## COMMONWEALTH OF KENTUCKY

## BEFORE THE PUBLIC SERVICE COMMISSION

RIVERSIDE GENERATING COMPANY, L.L.C.	)
v.	) Case No. 2017-00472
KENTUCKY POWER COMPANY	)

In the Matter of:

## RIVERSIDE GENERATING COMPANY, L.L.C.'S POST-HEARING REQUEST FOR INFORMATION TO KENTUCKY POWER COMPANY

Comes now Riverside Generating Company, L.L.C. ("Riverside"), pursuant to the Order of the Commission entered herein on September 18, 2018, and hereby propounds the following post-hearing requests for information upon Kentucky Power Company ("Kentucky Power") to be answered by October 5, 2018, in accordance with the following instructions:

- 1. With respect to each discovery request, all information is to be divulged that is within the knowledge, possession or control of Kentucky Power, including its agents, employees, advisors, consultants, attorneys and/or investigators.
- 2. These requests shall be deemed continuing so as to require further and supplemental responses if Kentucky Power receives or generates additional information within the scope of these requests between the time of the response and the time of any final Order in this case.
- 3. All answers must be separately and fully stated in writing under oath and are expected to be in conformance with the regulations of the Kentucky Public Service Commission.
- 4. Where a Request for Information calls for an answer in more than one part, each part should be separated in the answer so that the answer is clearly understandable.

## REQUESTS FOR INFORMATION

1. Please explain in detail whether the various units located at the Big Sandy Generating Station and Mitchell Generating Station, respectively, are electrically isolated.

2. Historically, have other subsidiaries of American Electric Power Company ("AEP") offered a tariff, schedule, or arrangement similar to Tariff N.U.G. and/or that addressed the self-supply or remote self-supply of station power? If so, please provide a copy of each such tariff, schedule or arrangement, identify its effective date, and describe in detail the manner in which self-supply and/or remote self-supply of station power is addressed.

3. Presently, do other subsidiaries of AEP offer a tariff, schedule, or arrangement similar to Tariff N.U.G. and/or that addresses the self-supply or remote self-supply of station power? If so, please provide a copy of each such tariff, schedule or arrangement, identify its effective date, and describe in detail the manner in which self-supply and/or remote self-supply of station power is addressed.

Dated this 21st day of September, 2018.

Respectfully submitted,

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