AGREEMENT FOR ELECTRIC SERVICE

THIS AGREEMENT ("Agreement") made Mry 18, 2017, between KENERGY CORP., P.O. Box 18, Henderson, Kentucky 42419 (hereinafter called the "Seller"), and HARTSHORNE MINING, LLC, 6724 East Morgan Avenue, Suite B, Evansville, IN 47715, with a service address at: 501 Whobry Road, Rumsey, KY 42371 (hereinafter called the "Consumer"), a corporation.

The Seller shall sell and deliver to the Consumer, and the Consumer shall purchase all of the electric power and energy, which the Consumer may need at the aforementioned location, upon the terms and conditions in this Agreement, up to the "Maximum Contract Demand,". For purposes of this Agreement, the "Maximum Contract Demand" shall be: (i) from the Service Commencement Date until September 30, 2018, 600 kilowatts; (ii) from October 1, 2018 until December 31, 2019, 1,500 kilowatts; (iii) from January 1, 2020 until December 31, 2020, 3,000 kilowatts; and (iv) from and after December 31, 2020, 3,000 kilowatts. Seller agrees that, if Consumer requests, it will seek amendment and necessary approvals to increase the Maximum Contract Demand, provided that Consumer is not in default under this Agreement at the time of the request.

1. SERVICE CHARACTERISTICS

A. Service hereunder shall be alternating current, 3 phase, sixty cycles, nominal 69,000 volts.

The Consumer shall not use the electric power and energy furnished B.

hereunder as an auxiliary or supplement to any

and shall not sell electric power and energy purchased hereunder. All electric consuming facilities of Consumer shall be connected on the load side of the metering facilities described in Addendum 1.22.

C. The Consumer acknowledges that Seller's wholesale power supplier, Big Rivers Electric Corporation ("Big Rivers") is transmitting electric power and energy to Seller for sale hereunder across the transmission system of Big Rivers Electric Corporation (the "Wholesale Transmission System").

2. PAYMENT

A. The Consumer shall pay the Seller for service hereunder ON AND AFTER THE "Service Commencement Date" (as defined in Section 6 of this agreement) at the rates upon the terms and conditions set forth in Seller's Schedule 35, as it may be amended from time to time. A copy of Seller's current Schedule 35 is attached to and made a part of this Agreement as Exhibit "A." Notwithstanding any provision of Schedule 35 and irrespective of Consumer's requirements for or use of electric power and energy, the Contract Demand (as used in Schedule 35) for billing purposes per billing period (per month) hereunder shall always be 60% of the Maximum Contract Demand, as defined above Consumer agrees that its metered demand shall not exceed its Maximum Contract Demand in any month. KENTUCKY

B. [RESERVED]

C. [RESERVED]

PUBLIC SERVICE COMMISSION

John Lyons

ACTING EXECUTIVE DIRECTOR

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- D. Bills for service hereunder shall be paid at the office of the Seller at Kenergy Corp, 6402 Old Corydon Rd., Henderson, KY 42420.
- E. Such payments shall be due on the 25th day of each month for service furnished during the preceding monthly billing period.
- F. If payment in full is not received the 25th of the month, the Seller may discontinue service to the Consumer ten (10) days after delivery of written notice to the Consumer of its intention so to do, provided, however, that such discontinuance of service shall not relieve the Consumer of any of its obligations under this Agreement.
- G. The Consumer agrees that if, at any time, the rate under which the Seller purchases electric service at wholesale is modified, the Seller may make an equivalent modification in the rate for service hereunder.
- H. Consumer's payment obligations under this Section 2 shall survive termination or expiration of this Agreement.

MEMBERSHIP

The Consumer shall become a member of the Seller, shall pay the membership fee and be bound by such generally applicable rules and regulations as may from time to time be adopted by the Seller

4. CONTINUITY OF SERVICE

The Seller shall use reasonable diligence to provide a constant and uninterrupted supply of electric power and energy hereunder. If the supply of electric power and energy hereunder. If the supply of electric PUBLIC SERVICE COMMISSION power and energy shall fail or be interrupted, or become defective through one of ACTING EXECUTIVE DIRECTOR God, governmental authority, action of the elements, put

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strikes, labor trouble, required maintenance work, inability to secure right-of-way, or any other cause beyond the reasonable control of Seller, then Seller shall not be liable therefor or for damages caused thereby.

