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 Establish)	Case No. 2023-00159
Regulatory Assets And Liabilities; (4) A)	
Securitization Financing Order; And (5) All Other)	
Required Approvals And Relief)	

Kentucky Power Company's Response to July 5, 2023 Deficiency Notice

I. Introduction

Kentucky Power Company ("Kentucky Power" or the "Company"), for its response to the Commission's July 5, 2023 Deficiency Notice states:

Kentucky Power is filing as <u>EXHIBIT 1</u> to this filing "Updated Section II, Exhibit D" and <u>EXHIBIT 2</u> to this filing "Updated Section II, Exhibit E", both in response to item one of the Commission's July 5, 2023 deficiency letter. <u>EXHIBIT 3</u> to this filing is the Company's supplemental abbreviated notice in response to items two, three, and five of the Commission's July 5, 2023 deficiency letter. <u>EXHIBIT 4</u> to this filing is the full notice in response to items three, four, and five of the Commission's July 5, 2023 deficiency letter.

II. Response to Deficiency Notice

1. 807 KAR 5:001, Section 16(1)(b)(3): "New or revised tariff sheets in a format that complies with 807 KAR 5:011. The proposed tariffs in Exhibits D and E contain the margin notations required by 807 KAR 5:011, Section 6(3), but language that was just moved, and not changed, was marked as a text change throughout the proposed tariffs. The text change margin notation should only be used if the text is actually changing. When text is only moved, there is no need to mark it with the text change margin notation."

Response: Kentucky Power has updated Section II, Exhibits D and E to conform to the Commission's direction not to mark moved text with the text change margin notation. Updated Section II, Exhibit D is attached as **EXHIBIT 1**. Updated Section II, Exhibit E is attached as **EXHIBIT 2**.

2. <u>807 KAR 5:001, Section 17(4)(c)</u>: "The notice is to include the amount of the change in both dollar amounts and percentage change for each customer classification to which the proposed rates apply. The notice shows the annual dollar amount increase for residential service as \$54,999.804."

Response: Kentucky Power is publishing a supplemental abbreviated notice that corrects the identified typographical error. The supplemental abbreviated notice will run for three consecutive weeks in each newspaper of general circulation in the Company's service territory. The Kentucky Press Association has informed the Company that the publication of the corrected notice will begin on July 14, 2023. The form of the supplemental abbreviated notice is attached as **EXHIBIT 3**.

3. 807 KAR 5:001, Section 17(4)(d): "The notice is to include the amount of the average usage and the effect upon the average bill for each customer classification to which the proposed rates will apply. The notice includes the average annual usage instead of the average monthly usage. In addition, the notice does not include the average bill calculated under the current and proposed rates."

Response: Kentucky Power's original notice provided annual usage and the effect upon the average bill in a format consistent with 807 KAR 5:001, Section 17(4)(d) and the notice the Commission approved in Case No. 2020-00174. 807 KAR 5:001, Section 17(4)(d) does not

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¹ Kentucky Power notes that its original Exhibits D and E to Section II were filed in a format consistent with that accepted by the Commission in Case No. 2020-00350.

require a notice issued in accordance with that section to present average bill calculations under current and proposed rates. In conformity with the Commission's July 5, 2023 deficiency letter, Kentucky Power has updated its supplemental abbreviated and full notices to reflect, for each customer class, both average annual and monthly usage and the average bill calculated under current and proposed rates. The form of the supplemental abbreviated notice is attached as EXHIBIT 3. The form of the full notice is attached as EXHIBIT 4.

4. 807 KAR 5:001, Section 17(4)(b): "The notice is to include the present and proposed rates for each customer classification to which the proposed rates will apply. Tariff R.S.D. - The demand charge is listed as a per month charge instead of for each kW of monthly billing demand charge; Tariffs O.L. and S.L. - The notice did not include the current and proposed kWh value table for LED; Tariff F.T.C. - The language after the table in #6 is not currently in Tariff F.T.C."

Response: Kentucky Power has posted and mailed to public libraries a new full notice that corrects the identified items. The form of the full notice is attached as **EXHIBIT 4**.

5. 807 KAR 5:001, Section 17(4)(d): "The notice is to include the amount of the average usage and the effect upon the average bill for each customer classification to which the proposed rates will apply. The notice includes the average annual usage instead of the average monthly usage. In addition, the notice does not include the average bill calculated under the current and proposed rates."

Response: Please see the Company's response to item three above.

III. Conclusion

Kentucky Power respectfully requests that the Commission issue an order finding that, with the actions described above, the Company's application is deemed to meet the minimum

filing requirements, and that the Commission accept the application for filing no later than July 14, 2023.

Respectfully submitted,

Katie M. Glass

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COUNSEL FOR KENTUCKY POWER COMPANY

EXHIBIT 1

Updated Section II, Exhibit D

KPSC Case No. 2023-00159
Section II - Application
Filing Requirements
Supplemental Exhibit D
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P.S.C. KY. NO. 13 CANCELLING P.S.C. KY. NO. 12

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Kentucky Power Company

1645 Winchester Avenue Ashland, KY 41101 www.kentuckypower.com

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Rates, Terms, and Conditions for Furnishing Electric Service

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Applicable to the Entire Territory Served by Kentucky Power Company In: Boyd, Breathitt, Carter, Clay, Elliott, Floyd, Greenup, Johnson, Knott, Lawrence, Leslie, Letcher, Lewis, Magoffin, Martin, Morgan, Owsley, Perry, Pike, and Rowan Counties.

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Filed with the Kentucky Public Service Commission

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DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX, XXXX

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Terms and Conditions of Service

1. Application

Applications may be made in writing, on-line, or via telephone for customers who wish to have the Company provide electric service. Requests for service are to be made in the Customer's legal name by telephone or online at: www.kentuckypower.com. The Company has the right to reject any request for service based on 807 KAR 5:006 Section 15 and associated tariffs.

The Company may require verification of ownership of property, lease, applicant's identity, or other requested information.

A copy of the tariffs and standard terms and conditions under which service is to be rendered to the Customer will be furnished upon request and the Customer shall elect upon which tariff applicable to his service his application shall be based. A copy of the tariff is also available online at www.kentuckypower.com.

If the Company requires a written agreement from a Customer before service will be commenced, a copy of the agreement will be furnished to the Customer upon request.

When the Customer desires delivery of energy at more than one point, a separate agreement may be required for each separate point of delivery. Service delivered at each point of delivery will be billed separately under the applicable tariff.

2. Inspection

The Customer is responsible for the proper installation and maintenance of the customer's wiring and electrical equipment and the customer shall at all times be responsible for the character and condition thereof. The Company has no obligation to undertake inspection thereof and in no event shall be responsible therefore. However, the Company may disconnect or refuse to connect service if the customer's wiring is deemed unsafe by the Company.

Company may also require a new state electrical inspection should tampering, illegal use or theft of service be the basis for disconnection service.

Where a Customer's premises are located in a municipality or other governmental subdivision where inspection laws or ordinances are in effect, the Company may withhold furnishing service to new installations until the Company has received evidence that the inspection laws or ordinances have been complied with.

Where a Customer's premises are located outside of an area where inspection service is in effect, the Company may require the delivery by the Customer to the Company of an agreement duly signed by the owner and/or tenant of the premises authorizing the connection to the wiring system of the Customer and assuming responsibility therefore. No responsibility shall attach to the Company because of any waiver of this requirement.

3. Service Connections

Service connections will be provided in accordance with 807 KAR-5:041, Section 10.

The Customer should in all cases consult the Company before the Customer's premises are wired to determine the location of Company's point of service connection.

The Company will, when requested to furnish service, designate the location of its service connection. The Customer's wiring must, except for those cases listed below, be brought outside the building wall nearest the Company's service wires so as to be readily accessible thereto. When service is from an overhead system, the Customer's wiring must extend at least 18 inches beyond the building. Where Customers install service entrance facilities which have capacity and layout specified by the Company and/or install and use certain equipment specified by the Company, the Company may supply or offer to own certain facilities on the Customer's side of the point where the service wires attach to the building.

Continued on Sheet 2-2

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

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Terms and Conditions of Service Continued

Service Connections Continued

All inside wiring must be grounded in accordance with the requirements of the National Electrical Code or the requirements of any local inspection service authorized by a state or local authority.

When a Customer desires that energy be delivered at a point or in a manner other than that designated by the Company, the Customer shall pay the additional cost of same.

4. Deposits

Prior to providing service or at any time thereafter, the Company may require a cash deposit or other guaranty acceptable to the Company to secure payment of bills except for customers qualifying for service reconnection pursuant to 807 KAR 5:006, Section 16, Winter Hardship Reconnection. Service may be refused or discontinued for failure to pay the requested deposit. Upon request from a residential customer the deposit will be returned after 18 months if the customer has established a satisfactory payment record; but commercial deposits will be retained by the Company during the entire time that the account remains active.

A. Interest

Interest will be paid on all sums held on deposit at the rate indicated in KRS 278.460. The interest will be applied by the Company as a credit to the Customer's bill or will be paid to the Customer on an annual basis. If the deposit is refunded or credited to the Customer's bill prior to the deposit anniversary date, interest will be paid or credited to the Customer's bill on a pro-rated basis.

The Company will not pay interest on deposits after discontinuance of service to the Customer. Retention of any deposit or guaranty by the Company prior to final settlement is not a payment or partial payment of any bill for service. The Company shall have a reasonable time in which to obtain a final reading and to ascertain that the obligations of the Customer have been fully performed before being required to return any deposits.

B. Criteria for Waiver of Deposit Requirement

The Company may waive any deposit requirement based upon the following criteria, which may be considered by the Company cumulatively:

- Satisfactory payment history with the Company, which may be established by paying all bills by due date, having no disconnections for nonpayment, having no late notices, having no defaulted credit arrangements, having no returned payments and having no energy diversion or theft of service;
- ii. Satisfactory payment history with another utility acceptable to the Company;
- iii. Another customer with satisfactory payment history is willing to sign as a guarantor for an amount equal to the required deposit; or
- iv. Providing evidence of other collateral acceptable to Company.

C. Method of Determination – Calculated Deposits

- a. Deposit amounts paid by residential customers shall not exceed a calculated amount based upon actual usage data of the Customer at the same or similar premises for the most recent 12-month period, if such information is available. If the actual usage data is not available, the deposit amount shall be based on the average bills of similar customers and premises in the customer class. The deposit shall not exceed 2/12 of the Customer's actual or estimated annual bill.
- b. Deposit amounts paid by commercial and industrial customers shall not exceed a calculated amount based upon actual usage data of the customer at the same or similar premises for the most recent 12-month period, if such information is available. If the actual usage data is not available, the deposit amount shall be based on the typical bills of similar customers and premises in the customer class. The deposit shall not exceed 2/12 of the customer's actual or estimated annual bill.

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D. Additional or Supplemental Deposit Requirement

An additional or supplemental deposit may be required if the Customer does not maintain a satisfactory credit criteria or payment history. If a change in usage or classification of service has occurred, the customer may be required to pay an additional deposit up to 2/12 of the annual usage. The Customer will receive a message on the bill informing the Customer that if the account is not current by the specified date listed an additional or supplement deposit will be charged to the account the next time the account is billed.

