COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

ELECTRONIC JOINT APPLICATION OF AMERICAN)	
ELECTRIC POWER COMPANY, INC., KENTUCKY)	
POWER COMPANY AND LIBERTY UTILITIES CO.)	CASE NO.
FOR APPROVAL OF THE TRANSFER OF OWNERSHIP)	2021-00481
AND CONTROL OF KENTUCKY POWER COMPANY)	

JOINT APPLICANTS' WITNESS LIST

Liberty Utilities Co. ("Liberty"), American Electric Power Company, Inc. ("AEP"), and Kentucky Power Company ("Kentucky Power" or the "Company") (collectively, "Joint Applicants"), by counsel, give notice pursuant to the Commission's Order of March 10, 2022 that the following Joint Applicants' witnesses will testify at the evidentiary hearing scheduled for March 28-29, 2022, in the following order: Peter Eichler, David Swain, Drew Landoll, Michael McCuen, Michael Mosindy,¹ Jill Schwartz, Jeff Plewes, Brad Parker, Aaron Doll, Steve Herling, Kevin Melnyk, Dmitry Balashov, Chad M. Burnett,² Stephan T. Haynes, Brian K. West, James X. Llende, Michael A. Baird, Amanda R. Conner, and Alex E. Vaughan.

Please be advised that upon review of prior responses to information requests in preparation for the hearing, the Joint Applicants have reassigned witness responsibility for the following responses to the identified witness. The reassigned sponsor will adopt the responses at the hearing and be available for question on the respective subject matter. Certification pages for the reassigned sponsor witnesses

¹ It is anticipated that Mr. Mosindy will testify remotely.

² Consistent with Kentucky Power's and AEP's March 14, 2022 motion for his virtual participation, granted March 16, 2022, Mr. Burnett will testify remotely on March 28, 2022. Mr. Burnett may be called out of order to ensure that his crossexamination is completed on March 28.

Data Request	Reassigned Sponsor	
AG 1-11	James Llende	
AG 1-12	James Llende	
AG 1-21	Aaron Doll	
AG 1-24	Dmitry Balashov	
AG 1-47	Brian West and David Swain	
AG 1-54	James Llende	
AG 1-57	James Llende	
AG 1-58	James Llende	
AG 2-18	Aaron Doll and Drew Landoll	
AG 2-27	Dmitry Balashov	
KPSC 1-31	Aaron Doll	
KPSC 1-40	Aaron Doll	
KPSC 1-44	Alex Vaughan	
KPSC 1-45	Alex Vaughan	
KPSC 1-48	Dmitry Balashov	
KPSC 1-49	Dmitry Balashov	
KPSC 1-52	Aaron Doll	
KPSC 2-13	Dmitry Balashov	
KPSC 2-15	Dmitry Balashov	
KPSC 2-17	Brad Parker	
KPSC 2-19	Dmitry Balashov	

Data Request	Reassigned Sponsor
KPSC 2-21	Dmitry Balashov
KIUC 1-10	Aaron Doll and Brad Parker
KIUC 1-13	Aaron Doll and Brad Parker
KIUC 1-16	James Llende
KIUC 1-21	Alex Vaughan
KIUC 1-22	Alex Vaughan
KIUC 1-23	Alex Vaughan
KIUC 1-31	Alex Vaughan
KIUC 1-32	Alex Vaughan
KIUC 1-33	Dmitry Balashov
KIUC 1-36	Dmitry Balashov
KIUC 1-70	Peter Eichler
KIUC 1-71	James Llende
KIUC 1-72	James Llende
KIUC 1-73	James Llende
KIUC 2-15	James Llende
KIUC 2-27	James Llende
KIUC 2-28	James Llende
KIUC 2-36	Alex Vaughan
KIUC 2-37	Alex Vaughan

RESPECTFULLY SUBMITTED,

Mark R. Overstreet Katie M. Glass STITES & HARBISON PLLC 421 West Main Street P. O. Box 634 Frankfort, Kentucky 40602-0634 Telephone: (502) 223-3477 Facsimile: (502) 779-8349 moverstreet@stites.com kglass@stites.com

John C. Crespo (*pro hac vice pending*) Christen M. Blend (*pro hac vice pending*) Hector H. Garcia-Santana (*pro hac vice pending*) American Electric Power Service Corporation 1 Riverside Plaza, 29th Floor Columbus, Ohio 43215 Telephone: (614) 716-3727 jccrespo@aep.com cmblend@aep.com hgarcia1@aep.com

Counsel for Kentucky Power Company and American Electric Power Company, Inc.

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Counsel for Liberty Utilities Co.

