Charles G. Snavely Secretary Energy and Environment Cabinet



Commonwealth of Kentucky Public Service Commission 211 Sower Blvd. P.O. Box 615 Frankfort, Kentucky 40602-0615 Telephone: (502) 564-3940 Fax: (502) 564-3460 psc.ky.gov

January 13, 2017

Michael J. Schmitt Chairman

> Robert Cicero Vice Chairman

Daniel E. Logsdon Jr. Commissioner

Mr. Roger D. Hickman Regulatory Affairs Manager Big Rivers Electric Corporation 201 Third Street Post Office Box 24 Henderson, Kentucky 42419-0024

Dear Mr. Hickman:

Pursuant to the Commission's Order of March 29, 2004, in Administrative Case No. 387 ("Admin 387"),¹ each jurisdictional electric generating utility is required to file annual resource information with the Commission. Since 2013, pursuant to a May 31, 2013 letter request from Commission Staff, Big Rivers Electric Corp. ("Big Rivers") has provided a discussion of the consideration given to price elasticity in the forecasted demand, energy and reserve margin information provided with the annual Admin 387 resource assessments as a supplement to the information required by the Admin 387 Order.

There has been little if any change in the information provided each year and the information provided annually is addressed in detail in the integrated resource plans submitted by Big Rivers. Therefore, Big Rivers will no longer be required to submit the price elasticity information as part of its Admin 387 annual filing.

Should you have any questions regarding this request feel free to contact Aaron Greenwell at 502-782-2563.

Sincerely, Jalina R. Mathews

Talina R. Mathews, Executive Director

cc: Big Rivers Electric Corp. correspondence file

¹ Administrative Case No. 387, A Review of the Adequacy of Kentucky's Generation and Transmission System, (Ky. PSC Jul 5, 2005).



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January 13, 2017

Michael J. Schmitt Chairman

> Robert Cicero Vice Chairman

Daniel E. Logsdon Jr. Commissioner

Mr. Rocco D'Ascenzo Associate General Counsel Duke Energy Kentucky, Inc. 139 East Fourth Street Cincinnati, Ohio 45201-0960

Dear Mr. D'Ascenzo:

Pursuant to the Commission's Order of March 29, 2004, in Administrative Case No. 387 ("Admin 387"),¹ each jurisdictional electric generating utility is required to file annual resource information with the Commission. Since 2013, pursuant to a May 31, 2013 letter request from Commission Staff, Duke Energy Kentucky has provided a discussion of the consideration given to price elasticity in the forecasted demand, energy and reserve margin information provided with the annual Admin 387 resource assessments as a supplement to the information required by the Admin 387 Order.

There has been little if any change in the information provided each year and the information provided annually is addressed in detail in the integrated resource plans submitted by Duke Energy Kentucky. Therefore, Duke Energy Kentucky will no longer be required to submit the price elasticity information as part of its Admin 387 annual filing.

Should you have any questions regarding this request feel free to contact Aaron Greenwell at 502-782-2563.

Sincerely,

na R. Matheus

Talina R. Mathews, Executive Director

cc: Duke Energy Kentucky correspondence file

¹ Administrative Case No. 387, A Review of the Adequacy of Kentucky's Generation and Transmission System, (Ky. PSC Jul 5, 2005).



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January 13, 2017

Mr. Patrick C. Woods Director, Regulatory and Compliance East Kentucky Power Cooperative Post Office Box 707 Winchester, Kentucky 40392-0707

Dear Mr. Woods:

Pursuant to the Commission's Order of March 29, 2004, in Administrative Case No. 387 ("Admin 387"),¹ each jurisdictional electric generating utility is required to file annual resource information with the Commission. Since 2013, pursuant to a May 31, 2013 letter request from Commission Staff, East Kentucky Power Cooperative ("EKPC") has provided a discussion of the consideration given to price elasticity in the forecasted demand, energy and reserve margin information provided with the annual Admin 387 resource assessments as a supplement to the information required by the Admin 387 Order.

There has been little if any change in the information provided each year and the information provided annually is addressed in detail in the integrated resource plans submitted by EKPC. Therefore, EKPC will no longer be required to submit the price elasticity information as part of its Admin 387 annual filing.

Should you have any questions regarding this request feel free to contact Aaron Greenwell at 502-782-2563.

Sincerely,

R. Mathews

Talina R. Mathews, Executive Director

cc: East Kentucky Power Cooperative correspondence file

¹ Administrative Case No. 387, A Review of the Adequacy of Kentucky's Generation and Transmission System, (Ky. PSC Jul 5, 2005).



