

201 Third Street P.O. Box 24 Henderson, KY 42419-0024 270-827-2561 www.bigrivers.com

April 27, 2010

Mr. Sanford Novick Kenergy Corp. 6402 Corydon Road P.O. Box 18 Henderson, KY 42419-0018

Re: Retail Electric Service Agreement Amendment – Tyson Chicken, Inc.

Dear Sandy:

Reference is made to an existing retail contract between Henderson Union Electric Cooperative ("<u>Henderson Union</u>") and Hudson Foods, Inc. ("<u>Hudson Foods</u>") dated August 14, 1996 (the "<u>Retail Agreement</u>"), and to an existing letter agreement dated April 10, 1997, between Big Rivers Electric Corporation ("<u>Big Rivers</u>") and Henderson Union (the "<u>Wholesale Amendment</u>"), whereby Big Rivers consented to the Retail Agreement. Kenergy Corp. ("<u>Kenergy</u>"), as successor by consolidation to Henderson Union under the Retail Agreement, and Tyson Chicken, Inc. ("<u>Retail Customer</u>"), the current name of Hudson Foods, have entered into an Amendment to Service Agreement ("<u>Amendment</u>"), which amends the Retail Agreement. A copy of the Retail Service Agreement and the Amendment are attached hereto.

This letter agreement evidences the terms upon which Big Rivers concurs with the terms of the Retail Service Agreement, as amended by the Amendment, and the agreement between Big Rivers and Kenergy with respect thereto. This letter agreement further amends, restates and supersedes the Wholesale Amendment.

(1) **Existing Agreement and Tariff.** The terms and conditions of the June 11, 1962, wholesale power agreement, as amended, and Big Rivers' filed tariffs shall continue in full force and effect except as specifically modified by this letter agreement.

(2) Additional Rights and Obligations of Big Rivers. Big Rivers shall make available to Kenergy the electric power required during the primary term of the Retail Agreement, as amended, and any extension thereof approved by Big Rivers, to meet the power supply obligations assumed by Kenergy in the Retail Agreement, as amended. Big Rivers shall have the benefit of Retail Customer's covenants in the Retail Agreement, as amended.

(3) **Obligations of Kenergy.** Kenergy shall take and pay for electric power and energy delivered by Big Rivers in accordance with Big Rivers' tariff Rate Schedule 7 or Rate Schedule 10, as may be applicable from time to time. Kenergy will promptly forward to Big Rivers a Revice Complete Provide Schedule 7 or Rate Schedule 10, as received by Kenergy from Retail Customer under the terms of the Retail Agreement JEFF R. DEROUEN

(4) **Obligations of Kenergy for Minimum Billing Denand Charge.** TARIFF BRANCH agrees to bill Retail Customer for any minimum billing demand charges in excess of measured domand, and agrees to pay over to Big Rivers all funds actually collected under such billin

7/2/2010 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Your Touchstone Energy® Cooperative

Mr. Sanford Novick April 27, 2010 Page Two

letter agreement do not affect the obligation of Kenergy to pay Big Rivers in accordance with Big Rivers' tariff as and when billed for the wholesale charges for electric power and energy actually consumed by Retail Customer.

(5) **Division of Any Partial Payments.** Kenergy will pay to Big Rivers a pro rata share of any partial payment made to Kenergy by or on behalf of Retail Customer.

(6) **Effective Date.** This letter agreement will become effective upon (i) approval or acceptance by the Public Service Commission of Kentucky, and (ii) the completion of a review, and potential approval by the Rural Utilities Service of the U. S. Department of Agriculture under the terms of the Amended and Consolidated Loan Contract dated as of July 16, 2009, between Big Rivers and the United States of America.

(7) Entire Agreement and Amendment. The terms and conditions of the June 11, 1962, wholesale power agreement, as amended, represents the entire agreement of the parties on the subject matter herein, and cannot be amended except in writing, duly authorized and signed by Big Rivers and Kenergy. The Retail Agreement, as amended, cannot be amended without the written approval of Big Rivers. Big Rivers shall have the right to approve the credit security offered by Retail Customer to secure the obligations of the Retail Customer under the Retail Agreement, as amended.

If this agreement is acceptable to Kenergy, please indicate that acceptance by signing in the space provided and returning four copies to us.

Sincerely yours,

BIG RIVERS ELECTRIC CORPORATION

where l Sella Mark A. Bailey

President and CEO

Attachment

ACCEPTED:

KENERGY CORP.

