COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In Re the Matter of:

APPLICATION OF KENTUCKY)
UTILITIES COMPANY FOR AN)
ADJUSTMENT OF ITS RATES AND)
FOR CERTIFICATES OF PUBLIC)
CONVENIENCE AND NECESSITY)

CASE NO. 2016-00370

SUPPLEMENTAL TESTIMONY

OF

GLENN A. WATKINS

ON BEHALF OF THE

OFFICE OF THE ATTORNEY GENERAL

APRIL 14, 2017

2 3

4

1

Q.

A.

on March 3, 2017.

PLEASE STATE YOUR NAME AND BUSINESS ADDRESS.

A. My name is Glenn A. Watkins. My business address is 1503 Santa Rosa Road, Suite 130, Richmond, Virginia 23229.

5 Q. HAVE YOU PREVIOUSLY PRE-FILED DIRECT TESTIMONY IN THIS 6 DOCKET?

Yes. I pre-filed direct testimony on behalf of the Office of the Attorney General

8 9

7

10

Q. WHAT IS THE PURPOSE OF YOUR SUPPLEMENTAL TESTIMONY?

11 The purpose of this testimony is to supplement and update my March 3, 2017 A. 12 testimony resulting from errors discovered in the Company's forecasted class loads. As a 13 result of these errors, Company witness Seeyle provided updated and corrected class 14 hourly loads as well as revised class cost of service studies ("CCOSS") utilizing his 15 Modified Base-Intermediate-Peak method ("BIP") and his Loss of Load Probability 16 method ("LOLP"). Because my cost studies rely upon the Company's forecasted loads, 17 an update to my recommended CCOSS is warranted. As a result, I will present the 18 results of my updated CCOSS based on these corrected forecasted class loads and opine 19 as to whether these updates change any of my original recommendations as it relates to class revenue distribution. 20

21

Q. PLEASE PROVIDE A BRIEF SUMMARY OF THE EVENTS LEADING TO THE DISCOVERY OF ERRORS IN THE COMPANY'S FORECASTED HOURLY LOADS.

A. In his direct testimony, KIUC witness Baron observed numerous anomalies within the Company's original forecasted class hourly loads. As a result, the Company then discovered a mathematical error in the computation of class hourly loads and provided corrected Forecasted Test Year class hourly loads. In this regard, the Company indicates that the forecasted total system loads are correct, however, the distribution of these system loads across classes contained a mathematical error such that certain class' loads were overstated for certain hours and other class' understated for certain hours. Because the allocation of costs (rate base and expenses) are performed on a relative basis, the Company's corrections necessitated Mr. Seeyle rerunning his Modified BIP and LOLP cost of service studies utilizing updated and corrected class hourly loads. Similarly, these revised forecasts impact my analyses in which I utilized the true BIP method as well as the Probability of Dispatch method to allocate generation-related costs.

6

1

2

3

4

5

Q. AS A RESULT OF THE QUESTIONS AND ERRORS DISCOVERED BY MR. BARON AS IT RELATES TO THE COMPANY'S ORIGINAL FORECAST, DID YOU CONDUCT OTHER ANALYSES BEYOND AN UPDATE USING THE COMPANY'S CORRECTED FORECASTED HOURLY LOADS?

11 Yes. I also conducted studies using both the true BIP method and Probability of A. 12 Dispatch method wherein actual historical class loads were used within my CCOSS. In 13 this regard, it should be understood that my analyses utilizing historic data only relates to 14 the development of class demand allocators such that I have continued to utilize the Company's forecasted energy sales by rate class as well as the Company's forecasted 15 hourly generation output by unit.¹ It is acknowledged that my analyses utilizing 16 17 historical class loads presents a mismatch between the demand-side (class loads) and 18 supply-side (generation unit output). However, it is the relative amounts across classes 19 that are most relevant. In order to maintain a comparable CCOSS utilizing the 20 Company's Forecasted Test Year rate base and expense amounts, my analyses utilizing 21 historic class load data provides a check on the reasonableness or sensitivity of my 22 CCOSS results compared to the two forecasts (original forecast and corrected forecast).

23

Q. FROM A CONCEPTUAL AND PRACTICAL PERSPECTIVE, ARE THERE REALISTIC SHORTCOMINGS AS IT RELATES TO ANY FORECAST THAT ATTEMPTS TO PROJECT HOURLY LOADS FOR EACH CLASS AS WELL AS PROJECT HOURLY OUTPUT FROM THE COMPANY'S PORTFOLIO OF GENERATING ASSETS?

29

¹ The Company has indicated that there are no errors relating to the forecasted supply-side of generation. That is, the Company indicated that the forecasted total system loads remain the same and that its forecasts by individual generating unit (by hour) are unaffected by the correction.

