTORS, OFFICERS, MEMBERS, MANAGER, EMPLOYEES OR AGENTS BE LIABLE HEREUNDER TO THE OTHER PARTY, ITS AFFILIATES, DIRECTORS, OFFICERS, MEMBERS, MANAGERS EMPLOYEES OR AGENTS WHETHER IN TORT, CONTRACT OR OTHERWISE FOR ANY SPECIAL, INDIRECT, PUNITIVE, EXEMPLARY OR CONSEQUENTIAL DAMAGES, INCLUDING LOST PROFITS. EACH PARTY'S LIABILITY HEREUNDER WILL BE LIMITED TO DIRECT, ACTUAL DAMAGES. THE EXCLUSION OF ALL OTHER DAMAGES SPECIFIED IN THIS SECTION IS WITHOUT REGARD TO THE CAUSE OR CAUSES RELATING THERETO. THIS PROVISION WILL SURVIVE TERMINATION OF THIS AGREEMENT.

14.2.2 Neither Party may terminate this Agreement as a result of an "Event of Default" under the Alcan Retail Agreement if the actions or omissions of Kenergy caused such "Event of Default"; *provided*, that either Party may terminate this Agreement if the Alcan Retail Agreement is terminated for any reason.

14.2.3 Unless otherwise provided herein, if a Party is in breach of its obligations under this Agreement but such breach does not constitute, or would not with the passage of time or the giving of notice constitute, an Event of Default and this Agreement does not provide any other remedy therefor, if such breach has not been cured by the breaching Party within 60 days after receiving written notice from the non-breaching Party setting forth, in reasonable detail, the nature of such breach, the non-breaching Party may bring a claim for money damages with respect to such breach and exercise its rights under Section 15.2, but will not be entitled to terminate, or seek to terminate, this Agreement, or suspend performance of its obligations and duties hereunder as a result of such breach.

ARTICLE 15

DISPUTE RESOLUTION

15.1 <u>Resolution Meetings</u>. If a dispute arises between the Parties concerning the terms or conditions of this Agreement, the duties or obligations of the Parties under this Agreement, or the implementation, interpretation or breach of this Agreement, either Party may request in writing a meeting among an authorized representative of each of the Parties and, if applicable, Alcan to discuss and attempt to reach a resolution of the dispute. Such meeting will take place within ten days or such shorter or longer time as agreed upon by the Parties of the request. Nothing in this Section 15.1 shall toll or extend the cure period with respect to the failure by a Party to perform its obligations under this Agreement.

15.2 Right to Pursue Rights and Remedies. Absent resolution of a dispute pursuant to Section 15.1, the Parties may pursue at any Governmental Authority all rights and remedies that they may have at law, in equity or pursuant to this Agreement subject to the kinitations set forth in this Agreement. Notwithstanding the provisions of this Article 15, each Party-may at all times seek injunctive relief, where its delay in doing so could result in irreparable injunctive?

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ARTICLE 16

GENERAL PROVISIONS/SUCCESSORS AND ASSIGNS

- 16.1 <u>Binding Nature</u>. This Agreement will inure to the benefit of and be binding upon the Parties hereto and their respective successors and permitted assigns. No interest in this Agreement may be transferred or assigned by either Party, in whole or in part, by instrument or operation of law, without the prior written consent of the other Party, except as provided in Section 16.4, and except that, subject to satisfaction of the conditions of Section 16.2, assignment may be made by either Party to such Person as acquires all or substantially all the assets of the assigning Party or which merges with or acquires all or substantially all of the equity of such Party. When consent is required, consent may not be unreasonably withheld, conditioned or delayed.
- 16.2 <u>Limitation on Assignment</u>. In no event may either Party assign this Agreement (including as part of a sale of all or substantially all the assets of the assigning Party or a merger with or purchase of substantially all the equity interests of such Party) (i) to any Person that does not have adequate financial capacity as demonstrated to the reasonable satisfaction of the non-assigning Party or that would otherwise be unable to perform the obligations of the assigning Party pursuant to this Agreement or (ii) on any terms at variance from those set forth in this Agreement except as agreed to in writing by the Parties.
- 16.3 <u>Duties</u>. No permitted assignment or transfer will change the duties of the Parties, or impair the performance under this Agreement except to the extent set forth in such permitted assignment and approved in writing by the Parties. No Party is released from its obligations under this Agreement pursuant to any assignment, unless such release is granted in writing.
- 16.4 <u>Financing Lien</u>. Either Party may, without the approval of the other Party, assign this Agreement as collateral security or grant one or more mortgages (including one or more deeds of trust or indentures) on or security interests in its interest under this Agreement in connection with the general financing of its assets or operations.

16.5 Big Rivers Restructuring.

16.5.1 In connection with a Restructuring, Kenergy, Alcan, Century and Big Rivers shall determine a good faith estimate of the cumulative increase or decrease in the TIER Adjustment that such Restructuring would cause in each Fiscal Year over the 24-Billing Month period following the date of the effectiveness of Restructuring (the "Restructuring Amount"). Any change in the Large Industrial Rate approved at the time of or in connection with the Restructuring shall not be considered as an effect of the Restructuring. Nothing in this

Agreement, including this Section 16.5, shall limit the ability of Rig Rivers to seek a change in or modification of the Large Industrial Rate in connection with the occurrence of a

Restructuring.

16.5.2 The Monthly Charge in each month of the 48-month poriod following the effectiveness of the Restructuring shall be increased or decreased applicable soy and 5:011 amount equal to 1/48th of the product of the Restructuring Amount and the Applicable (1)

By Executive Director

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Percentage; *provided*, that the application of this Section 16.5 shall not result in Kenergy paying less than the sum of the Large Industrial Rate, the FAC Factor, the Environmental Surcharge Factor and the Non-FAC Purchased Power Adjustment Factor, all on a per MWh basis, for a customer with a 98% load factor with respect to Base Monthly Energy in any Fiscal Year. Sample calculations for determining a Restructuring Amount are set forth in *Exhibit A*.

- 16.5.3 This Section 16.5 shall not be applicable to any Restructuring undertaken in response to the loss of revenue caused by the termination of the Century Wholesale Agreement.
- 16.5.4 If Alcan, Century, Kenergy and Big Rivers are not able to determine a mutually agreeable estimate of the Restructuring Amount, then Big Rivers, Kenergy, Alcan or Century may petition to the KPSC to determine the Restructuring Amount.

ARTICLE 17

MISCELLANEOUS

- 17.1 <u>Governing Law</u>. This Agreement shall be interpreted, governed by and construed under the laws of the Commonwealth of Kentucky, without regard to its conflicts of law rules.
- 17.2 <u>Jurisdiction</u>. The Parties hereby agree that the courts of the Commonwealth of Kentucky will have exclusive jurisdiction over each and every judicial action brought under or in relationship to this Agreement; *provided* that the subject matter of such dispute is not a matter reserved by law to the KPSC, or to the U.S. federal judicial system (in which event exclusive jurisdiction and venue will lie with the U.S. District Court for the Western District of Kentucky), and the Parties hereby agree to submit to the jurisdiction of Kentucky courts for such purpose. Venue in state court actions will be in the Henderson Circuit Court as the court in which venue will lie for the resolution of any disputes under this Agreement. Nothing in this paragraph prohibits a Party from referring to FERC any matter properly within FERC's jurisdiction.
- 17.3 <u>Waiver</u>. The waiver by either Party of any breach of any term, covenant or condition contained herein will not be deemed a waiver of any other term, covenant or condition, nor will it be deemed a waiver of any subsequent breach of the same or any other term, covenant or condition contained herein.

17.4 Amendments.

- 17.4.1 This Agreement may be amended, revised or modified by, and only by, a written instrument duly executed by both Parties.
- 17.4.2 The Parties acknowledge and agree that nothing in this Agreement shall limit the right of Big Rivers to file changes to the OATT, other to Eaco Ranges to the OATT, other to Eaco Ranges to the OATT, including the applicable loss factor, the transmission or ancillary service issue presented to FERC.
- 17.5 Good Faith Efforts. The Parties agree that each will in second faith take all reasonable actions within their reasonable control as are necessitive and each will be second to the second of the second taken all takes all reasonable actions within their reasonable control as are necessitive.

By W €xecutive Director

fulfill its obligations under this Agreement; provided that no Party will be obligated to expend money or incur material economic loss in order to facilitate performance by the other Party. Where the consent, agreement, or approval of either Party must be obtained hereunder, such consent, agreement or approval may not be unreasonably withheld, conditioned or delayed unless otherwise provided herein. Where either Party is required or permitted to act or fail to act based upon its opinion or judgment, such opinion or judgment may not be unreasonably exercised. Where notice to the other Party is required to be given herein, and no notice period is specified, reasonable notice shall be given.