Sanford Noviçk President and CEO

Date: 2010

KENTUCKY PUBLIC SERVICE COMMISSION
JEFF R. DEROUEN EXECUTIVE DIRECTOR
TARIFF BRANCH
Bunt Kirtley
EFFECTIVE
7/2/2010 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

SULLIVAN, MOUNTJOY, STAINBACK & MILLER PSC

ATTORNEYS AT LAW

Ronald M. Sullivan Jesse T. Mountjoy Frank Stainback James M. Miller Michael A. Fiorella Allen W. Holbrook R. Michael Sullivan Bryan R. Reynolds Tyson A. Kamuf Mark W. Starnes C. Ellsworth Mountjoy Susan Montalvo-Gesser

May 26, 2010

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MAY **27** 2010

PUBLIC SERVICE COMMISSION

Jeff DeRouen Executive Director Public Service Commission 211 Sower Boulevard, P.O. Box 615 Frankfort, Kentucky 40602-0615

Re: Big Rivers Electric Corporation

Dear Mr. DeRouen:

Enclosed for filing on behalf of Big Rivers Electric Corporation ("Big Rivers") pursuant to KRS 278.180 and 807 KAR 5:011, Section 13, are five copies of the April 27, 2010, wholesale letter agreement between Kenergy Corp.and Big Rivers respecting the wholesale power supply for Kenergy's retail service to Tyson Chicken, Inc.

This wholesale letter agreement requires the approval or acquiescence of the Rural Utilities Service ("RUS"). The letter agreement was submitted to the RUS on April 30, 2010, and in the absence of an objection from the RUS will become effective no later than midnight on July 2, 2010. Please feel free to call with any questions.

Sincerely yours,

Jimes m. miller

James M. Miller

JMM/ej Enclosures

cc: Albert Yockey Frank N. King, Jr., Esq.

Telephone (270) 926-4000 Telecopier (270) 683-6694

> 100 St. Ann Building PO Box 727 Owensboro, Kentucky 42302-0727

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SERVICE AGREEMENT

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PUBLIC SERVICE COMMISSION

THIS AGREEMENT made and entered into this <u>14th</u> day of August, 1996, by and between HENDERSON UNION ELECTRIC COOPERATIVE, P.O. Box 18, Henderson, Kentucky 42420 (hereinafter referred to as "Seller"), and HUDSON FOODS, INC., 1225 Hudson Road, Rogers, Arkansas 72757 (hereinafter referred to as "Customer");

WITNESSETH: That for and in consideration of the premises and the mutual covenants herein contained, the parties do hereby agree as follows:

1. GENERAL OBLIGATIONS

Seller shall make available, sell, and deliver to the Customer, and Customer shall take and pay for all of the electric power and energy as specified herein and required by Customer in the operation of its facilities described upon Exhibit A hereto, at the rates and upon the terms and conditions herein specified.

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PURSUANT TO 307 KAR 5:011, SECTION 9(1) CRECTOR CRATES & RESEARCH C!

2. MEMBERSHIP

2.01 Member

(a) Customer shall become a member of Seller, shall pay the membership fee of \$25.00, and shall be bound by such rules and regulations as may from time to time be adopted by Seller.

3. SERVICE CHARACTERISTICS

3.01 Type

Service hereunder shall be alternating current, three-phase, four-wire, 60 hertz, at approximately 480 volts, as described upon Exhibit A and otherwise of a quality consistent with prudent operating practices and Kentucky Public Service Commission standards in order that service provided hereunder will CHORENDIAXE an EFFECTIVE adverse effect on Customer's facilities.

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PURSUANT TO 607 KAR 5.011, SECTION 9 (1)

3.02 Delivery Point

The point of delivery of the power and energy made available Therewinders' shall be at the 25 kV breaker(s) in Seller's substation, as described upon Exhibit A.

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The 25 kV breaker(s) winnin Seller's substation are located on the low side of Seller's substation transformer served by Seller's transmission system.

3.03 Service Restriction

Subject to the other terms and conditions hereof, Customer shall not use the electric power and energy furnished hereunder as an auxiliary or supplement to any other source of purchased power except electric power and energy generated on Customer's plant site.

3.04 Maximum Demand

The maximum instantaneous demand of Customer during the term of this agreement, or any extension hereof, shall be 10,000 kW. Upon six (6) months written notice of Customer, the maximum demand shall be increased to a level sufficient to meet Customer's needs. The minimum incremental increases shall be determined by the NTUCKY EFFECTIVE mutual agreement.

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PURSUANT TO 807 KAR 5011,

SECTION 9 (1)

3.05 Electric Disturbance and Phase Balancing

(a) Customer shall not use the energy delivered hereonder (faisuches enclored) manner as to cause electric disturbances which may reasonably be expected to (I) cause damage or interference with Seller's system, systems connected with Seller's system, or facilities or other property in proximity to Seller's system, or (ii) prevent Seller from serving other customers satisfactorily.

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(b) Seller may require Customer, at Customer's expense, to make such changes in its system as may be necessary to reasonably limit such interferences and disturbances.

(c) Customer shall take and use the power and energy hereunder in such a manner that the load at that point of delivery shall not cause an imbalance between phases of more than 15%. Should the load be imbalanced so as to cause interference with the Seller's system or to systems connected to Seller's system, Seller reserves the right to require Customer, at Customer's expense, to make necessary changes to correct such condition. In addition to any other remedies the Seller may have hereunder, should Customer fail to make such changes, Seller may in its determination of billing demand, assume the load on each phase is equal to the greatest load on any phase.

