

March 20, 2009

Honorable Dennis G. Howard II  
Assistant Attorney General  
Office of the Attorney General Utility & Rate  
1024 Capital Center Drive  
Suite 200  
Frankfort, KY 40601-8204

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PUBLIC SERVICE  
COMMISSION

Re: Case No. 2007-00455  
Appendix A Item 9,

In accordance with item 9, Big Rivers commits to not waive any of its rights under the termination Agreement, Sections 10.3(dd) or 10.3(ee), to require that the generating facilities be in good condition and that there is a proper demonstration of their capability.

I am a rural customer of Kenergy, and I was told by an employee from the Sebree Plant that the Reid Units could not demonstrate their capability. I was told that the Reid Units had gas units installed but they were never used and that they only had four coal burners which prevents it from reaching its electric capability. Also, I was told that the Reid Unit 2 which is a Gas turbine had not performed a successful test.

The Reid Coal Unit had 8 burners which would allow it to attain 65 megawatts and the Gas Turbine would also attain 65 megawatts which would be the 130 megawatts that is supposed to be obtained.

I do not think the unwind should be allowed to go through unless there is a proper demonstration that the Reid units can obtain 130 megawatts.

I feel your office should make sure that the Public Service Commission does its homework and makes sure that all commitments set forth in Appendices A and B are completed prior to this unwind occurring.

Sincerely,

*Carl Whitzell*

Kenergy Customer

Cc: Jeff Derouen  
Executive Director  
Public Service Commission  
P.O. Box 615  
Frankfort, KY 40602