5. RIGHT OF ACCESS

Duly authorized representatives of the Seller shall be permitted to enter the Consumer's premises at all reasonable times in order to carry out the provisions hereof.

Representatives of the Seller who enter portions of the Consumer's property which are permitted and regulated for mining activities (hereinafter called Mine Property) shall receive training required to comply with regulations governing activities on the Mine Property. Representatives of the Seller shall comply with all policies and procedures required by the Consumer, including those related to personal protective equipment, while on Mine Property. Consumer acknowledges and accepts that this requirement may increase Seller's response time for service calls to Consumer's property. Consumer states that the location of Big Rivers' facilities involved in Seller's service to Consumer is not on "Mine Property" for purposes of the foregoing training requirement.

6. TERM AND SERVICE COMMENCEMENT DATE

This Agreement shall become effective upon the approval or acceptance referred to below in Section 8, and shall remain in effect for ten (10) years following the Service Commencement Date and thereafter until and unless terminated by PUBLIC SERVICE COMMISSION either party giving to the other three (3) months' notice in writing Jahre L'yearsn').

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Delivery of electric service under this agreement shall con

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specified in a written notice from Consumer to Seller, but in any event shall commence no later than December 31, 2017, ("the Service Commencement Date"), provided, however, that the Service Commencement Date shall be postponed until the last to occur of (i) receipt of the approvals listed in Section 8 of this Agreement, (ii) completion and placing into commercial operation of the Big Rivers Facilities (as defined in Section 7 of this Agreement), and (iii) performance by Consumer of any other obligations under this Agreement that are required as a condition of commencement of service.

7. CONSUMER CONTRIBUTION, TERMINATION CHARGE AND DEPOSIT

Extension of service to Consumer's delivery point ("Delivery Point") requires construction of certain facilities (the "Big Rivers Facilities") by Seller's wholesale power supplier, Big Rivers Electric Corporation ("Big Rivers"). A description of the Big Rivers Facilities is contained in Addendum 1.20. For purposes of this Agreement, the term "Delivery Point" shall mean the point at which Consumer's facilities connect to Big Rivers' Facilities, and the point at which title to the electric energy purchased by Consumer under this Agreement passes to Consumer. The location of the Delivery Point is more particularly described on Exhibit "B" to this Agreement.

B. Seller currently estimates the cost of providing the Big Rivers Facilities will be approximately \$88,000.00. Consumer shall be resported by PUBLIC SERVICE

actual cost to Seller (or Seller's wholesale power supplier) of the big types

Facilities (the "Big Rivers Facilities Cost") on the terms stated in this Section 7.

C. Upon the termination of this Agreement for any reason, in addition to any other amounts due under this Agreement, Consumer shall pay Seller a termination charge (the "Termination Charge") equal to the Big Rivers Facilities Cost, provided, however, that the Termination Charge, when due, shall be credited by \$0.90 per kilowatt (including kilowatts implicit in a minimum bill) paid for by Consumer under this Agreement up to and including the date of such termination, with the maximum credit not to exceed the Big Rivers Facilities Cost. As security for payment of the Termination Charge, Consumer has provided Seller with the delivery of this Agreement a cash deposit or an irrevocable bank letter of credit in the amount of \$88,000.00 and Seller hereby acknowledges receipt of same. Consumer agrees that within 30 days after Seller notifies Consumer of the final amounts of the Big Rivers Facilities Cost, the amount of this cash deposit or irrevocable bank letter of credit shall be adjusted to equal the Big Rivers Facilities Cost, credited by \$0.90 per kilowatt (including kilowatts implicit in a minimum bill) paid for by Consumer under this Agreement. Consumer agrees that if this Agreement is terminated before the latter of the Service Commencement Date and the completion of the construction of the Big Rivers Facilities,

Consumer will pay to Seller the portion of the Big Rivers FKENTIUSKYost

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incurred or irrevocably committed to prior to receipt by Selledatfinations of

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termination of this Agreement, and those costs may

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against the amounts held by Seller as security for payment of any of Consumer's obligations under any section of this Agreement.