3.06 Power Factor

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Power factor requirements are as described upon Exhibit B.

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

3.07 Metering

(a) The metering equipment necessary to register the electric demand and energy for this service shall be furnished, installed, operated and maintained by Seller and shall be and remain the property of Seller. Upon written request of Customer, Seller shall provide, at the expense of the Customer, instantaneous readout KYZ impulses and remote access to metering equipment to allow instantaneous on-

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site readout at Customer's plant of electric demand and energy. Seller shall provide Customer with remote access to metering equipment and install all metering equipment at Customer's cost to allow an instantaneous on-site readout at Customer's plant of electric demand and energy.

(b) For billing purposes, the meters shall store Customer's demand and energy information for the current month at midnight of the last day of the month and be read on or about the first day of each month.

(c) All testing of metering equipment shall be performed by Seller in accordance with applicable rules and regulations of the Kentucky Public Service Commission. Customer shall be provided with 72 hours prior notice by Seller of meter testing and may witness same. The results of such tests shall be provided to Customer within (3) working days of receipt by Seller. Should it be determined through such a test that metering equipment was registering inaccurately, Seller shall immediately correct the metering and adjust Customer's billing as required by Kentucky Public Service Commission.

(d) Customer may install and maintain check meters and all associated measuring equipment necessary to permit an accurate determination of the quantities and characteristics of electricity delivered under this agreement.

(e) The metering point shall be in Seller's substation as described EFFECTIVE

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PURSUANT TO COT KAR 5011, SECTION 9 (1)

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3.08 Facilities and Services Provided by Customer

(a) Customer shall furnish, install and own all facilities and equipment as may be necessary to enable it to receive and use electric power and energy purchased hereunder at 480 volts as described upon Exhibit A.

(b) Customer shall furnish at no cost to Seller, right-of-ways or easements across Customer's property sufficient to place the required transmission and distribution equipment to provide electric service described in this agreement. All such rights-of-ways shall be located at mutually agreeable routes.

3.09 Facilities and Services Provided by Seller

Seller shall furnish, install and own all of the facilities required for the delivery of electric power and energy to the Customer at 480 volts as shown upon Exhibit A. All such facilities shall be at mutually agreeable locations.

3.10 Operation and Maintenance of Facilities

(a) Seller shall operate and maintain, or cause to be operated and maintained, all facilities and equipment owned by it or its power supplier and comply with all applicable laws, codes, and regulations.

(b) Customer shall operate and maintain all of UBLE Stanities MARGION OF KENTUCKY equipment owned by it in accordance with all applicable laws, codes, and regulations.

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(c) Title to and risk of loss with respect to power and energy delivered hereunder will pass to and rest in the Customer only when the same is made available by the Seller at the delivery point.

3.11 Determination of Original Cost of Facilities

Within ninety (90) days of Seller's completion of substation and distribution facilities identified on Exhibit A, Seller shall provide Customer a description of the facilities so installed_and the cost of each item. Seller's computations of original cost of facilities shall include Seller's direct costs (actual cost of labor, material and transportation) and Seller's indirect costs directly attributable to the labor (social security, vacation time, sick leave, health insurance, retirement, etc.). OF KENTUCKY EFFECTIVE

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4. PAYMENT

4.01 Rates

PLREUANT TO 807 KAR 5011, SECTION 9 (1)

(a) Customer shall pay Seller for service hereunder anther ates set

(b) Seller shall revise said Exhibit B to reflect changes approved by the Kentucky Public Service Commission in rates, terms or conditions contained therein, and each revision shall automatically be incorporated into this agreement. Failure of Seller to promptly revise Exhibit B shall not affect Customer's duty to pay for

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service in accordance with any changed rates, terms, or conditions of service rendered on or after the effective date of such change.

(c) Should Seller or its power supplier file rates or provide benefits which would lower rates to customers similarly situated or otherwise benefit such customers, Customer's billing, if Customer qualifies for such rate or benefits, shall be lowered in accordance with such change.

4.02 Demand Credit

Subject to Kentucky Public Service Commission approval, a demand credit period will commence, and continue for sixty (60) consecutive months, on the first day of the first month after the date the Kentucky Public Service Commission issues its approval of this agreement. During the demand credit period Customer will receive demand credits from the Seller each month the metered demand exceeds 1,000 kilowatts. Demand credits will be calculated in the following manner, provided, however should the Kentucky Public Service Commission not approve the manner in which demand credits are calculated, this contract shall be amended to be consistent with the Kentucky Public Service Commission rules and regulations and the maximizing of available demand credits for the benefit of Customer, to-wit:

For the first twelve consecutive months of the demand credit period, the monthly demand credit will be the product of the metered demand each month in FUBLIC SERVICE COMMISSION kilowatts times 0.5, times the demand charge listed in the prevailing LP-4

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For the second twelve consecutive months of the demand credit period, the monthly demand credit will be the product of the metered demand each month in kilowatts times 0.4, times the demand charge listed in the prevailing LP-4 rate.

