January 28, 2013

Mr. Jeff Derouen
Executive Director
Kentucky Public Service Commission
211 Sower Boulevard
Post Office Box 615
Frankfort, Kentucky 40602

RE: PSC Case No. 2012-00428

Dear Mr. Derouen:

East Kentucky Power Cooperative, Inc. (EKPC), submits this filing in the above-referenced case on its own behalf and on behalf of its member systems: Big Sandy RECC, Blue Grass Energy Cooperative, Clark Energy Cooperative, Cumberland Valley Electric, Farmers RECC, Fleming-Mason Energy Cooperative, Grayson RECC, Inter-County Energy Cooperative, Jackson Energy Cooperative, Licking Valley RECC, Nolin RECC, Owen Electric Cooperative, Salt River Electric Cooperative, Shelby Energy Cooperative, South Kentucky RECC, and Taylor County RECC. Please find enclosed an original and ten copies of the testimony of Isaac S. Scott.

Please feel free to call if you have any questions.

Sincerely,

Mark David Goss
Counsel

Enclosures

Cc: Parties of Record
COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

CONSIDERATION OF THE IMPLEMENTATION
OF SMART GRID AND SMART METER
TECHNOLOGIES

CASE NO. 2012-00428

DIRECT TESTIMONY OF ISAAC S. SCOTT
ON BEHALF OF EAST KENTUCKY POWER COOPERATIVE, INC.
AND ITS 16 MEMBER DISTRIBUTION COOPERATIVES

Filed: January 28, 2013
Q. Please state your name, business address, and occupation.

A. My name is Isaac S. Scott and my business address is East Kentucky Power Cooperative, Inc. (“EKPC”), 4775 Lexington Road, Winchester, Kentucky 40391. I am the Manager of Pricing for EKPC.

Q. Please state your education and professional experience.

A. I received a B.S. degree in Accounting, with distinction, from the University of Kentucky in 1979. After graduation I was employed by the Kentucky Auditor of Public Accounts, where I performed audits of numerous state agencies. In December 1985, I transferred to the Kentucky Public Service Commission (“Commission”) as a public utilities financial analyst, concentrating on the electric and natural gas industries. In August 2001, I became manager of the Electric and Gas Revenue Requirements Branch in the Division of Financial Analysis at the Commission. In this position I supervised the preparation of revenue requirement determinations for electric and natural gas utilities as well as determined the revenue requirements for the major electric and natural gas utilities in Kentucky. I retired from the Commission effective August 1, 2008. In November 2008, I became the Manager of Pricing at EKPC.

Q. Please provide a brief description of your duties at EKPC.

A. As Manager of Pricing, I am responsible for rate-making activities which include designing and developing wholesale and retail electric rates and developing pricing concepts and methodologies. I report directly to the Director of Regulatory Services.

Q. What is the purpose of your testimony in this proceeding and upon whose behalf are you filing this testimony?

A. The purpose of my testimony is to comply with the provisions of the Commission’s October 1, 2012 Order in this case directing that initial testimony be filed by the

Q. **What topics are to be addressed in the initial testimony?**

A. On page 8 of the October 1, 2012 Order, the Commission directed that the initial testimony shall address, but not be limited to, the Energy Independence and Security Act of 2007 ("EISA 2007") Smart Grid Investment Standard, the EISA 2007 Smart Grid Information Standard, the March 25, 2011 Report of the Joint Parties,\(^1\) the March 25, 2011 Joint Comments of the Attorney General ("AG") and the Community Action Council for Lexington-Fayette, Bourbon, Harrison and Nicholas Counties, Inc. ("CAC"), the September 18, 2012 report titled Kentucky’s Smart Grid Roadmap ("Smart Grid Roadmap")\(^2\), and dynamic pricing.

**EISA 2007 Smart Grid Investment Standard**

Q. **What are the requirements of the EISA 2007 Smart Grid Investment Standard?**

A. Section 1307, part 16 of the EISA 2007 contains the Smart Grid Investment Standard. This section of the EISA amends the Public Utility Regulatory Policies Act of 1978

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\(^1\) The Joint Parties was a collaborative of all the utilities of record in Administrative Case No. 2008-00408.  
\(^2\) The Smart Grid Roadmap is a document resulting from the Kentucky Smart Grid Roadmap Initiative, a collaborative effort between the University of Louisville’s Conn Center for Renewable Energy Research and the University of Kentucky’s Power and Energy Institute to analyze the existing power infrastructure in Kentucky and develop recommendations for future grid modernization efforts. See the October 1, 2012 Order at page 7.
(“PURPA”). Part 16 has three parts. The first part, titled “In General” requires that
“Each State shall consider requiring that, prior to undertaking investments in
nonadvanced grid technologies, an electric utility of the State demonstrate to the State
that the electric utility considered an investment in a qualified smart grid system based on
appropriate factors, including (i) total costs; (ii) cost-effectiveness; (iii) improved
reliability; (iv) security; (v) system performance; and (vi) societal benefit.” The second
part, titled “Rate Recovery” requires that “Each State shall consider authorizing each
electric utility of the State to recover from ratepayers any capital, operating expenditure,
or other costs of the electric utility relating to the deployment of a qualified smart grid
system, including a reasonable rate of return on the capital expenditures of the electric
utility for the deployment of the qualified smart grid system.” The last part, titled
“Obsolete Equipment” requires that “Each State shall consider authorizing any electric
utility or other party of the State to deploy a qualified smart grid system to recover in a
timely manner the remaining book-value costs of any equipment rendered obsolete by the
deployment of the qualified smart grid system, based on the remaining depreciable life of
the obsolete equipment.”

Q. **Did the Commission previously rule on the adoption of the Smart Grid Investment
   Standard, and if so, why is it being considered as part of this case?**

A. In the October 6, 2011 Order in Administrative Case No. 2008-00408, the Commission
did adopt the Smart Grid Investment Standard. However, the electric generating utilities
filed motions requesting rehearing and clarification and suggested adoption of the Smart
Grid Investment Standard be deferred, given the Commission’s expressed intent to
establish a new administrative proceeding to address smart grid and smart meter issues.
The Commission granted the request for rehearing and consideration of deferral in its
November 17, 2011 Order. In the July 24, 2012 Order, the Commission amended the October 6, 2011 Order, finding and ordering that the Smart Grid Investment Standard would not be adopted at that time and a decision on whether to adopt that standard would be deferred to the completion of a new Smart Grid/Smart Meter administrative case.

Q. What is EKPC’s and its Members’ position concerning the adoption of the Smart Grid Investment Standard?

A. In Administrative Case No. 2008-00408 EKPC and its Members took the position that the Commission should not adopt the Smart Grid Investment Standard as proposed. EKPC and its Members suggested as an alternative that the Commission consider establishing a collaborative process with the utilities and other stakeholders to monitor Smart Grid developments, identify promising new technologies and concepts, and to potentially engage in pilot programs on a voluntary basis that appear to offer net benefits. In the four years since taking that position, EKPC and its Members have monitored Smart Grid information and participated in the development of the March 25, 2011 Report of the Joint Parties. EKPC and its Members still take the position that the Commission should not adopt the Smart Grid Investment Standard or a Kentucky-specific version of the Standard at this time.