- D. As security for payment of its monthly billing obligations, Consumer shall further be required to provide Seller a cash deposit or provide an irrevocable bank letter of credit representing two (2) months' estimated billing, being the total amount of \$36,797.00 on the date of this Agreement and Seller hereby acknowledges receipt of same. The amount of this security for payment shall increase if the minimum Contract Demand for billing purposes, or Seller's rates for service increases, and Consumer shall provide Seller with same within 45 days of notification from Seller.
- E. Any cash deposit will earn interest in accordance with law, and interest earned will be paid annually to Consumer. Bank letters of credit for the foregoing securities must be approved in advance by Seller as to form and issuer. The initial security deposit or irrevocable bank letter of credit for Consumer's monthly billing obligation is based on Consumer's estimates of its initial usage. Consumer's usage exceed the estimate, Seller may demand by written notice to Consumer that an increase in the deposit or bank letter of credit required by Paragraph 7(D) to reflect reasonably changes in the amounts of the obligations of Consumer secured by the deposit or bank letter of credit be completed within 45 days from the date of the notice. The Parties shall adjust the deposit or bank letter of credit required by Paragraph 7(D) to reflect changes in the after the PUBLIC SERVICE COMMI

obligations of Consumer secured by the deposit or pank letter of creating the pirector

requested by Consumer, but not more frequently that

PURSUANT TO 5:011 SECTION 9 (1) Consumer to adjust the deposit or bank letter of credit as directed by Seller pursuant to this paragraph shall constitute a material breach of this Agreement.

G. Consumer's obligations under this Section 7 shall survive termination or expiration of this Agreement.

8. SUCCESSION AND APPROVAL

This Agreement shall be binding upon and inure to the benefit of the successors, legal representatives and assigns of the respective parties hereto and may be assigned by Consumer with the consent of Seller, which consent shall not be unreasonably withheld. Any assignment of this Agreement by Consumer shall not relieve Consumer of its obligations to Kenergy or Big Rivers hereunder unless Consumer has been expressly relieved of those obligations by Kenergy, in writing. This contract shall not be effective unless and until all necessary approvals are received from the Rural Utilities Service and the Kentucky Public Service Commission, whichever occurs later.

9. ADDENDA

The addenda to this Agreement are attached hereto and incorporated herein as a part of this Agreement for electric service.

10. **INDEMNIFICATION**

Consumer agrees to indemnify and hold Seller and Big Rivers harmless from and against any and all claims, demands, damages, judgments, losses or expenses asserted against Seller by or on behalf of Big Rivers arising out of KENTUCKY or PUBLIC SERVICE COMMISSION Concerning damage to the Wholesale Transmission System research to the Director

Consumer's operations, activities or usage of electric power a

11. NOTICE

Except as herein otherwise expressly provided, any notice, demand or request provided for in this Agreement, or served, given or made in connection with it, shall be in writing and shall be deemed properly served, given or made if delivered in person or by any qualified and recognized delivery service, or sent by United States mail postage prepaid to the persons specified below unless otherwise provided for in this Agreement.

TO CONSUMER:

President

Hartshorne Mining, LLC 6724 East Morgan Avenue

Suite B

Evansville, IN 47715 Telephone (812) 406-4400 Facsimile (812) 406-4401

TO KENERGY:

President and CEO Kenergy Corp.

P.O. Box 18

Henderson, Kentucky 42419 Telephone: (270) 831-4600 Facsimile: (270) 826-3999

Any notice from Consumer to Seller required by the terms of this Agreement shall be given concurrently to Big Rivers Electric Corporation, 201 Third Street, Henderson, KY 42420, Attn: President and CEO, using the same methodology required by this Agreement for notice to Kenergy.

