

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

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**PUBLIC SERVICE
COMMISSION**

In the Matter of:

CONSIDERATION OF THE NEW FEDERAL)
STANDARDS OF THE ENERGY) CASE NO. 2008-00408
INDEPENDENCE AND SECURITY ACT OF)
2007)

**Motion To Amend The Testimony
Of Errol K. Wagner**

Kentucky Power Company moves the Commission for leave to amend the testimony of Errol K. Wagner filed with the Commission on January 12, 2009. Kentucky Power further seeks leave to substitute an amended page 16 for the previously filed page 16 of Mr. Wagner's testimony.

At lines 26 and 27 of page 16 of his January 12, 2009 testimony Mr. Wagner states: "Thus far, Kentucky Power has no net metering or green pricing customers." In fact, at the time the testimony was filed Kentucky Power had several green pricing customers.

Substituted page 16, tendered herewith, contains the corrected testimony.

Wherefore, Kentucky Power respectfully requests that it be granted leave to amend the January 12, 2009 testimony of Errol K. Wagner, and that amended page 16 tendered herewith be substituted for page 16 of the previously filed testimony.

Respectfully submitted,

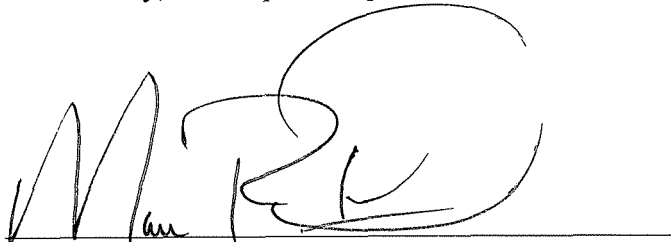


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I hereby certify that a copy of the foregoing was served by United States First Class Mail, postage prepaid, on this 24th day of February, 2009 upon the persons listed on the attached list:



Mark R. Overstreet

1 efficiency of the electrical system is improved by reduction in peak usage that is shifted
2 to off-peak time periods.

3 **Q. HOW DO INTERRUPTIBLE TARIFFS PROMOTE ENERGY EFFICIENCY?**

4
5 A. Interruptible tariffs contain features that require participating customers to reduce load
6 upon request of the Company. The Company may request load reductions when
7 available capacity is constrained, market prices are high or an emergency condition
8 exists. Interruptible tariff features may allow the Company to avoid, or to at least
9 postpone, the need for additional generating capacity, thereby improving the efficient use
10 of existing capacity.

11 **Q. HAS KENTUCKY POWER TAKEN ANY STEPS RECENTLY WITH RESPECT**
12 **TO RATE DESIGN MODIFICATIONS OR NEW TARIFF OFFERINGS THAT**
13 **PROMOTE ENERGY EFFICIENCY INVESTMENT?**

14
15 A. Yes. Kentucky Power first offered net metering service to its customers in May, 2005.
16 In its last rate case, whereby rates became effective in March, 2006, the Company
17 removed the declining block structure from its standard residential tariff. In June, 2008,
18 the Company implemented an Experimental Real-Time Pricing Tariff for its large
19 commercial and industrial customers. Most recently, Kentucky Power instituted a Green
20 Pricing Option Rider for its customers in August, 2008.

21 **Q. HOW DO NET METERING SERVICE AND GREEN PRICING PROMOTE**
22 **ENERGY EFFICIENCY?**

23
24 A. While net metering and green pricing may not generally be thought of as “energy
25 efficiency” programs, both programs encourage the use of renewable energy resources
26 which, in turn, may provide for more efficient use of all energy resources. Thus far,
27 Kentucky Power has no net metering customers, and only minimal (less than 15) green
28 pricing customers.

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