COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In	th	10	N/	lat	t⊳r	of:

ELECTRONIC APPLICATION OF KENTUCKY)	CASE NO.
FRONTIER GAS, LLC FOR A DECLARATORY)	2025-00042
ORDER ON FREE GAS)	

COMMISSION STAFF'S SECOND REQUEST FOR INFORMATION TO KENTUCKY FRONTIER GAS, LLC

Kentucky Frontier Gas, LLC (Kentucky Frontier), pursuant to 807 KAR 5:001, shall file with the Commission an electronic version of the following information. The information requested is due on January 5, 2026. The Commission directs Kentucky Frontier to the Commission's July 22, 2021 Order in Case No. 2020-00085¹ regarding filings with the Commission. Electronic documents shall be in portable document format (PDF), shall be searchable, and shall be appropriately bookmarked.

Each response shall include the question to which the response is made and shall include the name of the witness responsible for responding to the questions related to the information provided. Each response shall be answered under oath or, for representatives of a public or private corporation or a partnership or association or a governmental agency, be accompanied by a signed certification of the preparer or the person supervising the preparation of the response on behalf of the entity that the

¹ Case No. 2020-00085, *Electronic Emergency Docket Related to the Novel Coronavirus COVID-* 19 (Ky. PSC July 22, 2021), Order (in which the Commission ordered that for case filings made on and after March 16, 2020, filers are NOT required to file the original physical copies of the filings required by 807 KAR 5:001, Section 8).

response is true and accurate to the best of that person's knowledge, information, and belief formed after a reasonable inquiry.

Kentucky Frontier shall make timely amendment to any prior response if Kentucky Frontier obtains information that indicates the response was incorrect or incomplete when made or, though correct or complete when made, is now incorrect or incomplete in any material respect.

For any request to which Kentucky Frontier fails or refuses to furnish all or part of the requested information, Kentucky Frontier shall provide a written explanation of the specific grounds for its failure to completely and precisely respond.

Careful attention shall be given to copied and scanned material to ensure that it is legible. When the requested information has been previously provided in this proceeding in the requested format, reference may be made to the specific location of that information in responding to this request. When applicable, the requested information shall be separately provided for total company operations and jurisdictional operations. When filling a paper containing personal information, Kentucky Frontier shall, in accordance with 807 KAR 5:001, Section 4(10), encrypt or redact the paper so that personal information cannot be read.

1. Refer to the requests for intervention in this proceeding.² For each intervenor, state whether Kentucky Frontier has communicated with these customers other than providing notice of this matter. If so, providing a summary of those communications.

² Ricki Carty and Chrystal Shawn Risner's Motion to Intervene (filed Dec. 11, 2025); Kathy Howard's Motion to Intervene (filed Dec. 10, 2025); Ryan Allen's Motion to Intervene (filed Dec. 10, 2025); Coty Brown and Lindsey Brown's Motion to Intervene (filed Dec. 10, 2025).

- 2. For each intervenor, state whether the intervenor's connections to Kentucky Frontier system were previously known to Kentucky Frontier and, if possible, provide an estimate of the monthly amount of free gas delivered to these individuals.
- 3. Refer to Kentucky Frontier's responses to Commission Staff's First Request for Information (Staff's First Request).³ State what actions Kentucky Frontier is required to perform in order to pressure test the remaining portions of the FWG pipeline discussed in its response to Staff's First Request and provide a timeline. The response should include the following:
- a. Any actions Kentucky Frontier intends to take to locate unknown connections;
- b. Explain if a pressure test is required to connect the new pipeline to TC energy tap;
- c. State whether the pressure test is going to be conducted with gas or air; and
- d. State what metric(s) are required to be achieved to meet or exceed the applicable pressure test standard.
 - 4. State whether DLR has a PHMSA Operator ID (OPID).
- 5. State whether the DLR line is considered a transmission line or a distribution line.

³ Kentucky Frontier's Response to Commission Staff's First Request for Information (Staff's First Request) (filed Nov. 26, 2025).

6. State whether each intervenor or each customer in question are farm-tap customers or distribution customers. Provide customer classification by segment and line.

7. State which operator, Kentucky Frontier or DLR, is responsible for operating and maintaining the facilities serving these customers.

8. State whether Kentucky Frontier will disconnect customers by shutting off individual meters or by pipeline valve isolation.

9. State when service will be restored by Kentucky Frontier to customers, if Kentucky Frontier disconnects customers by shutting off individual meters or by pipeline valve isolation.

Linda C. Bridwell, PE Executive Director

Public Service Commission

P.O. Box 615

Frankfort, KY 40602

DATED **DEC 17 2025**

cc: Parties of Record

*L. Allyson Honaker Honaker Law Office, PLLC 1795 Alysheba Way Suite 1203 Lexington, KY 40509

*Heather Temple Honaker Law Office, PLLC 1795 Alysheba Way Suite 1203 Lexington, KY 40509

*Kentucky Frontier Gas, LLC 2963 Ky Rte 321 North PO Box 408 Prestonsburg, KY 41653

*Meredith L. Cave Honaker Law Office, PLLC 1795 Alysheba Way Suite 1203 Lexington, KY 40509

*Steven E Shute Managing Member Kentucky Frontier Gas, LLC 2963 Ky Rte 321 North PO Box 408 Prestonsburg, KY 41653