

REQUEST FOR POWER

Century Aluminum of Kentucky General Partnership, a Kentucky general partnership (“Century”) hereby requests Kenergy Corp. (“Kenergy”) to purchase from Constellation Energy Commodities Group, Inc, (“Constellation”) 50 MW of around-the-clock Firm L.D. Tier 3 Energy from January 1, 2008 through June 30, 2008, in accordance with the rates, terms and conditions set forth in the Confirmation Letter dated October 17, 2007, said Confirmation Letter being subject to the terms and conditions of a Master Power Purchase & Sale Agreement (including attached Cover sheet) dated February 7, 2006, between Kenergy and Constellation (collectively, the “Tier 3 Agreement”).

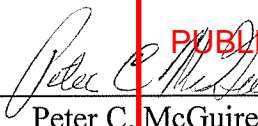
In consideration thereof, Century agrees to purchase from Kenergy at retail the delivered amounts of such Tier 3 Energy on the same terms and conditions and at the same rates contained in the Tier 3 Agreement plus the applicable distribution fee included in Kenergy’s smelter tariff plus charges for transmission and ancillary services, if any, with respect to such Tier 3 Energy.

The terms and conditions of the Agreement for Electric Service between Kenergy and Century dated July 15, 1998 (the “Century Power Agreement”) are, to the extent applicable, incorporated herein by reference.

This the 17th day of October, 2007.

CENTURY ALUMINUM OF KENTUCKY
GENERAL PARTNERSHIP

By: METALSCO, LLC, General Partner

By: 
Peter C. McGuire
Vice-President

PUBLIC SERVICE COMMISSION
OF KENTUCKY
EFFECTIVE
1/1/2008
PURSUANT TO 807 KAR 5:011
SECTION 9 (1)

By: 
Executive Director

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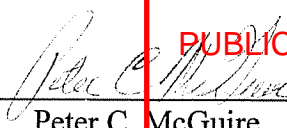
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
CONSENT

Century Aluminum of Kentucky General Partnership, a Kentucky general partnership (“Century”) hereby agrees with Kenergy Corp. (“Kenergy”) and Constellation Energy Commodities Group, Inc. (“Constellation”) that Century has reviewed the Confirmation Letter between Kenergy and Constellation dated October 17, 2007, together with the Master Power Purchase and Sale Agreement dated February 7, 2006 (including the attached Cover Sheet) (collectively, the “Tier 3 Wholesale Contract”), and hereby consents to the execution, delivery and performance of the Tier 3 Wholesale Contract for all purposes.

Dated: October 17, 2007

CENTURY ALUMINUM OF KENTUCKY
GENERAL PARTNERSHIP

By: METALSCO, LLC, General Partner

By: 
Peter C. McGuire
Vice-President

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FROM: Constellation Energy Commodities Group, Inc.

TO: Kenergy Corp.
P.O. Box 18
Henderson, KY 42419-0018
270-826-3991* FAX: 270-685-5891

Trade ID#:
Trade Date:

This Confirmation Letter memorializes the Transaction agreed to on October 17, 2008 between Constellation Energy Commodities Group, Inc. ("Constellation") and Kenergy Corp. ("Kenergy"), (each individually a "Party" and collectively the "Parties"), regarding the purchase and sale of Firm Energy for resale by Kenergy to Century Aluminum of Kentucky General Partnership ("Century"). The terms and conditions as follows:

Purchaser: Kenergy

Seller: Constellation

Term: January 1, 2008 through June 30, 2008, subject to acceptance by the Kentucky Public Service Commission of Kenergy rates and charges to Century.

Delivery: All hours, including NERC holidays, HE 0100 through 2400 Central Prevailing Time (CPT)

Contract Quantity: 50 MW of Firm L.D. energy per hour. (Total 218,350 MWh)

Delivery Point: Into Big Rivers Electric Corporation, Sellers Daily Choice

Energy Price: \$56.00 per MWh

Conditions: Firm (LD):

Scheduling: All transmission scheduling to be done by Constellation in accordance with the appropriate control area or RTO deadlines.

Special Conditions:

The parties agree to notify each other as soon as possible of any interruption or curtailment affecting this transaction.

Constellation Real-Time Communications and Scheduling.

410-468-3530
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Special Payment
Conditions:

On or before the last Business Day of the month prior to a delivery month, Kenergy shall pay the total amount due to Constellation for the succeeding calendar month's delivery of Firm Energy (the "Prepayment") into the Security and Lock Box Agreement to be entered into by the Parties, Century and the Depository Bank.

(i) On any Business Day during the Term, Kenergy may determine, in its sole discretion, that instead of purchasing the remaining Contract Quantity, Constellation shall remarket the remaining Contract Quantity. The day on which such notice is provided shall be the "Notification Day" and shall be provided to Constellation prior to 12 pm Eastern Prevailing Time on the Notification Day.

