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COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

FEB 0 2 2007

PUBLIC SERVICE

COMMISSION

In the Matter of:

| A REVIEW PURSUANT TO 807 KAR 5:058 |) |
|------------------------------------|-----------------------|
| OF THE 2006 INTEGRATED RESOURCE |) |
| PLAN OF EAST KENTUCKY POWER |) CASE NO. 2006-00017 |
| COOPERATIVE, INC. | j |

SUPPLEMENTAL PETITION FOR CONFIDENTIAL TREATMENT OF INFORMATION

Comes now the petitioner, East Kentucky Power Cooperative, Inc. ("EKPC") and, as grounds for this Supplemental Petition for Confidential Treatment of Information (the "Amended Petition"), states as follows:

1. This Supplemental Petition is filed subsequent to the filing of EKPC's 2006 Integrated Resource Plan ("IRP") in this case, and relates to confidential information contained in that filing on a CD-ROM disc that is entitled to protection pursuant to 807 KAR 5:001 Section 7 and KRS §61.878 (1) (c) 1 and related sections. References to this information were inadvertently omitted from the original Petition for Confidential Information, which was filed on October 20, 2006. The confidential copy of the CD-ROM disc, designated as the EKPC 2006 Load Forecast Report Appendices A and B data disc, contained all of this information, but without highlighting to indicate this designated information. The redacted copies of these discs obscured the confidential information, but also obscured additional information which should not have been designated as confidential.

- 2. The information designated as confidential in the Appendices A and B CD-ROM includes EKPC member system rate projections, and forecasts and other sensitive information concerning new large electric loads. Disclosure of this information to utilities, independent power producers and power marketers that compete with EKPC and its member systems for the recruitment of customers with new large electric loads, which have the flexibility to locate new consuming facilities in various states or in different retail electric territorial areas in Kentucky, would provide such entities with an unfair competitive advantage over EKPC and its member systems.
- 3. EKPC has enclosed one copy of a corrected confidential version of the subject Appendices A and B CD-ROM from its 2006 IRP, with the confidential information identified by highlighting, and 10 copies of the subject Appendices A and B CD-ROM, with the corrected confidential information redacted. EKPC requests that these discs be substituted for the copies of the Appendices A and B CD-ROM that were originally filed in this case, that the original redacted discs be discarded, and that the original confidential disc be returned to EKPC.
- 4. The identified confidential information is not known outside of EKPC and is distributed within EKPC only to persons with a need to use it for business purposes. It is entitled to confidential treatment pursuant to 807 KAR 5:001 Section 7 and KRS \$61.878(1)(c) 1, for the reasons stated hereinabove, as information which would permit an unfair commercial advantage to competitors of EKPC if disclosed. The subject information is also entitled to protection pursuant to KRS \$61.878(1)(c) 2 c, as records generally recognized as confidential or proprietary which are confidentially disclosed to an agency in conjunction with the regulation of a commercial enterprise.

WHEREFORE, EKPC respectfully requests the Public Service Commission to grant confidential treatment to the identified information and deny public disclosure of said information.

Respectfully submitted,

CHARLES A. LILE

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ATTORNEY FOR EAST KENTUCKY POWER COOPERATIVE, INC.

CERTIFICATE OF SERVICE

This is to certify that an original and 10 copies of the foregoing Supplemental Petition for Confidential Treatment of Information in the above-styled case were sent by overnight delivery to the office of the Public Service Commission, 211 Sower Boulevard, Frankfort, KY 40601, and copies were mailed to parties of record in this case, this 1st day of February, 2007.

CHARLES A. LILE

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