COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

HENDERSON-UNION RURAL ELECTRIC COOPERATIVE CORPORATION)
COMPLAINANT)
vs.	CASE NO. 93-211
KENTUCKY UTILITIES COMPANY	į
DEFENDANT)

ORDER

On October 18, 1993, Gary E. Peyton, individually, Gary E. Peyton d/b/a Kentucky Processing Co. ("Kentucky Processing"), and Union County Coal Co., Inc. ("Union County Coal"), filed a joint petition for full intervention. Mr. Peyton owns property which is the subject of the electric territorial boundary dispute in this case. Kentucky Processing is a business owned by Mr. Peyton and engaged in the washing and processing of coal mined on the property owned by Mr. Peyton. Union County Coal is a corporation owned by Mr. Peyton and engaged in the mining of coal on properties owned by Mr. Peyton.

Based on the request for intervention, the objection of Henderson-Union Rural Electric Cooperative Corporation and being sufficiently advised, the Commission finds that Mr. Peyton, Kentucky Processing, and Union County Coal have a special interest in this proceeding which is not otherwise adequately represented

and their full intervention is likely to present issues or develop facts without unduly complicating or disrupting the proceeding.

IT IS THEREFORE ORDERED that the petition for full intervention of Gary E. Peyton, Kentucky Processing, and Union County Coal be and it hereby is granted and their intervention shall be consolidated under the name Gary E. Peyton.

Done at Frankfort, Kentucky, this 22nd day of October, 1993.

PUBLIC SERVICE COMMISSION

For the Commission

ATTEST:

Executive Director