30004343802	-
TBD	

Account Number

CONTRACT FOR ELECTRIC SERVICE

This contract made and entered into this 15	day of	May ,	
and between Kentucky Utilities Company ("Company"	") and		•
Danimer Scientific KY, INC.		("Customer").	
WITNESSETH:			
Beginning June 1, 2022		hereafter as connec	tion is made,
	Rolling Hills Lan		
all Customer's electric capacity and energy requirement		3 phase, 60	cycle,
alternating current, nominal voltage at the point of del	ivery of	12,470/7,200	_ volts,
metered and billed as Primary	service.		
Secondary, Primary, Transmission	_		
Customer requires an estimated Contract Capacity of	2,800	kVA or kW, a	s is appropriate.
Each month Customer will pay to Company for all cap			l to Customer in
the preceding billing period an amount determined in			
K0-10D-1		s may be appropriat	
RO-DDR	-	ed if required, and t	
	-	ed if required, and t	the
Ride	r, contract attach	ed if required.	
Comments: Original contract for new service and le			
will be attached to this contract for load	is of 1,000 kVa	and higher, at a 50%	6 load factor.
100000000000000000000000000000000000000			
		•	
1			
TARIFF PROVISIONS: It is mutually agreed that	Company's terms	s and conditions and	d applicable rate
schedule, as from time to time approved by and on fil		Service Commission	on of Kentucky,
are made a part of this contract as fully as if written h	ere.		
The second section is a second being and the second being and		et to be executed by	their duly
IN WITNESS WHEREOF, the parties hereto have ca		X to be executed by	men dary
authorized representatives the day and year shown about	ve.		
WEST TOWN OF THE PETER COMMEANIV	Danimer	Scientific KY, Inc	
KENTUCKY UTILITIES COMPANY	Danning	Scientific K1, Inc	
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By Jana Suna	By(/ (, N) ~	
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ED Project Manager Official Capacity	V F OI IVIZ	Official Capacity)
Ometai Capacity			C. Bridwell tive Director
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		EFF	FECTIVE
		8/1	7/2022
			KAR 5:011 SECTION 9 (1)

Customer Account	300043438021

SPECIAL CONTRACT ECONOMIC DEVELOPMENT RIDER

This special contract for Economic Development Rider service ("EDR Contract") is made and entered into this <u>6</u> day of <u>July</u>, <u>2022</u> by and between <u>Danimer Scientific KY Inc.</u> ("Customer") and Kentucky Utilities Company ("Company").

WITNESSETH:

WHEREAS Company is in the business of providing retail electric service in the Commonwealth of Kentucky.

WHEREAS Customer has applied for and/or is receiving retail electric service from Company pursuant to a Contract for Electric Service dated <u>5/15/2022</u> ("Electric Service Contract") under Standard Rate Schedule **KU-TOD-P**; and

WHEREAS Customer requests EDR total Demand Charge discounts on the basis that Customer's proposed monthly billing load ("EDR Contracted Load") meets the requirements outlined in Appendix A for (check appropriate space):

	_ Brownfield Development load of	· · · · · · · · · · · · · · · · · · ·	_ kVA
<u>x</u>	Economic Development new load of	2,800	_kVA
	Economic Development new load of		_kVA above an Existing Base
Load as	defined in the aforementioned Appendix	A.	

The EDR Total Demand Charge discounts shall be incorporated with the bill for electric service issued pursuant to the Electric Service Contract beginning <u>January 1, 2023</u> and will be subject to the same payment provisions as the Electric Service Contract.

NOW, THEREFORE, in consideration of the mutual agreements made herein, the parties agree as follows:

Company's rates, terms, and conditions for the provision of electric service to Customer, and Customer's obligations, rights and responsibilities to the Company for the supply of electric service, are specified in and determined by the Standard Rate Schedule specified above and other applicable schedules, terms, and conditions of service set forth in the Company's tariffs on file with, and approved by, the Kentucky Public Service Commission (PRSC'S) and by the Methals of the Electric Service Contract. The Company's Rates, Terms and Conditions. For Eventshing Electric Service, as filed with and approved by the PSC, both in effect no wand in the future, are incorporated by reference and made a part of this EDR Contract.

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This EDR Contract is supplemental to, and by agreement made a part of, the Electric Service Contract for the purpose of applying provisions of the Company's Economic Development Rider, Standard Rate Rider EDR ("EDR"), to Customer.

Customer has represented that it anticipates investing \$126,000,000 in its facilities located at [605 Rolling Hills Lane, Winchester, KY 40391] (the "EDR Location"), creating approximately 40 new jobs, which economic development will generate the EDR Contracted Load for the Initial Contract Term (as defined below). Therefore, Company hereby agrees to furnish, and Customer agrees to take, EDR service pursuant to the terms and conditions of Standard Rate Rider EDR, as currently approved by the PSC or as may be modified in the future and approved by the PSC.

The initial term of this EDR Contract shall be ten (10) years beginning, at the option of Customer, no later than 12 months following approval of this Special Contract by the PSC (the "Initial Contract Term").