A notice, consent, approval or other communication under this 17.6 Notices. Agreement must be in writing, addressed to the Person to whom it is to be delivered at such Person's address shown below and (a) personally delivered (including delivery by a nationally recognized overnight courier service), or (b) transmitted by facsimile, with a duplicate notice sent by a nationally recognized overnight courier service, provided however, that (i) a notice under Section 2.3.2(a)(iii) or Section 10.2 may be given by telephone to be followed as soon as reasonably practicable by written notice as described herein and (ii) a notice of Uncontrollable Force shall be given by whatever means is available followed by notice in writing as described herein as soon as reasonably practicable. A notice given to a Person in accordance with this Section 17.6 will be deemed to have been delivered (a) if personally delivered to a Person's address, on the day of delivery if such day is a Business Day, or otherwise on the next Business Day, or (b) if transmitted by facsimile to a Person's facsimile number and a correct and complete transmission report is received, or receipt is confirmed by telephone, on the day of transmission if a Business Day, otherwise on the next Business Day; provided, however, that such facsimile transmission will be followed on the same day with the sending to such Person of a duplicate notice by a nationally recognized overnight courier to that Person's address. For the purpose of this Section 17.6, the address of a Party is the address set out below or such other address which that Party may from time to time deliver by notice to the other Party, in accordance with this Section 17.6:

If to Big Rivers:	Big Rivers Electric Corporation 201 Third Street Henderson, Kentucky 42420 Facsimile: (270) 827-2558 Attn: President and CEO
If to Kenergy:	Kenergy Corp. 6402 Old Corydon Road Henderson, Kentucky 42420 Facsimile: (270) 826-3999 Attn: President and CEO

PUBLIC SERVICE COMMISSION

17.7 <u>Severability</u>. If any clause, sentence, paragraph or part of this regreement should for any reason be finally adjudged by any court of competent jurisdiction to be well-proceed or invalid, such judgment will not affect, impair or invalidate the remainder of this regreement but will be confined in its operation to the clause, sentence, paragraph or any particles of directly involved in the controversy in which the judgment is rendered, it is used to the such

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clause, sentence, paragraph or part of this Agreement materially adversely affects the benefit of the bargain to be received by either or both of the Parties, in which event the Parties shall promptly meet and use their good faith best efforts to renegotiate this Agreement in such a fashion as will restore the relative rights and benefits of both Parties or, absent such renegotiation, the Party that was so materially adversely affected will be entitled, in its discretion, to terminate this Agreement.

- 17.8 Survival. Each provision of this Agreement providing for payment for Electric Services and any other amounts due hereunder, distribution of patronage capital, assignment of the right to collect and enforce collection of amounts due, or related to remedies for default, damage claims, indemnification or payment of other liabilities will survive termination of this Agreement to the full extent necessary for their enforcement and the protection of the Party in whose favor they run.
- Merger. This Agreement constitutes the entire agreement and understanding of the Parties with respect to the matters addressed herein and supersedes all other prior or contemporaneous understandings or agreements, both written and oral, between the Parties relating to the subject matter of this Agreement, except as otherwise provided in (a) Section 6.1 and Section 7.2.5 hereof, (b) Amendment to Wholesale Power Agreements, dated as of July 15, 1998, by and between Big Rivers and Green River Electric Corporation, or (c) Amendment to Wholesale Power Agreements, dated as of July 15, 1998, by and between Big Rivers and Henderson Union Electric Cooperative Corp. The Parties agree and acknowledge that the agreements referred to in clauses (b) and (c) shall survive following the effectiveness of this Agreement. The Parties acknowledge that Big Rivers and Alcan disagree, notwithstanding the Unwind Transaction, as to the obligation of Big Rivers, in the absence of a new or amended contract, to serve Kenergy for the benefit of Alcan when the Existing Alcan Agreement terminates or when this Agreement terminates.
- The Parties shall execute such additional documents 17.10 Further Assurances. including a consent to assignment, legal opinions, estoppel letters or similar documents, and shall cause such additional actions to be taken as may be required or, in the judgment of any Party, be necessary or desirable, to effect or evidence the provisions of this Agreement and the transactions contemplated hereby.
- 17.11 Counterparts. This Agreement may be executed in any number of counterparts, which together will constitute but one and the same instrument and each counterpart will have the same force and effect as if they were one original.

17.12 Third-Party Beneficiaries. Nothing in this Agreement may be construed to create any duty to, or standard or care with reference to, or any liability to, or any benefit for, any Person not a Party to this Agreement other than Alcan.

17.13 Headings. The headings contained in this Agreement are sole welfor convenience and do not constitute a part of the agreement between the Parties, nor should such headings be used to aid in any manner in the construction of this Agreement.

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

17.14 <u>No Agency</u>. This Agreement is not intended, and may not be construed to create any association, joint venture, agency relationship or partnership between the Parties or to impose any such obligation or liability upon either Party. Neither Party will have any right, power or authority to enter into any agreement or undertaking for, or act on behalf of, or to act as or to be an agent or representative of, or otherwise bind, the other Party.

[Signatures Follow on Next Page]

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

7/17/2009

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

By Executive Director

IN WITNESS WHEREOF, this Agreement is hereby executed as of the day and year first above written.

BIG RIVERS ELECTRIC CORPORATION

By:

Name: Mark A. Bailey Title: President and CEO

KENERGY CORP.

By:_

Name: Sanford Novick
Title: President and CEO

[Wholesale Agreement (Alcan)]

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 7/17/2009

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

July Macutive Director

IN WITNESS WHEREOF, this Agreement is hereby executed as of the day and year first above written.

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By:______ Name: Title:

KENERGY CORP.

Name: Sanford Novick

Title: President and CEO

[Wholesale Agreement (Alcan)]

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 7/17/2009

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

Frecutive Director

SCHEDULE 4.11(c) REFERENCE ANNUAL FUEL COSTS PER MWH

<u>Year</u>	Fuel Cost per MWH Sales*
2008	15.68
2009	16.44
2010	16.74
2011	17.23
2012	17.65
2013	18.25
2014	17.82
2015	18.37
2016	18.38
2017	18.74
2018	18.43
2019	19.18
2020	19.04
2021	19.90
2022	19.23
2023	19.74

^{*} Includes cost of Startups

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 7/17/2009

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

By Kecutive Directo

SCHEDULE 6.2.2 LISTING OF OBLIGATIONS TERMINATED PURSUANT TO THE UNWIND TRANSACTIONS

RETAIL OBLIGATIONS AND AMENDMENTS

- 1. Agreement for Electric Service, dated July 15, 1998, between Henderson Union Electric Cooperative Corp. and Alcan Aluminum Corporation
- 2. Agreement for Electric Service, dated July 15, 1998, between Green River Electric Corporation and Southwire Company
- 3. Amendment No. 1 to Agreement for Electric Service, dated as of July 15, 1998, between Henderson Union Electric Cooperative Corp. and Alcan Aluminum Corporation
- 4. Amendment No. 1 to Agreement for Electric Service, dated as of July 15, 1998, between Green River Electric Corporation and Southwire Company
- 5. Amendment No. 2 to Agreement for Electric Service, dated as of November 30, 2000, between Kenergy Corp. and Alcan Aluminum Corporation
- 6. Amendment No. 2 to Agreement for Electric Service, dated as of November 30, 2000, between Kenergy Corp. and Southwire Company

WHOLESALE OBLIGATIONS AND AMENDMENTS

- 7. Agreement for Electric Service, dated as of July 15, 1998, between Green River Electric Corporation and LG&E Energy Marketing Inc.
- 8. Agreement for Electric Service, dated as of July 15, 1998, between Henderson Union Electric Cooperative Corp. and LG&E Energy Marketing Inc.
- 9. Amendment to Wholesale Power Agreements Dated October 12, 1974 and June 11, 1962 Between Big Rivers Electric Corporation and Kenergy Corp., dated as of November 30, 2000, between Big Rivers Electric Corporation and Kenergy Corp.

10. Amendment to Wholesale Power Agreements Dated February 16, 1988 and June 11, 1962 Between Big Rivers Electric Corporation and Kenergy Corp., dated as of November 30, 2000, between Big Rivers Electric Corporation and Kenergy Corp.

11. Agreement of Big Rivers Electric Corporation with Respect to Find Policies Mid SSION Procedures Regarding Big Rivers' Transmission System (sometimes February to as the "Wholesale ISO Agreement"), dated as of July 15, 1998, between Big Rivers Electric Corporation, Green River Electric Corporation, Henderson Union Flectric 311 Cooperative Corp., Jackson Purchase Electric Cooperative Corporation (1)

Meade County Rural Electric Cooperative

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CERTAIN REORGANIZATION DOCUMENTS

- 12. Letter Regarding Schedule 5.4(a)(1) Provisions Regarding Restitution Amounts, dated July 2, 1998, from Geo. F. Hobday, Jr. on behalf of Big Rivers, sent to Frank N. King, W. David Denton, David C. Brown, Michael Kurtz, Allison Wade, and Charles Ritz
- 13. Letter Regarding Restitution Payments, dated July 13, 1998, from Michael Kurtz sent to James M. Miller and Geoff Hobday
- 14. Letter Regarding Restitution Payments, dated July 14, 1998, from Michael Core, on behalf of Big Rivers, sent to Allan Eyre and John Henderson
- 15. Letter Regarding Restitution Payments, dated July 15, 1998, from Allan B. Eyre, on behalf of Alcan, and John Henderson, on behalf of NSA and Southwire, sent to Michael Core

SECURITY AND LOCKBOX AGREEMENTS

- 16. Security and Lockbox Agreement, dated as of July 15, 1998, among PNC Bank, N.A., LG&E Energy Marketing Inc., Kenergy (as successor to Henderson Union), Alcan Corporation (as successor to Alcan Aluminum Corporation) and Alcan Primary Products Corporation (as successor to Alcan Corporation)
- 17. Security and Lockbox Agreement, dated as of July 15, 1998, by and among LG&E Marketing Inc., Green River Electric Corporation, and Southwire Company

LOAD MANAGEMENT AGREEMENTS

- 18. Load Management Agreement for Electric Power Supply, dated as of July 15, 1998, among LG&E Energy Marketing Inc., Alcan Corporation (as successor to Alcan Aluminum Corporation) and Alcan Primary Products Corporation (as successor to Alcan Corporation)
- 19. Load Management Agreement for Electric Power Supply, dated as of July 15, 1998, among LG&E Energy Marketing Inc., Southwire Company, Century Aluminum Company (as successor to Southwire Company), Century Aluminum of Kentucky LLC (as successor to Century Aluminum Company), Hancock Aluminum LLC (as successor to Century Aluminum of Kentucky LLC), and Century Aluminum of Kentucky General Partnership (as successor to Hancock Aluminum LLC and NSA, Ltd.)

