COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In The Matter of:

0321

MOTION OF DUKE ENERGY KENTUCKY, INC. FOR CONFIDENTIAL TREATMENT FOR CERTAIN RESPONSES TO REQUEST FOR INFORMATION

Comes now Duke Energy Kentucky, Inc. (Duke Energy Kentucky or Company), by counsel, pursuant to 807 KAR 5:001, Section 13 and other law, and respectfully requests the Commission to classify and protect certain information provided by the Company in its Supplemental Responses to Commission Staff's First Request for Information issued on August 25, 2017, respectfully stating as follows:

- On August 2, 2017 Duke Energy Kentucky filed a Notice of Intent to File an
 Application seeking adjustment of its electric rates and other approvals.
- 2. On September 1, 2017 Duke Energy Kentucky filed an Application seeking an adjustment of its electric rates and other approvals.
- 3. On August 25, 2017 Commission Staff issued its First Request for Information to Duke Energy Kentucky.

- 4. In response to Commission Staff's First Request for Information, Duke Energy Kentucky is providing certain information, which is referred to herein as the "Confidential Information," for which it requests confidential treatment.
- 5. The Kentucky Open Records Act and applicable precedent exempts the Confidential Information from disclosure. See KRS 61.878(1)(a); KRS 61.878(1)(c)(1); Zink v. Department of Workers Claims, Labor Cabinet, 902 S.W.2d 825 (Ky. App. 1994); Hoy v. Kentucky Industrial Revitalization Authority, 907 S.W.2d 766, 768 (Ky. 1995). To qualify for this exemption and, therefore, maintain the confidentiality of the information, a party must establish that disclosure of the commercial information would permit an unfair advantage to competitors of that party. Public disclosure of the information identified herein would, in fact, prompt such a result for the reasons set forth below.
- 6. The Confidential Information for which Duke Energy Kentucky seeks confidential treatment is contained in its 6th Supplemental Response to Request No. 59. In its response to Request No. 59, Duke Energy Kentucky is providing invoices and costs related to the ongoing expenses for the preparation and litigation of this case. As part of the initial request to Staff 01-059, the Company was asked to provide continued updates through this proceeding. These invoices and contracts are pursuant to negotiated rates and fees charged by its vendors, consultants, and experts. Releasing this information would place both the Company and its vendors at a competitive disadvantage. In the future, such vendors may be unwilling to offer the same pricing levels out of concern competitors would have access to such information.
- 7. Furthermore, some of the information for which Duke Energy Kentucky is seeking confidential treatment was either developed internally, or acquired on a proprietary basis, by Duke Energy Corporation and Duke Energy Kentucky personnel, is not on file publicly

with any public agency, and is not publicly available from any commercial or other source. The aforementioned information is distributed within Duke Energy Kentucky only to those employees who must have access for business reasons, and is generally recognized as confidential and proprietary in the utility industry.

- 8. Duke Energy Kentucky does not object to limited disclosure of the Confidential Information described herein, pursuant to an acceptable protective agreement entered into with any intervenors with a legitimate interest in reviewing the same for the sole purpose of participating in this case.
- 9. In accordance with the provisions of 807 KAR 5:001, Section 13(2)(e), the Company is filing one copy of the Confidential Information separately under seal, and the appropriate number of copies with the Confidential Information redacted.
- 10. Duke Energy Kentucky respectfully requests that the Confidential Information be withheld from public disclosure for a period of twenty years. This will assure that the Confidential Information if disclosed after that time will no longer be commercially sensitive so as to likely impair the interests of the Company if publicly disclosed.
- 11. To the extent the Confidential Information becomes generally available to the public, whether through filings required by other agencies or otherwise, Duke Energy Kentucky will notify the Commission and have its confidential status removed, pursuant to 807 KAR 5:001 Section 13(10)(a).

WHEREFORE, Duke Energy Kentucky, Inc., respectfully requests that the Commission classify and protect as confidential the specific information described herein.

Respectfully submitted,

Rocco O. D'Ascenzo (92796)

Deputy General Counsel

Duke Energy Business Services, LLC

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and

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Counsel for Duke Energy Kentucky, Inc.

CERTIFICATE OF SERVICE

This is to certify that the foregoing electronic filing is a true and accurate copy of the document being filed in paper medium; that the electronic filing was transmitted to the Commission on April 2, 2018; that a copy of the filing in paper medium is being delivered to the Commission via 2 day delivery; and a copy of the filing is also being served on the following via overnight mail, this 2Nd day of April , 2018:

Rocco O. D'Ascenzo

Counsel for Duke Energy Kentucky, Inc.

