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PUBLIC SERVICE COMMISSION

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March 7, 2006

VIA FACSIMILE (502) 564-9625

Ms. Elizabeth O'Donnell Public Service Commission 211 Sower Boulevard Frankfort, Kentucky 40601

Re: Case No. 2006-00075 Request for Exercise of Jurisdiction and Denial of February 16, 2006, Application of Kenergy Corp.

Dear Ms. O'Donnell:

Our law firm represents the Salmon Family Farms, LLC, the owners of the real property which is the subject of the Application of Kenergy Corp. for Approval of a Temporary Electric Service Construction Site in Case No. 2006-00075. On behalf of the landowners, please consider this letter as a request that the Commission exercise its jurisdiction in this matter and also an Objection on behalf of the Salmon Family Farms, LLC, to the approval of Kenergy Corp, February 16, 2006, Application. Although this Objection is filed, no notice of the filing of the application herein has ever been received by the representatives of the Salmon Family Farms, LLC, or knowledge of its filing prior to March 6, 2006.

Please be advised that there is no longer a valid transmission line easement which would allow for the assignment of any right by Kentucky Utilities Company ("KU") to assign to Kenergy any right to the use of the former abandoned transmission line. There is no underlying property right which can be assigned by KU to Kenergy Corp. Pursuant to the letter dated February 22nd, Salmon Family Farms, LLC, advised KU that its prior line had been abandoned and had expired by its own terms. A copy of the February 22, 2006, letter to KU is attached hereto, the terms of which are incorporated hereby by reference. The February 16, 2006, application of Kenergy also confirms that the prior Transmission Line had been abandoned.

* Also Licensed in Florida and Tennessee

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In lieu of negotiating with the owners, the Applicant, Kenergy, through its contractors, have unlawfully entered the Salmon Family Farm, LLC, real property and erected a pole and begin actions to re-electrify the prior abandoned lines without the prior knowledge or consent of the owners of the real property. Again, KU has no valid existing property right which can be assigned or transferred by KU, short of the filing of a condemnation action. The property owners are unsure of any agreement between Kenergy and Hopkins County Coal (the only entity to be serviced by the line) and do not consent to the right of access to this property. The owners of the property Object to the P.S.C. approval of the application, and deny the allegations set forth in Paragraph (h) of the Application.

Again, please consider this letter as Salmon Family Farms, LLC, request that the P.S.C. exercise its jurisdiction, and that the Commission deny the Kenergy application. Should you have any additional questions, please do not hesitate to contact me.

Sincerely your

Daniel N. Thomas THOMAS & ARVIN

DNT/slp

Enclosures

cc: Salmon Family Farms, LLC
Mr. J. Gregory Cornett, Esq., Counsel for KU
Mr. Frank N. King, Jr., Esq. Counsel for Kenergy Corp.
Mr. A.W. Turner, Esq.