COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

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In the Matter of

GENERAL ADJUSTMENT OF ELECTRIC)
RATES OF KENTUCKY UTILITIES) CASE NO. 8624
COMPANY

ORDER

On October 26, 1982, Kentucky Utilities Company ("KU"), by counsel, filed its Motion to Set Aside Order (entered October 20, 1982) Granting Intervention to Hancock County. The Motion states, among other things, that Hancock County has no standing to intervene in this rate case, that KU does not serve Hancock County or any of its residents, and that Hancock County's sole ground for intervention - opposition to KU's proposed Hancock County generating plant - is not within the scope of this proceeding.

The Commission, having considered the Motion and being advised, is of the opinion and finds that while Hancock County is not a consumer of KU, the testimony filed by KU includes test year expenditures related to the Hancock County generating facility, and, in order to establish as complete a record as possible, intervention should be granted but only to the extent that these construction expenditures may affect this rate proceeding.

IT IS THEREFORE ORDERED That the Motion of KU be and it hereby is overruled.

IT IS FURTHER ORDERED That the Commission's Order entered October 20, 1982, be and it hereby is modified to the extent that the intervention granted Hancock County be and it hereby is limited to consideration of test year expenditures associated with the Hancock County generating facility as they may affect this rate proceeding.

Done at Frankfort, Kentucky, this 16th day of November, 1982.

Chairman

Saturne Fundale

Vide Chairman

Language

ATTEST:

Secretary