ASSURANCES AND GUARANTIES

20. Assurances Agreement, dated July 15, 1998, between LG&E Energy Marketing Inc. and Alcan Aluminum Corporation, with Related Guaranty, dated purple that 1998, executed by LG&E Energy Corp. in favor of Alcan Aluminum Corporation

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

By Executive Director

- 21. Assurances Agreement, dated July 15, 1998, between LG&E Energy Marketing Inc. and Southwire Company, with Related Guaranty, dated July 15, 1998, executed by LG&E Energy Corp. in favor of Southwire Company
- 22. Assurances Agreement, dated as of November 30, 2006, between Century Aluminum of Kentucky General Partnership and Big Rivers Electric Corporation
- 23. First Amendment to Assurances Agreement Dated as of November, 30, 2006, dated as of November ___, 2007, by and between Century Aluminum of Kentucky General Partnership and Big Rivers Electric Corporation
- 24. Guaranty, dated August 1, 2003, from Alcan Corporation to and in favor of the E.ON Parties
- 25. Guaranty, dated July 15, 1998, of E.ON (as successor to LG&E Energy Corp.) to and in favor of Kenergy (as successor to Henderson Union)
- 26. Guaranty, dated July 15, 1998, by E.ON (as successor to LG&E Energy Corp.) to and in favor of Kenergy (as successor to Green River Electric Corporation)

INDEMNIFICATION AGREEMENTS

- 27. Indemnification and Assignment Agreement, dated July 15, 1998, between Henderson Union Electric Cooperative Corp. and Alcan Aluminum Corporation
- 28. Indemnification and Assignment Agreement, dated July 15, 1998, between Green River Electric Corporation and Southwire Company

TIER 3 CONTRACTS AND RELATED DOCUMENTS

- 29. Agreement for Tier 3 Electric Service (2001-2002), dated as of July 15, 1998, between Green River Electric Company and LG&E Energy Marketing, Inc., with Southwire Company as a third-party beneficiary
- 30. Agreement for Tier 3 Electric Service (2001-2005), dated as of July 15, 1998, between Green River Electric Company and LG&E Energy Marketing, Inc., with Southwire Company as a third-party beneficiary
- 31. Agreement for Interruptible Tier 3 Energy, dated as of July 25, 2002, between Kenergy Corp. and Big Rivers Electric Corporation

32. Agreement for Interruptible Tier 3 Energy, dated as of November 5, 2002, between Kenergy Corp. and Big Rivers Electric Corporation SERVICE COMMISSION

33. Agreement for Interruptible Tier 3 Energy, dated as of September 15, between Kenergy Corp. and Big Rivers Electric Corporation 7/1

OF KENTUCKY s of September 15, 2003/F

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

By Executive Directo

- 34. Agreement for Interruptible Tier 3 Energy, dated as of November 30, 2006, between Kenergy Corp. and Big Rivers Electric Corporation
- 35. Agreement for Tier 3 Energy (Century), dated as of November 29, 2007, between Kenergy Corp. and Big Rivers Electric Corporation
- 36. Agreement for Tier 3 Energy (Alcan), dated as of November 29, 2007, between Kenergy Corp. and Big Rivers Electric Corporation
- 37. Consent to the Agreement for Tier 3 Energy (Alcan), dated November 29, 2007, by Alcan Primary Products Corporation
- 38. Consent to the Agreement for Tier 3 Energy (Century), dated November 29, 2007, by Century Aluminum of Kentucky General Partnership
- 39. All other agreements related to the provision of Tier 3 service by or among Big Rivers, Kenergy, the Smelters or any LG&E parties

OTHER AGREEMENTS

- 40. Assumption and Consent Agreement, dated as of August 1, 2003, among Alcan Primary Products Corporation, WKE Station Two Inc., LG&E Energy Marketing Inc., Western Kentucky Energy Corp. and Kenergy
- 41. Undertaking of Alcan Corporation, dated August 1, 2003, from Alcan to and in favor of LG&E Energy Marketing Inc., and the Undertaking of Alcan Aluminum Corporation, dated July 15, 1998, in favor of Henderson Union Electric Cooperative Corporation and LG&E Energy Marketing Inc.
- 42. Special Assignment Agreement, dated as of March 26, 2001, among LG&E Marketing Inc., Southwire Company, Century Aluminum of Kentucky LLC and Century Aluminum Company
- 43. Consent and Agreement, dated December 23, 2005, among Century Aluminum of Kentucky LLC, Century Aluminum Company, Hancock Aluminum LLC, NSA, Ltd., Century Aluminum of Kentucky General Partnership, Metalsco, Ltd., Skyliner, Inc., Century Kentucky, Inc. and LG&E Energy Marketing Inc.
- 44. Agreement with Respect to Procedures Regarding Big Rivers' Transmission System, dated as of July 15, 1998, between Green River Electric Corporation and Southwire Company
- Agreement with Respect to Procedures Regarding Big Rivers' Transmission MMISSION System, dated as of July 15, 1998, between Henderson Union Electric NTUCKY Cooperative Corp. and Alcan Aluminum Corporation EFFECTIVE
- Joint Use Agreement, dated as of February 8, 2000, between SWestern (Kentucks 5:011 Energy Corp. and Big Rivers Electric Corporation SECTION 9 (1)

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SCHEDULE 6.2.3 LISTING OF CERTAIN DULY AUTHORIZED AND EXECUTED AGREEMENTS

RETAIL AGREEMENTS

- 1. Retail Electric Service Agreement by and between Kenergy Corp. and Alcan Primary Products Corporation
- 2. Retail Electric Service Agreement by and between Kenergy Corp. and Century Aluminum General Partnership

WHOLESALE AGREEMENTS

- 3. Wholesale Electric Service Agreement (Alcan) by and between Big Rivers Electric Corporation and Kenergy Corp.
- 4. Wholesale Electric Service Agreement (Century) by and between Big Rivers Electric Corporation and Kenergy Corp.

COORDINATION AGREEMENTS

- 5. Coordination Agreement by and between Big Rivers Electric Corporation and Alcan Primary Products Corporation
- 6. Coordination Agreement by and between Big Rivers Electric Corporation and Century Aluminum of Kentucky General Partnership

LOCKBOX AGREEMENTS

- 7. Security and Lockbox Agreement (Alcan) by and among Old National Bank, Big Rivers Electric Corporation, Kenergy Corp., and Alcan Primary Products Corporation
- 8. Security and Lockbox Agreement (Century) by and among Old National Bank, Big Rivers Electric Corporation, Kenergy Corp., and Century Aluminum of Kentucky General Partnership

GUARANTEES

- 9. Parent Guarantee by Alcan Corporation in favor of Kenergy Corp., and Big Rivers Electric Corporation
- 10. Parent Guarantee by Century Aluminum Company in Rivers Electric Corporation

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By Executive Directo

APPENDIX A Non-FAC Purchased Power Adjustment Factor

- A. Base Monthly Energy Sales to the smelters are subject to a Non-FAC Purchased Power Adjustment (PPA) to recover purchased power costs that the smelters have agreed to pay and are not otherwise included in Big Rivers' Fuel Adjustment Clause (FAC).
- B. Definitions

Definitions have the meanings given to them in the Agreement except as provided below:

"Account" is the specified numbered account as set forth in the Uniform System of Accounts – Electric, promulgated under Bulletin 1767B-1 by the Rural Utilities Service, an agency of the U.S. Department of Agriculture.

"SEPA" is the Southeastern Power Administration, an agency of the U.S. Department of Energy, or any successor agency.

"Wholesale Smelter Agreements" are the Alcan Wholesale Agreement and the Century Wholesale Agreement.

- C. Determination of the PPA
- (1) The monthly amount computed for all wholesale sales to which this PPA is applicable shall be increased or decreased at a rate per kWh in accordance with the following formula:

$$PPA = PP(m)/S(m) - PP(b)/S(b)$$

Where PPA is the PPA Factor for the month; PP(m) is the current Purchased Power Cost for the month; S(m) is the current applicable sales; PP(b) is the Purchased Power Cost for the base period; and S(b) is the sales in the base period. For the initial base period, PP(b)/S(b) (the "Purchased Power Base") is \$0.00175.

- (2) Purchased Power Costs (PP) shall be the sum of:
 - (a) The total cost of power purchased (including purchases from SEPA) that is expensed by Big Rivers to Account 555 (excluding those costs that are recovered through Big Rivers' FAC and excluding costs expensed to Account Nos. 555.150, 555.151, and 555.152 regarding Big Rivers' cost share of HMP&L's Station Two) including transmission and related costs that are expensed to Account 565,
 - (b) The total amount of any adjustments to Purchased Power Costs months, whether positive or negative; and

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(c) The total cost of amounts credited by Big Rivers to Kenergy with respect to voluntary curtailments under Section 4.13.2 of either Smelter Wholesale Agreement to allow Big Rivers to avoid market priced purchases of power.