Q. Would you explain why this is still the position of EKPC and its Members?

A. Yes. To the extent required by current statutes and regulations, EKPC and its Members believe that the Commission has sufficient authority to evaluate the reasonableness of a utility’s proposed investment in either nonadvanced grid technologies or qualified smart grid systems. EKPC and its Members also believe the consideration of total costs, cost-effectiveness, improved reliability, security, and system performance are all reasonable and appropriate factors to consider when evaluating either nonadvanced grid technologies
or qualified smart grid systems. We further believe the Commission has previously taken
these factors into consideration when reviewing utility investments. However, EKPC and
its Members oppose the inclusion of “societal benefits” when evaluating the
reasonableness of a proposed investment in either nonadvanced grid technologies or
qualified smart grid systems. While other states have incorporated the consideration of
societal benefits when evaluating the reasonableness of a utility investment, Kentucky
has not, and the fact that the investment may be a qualified smart grid system does not
warrant such a change now. Further, the societal benefits associated with qualified smart
grid systems would be extremely difficult to quantify, especially when customer
acceptance of a particular qualified smart grid system is not certain as appears to be the
case at this time.

EKPC and its Members believe that the Commission has previously provided for
recovery through rates of those capital investments, operating expenditures, and other
associated costs of utility investment found to be reasonable and cost-effective. There
should be no deviation from this approach simply because the investment may be a
qualified smart grid system.

Lastly, EKPC and its Members believe obsolescence needs to be addressed when
considering the deployment of qualified smart grid systems. Several of the Members
have been faced with this issue in conjunction with their deployment of Advanced
Metering Infrastructure (“AMI”). However, timely recovery of the remaining book value
of obsolete equipment may not be possible if the recovery is based exclusively on the
remaining depreciable life of the obsolete equipment. The Commission’s experience
with the telecommunications industries dealing with technological obsolescence may be
helpful in determining the factors to be considered when establishing timely recovery.
Q. In Administrative Case No. 2008-00408 EKPC and its Members suggested the alternative that a collaborative process may be more appropriate to deal with investment issues the Smart Grid Investment Standard tries to address. What is EKPC and its Members position concerning a collaborative process?

A. EKPC and its Members are willing to participate in a collaborative process with the other jurisdictional electric utilities as we try to sort through and resolve these issues related to Smart Grid investments. In the October 1, 2012 Order that initiated this case, the Commission noted the collaborative efforts of the jurisdictional utilities in Administrative Case No. 2008-00408 that resulted in the March 25, 2011 Report of the Joint Parties. The Commission also indicated that the procedural schedule in this case was developed with a continuation of that previous collaborative effort in mind. Consequently, it appears now that a collaborative process may be preferable as a part of the overall approach to addressing Smart Grid investments, rather than an alternative approach.

EISA 2007 Smart Grid Information Standard

Q. What are the requirements of the EISA 2007 Smart Grid Information Standard?

A. Section 1307, part 17 contains the Smart Grid Information Standard. Like the Smart Grid Investment Standard contained in part 16, this section of the EISA amends PURPA. Part 17 has three parts. The first part, titled “Standard” requires that “All electricity purchasers shall be provided direct access, in written or electronic machine-readable form as appropriate, to information from their electricity provider as provided in subparagraph (B).” The second part, titled “Information” and referenced as “subparagraph (B)” requires that any information provided under this section, to the extent practicable, shall include the following four components:
“(i) Prices – Purchasers and other interested persons shall be provided with information on (I) time-based electricity prices in the wholesale electricity market; and (II) time-based electricity retail prices or rates that are available to the purchasers.”

“(ii) Usage – Purchasers shall be provided with the number of electricity units, expressed in kWh, purchased by them.”

“(iii) Intervals and Projections – Updates of information on prices and usage shall be offered on not less than a daily basis, shall include hourly price and use information, where available, and shall include a day-ahead projection of such price information to the extent available.”

“(iv) Sources – Purchasers and other interested persons shall be provided annually with written information on the sources of the power provided by the utility, to the extent it can be determined, by type of generation, including greenhouse gas emissions associated with each type of generation, for intervals during which such information is available on a cost-effective basis.”

The last part, titled “Access” requires that “Purchasers shall be able to access their own information at any time through the Internet and on other means of communication elected by that utility for Smart Grid applications. Other interested persons shall be able to access information not specific to any purchaser through the Internet. Information specific to any purchaser shall be provided solely to that purchaser.”

Q. In Administrative Case No. 2008-00408, none of the jurisdictional electric utilities expressed support for the adoption of the Smart Grid Information Standard. In its October 6, 2011 Order, the Commission declined to adopt the Smart Grid Information Standard at that time and concluded that it would be further addressed as part of a new proceeding reviewing Smart Meter and Smart Grid deployment.
issues. What is the current position of EKPC and its Members concerning the 

Smart Grid Information Standard?

A. EKPC and its Members have again reviewed the Smart Grid Information Standard and 
have concluded and recommend for a second time that the Commission not adopt this 
standard at this time. EKPC and its Members believe that the deployment of Smart Grid 
and Smart Meter applications are still in the developmental stage and thus information 
needs are not clearly defined. The Smart Grid Information Standard appears to have been 
developed on the assumption that all or a significant majority of a utility’s customers 
were paying for electricity under time-based or time-of-use pricing options. Certainly the 
pricing, interval, and projection information requirements of subparagraph (B) of the 
Smart Grid Information Standard would be necessary to support time-based or time-of-
use pricing options. However, EKPC and its Members believe the offering of time-based 
or time-of-use pricing options currently is limited to voluntary pilot programs and will 
likely remain so for some time. Consequently, at the present time there is no need to 
require utilities to provide the extensive pricing, interval, and projection information the 
Smart Grid Information Standard requires.

EKPC and its Members also note that the Smart Grid Information Standard is silent 
concerning the costs that will be incurred to provide the information detail required. In 
fact, the “Sources” section of subparagraph (B) is the only section to include the 
consideration of the information being available on a cost-effective basis. Developing 
and maintaining data bases to provide the information required in subparagraph (B) of the 
Smart Grid Information Standard will require investments in equipment and software and 
require the dedication of personnel which will result in additional costs for the utility. 
Unlike the Smart Grid Investment Standard, the Smart Grid Information Standard does
not address the issue of the recovery of the costs of providing these information requirements.