The Total Demand Charge for the twelve (12) consecutive monthly billings and the subsequent four consecutive twelve (12) monthly billing periods, thereafter, shall be reduced by [30%, 50%, 40%, 10%, respectively] (the "EDR Credits"). All subsequent billing shall be at the full charges stated in the applicable rate schedule after this five (5) year period. Upon termination of the Initial Contract Term, service will continue in accordance with the terms of the Standard Rate Schedule.

In the event that Customer (a) ceases operations at the EDR Location before the Initial Contract Term expires, (b) stops taking service for the EDR Location from Company during the Initial Contract Term, or (c) terminates the EDR Contract before the Initial Contract Term expires (with each of the foregoing being a "Customer Termination Event"), the Customer shall reimburse Company for a portion of the EDR Credits received from the Company by Customer (the "Reimbursement Amount") as set forth hereafter. If a Customer Termination Event occurs during the first two years of the Initial Contract Term, the Customer shall reimburse the Company for 90% of the total EDR Credits received by the Customer. If a Customer Termination Event occurs during the third, fourth or fifth years of the Initial Contract Term, the Customer shall reimburse the Company for 75% of the total EDR Credits received by the Customer. If a Customer Termination Event occurs at any time during the final five years of the Initial Contract Term, the Customer shall reimburse the Company for 50% of the total EDR Credits received by the Customer. The Reimbursement Amount shall be paid to Company by Customer within 30 days of the Customer Termination Event.

Company may terminate this EDR Contract at any time for Customer's failure to comply with the terms and conditions of Standard Rider EDR or this EDR Contract, including but not limited to if Customer ceases operations at the EDR Location, stops taking service during the Initial Contract Term or fails to timely provide the Security (as defined below). Upon termination of the EDR Contract, Company shall be entitled to recover the Reimbursement Amount from Customer and shall be entitled to recover all other damages that it may have at law or in equity from Customer but with the Reimbursement Amount being the exclusive remedy for EDIC CERNIS FROM SHALL OF SHALL OF

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Customer agrees to provide all information necessary to satisfy the PSC initial filing requirements and successive annual reports for the duration of this special contract.

The terms and conditions of this EDR Contract shall inure to and be binding upon the parties, together with their respective successors in interest or assigns, except that Customer may not assign or transfer any of its rights, duties, or obligations hereunder without the prior written consent of Company. An assignment by Customer shall not have any effect whatsoever unless approved in writing by Company in advance of such assignment. Nothing herein shall be construed to confer a benefit on any person not a signatory hereto or the successor to a signatory hereto.

All disputes arising between Customer and Company hereunder shall be finally decided by the PSC in accordance with its applicable rules and procedures. This EDR Contract shall be construed and enforced in accordance with the laws of the Commonwealth of Kentucky.

The failure of either party to enforce or insist upon compliance with any of the terms or conditions of this EDR Contract shall not constitute a waiver or relinquishment of any such terms or conditions.

IN WITNESS WHEREOF, Customer and Company have executed this EDR Contract on the day and year first above written.

Kentucky Utilities Company

a hall Contact

Date: 7/6/2022

Customer: Againer Scientific of Ky, Inc

By: ____(_

Date: 7/6/2022

KENTUCKY
PUBLIC SERVICE COMMISSION

Linda C. Bridwell
Executive Director

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8/17/2022

Appendix A

The combined Louisville Gas and Electric Company and Kentucky Utilities Company current, 2022, capacity reserve margin is 1,348 MW which is 290 MW in excess of a reserve margin considered essential for a system reliability of 1,058 MW. For each year in which Customer will receive demand charge discounts under the EDR Contract, the Company's projected reserve margins are expected to be: Year 1 1,452 MW, Year 2 1,472 MW, Year 3 1,418 MW, Year 4 1,332 MW, and Year 5 1,340 MW.

Company estimates investing \$70,000 in new facilities to serve the EDR Contracted Load.

Company estimates Customer's minimum monthly billing under Standard Rate Schedule <u>KU-TOD-P</u> will be <u>\$34,230</u>.

Customer anticipates investing \$126,000,000 in facilities associated with the EDR Contracted Load.

Customer anticipates creating 40 new jobs associated with the EDR Contracted Load.

Customer estimates the EDR Contracted Load to be 2,800 kW or kVA, as is appropriate, at a 70 % load factor.

If the new load is in addition to an existing load, Company and Customer agree that the Existing base Load, in kW or kVA, as is appropriate, is:

_			
January -	Peak,	Intermediate,	Base;
February -	Peak,	Intermediate,	Base;
March -	Peak,	Intermediate,	Base;
April -	Peak,	Intermediate,	Base;
May -	Peak,	Intermediate,	Base;
June -	Peak,	Intermediate,	Base;
July -	Peak,	Intermediate,	Base;
August -	Peak,	Intermediate,	Base;
September -	Peak,	Intermediate,	Base;
October -	Peak,	Intermediate,	Base;
November -	Peak,		ENTUCK ase; and
December	Peak,	Intermediate, Lind	RVICE COMMISSION a C. Bridwell

Seen and agreed:

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Kentucky	Hillities	Company
remucky	Ounties	Company

By: Man Sourch

Date: 7/6/2022

Customer: Daniner Scientific of Ky, Inc.

By: Chily 14

Date: 7/4/2022

KENTUCKYPUBLIC SERVICE COMMISSION

Linda C. Bridwell Executive Director

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8/17/2022