- Satisfactory payment history is defined as paying all bills by due date, having no disconnections for nonpayment, having no defaulted credit arrangements, having no returned payments and having no meter diversion or theft of service.
- ii. A nonresidential customer does not maintain satisfactory credit criteria when its credit score at any national independent credit rating service falls to a level that is deemed to present a risk of nonpayment, including but not limited to: below a "BB+" level at Standard and Poor's or below "Ba1" at Moody's. If a nonresidential customer is not rated by a national independent credit rating service, its credit may be evaluated by using credit scoring services, public record financial information, or financial scoring and modeling services, and if it is deemed that the customer presents a risk of nonpayment, a deposit may be required.

E. Recalculation of Customer Deposit

When a deposit is held longer than 18 months, the Customer may request that the deposit be recalculated based on the Customer's actual usage. If the amount of deposit on the account differs from the recalculated amount by more than \$10.00 for a residential Customer or 10 percent for a non-residential Customer, the Company may collect any underpayment and shall refund any overpayment. No refund will be made if the Customer's bill is delinquent at the time of the recalculation.

5. Payments

Bills will be rendered by the Company to the Customer monthly or in accordance with the tariff selected applicable to the Customer's service.

A. Equal Payment Plan (Budget)

Nonresidential customers with accounts that are current and that maintain satisfactory credit criteria per paragraph 4(D) above and all residential customers have the option of paying a fixed amount each month under the Company's Equal Payment Plan. The monthly payment amount will be based on one-twelfth of the Customer's estimated annual usage. The payment amount is subject to periodic review and adjustment during the budget year to more accurately reflect actual usage. The normal plan period is 12 months, which may commence April through December.

In the last month of the plan (the "settle-up month") if the actual usage during the plan period exceeds the amount billed, the Customer will be billed for the balance due. If an overpayment exists, the amount of overpayment will either be refunded to the Customer or credited to the last bill of the period. If a Customer discontinues service with the Company under the Equal Payment Plan, any amounts not yet paid shall become payable immediately.

If a Customer fails to pay bills as rendered under the Equal Payment Plan, the Company reserves the right to revoke the plan, restore the Customer to regular billing, require immediate payment of any deficiency, and require a cash deposit or other guaranty to secure payment of bills.

Customers currently enrolled in the Equal Payment Plan whose settle-up month falls within the period December through February may elect to change their settle-up month to November or March if their Equal Payment Plan account is current.

If a customer who is currently enrolled in the Equal Payment Plan elects to take service under Tariff N.M.S. II, such customer will be removed from the Equal Payment Plan and restored to regular billing.

Continued on Sheet 2-4

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B. Average Monthly Payment Plan

The Average Monthly Payment Plan (AMP Plan) is available to all residential customers and nonresidential customers with accounts that are current and that maintain satisfactory credit criteria per paragraph 4(D) above.

The AMP Plan is designed to allow the Customer to pay an average amount each month based upon the actual billed amounts during the past twelve (12) months. The average payment amount is based upon the current month's total bill plus the eleven (11) preceding months. That result is divided by the total billing days associated with the billings to determine a per day average. The daily average amount is multiplied by thirty (30) to determine the current month's payment under the AMP Plan. At the next billing period, the oldest month's billing history is removed, the current month's billing is added and the total is again divided by the total billing days associated with the billings to determine a per day average. Again the daily average amount is multiplied by thirty (30) to find the new average payment amount. The average monthly payment amount is calculated each and every month in this manner.

If a customer who is currently enrolled in the AMP Plan elects to take service under Tariff N.M.S. II, such customer will be removed from the AMP Plan and restored to regular billing.

The difference between the actual billings and the AMP Plan billings will be carried in a deferred balance. Both the debit and credit differences will accumulate in the deferred balance for the duration of the AMP Plan year, which is twelve (12) consecutive billing months. At the end of the AMP Plan year (anniversary month), the current month's billing plus the eleven (11) preceding month's billing is summed and divided by the total billing days associated with the billings to determine a per day average. That result is multiplied by thirty (30) to calculate the AMP Plan's monthly payment amount. In addition, the net accumulated deferred balance is divided by 12. This result is added or subtracted to the calculated average payment amount starting with the next billing of the new AMP plan year and will be used in the average payment amount calculation for the remaining AMP plan year. Settlement occurs only when participation in the AMP Plan is terminated. This happens if any account is final billed, if the customer requests termination, or at the Company's discretion when the customer fails to make two or more consecutive monthly payments on an account by the due date. The deferred balance (debit or credit) is then applied to the billing now due.

In such instances where sufficient billing history is not available, an AMP Plan may be established by using the actual billing history available throughout the first AMP Plan year.

C. All Payments

All bills are due and payable within twenty-one (21) days after their mailing date. Failure to receive a bill will not entitle a Customer to any discount or to the remission of any charges for non-payment within the time specified. The word "month" as used herein and in the tariffs is hereby defined to be the elapsed time between 2 successive meter readings approximately 30 days apart.

In the event of the stoppage of or the failure of any meter to register the full amount of energy consumed, the Customer will be billed for the period based on an estimated consumption of energy in a similar period of like use.

Delayed Payment Charge

The tariffs of the Company are met if the account of the Customer is paid within the time limit specified in the tariff applicable to the Customer's service. On all non-residential accounts not so paid, an additional charge of 5% of the unpaid balance will be applied. Any one delayed payment charge billed against the Customer for non-payment of bill or any one forfeited discount applied against the Customer for non-payment of bill may be remitted, provided the Customer's previous accounts are paid in full and provided no delayed payment charge or forfeited discount has been remitted under this clause during the preceding six months.

Continued on Sheet 2-5

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6. Payment Arrangements

In accordance with 807 KAR 5:006 Section 14(2), Kentucky Power shall negotiate and accept reasonable payment arrangements at the request of a residential customer who has received a termination notice for failure to pay. Payment arrangements will include the following reasonable provisions:

- a. Partial Payment Plans are available up to the day prior to the termination date printed on a customer's termination notice.
- b. Partial Payment Plans are available only for current balances and balances up to 30 days in arrears.
- c. Any balance more than 30 days in arrears must be paid in full at least one business day prior to the date the Partial Payment Plan is established.
- d. Customers with delinquent or otherwise unsatisfied Partial Payment Plans may not be eligible for a Partial Payment Plan.
- e. Unpaid deposit amounts are not eligible for inclusion in a Partial Payment Plan.
- f. Company reserves the right to refuse unverifiable third-party pledges toward a customer's obligations under a Partial Payment Plan.
- g. Customer shall be advised, in writing or by telephone, the date and the amount of payment(s) due. Service may be terminated without additional notice if the Customer fails to meet the obligations of the agreed plan.
- h. It is the responsibility of the customer presenting the Medical Certificate to contact the Company to negotiate a payment arrangement based upon the customer's ability to pay. The payment arrangement shall require that the account become current no later than October 15.
- i. Customers presenting Certification from the Cabinet for Health and Family Services must do so during the initial 10 day termination notice period. As a condition of the 30-day extension, the customer shall exhibit good faith by entering into a payment arrangement.

7. <u>Underground Service</u>

When a real estate developer desires an underground distribution system within the property which he is developing or when a Customer desires an underground service, the real estate developer or the Customer as the case may be, shall pay the Company the difference between the anticipated cost of the underground facilities so requested and the cost of the overhead facilities which would ordinarily be installed in accordance with 807 KAR 5:041, Section 21, and the Company's underground service plan as filed with the Public Service Commission. Upon receipt of payment, the Company will install the underground facilities and will own, operate and maintain the same.

Please see Tariff Sheet No. 14-1 for the underground differential cost schedule.

8. Company's Liability

The Company will use reasonable diligence in furnishing a regular and uninterrupted supply of energy, but does not guarantee uninterrupted service. The Company shall not be liable for damages in case such supply should be interrupted or fail by reason of an event of Force Majeure. Force Majeure consists of an event or circumstance which prevents Company from providing service, which event or circumstance was not anticipated, which is not in the reasonable control of, or the result of negligence of, the Company, and which, by the exercise of due diligence, Company is unable to overcome or avoid or cause to be avoided. Force Majeure events includes acts of God, the public enemy, accidents, labor disputes, orders or acts of civil or military authority, breakdowns or injury to the machinery, transmission lines, distribution lines or other facilities of the Company, or extraordinary repairs.

Unless otherwise provided in a contract between the Company and Customer, the point at which service is delivered by Company to Customer, to be known as "delivery point," shall be the point at which the Customer's facilities are connected to the Company's facilities. The metering device is the property of the Company. The meter base, connection, grounds and all associated internal parts inside the meter base are customer owned and are the responsibility of the customer to install and maintain. The Company shall not be liable for any loss, injury, or damage resulting from the Customer's use of their equipment or occasioned by the energy furnished by the Company beyond the delivery point.

Continued on Sheet 2-6

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Company's Liability Continued

Any new installation, upgrade or other modification of an existing meter installation shall be made using only Company-supplied or Company-approved meter bases. A list of Company-approved meter bases and specifications can be found on the Company's website at: www.kentuckypower.com.

The Customer shall provide and maintain suitable protective devices on their equipment to prevent any loss, injury or damage that might result from single phasing conditions or any other fluctuation or irregularity in the supply of energy. The Company shall not be liable for any loss, injury or damage resulting from a single phasing condition or any other fluctuation or irregularity in the supply of energy which could have been prevented by the use of such protective devices. The Company shall not be liable for any damages, whether direct, incidental or consequential, including, without limitation, loss of profits, loss of revenue, or loss of production capacity occasioned by interruptions, fluctuations, or irregularity in the supply of energy.

The Company is not responsible for loss or damage caused by the disconnection or reconnection of its facilities. The Company is not responsible for loss or damages caused by the theft or destruction of Company facilities by a third party.

The Company will provide and maintain the necessary line or service connections, transformers (when same are required by conditions of contract between the parties thereto), meters and other apparatus, which may be required for the proper measurement of and protection to its service. All such apparatus shall be and remain the property of the Company.

9. Customer's Liability

In the event of loss or injury to the property of the Company through misuse by, or the negligence of, the Customer or the employees of the same, the cost of the necessary repairs or replacement thereof shall be paid to the Company by the Customer.

Customers will be responsible for tampering with, interfering with, or breaking the seals of meters, or other equipment of the Company installed on the Customer's premises. The Customer hereby agrees that no one except the employees of the Company shall be allowed to make internal or external adjustments to any meter or any other piece of apparatus, which shall be the property of the Company.

The Company shall have the right at all reasonable hours to enter the premises of the Customer for the purpose of installing, reading, removing, testing, replacing or otherwise disposing of its apparatus and property, and the right of entire removal of the Company's property in the event of the termination of the contract for any cause. The Company may assess charges based on electric usage and damages to all Company equipment.

10. Extension of Service

The electric facilities of the Company shall be extended or expanded to supply electric service to all residential Customers and small commercial Customers which require single phase line where the installed transformer capacity does not exceed 25 KVA in accordance with 807 KAR 5:041, Section 11.

The electric facilities of the Company shall be extended or expanded to supply electric service to Customers other than those named in the above paragraph when the estimated revenue is sufficient to justify the estimated cost of making such extensions or expansions as set forth below.

Continued on Sheet 2-7

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Extension of Service Continued

For services to be delivered to Commercial, Industrial, Mining and multiple housing project Customers up to and including estimated demands of 500 KW requiring new facilities, the Company will: (a) where the estimated revenue for one year exceeds the estimated installed cost of new local facilities required, provide such new facilities at no cost to the Customer; (b) where the estimated revenue for one year is less than the installed cost of new local facilities required, the Customer will be required to pay a contribution in aid of construction equal to the difference between the installed cost of the new facilities required to service the load and the estimated revenue for one year; (c) if the Company has reason to question the financial stability of the Customer and/or the life of the operation is uncertain

or temporary in nature, such as construction projects, oil and gas well drilling, sawmills and mining operations, the Customer shall pay a contribution in aid of construction, consisting of the estimated labor cost to install and remove the facilities required plus the cost of unsalvageable material, before the facilities are installed.

