

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In The Matter Of:

The Electronic Application Of Kentucky Power)	
Company For (1) Authority Under KRS 278.2207(2))	
And KRS 278.2219 To The Extent Required To Enable)	
The Company To Pay The Fees And Costs Imposed)	Case No. 2018-00287
By The Grid Assurance LLC Subscription Agreement;)	
And (2) The Grant Of All Other Required Approvals)	
And Relief)	

MOTION OF KENTUCKY POWER COMPANY
FOR CONFIDENTIAL TREATMENT

Kentucky Power Company moves the Commission pursuant to 807 KAR 5:001, Section 13(2), for an Order granting confidential treatment for the identified portions of Exhibit 2 and Exhibit 3 filed with the Company's Application in this case.

Pursuant to 807 KAR 5:001, Section 13, Kentucky Power is filing under seal those portions of Exhibit 2 and Exhibit 3 for which confidential treatment is sought. The confidential portions (filed under seal) are highlighted in yellow. Kentucky Power also is electronically filing redacted versions of the two exhibits. Kentucky Power will notify the Commission when it determines the information for which confidential treatment is sought is no longer confidential.

Kentucky Power states as follows:

I. Motion for Confidential Treatment

A. The Requests and the Statutory Standard.

The identified portions are required to be excluded from the public record and public disclosure. KRS 61.878(1)(c)(1) excludes from public disclosure under the Open Records Act:

"[r]ecords confidentially disclosed to an agency or required by an agency to be disclosed to it, generally recognized as confidential or proprietary, which if openly

disclosed would present an unfair commercial advantage to competitors of the entity that disclosed the records.

Further, KRS 61.878(1)(m)(1)(f) exempts from public inspection records that would have a reasonable likelihood of threatening the public safety by exposing a vulnerability in preventing, protecting against, mitigating, or responding to a terrorist act, including:

Infrastructure records that expose a vulnerability referred to in this subparagraph through the disclosure of the location, configuration, or security of critical systems, including public utility critical systems. These critical systems shall include but not be limited to information technology, communication, electrical, fire suppression, ventilation, water, wastewater, sewage, and gas systems;

Finally, KRS 61.878(1)(k) exempts “all public records or information the disclosure of which is prohibited by federal law or regulation” from disclosure under the Open Records Act.

FERC Rule 18 C.F.R. § 388.113(c) defines Confidential Electrical Infrastructure Information (“CEII”) as:

specific engineering, vulnerability, or detailed design information about proposed or existing critical infrastructure that:

- (i) Relates details about the production, generation, transportation, transmission, or distribution of energy;
- (ii) Could be useful to a person in planning an attack on critical infrastructure;
- (iii) Is exempt from mandatory disclosure under the Freedom of Information Act, 5 U.S.C. 552; and
- (iv) Does not simply give the general location of the critical infrastructure.

18 C.F.R. § 388.112 exempts CEII from mandatory disclosure under the Freedom of Information Act. Portions of Exhibit 2 contain Critical Energy Infrastructure Information (“CEII”) exempted from public disclosure under federal law.

(a) Exhibit 2 to the Company’s Application.

Kentucky Power seeks confidential treatment for the identified portions of Exhibit 2 to the Company’s Application. Exhibit 2 is the Grid Assurance, LLC form Subscription Agreement

and Multi-Subscriber Addendum (“Subscription Agreement”). The designated confidential information in the Subscription Agreement is treated by the Federal Energy Regulatory Commission as CEII and is exempt from public disclosure in accordance with FERC rules. All of the information for which confidential treatment is requested constitutes CEII under the FERC rule.

The Subscription Agreement identifies the quantities of specific transmission equipment nominated by Kentucky Power and other signatories and warehoused by Grid Assurance. The nomination quantifies the levels of equipment deemed critical to the operation of the electric transmission systems of Kentucky Power and other signatories in the event of a Qualifying Event. The identified confidential information in the Subscription Agreement is information that could be useful to persons planning an attack on critical infrastructure. Therefore, the identified confidential information in the Subscription Agreement is exempt from mandatory disclosure under 5 U.S.C. 552 and KRS 61.870 *et seq.*

(b) Exhibit 3 to the Company’s Application.

Kentucky Power seeks confidential treatment for the identified portions of Exhibit 3 to the Company’s Application. The identified portions contain information that would permit competitors to discern Grid Assurance’s pricing structure, modeling framework, optimized transformer specifications, and supporting pricing details. The information constitutes trade secrets developed through the equity contributions of AEP Transmission Holding Company, LLC and Grid Assurance’s other five founding equity contributors. Disclosure of the Grid Assurance pricing information will result in competitive injury to the Company, as well as Grid Assurance, by giving an insight into key pricing components of Grid Assurance.

B. The Identified Information is Generally Recognized As Confidential and Proprietary and Public Disclosure Of It Will Result In An Unfair Commercial Advantage or Will Threaten the Public Safety.

The identified information in Exhibit 2 and Exhibit 3 filed with the Application is highly confidential. Dissemination of the information for which confidential treatment is being requested is restricted by Grid Assurance, Kentucky Power, its parent, and its affiliates. Grid Assurance advises all subscribing, and potentially subscribing, transmission owners to protect such information from public dissemination. Grid Assurance, the Company, AEP, and its affiliates take all reasonable measures to prevent its disclosure to the public as well as persons within the Company who do not have a need for the information. The information is not disclosed to persons outside Kentucky Power, AEP, or its affiliates, with the exception of Grid Assurance. Within those organizations, the information is available only upon a confidential need-to-know basis that does not extend beyond those employees with a legitimate business need to know and act upon the identified information.

C. The Identified Information Is Required To Be Disclosed To An Agency.

The identified confidential information is being disclosed to the Commission in connection with Kentucky Power's application for authority to enter into the Subscription Agreement and related relief. The information will permit the Commission to meaningfully evaluate Kentucky Power's requests for relief in this case.

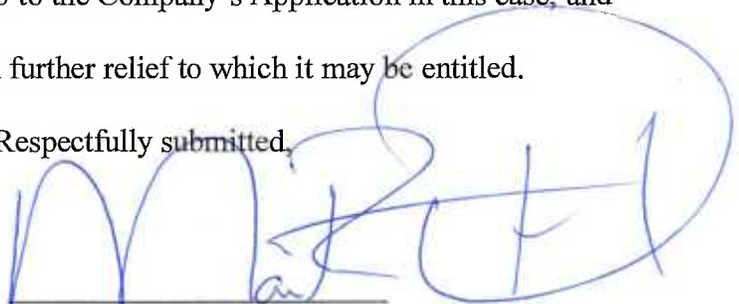
The Commission is a "public agency" as that term is defined at KRS 61.870(1).

Given the nature of the information at issue, Kentucky Power requests that the information for which confidential treatment is sought be withheld from public disclosure indefinitely.

WHEREFORE, Kentucky Power Company respectfully requests the Commission to enter an Order:

1. According confidential status to and withholding from public inspection the identified portions of Exhibit 2 and Exhibit 3 to the Company's Application in this case; and
2. Granting Kentucky Power all further relief to which it may be entitled.

Respectfully submitted,



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