

AMENDMENT TO AGREEMENT FOR ELECTRIC SERVICE

THIS AMENDMENT TO AGREEMENT FOR ELECTRIC SERVICE
("Agreement") is effective this the 18th day of December, 2020, between
SEBREE MINING, LLC, 1717 South Boulder Avenue, Tulsa, OK 74119 ("Member ");
and **KENERGY CORP.**, a Kentucky electric cooperative corporation, Pot Office Box 18,
6402 Old Corydon Road, Henderson, KY 42419-0018 ("Kenergy");

WHEREAS:

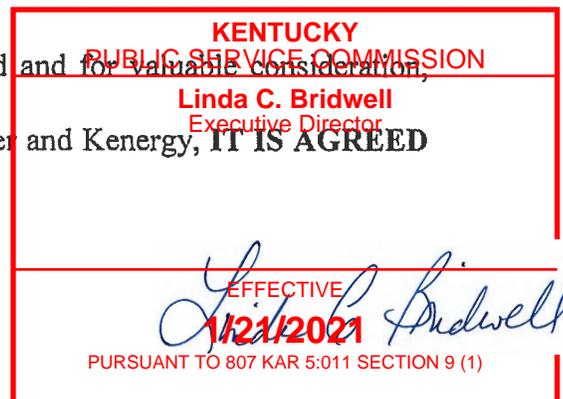
(1) Pursuant to an Assignment and Assumption Agreement dated August 4,
2004, Allied Resources, Inc. became Consumer under an Agreement for Electric Service
dated October 14, 2003, between Steamport LLC and Kenergy (the "2003 Agreement"),
the service address being 3603 S.R. 370 E, Onton, Kentucky,

(2) Pursuant to an Assignment and Assumption Agreement dated August 4,
2004, Allied Resources, Inc. assigned its rights and obligations in the foregoing electric
service contract to Advent Mining, LLC;

(3) Sebree Mining, LLC is the successor to Advent Mining, LLC; and

(4) Sebree Mining, LLC and Kenergy amended the 2003 Agreement on
September 18, 2016, and desire to further amend the 2003 agreement to reflect necessary
updates to that agreement.

NOW, therefore, the premises considered and for valuable consideration,
including the mutual promises and covenants of Member and Kenergy, **IT IS AGREED**
as follows:



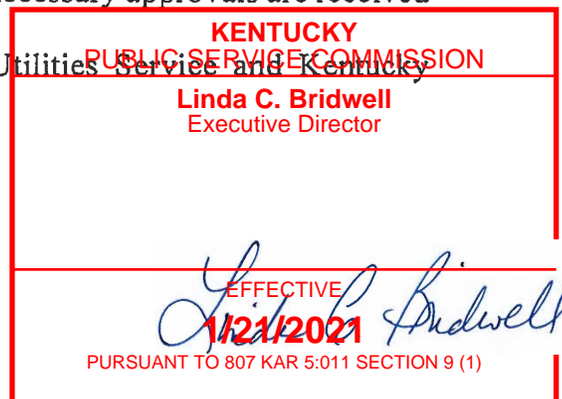
1. The second paragraph of the 2003 Agreement is amended to read in its entirety as follows:

The Seller shall sell and deliver to the Consumer, and the Consumer shall purchase all of the electric power and energy that the Consumer may need at the aforementioned location, up to 166.67 kilowatts (the “Maximum Contract Demand”), upon the following terms:

2. Section 2.A. of the 2003 Agreement is amended to read in its entirety as follows:

The Consumer shall pay to the Seller for service hereunder at the rates and upon the terms and conditions set forth in Schedule 35 of Seller’s filed tariff, attached to and made a part of this Agreement as “Exhibit A” (the “Schedule”). Notwithstanding any provision of the Schedule and irrespective of Consumer’s requirements for or use of electric power and energy, the Billing Demand under the Schedule shall be the metered demand up to the Maximum Contract Demand, but in no event shall the Billing Demand be less than 100 kilowatts per month for any billing period.

3. This Agreement shall inure to the benefit of and be binding upon Sebree Mining, LLC and Kenergy, and their respective successors and permitted assigns. This Agreement shall not be effective unless and until all necessary approvals are received from Big Rivers Electric Corporation, the Rural Utilities Service and Kentucky Public Service Commission, whichever last occurs.



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

MEMBER :

SEBREE MINING, LLC

By *David D. Ross*
Manager of Sebree Mining, LLC

DAVID D. ROSS
(printed name)

VICE PRESIDENT - OPERATIONS
(title)

KENERGY:

KENERGY CORP.

By *Jeff Hohn*
Jeff Hohn
President and CEO