For service to be delivered to Customers with demand levels higher than those specified above, the annual cost to serve the Customer's requirements shall be compared with the estimated revenue for one year to determine if a contribution in aid of construction, and/or a special minimum and/or other arrangement may be necessary. The annual cost to serve shall be the sum of the following components:

- i. The annual fixed costs of the generation, transmission and distribution facilities related to the Customer's requirements. These fixed costs will be calculated at 21.95% of the value to be based on the year-end embedded investment depreciated in all similar facilities of the Company.
- ii. The annual energy cost based on the latest available production costs related to the Customer's estimated annual energy use requirements.
- iii. The annual fixed costs of the new local facilities necessary to provide the service requested calculated at 21.95% of the installed cost of such facilities.

If the estimated revenue for one year is greater than the cost to serve as describe herein, the Company may provide any new local facilities required at no cost to the Customer. If the estimated revenue for one year is less than the cost to serve as described herein, the Company will require the Customer to pay a contribution in aid of construction equal to the difference between the annual cost to serve as calculated and the estimated revenue for one year divided by 21.95%, but in no case to exceed the installed cost of the new facilities required. If, however, the annual cost to serve excluding the cost of new facilities paid for by the Customer exceeds the estimated revenue for one year, the Company, will, in addition to a contribution in aid of construction, require a special minimum or other arrangement to compensate the Company for such deficiency in venue.

Except where service is rendered in accordance with 807 KAR 5:041, Section 11, as described herein, the Company may require the Customer to execute an Advance and Refund Agreement where the Company reasonably questions the longevity of the service or the estimated energy use and demand requirements provided by the Customer. Under the Advance and Refund Agreement, the Customer shall pay the company the estimated total installed cost of the required new facilities which advance could be refunded over a five year period under certain circumstances. Over the five year period the Customer' electric bill would be credited each month up to the amount of 1/60th of the total amount advanced.

11. Extension of Service to Mobile Home

The electrical facilities of the Company will be extended or expanded to supply electric service to mobile homes in accordance with 807 KAR 5:041, Section 12.

12. Location and Maintenance of Company Equipment

The Company shall have the right to construct its poles, lines and circuits on the property, and to place its transformers and other apparatus on the property or within the building of the Customer, at a point or points convenient for such purposes, as required to serve such Customer, and the Customer shall provide suitable space for the installation of necessary measuring instruments so that the latter may be protected from injury by the elements or through the negligence or deliberate acts of the Customer or of any employee of the same.

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13. Billing Form

Pursuant to 807 KAR 5:006, Section 7, copies of the billing forms used by the Company are shown on Sheet Nos. 2-14 thru 2-23.

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14. Rate Schedule Selection

The Company will explain to the Customer, at the beginning of service or upon request, the Company's rates available to the Customer. Company will assist Customer in the selection of the rate schedule best adapted to Customer's service requirements, provided, however, that Company does not assume responsibility for the selection or that Customer will at all times be served under the most favorable rate schedule.

Customer may change their initial rate schedule selection to another applicable rate schedule at any time by either written notice to Company and/or by executing a new contract for the rate schedule selected, provided that the application of such subsequent selection shall continue for 12 months before any other selection may be made. In no case will the Company refund any monetary difference between the rate schedule under which service was billed in prior periods and the newly selected rate schedules.

15. Monitoring Usage

At least once quarterly the Company will monitor the usage of each customer according to the following procedure:

- The Customer's monthly usage will be compared with the usage of the corresponding period of the previous year.
- b. If the monthly usage for the two periods is substantially the same or if any difference is known to be attributed to unique circumstances, such as unusual weather conditions, common to all customers, no further review will be made.
- c. If the monthly usage is not substantially the same and cannot be attributed to a readily identified common cause, the Company will compare the Customer's monthly usage records for the 12-month period with the monthly usage for the same months of the preceding year.
- d. If the cause for the usage deviation cannot be determined from analysis of the Customer's meter reading and billing records, the company will contact the Customer to determine whether there have been changes that explain the increased or decreased usage.
- e. Where the deviation is not otherwise explained, the Company will test the Customer's meter to determine whether it shows an average error greater than 2 percent fast or slow.
- f. The Company will notify the Customer of the investigation, its findings, and any refunds or back billing in accordance with 807 KAR 5:006, Section 11(4) and (5).

In addition to the quarterly monitoring, the Company will immediately investigate usage deviations brought to its attention as a result of its on-going meter reading, billing processes, or customer inquiry.

16. <u>Use of Energy by Customer</u>

The tariffs for electric energy given herein are classified by the character of use of such energy and are not available for service except as provided herein.

Upon the expiration of an electric service contract, if required by the terms of the tariff, the Customer may elect to renew the contract upon the same or another tariff published by the Company available to the Customer and applicable to the Customer's requirements, except that in no case shall the Company be required to maintain transmission, switching or transformation equipment different from or in addition to that generally furnished to other Customers receiving electrical supply under the terms of the tariff elected by the Customer.

The service connections, transformers, meters and appliances supplied by the Company for each Customer have a definite capacity and no additions to the equipment, or load connected thereto, will be allowed except by consent of the Company.

Continued on Sheet 2-9

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Use of Energy by Customer Continued

The Customer shall install only motors, apparatus or appliances which are suitable for operation with the character of the service supplied by the Company, and which shall not be detrimental to same, and the electric energy must not be used in such a manner as to cause unprovided-for voltage fluctuations or disturbances in the Company's transmission or distribution system. The Company shall be the sole judge as to the suitability of apparatus or appliances, and also as to whether the operation of such apparatus or appliances is or will be detrimental to its general service.

No attachment of any kind whatsoever may be made to the Company's lines, poles, cross arms, structures or other facilities without the express written consent of the Company.

All apparatus used by the Customer shall be of such type as to secure the highest practicable commercial efficiency, power factor and the proper balancing of phases. Motors which are frequently started or motors arranged for automatic control must be of a type to give maximum starting torque with minimum current flow, and must be of a type, and equipped with controlling devices, approved by the Company. The Customer agrees to notify the Company of any increase or decrease in his connected load

The Company will not supply service to Customers who have other sources of electrical energy supply except under tariffs that specifically provide for same.

The Customer shall not be permitted to operate generating equipment in parallel with the Company's service except with express written consent of the Company.

Resale of energy will be permitted only with express written consent by the Company.

17. Residential Service

Except as otherwise provided in these tariffs, individual residences shall be served individually with single-phase secondary service under the applicable residential service tariff. Customer may not take service for 2 or more separate residences through a single point of delivery under any tariff. Exclusions may be allowed pursuant to 807 KAR 5:046 (Prohibition of master metering).

The residential service tariff shall cease to apply to that portion of a residence which becomes regularly used for business, professional, institutional or gainful purposes, which requires three phase service or primary service or which requires service to motors in excess of 10 HP each. Under these circumstances, Customer shall have the choice of: (1) separating the wiring so that the residential portion of the premises is served through a separate meter under the residential service tariff, and the other uses as enumerated above are served through a separate meter or meters under the applicable general service tariff; or (2) taking the entire service under the applicable general service tariff.

Detached building or buildings, actually appurtenant to the residence, such as a garage, stable or barn, may be served by an extension of the Customer's residence wiring through the residence meter and under the applicable residential service tariff.

18. Denial or Discontinuance of Service

The Company reserves the right to refuse or discontinue service to any customer if the customer is indebted to the Company for any service theretofore rendered at any location. Service will not be supplied or continued to any premises if at the time of application for service the Applicant is merely acting as an agent or person or former customer who is indebted to the Company for service previously supplied at the same, or other premises, until payment of such indebtedness shall have been made.

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ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

Denial or Discontinuance of Service Continued

Unpaid balances of previously rendered Final Bills may be transferred to any account for which Customer has responsibility and may be included on initial or subsequent bills for the account to which the transfer was made. Such transferred Final Bills, if unpaid, will be a part of the past due balance of the account to which they are transferred. When there is no lapse in service, such transferred Final Bills will be subject to Company's collections and disconnect procedures in accordance with 807 KAR 5:006, Section 15(1)(f). Final Bills transferred following a lapse in service will not be subject to disconnection unless: (1) such service was provided pursuant to a fraudulent application submitted by Customer; (2) Customer and Company have entered into a contractual agreement which allows for such a disconnection; or (3) the current account is subsequently disconnected for service supplied at that point of delivery, at which time, all unpaid and past due balances must be paid prior to reconnect.

19. Special Charges

a. Reconnection and Disconnect Charges

In cases where the Company has discontinued service as herein provided for, the Company reserves the right to assess a reconnection charge pursuant to 807 KAR 5:006, Section 9 (3)(b), payable in advance, in accordance with the following schedule. However, those Customers qualifying for Winter Hardship Reconnection under 807 KAR 5:006 Section 16 shall be exempt from the reconnect charges.

Reconnect for nonpayment during regular hours	\$4.70
Reconnect at the end of the day (no "Call Out" required)	\$30.00
Reconnect for nonpayment when a "Call Out" is required prior to 8:00PM	
(A "Call Out" is when an employee must be called in to work on overtime basis	\$95.00
to make the reconnect trip. Reconnection for nonpayment will not be made	
when a "Call Out" after 8:00 p.m. is required)	
Reconnect for nonpayment when double time is required (Sunday and Holiday)	\$124.00
Termination or field trip	\$4.70

The reconnection charge for all Customers where service has been disconnected for fraudulent use of electricity will be the actual cost of the reconnection.

b. Meter Read Check

Pursuant to 807 KAR 5:006, Section 9(3)(d) in cases where a customer requests a meter be reread, and the second reading shows the original reading was correct, the Customer will be charged a fee of \$21.00 to cover the handling cost.

c. Returned Check Charge

In cases where a customer pays by check, which is later returned as unpaid by the bank for any reason, the Customer will be charged a fee of \$14.65 to cover the handling costs.

Meter Test Charge

Where test of a meter is made upon written request by the Customer pursuant to 807 KAR 5:006, Section 19, the Customer will be charged \$48.00 if such test shows that the meter was not more than two percent (2%) fast.

Continued on Sheet 2-11

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ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

Special Charges Continued

e. Work Performed on Company's Facilities at Customer's Request

Whenever, at the request and for the benefit of the Customer, work is performed on the Company's facilities, including the relocation, or replacement of the Company's facilities, the Customer shall pay to the Company in advance of the Company undertaking the work the estimated total cost of such work. This cost shall be itemized by major categories and shall include the Company's overheads and shall be credited with the net value of any salvageable material. The actual cost for the work performed shall be calculated at the completion of the work and the appropriate charge or refund will be made to the Customer.

Reasonable notice of not less than three working days shall be given to the Company for all requested work except for the covering of the Company's lines. Notice of any request for the Company to cover its lines shall be given at least two days in advance. The Company will endeavor to comply with all timely requests, but work may be delayed because of demands on the Company's personnel and equipment.

If the cost, as calculated above, is \$500 or less for covering the Company's distribution facilities no charge will be imposed. All costs in excess of \$500 for covering the Company's distribution facilities shall be paid by the Customer, in advance of the Company undertaking the work. The actual cost for the work performed shall be calculated at the completion of the work and the appropriate charge or refund will be made to the customer.