IN WITNESS WHEREOF, the parties hereto have executed this Carte the transfer of the parties hereto have executed the transfer of the parties have executed the parties and the parties hereto have executed the parties and the parties have executed the parties and the parties have executed the parties and the parties and the parties have executed the parties and the parti

of the day and year first above written.

KENERGY CORP.

John Lyons ACTING EXECUTIVE DIRECTOR

Printed Name Jeff Hohn

Title President and CEO

HARTSHORNE MINING, LLC Consumer

By David W. Gay

Title President

KENTUCKYPUBLIC SERVICE COMMISSION

John Lyons ACTING EXECUTIVE DIRECTOR

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ADDENDA TO AGREEMENT FOR ELECTRIC SERVICE

ADDENDUM 1

- 1.10 Facilities to be Provided by Consumer.
 - 1.11 Consumer will provide or cause to be provided reasonable (without cost to the Seller) easements upon Consumer's property which are necessary for the construction of facilities which the Seller or its wholesale power supplier must furnish to provide electric service under this Agreement, including a reasonable access road to the Delivery Point.
 - 1.12 Except as provided in Section 1.20 of this Addendum, Consumer shall furnish and install, or cause to be furnished or installed, such facilities and equipment as may be necessary to enable it to receive and use electric power and energy purchased hereunder at and from the Delivery Point, including but not limited to (i) such protective devices as may be reasonably necessary in the opinion of the Seller to protect the system of the Seller or the BREC System from disturbances caused by Consumer, (ii) voltage regulation capability in the Consumer-provided electrical facilities sufficient to meet the operating requirements of all Consumer's production equipment over

the full range of acceptable transmission delivery voltage and the full range of acceptable transmission delivery voltage and the full range of acceptable transmission delivery voltage excursions de

acceptable transmission delivery voltage. Plar

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installed for such protection shall be submitted to Seller for prior approval, which shall not be unreasonably withheld.

- 1.20 Facilities to be Provided by Seller. Seller shall furnish and install, or cause to be furnished and installed, all of the facilities required for the delivery of electric power and energy to the Delivery Point, including the following facilities.
 - 1.21 Certain switches and a tap structure on the 69,000 volt electric transmission line extending to Consumer's Delivery Point, located as shown on Exhibit B.
 - 1.22 Metering, communications, relaying, and control circuits (as mutually agreed upon) and as necessary for proper measurement, control and coordination between Seller's and Consumer's facilities, located as shown on Exhibit B.
- 1.30 Construction Standards. Consumer shall construct and maintain any facilities it builds under an obligation created by this Agreement in accordance with applicable provisions of the National Electrical Safety Code of the American National Standards Institute (ANSI C2), and other applicable laws, codes and regulations, provided however Seller shall have no duty to inspect those facilities for conformance with such standards or have any responsibility for the means, methods or techniques employed by Consumer or its contractor in the construction of these facilities. Each party shall own, maintain and operate the facilities it purchases and installs

1.40 Electric Disturbances and Phase Balancing

Consumer shall not use the power and energy delive ACTING EXECUTIVE DIRECTOR (a)

Agreement in such manner as to cause a "System D

System Disturbance is a use of electric power and energy which directly or indirectly results in a risk of harm to human beings or material damage to or interference with the transmission system of Seller's wholesale power supplier (the "Wholesale Transmission System"), a system connected with the Wholesale Transmission System or facilities or other property in proximity to the Wholesale Transmission System, or the plant, facility, equipment or operations of any other customer served directly or indirectly from the Wholesale Transmission System. A System Disturbance includes, but is not limited to: (a) Harmonic Distortion: a level of current harmonic total demand distortion (TDD) measured at the Delivery Point that exceeds the limits on TDD described in IEEE Standard 519, Section 10; and, (b) Phase Imbalance: a use of capacity and energy in such a manner that causes a current imbalance between phases greater than 5% at the Delivery Point.

