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July 5, 2023

Katie M. Glass
Stites & Harbison PLLC
421 West Main Street
P. O. Box 634
Frankfort, KY 40602

RE: Kentucky Power Company
Case No. 2023-00159 Filing Deficiencies

The Commission Staff has reviewed the application in the above case. This filing is rejected for the reasons set forth below.

Filing deficiencies pursuant to:

1. 807 KAR 5:001, Section 16(1)(b)3: New or revised tariff sheets in a format that complies with 807 KAR 5:011. The proposed tariffs in Exhibits D and E contain the margin notations required by 807 KAR 5:011, Section 6(3), but language that was just moved, and not changed, was marked as a text change throughout the proposed tariffs. The text change margin notation should only be used if the text is actually changing. When text is only moved, there is no need to mark it with the text change margin notation.
2. 807 KAR 5:001, Section 17(4)(c): The notice is to include the amount of the change in both dollar amounts and percentage change for each customer classification to which the proposed rates apply. The notice shows the annual dollar amount increase for residential service as \$54,999.804.
3. 807 KAR 5:001, Section 17(4)(d): The notice is to include the amount of the average usage and the effect upon the average bill for each customer classification to which the proposed rates will apply. The notice includes the average annual usage instead of the average monthly usage. In addition, the notice does not include the average bill calculated under the current and proposed rates.
4. 807 KAR 5:001, Section 17(4)(b): The notice is to include the present and proposed rates for each customer classification to which the proposed rates will apply. Tariff R.S.D. - The demand charge is listed as a per month charge instead of for each kW of monthly billing demand charge; Tariffs O.L. and S.L. - The notice did not include the current and proposed

kWh value table for LED; Tariff F.T.C. - The language after the table in #6 is not currently in Tariff F.T.C.

5. 807 KAR 5:001, Section 17(4)(d): The notice is to include the amount of the average usage and the effect upon the average bill for each customer classification to which the proposed rates will apply. The notice includes the average annual usage instead of the average monthly usage. In addition, the notice does not include the average bill calculated under the current and proposed rates.

You are requested to submit the information necessary to cure the deficiencies within 10 days of the date of this letter. If you need further assistance, please contact my staff at 502-564-3940.

Sincerely,

A handwritten signature in blue ink that reads "Linda C. Bridwell". The signature is fluid and cursive, with a large initial "L" and a distinct "C" and "B".

Linda C. Bridwell
Executive Director

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