COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

AN INVESTIGATION OF THE TARIFF FILING BY THE UNION LIGHT, HEAT AND POWER COMPANY TO IMPLEMENT AMERICAN ELECTRIC POWER KRS 278.214

CASE NO. 2002-00348

ORDER

The 2002 session of the General Assembly enacted a new provision of KRS

Chapter 278 relating to service emergencies experienced on the transmission systems

of jurisdictional electric utilities. The new law, codified as KRS 278.214, provides as

follows:

Curtailment of service by utility or generation and transmission cooperative. When a utility or generation and transmission cooperative engaged in the transmission of electricity experiences on its transmission facilities an emergency or other event that necessitates a curtailment or interruption of service, the utility or generation and transmission cooperative shall not curtail or interrupt retail electric service within its certified territory, or curtail or interrupt wholesale electric energy furnished to a member distribution cooperative for retail electric service within the cooperatives certified territory, except for customers who have agreed to receive interruptable service, until after service has been interrupted to all other customers whose interruption may relieve the emergency or other event.

To ensure that Kentucky's jurisdictional electric utilities operate their respective transmission systems in compliance with KRS 278.214, they were notified by the

Executive Director's Office to review their existing tariffs and to file revisions as necessary.

On August 30, 2002, The Union Light, Heat and Power Company (ULH&P) filed a revised tariff designated as KY. P.S.C. No. 4, First Revised Sheet No. 100, setting forth the transmission priority requirements mandated in KRS 278.214. However, the tariff also states that the transmission priority requirements will not apply upon the occurrence of certain conditions that are not set forth in KRS 278.214. Based on this review of ULH&Ps revised tariff, the Commission finds that an investigation is necessary to determine whether the tariff is in compliance with KRS 278.214. Since ULH&P has not proposed an effective date for this revised tariff pursuant to KRS 278.180(1), there is no need to suspend the tariff at this time.

IT IS THEREFORE ORDERED that:

1. ULH&P shall file no later than October 21, 2002 an original and five copies of the information requested in Appendix A, attached hereto.

2. All requests for information and responses thereto shall be appropriately indexed. Any request for information from the Commission Staff shall be responded to as if set forth in a Commission Order. All responses shall include the name of the witness who will be responsible for responding to the questions related to the information provided, with copies to all parties of record and 5 copies to the Commission.

3. ULH&P shall file no later than October 21, 2002 either:

a. A request for an evidentiary hearing, accompanied by its prepared direct testimony in verified form; or

-2-

b. A waiver of its right to an evidentiary hearing and a suggested schedule for briefs, if any.

Done at Frankfort, Kentucky, this 27th day of September, 2002.

By the Commission

ATTEST:

) ~_____

Executive Director

APPENDIX A

APPENDIX TO AN ORDER OF THE KENTUCKY PUBLIC SERVICE COMMISSION IN CASE NO. 2002-00348 DATED September 27, 2002

1. Does ULH&P believe that the transmission priority requirements set forth in KRS 278.214 cannot now be applied because they are preempted by a federal law or in conflict with rules, regulations, orders, policies, guidelines, directives, or procedures of a federal agency, a reliability council, or a regional transmission organization? If yes, describe in detail the basis for the preemption or conflict.

2. Provide the names and titles of the individuals who have made, or will be responsible to make, the determination that the transmission priority requirements set forth in KRS 278.214 should not apply due to a preemption or conflict.