20. Refunds to Residential Customers

The Company may make a refund to residential customers by one of the following means: a credit to the Customer's bill, a prepaid card, or a check or electronic funds transfer (EFT).

The Company acting through its customer service representative shall fully address and resolve any customer complaints or disputes related to: (a) the accuracy of the names and last known addresses of the customer to receive prepaid cards; (b) the effective delivery and receipt of the prepaid cards; and (c) the amount of any refunds.

21. Alerts and Subscriptions

Kentucky Power offers an optional Mobile Alert Service for customers through which participating customers can elect to receive notifications from the Company via e-mail or text message. The Company provides billing and payment alerts and alerts relating to outages. These alerts are supplemental to standard communications from the Company and to the extent any discrepancies exist between the information contained in the mobile alerts and the information contained in standard communications from the Company, the information in the standard communications from the Company shall prevail.

Customers interested in receiving mobile alerts from Kentucky Power may sign up for the service through the Company's website at www.kentuckypower.com. The full terms and conditions of participating in the Kentucky Power Mobile Alert Service are included on the Company's website. Customers wishing to participate in Kentucky Power's Mobile Alert Service and to receive alerts via e-mail should add communications@kentuckypower-mail.com to the customer's email address book or spam filter to avoid alert communications from Kentucky Power being directed to spam. Customers are advised to contact their e-mail service provider for instructions on how to add addresses to an address book or spam filter if needed.

E-mail addresses from which alerts are sent through the Mobile Alert Service are used for sending e-mails only. Any e-mails sent to those addresses will not be received by the Company and the Company will not respond. Any electronic communication to the Company should be sent to Communications@kentuckypower-mail.com.

There is no charge from the Company for the Mobile Alert Service; however, message and data rates may apply. Customers are advised to verify message and data rates with their cellular and internet service providers.

Information regarding the types of alerts and the Mobile Alert Service in general are provided below.

Continued on Sheet 2-12

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

Τ

Alerts and Subscriptions Continued

Billing and Payment Alerts

Billing and payment alerts provided through Kentucky Power's Mobile Alert Service are in addition to regular billing statements, payment notifications, disconnect notices, or other standard communications sent by Kentucky Power or its third party partners as required by law, regulation, or tariff filed by Kentucky Power or its subsidiaries. These alerts are not a replacement for any regular billing statement, payment notifications, disconnect notices, or other standard communications. In the event of a discrepancy between the information provided in a billing or payment alert provided through the Mobile Alert Service and the information provided in the Company's standard communication, the information in the standard communication shall prevail.

Kentucky Power shall not have any liability for any delay or failure to deliver a billing or payment alert or for any mistakes or errors in any billing or payment alert provided through the Mobile Alerts Service.

Outage Alerts

Kentucky Power provides alerts relating to system outages through its Mobile Alert Service. Outage alerts will be sent when the Company has evidence of an outage at a subscribed address. Due to variations in equipment from one area to another, it is possible that the accuracy of outage alerts will vary from one area to another. Recipients shall consider any outage related information as guidance and not as an absolute guarantee. Kentucky Power will send outage related notifications based upon available information and does not guarantee that the notifications will be without error.

Planned outages and short-duration outages will normally not generate an outage-related notification. During large-scale outage events, the frequency and timeliness of outage updates may be impacted.

Kentucky Power shall not have any liability for any delay or failure to deliver an outage-related notification.

General

Kentucky Power does not warrant or guarantee that alerts will be sent or received, and Kentucky Power shall not be responsible for any lost or misdirected messages.

Customers electing to participate in Kentucky Power's Mobile Alert Service authorize the Company to contact them via their elected communication method with transactional messages pertaining to the service. Participation in the Mobile Alert Service shall be considered as affirmative consent to receive the related messages should these messages ever be classified as commercial in nature.

Kentucky Power shall not have any liability under any theory of recovery, whether in contract or tort, for any loss or damages due to delay or failure to deliver an alert through the Mobile Alert Service. Without limiting the previous sentence, Kentucky Power disclaims any liability, expressed or implied, for indirect or consequential damages arising from a customer's subscription to Kentucky Power's Mobile Alert Service.

Customer agrees not to publish, copy, communicate to the public, edit, retransmit, or amend any data received as part of Kentucky Power's Mobile Alert Service. The data communicated via the Mobile Alert Service is provided for the participating customer's personal non-commercial use only and may not be used for any other purpose.

Personal information and data ("Personal Data") provided by customers when using Kentucky Power's Mobile Alert Service will only be used by Kentucky Power and its suppliers and contractors for Mobile Alert Service-related purposes. Data other than Personal Data may be aggregated and used by the Company for the purpose of undertaking market research or in facilitating reviews, developments and improvements to Kentucky Power's Mobile Alert Service.

Continued on Sheet 2-13

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

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TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

Alerts and Subscriptions Continued

Customers participating in the Mobile Alert Service may discontinue a portion of or all alerts at any time by modifying their alert subscription or by unsubscribing entirely. Customers wishing to modify or unsubscribe from the Mobile Alert Service may do so at the Company's website: www.kentuckypower.com or by contacting Kentucky Power's Customer Operations Centers at 1-800-572-1113. Kentucky Power will process a request to unsubscribe from the Mobile Alert Service within ten days of receiving the request. Kentucky Power is authorized to send a communication to a customer requesting to unsubscribe from the Mobile Alert Service to confirm the request.

The terms and conditions the Company's Mobile Alert Service shall be governed by applicable state law.

Customers electing to participate in the Company's Mobile Alert Service agree to the terms and conditions of the service and further agree that the terms and conditions may be updated from time to time. The Company will provide customers participating in the Mobile Alert Service with updated terms and conditions as they become effective. Customers participating in the Mobile Alert Service must take affirmative action to withdraw from the service if the customer does not agree with any new or updated term or condition of service. Failure to withdraw after an updated term and condition is provided by the Company means that the customer accepts the new or updated terms and conditions.

Additional Terms and Conditions for E-mail Alerts

If a customer sends an email to Kentucky Power with questions or comments, Kentucky Power may use the customer's email address and other personal information included in the correspondence in order to respond. If a customer provides the Company with an e-mail address in order to receive alerts, Kentucky Power may use that e-mail address to send the customer other types of information.

A customer may unsubscribe from receiving e-mail alerts by clicking the "Unsubscribe" link near the bottom of an e-mail alert.

Additional Terms and Conditions for Text Message Alerts

Customers may elect to receive text alerts through Kentucky Power's Mobile Alert Service. For text alerts, message and data rates may apply consistent with the customer's mobile phone service agreement. Kentucky Power assumes no responsibility for any service charges received from customer's mobile phone service providers for text alerts received through the Mobile Alert Service. Kentucky Power is not responsible for and will not be liable for any breach of the terms of an agreement between a customer electing to receive text alerts through the Mobile Alert System and that customer's mobile phone service provider or for any mistake that may arise in the billing process.

To receive text alerts from the Company through the Mobile Alert Service, the customer must be the owner or legitimate user of the mobile phone registered or have the express consent of the owner or legitimate user. Customers electing to receive text alerts from the Company through the Mobile Alert Service are responsible for providing and maintaining a mobile phone and ensuring connection to a mobile network capable of receiving the text alerts.

Customers electing to receive text alerts through the Mobile Alert Service acknowledge that the text alerts may, at any time, be adversely affected by problems with the mobile phone network including, without limitation, interference to the network coverage. Kentucky Power shall not be responsible or liable for any loss, damage, or expense incurred directly or indirectly by customers electing to receive text alerts through the Mobile Alert Service as a result of any difficulties experienced by any cellular phone service provider.

In the event a customer electing to receive text alerts through the Mobile Alert Service changes mobile phone service providers or telephone number, that customer is required to subscribe again to receive text alerts. If no alerts are sent or received for eighteen months, a customer's opt-in to that offering will expire. A customer must opt-in again to the program in order to receive alerts.

Kentucky Power may discontinue text alerts at any time. Customers electing to receive text alerts through the Mobile Alert Service will receive text alerts from 23711. Customers may unsubscribe from text alerts by texting STOP to 23711 and may obtain assistance via text by texting HELP to 23711.

Continued on Sheet 2-14

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

KENTUCKY POWER

PO BOX 24401

Non-Payment/Return Mail:

CANTON, OH 44701-4401

Terms and Conditions of Service Continued

A-------

Amount due on or before MM DD, YYYY \$XXX.XX

Bill mailing date is MM DD, YYYY Account #XXX-XXX-XXX-X-X

SERVICE ADDRESS: KENTUCKY RESIDENTIAL, ADDRESS 123, ABC, KY XXXXX-XXXX

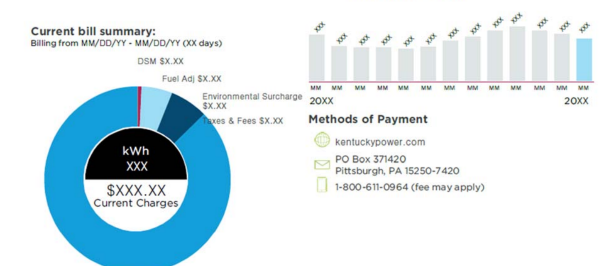
Դիրիգրովիերիկիկիկիկիրեկիոսիեր,

KENTUCKY RESIDENTIAL ADDRESS 123 ABC, KY XXXXX-XXXX

Notes from KPCO:

Make this bill the last one sent in the mail! Go paperless and get email alerts when your bill is ready. Sign up at kentuckypower.com/paperless!

Usage History (kWh):



Electric Service \$XX.XX

Please tear on dotted line.

se tear on dotted line.

Turn over for important information!

Thank you for your prompt payment. Please include your account number on your check and return this stub with your payment. KENTUCKY RESIDENTIAL, ADDRESS 123, ABC, KY XXXXX – XXXX

> Make check payable and send to: KENTUCKY POWER COMPANY

> PITTSBURGH, PA 15250-7420

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PO BOX 371420

KENTUCKY POWER Non-Payment/Return Mail: PO BOX 24401 CANTON, OH 44701-4401

Account #XXX-XXX-XXX-X-X
KENTUCKY RESIDENTIAL

Amount due on or before MM DD, YYYY

\$XXX.XX

Payment Amount \$

Pay \$XX,XXX.XX after MM/DD/YYYY

The HEART program helps low-income customers pay their electric bill. I want to help. My payment reflects my gift of

\$

Continued on Sheet 2-15

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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Terms and Conditions of Service Continued



Service Address:

KENTUCKY RESIDENTIAL ADDRESS 123 ABC, KY XXXXX-XXXX Account #XXX-XXX-XXX-X-X

Line Item Charges:

Previous Charges	
Total Amount Due At Last Billing	\$ XXX.XX
Payment 02/07/22 - Thank You	-XXX.XX
Previous Balance Due	\$ X.XX
Current KPCO Charges	
Tariff XXX - Residential Service XX/XX/XX	
Rate Billing	\$ XXXXX
Federal Tax Change @ X.XXXXX- Per kWh	-XXXX
Fuel Adj @ X.XXXXX Per kWh	XXXX
OSM Adj @ X.XXXXX Per kWh	XX.XX
Residential Energy Assistance @ \$X.XX	XXXX
Distribution Reliability Rider @ \$X.XX	XXX
Purchased Power Adj. \$X.XXXXX/kWh	XX.XX
Renewable Power Option Rider	XX.XX
Securitization Financing Rider X.XXXXX%	XXXX
Decommissioning Rider X.XXXXX%	XX.XX
Envrionmental Adj. X.XXXXX%	XX.XX
School Tax	XX.XX
City's Franchise Fee	XX.XX
State Sales Tax	xx.xx
Current Balance Due	\$ XXX.XX
Homeserve Warranty Service	\$ XX.XX

Meter Read Details:

Previous	Туре	Current	Туре	Metered	Usage
XXXXX	Actual	XXXXX	Actual	XXX	XXX kWh
Service Per	iod XX/XX	- XX/XX	2		Multiplier 1

Notes from KPCO:

Kentucky Power provides online access to customer rate schedules at https://kentuckypower.com/account/bills/rates/. You can access a copy of your rates by clicking the "Kentucky Tariffs" link at that website. You can also view rates at our office, or request that a copy be sent to you via U.S. Postal Service or via email by calling customer service at 1-800-572-1113.