Kent Chandler Rebecca W. Goodman Justin M. McNeil Lawrence W. Cook Assistant Attorneys General 700 Capital Avenue, Suite 20 Frankfort, KY 40601-8204

Michael L. Kurtz, Esq. Jody Kyler Cohn, Esq. Boehm, Kurtz & Lowry 36 East Seventh Street, Suite 1510 Cincinnati, Ohio 45202

Counsel for the Office of Attorney General

Dennis G. Howard, II Howard Law PLLC 740 Emmett Creek Lane Lexington, KY 40515

Counsel for Kentucky Industrial Utility Customers, Inc.

Kurt J. Boehm Boehm, Kurtz & Lowry 36 East Seventh Street, Suite 1510 Cincinnati, Ohio 45202

Counsel for Northern Kentucky University

Matthew R. Malone William H. May, III Hurt, Deckard & May PLLC 127 West Main Street Lexington, KY 40507

Counsel for the Kentucky School Board Association

Counsel for The Kroger Company

VERIFICATION

STATE OF OHIO)	
)	SS:
COUNTY OF HAMILTON)	

The undersigned, Sarah E. Lawler, Director, Rates & Regulatory Planning, being duly sworn, deposes and says that he has personal knowledge of the matters set forth in the supplemental data request and that it is true and correct to the best of her knowledge, information and belief.

Sarah E. Lawler Affiant

Subscribed and sworn to before me by Sarah E. Lawler on this 29TH day of MARCH___, 2018.

ADELE M. FRISCH Notary Public, State of Ohlo My Commission Expires 01-05-2019

NOTARY PUBLIC

My Commission Expires: 1/5/2019

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DATA REQUEST STAFF-DR-01-059	<u>WITNESS</u> <u>T</u>	TAB NO		
STAFF-DR-01-059				
SIXTH SUPPLEMENTAL	Sarah Lawler	. 59		

Duke Energy Kentucky Case No. 2017-00321 Staff First Set Data Requests

PUBLIC

Date Received: August 25, 2017

SIXTH SUPPLEMENTAL STAFF-DR-01-059

REQUEST:

Provide the following information concerning the costs for the preparation of this case:

a. A detailed schedule of expenses incurred to date for the following categories:

1) Accounting;

2) Engineering;

3) Legal;

4) Consultants; and

5) Other Expenses (Identify separately).

For each category, the schedule should include the date of each transaction, check

number or other document reference, the vendor, the hours worked, the rates per hour,

amount, a description of the services performed, and the account number in which the

expenditure was recorded. Provide copies of contracts or other documentation that

support charges incurred in the preparation of this case. Identify any costs incurred for

this case that occurred during the base period.

b. An itemized estimate of the total cost to be incurred for this case. Expenses

should be broken down into the same categories as identified in (a) above, with an

estimate of the hours to be worked and the rates per hour. Include a detailed

explanation of how the estimate was determined, along with all supporting work

papers and calculations.

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c. Provide monthly updates of the actual costs incurred in conjunction with this rate

case, reported in the manner requested in (a) above. Updates will be due when

the utility files its monthly financial statements with the Commission, through the

month of the public hearing.

RESPONSE:

CONFIDENTIAL PROPRIETARY TRADE SECRET (As to Attachment B Only)

Objection to the extent this request includes information that is protected under the

doctrine of attorney client privilege. Without waiving said objection, please see STAFF

DR-01-059 6th Supplemental Attachment (A) for a schedule of rate case expenses and

CONFIDENTIAL STAFF-DR-01-059 6th Supplemental Attachment (B) for the

associated supporting invoice documentation of non-privileged expenses recorded by

Duke Energy Kentucky thus far for March 2018.

PERSON RESPONSIBLE:

Sarah E. Lawler

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KyPSC Case No. 2017-88321 STAPF-DR-81-59 6th Supplemental Attachment (A) Page 1 of 1