Less:

- (c) The total cost of power purchased directly associated with sales (including related system energy losses) by Big Rivers either to non-Member purchasers of power or to Kenergy under either Wholesale Smelter Agreement for resale to either Smelter as energy products other than Base Monthly Energy, assuming SEPA power followed by the lowest cost power, whether generated or purchased, shall be allocated to Applicable Sales.
- (3) Applicable Sales (S) shall be all kilowatt-hours sold at wholesale by Big Rivers (a) to its Members under all electric rate schedules, including the Large Industrial Rate, for resale to Kentucky ratepayers (other than the Smelters), and (b) to Kenergy as Base Monthly Energy as defined in each of the Wholesale Smelter Agreements.
- (4) The current month (m) shall be the second month preceding the month in which the PPA Factor is billed.

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By Kecutive Director

APPENDIX B

Proposed Big Rivers Bylaw Provisions

- Operation on a Cooperative Basis. The cooperative shall at all Section 1. times be operated on a non-profit, cooperative basis for the mutual benefit of its patrons. As used in these Bylaws, "patron" shall include members and non-members alike, who have expressly contracted in writing to do all or a portion of their business with the cooperative on a patronage basis on the terms contained in these Bylaws. No interest or dividends shall be paid or payable by the cooperative on any capital furnished by its patrons.
- (a) The patronage net earnings of Patronage Net Earnings. the cooperative (1) attributable to that portion of the year during which the closing of the Unwind Transaction occurs (the "Unwind Year") that commences on January 1 of such year and ends on the last day of the month preceding the month in which the closing of the Unwind Transaction occurs (the "Initial Unwind Period") and (2) attributable to 2008 (if the Unwind Year shall not be 2008) and all subsequent years preceding the Unwind Year shall be determined and allocated to the patrons in accordance with the bylaws as in The patronage net earnings of the cooperative attributable to effect on January 1, 2008. that portion of the Unwind Year that commences on first day of the month in which the closing of the Unwind Transaction occurs and ends on December 31 of such year (the "Subsequent Unwind Period") (and all subsequent years) shall be determined and allocated to the patrons in accordance with the bylaws currently in effect. The patronage net earnings attributable to each of the Initial Unwind Period and the Subsequent Unwind Period will be determined by closing the books of the cooperative as of the last day of the Initial Unwind Period and by treating each of the Initial Unwind Period and the Subsequent Unwind Period as a short period taxable year; provided, that, the patronage net earnings of the cooperative attributable to the Unwind Transaction will be allocated solely as provided in clause (c)(2) below.
- (b) The taxable income or loss of the cooperative from business done with or for its patrons on a cooperative basis, as computed for U.S. federal income tax purposes for purposes of calculating regular taxable income tax and alternative minimum taxable income, prior to taking into account any deduction for patronage dividends but after offset (if applicable) by any available tax loss carryforward amounts attributable to a deficit in patronage earnings from prior taxable years ("patronage net earnings") shall, if positive, be allocated in an amount no less than the greater of such patronage net earnings as computed for regular income tax purposes and such patronage net earnings as computed for alternative minimum tax purposes to the patrons of the cooperative in the

manner detailed in clause (c) below and, if negative, be treated hit committee the treated his significant to the committee of the committee o clause (d) below.

(c)(1) As of the end of each taxable year, the amount of the patronage net carnings 011 of the cooperative (except as provided in clauses (c)(2) and (c)(3) below crelating to the Unwind Transaction and Extraordinary Transactions) shall be

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the cooperative based on the ratio of the patronage net book earnings attributable to each such patron for the year over the patronage net book earnings attributable to all of the patrons for that year provided, however, that for the Subsequent Unwind Period, the allocation shall be made based on the ratio of the patronage net book earnings attributable to each such patron for the Subsequent Unwind Period over the patronage net book earnings attributable to all of the patrons for the Subsequent Unwind Period. For this purpose, the patronage net book earnings attributable to each patron with respect to any year shall be MRural + MLargeIndustrial + MSmelters, where

 M_{Rural} = the greater of zero or $((R_{Rural} - A) * K_{Rural})$

 $M_{LargeIndustrial} = the greater of zero or ((R_{LargeIndustrial} - A) * K_{LargeIndustrial});$

 $Ms_{melters} = the greater of zero or ((Rs_{melters} - A) * Ks_{melters}).$

For purposes of the foregoing:

R_{Rural} = the cooperative's system-average revenue per kWh for that year from sales to the applicable patron for resale to rural consumers (as determined pursuant to GAAP);

R_{LargeIndustrial} = the cooperative's system-average revenue per kWh for that year from sales to the applicable patron for resale to large industrial consumers (as determined pursuant to GAAP);

R_{Smelters} = the cooperative's system-average revenue per kWh for that year from sales to the applicable patron for resale to smelter consumers (as determined pursuant to GAAP);

A = the cooperative's system-average cost per kWh for that year (based on the Total Cost of Electric Service, as set forth in the cooperative's RUS Form 12a for the year, and the Sales of Electricity (Grand Total), as set forth in the cooperative's RUS Form 12b for the year, and, hence, determined pursuant to GAAP);

K_{Rural} = the number of kWh purchased by the applicable patron during that year for resale to rural consumers;

K_{LargeIndustrial} = the number of kWh purchased by the applicable patron during that year for resale to large industrial consumers;

K_{Smelters} = the number of kWh purchased by the applicable patron during that year for resale to smelter consumers (if any).

Notwithstanding the foregoing, if the patronage net book earnings attributable to all of the patrons is negative for any year, the allocation of the patronage net earnings for that year shall instead be based on the ratio of (i) the cumulative patronage net earnings of the cooperative allocated to each of the patrons in all prior years subsequent to 1998, which is the year in which Big Rivers' bankruptcy reorganization closed, to (ii) the cumulative patronage net earnings allocated to all of the patrons during such years

(2) The patronage net earnings of the cooperative attributable to the Commission Transaction will be allocated amongst the patrons of the cooperative based on the patronage allocations made to each of the patrons to the historic patronage allocations made to all of the patrons with respect to the period commencing with January 5:011

1, 1999, which is the year subsequent to the year in which Big Rivers Thankruptcy

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reorganization closed, and terminating on the last day of the month preceding the month in which the closing of the Unwind Transaction occurs.

- (3) In the event that an Extraordinary Transaction occurs as the result of the sale of generation or transmission assets, the patronage net earnings of the cooperative attributable to such sale of assets (but not in excess of the patronage net earnings for the year of such sale) will be allocated among the patrons of the cooperative based on the ratio of the historic patronage allocations made to each of the patrons (other than allocations made pursuant to (i) the 2000 Patronage Capital Allocation, (ii) the Unwind Transaction, and (iii) this Section 2(c)(3)) to the historic patronage allocations made to all of the patrons (other than allocations made pursuant to (i) the 2000 Patronage Capital Allocation, (ii) the Unwind Transaction, and (iii) this Section 2(c)(3)) for the period commencing on the first day of the year during which depreciation allowances were first allowed for federal income tax purposes with respect to the assets sold and terminating on the last day of the year during which such assets were sold. In the event that an Extraordinary Transaction occurs other than as the result of the sale of generation or transmission assets, the patronage net earnings of the cooperative attributable to such Extraordinary Transaction (but not in excess of the patronage net earnings for the year of such Extraordinary Transaction) will be allocated among the patrons of the cooperative based on the ratio of the historic patronage allocations made to each of the patrons (other than allocations made pursuant to (i) the 2000 Patronage Capital Allocation, (ii) the Unwind Transaction, and (iii) this Section 2(c)(3)) to the historic patronage allocations made to all of the patrons (other than allocations made pursuant to (i) the 2000 Patronage Capital Allocation, (ii) the Unwind Transaction, and (iii) this Section 2(c)(3)) for the period that most equitably relates to the income or gain arising from the Extraordinary Transaction, taking into account all relevant facts and circumstances.
- (d) If the patronage net earnings of the cooperative for any taxable year is negative, the deficit shall be carried forward and applied as an offset against future positive patronage net earnings (in accordance with clause (b) above).
- (e) If patronage net earnings of the cooperative shall be adjusted (by the IRS on audit or otherwise) for any year, the amount of patronage net earnings allocated to each patron pursuant to this Section 2 for that year shall be automatically adjusted in accordance with this Section 2 to reflect the recomputed patronage net earnings, with each member being notified within a reasonable time thereafter of the amount of the adjustment allocated to the patron's capital account.

Section 3. Nonpatronage Net Earnings. The taxable income or loss of the cooperative from business not done with or for its patrons on a cooperative basis for any taxable year, as computed for U.S. federal income tax purposes ("nonpatronage net earnings"), after offset (if applicable) by any available tax loss carryforward arrownts attributable to a deficit in nonpatronage net earnings from prior taxable reactive, shall be carried forward to be applied as an offset against future positive houpatronage ont earnings. If the nonpatronage net earnings of the cooperative shall be said to the c

IRS on audit or otherwise) for any year, the calculations made pursuant to this Section 3 for that year shall be automatically adjusted in accordance with this Section 3 to reflect the recomputed nonpatronage net earnings.

Section 4. Record-Keeping. The membership fee paid and the amount of patronage net earnings allocated to each patron shall be credited to a capital account maintained for such patron, with the books and records of the cooperative being set up and kept in such manner that, at the end of each taxable year, the amount of capital allocated and credited to each patron is clearly reflected in an appropriate record to the capital account of each patron (with the cooperative notifying each patron within a reasonable time after the close of the taxable year notify the amount of the patronage net earnings allocated to the patron's account with respect to such taxable year). All such amounts allocated to the capital account of any patron in accordance with this Article VIII shall be in pursuance of a legal obligation to do so. The capital account of each patron shall be assignable only on the books of the cooperative pursuant to written instructions from the assignor and only to successors in interest or successors in occupancy of all or a part of such patron's premises served by the cooperative unless the board of directors, acting under policies of general application, shall otherwise determine.