Homeserve USA is optional. Homeserve USA is not the same as KPCO and is not regulated by the KY Public Service Commission. A customer does not have to buy the Warranty Service in order to continue to receive quality regulated services from KPCO.

www.kyelectricalprotectionplan.com

Usage Details:

↑ Values reflect changes between current month and previous month.



Total usage for the past 12 months: X,XXX kWh Average (Avg.) monthly usage: XXX kWh

Continued on Sheet 2-16

DATE OF ISSUE: June 29, 2023 January 1, 2024 DATE EFFECTIVE: ISSUED BY: /s/ Brian K. West

Non-Payment/Return Mail: PO BOX 24401 CANTON, OH 44701-4401

Amount due on or before **\$XXX.XX**

Bill mailing date is MM DD, YYYY Account #XXX-XXX-XXX-XXX

SERVICE ADDRESS: KENTUCKY GENERAL SERVICE, ADDRESS 123, ABC, KY XXXXX-XXXX

յանակարկերիկերվերերիայանակերկիլիկ

KENTUCKY GENERAL SERVICE ADDRESS 123 ABC, KY XXXXX-XXXX

Notes from KPCO:

Make this bill the last one sent in the mail! Go paperless and get email alerts when your bill is ready. Sign up at kentuckypower.com/paperless!

Usage History (kWh):



Methods of Payment

kentuckypower.com

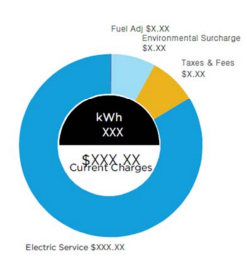
PO Box 371420 Pittsburgh, PA 15250-7420

1-800-611-0964 (fee may apply)

Need to get in touch?

Customer Operations Center: 1-888-710-4237
Outages: kentuckypower.com/outages

or 1-800-572-1113



Please tear on dotted line.

Turn over for important information!

Thank you for your prompt payment. Please include your account number on your check and return this stub with your payment.

Make check payable and send to: KENTUCKY POWER COMPANY

PO BOX 371420 PITTSBURGH,

KENTUCKY GENERAL SERVICE, ADDRESS 123, ABC, KY XXXXX-XXXX

PA 15250-7420

KENTUCKY POWER

Non-Payment/Return Mail: PO BOX 24401 CANTON, OH 44701-4401

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Pay \$XX,XXX.XX after MM/DD/YYYY

The HEART program helps low-income customers pay their electric bill. I want to help. My payment reflects my gift of

\$

Continued on Sheet 2-17

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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Service Address:

KENTUCKY GENERAL SERVICE ADDRESS 123 ABC, KY XXXXX – XXXX Account #XXX-XXX-XXX-XXX

Line Item Charges:

Previous Charges Total Amount Due At Last Billing	\$	XX.XX	
	P.		
Payment XX/XX/XX - Thank You		-XX.XX	
Previous Balance Due	\$	X.XX	
Current KPCO Charges			
Tariff XXX - General Service XX/XX/XX			
Rate Billing	\$	XX.XX	
Federal Tax Change @ XXXXXX- Per kWh		-XX.XX	
Fuel Adj @ X.XXXXX Per kWh		XX.XX	
OSM Adj @ X.XXXXX Per kWh		XX.XX	
Kentucky Economic Development Surcharge @ \$XXX		XX.XX	
Distribution Reliability Rider @ \$X.XX		XXX	
Purchased Power Adj. \$XXXXXX/kWh		xx.xx	
Renewable Power Option Rider		xx.xx	
Securitization Financing Rider X.XXXXX%		xx.xx	
Decommissioning Rider X.XXXXX%		xxxx	
Envrionmental Adj. X.XXXXX%		xx.xx	
School Tax		xx.xx	
City's Franchise Fee		xx.xx	
State Sales Tax		xxxx	
Current Balance Due	\$	XX.XX	

Meter Read Details:

Previous	Туре	Current	Туре	Metered	Usage
XXX	Actual	XXX	Actual	XXX	XXX kWh
Service Per	riod XX/XX	- XX/XX			Multiplier 1

Notes from KPCO:

Kentucky Power provides online access to customer rate schedules at https://kentuckypower.com/account/bills/rates/. You can access a copy of your rates by clicking the "Kentucky Tariffs" link at that website. You can also view rates at our office, or request that a copy be sent to you via U.S. Postal Service or via email by calling customer service at 1-800-572-1113.

Usage Details:

↑♦Values reflect changes between current month and previous month.



Total usage for the past 12 months: XXX kWh Average (Avg.) monthly usage: XXX kWh

Continued on Sheet 2-18

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Non-Payment/Return Mail: PO BOX 24401

CANTON, OH 44701-4401

Amount due on or before **\$XXX.XX**MM DD, YYYY **\$XXX.XX**Bill mailing date is MM DD, YYYY

Account #XXX-XXX-XXX-X-X

SERVICE ADDRESS: KENTUCKY LARGE GENERAL SERVICE, ADDRESS 123, ABC, KY XXXXX-XXXX

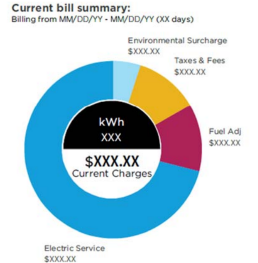
Աբիեկենթաբժիկերդիվրդ|||Ավագիվթեիկթեկ|||

KENTUCKY LARGE GENERAL SERVICE ADDRESS 123 ABC, KY XXXXX – XXXX

Notes from KPCO:

Make this bill the last one sent in the mail! Go paperless and get email alerts when your bill is ready. Sign up at kentuckypower.com/paperless!

Usage History (kWh):





Methods of Payment

kentuckypower.com

PO Box 371420 Pittsburgh, PA 15250-7420

1-800-611-0964 (fee may apply)

Need to get in touch?

Customer Operations Center: 1-888-710-4237 Outages: kentuckypower.com/outages or 1-800-572-1113

Please tear on dotted line.

Turn over for important information!

Thank you for your prompt payment. Please include your account number on your check and return this stub with your payment.

Make check payable and send to: KENTUCKY POWER COMPANY

PO BOX 371420 PITTSBURGH,

PA 15250-7420

KENTUCKY LARGE GENERAL SERVICE, ADDRESS 123, ABC, KY XXXXX-XXXX

KENTUCKY POWER Non-Payment/Return Mail: PO BOX 24401 CANTON, OH 44701-4401

Pay \$XXX.XX after MM/DD/YYYY

The HEART program helps low-income customers pay their electric bill. I want to help. My payment reflects my gift of

\$

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Continued on Sheet 2-19

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

T

Terms and Conditions of Service Continued



Service Address:

KENTUCKY LARGE GENERAL SERVICE

ADDRESS 123

ABC, KY XXXXX-XXXX
Account #XXX-XXX-XXX-X-X

Line Item Charges:

Total Amount Due At Last Billing	\$ XXX.XX
Payment XX/XX/XX - Thank You	-XXX.XX
Previous Balance Due	\$ XX.XX
Current Charges	
Tariff XXX - Large General Service XX/XX/XX	
Rate Billing	\$ XXX.XX
Economic Development Rider - IBDD	-XXX.XX
Economic Development Rider - SBDD	-XXX.XX
Federal Tax Change @ X.XXXXX- Per kWh	-XXX.XX
Fuel Adj @ X.XXXXX Per kWh	XXX.X
DSM Adj @ X.XXXXX Per kWh	xxxx
Kentucky Economic Development Surcharge @ \$X.XX	XX
Distribution Reliability Rider @ \$X.XX	XX
Purchased Power Adj. \$X.XXXXVkWh	XXXX
Renewable Power Option Rider	XXXX
Securitization Financing Rider X.XXXXX%	xxx
Decommissioning Rider X.XXXXX%	XXXX
Envrionmental Adj. X.XXXXX%	xxxx
School Tax	xxxx
City's Franchise Fee	XXXX
State Sales Tax	xxxx
Current Balance Due	\$ XXX.XX

Usage	Power Factor	Power Factor Constant	Meter Location Comp.	Billed Usage
XXX	-	27)		XXXX kWh
XXX	-	-		XXX kW
XXX		-	-	XXX.XXX KVA

Meter Read Details:

Previous	Туре	Current	Type	Metered	Usage
Х	X	X.XXX	Actual	Х	XkVAR
Х	X	X.XXX	Actual	X.XXX	XXX.XX kW
XXXXX	Actual	XXXXX	Actual	XXX	XXX,XXX kWh
Service Per	riod MM/E	D - MM/DD			Multiplier XXX

Net Usage : XXX,XXX kWh Billable Usage: XXX,XXX kWh

Notes from Kentucky Power:

Kentucky Power provides online access to customer rate schedules at https://kentuckypower.com/acciunt/bills/rates. You can access a copy of your rates by clicking the "Kentucky Tariffs" link at that website. You can also view rates at our office, or request that a copy be sent to you via U.S. Postal Service or via email by calling customer service at 1–800–572–1113.

Due date does not apply to previous balance due.

Usage Details:

†\U00e4Values reflect changes between current month and previous month.



Total usage for the past 12 months: XXX kWh Average (Avg.) monthly usage: XXX kWh

Continued on Sheet 2-20

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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KENTUCKY POWER

Non-Payment/Return Mail: PO BOX 24401 CANTON, OH 44701-4401 Amount due on or before \$XX,XXX.XX

Bill mailing date is MM DD, YYYY

Account #XXX-XXX-XXX-X-X

SERVICE ADDRESS: KENTUCKY INDUSTRIAL-PRIMARY & SECONDARY, ADDRESS 123, ABC, KY XXXXX-XXXX

Ալ-իրենի հերագույնի հայրիկիրիի Մեկ-այի հիմի կիր հերիի

KENTUCKY INDUSTRIAL – PRIMARY & SECONDARY ADDRESS 123 ABC, KY XXXXX – XXXX

Notes from KPCO:

Make this bill the last one sent in the mail! Go paperless and get email alerts when your bill is ready. Sign up at kentuckypower.com/paperless!

Usage History (kWh):



Methods of Payment

kentuckypower.com

PO Box 371420 Pittsburgh, PA 1

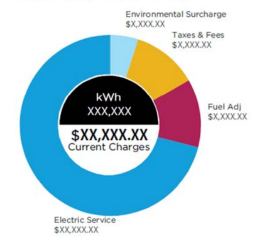
Pittsburgh, PA 15250-7420

Need to get in touch?

Customer Operations Center: 1-888-710-4237
Outages: kentuckypower.com/outages
or 1-800-572-1113

Current bill summary:

Billing from MM/DD/YY - MM/DD/YY (XX days)



Please tear on dotted line.

