COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

NOTICE OF PURCHASED GAS ADJUSTMENT) FILING OF JOHNSON COUNTY GAS) CASE NO. 10415-C COMPANY, INC.)

ORDER

On March 12, 1991, in Case No. 10415-C, Johnson County Gas Company, Inc. ("Johnson County") filed an application pursuant to its purchased gas adjustment clause to pass through to its customers wholesale decreases in gas costs from its suppliers. On April 2, 1991, the Commission entered an Order requesting further information in support of Johnson County's proposed rates. On April 18, 1991, Johnson County filed its response.

After reviewing the record in this case and being otherwise sufficiently advised, the Commission finds that:

1. Johnson County's notice of March 12, 1991 proposed to pass through to its customers a decrease in rates in the amount of \$36,173 or 95.45 cents per Mcf effective March 1, 1991. This includes a revision contained in Johnson County's April 18, 1991 response that was made to reflect all charges from Kentucky West Virginia Gas Company ("Kentucky West").

2. Johnson County requested an effective date of March 1, 1991 to implement its decrease. According to supplier notices included with its Narch 12, 1991 application, Kentucky West's decrease was effective March 1, 1991, but decreases from Equitable Resources Energy Company and Centran Corporation were actually effective February 1, 1991. Johnson County should review its supplier billings and, if this is the case, should file a refund plan with this Commission detailing the manner in which it will return overcollections to its customers for the month of February. In any event, Johnson County should file any refund plan necessary to return to its customers overcollections received between March 1, 1991 and the date of this Order.

3. Johnson County's adjustment in rates under the purchased gas adjustment provisions approved by the Commission in its Order in Case No. 10415 dated October 30, 1990 is fair, just, and reasonable, in the public interest, and should be effective with gas supplied on and after March 1, 1991.

IT IS THEREFORE ORDERED that:

1. The rates in the Appendix, attached hereto and incorporated herein, are hereby authorized effective with gas supplied on and after March 1, 1991.

2. Within 30 days of the date of this Order, Johnson County shall file with this Commission its revised tariffs setting out the rates authorized herein.

3. Within 30 days of the date of this Order, Johnson County shall file any refund plan necessary to return overcollections to its customers.

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Done at Frankfort, Kentucky, this 26th day of June, 1991.

PUBLIC SERVICE COMMISSION

Chairman $\overline{\mathbf{v}}$ hairman Commissioner

ATTEST:

Executi ve Di rector

APPENDIX

APPENDIX TO AN ORDER OF THE KENTUCKY PUBLIC SERVICE COMMISSION IN CASE NO. 10415-C DATED 6/26/91

The following rates and charges are prescribed for the customers served by Johnson County Gas Company, Inc. All other rates and charges not specifically mentioned herein shall remain the same as those in effect under authority of this Commission prior to the effective date of this Order.

RATES:

Customer Charge	\$ 3.00
All Mcf	
Base Rate Surcharge	\$ 5.6852
Total Rate per Mcf	\$ 8.2011

A surcharge of \$.4155 will be added to the above rates until the obligation owed to Kentucky West Virginia Gas Company has been discharged, or is recalculated.