

## LOUISVILLE

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RECEIVED

September 15, 2004

SEP 1 6 2004

PUBLIC SERVICE

via Federal Express

Ms. Beth O'Donnell
Executive Director
Kentucky Public Service Commission
211 Sower Blvd.
P. O. Box 615
Frankfort, KY 40601

Re: Jackson Purchase Energy Corporation--Advanced Notice of Intent to File Application for Adjustments in Existing Cable Television Attachment Tariff, Case No. 2004-00319

Dear Ms. O'Donnell:

Enclosed for filing with the Public Service Commission of the Commonwealth of Kentucky (the "Commission") is one original and ten (10) copies of Ballard Rural Telephone Cooperative Corporation Inc.'s Motion for Full Intervention in the above-styled case.

In addition, enclosed is a copy for file-stamping. Please return this copy to us in the enclosed self-addressed, stamped envelope. Thank you, and if you have any questions with regard to this matter, please call me.

Very truly yours,

DINSMORE & SHOHL LLP

C. Wallace

Holly C. Wallace

HCW/rk

Enclosures

Mr. Harlon Parker (w/enclosure)

John E. Selent, Esq. (w/o enclosure)

90122v2; 31471-1

## COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

RECEIVED

In the Matter of:

SEP 1 6 2004

JACKSON PURCHASE ENERGY CORPORATION	)	PUBLIC SERVICE COMMISSION
ADVANCED NOTICE OF INTENT TO FILE APPLICATION	I)	Case No. 2004-00319
FOR ADJUSTMENTS IN EXISTING CABLE TELEVISION	)	
ATTACHMENT TARIFF	)	

## **MOTION FOR FULL INTERVENTION**

Ballard Rural Telephone Cooperative Corporation, Inc. ("Ballard Rural"), by counsel, hereby moves the Public Service Commission of the Commonwealth of Kentucky (the "Commission"), pursuant to 807 KAR 5:001 §8, for full intervention in the above-captioned matter. In support of its motion, Ballard Rural states as follows.

- 1. The full name and address of Ballard Rural is Ballard Rural Telephone Cooperative Corporation, Inc., P.O. Box 209, 159 West Second Street, LaCenter, Kentucky 42056. Ballard Rural is a rural incumbent local exchange carrier ("ILEC") which provides local exchange services to residents of its approved service territory.
- 2. Ballard Rural receives pole attachment services from Jackson Purchase Rural Electric Cooperative Corporation ("Jackson Purchase") and occupies approximately 3,292 of Jackson Purchase's poles.
- 3. Just as CATV companies were subject to utility companies' monopoly power prior to the Commission asserting jurisdiction over pole attachment services and rates in Administrative Case No. 251, Ballard Rural is subject to Jackson Purchase's monopoly power with regard to pole attachment rates.

- 4. On February 2, 2004, Ballard Rural filed a formal complaint against Jackson Purchase based on Jackson Purchase's refusal to provide Ballard Rural with fair, just, reasonable and non-discriminatory pole attachment rates. *See* Case No. 2004-00036.
- 5. In Case No. 2004-00036, both parties have suggested rates based on Jackson Purchase's cable television attachment tariff ("CTAT"). *See* Ballard Rural's Motion for Summary Judgment, Case No. 2004-00036; *see also* Jackson Purchase's Response to Ballard Rural's Motion for Summary Judgment, Case No. 2004-00036, p. 9-10.
- 6. As a customer of Jackson Purchase receiving pole attachment services, Ballard Rural will be substantially and detrimentally affected by Jackson Purchase's stated intention to increase its existing CTAT.
- 7. Because of Ballard Rural's fifty-year history with Jackson Purchase and its current case before the Commission concerning Jackson Purchase's pole attachment rates, Ballard Rural is likely to present issues and to develop facts that will assist the Commission in fully considering the effects of Jackson Purchase's proposed increase in CTAT rates.
  - 8. Ballard Rural's interests will not otherwise be fully and adequately represented.
- 9. If Ballard Rural is permitted to fully intervene in this matter, its intervention will not unduly complicate or disrupt the proceedings.

**WHEREFORE,** Ballard Rural respectfully requests that the Commission grant its motion for a full intervention in this proceeding.

Respectfully submitted,

John E. Selent Holly C. Wallace

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COUNSEL TO BALLARD RURAL TELEPHONE COOPERATIVE CORPORATION, INC.

## **CERTIFICATE OF SERVICE**

It is hereby certified that a true and accurate copy of the foregoing was served via First Class United States Mail, postage prepaid, to the following individuals this 15th day of September, 2004:

W. David Denton Walter R. Luttrull III Denton & Keuler, LLP 555 Jefferson Street P.O. Box 929 Paducah, KY 42002-0929

G. Kelly Nuckols President & CEO Jackson Purchase Energy Corporation 2900 Irvin Cobb Drive P.O. Box 4030 Paducah, KY 42002-4030

Frank N. King, Jr. Dorsey, King, Gray, Norment & Hopgood 318 Second Street Henderson, KY 42420

> COUNSEL TO BALLARD RURAL TELEPHONE COOPERATIVE CORPORATION, INC.

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