COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

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ELECTRONIC INVESTIGATION OF THE)
PROPOSED POLE ATTACHMENT TARIFFS OF) CASE NO. 2022-00106
RURAL ELECTRIC COOPERATIVE)
CORPORATIONS)

KENERGY CORP.'S RESPONSE TO THE KENTUCKY BROADBAND AND CABLE ASSOCIATION'S INITIAL REQUESTS FOR INFORMATION

Kenergy Corp. ("Kenergy" or the "Cooperative"), by counsel, hereby files its Response to the Kentucky Broadband and Cable Association's Initial Requests for Information, issued in the above-captioned case on April 21, 2022.

FILED: May 5, 2022

CASE NO. 2022-00106

KENERGY CORP.'S RESPONSE TO THE KBCA'S INITIAL REQUESTS FOR INFORMATION

REOUEST NO. 1-1: Please explain what You mean by "realities and risks associated with

expanded use of overlashing," when overlashing has been utilized by KBCA members extensively

for decades. Response at 3.

Identify each "risk" encompassed by Your Response. a.

OBJECTION: The request presumes facts not in evidence. Specifically, the extent to

which KBCA members have historically overlashed spans of Cooperative-owned facilities,

particularly if KBCA members have done so without notice to or permission from the Cooperative,

is not supposition the Commission should accept as fact. To be certain, the Cooperative expects

overlashing to increase substantially in the future as more parties seek entry into marketplaces

requiring use of the Cooperative's infrastructure. Subject to the foregoing, the Cooperative

responds as follows.

RESPONSE: See Response to Commission Staff's Initial Request No. 14. The risks

involved are both overloading the pole, guy, and anchors. Overlashing increases both the weight

of the attached cable and its diameter. Both create potential loading issues. Increasing the diameter

of the cable will increase the weight of the ice on the cable. The combined effect of increased cable

weight plus increased ice loading can cause the pole's maximum allowable wind span to be

exceeded, thus causing the need to replace the structure.

Witness:

Robert Stumph, Vice-President, Engineering & Operations

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KENERGY CORP.'S RESPONSE TO THE KBCA'S INITIAL REQUESTS FOR INFORMATION

REQUEST NO. 1-2: Please explain why a pole analysis would be necessary following

every overlash, even for extremely lightweight fiber overlashing.

RESPONSE: There are two primary reasons pole loading analysis is now necessary

following every overlash. First, the relevant regulation allows for unlimited third-party

overlashing, which means that it might not be a single increase in loading on the pole, but several

increases over time, which must be considered and which may make a material difference on pole

loading. Without conducting a pole loading analysis following every overlash, the Cooperative

will not know the loading on the pole or which attachment (overlash) is responsible for causing an

overloaded condition. Second, approximately \$1 billion in broadband subsidies have been

appropriated for rural areas in Kentucky, so the demand for overlashing/additional load on poles

will be much greater over the next 5-10 years than ever before.

Witness:

Robert Stumph, Vice-President, Engineering & Operations

KENERGY CORP.'S RESPONSE TO THE KBCA'S INITIAL REQUESTS FOR INFORMATION

REQUEST NO. 1-3: Please state whether You maintain current pole loading data for all of Your poles and, if so, explain how such data is maintained.

a. Please identify the number or percentage of poles you own that are currently at, near, or over their load capacity.

RESPONSE: Kenergy does not maintain such data.

a. See above.

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KENERGY CORP.'S RESPONSE TO THE KBCA'S INITIAL REQUESTS FOR INFORMATION

REQUEST NO. 1-4: Explain the basis and provide relevant supporting data and the legal

basis for the noncompensatory Unauthorized Attachment penalty You propose to impose based on

failure to provide advance notice of attachment for overlashing.

OBJECTION: The request is conclusory regarding the nature of the Unauthorized

Attachment fee and inappropriately seeks a legal analysis. Subject to the foregoing, the

Cooperative responds as follows.

RESPONSE: Penalties in the tariff are designed to create an incentive for attachers to

follow the required processes. Any new attachment to the cooperative's pole, whether a stand-

alone attachment or an overlash, that does not follow the processes required in the tariff is an

unauthorized attachment.

