GRANT. ROSE & PUMPHREY

ATTORNEYS-AT-LAW
51 SOUTH MAIN STREET
WINCHESTER, KENTUCKY 40391
(859)744-6828

JUL 13 2009

PUBLIC SERVICE COMMISSION

HAND DELIVERED

R. RUSSELL GRANT (1915-1977)

> FAX (859) 744-6855

ROBERT LEE ROSE

July 13, 2009

Mr. Jeff Derouen Executive Director Public Service Commission 211 Sower Boulevard Frankfort, Kentucky 40602

Re: PSC Case No. 2009-00039

Dear Mr. Derouen:

Pursuant to the Commission's Order dated July 7, 2009 in Case No. 2009-00039, we are filing the original and five copies of the Clark Energy Cooperative's responses to the Supplemental Data Request.

Very truly yours,

Tall I Min

Robert L Rose

Grant, Rose & Pumphrey

Enclosures

COMMONWEALTH OF KENTUCKY

JUL 13 2009 PUBLIC SERVICE

COMMISSION

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

AN EXAMINATION BY THE PUBLIC SERVICE)
COMMISSION OF THE ENVIRONMENTAL) CASE NO.
SURCHARGE MECHANISM OF EAST KENTUCKY) 2009-00039
POWER COOPERATIVE, INC. FOR THE SIX-)
MONTH BILLING PERIODS ENDING)
DECEMBER 31, 2007; JUNE 30, 2008; AND)
DECEMBER 31, 2008; AND THE PASS-)
THROUGH MECHANISM FOR ITS SIXTEEN)
MEMBER DISTRIBUTION COOPERATIVES)

RESPONSES OF CLARK ENERGY COOPERATIVE, INC. TO COMMISSION'S ORDER OF JULY 7, 2009

Comes Clark Energy Cooperative, Inc., by counsel and pursuant to the Order entered herein on July 7, 2009 files its Responses.

Paul G. Embs, President and C.E.O. of Clark Energy Cooperative, Inc., is the witness responsible for Clark Energy Cooperative, Inc.'s responses to the questions in the Supplemental Data Request.

GRANT, ROSE & PUMPHREY

By: Mult flay
Robert L. Rose

51 South Main Street

Winchester, Kentucky 40391 ATTORNEYS FOR CLARK ENERGY

COOPERATIVE, INC.

CERTIFICATE OF SERVICE

This is to certify these Responses of Clark Energy Cooperative, Inc. to the Order of the Public Service Commission entered herein on July 7, 2009 have been served upon the Public Service Commission by hand delivering the original and five true and accurate copies to the Public Service Commission on this 13 th day of July, 2009.

This is to further certify these Responses of Clark Energy Cooperative, Inc. to the Order of the Public Service Commission entered herein on July 7, 2009 have been served on July 13, 2009 by regular mail, first class postage prepaid, to the following parties to this action:

Honorable James M. Crawford Honorable Micael L. Kertz Attorney At Law Crawford & Baxter, P.S.C. P. O. Box 353 Carrollton, KY 41008

Sharon K. Carson Finance & Accounting Manager President/General Manager Jackson Energy Cooperative 115 Jackson Energy Lane McKee, KY 40447

Debbie Martin President/CEO Shelby Energy Coop., Inc. 620 Old Finchville Rd. Shelbyville, KY 40065-1714 Gray, KY 40734

Carol H. Fraley President/CEO Grayson RECC 109 Bagby Park Grayson, KY 41143

Kerry K. Howard General Manager/CEO Licking Valley RECC P. O. Box 605 West Liberty, KY 41472

J. Larry Hicks General Manager Salt River ECC P. O. Box 609 Bardstown, KY 40004 Attorney At Law Boehm, Kurtz & Lowery 36 East Seventh St, Suite 1510 Cincinnati, OH 45202

Bobby D. Sexton Big Sandy RECC 504 11th Street Paintsville, KY 41240-1422

Ted Hampton Manager Cumberland Valley Electric P. O. Box 440

James I. Jacobus President/CEO Inter-County ECC P. O. Box 87 Danville, KY 40423-0087

Michael L. Miller President/CEO Nolin RECC 411 Ring Road Elizabethtown, KY 42701

Bill Prather President/CEO Farmers RECC P. O. Box 1298 Glasgow, KY 42142 Honorable Marvin W. Suit Attorney At Law Suit, McCartney & Price, PLLC 207 Court Square Flemingsburg, KY 41041

Daniel W. Brewer President/CEO Blue Grass Energy Cooperative P. O. Box 990 Nicholasville, KY 40340-0990

Anthony Campbell President/CEO East Kentucky Power Coop., Inc. 4775 Lexington Road P. O. Box 707 Winchester, KY 40392-0707

Barry L. Myers Manager Taylor County RECC P. O. Box 100 Campbellsville, KY 42719

Allen Anderson Manager South Kentucky RECC P. O. Box 910 Somerset, KY 40502-0910

Of Counsel for Clark Energy Cooperative, Inc.

COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

IN THE MATTER OF:	
AN EXAMINATION BY THE PUBLIC SERVICE COMMISSION OF THE ENVIRONMENTAL SURCHARGE MECHANISM OF EAST KENTUCKY POWER COOPERATIVE, INC. FOR THE SIX-MONTH BILLING PERIODS ENDING DECEMBER 31, 2007; JUNE 30, 2008; AND DECEMBER 31, 2008; AND THE PASS-THROUGH MECHANISM FOR ITS SIXTEEN MEMBER DISTRIBUTION COOPERATIVES))) CASE NO. 2009-00039)))
CERTIFICATE	
STATE OF KENTUCKY) COUNTY OF CLARK)	
Paul G. Embs, being duly sworn, states that he has s	upervised the preparation of the
responses of Clark Energy Cooperative, Inc. to the Public S	ervice Commission Data Requests in
the above-referenced case dated July 7, 2009, and that the n	natters and things set forth therein are
true and accurate to the best of his knowledge information	and belief formed after reasonable

Paul G. Embs
President & CEO

Subscribed and sworn before me on this

__ day of July, 2009.

Notary Public

My Commission expires:

inquiry.

Question No. 1:

Refer to the questions in the Appendix of the Commission Order Dated April 14, 2009.

a. Are you proposing as part of this case to revise the allocation methodology that you currently use to pass through EKPC's environmental surcharge to your retail customers? If yes, identify the revised allocation methodology you propose to adopt and the specific retail rate classes that will be subject to the revised allocation methodology.

Answer:

Clark is not proposing to revise the allocation methodology currently used to pass through EKPC's environmental surcharge to the retail customers.

b. Have the customers that are proposed to be billed under the revised allocation methodology been notified of the proposed change? If yes, provide a copy of the customer notice.

Answer:

Clark is not proposing to revise the allocation methodology.

c. State whether a change to your retail allocation methodology for billing the environmental surcharge will require a change to the existing language in your environmental surcharge tariff and, if so, provide a statement showing, with cross-outs and italicized inserts, all proposed changes. A copy of the current rate schedule can be used to show the proposed changes.

Answer:

Clark is not proposing to revise the allocation methodology.