COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

| ELECTRONIC APPLICATION OF |) |
|-------------------------------------|-----------------------|
| KENTUCKY POWER COMPANY FOR (1) A |) |
| GENERAL ADJUSTMENT OF ITS RATES |) |
| FOR ELECTRIC SERVICE; (2) APPROVAL |) |
| OF TARIFFS AND RIDERS; (3) APPROVAL |) |
| OF ACCOUNTING PRACTICES TO |) CASE NO. 2020-00174 |
| ESTABLISH REGULATORY ASSETS AND |) |
| LIABILITIES; (4) APPROVAL OF A |) |
| CERTIFICATE OF PUBLIC CONVENIENCE |) |
| AND NECESSITY; AND (5) ALL OTHER |) |
| REQUIRED APPROVALS AND RELIEF |) |
| | |

WALMART INC.'S POST-HEARING DATA REQUESTS TO KENTUCKY POWER COMPANY

Pursuant to the Kentucky Public Service Commission's ("Commission") Order dated November 24, 2020, Walmart Inc. ("Walmart") propounds the following Post-Hearing Requests for Information on Kentucky Power Company ("Company") and requests that the Company provide the information and documents requested herein within the time frame permitted by the Commission's Order in this proceeding.

INSTRUCTIONS

- 1. These requests for information are continuing and require further and supplemental responses if the Company receives, discovers, or generates additional, different, or updated information or documents within their scope after its initial response.
- 2. If any document or requested information is withheld by the Company on a claim of privilege or on some other basis, identify: (a) the document withheld and each and every person listed as an addressor, addressee, or indicated on blind copies; (b) all persons to whom the

document or information was distributed, shown, or explained; and (c) the nature and legal basis of the privilege or other reason asserted for withholding the document or information.

- 3. If any document called for has been destroyed or transferred beyond the control of the Company: (a) identify the person who destroyed it and the person authorizing destruction and state the time, place, and method of, and reasons for its destruction; if destroyed or disposed of by operation of a retention policy, state the retention policy; and, if transferred, identify the person authorizing transfer and state the time, place, and method of, and reason for, the transfer; and (b) identify each and every person listed as an addressor, addressee, or indicated on blind copies, or to whom it was distributed, shown or explained. In addition, identify the date, subject matter, and number of pages of the document and any attachments and appendices thereto.
- 4. If no documents containing the exact information requested exist, but documents that contain portions thereof or that contain substantially similar information do exist, then the definition of "document" includes the documents that do exist.
- 5. In responding to each question in the attached requests for information, provide information available from all corporate files of the Company, of all affiliated companies, and of all companies over which the Company exercises control or that exercises control over the Company, as well as from all files of past and present board members, officers, and management-level employees of any such companies.
- 6. In responding to any of the questions contained in the attached requests for information that require any calculations, analyses, assumptions, or studies, identify and provide copies of such calculations, analyses, assumptions, studies, and all work papers relating thereto.
- 7. In responding to any of the questions contained in the attached requests for information, please first restate the question asked and also provide the name and title of the

person, whether it be a corporate officer or employee, who has responsibility for the subject matter addressed therein.

8. The Company is requested to provide its responses to these requests for information to the undersigned and to the following:

Carrie H. Grundmann Spilman Thomas & Battle, PLLC 110 Oakwood Drive, Suite 500 Winston-Salem, NC 27103 cgrundmann@spilmanlaw.com

DEFINITIONS

- 1. "You," "your," and "Company" means Kentucky Power Company or any of its officers, directors, employees, attorneys, or agents.
 - 2. "Commission" means the Kentucky Public Service Commission.
- 3. "Document" includes any written, recorded, or graphic matter, however produced or reproduced, including but not limited to correspondence, telegrams, contracts, agreements, notes in any form, memoranda, diaries, voice recording tapes, microfilms, microfiche, pictures, data processing cards or discs, computer tapes and other computer-generated and stored information or databases, work papers, calendars, minutes of meetings or any other writings or graphic matter, including copies containing marginal notes or variations of any of the foregoing, now or previously in your possession.
- 4. When used in reference to an individual person, "identify," "identity," and "identification" mean to state that person's full name and business address, including zip code and phone number, if known, and present or last known business position and duties, if known.
- 5. When used in referenced to a document, "identify," identity," and "identification" mean to state the type of document (e.g., computer-stored information, microfilm, letter,

memorandum, policy circular, minute book, telegram, chart, etc.), or some other means of identifying it, and its present location and custodian. If any such document was but no long is in your possession or subject to your control, state what disposition was made of the document, and if the document was destroyed or disposed of pursuant to a retention policy, please state the retention policy.

