

A Touchstone Energy Cooperative



JAN 07 2015

PUBLIC SERVICE COMMISSION

January 5, 2015

Mr. Jeff Derouen Executive Director Kentucky Public Service Commission PO Box 615 Frankfort, KY 40602

Re: Case No. 2014-00051

Dear Mr. Derouen:

Please find enclosed for filing with the Commission in the above-referenced case an original and six copies of the Commission staff's post-hearing request for information concerning the current environmental surcharge case no. 2014-00051. Attached is a signed certificate that the response is true and accurate to the best of my knowledge. I am the witness responsible for responding to the questions related to the information provided.

If you have any questions, please contact me at 606-845-2661.

Respectfully submitted,

Jon K Hazelrigg

Joni K. Hazelrigg President and CEO

Enclosures

## COMMONWEALTH OF KENTUCKY

#### BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

AN EXAMINATION BY THE PUBLIC SERVICE ) COMMISSION OF THE ENVIRONMENTAL SURCHARGE ) MECHANISM OF EAST KENTUCKY POWER COOPERATIVE ) INC FOR THE SIX-MONTH BILLING PERIOD ENDING ) DECEMBER 31, 2013, AND THE PASS-THROUGH ) MECHANISM FOR ITS SIXTEEN MEMBER DISTRIBUTION ) COOPERATIVES )

CASE NO. 2014-00051

# FLEMING-MASON ENERGY COOPERATIVE, INC.'S RESPONSE TO POST-HEARING INFORMATION REQUEST OF COMMISSION STAFF DATED DECEMBER 24, 2014

The affiant, Joni K. Hazelrigg, President & CEO for Fleming-Mason Energy, states that the data presented in this filing is true and correct to the best of her knowledge and belief.

Jou K Hayebrigg

Subscribed and sworn to before me by the affiant, Joni K. Hazelrigg, this 7th day of January, 2015.



Notary Public, State of Kentucky at Large

My Commission expires \_\_\_\_\_\_ 11 - 9 - 17

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## 12. Request:

This question is addressed to EKPC and all of the member distribution cooperatives. If the Commission approves the since inception methodology proposed by South Kentucky, does EKPC and each member distribution cooperative agree that the since inception methodology should be applied to calculate the over-/under-recovery amount for all of the member distribution cooperatives, for this proceeding only, and adopt the amortization exclusion methodology for future proceedings?

#### **Response:**

Yes, Fleming-Mason is in agreement.

Witness: Joni K. Hazelrigg

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### 13. Request:

This question is for all of the member distribution cooperatives. Refer to South Kentucky's response to Staff's Fourth Request, item 3.d., page 6 – 13 of 17. Should the Commission elect to approve the since inception methodology in calculating the over/under balance at December 31, 2013, do the member distribution cooperatives agree with the information in items 13.a. – 13.p. below? If not, provide the correct information along with supporting calculations in electronic format with all cells and formulas intact.

f. Fleming-Mason Energy Cooperative, Inc. will have a net under recovery at December 31,
2013 of \$70,071 [\$173,704 - \$103,633], with an average increase in the residential bill of \$0.95 per month.

Response:

Yes, Fleming-Mason is in agreement.