EKPC and its Members are concerned by the requirements of the “Access” section of the Smart Grid Information Standard. Making customer energy use information available in real time and accessible through the Internet may make utilities subject to privacy laws that previously were not a utility concern. Concerns for the privacy of customer information make the access issue much more complex than simply making the information available.

Finally, EKPC and its Members have a concern about the lack of a definition of who “other interested persons” are, as referenced in the Smart Grid Information Standard. EKPC and its Members have reviewed Title XIII of the EISA 2007, Sections 1301 through 1309, which address the Smart Grid, and specifically Section 1307 which includes the Smart Grid Information Standard. There is no definition of the term “other interested persons” provided anywhere in these sections. “Other interested persons” could mean university personnel studying customer usage and response patterns, regulatory commission personnel examining shifts in customer consumption due to new time-of-use pricing options, or competing utilities looking for customer blocks to “cherry pick” from the incumbent utility.

**March 25, 2011 Report of the Joint Parties**

**Q.** What is the March 25, 2011 Report of the Joint Parties and were EKPC and its Members involved in the development of the report?

**A.** The March 25, 2011 Report of the Joint Parties was the joint response to issues raised in the Commission Staff’s February 19, 2010 Smart Meter and Smart Grid Guidance Document that was part of Administrative Case No. 2008-00408. The joint response was
prepared through a collaborative effort by all the jurisdictional electric and natural gas utilities that were parties to that case. EKPC and its Members participated in the discussions and conference calls that were part of the collaborative effort. While the AG and CAC were included in some of the discussions, those groups decided it was more appropriate for them to submit comments separately.

Q. **Does EKPC and its Members continue to agree with the discussions and conclusions contained in the March 25, 2011 Report of the Joint Parties?**

A. Yes, EKPC and its Members continue to be in agreement with the discussions and conclusions contained in the report. We also believe certain topics covered in the report need additional emphasis or comment. This additional emphasis and comments will be covered in the following pages of my testimony.

Q. **How will your presentation of this additional emphasis and comments be organized?**

A. The topic or subject lines from the March 25, 2011 Report along with the applicable page number from the report will be listed and then the additional emphasis or comments of EKPC and its Members will follow.

5. **Benefits from Smart Meter Functionality – pages 12 through 14.** EKPC and its Members believe that the benefits listed in this section represent reasonable *potential* benefits resulting from Smart Meter deployment. However, in many instances potential benefits becoming actual benefits is heavily dependent upon customer acceptance of the Smart Meter and the customer’s willingness to act upon the information provided via the Smart Meter. Consequently, while it is reasonable to expect many of these benefits will occur with Smart Meter deployment, the listed benefits cannot be guaranteed to occur by the utility at this time.
6. Benefits from Smart Grid Functionality – pages 15 through 17. Similar to the benefits from Smart Meter functionality, EKPC and its Members believe that the benefits listed in this section represent reasonable potential benefits resulting from Smart Grid deployment. However, in some cases the listed benefit is based on carrying the deployment to its logical conclusion. Quantifying that the benefit has occurred will either be difficult to do or not possible at all. So while it is reasonable to expect many of these benefits will occur with Smart Grid deployment, the listed benefits cannot be guaranteed to occur by the utility at this time.

7. The Quantification of Smart Grid and Smart Meter Benefits – pages 20 through 23. EKPC and its Members believe that while cost/benefit analysis is a critical step in determining whether to pursue deployment of Smart Grid or Smart Meter technologies, the analysis is complicated by the possible involvement of third parties in the deployment, the magnitude of the investments required, the acceptance of the technology by customers, and the risk of adopting new technology. The utilization of the cost/benefit tests that have traditionally been used to evaluate demand-side management programs appears to be reasonable, given the critical importance of recognizing the benefits from a particular Smart Grid or Smart Meter deployment. EKPC and its Members agree with the following points noted on page 22 of the report: a) the cost/benefit analysis will vary for each utility, b) the costs and benefits that are quantified in the analysis are done as a snapshot in time, and c) the timing of future rate cases will impact the recognition of capital cost recovery and operational improvements.

8. Avoiding Smart Grid and Smart Meter Obsolescence – pages 23 and 24. EKPC and its Members believe the attributes identified by the National Association of Regulatory Utility Commissioners to be considered when assessing technology obsolescence –
upgradeability, latency, and bandwidth – are reasonable. Further, EKPC and its Members believe that consideration of a particular technology’s level of deployment, the development of standards by professional organizations, and the evaluation of vendors are reasonable non-technical attributes that should be considered when evaluating the risk of obsolescence. However, while EKPC and its Members agree that utilities should take steps to mitigate the risk of obsolescence of technology included in Smart Grid or Smart Meter deployments, there is also the issue of the obsolescence and associated cost recovery of the assets being replaced by the Smart Grid or Smart Meter deployment that should be addressed.

10. Consumer Attitudes and Preferences Toward Energy Information Devices and Demand Response programs (“DR”) – pages 28 through 31. EKPC and its Members believe that the results of time-of-use and critical peak pricing pilot programs in other jurisdictions can provide insight into how pilot programs in Kentucky could be designed. However, the results of the pilot programs in other jurisdictions should not be viewed as predicting the success or failure of Kentucky pilot programs. EKPC and its Members strongly believe that each utility in Kentucky should be allowed to individually explore time-of-use, critical peak pricing, and other related pilot programs. There is enough diversity among the customers of the jurisdictional utilities in Kentucky to warrant avoiding one-size fits all approaches or establishing mandatory state-wide pilot programs. EKPC and its Members agree that there is a need for extensive customer education concerning DR and variable rate structures when offering pilot programs. However, the education effort for customers participating in the pilot programs must focus on the risks and responsibilities of the participants as well as explaining program function and potential customer benefits.
12. Cost Recovery Issues and Mechanisms – pages 33 through 37. EKPC and its Members believe the Commission currently has adequate and reasonable mechanisms in place to evaluate possible Smart Grid or Smart Meter deployments by a utility and agrees with the March 25, 2011 Report that new mechanisms are not needed. While there are basic differences between investor-owned and cooperative utilities, EKPC and its Members believe that the Commission’s evaluation process of Smart Grid or Smart Meter deployments should essentially be the same for all utilities. EKPC and its Members agree with the March 25, 2011 Report when it noted that decisions to invest in Smart Grid or Smart Meter technologies are based on the available information at the time of the investment decision. If the emerging technology that was implemented fails to deliver the degree of benefits originally identified, the original investment decision and subsequent allowance of recovery should not be reversed or changed if the investments were prudent at the time the decision was made. EKPC and its Members recognize that this position makes it incumbent on the utility to secure the best possible information available at the time an investment decision is made and a deployment undertaken. Concerning the appropriate cost recovery methodology to employ for Smart Grid or Smart Meter deployments, EKPC and its Members believe the Commission should maintain flexibility and consider either rate case recovery or recovery through a rider mechanism. The size of the investment, the financing approach, and whether the utility is investor-owned or a cooperative could very well warrant different approaches for essentially the same type of deployment.