Section 5. Retirement of Patronage Capital. If, at any time prior to the liquidation of the cooperative, the board of directors shall determine that the financial condition of the cooperative will not be impaired thereby, the patrons' capital accounts may be retired in full or in part (except that no distribution shall be made that would result in a violation of any financial covenant of the cooperative). Generally, such retirements of capital shall be made in order of priority according to the year in which the patronage net earnings were allocated. Notwithstanding the foregoing, however, the board of directors shall have the discretion to determine the method of allocation, basis and order of priority of repayment for all amounts furnished as patronage capital.

Upon the liquidation of the cooperative, the assets of the cooperative shall be distributed in the following order: (i) all debts and obligations of the cooperative shall be paid in accordance with lawful priorities; (ii) each patron's capital account balance shall be paid without priority on a pro rata basis until all such capital accounts (as determined subsequent to adjusting such accounts by allocations of patronage net earnings for the year of liquidation) have been reduced to zero and (iii) any remaining assets of the cooperative shall be paid to the current and former patrons of the cooperative based upon the amount of their historic patronage with the cooperative measured by kilowatt-hours purchased from Big Rivers over the life of the cooperative. The life of the cooperative is defined to begin at the date Big Rivers was formed in 1961 and to continue uninterrupted through Big Rivers' bankruptcy reorganization to the date of liquidation.

Section 6. Definitions. For purposes of this PARTILE WITH VICE COMMISSION Transaction" shall mean the transactions contemplated by that Certain Franciscon Termination Agreement dated as of March 26, 2007 to which the cooperative 25 a party, and an "Extraordinary Transaction" shall mean any transaction of the Unwind Transaction and other than in the ordinary crouse of the

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business of the cooperative (including without limitation a sale of generation or transmission assets) where the patronage net earnings from such transaction or event are in excess of \$30 million.

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 7/17/2009

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

Frecutive Director

Exhibit A - Retail and Wholesale Service Agreement Examples - Combines Alcan and Century Smelter Charges and Credits - (for purposes of examples, Retail Fee set at zero) Year Modeled:

								-	1		_	1 1 1 1 1 1		TOOM INCLU	
	Case	n Derivation	ase Case L	ow Load Hig	gh Load Factor	Supplement	antal Energy		Backup Ent	argy (4.4)				for Power (4.13.2)	Sales (4.13.3)
					<u>.</u>						10% of Base Fixed Energy		115 MW @ 98% Load Factor x 12 Months	Example curtails all market purchases	Max. of 9,600 MWh
			0 010	000	950.0	850.0	850.0	850.0	850.0	850.0	850.0	850.0	850.0	850.0	850.0
		Contract	7.297	7.297	7.297	7,297	7.297	7.297	7.297	7.297	7.297	7.297	7.297	7.297	3.
Control March															
According teach state Acco			, and	7080	100%	100%	100%	102%	100%	102%		49%	85%	94%	7 207
1.22 2.22		Assumption	1 2007	2 148	7 446	7.428	7.428	7.560	7.428	7.560	6.567	3.649	6.310	210.7	7.7
Statistic place Participation Participat	<u></u>	Assumption	167.1	2									-		
Contained beliating the part	<u></u>	A Contract of the Contract of				0.131									
2.3216 Interval Promoting Promoti		Assumption					0.131								
2.24.0 Assumption Assum															
Comment of Comment o		Assumption						0.197							
1.1.1 2. 2. 2. 2. 2. 2.		Assumption			•			0.066							
A continue to the series Assumption As									0 131	0.131					
1,11, 2 Base Outside Energy Assumption		Assumption							5	0.131					
1.13.1 - Eage Curtained Energy Assumption Assumptio		Assumption													
A contact co	Τ,													0.285	
1.1.2	Ш														ŏ
10. Security Sales 1.0 1											0.730	070			
This standard This standar	10.1	Assumption										20.0	0.987		
The contract The		Assumption (Approx. Max.)					100	7007	7 207		7 297	7.297	7.297	7.297	7.297
Tight blue Particular Par	12	line 6 + 17 + 18 + 19 + 20 + 21	7.297	7.148	7.446	7.297	182.7	183.1	1,537	_		1		•	
Principal Registry	77	line 22 - line 2		(0.143)	2										
See Supporting School See Contract (Appendix A) See													60.94	60.94	121.89
Particular Energy Resolution Assumption		Assumption *	60.94	60.94	60.94	60.94	60.94	60.94				L			
Proposition	nental Energy "					70 00									
Participal Participa	runtible Energy Rate	Assumption				16.00	60.94								
Contract	Though Energy Rate	Assumption						60.94							
	C Cuterany Chaten N	Assumption													
10 10 10 10 10 10 10 10	ø	Assumblen							60.94	\perp					
Assumption	v	Contract			Į.					250.00				60.94	
1.1.22 1.2.25 1	T [Assumption									1		1	28 15	-28.15
1.1.21	1.1.7 - man de Reference Hate	See Supporting Sched.	28.15	28.15	28.15	28.15	28.15			_				12.47	L
11.23 Base variable rate 11.24 Base variable rate 11.25 Base variable		See Supporting Sched.	12.47	12.47	12.47	12.47	12.47					1	ļ		11.22
1.1.52 - Pac Packers Tariff 2.19 2.1		Tariff	11.22	11.22	11.22	11.22	11.22	\perp							
1.1.152	_	Tariff	2.19	2.19	2.19	2.19	2.19				ŀ				0.08
4.11 (a) Surcharges: O See contant charges below Contract Contrac	1 1 84 - Non-FAC Parchased Powe(Adjust	Contract (Appendix A)	0.08	0.08	80.0	0.00	00.00		L		L				
4.11 (a) See contact charges below 0.60 0.60 0.60 0.60 0.60 0.60 0.60 0.6	ــــــــــــــــــــــــــــــــــــــ														
4.11 (b) See Supporting Sched. 0.60 0.60 0.60 0.60 0.60 0.60 0.60 0.		See contact charges below	0.60	09'0	0.60	09:0	09.0						1		20.0
	42 4.11(b) Z	Politica Contraction	0.60	0,60	0.60	09.0	09.0	0.60	0.60	0.60	0.60	0.60			
		spinsory of minimum and	on services of	omes or any	other chan	es or other	expenses, p	or the Retain	'i Service Ag	reement (se	e also Net P	oceeds, bei	OW).		

313.6 5.1 0.5 314.4 205.4 Max. of 9,600 MWh Sales (4.13.3) 17.4 5.1 314.6 17.4 0.5 15.96 (0.7) Purchased Power (4.13.2) Example curtails all market 205.4 Curtailment purchases ō 53.9 260.6 53.9 53.9 314.6 5.1 115 MW @ 98% Load G Factor x 12 Months P 0.5 0.7 205.4 Potline Sales (10.3) 1199.3 199.3 199.3 314.6 0.5 15.96 (0.7) 5.1 205.4 6 Month Duration able Energy Sales (10.2) 30.4 39.9 30.4 308.2 2.4 4.2 0.5 15.96 (7.1) 9.9 10% of Base Fixed 205.4 Surplus Sales (10.1) Energy 338.6 5.1 4.4 4.4 (2.4) 338.6 81.9 0.5 15.96 (17.5) 40 MW for 75% of 19 Hours in Year 8.0 32.9 205.4 4.4.1 (c) Backup Energy (4.4) 322.6 322.6 15.96 2.4 4.4 9.5 8.0 MW per Smelter) for 75% of Hours in Year 20 MW (10 205.4 4.4.1 (a) and (b) 4.0 4.0 4.0 5.1 330.6 0.5 81.9 40 MW for 75% of Hours in Year/ 10 MW Resold 205.4 16.0 Market Energy Supplemental Energy (4.3) 322.6 322.6 5.1 0.5 15.96 (0.7) 81.9 MW per Smelter) for 75% of Hours in Year 205.4 8.0 20 MW (10 20 MW (10 Buy-Through Energy Annualized Basis 322.6 5.1 4.4 4.4 (2.4) 322.6 91.9 0.5 15.96 (0.7) Interruptibl e Energy MW per Smelter) for 75% of Hours in Year 205.4 8.0 318.4 318.4 5.1 0.6 16.28 (0.7) 83.5 207.3 Base Case | Low Load | High Load | Factor | Factor | 310.7 5.1 310.7 0.5 15.63 6 80.2 203.6 314.6 15.96 5.1 314.6 91.9 205.4 (12+18+19+20)x25 - (tax + admn. cost) '/ Resale of Market Energy See Supporting Schedules nclude estimated Big Rivers tax liability (as applicable per sections deministrative lees are modeled per section 4.13.1. 78 + 79 + 80 + 81 + 82 See Supporting Schedules Contract See Supporting Sched Contract
2 x 42
2 x 43
2 x 43
-\$200,000 x 12
Contract Min. of 73 and 74 line 70 - line 84 17 x 34 line 73 x 75% (2 x 35) + (23 x 36) line 73 line 73 14 x 32 15 x 33 Contract Contract 22 × 37 22 × 39 22 x 38 10 x 30 8×28 9×29 Derivation Exhibit A - Retail and Wholesale Service Agreement Examples - Combines Alcan and Century Smelter Charges and Credits - (for purposes of examples, Retail Fee set at zero)
Year Modeled: , and Potline Reduction Sales Undeliverable Sales

4.13.2 Cural ment of Paychased Power

4.13.3 Economic Sales

4.13.4 Market Energy Sales 4.3.3 Market Energy
4.3.1 Market Energy
4.3.3 Market Energy
4.4.1(e) and (b) (within 10MW per Smelter)
4.4.1(e) - Excess
4.4.1(e) - Excess
4.4.1(e) - Excess
5.4.5 Transmission Services Charge
4.5 Transmission Services Charge
4.6 Excess Reactive Demand Charge
4.7 TER Adjustment Charge
4.8.1 FAC Charge
4.8.1 FAC Charge
4.8.2 Non-FAC Purchased Power Adjustment Charge
4.8.3 Environmental Surcharge Net Charges per MWIn Metered
Simplified calculation; in practice Mould i
1.1.79, 10.1.4, 10.2.3, 10.3.7, and 13.3). SER OF I 4.9 Rebate
4.10 Equity Development Credit
4.11 Surcharge 4.3 Supplemental Energy Charge 4.2 Base Energy Charge arges RS ≅ Total Credits tall Fee 65 4.11 (a) 66 4.11 (b) 67 4.11 (c) 674 4.11 (d) Executive Director Case

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	s Alcan and Century		
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	sate Servic		S - (TOF DUF
	of Wholes	IIII WIII	Charges and Credits - (Tol
	S elegated When it is a	A - Hetall c	Charges 6
		7	١.