Document Journal Entry No	Invoice L Oate	Payment Qate	Vendor Name / Desembon	Hours Worked	Rate	A	E		Depreciation	Consultanta	Demolison	Publish	Transport/		
			THRU FEBRUARY REPORTING	House	Per.Hyur	Accounting	Enomecting	<u>Legari</u>	Study	Rate of Return	Share	Lenal Notices	Lodgeng/Meats	Misc.	Total
			The Carlot of the Control of the Con			0.00	0.00	97,115.31	34,748.45	31,000.00	88,100.78	211,634,08	1,001.18	1,346.68	482,946.58
B) EXPENSES	INCURRE	TO DATE	FOR MARCH							<u>- — </u>					
March 2018															
APACRS0354 APACR46962	22-Feb-18 27-Feb-18	12-Mar-18 2-Mar-18	Burns McDonnell Consulting Work	2.00	276,00						552.00				552,00
APACR4696Z	27-Feb-18	2-Mar-15	Ganneti Flenwig Valuation and Rate Consultants, LLC Consulting Work Ganneti Flenwig Valuation and Rate Consultants, LLC Consulting Work	3.50 8.00	170.00 250.00				595.00 2,080.00						595.00
APACR46962 APACR46962	27-Feb-18 27-Feb-18	2-Mar-18 2-Mar-18	Gannett Flerreng Valuation and Rate Consultants, LLC Consulting Work	2.00	185.00				370.00						2,080.00 370.00
APACR34626	21-Mar-18	23-Mar-18	Gennett Flemming Valuation and Rate Consultants, LLC Consulting Work Gament Flemming Valuation and Rate Consultants, LLC Consulting Work	2.00 13.00	110.00 280.00				220.00 3.380.00						220.00
APACR34626	21-Mar-18	23-Mar-16	Gannett Fleming Valuation and Rate Consultants, LLC Consulting Work	5.00	185:00				925.00						3,380.00 925,00
APACR54626 APACR54626	21-Mar-18 21-Mar-18	23-Mar-18 23-Mar-18	Garnett Flemmig Valuation and Rate Consultants, LLC Consulting Work Gannett Flemmig Valuation and Rate Consultants, LLC Consulting Work	2,50 5,00	170.00 110.00				425.00						425.00
APACR54626	21-Mar-18	23-Mar-18	Gannett Flemming Valuation and Rate Consultants, LLC Consulting Work	N/A	NA NA				550,00 77.79						550.QD 77.79
APACRS0354 APACRS0354	9-Mur-18 9-Mar-18		Goss Samford Professional Legal Services Goss Samford Professional Legal Services	101.40	245.00			23,801.20							23,501,20
APACR50354	9-Mar-18	In Process	Goss Samford Professional Legal Services	95.60 90.10	175.00 75.00			15.893.20 6,419.57							15,893.20
APACRXXXXX APACRXXXXXX		In Process	Goss Samford Professional Legal Services	N/A - Trevel	N/A - Travel			140.00							6,419.57 140.00
APAGRICUUX		In Process	Goss Samford Professional Legal Services Goss Samford Professional Legal Services	3.70 130.20	320.00 245.00			1,124,59							1,124.69
APACRXXXXXX	28-Mar-18	In Process	Goss Samlord Professional Legal Services	101.30	175.00			30,301.10 18,839.44							30.301.10 15,839.44
APACRICIOUX APACRICICIO		In Process	Goss Samford Professional Legal Services Goss Samford Professional Legal Services	8.50 48.10	175.00			1,412.98							1,412.98
APAGRICUOUX	26-Mai-18	In Process	Goss Samford Professional Legal Services	NVA - Travel	75.00 N/A - Trevel			3,426.76 241.92							3,428.76
APACRXXXXX APACRUOUXXX		In Process	Guss Samford Professional Legal Services	23.70	245.00			5,516.19							241.92 5,516.19
APACAXXXXX			Goss Samford Professional Legal Services Goss Samford Professional Legal Services	21.40 9.50	175.00 75.00			3,557.74 576.87							3,657.74
	21-Feb-18	15-Mar-(6	Kentucky Press Service Published Legal Notices	N/A	N/A			970.07				303.30			676.87 303.30
	9-Mar-18 11-Mar-18		Dr. Roger A Morin Consulting Work Guidant Consulting Services	N/A N/A	N/A N/A	2,422,42				35,572.00					35,572.00
EXACCT9387	18-Feb-#8	7-Mar-18	Farson Office Products (Office Supplies	N/A	N/A	2,922.92								380.45	2,422.42 380.45
	23-Feb-18 29-Mar-18		Fason Office Products Office Supplies Employee A Travel for Rate Case Hearings	N/A	N/A									121.87	121.67
