Case Management System - KY Public Service Commission

Regular Cases Before the Commission as of July 12, 2025

2013-00035

RECEIVED: 03/01/13 FILED: 03/01/13 SUSPENSION DATE:

FINAL: 10/29/13

REOPENED:

CASE CODE

Rates - Flow-Thru

UTILITIES:

Kenergy Corp.

INDEX OF EVENTS:

NDEX OF EVE	ENTS:
02/11/14	POST CASE: Kenergy Corp. Response to PSC Request for Information dated 01-29-14
01/09/14	POST CASE: Kenergy Corp. Refund Report Submitted Per Item 7 of Final Order
10/29/13	Order Entered: The proposed rates submitted with Kenergy's application are denied. 2. The approach
	proposed by Kenergy to allocate its portion of the increase in wholesale rates authorized in Case No.
	2012-00535 is accepted 3. The rates set forth in the tariff sheets in the appendix hereto are approved
	for service rendered on and after August 20, 2013. 4. Within 20 days of the date of this Order, Kenergy
	shall file with this Commission, using the Commission's Electronic Tariff Filing System, its revised
	tariffs setting out the rates approved herein and stating that they were approved pursuant to this Order.
	5. Within 60 days of the date of this Order, Kenergy shall refund to its
	customers with interest all amounts collected for service rendered from August 20, 2013 through the
	date of this Order that are in excess of the rates set forth in the appendix to this Order. 6. Kenergy shall
	pay interest on the refunded amounts at the average of the Three-Month Commercial Paper Rate as
	reported in the Federal Reserve Bulletin and the Federal Reserve Statistical Release on the date of
	this Order. Refunds shall be based on each customer's usage while the proposed rates were in effect
	and shall be made as a one-time credit to the bills of current customers and by check to customers
	who have discontinued service since August 20, 2013. 7. Within 75 days of the date of this Order,
	Kenergy shall submit a written report to the Commission in which it describes its efforts to refund all
00/00/40	monie Orden Fatenardi (1) Konservia rates es filed in its analisation era effective, subject to refund for service
08/20/13	Order Entered: (1) Kenergy's rates as filed in its application are effective, subject to refund, for service
	tendered on and after August 20, 2013.
	(2) Kenergy shall maintain its records in such manner as will allow it, the Commission, or any customer
	to determine the amounts to be refunded, and to whom due, in the event a refund is ordered upon final
	resolution of this matter. (3) Within 15 days of the date of this Order, Kenergy shall file its tariffs setting
	forth the rates it is placing in effect and designating those rates as being subject to change and refund.
08/19/13	Kenergy's notice of intent to put into effect the rates that are the subject of Big Rivers' application in
00/07/40	rate case 2012-00535
08/05/13	Kenergy's Revised Response to Date Request No. 3, Item 1, Exhibit 1, Page
08/01/13	Kenergy's Response to Commission Staff's Third Data Request
07/22/13	Commission Staff's Third Request for Information to Kenergy Corp.
06/20/13	Dennis and Debbie Massey Public Comments
06/17/13	Dennis and Debbie Massey Public Comments
05/10/13	Kenergy Corp Responses to Data Request No 2
05/08/13	Jim Claggett Public Comments
04/26/13	COMMISSION STAFF'S SECOND REQUEST FOR INFORMATION TO KENERGY CORP.
04/12/13	Kenergy Corp Response to Commission Staffs First Data Request For Information
03/27/13	COMMISSION STAFF'S FIRST REQUEST FOR INFORMATION TO KENERGY CORP.
03/20/13	Daniel Hagan Public Comments
03/11/13	Order Entered: Kenergy's proposed rates will be effective on the same date as Big Rivers in order that
	the timing of any change in Kenergy's retail rates will be synchronized with the timing of any change in
	Big Rivers' wholesale rates. The procedural schedule set forth in the Appendix, which is attached
	hereto and incorporated herein, shall be followed. Any party filing testimony shall file an original and 10
	copies with the Commission, with copies to all parties of record. Kenergy shall give notice of the
	hearing in accordance with the provisions
	set out in 807 KAR 5:001, Section 9(2)(b). At the time publication is requested, Kenergy shall forward a
	duplicate of the notice and request to the Commission. At any public hearing in this matter, neither
	opening statements nor summarization of direct testimonies shall be permitted. Any objections or
	motions relating to discovery or procedural dates shall be filed upon four business days' notice or the
	filing party shall explain, in writing, why such notice was not possible Motions for extensions of time
	with respect to the schedule herein shall be
	made in writing and will be granted only upon a showing of good cause. Nothing contained herein

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	shall prevent the Commission from entering further Orders in this matter.
03/04/13	Public Comments from Lesia Jones
03/01/13	Acknowledge Receipt of Filing
03/01/13	Kenergy Corp. Notarized Proof of Publication
03/01/13	APPLICATION OF KENERGY CORP. FOR APPROVAL OF FLOW THROUGH RATES PURSUANT
	TO KRS 278.455
01/25/13	Acknowledge Receipt of Filing
01/25/13	Kenergy Corp. Notice of Intent to File Flow Through Rate Application

Total Number of Cases: 1