Seller may require Consumer, at Consumer's expense, to make such (b) changes in its system as may be reasonably necessary to eliminate System Disturbances. If Consumer's use of power and energy creates an imbalance between phases that causes a System Disturbance, and fails to make changes in its system requested by Seller to correct such condition,

in addition to any other remedies it has Seller make, in its determination of

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billing demand, assume that the load on each phase is eauxily John Lyons ACTING EXECUTIVE DIRECTOR

greatest load on any phase.

(c) Consumer shall maintain a power factor at the Delivery Point as nearly as practicable to unity. Power factor during normal operation may range from unity to ninety percent (90%). If Consumer's power factor is less than 90% at time of maximum load, Seller reserves the right to require Consumer to choose either (a) installation at Consumer's expense of equipment which will maintain a power factor of 90% or higher; or (b) adjustment of the maximum monthly metered demand for billing purposes in accordance with the following formula:

Maximum Actual Measured Kilowatts x 90% Power Factor (%)

Consumer acknowledges and agrees that Seller shall have no (d) responsibility for damage to any property, or to any equipment or devices connected to Consumer's electrical system on Consumer's side of the Delivery Point that results solely from acts or omissions of Consumer, its employees, agents, contractors or invitees, or malfunction of any equipment or devices connected to Consumer's electrical system on Consumer's side of the Delivery Point.

ADDENDUM 2

[Reserved]

ADDENDUM 3

Force Majeure. In the event performance of this Agreement is limited or potavebyed in

whole or in part by Acts of God, strikes, acts of the public enemy,

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ACTING EXECUTIVE DIRECTOR

insurrections, riots, epidemics, landslides, lightning, earthquakes, fires, storms, floods, washouts, arrests and restraints of the Government (whether federal, state, or local, civil or military), civil disturbances, explosions, breakage of or accident to machinery, equipment or transmission lines, or inability of either party hereto to obtain necessary materials, supplies, or permits due to existing or future rules, regulations, orders, laws or proclamations of governmental authorities (whether federal, state, or local, civil or military), upon such party's giving notice and reasonably full particulars of such force majeure or uncontrollable force, in writing or by telegraph to the other party within a reasonable time after the occurrence of the cause relied on, the party whose performance is so limited or prevented shall be excused, discharged and released from the performance to the extent such performance is limited or prevented, but only for the period when the performance is limited or prevented and thereafter all of the terms of this Agreement shall remain in effect except that the term of the agreement shall be extended for a period equal to the duration of the aforesaid force majeure. A minimum bill due during a billing period when a force majeure event occurs shall be prorated based upon the duration of the period of force majeure, but nothing contained herein shall excuse Consumer from the obligations of paying at the time provided herein, for any power consumed by it. In no event shall this Agreement subject either party to liability for consequential or incidental damages, or damages for loss of anticipated profits.

ADDENDUM 4

Successors in Interest. Consumer may with written approval of ACTING EXECUTIVE DIRECTOR

transfer this Agreement and such approval shall not be unreasona

PUBLIC SERVICE COMMISSION

PURSUANT TO 5:011 SECTION 9 (1) event such assignee or transferee shall assume all obligations or responsibilities of Consumer under this Agreement.

ADDENDUM 5

- 5.10 Remedies of the Parties. Waiver at any time by either party of rights with respect to a default or any other matter arising in connection with this Agreement shall not be deemed to be a waiver with respect to any subsequent default or matter. Except as specifically provided herein, this Agreement shall not be construed to abridge, limit, or deprive either party of any remedy for breach of the provisions herein which would otherwise be available at law or equity.
- 5.20 Reports and Information. Consumer shall furnish to the Seller such reports and information concerning its operations as the Seller may reasonably request from time to time.
- 5.30 Notices. Any written notice, demand or request required or authorized under this Agreement shall be deemed properly given to or served on Seller if mailed to:

Kenergy Corp., Attention: President & CEO Post Office Box 18 Henderson, Kentucky 42419-0018

And concurrently to:

Big Rivers Electric Corporation Attention: President & CEO 201 Third Street Henderson, KY 42420

Any such notice, demand or request shall be deemed properly given to or

Consumer if mailed to:

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Hartshorne Mining, LLC 6724 East Morgan Avenue Suite B Evansville, IN 47715

- 5.40 <u>Jurisdiction and Venue</u>. The terms, covenants and conditions herein contained constitute the entire agreement between the parties and shall supersede all previous communications, representations, or agreements, either oral or written, between the parties hereto with respect to the subject matter hereof, provided, however, that service to the Consumer is subject to the provisions of the Articles of Consolidation and Bylaws of Seller and is subject to the lawful orders of the Kentucky Public Service Commission. All respective rights and obligations of the parties shall be governed by the laws of the State of Kentucky. Venue of any action, legal or equitable, having as its basis the enforcement or interpretation of this contract, shall be Henderson County, Kentucky.
- 5.50 <u>Severability.</u> Should any provision or provisions of this Agreement be declared void or illegal by any court of competent jurisdiction, then such void or illegal provision or provisions shall be severed from this Agreement, and all other provisions hereof shall remain in full force and effect.

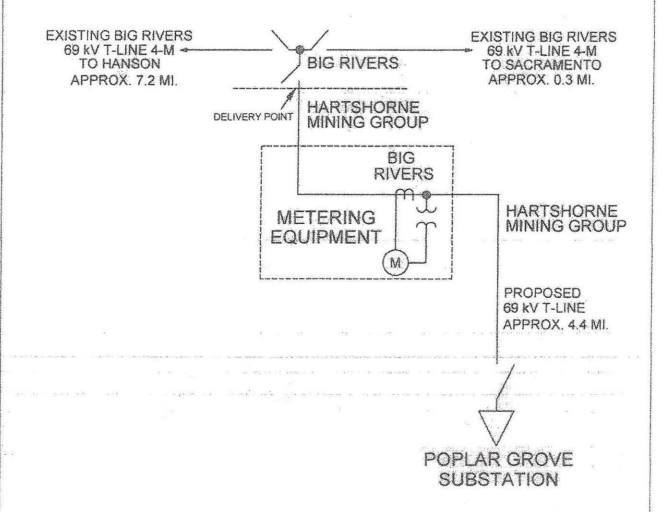
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John Lyons ACTING EXECUTIVE DIRECTOR

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EXHIBIT B



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					BIG RIVER	ISELI John S. Lyens
						R GRI EFFECTIVE
					69 kV	T/6/2017 7/6/2017 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)



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	Commu	nity, Tow	n or Cit	y	
PSC NO			2		
Nintl	n Revised	SHEET	NO	35	
CANCE	LLING PSC	: NO	2		
Eigl	nt Revised	SHEET	NO.	35	

Schedule 35 – Large Industrial Customers Served Under Special Contract (Dedicated Delivery Points) - (Class C)

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

This rate shall apply to existing large members where service is provided through a dedicated delivery point TT connected to the transmission system of Big Rivers or other accessible system classified as Class C member, or new members executing special contracts approved by the Kentucky Public Service Commission for load levels below 30,000 KW billing demand.

TYPE OF SERVICE

The electric service furnished under this schedule will be three-phase sixty cycle, alternating current at available nominal voltage.

RATE

Customer Charge per Delivery Point

\$100.00 per month

Plus:

Demand Charge per KW of Billing Demand in Month

\$ 10.715

Plus:

Energy Charges:

Per KWH

\$ 0.041050

Facilities Charge

1.15%

(times assigned dollars of Kenergy investment for facilities per month-see Sheet No.35B)

DETERMINATION OF BILLING DEMAND

The Billing Demand in kilowatts shall be the higher of: a) The member's maximum integrated thirty-minute demand at such delivery point during each billing month, determined by meters which record at the end of each thirty-minute period the integrated kilowatt demand during the preceding thirty minutes; or b) the Contract Demand.