VERIFICATION

The undersigned, Alex E. Vaughan, being duly sworn, deposes and says he is Director of Regulated Pricing and Renewables for American Electric Power Service Corporation that he has personal knowledge of the matters set forth in the forgoing responses and the information contained therein is true and correct to the best of his information, knowledge and belief after reasonable inquiry.

	Olex Vaughan source 2022Cutron 10 55 4 60 Alex E. Vaughan
COMMONWEALTH OF KENTUCKY)
COUNTY OF BOYD) Case No. 2021-00481)

Subscribed and sworn to before me, a Notary Public in and before said County and State, by Alex E. Vaughan, this <u>17</u> day of March 2022.

otary Public

KYNP31964 Notary ID Number:

My Commission Expires? 21/2025

JENNIFER A. YOUNG ENLINE NOTARY PUBLIC STATE AT LARGE KENTUCKY Commission # KYNP31964 My Commission Expires Jun 21, 2025

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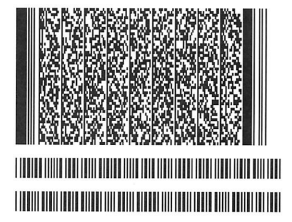
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E-Signature Notary: Jennifer Young (JY)

March 17, 2022 06:10:53 -8:00 [476C04C7760B] [167.239.221.103] jayoung1@aep.com I, Jennifer Young, did witness the participants named above electronically sign this document.



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VERIFICATION

The undersigned, James X. Llende, being duly sworn, deposes and says he is Senior Vice President of Tax for American Electric Power Service Corporation that he has personal knowledge of the matters set forth in the forgoing responses and the information contained therein is true and correct to the best of his information, knowledge and belief after reasonable inquiry.

James X	Llende	
	03+7 03 39 08 4 00	
Inmon	V. I. landa	

James X. Llende

COMMONWEALTH OF KENTUCKY

COUNTY OF BOYD

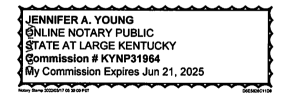
Subscribed and sworn to before me, a Notary Public in and before said County and State, by James X. Llende, this <u>17</u> day of March 2022.

) Case No. 2021-00481

Notary Public

Notary ID Number: KYNP31964

My Commission Expires.^{6/21/2025}



Notarial act performed by audio-visual communication

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KY Discovery Verification - Llende.docx

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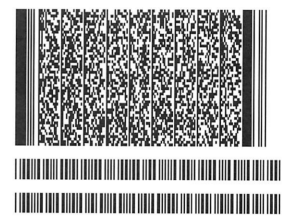
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E-Signature Summary

sign this document.

E-Signature 1: James X Llende (JXL) March 17, 2022 05:39:09 -8:00 [908F7F3DAF69] [167.239.221.107] jxllende@aep.com (Principal) (Personally Known)

E-Signature Notary: Jennifer Young (JY) March 17, 2022 05:39:09 -8:00 [D6E5626C11D9] [167.239.221.103] jayoung1@aep.com I. Jennifer Young, did witness the participants named above electronically



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The undersigned, Aaron Doll, being duly sworn, deposes and says that he is the Senior Director of Energy Strategies for Liberty Utilities (Canada) Corp., that he has personal knowledge of the matters set forth in the foregoing responses and the information contained therein is true and accurate to the best of his information, knowledge and belief after reasonable inquiry.

3/20/2022

Date

<u>Aaron</u> <u>Doll</u> Aaron Doll

The undersigned, Dmitry Balashov, being duly sworn, deposes and says that he is the Senior Director, Grid Modernization for Liberty Utilities (Canada) Corp., that he has personal knowledge of the matters set forth in the foregoing responses and the information contained therein is true and accurate to the best of his information, knowledge and belief after reasonable inquiry.

____3/20/2022

Date

Dmitry Balashov

The undersigned, Drew Landoll, being duly sworn, deposes and says that he is the Director of Strategy Projects for Liberty Utilities Services Corp., that he has personal knowledge of the matters set forth in the foregoing responses and the information contained therein is true and accurate to the best of his information, knowledge and belief after reasonable inquiry.

3/20/2022

Drew Landoll

Drew Landoll

Date

The undersigned, Brad Parker, being duly sworn, deposes and says that he is the Senior Director for Energy Support and Integration for Liberty Utilities (Canada) Corp., that he has personal knowledge of the matters set forth in the foregoing responses and the information contained therein is true and accurate to the best of his information, knowledge and belief after reasonable inquiry.

Bradley Parker

Date

Brad Parker

The undersigned, Peter Eichler, being duly sworn, deposes and says that he is the Senior Vice President, Regulatory Strategy and Central Services for Liberty Utilities (Canada) Corp., that he has personal knowledge of the matters set forth in the foregoing responses and the information contained therein is true and accurate to the best of his information, knowledge and belief after reasonable inquiry.

P. Eethler

Peter Eichler