For the third twelve consecutive months of the demand credit period, the monthly demand credit will be the product of the metered demand each month in kilowatts times 0.3, times the demand charge listed in the prevailing LP-4 rate.

For the fifth twelve consecutive months of the demand credit period, the monthly demand credit will be the product of the metered demand each month in kilowatts times 0.1, times the demand charge listed in the prevailing LP-4 rate.

4.03 Taxes

Customer shall pay all taxes, charges, or assessment now or hereafter applicable to electric service hereunder; provided, however, that Seller shall assist Customer in obtaining exemptions, allowances and credit from such taxes available to it under applicable law. Seller shall cooperate with Customer to secure all such exemptions, allowances and credits available to Customer under applicable laws that could reduce or eliminate any payment of such taxes required daybe cmades:by Customer. Seller and Customer shall cooperate so as to minimize the Wability of either

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party for such taxes. However, Seller is not responsible for resulting damages to Customer in the event all exemptions, allowances and credits are not obtained.

4.04 Billing Demand

(a) Beginning with the initial billing period, the minimum billing demand of Customer shall be as follows:

Months	kW
1 - 2	600
3 - 6	1,000
7 - 12	2,000
Subsequent	2,001

(b) The minimum billing demand will be increased by the same amount, and at the same time, the maximum demand is increased in accordance with Section 3.04.

(c) Beginning with the initial billing period, the energy billed each month PUBLIC SERVICE COMMISSION

shall be the greater of the metered kWhs or the minimum energy as follows ECTIVE

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PURSUART TO 807 KAR 5011, SECTION 9(1) GATED & RESEARCH D

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Months	kWh
1 - 2	150,000
3 - 6	250,000
7 - 12	500,000
Subsequent	900,000

Should Customer's billing demand exceed 10,000 kW, Customer (d) may elect to renegotiate this agreement including without limitation an alternative tariff applicable to other customers with a billing demand greater than 10,000 kW.

4.05 Terms of Payment	PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE
The terms of payment are as described upon Exhibit B.	NOV 🔬 3 1996

PURSUANT TO 307 KAR 5:011, SECTION 9 (1)

4.06 Guaranty

DIRECTOR, GRATES & RESEARCH D As assurance of Customer's ability to pay all of its obligations hereunder,

Seller accepts letter from RaboBank confirming Customer's credit worthiness (Exhibit C) and separate Corporate Guaranty executed by Hudson Foods, Inc. (Exhibit D).

Should the rating classification of Customer, as reported in the rating summary of Dun & Bradstreet, Inc.'s Business Information Report, be downgraded by two or more classifications from its existing 5A1 rating, Seller shall have the right to require reasonable financial assurances of the ability of Customer to satisfy its financial obligations hereunder. See paragraph 2 of Corporate Guaranty, Exhibit D.

5. CONTINUITY OF SERVICE

5.01 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 shall fail or be interrupted, or becomes defective, by reason of force majeure, Seller shall not be liable therefor, or for damages caused thereby. Such event of force majeure shall not affect the obligation of Customer to pay for all powery EFFECTIVE and energy actually used during each billing period.

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5.02 The term "force majeure" as used herein, shall mean Acts and acts and any other forces which are not reasonably within the control of the Seller, whether like or unlike

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those herein enumerated and which could not be avoided despite the exercise of due diligence by Seller.

6. <u>TERM</u>

6.01 Initial Term and Renewals

(a) Subject to the provisions of 6.01 (b) below, this agreement shall remain in full force and effect for an initial term of one (1) year from the date hereof and shall automatically renew annually thereafter for successive one-year terms upon the same terms and conditions stated herein and in any amendment hereto, until terminated by either party giving the other party at least twelve (12) months written notice prior to the effective date of such termination.

(b) If Customer receives demand credits described in Section 4.02 a term of ten (10) years will commence at the date the demand credit period begins and shall automatically renew annually thereafter for successive one-year terms upon the same terms and conditions stated herein and in any amendment hereto, until terminated by either party giving the other party at least twelve (12) months written notice prior to the effective date of such termination. Notwithstanding anything herein to the contrary, should Customer receive demand credits pursuant to Section 4.02 above, Customer may upon thirty (30) days prior written notice terminate this agreement. In such an event Customer shall pay Seller an appoint effective.

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of all demand credits as described in Section 4.02 that were received plus interest thereon at a rate of 8% per annum.

(c) In the event Customer terminates this agreement and Customer desires to utilize Seller's facilities, Customer and Seller agree to negotiate in good faith a wheeling charge applicable to energy that is not purchased from Seller but is distributed by Seller to Customer. Should Customer terminate this agreement and not utilize Customer's facilities or should Customer and Seller be unable to agree upon a wheeling charge as set forth above, Customer shall pay to Seller the stranded costs, if any, of the facilities installed by Seller for the benefit of the Customer but no longer utilized by the Customer in accordance with the rules and regulations of the Kentucky Public Service Commission or other State or Federal Agency having jurisdiction over such matters.