1 A. Absolutely. The Company's LOLP analyses as well as my Probability of 2 Dispatch analyses have been conducted utilizing forecasted loads for every class for 3 8,760 hours. In addition, the LOLP and Probability of Dispatch methods have also required the use of forecasted generation outputs (KW) for every generating unit for each 4 5 of the 8,760 hours of the year. Because KU's and LG&E's generation facilities are jointly dispatched, this required forecasts of at least 210,240 class loads (24 classes x 6 7 8,760 hours). In addition, the Companies have at least 38 separate jointly-used 8 generation facilities such that another 332,880 forecasts are required for the supply-side 9 (38 units x 8,760 hours). As competent, sophisticated, or complex as any forecaster may 10 be, it is virtually impossible to attempt to claim that more than 500,000 individual 11 forecasts can be reasonable or even fully evaluated. This is not to say that the use of 12 hourly loads (demand-side) and hourly output (supply-side) should not be used, or are 13 unreliable, but rather, actual experience (adjusted as appropriate) is likely a much better 14 measure of understanding the relationship between the causation of supply-side costs and 15 the demands placed upon those resources.

16

17 Q. PLEASE PROVIDE THE RESULTS OF YOUR UPDATED ANALYSES 18 UTILIZING YOUR RECOMMENDED PROBABILITY OF DISPATCH 19 METHOD TO ASSIGN PRODUCTION-RELATED COSTS.

A. The following table provides a summary of class rates of return at current rates
utilizing the Probability of Dispatch method wherein Mr. Seeyle's classification of
distribution plant is maintained:

- 23 24
- 25
- 26
- 27
- 28

29

- 30
- 31

3

1		UCKY UTILII			
2	Probability of Dispatch				
3		Distribution Customer/Demand Split OAG As-Filed			
	0	Original	Updated	Historical	
4	Class	Forecast	Forecast	Data	
5					
6	Residential	4.72%	4.70%	4.77%	
7	General Service	9.70%	9.65%	9.89%	
	All Electric Schools	5.45%	5.34%	6.16%	
8	Pwr. Svc Sec	9.23%	9.27%	9.66%	
9	Pwr. Svc Pri	10.48%	10.58%	11.54%	
10	TOD-Sec	5.69%	5.71%	5.49%	
	TOD-Pri	3.54%	3.58%	3.28%	
11	Retail Transmission	3.67%	3.68%	3.62%	
12	Fluctuating Load	1.03%	1.17%	0.82%	
12	Outdoor Lighting	7.40%	7.40%	7.29%	
13	Lighting Energy	3.91%	3.88%	2.96%	
14	Traffic Energy	6.55%	6.53%	5.93%	
15	Total Company	5.56%	5.56%	5.56%	
16	Total Company	5.5070	5.5070	5.50%	
17					
18	In my direct testimony, I	also utilized t	he Probabi	lity of Dispat	ch method to
19	allocate production-related costs w	herein primary	distributio	n plant is class	sified as 100%
20	demand-related. The following t	table provides	a summary	of class rate	s of return at
21	current rates utilizing the Probabi	lity of Dispate	h method v	wherein prima	ry distribution
22	plant is classified as 100% demand	l-related:			
23					
24					
25					
26					
27					
28					
29					
30					
31					

1						
2	K	KENTUCKY UTILITIES				
3]	Probability of Dispatch				
	Primar	y Distribution 100)% Demand			
4		OAG As-Filed				
5		Original	Updated	Historical		
6	Class	Forecast	Forecast	Data		
7	Desidential	5 270/	5 240/	5 420/		
	Residential	5.37%	5.34%	5.43%		
8	General Service	10.06%	10.00%	10.25%		
9	All Electric Schools	4.37%	4.28%	4.98%		
0	Pwr. Svc Sec	8.16%	8.19%	8.53%		
	Pwr. Svc Pri	9.24%	9.33%	10.16%		
1	TOD-Sec	4.78%	4.79%	4.60%		
2	TOD-Pri	2.77%	2.80%	2.54%		
3	Retail Transmission	3.67%	3.68%	3.62%		
	Fluctuating Load	1.03%	1.17%	0.82%		
4	Outdoor Lighting	8.43%	8.42%	8.30%		
5	Lighting Energy	2.85%	2.82%	2.05%		
6	Traffic Energy	7.73%	7.70%	7.01%		
7	Total Company	5.56%	5.56%	5.56%		
8	· ·					
.9	As indicated in the two tabl	es above, while	class rates of	return changed margin		
20	across the various class load]	profile scenarios,	the changes are	e minimal at best such		
21	the direction and relativities r	emain essentially	the same unde	r all three scenarios. A		

result, the Company's correction to its original forecast had little impact on CCOSS results utilizing the Probability of Dispatch method and is confirmed with the use of actual historical data.

25

27

28

26

Q. PLEASE PROVIDE THE RESULTS OF YOUR UPDATED ANALYSES UTILIZING YOUR RECOMMENDED TRUE BIP METHOD TO ASSIGN PRODUCTION-RELATED COSTS.

