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October 30, 2006

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PUBLIC SERVICE

Beth O'Donnell Executive Director Public Service Commission 211 Sower Boulevard Frankfort, KY 40601

RE: Joint Application of Kentucky Power Company and Kentucky Association for Community Action, Inc. for the Establishment of a Home Energy Assistance

Program

Case No. 2006-00373

Dear Ms. O'Donnell:

I am writing on behalf of the joint applicant, Kentucky Association for Community Action, Inc. ("KACA"), which I represent in this matter. On or about October 19, 2006, the Attorney General served on KACA's joint applicant, Kentucky Power Company, data requests. The first data request was for information related to the rationale for permitting KP customers who do not use electricity for their primary heat source, to be eligible for the assistance program.

Even though the data request was not directed to my client, I would like to offer the following supplemental information in response to that data request, on behalf of KACA. Many customers of KP use bulk fuel sources or natural gas obtained from municipalities or other suppliers as their primary heating source. Bulk fuel includes coal, wood, and fuel oil. The cost of these bulk fuel sources, as well as the cost of natural gas, have increased dramatically in recent years; however, there is no heating assistance program that provides assistance to customers using these sources for primary heat. Some LIHEAP funds are available for these customers, but no utility sponsored program is in effect for these bulk fuels. Likewise, no utility sponsored program is available through the numerous suppliers of natural gas, other than Columbia Gas. However, very few KP customers are also customers of Columbia Gas.

Because these customers do not have access to a heating assistance program other than the KP program, it is reasonable to expend a portion of the assistance funds available to assist these customers with their electric bills. Keeping the lights and refrigerator on is nearly as important as keeping the heat on. KACA strongly supports allocating a portion of the KP heating assistance funds to those customers who do not use electricity as their primary heating source. If

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you have any questions, please call me.

Sincerely yours,

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Joe F. Childers

cc: Mark R. Overstreet, Esq. Thomas "Kip" Bowmar

Errol K. Wagner

Lawrence W. Cook, Esq.

JFC/lf

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PUBLIC SERVICE COMMISSION

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John E. Selent (502) 540-2315 john.selent@dinslaw.com

October 30, 2006

Beth O'Donnell Executive Director Public Service Commission 211 Sower Blvd. P.O. Box 615 Frankfort, KY 40602-0615



RE: Application of Kentucky RSA #3 Cellular General Partnership for Issuance of a Certificate of Public Convenience and Necessity to Construct a Cell Site (Logan South) in Rural Service Area #3 (Logan) of the Commonwealth of Kentucky - Case No. 2006-00383

Dear Ms. O'Donnell:

The purpose of this letter is to advise the Public Service Commission of the Commonwealth of Kentucky (the "Commission") that Kentucky RSA #3 Cellular General Partnership ("Kentucky RSA #3") is hereby withdrawing its pending application for a certificate of public convenience and necessity in the above referenced matter.

We have been informed by the Joint Logan Cities/County Planning Commission that it has jurisdiction of this matter.

Therefore, Kentucky RSA #3 requests that this matter (Case No. 2006-00383) be dismissed, forthwith.

Thank you and if you have any questions, please call me.

Very truly yours,

DINSMORE & SHOHL LLP

John E. Selent

JES/kwi

cc: Dale Wright, Esq.

Ron Smith Scott McCloud

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