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Case Management System - KY Public Service Commission

Regular Cases Before the Commission as of May 03, 2024

RECEIVED: 02/21/17 FILED: 02/21/17 FINAL: 07/05/17 REOPENED: 2017-00072

SUSPENSION DATE:

CASE CODE

Surcharge - Environmental

UTILITIES:

Kentucky Power Company

INDEX OF EVENTS:

07/05/17 Final Order Entered: 1. Kentucky Power's request to submit this case for a decision on the existing evidence of record without a hearing is granted. 2. The environmental surcharge amounts determined

> by Kentucky Power for the review period July 1, 2016, through December 31, 2016, are just and reasonable, 3. Kentucky Power's determination that it had no additional over- or under-recovery for the

review period is approved.

4. Kentucky Power shall use a weighted average cost of capital of 7.34 percent, tax gross-up factors of 1.616424 and 1.004977, a return on equity rate of 10.25 percent, and an overall grossed-up return of 10.128 percent in all monthly environmental surcharge filings subsequent to the date of this Order.

06/19/17 Amy J. Elliott Kentucky Power Company Motion to Submit Case for Decision on the Record Stephen L. Sharp Kentucky Power Kentucky Power Companys Second Set of Data Responses 04/25/17 Commission Staff's Second Request for Information to Kentucky Power Company 04/11/17

Judy K Rosquist Kentucky Power Company KPCO files Supplemental Testimony of Amy J Elliott 03/30/17 Judy K Rosquist Kentucky Power Company KPCO files Direct Testimony of Amy J Elliott and 03/21/17

Responses to the Commission Staffs FirstSet of Data Requests

Judy K Rosquist Kentucky Power Company Kentucky Power files Written Statement 02/22/17

02/21/17 Order Entered: 1. Unless otherwise ordered by the Commission, the procedures set forth in 807 KAR

5:001, Section 8, related to the service and electronic filing of papers shall be followed in this proceeding. 2. Pursuant to 807 KAR 5:001, Section 8(9), within seven days of entry of

this Order, Kentucky Power shall file a written statement, with a copy to parties of record, that: a. Certifies that it, or its authorized agent, possesses the facilities to receive electronic transmissions; and b. Sets forth the electronic mail address to which all electronic notices and messages related to this proceeding should be served. 3. Unless a party granted leave to intervene states its objection to the use of electronic filing procedures in a motion for intervention, the party shall: a. Be deemed to have consented to the use of electronic filing procedures and the service of all papers, including Orders of the Commission, by electronic means; and b. Within seven days of the date of an Order of the Commission granting its intervention, file with the Commission a written statement that: (1) It, or its authorized agent, possesses the facilities to receive electronic transmissions; and (2) Sets forth the electronic mail address to which all electronic notices and messages related to this proceeding should

be served.

Total Number of Cases: 1