COMMONWEALTH OF KENTUCKY

BEFORE THE

PUBLIC SERVICE COMMISSION OF KENTUCKY

RECEIVED

AUG 27 2012

IN THE MATTER OF

PUBLIC SERVICE COMMISSION

APPLICATION OF KENTUCKY POWER COMPANY)	
TO WITHDRAW ITS TARIFF RTP PENDING)	
SUBMISSION BY THE COMPANY AND APPROVA	L) CASE NO.	2012-00226
BY THE COMMISSION OF A NEW REAL-TIME)	
PRICING TARIFF)	

KENTUCKY POWER COMPANY SUPPLEMENTAL RESPONSE TO KIUC FIRST SET OF DATA REQUESTS ITEM NO. 1

VERIFICATION

The undersigned, Ranie K. Wohnhas, being duly sworn, deposes and says he is the Managing Director Regulatory and Finance for Kentucky Power, that he has personal knowledge of the matters set forth in the forgoing responses for which he is the identified witness and that the information contained therein is true and correct to the best of his information, knowledge, and belief

	Kanie K. Walnet	
	Ranie K. Wohnhas	
COMMONWEALTH OF KENTUCKY)) CASE NO. 2012-00226	
COUNTY OF FRANKLIN)	

Subscribed and sworn to before me, a Notary Public in and before said County and State, by Ranie K. Wolnhas, this the Loth day of August 2012.

My Commission Expires: Hannary 23, 2013

Jeedy & Resquist

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Kentucky Power Company

REQUEST

For the period April 20, 2007 through the present, please provide the following:

- a. Copies of all correspondence (letters, emails, informal requests for which there is documentation) from any customer requesting information and/or interest about Tariff R.T.P. [Note, customer names or other identifiers can be removed for confidentiality purposes].
- b. Copies of all correspondence, studies, evaluations, spreadsheets, notes of meetings provided by the Company to any customer regarding Tariff R.T.P. in response to a customer request for information or analyses regarding Tariff R.T.P. [Note, customer names or other identifiers can be removed for confidentiality purposes].
- c. Copies of all internal Company studies, memoranda, emails or other writings (including notes) that address Tariff R.T.P. Include copies of all spreadsheets (in electronic form with formulas intact) developed by the Company that evaluate the economic or financial impact of Tariff R.T.P. on KPCo and/or any individual customers of the Company. Include a description of each such study and each assumption made in the analysis (for example, the number of customers that may take service under Tariff R.T.P. and the load characteristics of such customers).

RESPONSE

a-c. Kentucky Power objects to KIUC 1-1(c) to the extent it calls for the production of attorney-client privileged communications or attorney work product.

Attachment 1 to this response contains copies of available responsive documents. Electronic files can be found on the accompanying CD. Confidential treatment is being sought for certain attachments.

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Certain documents that may have been responsive to this request no longer exist for employees no longer employed by Kentucky Power or American Electric Power Company, Inc., or who have changed positions during the indicated period. These documents were deleted following the transfer or departure of the employees as part of AEP data retention practices.

Because of the recent storms in Kentucky Power's service territory and the service territories of other AEP subsidiaries, certain employees who may have writings responsive to this request have been detailed to service restoration efforts. In addition, Kentucky Power is continuing its efforts to locate responsive documents from certain recently identified individuals. Kentucky Power will supplement this response with responsive documents from such individuals as they become available. Assuming no significant storms, Kentucky Power plans to supplement this response on or before July 23, 2012.

July 23, 2012 Supplemental Response:

The Company supplements its July 13, 2012 response with Attachment 1 and the enclosed CD. Confidential protection is being sought for portions of Attachment 1 and certain electronic files on the enclosed CD.

July 27, 2012 Supplemental Response:

The Company supplements its July 13, 2012 and July 23, 2012 responses with Attachments 1 & 2 and the enclosed CD. Confidential protection is being sought for portions of Attachment 1 and for the electronic files on the enclosed CD. A listing of the electronic files on the enclosed CD for which confidential treatment is being sought is provided as Attachment 2.

It is important to note that two files on the enclosed CD (the files named MSCR0166_07182012.pdf and MCSR0174_07182012.pdf) include customer specific data that was used for system test purposes only. The data presented in this document is not reflective of actual Kentucky Power revenues as the header on the report indicates.

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August 27, 2012 Supplemental Response:

The Company supplements its July 13, 2012, July 23, 2012, and July 27, 2012 responses with Attachments 1 & 2 and the enclosed CD. Confidential protection is being sought for portions of Attachment 1 and certain electronic files on the enclosed CD. A listing of the electronic files on the enclosed CD for which confidential treatment is being sought is provided on the public CD as Attachment 2.

WITNESS: Ranie K. Wohnhas