AMENDMENT

THIS AMENDMENT, made and entered into this the $_6_$ day of $_6^{-6}$, 2003, by and between KENERGY CORP., 6402 Old Corydon Road, Post Office Box 18, Henderson, Kentucky 42419-0018 ("Kenergy") and WEYERHAEUSER COMPANY, successor by merger to Willamette Industries, Inc., H_{wy} 1406 fo Box 130 H_{owesv} ; H_{e} , K_{e} , K_{e} , K_{e} ("Weyerhaeuser");

WITNESSETH: WHEREAS, Kenergy and Willamette Industries, Inc. ("Willamette") entered into Amended and Restated Agreement for Retail Electric Service dated as of April 4, 2001, which terminated the underlying service agreement between those parties dated September 16, 1991; Willamette merged into Weyerhaeuser on June 14, 2002, and by operation of law Weyerhaeuser acquired all of the assets and assumed all of the obligations of Willamette; and Kenergy and Weyerhaeuser desire to amend the aforementioned Amended and Restated Agreement for Retail Electric Service to delete Willamette as a party thereto and to substitute Weyerhaeuser in its place;

NOW, therefore, in consideration of the mutual covenants of the parties hereto IT IS AGREED as follows:

1. Willamette is deleted as a party to said Amended and Restated Agreement for Retail Electric Service and Weyerhaeuser is substituted therefor. 2. In all other respects the terms and conditions of said Amended and

Restated Agreement for Retail Electric Service are re-affirmed, adopted and ratified.

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IN TESTIMONY WHEREOF, witness the hands of the parties hereto this day and date first above written.

KENERGY CORP.

By Dean Stanley Printed Name: DEAN STANKEY Title: Pres. Junt & CEO

WEYERHAEUSER COMPANY

By Michael B Maker

Printed Name: Michael B Maloney

Title: VP-Resident Mgr