13. Cyber Security Issues – pages 37 through 40. The variety and complexity of cyber security issues can be overwhelming. However, EKPC and its Members would suggest that the cyber security costs associated with Smart Grid deployments does not end with
the initial installation, but is an on-going financial commitment. Utility experience with
the North American Electric Reliability Corporation standards relating to cyber security
has shown cyber security and compliance with standards is quite expensive.

Q. Does EKPC and its Members still agree with the comments and conclusions listed
under “Best Practices, Lessons Learned, and Recommendations” on page 50 of the
March 25, 2011 Report?

A. As stated previously in this testimony, EKPC and its Members continue to agree with the
recommendation that the Commission should not adopt either the EISA 2007 Smart Grid
Investment Standard or the EISA 2007 Smart Grid Information Standard or any variation
thereof. EKPC and its Members continue to agree with the recommendation that pilot
programs and trials designed to understand customer behavior and investigate how best to
integrate emerging technology into existing infrastructure should be continued. Lastly,
EKPC and its Members continue to agree with the conclusion that customer education
about the benefits of energy efficiency and specifically smart technology is critical to
gaining consumer acceptance and employment of this technology. However, EKPC and
its Members further believe customer education needs to address the customer risks and
customer responsibilities as well as the customer benefits of smart technology.

Q. Are there any final points relating to the March 25, 2011 Report that EKPC and its
Members believe are worthy of attention?

A. Yes. EKPC and its Members believe that given the state of development of smart
technologies, utilities generally cannot guarantee that all potential benefits that could be
gained from deployment will occur. The traditional cost/benefit analyses utilized for
demand-side management programs is a reasonable approach, but it must be recognized
that quantifying benefits related to Smart Grid and Smart Meter deployments can be
difficult. It must be recognized that benefits relating to consumer acceptance of these technologies are generally going to be difficult to determine and cannot be guaranteed by the utilities. And finally, the prudence standard currently utilized for utility investments today should be the same used for investments in Smart Grid and Smart Meter deployments. Prudence should be determined by reviewing the information that was available at the time the investment decision was made and not at a point in time after deployment.

March 25, 2011 Joint Comments of the AG and CAC

Q. How are the March 25, 2011 Joint Comments of the AG and CAC related to the March 25, 2011 Report of the Joint Parties?

A. As noted previously, the March 25, 2011 Report of the Joint Parties was the result of a collaborative effort between all the jurisdictional electric and natural gas utilities that addressed issues raised in the Commission Staff’s Smart Meter and Smart Grid Guidance Document dated February 19, 2010. During the collaborative effort, representatives of the AG and CAC were included in some of the discussions and preliminary drafts of the March 25, 2011 Report were shared with the AG and CAC. Prior to the jurisdictional electric and natural gas utilities issuing the March 25, 2011 Report, the AG and CAC determined it would be more appropriate for them to submit their comments on the report simultaneously with the filing of the report by the utilities. Thus, the March 25, 2011 Joint Comments of the AG and CAC relate directly to the contents of the March 25, 2011 Report of the Joint Parties.

Q. Does EKPC and its Members take a position concerning the March 25, 2011 Joint Comments of the AG and CAC?
A. EKPC and its Members are in agreement with many of the comments of the AG and CAC on several topics. However, there are several specific comments EKPC and its Members seriously disagree with.

Q. Would you identify these areas of agreement and disagreement?

A. Yes. I will follow the outline presented in the March 25, 2011 Joint Comments.

1. Introduction – pages 1 and 2. EKPC and its Members tend to agree with the AG and CAC that it is possible a Smart Grid deployment on one Kentucky utility’s grid will not necessarily work in a cost-effective manner on another Kentucky utility’s grid. However, EKPC and its Members do not agree that the deployment of AMI is a valid example of this point. EKPC and its Members tend to agree with the AG and CAC that Smart Grid investments should provide value that is measurable; however, there are concerns about requiring the investment provide “significant” value to customers. The determination of “significant” value to customers can be difficult and very subjective.

2. The Main Issue: Cost – pages 2 through 4. EKPC and its Members agree that a major issue associated with the deployment of Smart Grid and Smart Meters technologies is the cost. EKPC and its Members also agree that the decision making process for these technologies should include a thorough cost/benefit analysis, based on the best information available at the time the decision is made. While EKPC and its Members acknowledge that in any proposed Smart Grid or Smart Meter deployment the anticipated benefits should be realistic and to the extent possible achievable, we respectfully disagree with the AG and CAC’s position that the utility should be viewed as guaranteeing the anticipated benefits. Especially in deployments involving Smart Meters, the achievability of the benefits is significantly dependent upon customer response and participation, which often is not determinable prior to deployment. On page 3 the AG and CAC state,
“Utilities should also bear the risk that their project design was faulty or that the chosen technologies fail to conform to pending national interoperability and cyber-security standards.” EKPC and its Members agree that every effort should be made when developing a Smart Grid or Smart Meter project the best and most current information should be utilized in the design and compliance with national standards should be a priority. However, utilities should not bear all the risks if a prudently developed project later is determined to have a faulty design or national standards later change resulting in the project not being in compliance. Also on page 3 the AG and CAC included three recommendations relating to risk responsibility for utilities: a) proposed investments in Smart Meter and Smart Grid technologies should be justified by a robust cost/benefit analysis; b) the implementation of Smart Meter and Smart Grid investments should be accompanied by measurable and enforceable performance metrics; and c) Smart Meter and Smart Grid investments must be subject to prudency reviews and audits to determine if the consumer benefits have been delivered as promised. EKPC and its Members can agree with the first recommendation that proposed Smart Meter and Smart Grid investments should be examined and evaluated utilizing thorough cost/benefit analysis. Concerning the second recommendation, while monitoring implementation with performance metrics could be beneficial, EKPC and its Members would point out that given the developmental stage of most Smart Grid and Smart Meter technologies it will be extremely difficult to determine the appropriate performance metrics. As for the last recommendation, EKPC and its Members must respectfully oppose any change in the prudence standard. The prudence of any utility investment must be evaluated looking at the information available at the time the decision was made to undertake the project. Prudence reviews are not performed to somehow guarantee the potential consumer
benefits identified in a project are actually achieved. On page 4 the AG and CAC note a regulatory
treatment adopted by the California Public Utility Commission concerning the deployment of Smart Meters. According to the AG and CAC, the California Commission requires that a utility’s estimated operational costs are required to be booked as the Smart Meters are deployed and the risk that the operational benefits will not occur rests primarily with the utility. However, any utility revenue enhancement opportunities stemming from the Smart Meter deployment must be shared with consumers. EKPC and its Members believe that such a risk sharing arrangement is not consistent with established rate-making practice concerning risk sharing. Under this treatment, the utility bears all the risk of achieving operational benefits, but must share any other associated benefits with customers. EKPC and its Members believe that the sharing of risks must be balanced between the utility and the customer and not heavily weighted to one group or the other.