- 6. When used in reference to a business organization, "identify," "identify," and "identification" mean to state the corporate name or other names under which the organization does business and the location of its principal place of business.
- 7. "Describe in detail" and "explain in detail" mean to describe and explain in detail each and every basis for the position taken or statement made and to identify each and every statement, study, and document relied upon by you and to provide a copy of all such identified statements, studies, and documents.

WALMART INC.'S POST-HEARING REQUESTS FOR INFORMATION TO KENTUCKY POWER COMPANY

1. Please provide the Value Line Investment Surveys identified as the supporting material for Ex. AMM-13 of the Rebuttal Testimony of Adrien McKenzie,

Respectfully submitted,

SPILMAN THOMAS & BATTLE, PLLC

By

Don C. A. Parker (Kentucky I.D. No. 94113)

300 Kanawha Blvd, East Charleston, WV 25301 Phone: (304) 340-3800

Fax: (304) 340-3801

E-mail: dparker@spilmanlaw.com

Carrie H. Grundmann 110 Oakwood Drive, Suite 500

Winston-Salem, NC 27103

Phone: (336) 631-1051 Fax: (336) 725-4476

Email: cgrundmann@spilmanlaw.com

Barry A. Naum

1100 Bent Creek Blvd., Suite 101

Mechanicsburg, PA 17050

Phone: (717) 795-2742 Fax: (717) 795-2743

E-mail: bnaum@spilmanlaw.com

Counsel to Walmart Inc.

Dated: November 30, 2020

CERTIFICATE OF SERVICE

I hereby certify that Walmart's November 30, 2020, electronic filing is a true and accurate copy of Walmart Inc.'s Post-Hearing Request for Information to Kentucky Power Company; and that on November 30, 2020, the electronic filing has been transmitted to the Commission. Pursuant to the Commission's Order dated March 24, 2020, in Case No. 2020-00085, and in accordance with all other applicable law, counsel certifies that an electronic copy of the foregoing was served by email to the following. A physical copy of the filing will be submitted to the Commission within 30 days after the Governor lifts the current State of Emergency.

Mark R. Overstreet
Katie M. Glass
Stites & Harbison PLLC
421 West Main Street
P.O. Box 634
Frankfort, KY 40602-0634
moverstreet@stites.com
kglass@stites.com

Robert D. Gladman
Brian K. West
Christen Blend
Tanner Wolffram
Hector Garcia
American Electric and Power Service Corp.
1 Riverside Plaza, 29th Floor
P.O. Box 16631
Columbus, OH 43216
Kentucky regulatory services@aep.com
rgladman@aep.com
bkwest@aep.com
cmblend@aep.com
tswolffram@aep.com
hgarcial@aep.com

J. Michael West
Lawrence W. Cook
John G. Horne, II
Angela M. Goad
Office of the Attorney General
700 Capital Avenue, Suite 20
Frankfort, KY 40601-8204
Michael.West@ky.gov
Larry.Cook@ky.gov
John.Horne@ky.gov
Angela.Goad@ky.gov

Michael L. Kurtz
Kurt J. Boehm
Jody Kyler Cohn
Boehm, Kurtz & Lowry
36 East Seventh Street, Suite 1510
Cincinnati, Ohio 45202
MKurtz@bkllawfirm.com
kboehm@bkllawfirm.com
jkylercohn@bkllawfirm.com

Randal A. Strobo Clay A. Barkley David E. Spenard Strobo Barkley PLLC 239 S. Fifth Street, Suite 912 Louisville, KY 40202 rstrobo@strobobarkley.com cbarkley@strobobarkley.com dspenard@strobobarkley.com Certificate of Service Case No. 2020-00174 Page 2

Tom FitzGerald Kentucky Resources Counsel P.O. Box 1070 Frankfort, KY 40602 <u>FitzKRC@aol.com</u>

Michael A. Frye Jenkins Fenstermaker, PLLC 325 Eighth Street Huntington, WV 25701 maf@jenkinsfenstermaker.com Matthew E. Miller Sierra Club 2528 California Street Denver, CO 80205 matthew.miller@sierraclub.org

Joe F. Childers Childers & Baxter, PLLC 300 Lexington Building 201 West Short Street Lexington, KY 40507 joe@jchilderslaw.com

Don C. A. Parker (Kentucky I.D. No. 94113)