Turn over for important information! >

Thank you for your prompt payment. Please include your account number on your check and return this stub with your payment.

KENTUCKY INDUSTRIAL-PRIMARY & SECONDARY, ADDRESS 123, ABC, KY XXXXX-XXXX

KENTUCKY POWER Non-Payment/Return Mail: PO BOX 24401 CANTON, OH 44701-4401

Make check payable and send to: KENTUCKY POWER COMPANY

PO BOX 371420 PITTSBURGH,

Payment Amount \$

Pay \$XX,XXX.XX after MM/DD/YYYY

The **HEART** program helps low-income customers pay their electric bill. I want to help. My payment reflects my gift of

\$_____

Continued on Sheet 2-21

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX



Service Address:

KENTUCKY INDUSTRIAL-PRIMARY & SECONDARY

ADDRESS 123

ABC, KY XXXXX-XXXX Account #XXX-XXX-XXX-X-X

Line Item Charges:

Previous Charges			
Total Amount Due At Last Billing	\$	XX,XXX.XX	
Payment XX/XX/XX - Thank You		XX,XXX	
Previous Balance Due	\$	XX.XX	
Current Charges			
Tariff XXX - Industrial General Service XX/XX/XX			
Rate Billing	\$	XX,XXX,XX	
Economic Development Rider - IBDD		-X,XXXXXX	
Economic Development Rider - SBDD		-X,XXX.XX	
Federal Tax Change @ X.XXXXX- Per kWh		-X,XXXX	
Fuel Adj @ X XXXXX Per kWh	x,xxx		
Kentucky Economic Development Surcharge @ \$X.XX		XX	
Distribution Reliability Rider @ \$X.XX		XX	
Purchased Power Adj. \$X.XXXXX/kWh		xxx	
Purchased Power Adj. \$X.XXXXX/kW	x,xxxx		
Renewable Power Option Rider		X,XXX.X	
Securitization Financing Rider X.XXXXX%		XXX	
Decommissioning Rider X.XXXXX%		XXX	
nvrionmental Adj. X.XXXXX%		xxxxx	
School Tax		x,xxx.x	
City's Franchise Fee		x,xxx.x	
State Sales Tax		x,xxx.x	
otal Balance Due	\$	XX,XXX.XX	

Usage	Power Factor		Meter Location Comp.	Billed Usage
XXX,XXX	>-	1.5	-	XXX,XXX kWh
XXX.XXX	100	-	-	XXX.XXX kW On-Pk
XXX.XXX	- 2	-	-	XXX.XXX kW Off-Pk

Meter Read Details:

Previous	Туре	Current	Type	Metered	Usage
Х	Х	X.XXX	Actual	Х	X kVAR
х	x	X.XXX	Actual	x.xxx	XXX.XX kW On-Pk
XXXXX	Actual	XXXXX	Actual	XXX	XXX,XXX kWh
Х	Х	X.XXX	Actual	X.XX	XXX.X kW Off-Pk
Х	Х	X.XXX	Actual	X.XXX	XXX.XX kVAR
Service Period MM/DD - MM/DD				Multiplier XXX	

Net Usage: XXX,XXX kWh Billable Usage: XXX,XXX kWh

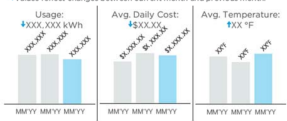
Notes from Kentucky Power:

Kentucky Power provides online access to customer rate schedules at https://kentuckypower.com/acciunt/bills/rates. You can access a copy of your rates by clicking the "Kentucky Tariffs" link at that website. You can also view rates at our office, or request that a copy be sent to you via U.S. Postal Service or via email by calling customer service at 1–800–572–1113.

Due date does not apply to previous balance due.

Usage Details:

**Values reflect changes between current month and previous month.



Total usage for the past 12 months: X,XXX,XXX kWh Average (Avg.) monthly usage: XXX,XXX kWh

Continued on Sheet 2-22

DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX, XXXX

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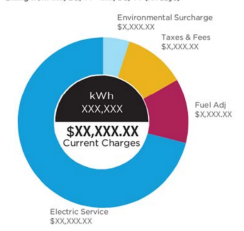
SERVICE ADDRESS: KENTUCKY INDUSTRIAL-SUBTRANSMISSION & TRANSMISSION, ADDRESS 123, ABC, KY XXXXX-XXXX

Սբվրեկենիութվիկերը|կիրը||Մեխալիվթեկվիցեկիի

KENTUCKY INDUSTRIAL-SUBTRANSMISSION & TRANSMISSION ADDRESS 123 ABC, KY XXXXX - XXXX

Current bill summary:

Billing from MM/DD/YY - MM/DD/YY (XX days)



Notes from KPCO:

Make this bill the last one sent in the mail! Go paperless and get email alerts when your bill is ready. Sign up at kentuckypower.com/paperless!

Usage History (kWh):



Methods of Payment

kentuckypower.com

PO Box 371420 Pittsburgh, PA 15250-7420

1-800-611-0964 (fee may apply)

Need to get in touch?

Customer Operations Center: 1-888-710-4237 Outages: kentuckypower.com/outages or 1-800-572-1113

Turn over for important information!

Thank you for your prompt payment. Please include your account number on your check and return this stub with your paym

KENTUCKY INDUSTRIAL-SUBTRANSMISSION & TRANSMISSION, ADDRESS 123, ABC, KY XXXXX-XXXX



Non-Payment/Return Mail: PO BOX 24401 CANTON, OH 44701-4401

Account #XXX-XXX-XXX-KENTUCKY INDUSTRIAL - SUBTRANSMISSION & TRANSMISSION Amount due on or before \$XX,XXX.XX

Payment Amount \$

Pay \$XX,XXX.XX after MM/DD/YYYY

PA 15250-7420

Make check payable and send to: KENTUCKY POWER COMPANY

PO BOX 371420 PITTSBURGH,

-իվեդի-իմկյլդնի-դուգերդի-իկլիկիկիկ-ային

The HEART program helps low-income customers pay their electric bill. I want to help. My payment reflects my gift of

Continued on Sheet 2-23

DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

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Terms and Conditions of Service Continued



Service Address:

KENTUCKY INDUSTRIAL— SUBTRANSMISSION AND TRANSMISSION ADDRESS 123

ABC, KY XXXXX – XXXX
Account #XXX-XXX-XXX-X-X

Total Amount Due At Last Billing	\$	XX,XXX.XX
Payment XX/XX/XX - Thank You		-xx,xxx.xx
Previous Balance Due	\$	xx.xx
Current Charges		
Tariff XXX - Industrial General Service XX/XX/XX		
Rate Billing	\$	XX,XXX.XX
Economic Development Rider - IBDD		-X,XXX.XX
Economic Development Rider - SBDD		-x,xxx.xx
Federal Tax Change @ X.XXXXX- Per kWh		-X,XXX.XX
Fuel Adj @ X.XXXXX Per kWh		X,XXX.XX
Kentucky Economic Development Surcharge @ \$X.XX		XX
Purchased Power Adj. \$X.XXXXX/kWh		XXX
Purchased Power Adj. \$X.XXXXX/kW		x,xxx.x
Renewable Power Option Rider		X,XXX.X
Securitization Financing Rider X.XXXXX%		xxx
Decommissioning Rider X.XXXXX%		XXX
Envrionmental Adj. X.XXXXX%		x,xxx.x
School Tax		x,xxx.x
City's Franchise Fee		X,XXX.X
State Sales Tax		X,XXX,X
Total Balance Due	s	XX,XXX.XX

Usage	Power Factor	Power Factor Constant	Meter Location Comp.	Billed Usage
XXX,XXX	-	22.1		XXX,XXX kWh
XXX.XXX	-			XXX.XXX kW On-Pk
XXX.XXX	-	121	-	XXX.XXX kW Off-Pk

Meter Read Details:

Previous	Type	Current	Type	Metered	Usage
X	Х	X.XXX	Actual	Х	X kVAR
Х	х	X.XXX	Actual	X.XXX	XXX.XX kW On-Pk
XXXXX	Actual	XXXXX	Actual	XXX	XXX,XXX kWh
Х	Х	X.XXX	Actual	X.XX	XXX.X kW Off-PA
Х	Х	X.XXX	Actual	X.XXX	XXX,XX kVAR
Service Period MM/DD - MM/DD					Multiplier XXX

Next scheduled read date should be between MM DD and MM DD.

Net Usage : XXX,XXX kWh Billable Usage: XXX,XXX kWh

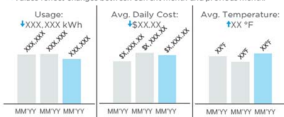
Notes from Kentucky Power:

Kentucky Power provides online access to customer rate schedules at https://kentuckypower.com/acciunt/bills/rates. You can access a copy of your rates by clicking the "Kentucky Tariffs" link at that website. You can also view rates at our office, or request that a copy be sent to you via U.S. Postal Service or via email by calling customer service at 1–800–572–1113.

Due date does not apply to previous balance due.

Usage Details:

*Values reflect changes between current month and previous month.



Total usage for the past 12 months: X,XXX,XXX kWh Average (Avg.) monthly usage: XXX,XXX kWh

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 3-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 3-1

Capacity and Energy Control Program

Introduction

Kentucky Power Company's Capacity and Energy Control Program outlines the procedures the Company will follow in the event of an emergency that threatens the continued reliable operation of bulk power supply system. Notwithstanding any provisions of this Capacity and Energy Control Program, the Company shall have the right to take whatever steps, with or without notice and without liability on Company's part, that Company believes necessary, in whatever order consistent with good utility practices and not on an unduly discriminatory basis, to preserve system integrity and to prevent the collapse of Company's electric system or interconnected electric network or to restore service following an outage. Such actions will be taken giving priority to maintaining service to Company's retail and full requirements customers relative to other sales whenever feasible and as allowed by law. The Company's Capacity and Energy Control Program consists of three sets of procedures:

- I. Procedures During Abnormal System Frequency
- II. Capacity Deficiency Program
- III. Energy Emergency Control Program

Specific details regarding the Company's Capacity and Energy Control Program are included in the Company's Emergency Operating Plan ("EOP"). A copy of the Company's current EOP is on file with the Kentucky Public Service Commission in Administrative Case No. 345. Where this tariff diverts from the Company's EOP, the EOP Plan shall govern.

I. AEP/PJM Procedures During Abnormal System Frequency (EOP Section IV)

a. Purpose

Precautionary procedures are required to meet emergency conditions such as system separation and operation at subnormal frequency. In addition, the coordination of these emergency procedures with neighboring companies is essential. The AEP/PJM program described below provides procedures for reducing the consumption of electric energy on the Company's system in the event of a period of abnormal system frequency.

b. AEP/PJM Procedures

From 59.8 - 60.2 Hz, to the extent practicable, the Company will utilize all operating and emergency reserves. The manner of utilization of these reserves depends on the behavior of the System during the emergency.

For rapid frequency decline, the Company will utilize capacity that is on-line and automatically responsive to frequency (spinning reserve) and such measures as interconnection assistance and automatic load reductions to arrest the decline in frequency.

If the frequency decline is gradual, the Generation/Production Optimization Group, particularly in the deficient area, will invoke non-automatic procedures involving operating and emergency reserves. These efforts will continue until the frequency decline is arrested or until automatic load-shedding devices operate at subnormal frequencies. A deficient Balancing Authority shall only use the assistance provided by the Interconnection's frequency bias for the time needed to implement corrective actions. The Balancing Authority shall not unilaterally adjust generation in an attempt to return Interconnection frequency to normal beyond that supplied through frequency bias action and Interchange Schedule changes. Such unilateral adjustment may overload transmission facilities. At 59.75 Hz, the Company will suspend Automatic Generation Control (AGC) and notify Interruptible Customers to drop load.