Exhibit A - Retail and Wholesale Service Auto	of examples, Retail Fee set at	zero)			Anı	Annualized Basis	818				-	_	-	Curtailmont Fo	Fconomic
Year Modeled:	. אמ		Base Case I ow Load High Load	w Load Hic	h Load	Supplemer	Supplemental Energy (4.3)		Backup Energy (4.4)				=		Sales
Case		Denvalion		Factor	Factor							Energy Sales (10.2)	Sales (10.3)	Purchased (Power (4.13.2)	
					<u> </u>	Interruptibi T	Buy- Through Energy	Market 6 Energy	4.4.1 (a) 4 and (b)	4.4.1 (c)					Max of
·					<u> </u>	20 MW (10 20 MW (10 MW per MW per Smeller) Smeller) for 75% of Hours in Year Year	`	75% of Hours in Year/ 10 MW Resold	20 MW (10 46 MW per Smelter) for 75% of Hours in Year	40 MW for 75% of Be Hours in Year	10% of Base Fixed Energy	6 Month 1 Duration 9	98% Load of Factor x 12 Months	curtails all market purchases	9,600 MWh
					+										
89 Supporting Schedules															
90								ì	7007	79%	79%	79%	79%	79%	79%
		tocata forecast	79%	%6/	79%	79%	79%	% F C C	13.70	13.72	13.72	13.72	13.72	13.72	13.72
1_		Member Load Cocces	13.72	13.72	13.72	13.72	13.72	13.72	10.15	10.15	10.15	10.15	10.15	10.15	2 2
		Tarili	10.15	10.15	10.15	10.15	31.30	31.39	31.39	31.39	31.39	31.39	31.39	31.39	- 15
			31.39	31.39	31.39	31.33		-	-				34 30	31.39	31.39
		[Tariff]			34 30	31.39	31.39	31.39	31.39	31.39	31.39	31.39	27.90	27.90	27.90
			31.39	3.33	27.00	27.90	27.90	27.90	27.90	27.90	27.90	0.25	0.25	0.25	0.25
		Contract	27.90	27.30	0.25	0.25	0.25	0.25	0.25	CYS	0.62	20 16	28 15	28.15	28.15
99 Large Industrial Rate @ 98% LF		Contract:	0.70	2 4	28.15	28.15	28.15	28.15	28.15	28.15	28.15	20.12			
- 1			28.15	20.02	2										
101 Smelter Base Rate										SF C	40.79	10.72	10.72	10.72	10.72
102		335 - 40	10.72	10.72	10.72	10.72	10.72	10.72	10.72	10.72	1		,	•	•
		Larit	-	,				- 17E	1.75	1.75	1.75	1.75	1.75	1.75	1.75
		Tariff	1.75	1.75	1.75	1.75	7.73	21.0	10.47	12 47	12.47	12.47	12.47	12.47	12.47
106 Purchased Power Base			12.47	12.47	12.47	12.47	12.47	12.47	14.7						
												1.00		16.44	16.44
108					77.07	16.14	16.44	16.44	16.44	16.44	16.44	16.44	20.50	21 94	21.94
4		Contract	16.44	16.44	10.4	21.01	21.94	21.94	21.94	21.94	21.94	21.94		0.60	09.0
Reference Fuel Expense (\$/ MWn)		Assumption	21.94	21.94	21.34	0,60	09'0	0.60	0.60	0.60	0.60	0.60		200	
Actual Fuel Expense (\$\frac{\pi}{2}\$) MWW \frac{\pi}{2}	\$0.60 (not less than zero)		0.60	00:0	200										
JB															
1											41.63		1		
B) B	Salas	35 + 37 + 38 + 39									0.73				
ISE Have pilos Aujusianie orienge and sold asse Fixed Energy made available whether or not sold	whether or not sold	line 19									30.30				
EF ANSI		District Control of the Control of t													
e											25.95				
/IEFI/1 TO Unit	Oberes Dates	36+37+38+39									.\		-		
N	Charge Hates		-								'				
age Vadathe Ehergy diddelavalie	DIG WITHUR OF THE SOLD	line 121 x line 122	-										-		
VE VE 17 1 12 ire			-								25.95	15			
1		36 + 37 + 38 + 39									,				
(i) Base Vadable Rate pics Adjustable											,				-
(ii) Base Rixed or Variable Energy ne	Ther Metered and Sold	line 126 x line 127									30.38	8		-	
01 W\$		line 118 + line 123 - line 128	-	-	1			Ц							
129 Net															
130															
N															

Examples - Combines Alcan and Century

யி <i>ர</i> ி	Exhibit A - Retail and Wholesale Service Aurenment American Smeller Charges and Credits - (for purposes of examples, Retail Fee set at zero) Smeller Charges and Credits - (for purposes of examples, Retail Fee set at zero)	<u>1 zero)</u> (09			An	Annualized Basis	sis				-	-	Oline	Curtailment Economic	conomic
<u>ٽ</u> ≻	Year Modeled: Case	E .	Base Case Low Load High Load Factor Factor	Low Load Hi	igh Load Factor	Supplemei	Supplemental Energy (4.3)		Backup Energy (4.4)		Surplus U Sales (10.1)	Undeliver- able Energy Sales (10.2)	Reduction Sales (10.3)	for Furchased Power (4.13.2)	Sales (4.13.3)
					<u> </u>	e Energy T 20 MW (10 20 MW per Smeller) Smeller) for 75% of for Year	Buy- Through Energy 20 MW per Smelter) for 75% of Hours in Year	Market Energy 75% of Hours in Year 10 MW Resold	44.1 (a) and (b) 20 MW (10 MW per Smeller) for 75% of Hours in Year	4.4.1 (c) 40 MW for 75% of Bi Hours in Year	10% of Base Fixed Energy		115 MW @ 98% Load Factor x 12 Months	Example curtails all market purchases	Max. of 9,600 MWh
133	4.7 TIER Adjustment Charge											007 000	E-70 400	579 409	579.409
132	System Revenues Before TIER Adjustment	Cionacial Model	579.409	579.409	579.409	579.409	579.409	579.409	579.409	579.409	579.409	5/9.409	2019.70		
134	Base Case	רוומונימו איספי						1							
135	Increment from Base Case (Accounts for Bour Suremens).	22 × 36		(1.9)	1.9		1.								
136	Base Energy Original Base Energy Charges	23 x (37 + 38+ 39)		(6:0)		8.0	8.0	16.0	1						
136	Supplemental Energy	49 + 50 + 51							8.0	40.9	30.0	199.3			7.
5 6	Backup Energy	53 + 54						4.0	1	1	(30.4)	(199.3)	(53.9)	(17.4)	(0.8)
140	Net Proceeds	line 84						0.4	0	40.9	9.5		٠	(17.4)	0.3
141	Less: Credits	141 + 041+ 981+ 139+ 141		(3.9)	3.9	8.0	8.0	16.0	200	6003	588.9	579.4	579.4	562.0	579.7
142	Total Increment from Base Case	line 134 - line 142	579.4	575.5	583.3	587.4	587.4	4.090	100	200					
143							1,00	V V35	564.4	564.4	564.4	564.4	564.4	564.4	564.4
144	S	Financial Model	564.4	564.4	564.4	564.4	100.0	1.100	(0.3)	(0.3)	(0.3)	(0.3)		(0.3)	(0.3)
145		Financial Model	(0.3)		(0.3)	(0.0)	564.1	564.1	564.1	564.1	564.1	564.1	564.1	564.1	304.
146		Financial Model	564.1	564.1	564.1	1.400	1.00	3			A)e-				
147	base Case - Net		-	10 0)	9.0						1		'	(17.4)	
140		23 x (36 + 37+ 38+ 39)		(2.2)		8.0	8.0	16.0	8.0	16.0				, , , , ,	
אל הל אל הל		138 + 139													
2 4														(17.4)	
45.0		Cur		(9.6)	3.9	8.0	8.0	16.0	8.0	16.0	. :	1 101	564 1	546.8	564.1
B		149 + 150 + 151 + 152	564 1	ű.	25	572.1	572.1	580.1	572.1	580.1	204.1	15.4			15.5
0		line 147 + line 155	15.3	L		L	15.3	15.3	15.3	40.1	24.0	S. S			69.1
1	Margin Before TIER Adjustment	Ine 143 - Ine 134	68.8		68.8	68.8	68.8	68.8	68.8	93.7	(0.5)	200	L		
0	est Charges Plus Net Margin	CCI BIIII + CCI BIIII							9	828	53.6	53.6	53.6	53.6	53.6
V	est Charges:	Financial Model	53.6	53.6	53.6	53.6	53.6	53.6	23.0	2.55				,	-
J	se Case							9 62	63.6	53.6	53.6	53.6	53.6		53.6
	remelation Base Case()	line 158 - line 159	53.6				1		Ţ	1.749	1.462	1.285	-		1.290
ke	EFE VS	line 156/ line 160	1.285		-					(27.3)		(2.4)	(2.4)	(2.4)	(2.7)
CL	Adjustment TIER X Adjustmen 194x	(1.24 - line 161) x line 160	(2.4)	(2.4)	(2.4)	(2.4)	(4.4)								
ائن iti	amental Revenue Needes to Acti eve I Inch = 1.47A							1	1.4	1.4	1.4	1.4	1.4	4.4	1,4
ve		Financial Model	1.4	1.4	4.	1.4	<u> </u>			•			'		
) [7.41) No revenue from trachomic Translitori neserves		-	•				-	14	1.4	1.4	1.4	1.4		
Dir		line 164 + line 165	1.4	1.4							٦	(1.0)	(1.0)	(1.0)	(1.3)
.e		line 169 + line 166	(1.0)	(1.0)	(1.0)	(1.0)	(1.0)	(1.0)					-	•	
tc	TIER Adjustment	Max of line 167 and zero			-	-	•	1	-						
168	TIER Adjustment Charge														
169	5								100	(25.9)	(10.5)	(1.0)	(0.1)	(1:0)	(1.3)
170	4.9 Rebate		(1.0)	(1.0)	(1.0)	(1.0)	(1.0)	(1:0)							
171							28%	68%	%89	%89	%89 9				%89
172	Rebate:		%89									(0.7)	(0.7)	(0.7)	
173	Smelter MWh		(0.7)	7) (0.7)	(0.7)	(0.7)		Ĺ					-		
174			-	-		+	-							1	
175	15 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	FAC. Environmental Surcharge, and PPA	d PPA		-		-								
17	176 • Example assumes variable costs incurred at rate supurated in the sup			4											
177															