POWER FACTOR ADJUSTMENT

The member agrees to maintain a power factor as nearly as practical to unity. Kenergy will permit the use of apparatus that shall result, during normal operation, in a power factor not lower than 90%. At Kenergy's option, in lieu of the members providing the above corrective equipment when power factor is less than 90%, Kenergy may

adjust the maximum measured demand for billing purposes in accordance with the following formula:

		PUBLICKENTUCK COMMISSION	
DATE OF ISSUE	November 23, 2016	PUBLIC SERVICE COMMISSION	
	Month / Date / Year	ACTALINA REMATINA SIRECTOR	
DATE EFFECTIVE	January 1, 2017		
ISSUED BY	Month/Date/Year/	John S. Tyens	
// /	(Signature of Officer)	\\ EFFECTIVE(\	
TITLE //	President and CEO	7/6/2017	
BY AUTHORITY OF ORDE	ER OF THE PUBLIC SERVICE COMMISSION	PURSUANITY TO RAR SON FEET ABOUTY 9 (1)	
IN CASE NO.	DATED		



FOR PSC NO.	ALL TERRITORY SERVED Community, Town or City 2				
Fourth	Revised	_SHEET NO)	35A	
CANCELI	ING PSC	NO. <u>2</u>			
Third R	evised	SHEET N	О.	35A	

Schedule 35 - Large Industrial Customers Served Under Special Contract (Dedicated Delivery Points) - (Class C)

Max. Measured KW x 90%

Power Factor (%)

The power factor shall be measured at time of maximum load.

METERING

Electrical usage will be metered at the transmission voltage supplied or at the customer's secondary voltage with a 1.% adder to the metered KWH to account for transformer losses, as determined by Kenergy.

ADJUSTMENT CLAUSES

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

Renewable Resource Energy Service Rider	Sheets No. 23 - 23D
Fuel Adjustment Rider	Sheets No. 24 - 24A
Environmental Surcharge Rider	Sheets No. 25 - 25A
Member Rate Stability Mechanism Rider	Sheets No. 28 - 28A
Price Curtailable Service Rider	Sheets No. 42 - 42C
Non-FAC Purchased Power Adjustment Rider	Sheets No. 30 - 30A

AGREEMENT

An "agreement for purchase of power" shall be signed by any new customer prior to service under the rate.

TAXES AND FEES

School Taxes added if applicable.

Kentucky Sales Taxes added if applicable.

FRANCHISE CHARGE

The rate herein provided shall include, where applicable, an additional charge for local government franchise payment determined in accordance with the Franchise Billing Plan as set forth on Sheet No. 105.

TERMS OF PAYMENT

The above rates are net, the gross rate being five percent (5%) greater. In the event the current monthly bill is not paid within twenty (20) days from the date the bill was rendered, the gross rate will apply.

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DATE OF ISSUE	November 23, 2016		PUBLIC SEPTICE COMMISSION	
	Month / Date / Year		ACTALINA TO MATINE SIRECTOR	
DATE EFFECTIVE	May 20, 2016 Month / Date / Year		NO O P	
ISSUED BY	1111		John s. myons	
17.	(Signature of Officer)		EFFECTIVE \	1
TITLE	President and CEO		√7/6/2017 [∨]	
BY AUTHORITY OF OR	DER OF THE PUBLIC SERVICE COMMISSION	MC	PURSURANANT 367 RARISHA F SECTION 19 (1)	
IN CASE NO. 2015-	00312 DATED <u>September 15, 2016</u>			

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FOR		RRITORY SERV nity, Town or City	ED.
PSC NO. Third 1	Revised	2 SHEET NO	35B
CANCELI	LING PSC	NO. <u>2</u>	
Secon	d Revised	SHEET NO.	35B

Schedule 35 - Large Industrial Customers Served Under Special Contract (Dedicated Delivery Points) - (Class C)

