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September 12, 2008

Richard W. Bertelson, III, Esq.
Public Service Commission
211 Sower Blvd
P.O. Box 615
Frankfort, Kentucky 40602

Re: Bruce William Stansbury v.
Shelby Energy Cooperative, Inc.
Case No. 2008-00277

RECEIVED
SEP 15 2008
PUBLIC SERVICE
COMMISSION

Dear Rick:

On Friday, September 5, 2008, we filed an Answer to Amended Complaint on behalf of Shelby Energy Cooperative, Inc. and inadvertently sent the unsigned signature page. Please find enclosed the original signed signature page to correct this error. Please substitute it for the unsigned original previously sent. In the event we need to refile another original Answer, please so advise. Thank you.

Yours truly,

MATHIS, RIGGS & PRATHER, P.S.C.

BY: 

Donald T. Prather

professional engineer. Since his retirement, he has invoiced the cooperative only once during that time for numerous telephone calls, advice and overall discussion. He is not "continuing to be paid."

5. The Complaint and Amended Complaint were filed by a former embittered employee of SEC solely for the purpose of embarrassing and harassing SEC and SEC's employees. The original Complaint contained highly personal and embarrassing information about other dedicated and hard-working employees. The unprovoked and inexcusable attempted disclosure of these private matters is evidence of Stansbury's insensitivity to the feelings and rights of those other employees.

6. SEC has already agreed to a limited management audit in Case No. 2008-00069, which renders moot Stansbury's call for a management audit. We are certain the Commission Staff will seek to investigate any other areas of operation which require improvement.

WHEREFORE, SEC respectfully requests the following relief:

1. That the Commission dismiss the Complaint and the Amended Complaint in its entirety because it has no validity whatsoever and is a needless waste of the resources of the Commission and SEC.

2. That the Commission deny Stansbury's request for a complete management audit because it is completely unjustified.

3. That pursuant to SEC's prior motion filed herein, the Commission permanently seal the confidential records improperly obtained by Stansbury and filed in this action without authorization.

4. Any and all other relief to which it may be entitled.

Respectfully submitted,
MATHIS, RIGGS & PRATHER, P.S.C.

By:  _____

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