If at any time the decline in area frequency is arrested below 59.5 Hz, the Company will evaluate whether the area should manually shed an additional 5% of its initial load. If, after five minutes, shedding 5% of load has not returned the area frequency to 59.5 Hz or above, the area shall manually shed an additional 5% of its remaining load and continue to repeat in five-minute intervals until 59.5 Hz is reached. These steps must be completed within the time constraints imposed upon the operation of generating units that are discussed in the EOP subsection titled, "Isolation of Coal-fired Generating Units."

Automatic Load Shedding Program details are located in Section IV of the Company's EOP.

Continued on Sheet 3-2

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Capacity and Energy Control Program Continued

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II. Capacity Deficiency Program (EOP Section III)

a. Purpose

The purpose of the Capacity Deficiency Program is to provide a plan for full utilization of emergency capacity resources and for orderly reduction in the aggregate customer demand on the American Electric Power (AEP) East/PJM Eastern System in the event of a capacity deficiency. A capacity deficiency is a shortage of generation versus load and can be caused by generating unit outages and/or extreme internal load requirements.

b. AEP East/PJM Procedures

There are three general levels of emergency actions for capacity deficiencies:

- Alerts issued in advance of the operating day for elevated awareness and to give time for advanced preparations.
- Warnings issued real time, typically preceding, and with an estimated time/window for a potential future action.
- <u>Actions</u> issued real time and requires PJM and/or Member response. PJM actions are consistent with NERC and RFC EOP standards.

The Company may also issue an Advisory, one or more days in advance of the operating day during which a capacity deficiency may occur, that are general in nature and are for elevated awareness only. No preparations or actions are required in response to an Advisory.

Alerts

Voluntary Customer Load Curtailment Alert

The purpose of the Voluntary Customer Load Curtailment Alert is to alert members of the probable future need to implement a voluntary customer load curtailment. It is implemented whenever the estimated operating reserve capacity indicates a probable future need for voluntary customer load curtailment.

Real Time Emergency Procedures (Warnings and Actions)

Warnings

Warnings are issued in real time during present operations to inform members of actual capacity shortages or contingencies that may jeopardize the reliable operation of the PJM RTO. Generally, a warning precedes an associated action. The intent of warnings is to keep all affected system personnel aware of the forecast and/or actual status of the PJM RTO.

Actions

The PJM RTO is normally loaded according to bid prices; however, during periods of reserve deficiencies, other measures must be taken to maintain system reliability. These measures involve:

- loading generation that is restricted for reasons other than cost
- recalling non-capacity backed off-system sales
- purchasing emergency energy from participants / surrounding pools
- load relief measures

The Company's EOP includes a nine-step warning and action procedure during capacity deficiency conditions.

Continued on Sheet 3-3

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Capacity and Energy Control Program Continued

c. Priority Levels

For the purpose of these capacity deficiency procedures, the following Priority Levels for loads have been established:

- I. Essential Health and Safety Uses to be given special consideration in these procedures shall, insofar as the situation permits, include the following types of use:
 - a. Hospitals, which shall be limited to institutions providing medical care to patients.
 - b. Life Support Equipment, which shall be limited to kidney machines, respirators, and similar equipment used to sustain the life of a person.
 - c. Police Stations and Government Detention Institutions, which shall be limited to essential uses required for police activities and the operation of facilities used for the detention of persons.
 - d. Fire Stations, which shall be limited to facilities housing mobile fire-fighting apparatus.
 - Communication Services, which shall be limited to essential uses required for telephone, telegraph, television, radio and newspaper operations, and operation of state and local emergency services.
 - f. Water and Sewage Services, which shall be limited to essential uses required for the supply of water to a community, flood pumping and sewage disposal.
 - g. Transportation and Defense-related Services, which shall be limited to essential uses required for the operation, guidance control and navigation of air, rail and mass transit systems, including those uses essential to the national defense and operation of state and local emergency services. These uses shall include essential services such as street, highway and signal-lighting.

Although, when practical, these types of uses will be given special consideration when implementing the manual load- shedding provisions of this program, any customer may be affected by rotating or unplanned outages and should install emergency generation equipment if continuity of service is essential. Where the emergency is system-wide in nature, consideration will be given to the use of rotating outages as operationally practicable. In case of customers supplied from two utility sources, only one source will be given special consideration. Also, any other customers who, in their opinion, have critical equipment should install emergency generation equipment.

Company maintains lists of customers with life support equipment and other critical needs for the purpose of curtailments and service restorations. Company, lacking knowledge of changes that may occur at any time in Customer's equipment, operation, and backup resources, does not assume the responsibility of identifying customers with priority needs. It shall, therefore, be Customer's responsibility to notify Company if Customer has critical needs.

- II. Critical Commercial and Industrial Uses Except as described in Section C.III below, these uses shall include commercial or industrial operations requiring regimented shutdowns to prevent conditions hazardous to the general population, and to energy utilities and their support facilities critical to the production, transportation, and distribution of service to the general population. Company shall maintain a list of such customers for the purpose of curtailments and service restoration.
- III. Residential Use Residential use during certain weather conditions (for example severe winter weather) will receive precedence over critical commercial and industrial uses. The availability of Company service personnel and the circumstances associated with the outage will also be considered in the restoration of service.

Continued on Sheet 3-4

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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Capacity and Energy Control Program Continued

Priority Levels Continued

- IV. Non-critical commercial and industrial uses.
- V. Nonessential Uses The following and similar types of uses of electric energy shall be considered nonessential for all customers:
 - a. Outdoor flood and advertising lighting, except for the minimum level to protect life and property, and a single illuminated sign identifying commercial facilities when operating after dark.
 - b. General interior lighting levels greater than minimum functional levels.
 - c. Show-window and display lighting.
 - d. Parking lot lighting above minimum functional levels.
 - e. Energy use to lower the temperature below 78 degrees during operation of cooling equipment and above 65 degrees during operation of heating equipment.
 - f. Elevator and escalator use in excess of the minimum necessary for non-peak hours of use.
 - g. Energy use greater than that which is the minimum required for lighting, heating, or cooling of commercial or industrial facilities for maintenance cleaning or business-related activities during non-business hours.

Non-jurisdictional customers will be treated in a manner consistent with the curtailment procedures contained in the service agreement between the parties or the applicable tariff.

d. Curtailment Procedures

In the event Company's load exceeds internal generation, transmission, or distribution capacity, or other system disturbances exist, and internal efforts have failed to alleviate the problem, including emergency energy purchases, the following steps may be taken, individually or in combination, in the order necessary as time permits:

- Customers having their own internal generation capacity will be curtailed, and customers on interruptible contracts
 will be curtailed for the maximum hours and load allowable under their contract. Nothing in this procedure shall
 limit Company's rights under the Contract Service Interruptible Power Tariff or the Alternate Feed Service
 Rider.
- 2. Power output will be maximized at Company's generating units.
- 3. Company use of energy at its generating stations will be reduced to a minimum.
- 4. Company's use of electric energy in the operation of its offices and other facilities will be reduced to a minimum.
- 5. The Kentucky Public Service Commission will be advised of the situation.
- An appeal will be made to customers through the news media and/or personal contact to voluntarily curtail as much load as possible. The appeal will emphasize the defined priority levels as set forth above.
- Customers will be advised through the use of the news media and personal contact that load interruption is imminent.
- 8. Implement procedures for interruption of selected distribution circuits.

Continued on Sheet 3-5

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Capacity and Energy Control Program Continued

e. <u>Service Restoration Procedures</u>

Where practical, priority uses will be considered in restoring service and service will be restored in the order I through V as defined under Priority Levels described above. However, because of the varieties of unpredictable circumstances which may exist or precipitate outages, it may be necessary to balance specific individual needs with infrastructure needs that affect a larger population. When practical, Company will attempt to provide estimates of repair times on its website to aid customers in assessing the need for alternative power sources and temporary relocations.

III. Energy Emergency Control Program (EOP Section V)

a. Introduction

The purpose of this plan is to provide for the reduction of the consumption of electric energy on the American Electric Power Company System in the event of a severe coal fuel shortage, such as might result from a general strike, or severe weather.

b. Procedures

In the event of a potential severe coal shortage, such as one resulting from a general coal strike, the following steps will be implemented. These steps will be carried out to the extent permitted by contractual commitments or by order of the regulatory authorities having jurisdiction. For further information, see EOP Section V.

With regard to mandatory curtailments, the Company proposes to monitor compliance after the fact. A customer exceeding his electric allotment would be warned to curtail his usage or face, upon continuing noncompliance and upon one day's actual written notice, disconnection of electric service for the duration of the energy emergency.

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 4-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 4-1

Standard Nominal Voltages

The voltage available to any individual customer shall depend upon the voltage of the Company's lines serving the area in which customer is provided service.

Electric service provided under the Company's rate schedules will be 60 hertz alternating current delivered from various load centers at nominal voltages and phases as available in a given location as follows:

Secondary Distribution Voltages

Residential Service

Single phase 120/240 volts three wire or 120/208 volts three wire on network system.

General Service - All Except Residential

Single-phase 120/240 volts three wire or 120/208 volts three wire on network system. Three-phase 120/208 volts four wire on network system, 120/240 volts four wire, 240 volts three wire, 480 volts three wire and 277/480 volts four wire, Single-phase 480 volts two wire, and Single-phase 240/480 volts three wire.

Primary Distribution Voltages

The Company's primary distribution voltage levels at load centers are 2,400; 4,160Y; 7,200; 12,470Y; 19,900 and 34,500Y.

Subtransmission Line Voltages

The Company's sub transmission voltage levels are 34,500; 46,000; and 69,000.

Transmission Line Voltages

The Company's transmission voltage levels are 138,000; 161,000; 345,000; and 765,000.

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

Tariff R.S. (Residential Service)

Availability of Service

Available for full domestic electric service through 1 (one) meter to individual residential customers including rural residential customers engaged principally in agricultural pursuits.

Rate (Tariff Codes 015, 017, 022)

Minimum Charge

This tariff is subject to a minimum monthly charge equal to the Service Charge.

Adjustment Clauses

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Residential Energy Assistance	Sheet No. 26	T
Demand-Side Management Adjustment Clause	Sheet No. 28	
System Sales Clause	Sheet No. 29	
Fuel Adjustment Clause	Sheet No. 30	
Purchase Power Adjustment	Sheet No. 31	
Environmental Surcharge	Sheet No. 32	D
Decommissioning Rider	Sheet No. 33	
Distribution Reliability Rider	Sheet No. 34	N
Securitization Financing Rider	Sheet No. 35	N
Federal Tax Change	Sheet No. 36	
City's Franchise Fee	Sheet No. 37	
School Tax	Sheet No. 38	I
		D

Volunteer Departments (Tariff Code 024)

Volunteer Fire Departments may qualify pursuant to KRS 278.172 for this tariff but will be required to provide a completed Form 990 and update it annually.

Optional Seasonal Provision (*Tariff Code XXX*)

For residential customers desiring to take seasonal rate service. Service under this provision shall be for a minimum of 12 consecutive billing months.

Service Charge	\$20.00	per month	
Energy Charge			
All kWh used during winter billing months (December-March)	11.947¢	per kWh	
All kWh used during all other months (April-November)	13.762¢	per kWh	

This provision is subject to the Service Charge, and the adjustment clauses as stated in the Adjustment Clause section.

