COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

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THE APPLICATION OF SOUTH KENTUCKY RURAL)
ELECTRIC COOPERATIVE CORPORATION FOR) Case No. 2018-00050
APPROVAL OF MASTER POWER PURCHASE AND)
SALE AGREEMENT AND TRANSACTIONS THEREUNDER)

REPLY OF SALT RIVER ELECTRIC COOPERATIVE CORPORATION TO GRAYSON RURAL ELECTRIC OOPERATIVE CORPORATION'S RESPONSE TO SALT RIVER ELECTRIC COOPERATIVE CORPORATION'S MOTION TO STRIKE PORTIONSOF THE POST HEARING BRIEF OF EAST KENTUCKY POWER COOPERATIVE, INC.

Respectfully submitted,

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John Douglas Hubbard

Jason P. Floyd

CERTIFICATE OF SERVICE

Pursuant to 807 KAR 5:001 Section 6, the undersigned certifies that consistent with 807 KAR 5:001 Section 4(8)(d)(3), a copy of this document has been electronically served upon the following on this the 2 day of (2018), 2018:

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Hon. John Douglas Hubbard

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MOTION TO STRIKE PORTIONS OF THE POST HEARING
BRIEF OF EAST KENTUCKY POWER COOPERATIVE, INC.

We thank the Commission for giving us the opportunity to respond pursuant to the Commission's Order of July 23, 2018.

Grayson, in its response pointed out that certainly the belated attempt of EKPC to create and present evidence was itself improper.

Grayson is in support of the ultimate redaction of EKPC's proposal which EKPC seems to be trying to imply was on behalf of all the distribution coops, but agrees that EKPC, by itself, can present a proposal, but that's all it is, is a proposal of EKPCnot that of 16 separate distribution cooperatives.

I feel that Grayson has explained the conflicts and impropriety of the EKPC's action better than we have and adopt Grayson's analysis thereof.

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