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JAN 11 2017 PUBLIC SERVICE COMMISSION

EXECUTIVE DIRECTOR

PURSUANT TO 807

AGREEMENT FOR PURCHASE OF POWER

HYDRO ALUMINUM METALS USA, LLC

THIS AGREEMENT is made and entered into this the 4th day of 201%, by and between **KENERGY CORP.**, 6402 Old Corydon January Road, Post Office Box 18, Henderson, Kentucky 42419 (hereinafter "Seller"), and HYDRO ALUMINUM METALS USA, LLC, 5801 Riverport Road, Henderson, Kentucky 42420 (hereinafter "Member");

WITNESSETH:

WHEREAS: (1) Seller currently provides electric service to Member at 5801 Riverport Road, Henderson, KY, under Schedule 7 of its filed tariff (Account Nos. 4095202301 and under Schedule 3 of its filed tariff (Account No. 4095202400);

(2) Member desires that Seller install a new primary metering point to serve manufacturing facility and maintenance shop and that Seller also own and maintain the facilities beyond the metering point for said service;

(3) Seller agrees to make the aforementioned installation of new service and to own and maintain the facilities beyond the metering point up to the point that the service laterals connect to the Member's building. The parties have agreed kennectaring and PUBLIC SERVICE COMMISSION conditions for this new service. Talina R. Mathews

NOW, therefore, in consideration of the premis Jalina R. Mathews urther consideration of the mutual covenants and promises of the parties IT follows:

1. Seller shall install aforementioned primary metering point in order to provide electric service to Member's manufacturing facility and maintenance shop, and Seller shall own and be responsible for the proper maintenance of said facilities up to the secondary terminals or the low side of each transformer but said facilities are leased to Member in consideration of the facilities charge set forth below.

2. Seller shall sell and deliver to Member and Member shall purchase all electric power and energy that Member may need at the aforementioned location under the terms and conditions of Schedule 7 of Seller's tariff. Member shall (a) Receive the Primary Service Discount of \$.65 per KW of Billing Demand provided in Schedule 7, and (b) Member shall pay a Monthly Facilities Charge as set forth in Schedule 35 of Seller's tariff that is currently 1.15% of Seller's investment to serve the aforementioned facilities. (Member acknowledges that the estimated cost is \$45,830.09 which would result in a monthly facility charge of \$527.05.)

3. If at any time the tariff schedules mentioned herein are modified, the rate for service hereunder shall be correspondingly modified.

4. This agreement shall be binding upon and inure to the benefit of successors, assigns and lawful representatives of the respective parties hereionexy

5. This agreement shall remain in full force and effect auntilRtematinewed by either party giving the other party at least 12 months' wr tten notice Jalina R. Mathania ective

> EFFECTIVE **2/10/2017** PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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date of such termination. This contract shall not be effective unless and until all necessary approvals are received from the Kentucky Public Service Commission.

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

SELLER:

KENERGY CORP.

Bv Hohn, President and CEO

ATTEST

MEMBER:

HYDRO ALUMINUM METALS, LLC By Brown ed name

(title)

ATTEST:

KENTUCKY PUBLIC SERVICE COMMISSION
Talina R. Mathews EXECUTIVE DIRECTOR
Jalina R. Mathews
EFFECTIVE
2/10/2017 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)