6.02 Assignment

This agreement shall not be assigned without the prior written consent of the nonassigning party, which consent will not be unreasonably withheld. The nonassigning party may withhold approval of a proposed assignment until, among other things, the nonassigning party has been provided with all information it may require regarding the proposed assignee, and until the proposed assignee has provided the nonassigning party with assurances, if any, required by the nonassigning party.

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6.03 Termination

In the event the Seller shall cancel this agreement for any breach or default on the part of the Customer, or should Customer discontinue or abandon the operation of its facilities, or should Customer choose to generate power on site, there shall immediately become due and payable to Seller, as liquidated damages, a facilities abandonment charge equal to the greater of 25% of the original investment, or depreciated book value of the substation and distribution facilities installed by Seller to meet its requirements under this agreement; provided, however, liquidated damages shall not be payable if Seller's facilities continue to be used to provide power to Customer. Additionally, Customer shall pay Seller an amount equal to the sum of all demand credits described in Section 4.02 that were received, plus interest thereon at a rate of 8% per annum.

7. RIGHT OF ACCESS

7.01 Duly authorized representatives of Seller shall be permitted to enter the customer's premises in order to carry out the provisions of this agreement.

7.02 Each party at no cost to the requesting party shall furnish such reports and information concerning its operations as the other may reasonably/request from OF CENTUCKY EFFECTIVE

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8. COMMON DELIVERY POINTS

Seller shall integrate demand charges, billing and measurement of electric power and energy delivered to the facilities. Upon the request of Customer, Seller shall take appropriate steps to integrate demand charges, billing and measurement of electric power to its facilities and other facilities owned by Customer with Customer being responsible for additional equipment costs, if any, in a manner acceptable to the Public Service Commission of Kentucky.

9. DIRECT ACCESS AND RETAIL WHEELING

Should Seller permit or any governmental authority having jurisdiction over Seller order or otherwise direct "open access" and/or pass through tariffs to be adopted providing service including but not limited to retail wheeling for third parties or transmission, then such service arrangement and associated tariffs shall be made available for the benefit of Customer. Should Customer elect to utilize such a tariff, this agreement shall be amended to accommodate the benefits of such tariff to Customer with Seller assisting and cooperating with Customer in initiating such activities.

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10. REAL TIME INFORMATION NETWORK

Should seller permit or any governmental authority having jurisdiction over Seller permit, order or otherwise direct Seller to adopt tariffs or to allow third_parties simultaneous access to information through "real time" information, networks or similar arrangements, Seller at the request of Customer shall amend this agreement and make available the facilities and information to provide Customer the benefits of such tariffs and information.

11. <u>REMEDIES OF THE PARTIES</u>

Except as specifically provided for herein, nothing contained in this agreement shall be construed to, limit or deprive either party of any means of enforcing remedy, either at law or equity for the breach of any of the provisions of this agreement. 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. FUBLIC SERVICE COMMISSION OF KENTUCKY

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12. NOTICES

Any written notice, demand or request required or authorized aunder athlischer

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notice is in writing and placed in the mail, postage prepaid, or delivered to the other

party at the following address:

To the Seller: Henderson Union Electric Cooperative Post Office Box 18 Henderson, Kentucky 42420 Attention: President

To the Customer: Invoices and billings as follows:

Hudson Foods, Inc. Post Office Box 439 Robards, Kentucky 42452 ATTN. Comptroller of Accounts

All other notices as follows:

Hudson Foods, Inc. Post Office Box 439 Robards, Kentucky 42452 ATTN. Complex Manager

Each party shall have the right to change the name of the person or location to

whom or where the notice shall be given or served by notifying the other party in

writing of such change.

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13. SEVERABILITY

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SECTION 9 (1)

The invalidity of any portion of this agreement shall not affect the validity of the

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14. SUCCESSION

This agreement shall be binding upon and inure to the benefit of the successors, legal representatives, and assigns of the respective parties hereto. -

15. ENTIRE AGREEMENT; JURISDICTION AND VENUE

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 Customer shall be subject to the provisions of Seller's articles of incorporation and bylaws and subject to the lawful orders of the Public Service Commission, Rural Utilities Service, and the National Rural Utilities Cooperative Finance Corporation. All respective rights and obligations of the parties hereto shall be governed by the laws of the Commonwealth of Kentucky. Henderson Circuit Court shall have jurisdiction and venue of all actions and proceedings regarding the interpretation and enforcement of this agreement.

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PURSUANT TO TOT MAR 5011. SECTION (1) BY: _________ DEFECTOR (BATES 1) SESENACH OF

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IN WITNESS WHEREOF, the parties hereto have executed this agreement, as of the date and year first herein written.

SELLER:

HENDERSON UNION ELECTRIC COOPERATIVE

Bv

CUSTOMER:



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STATE OF KENTUCKY

PUTISUANT TO SOT KAR 5.011, SECTION 9 (1) SY <u>ALAN</u>, CRECTOR PARES & RESEARCH D

COUNTY OF HENDERSON

The foregoing was acknowledged before me by JAMES E. LONG, Chairman of the Board of HENDERSON UNION ELECTRIC COOPERATIVE, for and on behalf of said corporation, this <u>14th</u>day of August, 1996.