Please also see the responses to KBCA 1-2 and 1-3.

Witness:

Robert Stumph, Vice-President, Engineering & Operations

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KENERGY CORP.'S RESPONSE TO THE KBCA'S INITIAL REQUESTS FOR INFORMATION

REQUEST NO. 1-5: Please identify and provide data concerning all costs (including how

such costs are calculated) incurred by You in connection with overlashing that You claim are not

recovered from the overlashing attacher.

RESPONSE: Overlashing is not subject to annual rental fees if it is an overlash on an

existing communications wire. The rental fee goes toward ongoing maintenance and operation of

the poles that are a part of the distribution system that benefit the attachers utilizing those poles.

By not providing additional rental revenue for overlash, the communication company is essentially

not sharing in that O&M expense required to maintain the poles they are utilizing. Additionally,

the Cooperative incurs costs related to inspections and violations that are not fully recovered.

However, so long as the attacher follows the requirements in the proposed tariff to cover the cost

of initial engineering analysis to ensure the overlashing does not compromise the safety and

reliability of the pole, the Cooperative is not making any claims that it has unrecovered costs from

the overlashing attacher.

Witness:

Robert Stumph, Vice-President, Engineering & Operations

KENERGY CORP.'S RESPONSE TO THE KBCA'S INITIAL REQUESTS FOR INFORMATION

REQUEST NO. 6: Identify the number or percentage of Your poles that are currently red-tagged.

RESPONSE: At present, less than 0.1%, though that number varies throughout the year.

KENERGY CORP.'S RESPONSE TO THE KBCA'S INITIAL REQUESTS FOR INFORMATION

REQUEST NO. 1-7: Provide data related to the number of Your Poles that are anticipated to be red-tagged in the next five years.

RESPONSE: It is impossible to predict the future, but based on historical numbers, the last 5 years have had the following quantity of red-tagged poles:

Year	Total	Total	Five Yr.
Inspected	Inspected	Rejected	Avg.
2021	11,178	103	248
2020	11,934	112	
2019	12,780	211	
2018	13,667	337	
2017	14,174	479	

KENERGY CORP.'S RESPONSE TO THE KBCA'S INITIAL REQUESTS FOR INFORMATION

REQUEST NO. 1-8: Explain how You will determine if a pole is red-tagged.

- a. Explain what you will do when You are notified of a red-tagged pole.
- b. Explain how an attacher can determine and assess whether or not a pole is or will be red tagged.

RESPONSE: Contract pole inspection crews determine remaining strength of pole.

- a. Perform all the steps necessary to review, plan, and change out the pole.
- b. Kenergy's current rejected poles bear a red tag. Future procedure will require that rejected poles have a blue/white ribbon tied at eye level with another blue/white ribbon tied approximately 1' below when the pole has been inspected and rejected. An attacher should contact Kenergy if there is uncertainty as to the pole's status.

TARIFFS OF RURAL ELECTRIC COOPERATIVE CORPORATIONS

CASE NO. 2022-00106

KENERGY CORP.'S RESPONSE TO THE KBCA'S INITIAL REQUESTS FOR INFORMATION

REQUEST NO. 1-9: Explain the basis for Your proposed requirement that an attacher pay

the entire cost of replacing a pole that is not red-tagged, including all economic basis for this

requirement.

a. Explain your accounting treatment of a non-red-tagged pole that is replaced with a

new pole paid for by an attacher.

b. Explain whether or not You receive any financial or other benefit as a result of an

attacher paying to replace an existing pole with a new pole so that it may attach.

RESPONSE: Please see Kenergy's Response to Commission Staff's First Request for

Information, Item 12.

a. The accounting treatment is the same whether it is a non-red-tagged pole or a red-

tagged pole. Please refer to the United States Department of Agriculture, Rural Utilities Service

Bulletin 1767- 2 "Work Order Procedure (Electric)" for the accounting treatment.

b. Kenergy is not aware of any financial or other benefit of replacing a pole that is still

in good condition with a taller or larger class pole.