Curtailment Economic for Sales Purchased (4.13.3) for Purchased Power (4.13.2) 115 MW @ Example 98% Load curtails all Factor x 12 market Months purchases 6 Month Duration able Energy Sales (10.2) Surplus Sales (10.1) 4.4.1 (c) Backup Energy (4.4) 4.4.1 (a) 4.and (b) Market Energy Supplemental Energy (4.3) 20 MW (10 20 MW (10 40 MW per Smeller) Smeller) For 75% of 10r 75% of Hours in Year Year Buy-Through Energy Annualized Basis Interruptibl e Energy Base Case Low Load High Load Factor Ŋ 579.4 564.1 15.3 68.8 53.6 1.29 (2.4) (1.0) Base Case Derivation Exhibit A - Retail and Wholesale Service Agreement Examples - Combines Alcan and Century Smelter Charges and Credits - (for purposes of examples, Retail Fee set at zero) Year Modeled: ive Forecast Weightings actual forecast methodologies to be determined. A series of the ¢ 178 Quarterly TIER Adjustment Charge | 180 | Revenues | 181 | Revenues | 182 | Expenses | 183 | Revenues | 183 | Revenues | 184 Revenues
Expenses
Net Margin Before TIER Budget Case 22 179

Max. of 9,600 MWh

28.15 12.47 11.22 2.19 0.08 60.94 7.297 7.297 850.0 7.297 Adjusted Year Rebate 4.9 Adjust. TIER Adjustme 4.7.4 0.60 11.22 2.19 28.15 12.47 60.94 7.297 7.297 Pre-Adjusted Year 850.0 7.297 0.60 28.15 112.47 11.22 2.19 0.08 60.94 1.824 1.824 98% 98% load factor/ expense 10% below avg. 8 Adj. Per 4.7.3 0.60 28.15 12.47 11.22 2.19 0.08 60.94 1.824 98% 1.824 8 expense 0% above avg. 98% load factor/ Adj. Per 4.7.3 28.15 12.47 11.22 2.19 0.08 0.60 60.94 1.862 Illustrative Quarterly Basis - Base Case 100% 02 expense 5% above avg. 1.824 100% load factor/ Adj. Per 4.7.3 28.15 12.47 11.22 2.19 0.08 0.60 60.94 1.787 96% 1.824 9 96% load factor/ expense 5% above avg. Contract
Contract
See Supporting Sched.
O 6.60

Close Supporting Sched.
O 7.60

Close Supporti 28.15 12.47 11.22 2.19 0.08 60.94 7.297 98% 7.297 7.297 Base Case See contarct charges below Assumption (Max. Under Contract) See Supporting Sched.
See Supporting Sched.
Tariff
Tariff Assumption (Approx. Max.) line 6+17+18+19+20+21 Contract (Appendix A) Assumption line 22 - line 2 Assumption Assumption Assumption Assumption Assumption Contract Assumption Contract Contract Derivation Exhibit A - Retail and Wholesale Service Agreement Examples - Combines Alcan and Century Smelter Charges and Credits - (for purposes of examples, Retail Fee set at zero) Year Modeled: Power Adjustment Factor A.3. Supplemental Ergeny # 1.1.6.

4.3. Augustuse Literruphipe Ergeny Rite

4.3. Market Energy Rate

4.3. Market Energy Rate

4.4. Backto Breesy Bate

4.4. Clo Express

7.1.3. Banket Reference Rate

7.1.3. Banket Reference Rate

7.1.3. Basself Wallable Rate

3.5. Market Factor

1.1.3. Expression Rate

3.1.1.3. Expression Rate

3.1.1.3. Expression Rate

3.1.1.3. Expression Rate

3.1.1.3. Environmental Surrelarge Factor

1.1.3. Environmental Surrelarge Factor

1.1.3. Environmental Surrelarge Factor

1.1.4. Surcharges

4.1.6. Surcharges

4.1.6. Surcharges

4.1.6. Surcharges

4.1.6. Surcharges Sold 1.1.13 - Backup Energy 4.4.1(e) and (b) (within 10MW per Smelter) 4.4.1(e) - Excess 5.1.1.15 - Base Curtailed Energy 7.1.15 - Base Curtailed Energy 7.1.15 - Base Curtailment of Purchased Power 4.13.2 - Curtailment Sales 6.1.15 - Exponentio Sales 6 101 - Surplus Sales
102 - Undeliverable Energy Sales
102 - Undeliverable Energy Sales
103 - Fortime Reducing Month ly Energy
11.18 / 19 - Base Hourly/ Month ly Energy
11.12 - Base Variable Regy 4.11 (b) 2 4.11 (c) 2 7 Placeholder value intended (o 1.1.16 - Base Demand (MW) (a) 1.1.18 - Base Fixed Energy (TWh) (b) 2.3.2(a) Interruptible Energy 2.3.2(b) Buy-Through Energy 2.3.2(c) Market Energy 2.3.2 - Supplemental Energy Energy Balance (Annual TWh) ey Rales Market Energy Price Assumed Load Factor Metered Energy 35 36 37 38 39 40 42 43

0.60

Illustrative Quarterly Basis - Base Case

314.6 314.6 0.5 15.96 (0.7) 5.1 4.4 (2.4) 205.4 Adjusted Year (0.7) (0.7) (0.7) Rebate 4.9 (13.1) (13.1) 13.1 Adjust. TIER Adjustmen 4.7.4 328.3 328.3 4.4 15.96 5.4 81.9 0.5 13.1 205.4 84.3 1.1 (0.6) 84.3 20.5 0.1 3.99 51.4 expense 10% below 98% load factor/ 8 Adj. Per 4.7.3 1.1 84.3 ဗ 84.3 20.5 0.1 3.99 6. 듸 5.5 expense 0% above 51.4 98% load factor/ avg. 3.5 Adj. Per 4.7.3 81.8 1.1 81.8 8 2.0 20.9 4.07 expense 5% above avg. 100% load factor/ 51.8 20 Adj. Per 4.7.3 77.8 5 1.1 20.0 3.91 96% load factor/ expense 5% above avg. 50.9 314.6 314.6 5.1 4.4 4.4 (2.4) 0.5 15.96 (0.7) 205.4 Base Case (12+18+19+20)x25 - (tax + admn. cost) */ Resale of Market Energy See Supporting Schedules See Supporting Schedules Net Charges

Net Charges per MWh Metered

Simplified calculation; in pfactice whuld include estimated Big Rivers tax liability (as applicable per sections 1,179, 10,14, 10,23, 10,37, and 1,3). Administrative fees are modeled per section 4,13,1. 78 + 79 + 80 + 81 + 82 See Supporting Sched. Min. of 73 and 74 $(2 \times 35) + (23 \times 36)$ line 70 - line 84 - \$200,000 x 12 line 73 x 75% 17 x 34 line 73 line 73 22 x 39 22 × 38 Contract Contract Contract 10 × 30 Contract 22 x 37 2×42 2 x 43 14 x 32 Contract 9 x 29 15 x 33 Derivation 8 x 28 Exhibit A - Retail and Wholesale Service Agreement Examples - Combines Alcan and Century Smelter Charges and Credits - (for purposes of examples, Retail Fee set at zero)
Year Modeled: nergy, and Potline Reduction Sales **A Comming Sales | A Comming 4.8.2 Non-FAC Purchased Power Adjustment Charge 4.4.1(a) and (b) (within 10MW per Smelter) 4.4.1(c) - Excess 4.5 Transmission Services Charge 4.6 Excess Reactive Demand Charge 4.10 Equity Development Credit 4.3 Supplemental Energy Charge 4.8.3 Environmental Surcharge 4.7 TIER Adjustment Charge 4.3.2 Buy-Through Energy 4.3.3 Market Energy 4.4 Back-up Energy Charge 4.3.1 Interruptible Energy 4.2 Base Energy Charge 4.8 Adjustable Charges 4.8.1 FAC Charge 4 11 (d) 2 Retail Fee 4.11 Surcharge tal Charges Total Credits 4.9 Rebate Charges (SM) 4.11 (b) 4.11 (a) Case L 29 By 79 80 81 82 83 84 85 85 86

Adj. Per 4.7.3 16.4 21.9 0.60 31.39 27.90 0.25 28.15 10.72 1.75 12.47 79% 13.72 10.15 31.39 96% load factor/ expense 5% above avg.