My commission expires <u>September 29, 1997</u>

Notary Public, State of Kentucky at Large

(seal)

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STATE OF Arkansas

COUNTY OF BENTON

The foregoing was acknowledged before me by <u>Charles</u> Jurgensmeyer Executive <u>Vice-President</u> of HUDSON FOODS, INC., for and on behalf of said

corporation, this $\underline{13}$ day of August, 1996.

My commission expires 10-2-2001

suplett Notary Public



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Form for Filing Rate 5 edules

HENDERSON-UNION RURAL ELECTRIC COOPERATIVE CORPORATION For <u>All Territory Server</u> Community, Town or Ci: P.S.C. <u>7</u> Fifth Revised SHEET NO.<u>14</u> CANCELLING P.S.C.

Fourth Revised SHEET NO.14

CLASSIFICATION OF SERVICE

SCHEDULE "LP-4" - LARGE POWER (Over 2000 KW)

AVAILABILITY

This rate shall apply for large consumers contracting for demand of not less than 2001 KW.

CONDITIONS OF SERVICE

An "Agreement for Purchase of Power" shall be signed by the consumer for service under this rate.

CHARACTER OF SERVICE

Service shall be the 60 Hz, 3-phase, at voltage as MOV ...

DETERMINATION OF BILLING DEMAND

For all delivery points, the Billing Demand in <u>FY</u> <u>Fig. 4</u> kilowatts shall be Member's maximum integrated thirty-minuterates are seried to demand at such delivery point during each billing month, determined by meters which record at the end of each thirtyminute period the integrated kilowatt demand during the preceding thirty minutes, or such maximum integrated thirtyminute demand achieved during any one of the eleven preceding months, or the Contract Demand, whichever shaff <u>OF KENTUCKY</u> greater.

POWER FACTOR ADJUSTMENT

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The consumer agrees to maintain unity power factor as nearly as practicable. Demand charge will be adjusted ARSUANT TO 807 KAR 5011. average power factors lower than 90%. Such adjustment will SECTION 9(1) be made by increasing demand 1.% for each 1.% by which the Article C. The average power factor is less than 90% leading or lagging the Action of the factor is less than 90% leading or lagging the factor is less than 90% leading or lagging the factor is less than 90% leading or lagging the factor is less than 90% leading or lagging the factor is less than 90% leading or lagging the factor is less than 90% leading or lagging the factor is less than 90% leading or lagging the factor is less than 90% leading or lagging the factor is less than 90% leading or lagging the factor is less than 90% leading or lagging the factor is less than 90% leading or lagging the factor is less than 90% leading or lagging the factor is less than 90% leading or lagging the factor is less than 90% leading or lagging the factor is less than 90% leading or lagging the factor is less than 90% leading or lagging the factor is less than 90% leading or lagging the factor is less than 90% leading the factor is less than 90% leadi

•			_ EXHIBIT _
DATE OF ISSUE, August 3, 1994	DATE EFFECTIVE_	August 1, 1994	— _B –
ISSUED BY Name of Officer .	TITLE	Manager	
Name of Officer -			

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

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PURSUANT TO 907 KAR 5011, SECTION 9(1)

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HENDERSON-UNION RURAL ELECTRIC COOPERATIVE CORPORATION For <u>All Territory Served</u> Community, Town or <u>Cit</u> P.S.C. <u>7</u> <u>Sixth Revised</u> SHEET NO.<u>15</u> CANCELLING P.S.C.

Fifth Revised SHEET NO. 15

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OF KE-ITUCKY

CLASSIFICATION OF SERVICE

SCHEDULE "LP-4" - LARGE POWER Over 2000 KW) (cont'd)

METERING

Electrical usage will be metered at the transmission SERVICE COMMISSION voltage supplied or at the consumer's secondary voltage with CONVERVICE a 1.3 adder to the metered KWH to account for transformer losses, as determined by Seller.

MONTHLY RATE

*The monthly kilowatt hour usage shall be subject to plus or minus an adjustment per KWH determined in accordance with the "Fuel Adjustment Clause."

FUEL ADJUSTMENT CHARGE

In case for any month the rate under which Seller (Henderson-Union Rural Electric Cooperative Corporation) purchases power wholesale from its supplier (Big Rivers AUG 01 1994 Electric Corporation) is adjusted in accordance with any present or future fuel cost or surcharge provided for inPURSUANT TO 607 KAR 5011. Seller's wholesale power contract or by order of the Public SECTION F(1) Service Commission, then the foregoing monthly energy BY: (Index C. Yiel charges shall be adjusted for each kilowatt hour sold by or DFRUSUC SECTION F(1) dividing the total dollar amount of such fuel and surcharge cost adjustment to Seller attributable to each class of

DATE OF ISSUE , August 3, 1994	DATE EFFECTIVE_	August 1, 1994
ISSUED BY John West Name of Officer	TITLE	Manager
Name of Officer		

Form for Filing Rate or Edules

HENDERSON-UNION RURAL ELECTRIC COOPERATIVE CORPORATION For All Territory Serve Community, Town or Ci P.S.C. 7 Sixth Revised SHEET NO. 16

CANCELLING P.S.C.