Witness:

Robert Stumph, Vice-President, Engineering & Operations

KENERGY CORP.'S RESPONSE TO THE KBCA'S INITIAL REQUESTS FOR INFORMATION

REQUEST NO. 1-10: Explain whether You would require an attacher to replace a pole where there would be space for it to attach but for Your reservation of space for Your sole use.

- a. Explain how You decide what size and strength of pole You to put in service.
- b. Explain the basis for Your assertion that "KBCA's suggestion that a 'specific, known plan to provide core electric service' must support a reservation of space is unreasonable and directly counter to the Commission's objective to speed broadband deployment," as stated on page 7 of Your Response.

RESPONSE: Yes, when there is no room for additional attachments outside the Cooperative's reasonably-anticipated need for space on its own pole, a requesting attacher would be required to pay for replacement of the pole to accommodate its request. (Consistent with the new regulation, this would not apply in the case of a red-tagged pole.)

- a. The height and class of the pole is determined based on engineering determination to support the intended electric distribution equipment and to meet required code and regulations.
- b. If a dispute arises with respect to whether a pole-owner is improperly reserving space on its own infrastructure, that dispute can be addressed in a fact-specific manner with a specific pole-owner. Absent an actual, existing, and substantial dispute about a pole-owner's specific space reservation practices it is reasonable to suggest that pole-owners may reserve space on their own assets for reasonably anticipated uses. Disputes, if any, can and should be addressed in future complaint proceedings, where the regulation's new

KENERGY CORP.'S RESPONSE TO THE KBCA'S INITIAL REQUESTS FOR INFORMATION

pole attachment complaint resolution timeframes will ensure that a timely resolution is made.

KENERGY CORP.'S RESPONSE TO THE KBCA'S INITIAL REQUESTS FOR INFORMATION

REQUEST NO. 11: Explain the cost basis for Your \$100 penalty for uncorrected violations and violations not corrected to Your satisfaction.

- a. Explain and provide data concerning all costs you incur as a result of uncorrected violations that You do not correct.
- b. Explain how those costs are not recovered in the annual rental rate.
- c. Explain and provide data concerning how you will determine whether a violation is corrected to Your satisfaction.
- d. Explain and provide data concerning how you will determine which attacher on the pole caused a given violation.
- e. Explain and provide data explaining how these penalties will be accounted for in Your financial reporting requirements.
- f. Explain the legal basis for collecting non-compensatory damages from a third party. **RESPONSE:** As with any penalty, amounts are generally determined based primarily upon a consideration of what amount may serve as a reasonable disincentive against prohibited behavior. The \$100 penalty is based upon general industry practices and considerations of reasonableness.
- a. Uncorrected violations of attachers create significant safety and reliability risks to the system, the costs of which would certainly exceed \$100.
- b. The annual rental rate assumes that all attachments have been made through the permitting process required in the tariff and attached in compliance with all applicable codes and specifications. If attachments are found not to be in compliance with code, the

KENERGY CORP.'S RESPONSE TO THE KBCA'S INITIAL REQUESTS FOR INFORMATION

cost of bringing those attachments into compliance is the responsibility of the attacher, separate and apart from any annual rental payment.

- c. The burden of proof as to whether a violation is satisfactorily corrected should not fall upon the electric utility, as the pole-owner. All applicable codes and regulations and Appendix B specifications of the proposed tariff must be met. Unsurprisingly, there is a cost to the Cooperative when it comes to dealing with non-compliant attachers, both in ensuring violations are properly corrected and addressing the consequences of violations that are not properly corrected.
- d. The attacher that is out of compliance with the applicable codes and regulations and Appendix B of the proposed tariff will be the one identified as causing the violation. And per the proposed tariff Article VIII Section B part vi, if it cannot be determined as to the causer of the violation then all parties on the pole will share proportionally in the cost to remedy the violation. This is a fair, just and reasonable approach to dealing with costs that the Cooperative did not cause or seek to incur.
- e. These penalties will be recorded as Other Electric Revenues on the Form 7, in a 454 account.
- f. **OBJECTION:** The request inappropriately seeks legal conclusions. Subject to the foregoing, the Cooperative responds as follows.

