COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

۶.

THE TARIFF FILING OF RIDGELEA) INVESTMENTS SEWER DISTRICT TO) CASE NO. 92-186 DISCONNECT FOR NONPAYMENT)

ORDER

Ridgelea Investments, Inc. ("Ridgelea") has requested Commission approval of a provision in its tariff authorizing Bullock Pen Water District ("Bullock Pen") to discontinue water service to a customer who is delinquent in the payment of his or her sewer bill, but is not delinquent in his or her water bill.

Under Ridgelea's proposed tariff change, Bullock Pen would require as a condition of receiving water service that its customers remain current in their account with a private sewer utility. Pursuant to KRS 278.160, a utility shall have in its tariff on file with the Commission all conditions of service established and enforced by it.

Based upon the foregoing, IT IS THEREFORE ORDERED that Bullock Pen be made a party to this proceeding.

IT IS FURTHER ORDERED that Bullock Pen shall file with the Commission, within 14 days from the date of this Order, 5 copies of the following information:

1. Does Bullock Pen propose to require its customers that receive sewer service from Ridgelea as a condition of receiving water service that a customer must remain current in his or her account with Ridgelea. If so, does Bullock Pen intend to change its current tariff to include a provision relating to the proposed arrangement with Ridgelea? If yes, please provide a copy of the proposed tariff change.

2. If Bullock Pen proposes this tariff change, explain the justifications for Bullock Pen's agreeing to the proposed arrangement with Ridgelea.

3. Are there other Bullock Pen customers that are served by private sewer companies other than Ridgelea? If so, will they be similarly required to remain current on their sewer bill as a condition of receiving water service?

Done at Frankfort, Kentucky, this 28th day of August, 1992.

PUBLIC SERVICE COMMISSION

1 thetthe Commission

ATTEST:

Executive Director

۲.