Line	ERMINATION OF FACILITIES CHARGE RATE		
No.	ten Item		Rate Calculation
. 1	Distribution O & M Expense (Sub, Primary, Transf. & Sec.)		\$ 9,866,233
	Distribution Plant @ Year End (Sub, Primary, Transf. &Sec.)	4	\$ 257,203,800
2	Dist. Exp. Cost Factor (Line 1/Line 2)		3.84%
4			0.0.7.0
5	Test Year A & G Acct. Expense		\$ 3,692,271
6	Test Year O & M Expense Excluding A & G		
7	Line 5/6		23.85%
8	Dist. Expense Carrying Cost Factor (Ln 4)		x 3.84%
9	A & G Cost Factor (Ln 9 x Ln 10)		0.91%
10			200
11	Property Tax:		
12	Property Tax		\$ 1,826,623
13	Total Utility Plant		\$ 295,835,700
14	Property Tax Factor:		.62%
15			
16	Cost of Capital	3.96%	
17	Distribution Plant Depreciation Rate	@3.89%	
18	Amortization Factor	=	6.27%
19	Replacement Cost Factor	x	1.260
20	Capital Recovery Factor		7.90%
21			profession .
22	General Plant Factor		
23	General Plant @ Year End	\$	25,704,361
24	Net General Plant @ Year End	\$	13,629,594
25	General Plant Less Transportation @ Year End	\$	17,220,228
26	General Plant Depreciation Rate	3.98% \$	685,365
27	Property Tax	0.62% \$	158,710
28	Cost of Capital	3.96% \$	539,732
29	General Plant Fixed Charges	\$	1,383,807
30	Total Utility Plant	\$	295,835,700
31	Percent of TUP - General Plant Factor (Ln 31 ÷ Ln 33)		0.47%

DATE OF ISSUE	November 23, 2016
	Month/Date/Year
DATE EFFECTIVE	May 20, 2016
	Month / Date / Year
ISSUED BY	Il Hope
	(Signature of Officer)
TITLE	President and CEO
BY AUTHORITY OF ORDE	R OF THE PUBLIC SERVICE COMMISSION
IN CASE NO. 2015-00:	312 DATED September 15, 2016

ACTALINA CONSTRUCTOR

PURSUANIANT STO RARISAR PSEC FIER TION 9 (1)



FOR PSC NO	ALL TERRITORY SERVED Community, Town or City 2		
Original	SHEET NO	35C	· ·
CANCELLI	NG PSC NO. 2		

Schedule 35 - Large Industrial Customers Served Under Special Contract (Dedicated Delivery Points) - (Class C)

	32	SUMMARY:	
R	33	O & M Factor 3.84%	
R	34	A & G Factor 0.91%	
N	35	Property Tax Factor 0.62%	
R	36	Capital Recovery Factor 7.89%	
R	37	General Plant Factor 0.47%	
R	38	Total Annual Carrying Cost 13.74%	
R	39	PSC Assessment	
R	40	Adjusted Annual Carrying Cost 13.76%	
	41		
R	42	Monthly Fixed Charge Rate Charge 1.15%	

		DI PUBLICISERIA CE COMMISSION
DATE OF ISSUE	November 23, 2016 Month / Date / Year	ACTAURA LEMANOS IRECTOR
DATE EFFECTIVE	May 20, 2016 Month / Date / Your	John S. Lyens
ISSUED BY	(Signature of Officer)	EFFECTIVE 7/6/2017
TITLE	President and CEO	PURSURANTO BOP ROPISAN FORCHEN TON 9 (1)
	DER OF THE PUBLIC SERVICE COMMISSION 00312 DATED September 15, 2016	



		RRITORY SERVI ity, Town or City 2	<u>ED</u>
	Second Revised	SHEET NO	<u> 36 - 40</u>
· .	CANCELLING PSC	NO. <u>2</u>	
	First Revised	SHEET NO	36 - 40
CLASSIFICATION OF SERVICE			

FOR FUTURE USE

DATE OF ISSUE	December 2, 2011		
	Month / Date / Year		
DATE EFFECTIV			
ISSUED BY	Month / Date / Year / Marks		
2000000	(Signature of Officer)		
TITLE	President and OCO		
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION			
IN CASE NO	2011-00035 DATED November 17, 2011		

PUBLIC SERVICE COMMISSION
PUBLIC SERVICE COMMISSION

ACTIFIFE RECERVITE MRECTOR

EFFECTIVE

7/6/2017

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

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