	29-Mar-18		Employee 8 Travel for Rate Case Hearings	N/A - Travel N/A - Travel	N/A - Travel N/A - Travel								1,792.20 1,509,77		1,792.20
	29-Mar-18		Employee C Travel for Rate Case Hearings	N/A - Travel	N/A - Travel								462.43		1,509.77 462.43
	29-Mar-16 29-Mar-18		Employee D Travel for Rate Case Hearings Employee E Travel for Rate Case Hearings	N/A - Travel N/A - Travel	N/A - Travel N/A - Travel								263.23		201.23
EMACCT6590	29-Mar-1B	29-Mar-16	Employee F Travel for Rate Case Hearings	N/A - Travel	M/A - Travel								1,462.53 3,309.28		1,492.53 3,309.28
	29-Mar-18 29-Mar-18		Employee G Travel for Rate Case Hearings Employee H Travel for Rate Case Hearings	M/A - Trevel	N/A - Travel								612.65		612.88
EXACCT5387	29-Mai-18	2 3-4 a-18	Employee I Travel for Rale Case Hearings	N/A - Travel N/A - Travel	N/A - Trevel N/A - Trevel								494.90 177.56		484.90 177.56
	29-Mer-18 29-Mar-18		Employee J Travel for Rate Case Hearings Employee K Travel for Rate Case Hearings	N/A - Treviel	N/A - Travel								2,988.69		3,986.69
EXACCT4886	29-Mar-18		Employee K (ravel for Kate Cese Hearings Employee L Travel for Rate Cese Hearings	NVA - Travel NVA - Travel	N/A - Travel N/A - Travel								2,056,57		2,058.57
EXACCTXUUX	29-Mar-18	29-Mar-18	Employee L Travel for Rate Case Hearings	N/A - Travel	AWA - Travel								405,60 907,93		405,50 907,93
	29-Mar-18 29-Mar-18		Employee M Travel for Rate Case Hearings Employee N Travel for Rate Case Hearings	WA - Travel WA - Travel	NVA - Travel NVA - Travel								1,180.89		1,180,89
EXACCT6761	29-Mar-15	29-Mar-18	Employee O Trevel for Rate Case Hearings	WA - Travel	N/A - Travel								2,009.75 1,543.87		2,009.76 1,543,87
	29-Mar-18 29-Mar-18		Employee P Travel for Rate Case Hearings Employee Q Travel for Rate Case Hearings	N/A - Travel N/A - Travel	N/A - Travel N/A - Travel								1,127.16		1,127.16
EXACCT3573	28-Mar-18	79-Mar-16	Employee Q Travel for Rate Case Hearings	N/A - Travel	N/A - Travel								1,252.15 22.00		1,252,15 22,00
	29-Mar-18 29-Mar-18		Émployee R Travel for Rate Casa Hearings Employee R Travel tor Rate Casa Hearings	N/A - Travel	N/A - Travel								1,798.20		1,796.20
	29-Mai-18		Employee S Travel for Rate Case Hearings	N/A - Trevel N/A - Trevel	M/A - Travel M/A - Travel								699.10 683.22		899.10 683.22
	28-Mer-18 29-Mar-18	29-Mar-18	Employee T Travel for Rate Case Hearings	N/A - Travel	N/A - Trave								1,335.22		1,335.22
	29-Mar-18 29-Mar-18		Employee T Travel for Rate Case Hearings Employee U Travel for Rate Case Hearings	M/A - Travel M/A - Travel	N/A - Travel N/A - Travel								683.22		583,22
EXACCT1844	29-Mar-18	29-Mar-16	Employee V Travel for Rate Case Hearings	N/A - Travel	N/A - Trevel								137.03 1,349.32		137.03 1,349.32
EXACCTXXXX	29-Mar-18 29-Mar-18	29-Mar-18 29-Mar-18	Employee W Travel for Rate Case Hearings Employee X Travel for Rate Case Hearings	M/A - Travel M/A - Travel	N/A - Travel N/A - Travel								189.44		169.44
EXACCTIONS	29-Mar-18	29 -144 -18	Employee Y Travel for Rate Case Hearings	NVA - Travel	N/A - Travel								338.23 2.880.85		338.23 2.860.85
EXACCTXXXX EXACCTXXXX		29-Mar-18	Employee Z Travel for Rate Case Hearings	MA - Travel	N/A - Trevel								1,443.75		1,443.75
		r>-mai- d	Employee AA Travel for Rate Case Hearings	N/A - Travel	N/A - Travel								1,046.76		1,045.75
Total March 2010						2,422.42	0.00	109.151 66	8,822.79	35,572.00	55200	303.30	37,360.53	502.32	194,487.02
Yotal Actual Cos	ta to Data					2.422.42	0.00	206. 2 98.87	43,371,24	56,572.00	88.652.78	211.037.36	38,361.71	1 849.20	657,433,68