16.4 21.9 0.60

12.47

10.72

79% 13.72 10.15 31.39

10.15

31.39

13.72 10.15 31.39

79% 13.72 10.15 31.39

Member Load Forecast

1.1.21 Smelter Base Rate Large Industrial Rate

Supporting Schedules

Tariit Tarii

79%

13.72

Rebate Adjusted

Adjust. TIER Adjustmen

Pre-Adjusted Year

8

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8

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Base Case

Derivation

Exhibit A - Retail and Wholesale Service Agreement Examples - Combines Alcan and Century Smelter Charges and Credits - (for purposes of examples, Retail Fee set at zero) Year Modeled:

Case

Illustrative Quarterly Basis - Base Case

4.9

4.7.4

Adj. Per 4.7.3

Adj. Per 4.7.3

98% load factor/ expense 10% below

98% load factor/ expense 0% above avg.

100% load factor/ expense 5% above

avg.

27.90 0.25 28.15

27.90 0.25 28.15

27.90

31.39 27.90 0.25 28.15

31.39 27.90 0.25 28.15

Contract

Net Rate (\$/ MWH) Large Industrial Rate @ 96% LF Plus Margin

Smelter Base Rate

Demand (\$/ KW-mo.)

Blend MDA (\$/ MWH)

Energy (\$/ MWH)

Load Factor (%)

Tariff

31.39

31.39

31.39

16.4 21.9 0.60 1.75 10.72 16.4 21.9 0.60 10.72 1.75 12.47 1.75 16.4 21.9 0.60 10.72 16.44 21.94 0.60 12.47 10.72 1.75 line 126 x line 127 line 23 line 121 x line 122 36+37+38+39 36+37+38+39 35 + 37 + 38 + 39 line 116 x line 117 Assumption line 19 Contract Tariff Tariff 1.1.170)
1.1.170)
(i) Sase Faxe plus Adustable Charge Rates
(ii) Sase Faxed Bringfunde a valiable whether or not sold
(iii) Sase Faxed Bringfunde a valiable whether or not sold
(iii) Sase Faxed Bringfunde a valiable Charge Rates
(iii) Sase Variable Salethus Adustable Charge Rates
(iii) Sase Variable Salethus Adustable whether or not sold
(iii) Sase Variable Bringy made a valiable whether or not sold
(iii) Sase Variable Bringy made a valiable whether or not sold A.11 (c) Surcharge
Rejerence Fuel Expense (\$\sum_{\text{M}} \text{M}^{\text{N}})
Actual Fuel Expense (\$\sum_{\text{A}} \text{M}^{\text{N}})
Min. of i) Actual Lass Palerence and ii) \$0.60 (not less than zero) justable Charge Rates argy neither Metered nor Sold FAC Base Environmental Surcharge base Purchased Power Base \$\$ION 1.1.23 Base Variable Rate otal 124 125 126 127 128 128 129 무무 Executive Director

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Exhibit A - Retail and Wholesale Service Agreement Examples - Combines Alcan and Century Smelter Charges and Credits - (for purposes of examples, Retail Fee set at zero) Year Modeled:

68% 0:5 564.1 15.3 68.8 (0.1) 53.6 53.6 (0.3) 579.4 579.409 Rebate Adjusted 4.9 Adjustmen t Adjust. TIER 4.7.4 %89 0.0 15.3 68.8 53.6 5.141 (2.4) 53.6 564.4 (0.3) 564.1 0.0 (0.0) 579.409 Pre-Adjusted Year %89 (14.4) 13.4 2.339 (14.7) 4.0 (14.1) 126.9 17.9 31.3 13.4 141.0 (14.1) 144.9 141.1 9 144.852 expense 10% below avg. 98% load factor/ 8 Adj. Per 4.7.3 68% 13.4 0.3 3.8 13.4 0.4 (0.1) 144.9 141.1 8 144.852 98% load factor/ expense 0% above avg. See Calculation Adj. Per 4.7.3 %89 13.4 0.759 6.4 9.0 Illustrative Quarterly Basis - Base Case 0.4 8.0 149.0 (3.2) 13.4 (0.1) 9 1.0 145.8 141.1 8 0.5 100% load factor/ expense 5% above 144.852 avg. Adj. Per 4.7.3 %89 6.8 0.4 0.4 0.759 6.1 (3.2) 13.4 13.4 6.4 (0.1) (1.0) (1.0)141.1 (0.5)144.852 8 96% load factor/ expense 5% above avg. (0.7) (1.0) (1.0) 53.6 1.285 (2.4) 1.4 1.4 15.3 53.6 (0.3) 579.4 564.1 579.409 Base Case • Example assumes variable costs incurred at rate stipulated in 1.1.21, plus FAC, Environmental Surcharge, and PPA 136 +137 +138+ 139 +140 + 141 (1.24 - line 161) x line 160 Max. of line 167 and zero 149 + 150 + 151 + 152 line 147 + line 153 line 143 - line 154 line 155 + line 158 line 158 - line 159 line 156/ line 160 23 x (36 + 37+ 38+ 39) line 164 + line 165 line 162 + line 166 Financial Model Financial Model Financial Model Financial Model Financial Model line 134 - line 142 23 x (37 + 38+ 39) Financial Model 138 + 139 49 + 50 + 51 53 + 54 22 x 36 line 73 Derivation Net Debit to Power Purchases reflected in Regulatory Account nomic/ Transition Reserves Increment from Base Case (Accounts for Both Smelters): o Achieve TIER = 1.24x System Expenses Before TIER Adjustment System Revenues Before TIER Adjustment Total Increment from Base Case Adjustment from Bass Hase Through the Adjustment of Adjust Net Margin Before TIE Budjustr Interest Charges Plus Net Marg Total Increment from Base C Increment from Base Case TIER Adjustment Charge ON FAC/ ES/ PPA Charges 4.7 TIER Adjustment Charge Supplemental Energy Base Energy Charge Excess TIER Amount Power Purchases Illerest (net of ea Base Case - Gross 4.7.5 TIER Adjustment Interest Charges: Smelter MWh Base Case - Net Variable Costs Backup Energy Total Expenses Net Proceeds Less: Credits Base Case Rebate 4.9 Repate Other Rebate: 166 167 168 170 171 171 174 1/3 176 177 Case 165 kecutive Director

Adjusted Year Rebate 4.9 Adjust. TIER Adjustmer 4.7.4 Pre-Adjusted Year 98% load factor/ expense 10% below avg. 8 Change Applicable to Next Quarter Adj. Per 4.7.3 579.4 578.2 1.2 54.7 53.6 1.02 11.7 11.7 434.6 437.2 (2.6) 37.5 40.2 0.93 12.3 11.1 Change 9 Months
Applicable Actual, 3 A
to Next Months
t Quarter Forecast 75% ဗ 54.7 1.4 5.5 9. 11.7 98% load factor/ expense 0% above avg. Intermediate Annual Forecasts * Adj. Per 4.7.3 Illustrative Quarterly Basis - Base Case 579.4 578.2 1.2 54.7 53.6 1.02 11.7 11.7 289.7 296.2 20.3 20.3 26.8 0.76 12.9 13.6 6 Months Actual, 6 Months Forecast 50% 8 54.7 53.6 1.0 11.7 1.4 13.1 factor/ expense 5% above avg. Change Applicable to Next Quarter Adj. Per 4.7.3 578.4 8.2 8.2 61.8 53.6 1.15 1.4 6.0 143.9 147.1 10.2 13.4 0.76 6.4 6.8 25% 1.2 4.6 6.0 6 3 Months Actual, 9 Months Forecast 96% load factor/ expense 5% above avg. 9 68.8 53.6 1.29 (2.4) 1.4 Base Case Base Case Derivation Exhibit A - Retail and Wholesale Service Agreement Examples - Combines Alcan and Century Smelter Charges and Credits - (for purposes of examples, Retail Fee set at zero) Year Modeled: ual forecast methodologies to be determined) rative Porecast Weigh Whys (ac 1 Hevised Full Year Foreasing Foreas 178 Quarterly TIER Adjustment Charge SE C 180
182 Expenses
183 Net Margin Before TIER
184 Interest + Margin Interest Charges
185 Pre-Adjustment TIER
186 Pre-Adjustment Needed for 1.24x
187 Increment Needed for 1.24x
188 Adjustment
199 TIER Adjustment Charge 20 Sid Q Case 179 Executive Director