2.a. Avoidance of Stranded Costs – page 4. While EKPC and its Members agree that to the extent possible stranded costs should be avoided, we do not agree with the AG and CAC that the inclusion of stranded cost recovery should be linked to the existence of ratepayer benefits that could result in significant, real monetary savings. Despite the best efforts of all participants, technological obsolescence can and likely will occur and stranded cost recovery should not be denied simply because associated ratepayer benefits are minimal or insignificant.

3. TOU (Time-of-Use) Rates – pages 5 through 7. EKPC and its Members agree with the statement by the AG and CAC that the Commission should never require mandatory time-of-use rates, but rather such rates should be available as an option for ratepayers. On page 6 the AG and CAC encourage the Commission to investigate the use of four
alternatives to time-of-use rates. While EKPC and its Members generally agree the first three listed alternatives should be considered, we respectfully disagree with the fourth alternative — “avoiding the imposition of utility rate structures with higher fixed customer charges.” EKPC and its Members support the Commission’s long established practice of basing rate design on cost of service study results. The AG and CAC’s suggestion that utilities have higher energy charges simply to encourage conservation ignores basic rate design concepts which encourage collecting fixed costs through fixed charges, like the customer charge, and collecting variable costs through variable charges, like the energy charge. Designing rates that have fixed cost recovery achieved through energy charges while promoting energy efficiency and conservation creates a disincentive for the utility to pursue the energy efficiency because of shortfalls in fixed cost recovery. EKPC and its Members would also note that attempting to recover the fixed costs through the use of the demand side management cost recovery mechanism will not solve this problem, for the DSM charges have usually been variable charges rather than fixed.

4. Basic Consumer Protections; Disconnects – page 7. EKPC and its Members would agree that the ability to remotely connect or disconnect a customer may require changes to how disconnects are handled by the utility.

5. Cyber Security and Privacy – pages 8 through 11. EKPC and its Members agree with the AG and CAC that the issues of cyber security and customer privacy are very important and must be addressed as part of an overall deployment strategy of Smart Grid or Smart Meter technology. In their Joint Comments, the AG and CAC noted cyber security standards considered by the 27th International Data Protection Commissioners Conference and the 2010 Smart Grid Operability Summit. Both of these activities were sponsored by the Information and Privacy Commissioner of Ontario, Canada. However,
it is not clear that either set of standards developed during these conferences have been
adopted as official policy by the Canadian government. EKPC and its Members believe
that the work of the U. S. Department of Commerce National Institute of Standards and
Technology ("NIST") should be the main source for guidance on cyber security and
privacy issues. Under the EISA 2007, the NIST has been given the primary
responsibility to coordinate development of a framework that includes protocols and
model standards for information management to achieve interoperability of Smart Grid
devices and systems. The NIST issued a three-volume report in 2010 on cyber security
and privacy, NISTIR 7628, noting the work was a starting point and foundation on which
to develop practices to address cyber security and privacy issues. As standards to address
cyber security and privacy issues are continuing to be developed, EKPC and its Members
would suggest that as part of any proposed Smart Grid deployment the utility
demonstrate that it had reviewed NISTIR 7628 and other NIST publications and had
developed practices to address cyber security and privacy issues accordingly. As the
EISA 2007 has established the NIST as developer of protocols and standards, EKPC and
its Members believe the Canadian standards should be viewed as general reference
material rather than compliance standards.

**Smart Grid Roadmap**

Q. **What is the Smart Grid Roadmap and who prepared the document?**

A. The Smart Grid Roadmap was released on September 18, 2012 and is the final report
prepared by the Kentucky Smart Grid Roadmap Initiative ("KSGRI"). The KSGRI was a
collaborative effort between the University of Louisville’s Conn Center for Renewable
Energy Research and the University of Kentucky’s Power and Energy Institute of
Kentucky. These two groups were engaged by the Commission to analyze the existing power infrastructure in Kentucky and develop recommendations for future grid modernization efforts. KSGRI was to develop a technical roadmap for the development and deployment of Smart Grid technologies throughout Kentucky. The resulting Smart Grid Roadmap “provides recommendations and best practices to utilities and utility stakeholders to guide individual Smart Grid deployment approaches.” The Smart Grid Roadmap is supported by an information document prepared by KSGRI dated June 29, 2012 and titled Smart Grids in the Commonwealth of Kentucky (“Smart Grids in Kentucky”). Both the Smart Grid Roadmap and the Smart Grids in Kentucky have been made part of the record in the current proceeding.

Q. Has EKPC and its Members reviewed the Smart Grid Roadmap and are there any comments about the KSGRI?

A. EKPC and its Members have reviewed both the Smart Grids in Kentucky and the Smart Grid Roadmap documents. EKPC and its Members believe that the original concept of the KSGRI was well intentioned and had potential. Given the complexities associated with Smart Grid and Smart Meter issues and deployments, it appeared reasonable to engage personnel from the university community to assist in evaluating and sorting through all the claims and promises various Smart Grid and Smart Meter vendors were making. Well reasoned, objective analysis from the university community could only help both utilities and the Commission as they deal with Smart Grid and Smart Meter issues.

3 October 1, 2012 Order at page 7.
4 Id.
5 Smart Grid Roadmap at page 2.
6 Id. at page 9.
7 October 1, 2012 Order at page 7.
8 The Smart Grid Roadmap and Smart Grids in Kentucky documents were posted on the Commission’s website in the non-electronic case record section on September 18, 2012.
However, after reviewing the Smart Grid Roadmap and the Smart Grids in Kentucky documents and observing the operation of the KSGRI over the past two years, EKPC and its Members believe this project has fallen far short of its potential and contributes little to assist utilities and the Commission in dealing with Smart Grid and Smart Meter issues. EKPC and its Members have serious concerns about the Smart Grid Roadmap and as a result of those concerns, we cannot support the majority of the recommendations included in the Smart Grid Roadmap.

Q. What are the concerns that EKPC and its Members have about the Smart Grid Roadmap?

A. EKPC and its Members have concerns about the lack of inclusion of all Kentucky electric utilities in the development of the Smart Grid Roadmap; the credibility and accuracy of information included in the Smart Grid Roadmap and the Smart Grids in Kentucky documents; the contention that the Smart Grid Roadmap identified best practices; the failure to adequately explain the need or purpose of the numerous new groups and organizations the Smart Grid Roadmap recommends be created as well as how these groups and organizations are to be funded; the lack of analyses, explanation, or documentation offered to support several recommendations and comments made in the Smart Grid Roadmap; and the failure of the Smart Grid Roadmap to fully examine consumer education issues including the issue of opt-out proposals related to Smart Meter deployment.

