Regular Cases Before the Commission as of April 17, 2025

2019-00172

RECEIVED: 06/07/19 FILED: 06/07/19 SUSPENSION DATE:

FINAL: 10/25/19

REOPENED:

CASE CODE

Surcharge - Environmental

UTILITIES:

Big Rivers Electric Corporation

INDEX OF EVENTS:

10/25/19	Final Order Entered: 1. The amounts billed by BREC through its environmental surcharge for the period of August 1, 2018, through January 31, 2019, are approved. 2. The amounts billed by Jackson Purchase and Kenergy through their respective environmental surcharge pass-through mechanisms for the period of August 1, 2018, through January 31, 2019, for all customers with dedicated delivery points are
	approved. 3. The amounts billed by the three Member Cooperatives through their respective environmental surcharge pass-through mechanisms for the period of September 1, 2018, through
	February 28, 2019, for all other non-dedicated delivery point customers are approved. 4. The rates of return determined by BREC for each month of the review period are approved. 5. This case is closed and removed from the Commission's docket.
09/30/19	Roger Hickman Big Rivers Electric Corporation Big Rivers Request for a Decision on the Record
07/12/19	Roger Hickman Big Rivers Electric Corporation Big Rivers Direct Testimony and Response to Staffs Information Requests of June 7, 2019
06/12/19	Roger Hickman Big Rivers Electric Corporation Big Rivers certification of its waiver of USPS service and ability to receive electronic mail service.
06/07/19	 Order Entered: 1. BREC and each of its Member Cooperatives listed in footnote 2 shall be made parties to this case. 2. Unless otherwise ordered by the Commission, the procedures set forth in 807 KAR 5:001, Section 8, shall be followed when filing papers in this proceeding. 3. Pursuant to 807 KAR 5:001, Section 8(9), within seven days of entry of this Order, BREC shall file a written statement with a copy to parties of record that it waives any right to service of Commission orders by United States mail and that it or its authorized agent possesses the facilities to receive electronic submissions. 4. Unless a party granted leave to intervene states its objection to the use of electronic filing procedures in a motion for intervention, the party shall: a. Be deemed to have consented to the use of electronic filing procedures and the service of all papers, including Orders of the Commission, by electronic means; and b. Within seven days of the entry of an Order of the Commission granting its intervention, file with the Commission a written statement that it waives any right to service of Commission orders by United States mail and that it or its authorized agent possesses the facilities to receive electronic files intervention.

Total Number of Cases: 1