DATA REQUEST

KPSC_PH_023 Please refer to Section 18 (Tariff Sheet 2-10) of the Company’s proposed terms and conditions of service that were filed with the Company’s application. Mr. Sharp offered upon cross examination to refile Section 18 to clarify the Company’s intent with respect to denial and discontinuance and service. Please provide the revised tariff language.

RESPONSE

Kentucky Power is providing the following revised tariff language for Section 18 (Denial or Discontinuance of Service) of the Company’s Terms and Conditions of Service:

Service will not be supplied or continued to any premises if at the time of application for service the Applicant is merely acting as an agent or person or former customer who is indebted to the Company for service previously supplied at the same, or other premises, until payment of such indebtedness shall have been made.

December 21, 2017 Supplemental Response

To assist the Commission’s review of the revised proposed tariff change please refer to KPCO_SR_KPSC_PH_23_Attachment1.pdf for revised tariff sheet 2-10 with the proposed language and other changes identified through marginal notations and italicization.

Witness: Amy J. Elliott
TERMS AND CONDITIONS OF SERVICE (Cont’d)

15.16. USE OF ENERGY BY CUSTOMER. (Cont’d)

No attachment of any kind whatsoever may be made to the Company’s lines, poles, cross arms, structures or other facilities without the express written consent of the Company.

All apparatus used by the Customer shall be of such type as to secure the highest practicable commercial efficiency, power factor and the proper balancing of phases. Motors which are frequently started or motors arranged for automatic control must be of a type to give maximum starting torque with minimum current flow, and must be of a type, and equipped with controlling devices, approved by the Company. The Customer agrees to notify the Company of any increase or decrease in his connected load.

The Company will not supply service to Customers who have other sources of electrical energy supply except under tariffs, which specifically provide for same.

The Customer shall not be permitted to operate generating equipment in parallel with the Company’s service except with express written consent of the Company.

Resale of energy will be permitted only with express written consent by the Company.

16.17. RESIDENTIAL SERVICE.

Except as otherwise provided in these tariffs, individual residences shall be served individually with single-phase service under the applicable residential service tariff. Customer may not take service for 2 or more separate residences through a single point of delivery under any tariff. Exclusions may be allowed pursuant to 807 KAR 5:046 (Prohibition of master metering).

The residential service tariff shall cease to apply to that portion of a residence which becomes regularly used for business, professional, institutional or gainful purposes, which requires three phase service or which requires service to motors in excess of 10 HP each. Under these circumstances, Customer shall have the choice of: (1) separating the wiring so that the residential portion of the premises is served through a separate meter under the residential service tariff and the other uses as enumerated above are served through a separate meter or meters under the applicable general service tariff; or (2) taking the entire service under the applicable general service tariff.

Detached building or buildings, actually appurtenant to the residence, such as a garage, stable or barn, may be served by an extension of the Customer’s residence wiring through the residence meter and under the applicable residential service tariff.

17.18. DENIAL OR DISCONTINUANCE OF SERVICE.

The Company reserves the right to refuse or discontinue service to any customer if the customer is indebted to the Company for any service theretofore rendered at any location. Service will not be supplied or continued to any premises if at the time of application for service the Applicant is merely acting as an agent of a person or former customer who is indebted to the Company for service previously supplied at the same, or other premises, until payment of such indebtedness shall have been made; provided however, the customer shall be notified in writing in accordance with 807 KAR 5:006, Section 15, before disconnection of service.

Any discontinuance of service shall not terminate the contract for electric service between the Company and the applicant or customer nor shall it abrogate any minimum charge, which may be effective.

(Cont’d on Sheet No. 2-11)

DATE OF ISSUE:

DATE EFFECTIVE: Service Rendered On And After January 19, 2018

ISSUED BY: Ranie K. Wohnhas

TITLE: Managing Director, Regulatory & Finance

By Authority Of an Order of the Public Service Commission

In Case No. 2017-00179 Dated XXXXXXX
VERIFICATION

The undersigned, Amy J. Elliott being duly sworn, deposes and says she is a Regulatory Consultant for Kentucky Power, that she has personal knowledge of the matters set forth in the foregoing responses for which she is the identified witness and that the information contained therein is true and correct to the best of her information, knowledge and belief.

Amy J. Elliott

COMMONWEALTH OF KENTUCKY
COUNTY OF FRANKLIN
Case No. 2017-00179

Subscribed and sworn to before me, a Notary Public in and before said County and State, by Amy J. Elliott, this the 21st day of December 2017.

Notary Public

My Commission Expires: January 23, 2021