COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

ŧ

AN INVESTIGATION OF THE COMPLIANCE) STRATEGIES OF ELECTRIC UTILITIES RELATED) ADMINISTRATIVE TO THE CLEAN AIR ACT AMENDMENTS OF 1990) CASE NO. 339

<u>O_R_D_E_R</u>

On April 21, 1995, Kentucky Utilities Company ("KU") filed a motion requesting the Commission to terminate its investigation of the compliance strategies to be utilized by electric utilities in meeting the requirements of the Clean Air Act Amendments of 1990.

The motion states that each affected utility filed its compliance plan and intervenors were afforded an opportunity to file comments. The Commission then issued an Order, dated August 18, 1993, finding that each compliance plan was unique and that issues relating to such plans and emission allowances should be addressed on a case-by-case basis. The Order also established requirements for the filing of basic information on emission allowances.

The motion also notes that clean air compliance strategies are subject to review as a component of a utility's integrated resource plan filed under 807 KAR 5:058 and to the extent that their costs are to be recovered by environmental surcharge under KRS 278.183.

Based on the motion and being otherwise sufficiently advised, the Commission finds that the requisite information relating to environmental compliance plans and emission allowances is being

filed on a continuing basis and, thus, good cause exists to terminate this investigation. In the event that this information is not continually filed, additional investigation and filing requirements may be needed.

IT IS THEREFORE ORDERED that KU's motion be and it hereby is granted and this docket shall be closed.

Done at Frankfort, Kentucky, this 9th day of June, 1995.

PUBLIC SERVICE COMMISSION man

Commissioner

ATTEST:

Executive Director