Utility rates are required to be fair, just, and reasonable. Attachers to utility poles must not endanger the safety or reliability of service to utility customers. Unexpected costs can arise when that safety and reliability is not maintained as a consequence of the

KENERGY CORP.'S RESPONSE TO THE KBCA'S INITIAL REQUESTS FOR INFORMATION

attacher's tariff violations. Incentivizing attachers to comply with their obligations by threatening to impose a reasonable penalty of \$100 for violations or uncorrected violations helps ensure the safety and reliability of the system.

Witness: Robert Stumph, Vice-President, Engineering & Operations

Steve Thompson, Vice-President, Finance

KENERGY CORP.'S RESPONSE TO THE KBCA'S INITIAL REQUESTS FOR INFORMATION

REQUEST NO. 1-12: Explain and provide data concerning why the RECCs should only be liable for gross negligence, including the basis for Your statement "RECCs should be liable only if they are solely the cause of any damage or injury." Response at 9.

- a. Explain why the same standard of liability does not apply to the RECCs and the third party attachers.
- b. Explain why third party attachers should be liable for Your negligence.

OBJECTION: The request inappropriately seeks legal conclusions. Subject to the foregoing, the Cooperative responds as follows.

RESPONSE: The tariff is written broadly to protect the Cooperative from incurring defense costs and avoiding potential liability as a result of being required by law to allow a third-party to occupy and utilize its property. If a third-party incurs damage involving a utility pole owned by the Cooperative, the owner of the pole will undoubtedly be included in any lawsuit or claim for damages. Without protection to a pole owner, an attacher would be incentivized to shift blame to a pole owner to attempt to minimize the extent of its own losses caused by the attacher's negligence. Further, a pole attachment tariff must have mechanisms to incentivize an attacher to ensure that all attachments are made safely and without damage to a pole, which could lead to injuries to a third party.

It is not fair, just, and reasonable to require an entity to involuntarily provide access to its property while then stripping that property-owner of the right to be fully protected against any loss or damage resulting from the licensee's actions or omissions.

KENERGY CORP.'S RESPONSE TO THE KBCA'S INITIAL REQUESTS FOR INFORMATION

- a. See above. It is not unusual in commercial contracting situations for counterparties to be exposed to different levels of risk.
 - b. See above.

KENERGY CORP.'S RESPONSE TO THE KBCA'S INITIAL REQUESTS FOR INFORMATION

REQUEST NO. 13: Explain whether or not members of cooperative utilities benefit from access to communications services, such as cable television and internet access service. Response at 9.

a. Identify all costs that electric cooperatives or their members incur as a result of third party communications attachments that are not covered by non-recurring charges, such as pre-construction survey fees, make ready charges, or recurring annual rental payments from attachers.

RESPONSE: Attachers providing services to Cooperative members should seek to recover their costs solely from those members who choose to purchase the attacher's services. Cooperative members who do <u>not</u> desire attacher services should not be forced to contribute to the costs of attachers which do not serve them. *This is a fundamental issue before the Commission, and should not be overlooked.* KBCA ostensibly believes attachers are entitled to certain treatment by virtue of the for-profit services they generally provide, but the member-owned Cooperative is neither intended nor designed to overlook costs that should be properly recovered from the cost-causers.

a. Cooperative costs are adequately protected by the Proposed Tariff. However, when changes to that Proposed Tariff are proposed, that is when the question arises of whether a cost is being unfairly shifted to the Cooperative and its membership. KBCA's apparent desire to avoid certain overlashing protections is an example of this. System safety and reliability are paramount; consequently, there must be an analysis of proper engineering considerations. One of the parties must do that, which entails the use of that party's time

KENERGY CORP.'S RESPONSE TO THE KBCA'S INITIAL REQUESTS FOR INFORMATION

and monetary resources. The Cooperative maintains that, consistent with typical Commission practice, the party causing the cost should pay. Here, the overlashing party clearly causes the cost, as it is the party introducing the new burdens on the system. Consequently, the overlashing party should be responsible for undertaking the tasks (and associated costs) necessary to ensure system safety and reliability. If these longstanding principles are followed, then the Cooperative and its membership should not be unfairly burdened by allowing attachments on Cooperative facilities.