Q. Would you discuss each of these concerns?

A. Yes. The first concern that EKPC and its Members have is the lack of inclusion of all Kentucky electric utilities in the development of the Smart Grid Roadmap. Throughout the Smart Grid Roadmap is the implication that the recommendations concerning Smart
Grid deployment are for all of Kentucky. However, nowhere in the Smart Grid Roadmap is there disclosure that all electric utilities in Kentucky were not included in the project. While the KSGRI may have brought together over 70 stakeholders in this project, noticeably absent from the stakeholder group is the Tennessee Valley Authority ("TVA"), the five distribution cooperatives supplied by TVA, and the 30 municipal-owned electric systems. The five TVA-supplied distribution cooperatives provide service in all or parts of 23 of Kentucky’s 120 counties. Of the 15 largest cities in Kentucky, seven are served by municipal-owned electric systems. EKPC and its Members fully recognize that TVA, the TVA-supplied distribution cooperatives, and the municipal-owned electric systems are not subject to the jurisdiction of the Commission. At a minimum, the Smart Grid Roadmap should have disclosed these groups were not included in the project and qualified that all the recommendations were directed to the jurisdictional electric utilities. However, if the KSGRI contends that the recommendations in the Smart Grid Roadmap will ensure an integrated and comprehensive approach to Smart Grid deployments in Kentucky, this contention is seriously undermined by the exclusion of TVA, the TVA-supplied distribution cooperatives, and the municipal-owned electric systems.

Q. Would you discuss the second concern EKPC and its Members have about the Smart Grid Roadmap?

A. Yes. The second concern deals with the credibility and accuracy of information included in the Smart Grid Roadmap and the Smart Grids in Kentucky documents. This concern goes beyond the numerous typographical errors and missing words noticed in the Smart

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9 The municipal-owned electric systems generally purchase their electricity needs from TVA, Kentucky Utilities Company ("KU"), or Kentucky Power Company ("Kentucky Power"). Two municipal-owned electric systems have their own generating assets.
Grid Roadmap. Our concern goes to several instances where there are factual errors or disagreements between the information contained in the Smart Grid Roadmap and the Smart Grids in Kentucky documents.

On page 10 of the Smart Grid Roadmap is the statement “The traditional electric grid has been in place since mid-19th century.” The traditional electric grid in the United States was not in place in the 1850s and 1860s.

On page 18 of the Smart Grid Roadmap, it is reported that the state average customer density was 9.8 customers per line mile for cooperatives and 22 customers per line mile for investor-owned utilities. However, on page 27 of the Smart Grids in Kentucky, the state average customer density was reported as 9.3 customers per line mile for cooperatives and 42.3 customers per line mile for investor-owned utilities. Yet both documents reported that the statewide average for all utilities was 11.1 customers per line mile.

On page 20 of the Smart Grid Roadmap is a summary of an exercise conducted with the non-utility stakeholders where they were asked to allocate $100 million among various smart grid benefits or improvements in the electric power system. It was reported that the non-utility stakeholders would most like to see improvements regarding the environmental impact of the electric grid. The actual data from the exercise is included on pages 41, 42, and 67 of the Smart Grids in Kentucky document. Nine stakeholders provided responses on the environmentally friendly option. On page 42 of this report, it was noted that the standard deviation level indicated a low amount of agreement between the stakeholders. Page 67 shows the dollar allocations ranged from $0 to $75 million, with a standard deviation of $24.75 million. In addition, based on the responses, only two stakeholders would spend more than $25 million. There would appear to be a
disagreement between the interpretation of the data presented in the Smart Grids in Kentucky document and the summary in the Smart Grid Roadmap.

Concerning the non-utility stakeholders, while page 4 of the Smart Grid Roadmap identifies 20 stakeholders, the actual data from the stakeholder benefits assessment model shown on pages 63 through 67 of the Smart Grids in Kentucky document indicates that between nine and 11 stakeholders participated in the exercise. The responding stakeholders are not identified. Yet with all utility survey responses, the responding utilities were identified. It would have been beneficial in trying to understand the responses to the assessment model if the responding stakeholders had been identified as the utilities were in their survey responses.

On pages 34 through 36 of the Smart Grid Roadmap is a discussion of the state of distributed energy resources in Kentucky. The discussion is generally positive and does not acknowledge any possible drawbacks to distributed energy resources. However, on page 219 of the Smart Grids in Kentucky document is the following statement concerning distributed energy resources “This type of generation can help support local power grids in case of outages or blackouts, and ease the loads on long-distance transmission lines, but it can also destabilize the grid if not managed appropriately.” It is not clear why this statement was not included in the summary of distributed energy resources in the Smart Grid Roadmap.

On page 35 of the Smart Grid Roadmap there is a statement that KSGRI members recognized that the number of utility reported solar PV installations is artificially low, as many roof-top solar installations were not reported. EKPC and its Members note that the question posed to the utilities on this subject stated, “Indicate the size of your organizations DER capability (in nameplate kW) for the following categories of
renewable generation installed at the distribution system level (only).” The structure of
the survey question implied distributed energy resources, such as solar installations,
owned by the utility and not all solar installations the utility might have been aware of
through the utility’s net metering program. It would appear the “failure” to report the
solar installations was due to the poor wording of the survey question rather than an
intentional under-reporting by the utilities.

On page 37 of the Smart Grid Roadmap the discussion of consumer education
deployment highlights in Kentucky did not discuss consumer education but rather
repeated the first paragraph of the deployment section for distributed energy resources.
So there is no indication of what KSGRI determined about consumer education efforts in
Kentucky.

A final credibility concern relates only to the Smart Grids in Kentucky document.
Chapter 11 of that document provides an overview of consumer education and acceptance
of the Smart Grid. The narrative on pages 201 through 203 provides a very general
discussion of consumer education issues and on page 204 lists three general references
for the material in the section. Upon closer review, it appears that the consumer
education discussion in the Smart Grids in Kentucky document relies heavily on material
from an August 27, 2010 Internet article posted by Anto Budiardjo, who is President and
CEO of Clasma Events. The Budiardjo article is one of the three general references
listed on page 204. On page 202 there are four instances where statements were quoted
verbatim from the Budiardjo article without an acknowledgement of the direct quote or
specific footnote reference. The four statements are:

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10 According to the August 27, 2010 article, Clasma Events is “a global event company specializing in conferences
at the center of the worldwide energy discussion.”
Paragraph 1 – “Engagement and dialogue: Two-way communication with consumers will be critical to Smart Grid success.”

Paragraph 2 – “Industry-wide collaboration: The Smart Grid space is brimming with stakeholders who have the consumer’s best interests in mind.”

Paragraph 3 – “Long-term consumer engagement will depend on innovative products and solutions that consumers will race to embrace.”

Paragraph 4 – “Consumer acceptance and demand for Smart Grid technologies will ultimately ease the minds of regulators and consumer advocates when it comes to future Smart Grid investments, while making the transition smoother for utilities. If we do this right, I predict we’ll see a technology revolution.”

