

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

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In the Matter of:

BIG RIVERS ELECTRIC CORPORATION'S (1))
NOTICE OF CHANGES IN ITS RATES AND FUEL)
ADJUSTMENT CLAUSE BASE FOR ELECTRICITY)
SOLD TO MEMBER COOPERATIVES, AND (2))
APPLICATION FOR AUTHORITY TO ISSUE) CASE NO.
NOTES OR OTHER EVIDENCES OF INDEBTED-) 9006
NESS, AND (3) APPLICATION FOR APPROVAL)
OF SALE AND LEASE-BACK OF ITS D. B.)
WILSON STATION GENERATING UNIT 1 AND)
ASSOCIATED FACILITIES)

-and-

THE APPLICATION OF BIG RIVERS ELECTRIC)
CORPORATION FOR AN ORDER AUTHORIZING IT)
TO (a) BORROW \$1,110,740,000.00 FROM)
THE UNITED STATES OF AMERICA THROUGH)
THE RURAL ELECTRIFICATION ADMINISTRA-) CASE NO.
TION OR THE FEDERAL FINANCING BANK OR) 7990
OTHER ELIGIBLE LENDER UNDER 12 U.S.C.)
SEC. 2285(b), AND TO (b) ISSUE)
APPROPRIATE EVIDENCE OF INDEBTEDNESS)
TO SECURE THAT DEBT)

O R D E R

At the October 16, 1984, public hearing, Big Rivers Electric Corporation ("Big Rivers") made an oral Motion, by counsel, to withdraw these cases. Parties attending the hearing orally agreed to the Motion. Moreover, Big Rivers' four power distribution cooperatives¹ were in attendance and also made oral

¹Henderson-Union Rural Electric Cooperative Corporation, Case No. 9007; Green River Electric Corporation, Case No. 9008; Meade County Rural Electric Cooperative Corporation, Case No. 9009; and Jackson Purchase Electric Cooperative Corporation, Case No. 9010.

Motions to withdraw their respective cases which were filed to pass-through any wholesale cost increase approved in the Big Rivers case. The Commission orally sustained these Motions.

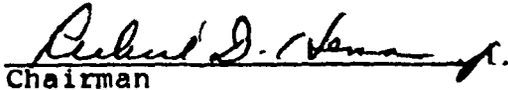
The reason for Big Rivers' Motion is that it has been unable to obtain guaranteed credit approval from its principal lender, U. S. Department of Agriculture, Rural Electrification Administration, for the sale/lease-back of its Wilson No. 1 Unit, nor reach agreement on rate levels with its principal users of electric power. It is, therefore, unable to proceed with the case in its present form and intends to file another rate application later this year.

The Commission, having considered the Motion and being advised, HEREBY ORDERS That the case be and it hereby is dismissed without prejudice.

IT IS FURTHER ORDERED That the public meeting scheduled in this case in Madisonville, Kentucky, on Monday, October 29, 1984, at the Madisonville Community College, be and it hereby is also cancelled.

Done at Frankfort, Kentucky, this 18th day of October, 1984.

PUBLIC SERVICE COMMISSION


Chairman


Vice Chairman


Commissioner

ATTEST:

Secretary