Fifth Revised - SHEET NO. 15

CLASSIFICATION OF SERVICE

SCHEDULE "LP-4" - LARGE POWER (Over 2000 KW) (cont'd)

service by the total number of kilowatt hours sold by Seller for such class of service for the billing month.

(The above Fuel Adjustment Charge is subject to the provisions of and may be amended from time to time to conform to 807 KAR 5:056 and to any adjustment in the fuel clause or other increments which may be made in Big Rivers Electric Corporation's fuel charges under 807 KAR 5:056 by the Public Service Commission.)

MINIMUM DEMAND CHARGE

The minimum demand charge shall be no less than the amount as specified in the "Agreement for Purchase of $\rm NOV$.] 1995 Power."

ECONOMIC DEVELOPMENT

To encourage better utilization of the existing system ANES LARGE COMMISSION and to promote economic expansion within the service area, an Economic Development Rate (EDR) is available for industrial development purposes through special negotiated contracts as provided by the Public Service Commission Order dated September 24, 1990, to Administrative Case No. 327. OF KENTUCKY EFFECTIVE

TERMS OF PAYMENT

AUG J1 1924

Delinquent accounts are subject to a collection fee of \$10.00 or disconnection of service. The above rates ar@URSUANT TO 807 KAR 5.011, net, the gross rate being five percent (5%) higher. In the SECTION 9(1) event the current monthly bill is not paid within fifteen (here C. Terl (15) days from the date of the bill, the gross rate will apply.

DATE OF ISSUP1 August 3, 1994	DATE EFFECTIVE	August 1, 1994	
ISSUED BY John West	TITLE	Manager	
Name of Officer		· · ·	

Issued by authority of an Order of the Public Service Commission of Kentuc!

FUBLIC SERVICE COMMISSION OF KENTUCKY SEFECTIVE

FURBLIANT TO BOT MAR 5011. SECTION (1)



Rabobank Nederland Dallas Office 13355 Noel Road - Suite 1000 Dallas, TX 75240-6645 214-419-6300 214-419-6315 FAX

Henderson Union Electric Cooperative P.O. Box 18 Henderson, Kentucky 42420 Att. John West

Dear Sir:

Please use this letter as confirmation that Hudson Foods is a valued customer of Rabobank. Rabobank agents a moderate nine figure revolving credit facility for Hudson. Hudson's financial relationship with us has been handled as agreed.

If you have further questions, please feel free to contact.

cc. Gaylord Hughey Jr. Fax 903-597-9584

> Frank N. King Jr. Fax 502-826-6672

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

NOV 2 3 1995

PURSUANT TO 307 KAR 5.011, SECTION 9 (1) EY.



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CORPORATE GUARANTY

This Corporate Guaranty, made this 13th day of August, 1996, by Hudson Foods, Inc., a Delaware corporation, whose address is P.O. Box 439. Robards, Kentucky 42452, hereinafter designated "Guarantor" to Henderson Union Electric Cooperative, P.O. Box 18, Henderson, Kentucky 42420, hereinafter referred to as "Co-op";

WITNESSETH:

Whereas, Guarantor has entered into an Electric Service Aareement ("ESA") with Co-op dated August 13, 1996; and

Whereas the ESA provides for Guarantor to receive the benefit of demand credits from the Co-op; and

Whereas the ESA requires Guarantor to repay demand credits it receives from the Co-op under certain circumstances; and

Whereas the ESA requires Guarantor to provide a Guaranty satisfactory to the Co-op for payment of certain obligations under the ESA;

Now, therefore, for good and valued consideration, the receipt and sufficiency of which is hereby acknowledged:

1. Guarantor hereby guarantees unto the Co-op payment CETOR CONMISSION due of Guarantor's indebtedness resulting from its financial obligation structure the Co. on as set forth in the FSA including with and limit in the FSA including with and limit. the Co-op as set forth in the ESA including without limitation the repayment of demand credits.

NOV 2 3 1995

2. Should Guarantor's rating classification, as reported in the rating of KAR 5011. summary of Dun & Bradstreet's Business Information Report, be SECTICH 9(1) downgraded by two or more classifications from its existing 5AP ratio Guarantor hereby grants the right to the Co-op to require reasonable ATES & SESEARCH DEfinancial assurances of Guarantor's ability to satisfy its financial obligations resulting from the ESA.

This Guaranty shall be binding upon Guarantor, its successors and assigns and shall be for the benefit of the Co-op, its successors and assigns. Should any one or more provisions of this Guaranty be

	EXHIBIT
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and some	

determined to be illegal or unenforceable, all other provisions shall remain effective.

IN WITNESS WHEREOF, the foregoing instrument is executed this 13th day of August, 1996.

Hudson Foods, Inc.

