## COMMONWEALTH OF KENTUCKY

## BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

THE APPLICATION OF SOUTH KENTUCKY RURAL ELECTRIC COOPERATIVE CORPORATION FOR APPROVAL OF MASTER POWER PURCHASE AND SALE AGREEMENT AND TRANSACTIONS THEREUNDER

) Case No. 2018-00050

# REPLY OF SALT RIVER ELECTRIC COOPERATIVE CORPORATION TO SOUTH KENTUCKY RURAL ELECTRIC COOPERATIVE CORPORATION'S REPLY TO SALT RIVER ELECTRIC COOPERATIVE CORPORATION'S RESPONSE AND MOTION TO STRIKE

Respectfully submitted,

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BY:

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#### 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 **Sector** 400 Minute 400

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

South Kentucky's basic position is that they were not allowed to participate in the June 8, 2018 special meeting and thus cannot comment on the parliamentary defects, dissention or other arguments raised by Salt River, EKPC, Joint Intervenors and Jackson Energy but the additional briefing has made clear that the resolution adopted by the EKPC's board is decidedly less unanimous than initially characterized.

South Kentucky states strenuously the MOU and Amendment 3 govern South Kentucky's alternate source designation and they govern the positions of EKP and the other fifteen owner members relative to that designation.

Finally, they state "the clearest path to end the end fighting is to enforce the only unanimous agreements on the record, Amendment 3 and the MOU."

We heartily agree with South Kentucky.

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