COMMONWEALTH OF KENTUCKY

* * * *

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

AN EXAMINATION BY THE PUBLIC SERVICE)

COMMISSION OF THE APPLICATION OF THE)

FUEL ADJUSTMENT CLAUSE OF LICKING) CASE NO. 8075

VALLEY RURAL ELECTRIC COOPERATIVE)

CORPORATION PURSUANT TO 807 KAR 5:056E,)

SECTIONS 1(11) AND (12))

ORDER

Pursuant to 807 KAR 5:056E, Sections 1(11) and (12), and following proper notice, a hearing was held on January 29, 1981, to review the operation of the standard fuel adjustment clause to determine the amount of fuel cost that should be transferred to the base rates of the utility and to re-establish the fuel adjustment charge.

The Commission in Case No. 8055 has approved a request by the Applicant's wholesale supplier, East Kentucky Power Cooperative, Inc. (EKP), to transfer (roll-in), to the base rates charged the Applicant, fuel cost in the amount of .105¢ per KWH. Granting EKP's request requires that the Applicant be authorized to transfer these fuel costs to its base rates.

As a part of this review the Commission has analyzed monthly filings made by the Applicant in conjunction with the schedule of over- or under-recoveries of fuel cost filed in this proceeding. The Commission's review indicates the monthly report should be revised in order to obtain a more accurate measure of under- or over-recovery of fuel cost shown in that report.

The Commission after review FINDS:

- (1) That the Company's wholesale supplier, EKP, has been authorized to transfer to its base rates in Case No. 8055 fuel cost of .105¢ per KWH.
- (2) That an amount of .116¢ per KWH should be added to the rates charged customers in order to transfer, to Applicant's base rates, fuel cost transferred by EKP from the fuel adjustment clause rate to the base rates pursuant to Commission Order in Case No. 8055.

- (3) That the revised rates and charges set out in Appendix "A" of this Order are designed only to reflect the transfer to base rates of fuel cost which is currently being recovered in the fuel adjustment clause rate.
- (4) That the transfer of fuel costs to the Applicant's base rates will not result in any additional net margin to the Applicant.
- (5) That this transfer of fuel cost is most reasonably and practically accomplished by an energy adder to each KWH sold.
- (6) That revisions should be made in the monthly report currently being filed by the Applicant.

IT IS THEREFORE ORDERED, that Licking Valley Rural Electric Cooperative Corporation is hereby authorized to transfer to base rates fuel cost transferred by its wholesale supplier, EKP, in Case No. 8055.

IT IS FURTHER ORDERED, that the rates set out in Appendix "A" shall be placed into effect for service rendered on and after April 1, 1981, which is the same effective date approved for EKP.

IT IS FURTHER ORDERED, that the Applicant shall file within twenty (20) days from the date of this Order its revised tariff sheets setting out the rates and charges approved herein.

IT IS FURTHER ORDERED, that the revised monthly report, Appendix "B" to this Order, be used by the Applicant for all filings made after the date of this Order under 807 KAR 5:056E to recover or refund fuel charges or credits billed or refunded by its wholesale supplier.

Done at Frankfort, Kentucky, this 13th day of March, 1981.

Chairman

Katheline fandell

Vice Chairman

Commissioner

ATTEST:

APPENDIX "A"

APPENDIX TO AN ORDER OF THE KENTUCKY PUBLIC SERVICE COMMISSION IN CASE NO. 8075 DATED MARCH 13, 1981.

The following rates and charges are prescribed for the customers in the area served by Licking Valley Rural Electric Cooperative Corporation. All other rates and charges not specifically mentioned herein shall remain the same as those in effect under authority of this Commission prior to the date of this Order.

SCHEDULE A FARM AND HOME SERVICE*

Rate:

Customer charge per delivery point Energy charge per KWH \$ 4.52 Per Month .04765 Per KWH

SCHEDULE B COMMERCIAL AND SMALL POWER SERVICE*

Rate:

Customer charge per delivery point Energy charge per KWH \$10.63 Per Month .05455 Per KWH

A demand charge of \$3.14 per KW in excess of 10 KW.

SCHEDULE B-1 - PERMANENT INSTALLATIONS COMMERCIAL AND SMALL POWER SERVICE*

Rate:

Customer charge per delivery point Energy charge per KWH \$10.63 Per Month .04485 Per KWH

A demand charge of \$3.14 per KW in excess of 10 KW.

SCHEDULE B-2
ALL ELECTRIC SMALL POWER SERVICE PERMANENT INSTALLATIONS*

Rate:

Customer charge per delivery point Energy charge per KWH \$ 4.52 Per Month .04765 Per KWH

SCHEDULE E SERVICE TO SCHOOLS, CHURCHES AND COMMUNITY HALLS*

Rate:

Customer charge per delivery point Energy charge per KWH \$ 4.52 Per Month .04765 Per KWH

SCHEDULE LP LARGE POWER SERVICE*

Rate:

Customer charge per delivery point Energy charge per KWH \$42.52 Per Month .04305 Per KWH

A demand charge of \$3.14 per KW

SCHEDULE LPR LARGE POWER RATE*

Rate:

Customer charge per delivery point Energy charge per KWH

\$85.04 Per Month .03635 Per KWH

Demand charge of \$3.14 per KW

SCHEDULE SL SECURITY LIGHTS AND/OR RURAL LIGHTING*

Rate:

Service for the unit will be unmetered, and will be a 175 Watt Mercury Vapor type @ \$5.32 each, per month.

*Fuel Adjustment Clause

All rates are applicable to the Fuel Adjustment Clause and may be increased or decreased by an amount per KWH equal to the fuel adjustment amount per KWH as billed by the Wholesale Power Supplier plus an allowance for line losses. The allowance for line losses will not exceed 10% and is based on a twelve-month moving average of such losses. This Fuel Clause is subject to all other applicable provisions as set out in 807 KAR 5:056E.

CALCULATION OF UNRECOVERABLE FUEL COST DUE TO EXCESSIVE LINE LOSS FOR THE MONTH ENDED

1.	Purchases For the Month (KWH)	-
2.	Less Line Loss (10% X L1)	and the state of t
3.	Sales (L1 less L2)	
4.	Unrecoverable Fuel Charge Per KWH:	
	a. FAC Rate based on Actual Line Loss (Current Month's Report L3a ÷ (100% Less L6) \$	
	b. FAC Rate based on 10% Line Loss (Current Month's Report L3a ÷ 90%)	
	c. Increment unrecoverable	\$
5.	Unrecoverable Fuel Cost -14c X L3 carry to Line 1b of current months report)	\$

Note: This schedule <u>is</u> to be filed for each month that the 12 month average Line Loss exceeds 10% and the amount billed by the supplier is a charge. This schedule <u>is not</u> to be filed if the amount billed by the supplier is a credit.