EKPC and its Members believe these credibility and accuracy problems undermine the reliance that can be placed on the Smart Grid Roadmap and the Smart Grids in Kentucky documents.

Q. Would you discuss the third concern EKPC and its Members have about the Smart Grid Roadmap?

A. Yes. On page 9 of the Smart Grid Roadmap is the statement that this document “provides recommendations and best practices to utilities and utility stakeholders to guide individual Smart Grid deployment approaches.” In several sections of the Smart Grid Roadmap, KSGRI cites one or two projects addressing individual infrastructure areas that utilities across the country have been undertaking that have shown potential benefits. However, EKPC and its Members do not believe KSGRI and the Smart Grid Roadmap have identified best practices to recommend in the report. A best practice is a technique or methodology that through experience and research has shown results superior to those achieved with other means. Simply because a single project has shown promising results
does not constitute it as a best practice for the utility industry. For a great deal of the
areas that could be impacted by Smart Grid and Smart Meter deployment, it is simply too
eyearly for anyone to have identified best practices.

Q. Would you discuss the fourth concern EKPC and its Members have about the
Smart Grid Roadmap?

A. Yes. Included in the Smart Grid Roadmap are recommendations that the following
groups or organizations should be created:

- The Kentucky Smart Grid Council (page 7);
- The Kentucky Smart Grid Taskforce (page 43);
- The Kentucky Smart Grid Clearinghouse, a website (page 46);
- The Kentucky Smart Grid Research Center (page 47);
- The Kentucky Smart Grid Integration and Test Lab (page 47); and
- The Smart Grid Technical Advisory Project (page 47);

While KSGRI recommends the creation of these groups and organizations, it fails to
adequately describe their purpose and function. It is implied in the Smart Grid Roadmap
that one or more of these groups and organizations would have some approval authority
over Smart Grid and Smart Meter deployment proposals, but the Smart Grid Roadmap
fails to explain how that approval authority would be coordinated with the approval
authority of the Commission. There is little or no discussion of how these groups and
organizations would be staffed, who would have appointment authority, and what the
scope of their jurisdictions would be. Most importantly there is no explanation of how
these groups and organizations would be funded. Absent this information, it is difficult
to give these recommendations any serious consideration.
It appears that an underlying assumption made by KSGRI in proposing these groups and organizations is that Smart Grid and Smart Meter deployment in Kentucky will be accomplished through a centralized, coordinated effort by the state. There is no evidence to support such an assumption.

Q. Would you discuss the fifth concern EKPC and its Members have about the Smart Grid Roadmap?

A. Yes. Throughout the Smart Grid Roadmap, KSGRI has made recommendations or comments that are not accompanied by supporting analyses, explanation, or documentation. These recommendations or comments include:

- Pages 23 and 24 – KSGRI recommended that the deployment of AMI should utilize a WACS architecture using Internet Protocol based networks. The Smart Grid Roadmap does not include any analyses of the networks available for use with AMI deployment and why the Internet Protocol based network is considered the best. KSGRI also recommends that all AMI deployments be accompanied by an implementation plan that addresses how customers will be transitioned from existing flat rates to dynamic rates. KSGRI appears to make the assumption that the only reason to deploy AMI is so dynamic pricing options can be offered. There is no documentation offered to support such a position. Finally, in its recommendations concerning AMI the Smart Grid Roadmap fails to acknowledge that currently deployed AMI systems may not be utilizing an Internet Protocol based network and does not discuss how to reconcile this fact with its recommendation.

- Pages 35 and 36 – Concerning distributed energy resources, KSGRI comments that the existence of low electricity rates and the use of net metering agreements
as opposed to feed-in tariffs create an economic climate that is unfavorable for
distributed energy resource adoption by customers. No analysis was provided in
the Smart Grid Roadmap to support this comment and no information contrasting
net metering programs versus feed-in tariffs was submitted. KSGRI states its
strong support of “the State Commission’s requirement that savings due to capital
investment deferrals enabled via DERs be included in all evaluations of capacity
increases in the generation fleet of Kentucky utilities.” No reference or citation to
the applicable statute, regulation, or Commission Order was provided for this
statement.11 KSGRI recommends that state government support the adoption of
distributed energy resources by utilities and utility customers and further
recommends a taskforce be created to investigate the development of a statewide
distributed energy resource customer incentive program. However, the Smart
Grid Roadmap acknowledges that distributed energy resources are not currently
cost-competitive. KSGRI and the Smart Grid Roadmap did not provide any
explanations reconciling this recommendation with the emphasis in Kentucky for
least cost generating resources. Lastly KSGRI recommended Kentucky evaluate
the Storage Technology of Renewable and Green Energy Act of 2009 for possible
models to use for evaluation purposes. The referenced legislation was not
provided nor was a discussion of the legislation included as part of the Smart Grid
Roadmap.

Page 43 – KSGRI included with the recommendation of the creation of a
Kentucky Smart Grid Taskforce the suggestion this group create Kentucky Smart

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11 EKPC and its Members were not aware the Commission had established such a requirement. The lack of citation to the applicable statute, regulation, or Commission Order along with concerns over the credibility and accuracy of the Smart Grid Roadmap leads EKPC and its Members to wonder if this referenced requirement actually is from a state commission other than Kentucky.
Grid Metrics that would be used to objectively evaluate statewide deployment of Smart Grid and use the Metrics to perform an annual Kentucky Smart Grid Evaluation Study. Nowhere in the Smart Grid Roadmap is there a discussion of the Smart Grid Metrics or the annual Smart Grid Evaluation Study or an explanation of costs and benefits of either action.

- Pages 44 through 46 – The Smart Grid Roadmap includes four proposed deployment sequences for AMI, information technology change, demand response and distributed energy resources, and advanced distribution operations. No documentation, analyses, or explanations were included in the Smart Grid Roadmap to support or explain the development of the proposed deployment sequences.

- Page 47 – KSGRI recommended that the electric utilities collaborate on a statewide pilot project to thoroughly evaluate rate design and demand response in Kentucky. There was no explanation offered as to why KSGRI believes this “one size fits all” approach is reasonable or appropriate for Kentucky.

- Page 48 – The “Near Term” timeline includes a step to identify and hire a Smart Grid Consultant for the Kentucky AMI Pilot. There was no discussion or explanation in the Smart Grid Roadmap concerning the hiring of a consultant for any pilot program.

EKPC and its Members are not able to evaluate the reasonableness of many of the comments and recommendations included in the Smart Grid Roadmap because of the lack of supporting analyses, explanations, or documentation. Given the developmental stage that characterizes Smart Grid and Smart Meter technologies currently, it is necessary that comments and recommendations offered by any entity as the appropriate
way to accomplish Smart Grid and Smart Meter deployments must be adequately supported.

