

JOHN N. HUGHES  
ATTORNEY AT LAW  
PROFESSIONAL SERVICE CORPORATION  
124 WEST TODD STREET  
FRANKFORT, KENTUCKY 40601

TELEPHONE: (502) 227-7270

[jnhughes@johnnhughespsc.com](mailto:jnhughes@johnnhughespsc.com)

RECEIVED

September 27, 2016

SEP 27 2016

PUBLIC SERVICE  
COMMISSION

Talina Mathews  
Executive Director  
Public Service Commission  
211 Sower Blvd.  
Frankfort, KY 40601

Re: Big Rivers: Case No. 2016-00278

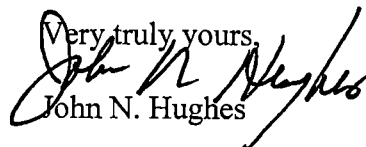
Dear Ms. Mathews:

An error in Question 23 of the Requests for Information filed yesterday by Henderson refers to "Request 20", rather than "Request 22". The corrected question is:

23. If the response to **Request No. 22** is a denial, and Big Rivers asserts that its average annual revenue, on a megawatt hour basis, is calculated based upon anything other than the data in the Annual Reports, then please identify and provide copies of the data forming the basis of Big Rivers' assertion and calculation.

A corrected page 7 of the RFI is attached for substitution of the original.

If you have any questions about this matter, please contact me.

Very truly yours,  
  
John N. Hughes

Attorney for Henderson Utility  
Commission d/b/a Henderson  
Municipal Power and Light

Attachment

22. Please confirm that Big Rivers' audited and publicly disclosed Annual Reports set forth the annual operating revenue for all annual sales of energy and capacity, including energy produced and capacity available at Henderson's Station Two, and that the data in the Annual Reports can be used to calculate Big Rivers' average annual revenue on a megawatt hour basis for each year beginning at 12:01 a.m. on July 17, 2009, and continuing through the date of the answering of these requests.

23. If the response to Request No. 22 is a denial, and Big Rivers asserts that its average annual revenue, on a megawatt hour basis, is calculated based upon anything other than the data in the Annual Reports, then please identify and provide copies of the data forming the basis of Big Rivers' assertion and calculation.

24. Please provide an itemized list of monthly expenses which constitute the individual variable costs Big Rivers paid per megawatt hour of Excess Henderson Energy as documented in Big Rivers' attachment (identified as RWB\_1) to its response to Request No. 4 of the Commission Staff's Request for Information.

25. Refer to Big Rivers' response to Request No. 4(a)(1) of the Commission Staff's First Request for Information. Please produce an unredacted copy of the "Indemnification Agreement," as executed, and an unredacted copy of the "Exhibit A" referenced as an attachment to the "Indemnification Agreement."

26. Refer to Big Rivers' response to Request No. 4(a)(1) of the Commission Staff's First Request for Information. Please produce unredacted copies of any and all current and/or past attachments to the "Indemnification Agreement," including any and all amendments, corrections, and/or revisions made subsequent to the original execution of said Agreement, attachments, amendments, corrections, and/or revisions.