A. The following table provides a summary of class rates of return at current rates
utilizing the true BIP method wherein Mr. Seeyle's classification of distribution plant is
maintained:

1			TUCKY UTILIT				
2		Base-Intermediate-Peak					
3			Distribution Customer/Demand Split OAG As-Filed				
4			Original	Updated	Historical		
		Class	Forecast	Forecast	Data		
5			1 01000050	1 0100000	2		
6		Residential	4.71%	4.62%	4.74%		
7		General Service	9.63%	9.65%	9.45%		
8		All Electric Schools	5.53%	5.66%	5.61%		
		Pwr. Svc Sec	9.27%	9.35%	9.34%		
9		Pwr. Svc Pri	10.47%	10.60%	10.37%		
10		TOD-Sec	5.69%	5.79%	5.62%		
11		TOD-Pri	3.61%	3.69%	3.52%		
12		Retail Transmission	3.58%	3.73%	3.39%		
		Fluctuating Load	0.95%	0.86%	1.83%		
13		Outdoor Lighting	7.52%	7.52%	7.52%		
14		Lighting Energy	4.23%	4.23%	4.23%		
15		Traffic Energy	6.68%	6.68%	6.56%		
16		Total Company	5.56%	5.56%	5.56%		
17							
18	In my d	irect testimony, I also uti	ilized the true BI	P method to	o allocate pro	oduction-re	lated
19	costs w	herein primary distribut	ion plant is clas	sified as 1	00% deman	d-related.	The
20	followin	following table provides a summary of class rates of return at current rates utilizing the					
21	true BIP	method wherein primary	y distribution plan	nt is classifi	ed as 100% c	lemand-rel	ated:
22							
23							
24							
25							
26							
27							
28							
29							
30							

1			UCKY UTILIT			
2			Base-Intermediate-Peak Primary Distribution 100% Demand			
3			OAG As-Filed			
			Original Updated Historical			
4		Class	Forecast	Forecast	Data	
5						
6		Residential	5.35%	5.25%	5.39%	
7		General Service	9.97%	10.01%	9.79%	
		All Electric Schools	4.44%	4.56%	4.52%	
8		Pwr. Svc Sec	8.20%	8.26%	8.25%	
9		Pwr. Svc Pri	9.23%	9.34%	9.14%	
10		TOD-Sec	4.76%	4.85%	4.71%	
11		TOD-Pri	2.81%	2.89%	2.74%	
		Retail Transmission	3.58%	3.73%	3.39%	
12		Fluctuating Load	0.95%	0.86%	1.83%	
13		Outdoor Lighting	8.58%	8.58%	8.58%	
14		Lighting Energy	3.05%	3.05%	3.05%	
15		Traffic Energy	7.89%	7.89%	7.75%	
15		Total Company	5.56%	5.56%	5.56%	
		Total Company		0.0070		
17						
18		As indicated in the two tables above	ve, while class ra	ates of retur	rn again chang	ged marginally
19		across the various class load profil	le scenarios, the	changes a	re also minim	al at best such
20		that the direction and relativities remain essentially the same under all three scenarios.				
21		As a result, the Company's correction to its original forecast had little impact on CCOSS				
22		results utilizing the true BIP method and is confirmed with the use of actual historical				
23		data.				
24						
25	Q.	ARE YOU PROVIDING TH	E DETAILS	SUPPORT	TING YOUR	UPDATED
26		CCOSS RESULTS WITH THIS	SUPPLEMEN	TAL TES	ΓIMONY?	
27	A.	No. Eight separate CC	No. Eight separate CCOSS were conducted as part of this supplemental			
28		testimony. Due to the magnitude	testimony. Due to the magnitude and size of the data and computerized spreadsheets			
29		required to conduct these additional eight studies, I am not providing the details of each				
30		study with this testimony. However, all details and supporting files will be provided to				

31 any party expeditiously upon request.

7

Q. BASED ON THE RESULTS OF YOUR UPDATED AND SUPPLEMENTAL ANALYSES, DO YOU HAVE ANY CHANGES TO THE RECOMMENDATIONS MADE IN YOUR PRE-FILED DIRECT TESTIMONY DATED MARCH 3, 2017?

4 No. As discussed above, the various analyses that I conducted concerning the A. 5 correction of the Company's original forecasted class hourly loads as well as the utilization of actual historic class load data, has virtually no impact on class rates of 6 7 return. As discussed at length in my direct testimony, CCOSS results should serve only 8 as a guide and is one of many tools that should be considered in establishing class 9 revenue responsibility. Given the immaterial differences in the CCOSS results contained 10 in this supplemental testimony, the recommendations contained in my pre-filed direct 11 testimony dated March 3, 2017 remain unchanged.

12

Q. SO THAT IT IS CLEAR, DO YOUR UPDATED AND SUPPLEMENTAL ANALYSES IMPACT YOUR CUSTOMER COST ANALYSES OR YOUR RESIDENTIAL CUSTOMER CHARGE RECOMMENDATIONS?

A. No. These updates and supplemental analyses relate only to the allocation of
 generation-related costs. Customer costs relate only to the distribution function and
 therefore, there is no impact on my customer cost analyses or my recommended
 residential customer charge.

20

22

21

Q. DOES THIS COMPLETE YOUR SUPPLEMENTAL TESTIMONY?

A.

Yes.