COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

APPLICATION OF KENTUCKY UTILITIES) CASE NO. COMPANY FOR AN ADJUSTMENT OF ITS) 2012-00221 ELECTRIC RATES)

<u>O R D E R</u>

Pending before the Commission is a motion of the Kentucky School Boards Association ("KSBA") filed July 18, 2012, by counsel, for full intervention on behalf of all the public school boards within the Kentucky Utilities Company's ("KU") service territory. Also before the Commission is a letter from the Scott County Schools, filed July 10, 2012 by its Energy Manager, Jim McClanahan, objecting to KU's proposed rate increase and requesting intervention on behalf of the Scott County Schools. On July 20, 2012, KU filed a response objecting to the request for intervention by the Scott County Schools. KU's objection cites a number of reasons for denying intervention, including a claim that the Scott County Schools are not represented by counsel and that their interests will be adequately represented by the KSBA.

It appears to the Commission that intervention by the KSBA is likely to present issues and develop facts that will assist the Commission in fully considering the matter without unduly complicating or disrupting the proceedings. The Commission, being otherwise sufficiently advised, finds that KSBA should be granted full rights of a party in this proceeding. Further, on information and belief, the Commission finds that Mr. McClanahan is not an attorney licensed to practice law in Kentucky¹ and he is not legally entitled to request intervention on behalf of his employer.² Based on our finding herein to grant intervention to KSBA on behalf of all public school boards within KU's service territory, including the Scott County Schools, we will deny as moot the request to intervene of Scott County Schools.

IT IS HEREBY ORDERED that:

1. The motion of KSBA to intervene is granted.

2. KSBA shall be entitled to the full rights of a party and shall be served with electronic notice of the issuance of all Commission Orders issued after the date of this Order and of all documents filed by any party to this proceeding.

3. KSBA shall comply with all provisions of the Commission's Order of June 22, 2012 related to the electronic filing of documents.

4. Within five days of entry of this Order, KSBA shall:

a. Notify the Commission and all other parties of record in writing of the electronic mail address to which all electronic notices and messages related to this proceeding should be served.

b. File a written statement as to whether it, or its agent, is capable of receiving electronic transmissions, and whether it waives its right to service of

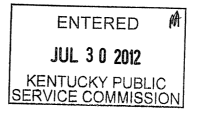
¹ A search under the "Lawyer Locator" function of the Kentucky Bar Association's website returned no results for the name "Jim (or James) McClanahan."

² <u>Kentucky State Bar Association v. Henry Vogt Machine Co.</u>, 416 S.W.2d 727 (Ky. 1967).

Commission Orders by United States mail in return for electronic notification of the issuance of such Orders.

5. The request to intervene by the Scott County Schools is denied as moot.

By the Commission



ATTES Executive rector

Case No. 2012-00221

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