Q. Would you discuss the last concern EKPC and its Members have about the Smart Grid Roadmap?

A. Yes. Throughout the Smart Grid Roadmap is the acknowledgement that consumer education is critical for the success of Smart Grid and especially Smart Meter applications. However, there is also the apparent assumption that if the appropriate information and education materials are provided, customers will see the benefits of Smart Grid and Smart Meter deployments and readily embrace them.

EKPC and its Members do not believe this assumption is entirely reasonable. The Smart Grid Roadmap ignores the possibility and the reality that groups of customers have and are resisting these deployments and insisting on “opt-out” provisions in the programs. A December 2012 Federal Energy Regulatory Commission (“FERC”) staff report noted that many consumer groups across the United States have endorsed the opportunity for individual customers to opt-out of AMI installations. The option to opt-out can impact the cost benefit analysis for AMI deployments and raises cost recovery questions when older analog meters are maintained on the utility system. The ability for individual customers to opt-out has been handled in a variety of ways by the state regulatory commissions. The FERC staff report does note that participation in opt-out programs has been low, but the existence of opt-out provisions support an individual’s ability to make a choice. According to the non-electronic case file record for this proceeding on the Commission’s website approximately half a dozen customers have filed comments opposing Smart Meter installations at their premises.

EKPC and its Members do agree that consumer education is critical for the success of Smart Grid and Smart Meter deployments. However, we believe the Smart Grid Roadmap failed to provide a complete picture of the consumer education issue by not acknowledging and addressing the issue of opt-out proposals related to Smart Meter deployments.

Q. Do EKPC and its Members have any final observations concerning the Smart Grid Roadmap?

A. Yes. EKPC and its Members respectfully submit that the Smart Grid Roadmap cannot be considered as a reasonable “master plan” for the deployment of Smart Grid and Smart Meter technologies in Kentucky. The Smart Grid Roadmap appears to operate from the assumption that deployment in Kentucky will be accomplished through a centralized, coordinated statewide organization. However, the Smart Grid Roadmap fails to acknowledge or address the fact that TVA, TVA-supplied distribution cooperatives, and municipal-owned electric systems were not included in the KSGRI surveys and analyses. The credibility and accuracy problems noted in the Smart Grid Roadmap and the accompanying Smart Grids in Kentucky document make it difficult to place much reliance on the recommendations contained in the Smart Grid Roadmap. The Smart Grid Roadmap proposes the creation of several additional groups and organizations that would be involved in some fashion with the approval of Smart Grid and Smart Meter deployments, yet the specific role, purpose, staffing, and funding of these groups and organizations is not clearly defined. Finally, while the Smart Grid Roadmap acknowledges the importance of consumer education relating to the successful deployment of Smart Grid and Smart Meter technologies, it fails to recognize or
acknowledge that some consumer groups have already insisted on opt-out options being available.

Dynamic Pricing

Q. How do EKPC and its Members define “dynamic pricing”? 

A. EKPC and its Members believe a good general definition of “dynamic pricing” can be found in the March 25, 2011 Report of the Joint Parties. In Appendix B of that report states:

Dynamic pricing refers to pricing that varies according to the time at which the energy is used. It is normally tied directly or indirectly to prices in the wholesale market or to system conditions (peaks) and normally is delivered to the customer via time-based rates or tariffs. Types include Time-of-Use or Time-of-Day Pricing, Critical Peak Pricing and Real-Time Pricing.

Q. Do EKPC and its Members have any tariffs that would be classified as dynamic pricing? 

A. Yes. EKPC has a simple time-of-use structure in its Section E tariff where energy is priced as on-peak or off-peak. This tariff has been in operation since the early 1990s. EKPC’s Section A, B, C, D, E, and G tariffs also recognize the on-peak and off-peak time periods when determining the system peak demand used for billing demand purposes. The Members’ tariffs also reflect this on-peak and off-peak distinction. Several of the Members have established additional voluntary tariffs that reflect other time-of-use or time-of-day pricing options. EKPC and four of its Members have a Real-Time Pricing pilot program tariff; however, the pilot program ended as of December 31, 2012. EKPC will be filing its final report on the pilot with a recommendation concerning the Real-Time Pricing program at the end of the first quarter this year.
Do EKPC and its Members have any recommendations concerning the availability or offering of dynamic pricing options?

Yes. EKPC and its Members believe that dynamic pricing options like time-of-use pricing, critical peak pricing, and real-time pricing may provide benefits to certain customer groups and these options should be offered to customers on a voluntary basis. EKPC and its Members believe that each utility should determine what, if any, dynamic pricing options are offered to customers.

EKPC and its Members suggest that the Commission should not require that all jurisdictional utilities offer the same dynamic pricing options statewide in order to determine if there is customer interest in an option. We believe there may be other approaches available to determine interest, such as surveys or discussions with customer groups. In its December 21, 2006 Order in Administrative Case No. 2006-00045, the Commission found that some large commercial and industrial customers may benefit from real-time pricing tariffs, but acknowledged that the potential of commercial and industrial real-time pricing programs had not been adequately investigated. To address this situation, the Commission required Kentucky Power, KU, Louisville Gas and Electric Company (“LG&E”), Big Rivers Electric Corporation (“Big Rivers”), and EKPC to develop voluntary Real-Time Pricing pilot programs for large commercial and industrial customers that would operate for an initial term of three years. Since the establishment of the pilot programs, Kentucky Power did not experience any customer interest in its program during the first four years. KU and LG&E experienced no customer interest in their respective programs and in December 2012 the Commission approved KU’s and LG&E’s request to discontinue the program and withdraw the

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13 Duke Energy Kentucky was already offering a Real-Time Pricing program to its customers.
applicable tariffs. EKPC has had no participants in its Real-Time Pricing pilot program and it is our understanding that Big Rivers has no customers utilizing the Real-Time Pricing option.

Finally, EKPC and its Members believe that allowing utilities to propose pilot programs offering dynamic pricing options are the best way to determine customer interest and to educate customers about the benefits of such programs. Customers should not be forced into dynamic pricing options.

Q. Does this conclude your testimony?

A. Yes it does.
COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In re the Matter of:

CONSIDERATION OF THE IMPLEMENTATION OF SMART GRID AND SMART METER TECHNOLOGIES

CASE NO. 2012-00428

AFFIDAVIT

STATE OF KENTUCKY
COUNTY OF CLARK

Isaac S. Scott, being duly sworn, states that he has read the foregoing prepared testimony and that he would respond in the same manner to the questions if so asked upon taking the stand, and that the matters and things set forth therein are true and correct to the best of his knowledge, information and belief.

\[Signature\]

Subscribed and sworn before me on this 25th day of January, 2013.

\[Signature\]
Notary Public

MY COMMISSION EXPIRES NOVEMBER 30, 2013
NOTARY ID #409352