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January 13, 2017

Michael J. Schmitt Chairman

> Robert Cicero Vice Chairman

Daniel E. Logsdon Jr. Commissioner

Mr. Ranie K. Wohnhas, Managing Director, Regulatory and Finance Kentucky Power Company 101A Enterprise Drive Post Office Box 5190 Frankfort, Kentucky 40602-5190

Dear Mr. Wohnhas:

Pursuant to the Commission's Order of March 29, 2004, in Administrative Case No. 387 ("Admin 387"),¹ each jurisdictional electric generating utility is required to file annual resource information with the Commission. Since 2013, pursuant to a May 31, 2013 letter request from Commission Staff, Kentucky Power Company ("Kentcuky Power") has provided a discussion of the consideration given to price elasticity in the forecasted demand, energy and reserve margin information provided with the annual Admin 387 resource assessments as a supplement to the information required by the Admin 387 Order.

There has been little if any change in the information provided each year and the information provided annually is addressed in detail in the integrated resource plans submitted by Kentucky Power. Therefore, Kentucky Power will no longer be required to submit the price elasticity information as part of its Admin 387 annual filing.

Should you have any questions regarding this request feel free to contact Aaron Greenwell at 502-782-2563.

Sincerely. Matheus

Talina R. Mathews, Executive Director

cc: Kentucky Power correspondence file

¹ Administrative Case No. 387, A Review of the Adequacy of Kentucky's Generation and Transmission System, (Ky. PSC Jul 5, 2005).



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January 13, 2017

Michael J. Schmitt Chairman

> Robert Cicero Vice Chairman

Daniel E. Logsdon Jr. Commissioner

Mr. Robert Conroy Vice President – State Regulation and Rates Louisville Gas and Electric Company and Kentucky Utilities Company 220 West Main Street Post Office Box 32010 Louisville, Kentucky 40202

Dear Mr. Conroy:

Pursuant to the Commission's Order of March 29, 2004, in Administrative Case No. 387 ("Admin 387"),¹ each jurisdictional electric generating utility is required to file annual resource information with the Commission. Since 2013, pursuant to a May 31, 2013 letter request from Commission Staff, Louisville Gas and Electric Company and Kentucky Utilities Company ("LG&E/KU") has provided a discussion of the consideration given to price elasticity in the forecasted demand, energy and reserve margin information provided with the annual Admin 387 resource assessments as a supplement to the information required by the Admin 387 Order.

There has been little if any change in the information provided each year and the information provided annually is addressed in detail in the integrated resource plans submitted by LG&E/KU. Therefore, LG&E/KU will no longer be required to submit the price elasticity information as part of its Admin 387 annual filing.

Should you have any questions regarding this request feel free to contact Aaron Greenwell at 502-782-2563.

Jatheus alina R. Mathews.

Executive Director

cc: Louisville Gas & Electric and Kentucky Utilities correspondence files

¹ Administrative Case No. 387, A Review of the Adequacy of Kentucky's Generation and Transmission System, (Ky. PSC Jul 5, 2005).



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Stanley K Conn Director of Power Production Owensboro Municipal Utilities 2070 Tamarack Road P.O. Box 806 Owensboro, KENTUCKY 42301

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Honorable Patrick D Pace Kamuf, Yewell & Pace 221 West Second Street Owensboro, KENTUCKY 42303

John Wolfram Manager, Regulatory Policy/Strategy Louisville Gas and Electric Company 220 W. Main Street P. O. Box 32010 Louisville, KY 40202

Winfrey P Blackburn, Jr. Hertz Starks Building LLC 455 South Fourth St., Ste 230 Louisville, KENTUCKY 40202-2507

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*Honorable Richard S Taylor Attorney at Law Capital Link Consultants 225 Capital Avenue Frankfort, KENTUCKY 40601

*Honorable Charles A Lile Senior Corporate Counsel East Kentucky Power Cooperative, Inc. P. O. Box 707 Winchester, KY 40392-0707

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*Honorable James M Miller Attorney at Law Sullivan, Mountjoy, Stainback & Miller, PSC 100 St. Ann Street P.O. Box 727 Owensboro, KENTUCKY 42302-0727

*Honorable John N Hughes Attorney at Law 124 West Todd Street Frankfort, KENTUCKY 40601

*Honorable Kevin F Duffy Attorney at Law American Electric Power Service Corporation 1 Riverside Plaza, 29th Floor Post Office Box 16631 Columbus, OHIO 43216

*Honorable Linda S Portasik Senior Corporate Attorney Kentucky Utilities Company 220 W. Main Street P. O. Box 32010 Louisville, KY 40202 *Michael H Core President and CEO Big Rivers Electric Corporation 201 Third Street P. O. Box 24 Henderson, KY 42420

*Honorable Michael J Pahutski Attorney at Law Duke Energy Kentucky, Inc. 139 East Fourth Street Cincinnati, OH 45201

*Honorable Mark R Overstreet Attorney at Law Stites & Harbison 421 West Main Street P. O. Box 634 Frankfort, KENTUCKY 40602-0634

*Roy M Palk President/CEO East Kentucky Power Cooperative, Inc. P. O. Box 707 Winchester, KY 40392-0707

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