(ii) Constellation shall promptly determine the amount of MWh's remaining to be delivered under this Confirmation Letter from the end of the scheduling day prior to the Settlement Day, as hereafter defined, until the end of the Term (the "Settlement Amount"). With respect to such Settlement Amount and within two Business Days following the Notification Day (the "Settlement Day"), Constellation shall then pay Kenergy (or Kenergy shall then pay Constellation, as the case may be), the positive or negative difference between the Settlement Amount times (a) the Energy Price and (b) the ICE settled Cinergy Hub LMP Swap Price, as determined on the Notification Day, for all On-Peak and Off-Peak MWhs minus \$1 (one) USD.

(iii) Payment made in accordance with section (b)(ii) above shall be in full satisfaction of the obligation of Kenergy to pay the Energy Price and the obligation of Constellation to deliver the remaining Contract Quantity such that the Product shall no longer be delivered, or deliverable, by the beginning of the Settlement Day.

With respect to this Transaction only, on or before the close of business on October 18, 2007, Century shall provide a security deposit, in a form reasonably acceptable to Constellation in the amount of USD \$1,500,000.00 million. Deposit to be held in interest bearing account with interest accruing at the Interest Rate (as defined below), with interest payable to Century at the end of the Term of this Transaction via wire transfer to Century. Constellation shall have the right to request additional security, in the form of cash or letter of credit, from Century in the event Exposure to this Transaction exceeds a value of USD \$1,250,000 million at any time during the Term of this Transaction. Such additional security shall be provided within 2 Business Days of Constellation's request. "Interest Rate" means the rate for that day opposite the caption "Federal Funds (Effective)" as set forth in the weekly statistical release designated as H.15(519), or any successor publication, published by the Board of Governors of the Federal Reserve System, plus 50 bps.

Unwind Costs:

(1) Kenergy will use all reasonable efforts to obtain the approval of the Kentucky Public Service Commission ("Commission") necessary to perform its obligations under this Agreement. To the extent that Kenergy fails to obtain Commission approval, Constellation will be entitled to collect as damages one hundred (100) percent of all costs that it incurs to "unwind" or dissolve the transactions entered into by Constellation to hedge the instant agreement ("Unwind Costs").

(2) Unwind Costs shall be determined by Constellation in a commercially reasonable manner.

(3) Neither Kenergy, its successors or assigns, nor Constellation, its successors and assigns, will request or encourage the Commission (or encourage or solicit any other

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person to request or encourage the Commission) to reject or modify Kenergy's application for the acceptance and approval of the rates, terms and conditions contemplated by this Agreement. In the event that Kenergy, its successors or assigns, breaches this provision, Constellation will be entitled to collect as damages from Kenergy one hundred (100) percent of all Unwind Costs. In the event that Constellation, its successors or assigns, breaches this provision, Kenergy shall be entitled to collect as damages from Constellation, for the benefit of Century Aluminum, the positive difference, if any, between its replacement cost per unit of electric energy at the Delivery Point and the rates for Tier 3 Energy required to be delivered under the Agreement.

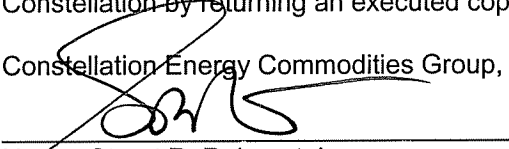
Prepayment shall be made in accordance with the attached Schedule A "PAYMENT DATES AND AMOUNTS", and no invoice shall be provided. Constellation shall if necessary make any adjustments for differences in the amount paid and the amount of Firm Energy actually delivered by providing a settlement statement prior to the following month's Prepayment, and if Constellation owes a refund of any amount to Kenergy such refund may be deducted from the subsequent month's Prepayment.

Terms:

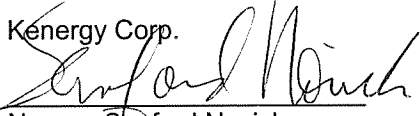
This Confirmation Letter shall be governed by, and incorporates by reference: (a) the attached Cover Sheet and Special Provisions to the Master Power Purchase and Sale Agreement, dated as of February 7, 2006 between Constellation and Kenergy and (b) the standard form Master Power Purchase and Sale Agreement (ver.2.1) published by the Edison Electric Institute (EEI), which together shall constitute the general terms and conditions applicable to this Confirmation Letter and the Transaction (collectively, the "Master Agreement").

Please confirm that terms stated herein accurately reflect the agreement reached between Kenergy and Constellation by returning an executed copy of this Confirmation Letter. (Fax: 410-468-3540)

Constellation Energy Commodities Group, Inc.


Name: Stuart R. Rubenstein
Title: Chief Operating Officer
Date:

Kenergy Corp.


Name: Sanford Novick
Title: President
Date:

SC 10/23/07
ESC
RPO

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SCHEDULE A
PAYMENT DATES AND AMOUNTS

| Due Date | Delivery Period | Amount |
|-------------------|-----------------|----------------|
| December 31, 2007 | Jan - 2008 | \$2,067,706.20 |
| January 31, 2008 | Feb - 2008 | \$1,934,874.20 |
| February 29, 2008 | Mar - 2008 | \$2,067,402.40 |
| March 31, 2008 | Apr - 2008 | \$2,001,300.00 |
| April 30, 2008 | May - 2008 | \$2,067,706.20 |
| May 30, 2008 | June - 2008 | \$2,000,712.00 |

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