0 By Its: Executive Vice President

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

NOV 2 3 1996

PUTISUANT TO 807 KAR 5011. SECTION 9(1) بالمندويه ε CONSCIENCES & MESEARCH D

Steve L. Beshear Governor

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Leonard K. Peters Secretary Energy and Environment Cabinet



Commonwealth of Kentucky Public Service Commission 211 Sower Blvd. P.O. Box 615 Frankfort Kentucky 40602-0615 Telephone: (502) 564-3940 Fax: (502) 564-3460 psc.ky.gov April 05, 2010

Frank N. King Dorsey, King, Gray, Norment and Hopgood 318 Second St Henderson, KY 42420

RE: Filing No. **TFS2010-00158** Amendment to Service Agreement between Kenergy and Tyson Chicken, Inc.

Dear Frank N. King:

The above referenced filing has been received and reviewed. An accepted copy is enclosed for your files. You may also use the following link to access documents related to this filing.

http://psc.ky.gov/trf/TRFListFilings.aspx?ID=TFS2010-00158

Sincerely,

Dennis Brent Kirtley Tariff Review Branch Manager

David L. Armstrong Chairman

James Gardner Vice Chairman

Charles R. Borders Commissioner

KentuckyUnbridledSpirit.com



An Equal Opportunity Employer WF/D

AMENDMENT TO SERVICE AGREEMENT

THIS AMENDMENT TO SERVICE AGREEMENT is made and entered into this <u>26</u> day of <u>January</u>, 2010, by and between KENERGY CORP., 6402 Old Corydon Road, Henderson, KY 42420, and TYSON CHICKEN, INC., 2200 Don Tyson Parkway, Springdale, AR 72762;

WITNESSETH:

(1) Henderson Union Electric Cooperative and Hudson Foods, Inc. entered into a Service Agreement dated August 14, 1996, and Kenergy Corp. ("Kenergy") is now successor in interest to Henderson Union Electric Cooperative and Hudson Foods, Inc. has changed its name to Tyson Chicken, Inc. ("Tyson Chicken"); and

(2) Kenergy and Tyson Chicken desire to amend said Service Agreement;

NOW, therefore, in consideration of the promises and covenants of the parties hereto and other valuable consideration, receipt being acknowledged, IT IS AGREED that said August 14, 1996, Service Agreement is amended as follows:

Kenergy Corp. is substituted for Henderson Union Electric
Cooperative as Seller and Tyson Chicken, Inc. is substituted for Hudson Foods,
Inc. as Customer.

2. In Section 3.04 <u>Maximum Demand</u> the demand is changed from 10,000 kW to 12,000 kW.

KENTUCKY PUBLIC SERVICE COMMISSION
naximum HEFE R. DEROUEN
TARIFF BRANCH
Bunt Kirtley
EFFECTIVE
4/9/2010 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

3. In Section 4.01 <u>Rates</u> LP-4 tariff is deleted and substituted therefor is Schedule 33 tariff. Attached hereto as new "Exhibit B" is a copy of Schedule 33 tariff.

4. In Section 4.04 Billing Demand the subsequent minimum billing

demand is changed from 2,001 kW to 7,200 kW.

5. Section 4.06 Guaranty is deleted in its entirety and substituted

therefor is the following:

4.06. CONSUMER DEPOSIT

As security for payment of its monthly billing obligations, Customer shall be required to provide Seller a cash deposit, an irrevocable bank letter of credit or a surety bond representing two (2) months' estimated billing, being the total amount of \$440,850 and Seller hereby acknowledges receipt of same. Any cash deposit will earn interest in accordance with the law, and interest earned will be paid annually to Customer. Letters of credit and surety bonds must be approved by Kenergy. Annually the parties shall adjust the amount of the deposit, letter of credit or surety bond accordingly.

6. The addresses in Section 12 Notices are deleted and substituted

therefor are the following:

To the Seller:	Kenergy Corp. Post Office Box 18 Henderson, KY 42419 Attention: President	
To the Customer:	Tyson Chicken, Inc. 2200 Don Tyson Parkway	
	Springdale, AR 72762	KENTUCKY PUBLIC SERVICE COMMISSION
7. T	his Amendment shall not be effecti	ve unless JEEF R. DEROUEN
accepted in writing	g by the Kentucky Public Service Comm	ission. Bunt Kulley
	2	EFFECTIVE 4/9/2010 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

8. In all other respects the terms and conditions of said August 14,

1996, Service Agreement are adopted and reaffirmed in their entirety.

IN WITNESS WHEREOF the parties have executed this amendment this the day and date first above written.

SELLER:

KENERGY CORP By Sandy Novick, President and CEO

CUSTOMER:

TYSON CHICKEN, INC. By The Ha tolstein ex Ho/St. (printed name) Dic Commodity Purchasing (title)

 KENTUCKY PUBLIC SERVICE COMMISSION
JEFF R. DEROUEN EXECUTIVE DIRECTOR
TARIFF BRANCH
Bunt Kirtley
EFFECTIVE
4/9/2010 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)