KENERGY CORP.'S RESPONSE TO THE KBCA'S INITIAL REQUESTS FOR INFORMATION

REQUEST NO 1-14: Explain the basis for and provide all data concerning Your requirement that "Licensee shall require its agents, contractors and subcontractors to comply with the specifications required under this Schedule and the obligations of this Schedule (including but not limited to the insurance and indemnification obligations under this Schedule)."

RESPONSE: Parties acting on behalf of the of the Licensee stand in the shoes of the Licensee. Therefore, they should be held to the same standards as the Licensee.

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KENERGY CORP.'S RESPONSE TO THE KBCA'S INITIAL REQUESTS FOR INFORMATION

REQUEST NO. 1-15: Explain the basis for and provide all data concerning Your assertion

that "from an operational standpoint, it is important to consider that contractors unable to acquire

the required coverage may not be sophisticated enough or may have previous safety violations

making adequate insurance unaffordable." Response at 10.

a. Explain how Cooperatives are at an "elevated risk[]" if contractors and

subcontractors are not required to carry the same insurance as KBCA members, including

any data concerning Your assertion, even though KBCA members require their contractors

and subcontractors to be insured and are ultimately liable to the Cooperative. Response at

10.

b. Explain how You quantify any "elevated risk" caused by contractors and

subcontractors that are not required to carry the same insurance as a third party attacher,

even though the third party attacher requires its contractors and subcontractors to be insured

and is ultimately liable to You.

RESPONSE: Please see the response to KBCA 1-14. It is not unusual in commercial

contracts, particularly those involving construction and maintenance of facilities, to include

appropriate flow-down provisions to ensure the protection of the contracting parties.

Witness:

Robert Stumph, Vice-President, Engineering & Operations

KENERGY CORP.'S RESPONSE TO THE KBCA'S INITIAL REQUESTS FOR INFORMATION

REQUEST NO. 1-16: To Clark Energy only: Explain the cost basis for Clark Energy's "administrative review fee" of \$100, including any data supporting the fee.

- a. Explain how those costs are not recovered in the annual rental rate.
- b. Identify and provide all data concerning the "costs associated with performing the work required to comply with the regulation's review and processing requirements." Response at 11.

RESPONSE: Not applicable.

KENERGY CORP.'S RESPONSE TO THE KBCA'S INITIAL REQUESTS FOR INFORMATION

As to Objections,

/s/ Edward T. Depp

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Counsel to Kenergy Corp.

VERIFICATION

I, Steve Thompson, verify, state, and affirm verification for which I am listed as a witne information, and belief formed after a reaso	that the information request responses filed with this ess are true and accurate to the best of my knowledge nable inquiry.
	Steve Thompson, Vice-President, Finance
	Kenergy Corp.
COMMONWEALTH OF KENTUCKY	
COUNTY OF DAVIESS	
SUBSCRIBED AND SWORN TO 1 May, 2022. My commission expires: 8 4 6	before me by Steve Thompson on this the 3rd day of
	Notary Public

RURAL ELECTRIC COOPERATIVE CORPORATIONS' RESPONSES TO THE KBCA'S INITIAL REQUESTS FOR INFORMATION

VERIFICATION

VE	CRIFICATION
I, Robert Stumph, verify, state, and affirm verification for which I am listed as a with information, and belief formed after a reas	that the information request responses filed with this less are true and accurate to the best of my knowledge, onable inquiry.
	Robert Stumph Vice-President, Engineering & Operations Kenergy Corp.
COMMONWEALTH OF KENTUCKY)
COUNTY OF) ss:)
SUBSCRIBED AND SWORN TO May, 2022.	before me by Robert Stumph on this the 4 day of
My commission expires: 9-24-2	2