COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

APPLICATION OF KENTUCKY UTILITIES

COMPANY TO AMORTIZE, BY MEANS OF

TEMPORARY DECREASE IN RATES, NET

FUEL COST SAVINGS RECOVERED IN

COAL CONTRACT LITIGATION

COAL CONTRACT LITIGATION

O R D E R

This matter arises upon the letter of Dorothy A. McInturff requesting to intervene in this matter on behalf of her daughter and son-in-law, Alice and Kenneth Greene. Commission Regulation 807 KAR 5:001, Section 3(8), provides that requests for intervention shall specify any special interest in the proceeding. It further provides that full intervention shall be granted if the Commission determines that a person has a special interest in the proceeding which is not otherwise adequately represented or that intervention is likely to present issues or develop facts that will assist the Commission without undue complication or disruption of the proceedings.

As Ms. McInturff is not the real party interest and may not legally represent the interests of her daughter and son-in-law in this matter and as she has not stated any special interest in the proceeding, the Commission finds that her request to intervene should be denied.

IT IS THEREFORE ORDERED that Ms. McInturff's request to intervene is denied.

Done at Frankfort, Kentucky, this 23rd day of September, 1993.

PUBLIC SERVICE COMMISSION

EAT THE COMMISSION

ATTEST:

Executive Director