Continued on Sheet 5-2

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff R.S. Continued (Residential Service)

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Storage Water Heating Provision

This provision is withdrawn except for the present installations of current customers receiving service hereunder at premises served prior to April 1, 1997.

If the customer installs a Company approved storage water heating system which consumes electrical energy only during offpeak hours as specified by the Company and stores hot water for use during on-peak hours, the following shall apply:

Tariff Code

012	For Minimum Capacity of 80 gallons, the last 300 kWh of use in any month shall be billed at	8.603¢	per kWh	I
013	For Minimum Capacity of 100 gallons, the last 400 kWh of use in any month shall be billed at	8.603¢	per kWh	I
014	For Minimum Capacity of 120 gallons or greater, the last 500 kWh of use in any month shall be billed at	8.603¢	per kWh	

These provisions, however, shall in no event apply to the first 200 KWH used in any month, which shall be billed in accordance with the "Monthly Rate" as set forth above.

For purpose of this provision, the on-peak billing period is defined as 7:00A.M. to 9:00P.M. for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00PM to 7:00AM for all weekdays and all hours of Saturday and Sunday.

The Company reserves the right to inspect at all reasonable times the storage water heating system and devices which qualify the residence for service under the storage water heater provision, and to ascertain by any reasonable means that the time-differentiated load characteristics of such devices meet the Company's specifications. If the Company finds that in its sole judgment the availability conditions of this provision are being violated, it may discontinue billing the Customer under this provision and commence billing under the standard monthly rate.

This provision is subject to the Service Charge, and the adjustment clauses as stated in the Adjustment Clauses section.

<u>Load Management Water-Heating Provision</u> (Tariff Code 011)

For residential customers who install a load management water-heating system which consumes electrical energy during off-peak hours specified by the Company and stores hot water for use during on-peak hours, of minimum capacity of 80 gallons, the last 250 kWh of use in any month shall be billed at 8.603¢ per kWh.

This provision, however, shall in no event apply to the first 200 kWh used in any month, which shall be billed in accordance with the "Monthly Rate" as set forth above.

For the purpose of this provision, the on-peak billing period is defined as 7:00 A.M. to 9:00 P.M. for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 P.M. to 7:00 A.M. for all weekdays and all hours of Saturday and Sunday.

The Company reserves the right to inspect at all reasonable times the load management water-heating system(s) and devices which qualify the residence for service under the Load Management Water-Heating Provision. If the Company finds that, in its sole judgment, the availability conditions of this provision are being violated; it may discontinue billing the Customer under this provision and commence billing under the standard monthly rate.

This provision is subject to the Service Charge, and the adjustment clauses as stated in the Adjustment Clauses section.

Continued on Sheet 5-3

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

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Tariff R.S. Continued (Residential Service)

Special Terms and Conditions

This tariff is subject to the Company's Terms and Conditions of Service.

This service is available to rural domestic customers engaged principally in agricultural pursuits where service is taken through one meter for residential purposes as well as for the usual farm uses outside the home, but it is not extended to operations of a commercial nature or operations such as processing, preparing or distributing products not raised or produced on the farm, unless such operation is incidental to the usual residential and farm uses.

The Company shall have the option of reading meters monthly or bimonthly and rendering bills accordingly. When bills are rendered bimonthly, the minimum charge and the quantity of KWH in each block of the rates shall be multiplied by two.

Pursuant to 807 KAR 5:041, Section 11, paragraph (1), of Public Service Commission Regulations, the Company will make an extension of 1,000 feet or less to its existing distribution line without charge for a prospective permanent residential customer served under this R.S.Tariff. Pursuant to 807 KAR 5:041 Section 12 extensions of up to 150 feet for a mobile home are provided without charge.

This tariff is available for single-phase, residential service. Where the residential customer requests three-phase service, this tariff will apply if the residential customer pays to the Company the difference between constructing single-phase service and three-phase service. Where motors or heating equipment are used for commercial or industrial purposes, the applicable general service tariff will apply to such service.

Customers with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPP I or by special agreement.

Continued on Sheet 5-4

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

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P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 5-4 CANCELLING P.S.C. KY. NO. SHEET NO. X-X

Tariff R.S.-L.M.-T.O.D. (Residential Service Load Management Time of Day)

Availability of Service

Available to customers eligible for Tariff R.S. (Residential Service) who use energy storage devices with time-differentiated load characteristics approved by the Company which consume electrical energy only during off-peak hours specified by the Company and store energy for use during on-peak hours.

Households eligible to be served under this tariff shall be metered through a multiple-register meter capable of measuring electrical energy consumption during the on-peak and off-peak billing periods.

Rate (Tariff Codes 028, 030, 032, 034)

Service Charge	\$23.00	per month_
	¥	
Energy Charge		
All kWh used during on-peak billing period	18.646¢	per kWh
All kWh used during off-peak billing period	8.603¢	per kWh

For the purpose of this tariff, the on-peak billing period is defined as 7:00 A.M. to 9:00 P.M. for all weekdays, Monday through Friday. The off-peak period is defined as 9:00 P.M. to 7:00 A.M. for all weekdays and all hours of Saturday and Sunday.

Conservation and Load Management Credit

For the combination of an approved electric thermal storage space heating system and water heater, both of which are designed to consume electrical energy only between the hours of 9:00P.M. and 7:00A.M. for all days of the week, each residence will be credited 0.745¢ per kWh for all energy used during the off-peak billing period, for a total of 60 monthly billing periods following the installation and use of these devices in such residence.

Minimum Charge

This tariff is subject to a minimum monthly charge equal to the Service Charge.

Adjustment Clauses

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

D. M. CARLON A. C.	G1 27 26	т
Residential Energy Assistance	Sheet No. 26	1
Demand-Side Management Adjustment Clause	Sheet No. 28	
System Sales Clause	Sheet No. 29	
Fuel Adjustment Clause	Sheet No. 30	
Purchase Power Adjustment	Sheet No. 31	
Environmental Surcharge	Sheet No. 32	D
Decommissioning Rider	Sheet No. 33	
Distribution Reliability Rider	Sheet No. 34	N
Securitization Financing Rider	Sheet No. 35	N
Federal Tax Change	Sheet No. 36	
City's Franchise Fee	Sheet No. 37	
School Tax	Sheet No. 38	

Continued on Sheet 5-5

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit D Page 36 of 164

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 5-5 CANCELLING P.S.C. KY. NO. SHEET NO. X-X

Tariff R.S.-L.M.-T.O.D. Continued (Residential Service Load Management Time of Day)

T D

Separate Metering Provision

Customers who use electric thermal storage space heating and water heaters which consume energy only during off-peak hours specified by the Company, or other automatically controlled load management devices such as space and/or water heating equipment that use energy only during off-peak hours specified by the Company, shall have the option of having these approved load management devices separately metered. The service charge for the separate meter shall be \$4.30 per month.

Separate Terms and Conditions

This tariff is subject to the Company's Terms and Conditions of Service. Existing customers may initially choose to take service under this tariff without satisfying any requirements to remain on their current tariff for at least 12 months.

The Company reserves the right to inspect at all reasonable times the energy storage and load management devices which qualify the residence for service and for conservation and load management credits under this tariff, and to ascertain by any reasonable means that the time-differentiated load characteristics of such devices meet the Company's specifications. If the Company finds, that in its sole judgment, the availability conditions of this tariff are being violated; it may discontinue billing the Customer under this tariff and commence billing under the appropriate Residential Service Tariff.

This tariff is available for single-phase, residential service. Where the residential customer requests three-phase service, this tariff will apply if the residential customer pays to the Company the difference between constructing single-phase service and three-phase service. Where motors or heating equipment are used for commercial or industrial purposes, the applicable general service tariff will apply to such service.

Customers with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPP I or by special agreement with the Company.

Continued on Sheet 5-6

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff R.S.-T.O.D. (Residential Service Time of Day)

Availability of Service

Available for residential electric service through a multiple-register meter capable of measuring electrical energy consumption during the on-peak and off-peak billing periods to individual residential customers, including residential customers engaged principally in agricultural pursuits. Availability is limited to the first 1,000 customers applying for service under this tariff.

Rate (Tariff Code 036)

Service Charge	\$23.00	per month
Energy Charge All kWh used during on-peak billing period	18.646¢	per kWh
All kWh used during off-peak billing period	8.603¢	per kWh

For the purpose of this tariff, the on-peak billing period is defined as 7:00 A.M. to 9:00 P.M. for all weekdays, Monday through Friday. The off-peak period is defined as 9:00 P.M. to 7:00 A.M. for all weekdays and all hours of Saturday and Sunday.

Minimum Charge

This tariff is subject to a minimum monthly charge equal to the Service Charge.

Adjustment Clauses

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Residential Energy Assistance	Sheet No. 26
Demand-Side Management Adjustment Clause	Sheet No. 28
System Sales Clause	Sheet No. 29
Fuel Adjustment Clause	Sheet No. 30
Purchase Power Adjustment	Sheet No. 31
Environmental Surcharge	Sheet No. 32
Decommissioning Rider	Sheet No. 33
Distribution Reliability Rider	Sheet No. 34
Securitization Financing Rider	Sheet No. 35
Federal Tax Change	Sheet No. 36
City's Franchise Fee	Sheet No. 37
School Tax	Sheet No. 38

Special Terms and Conditions

This tariff is subject to the Company's Terms and Conditions of Service.

This tariff is available for single-phase, residential service. Where the residential customer requests three-phase service, this tariff will apply if the residential customer pays to the Company the difference between constructing single-phase service and three-phase service. Where motors or heating equipment are used for commercial or industrial purposes, the applicable general service tariff will apply to such service.

Customers with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPP I or by special agreement with the Company.

Continued on Sheet 5-7

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

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Tariff R.S.-T.O.D.2 (Experimental Residential Service Time of Day 2)

Availability of Service

Available on a voluntary, experimental basis to individual residential customers for residential electric service through a multiregister meter capable of measuring electrical energy consumption during variable pricing periods. Availability is limited to the first 500 customers applying for service under this tariff.

Rate (Tariff Code 027)

Service Charge	\$23.00	per month	I
Energy Charge	19.0214		ī
All kWh used during Summer on-peak billing period All kWh used during Winter on-peak billing period	18.921¢ 13.642¢	per kWh per kWh	R
All kWh used during off-peak billing period	12.277¢	per kWh	I

For the purpose of this tariff, the on-peak and off-peak billing periods shall be defined as follows:

Months	On-Peak	Off-Peak
Approximate Percent (%)	16%	84%
of Annual Hours		

Winter Period: November 1 to March 31	7:00 AM to 11:00 AM 6:00 PM to 10:00 PM	11:00 AM to 6:00 PM 10:00 PM to 7:00 AM
Summer Period: May 15 to September 15	Noon to 6:00 PM	6:00 PM to Noon
All Other Calendar Periods	None	Midnight to Midnight

Note: All kWh consumed during Saturday and Sunday are billed at the off-peak level.

Minimum Charge

This tariff is subject to a minimum monthly charge equal to the Service Charge.

Adjustment Clauses

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Residential Energy Assistance	Sheet No. 26
Demand-Side Management Adjustment Clause	Sheet No. 28
System Sales Clause	Sheet No. 29
Fuel Adjustment Clause	Sheet No. 30
Purchase Power Adjustment	Sheet No. 31
Environmental Surcharge	Sheet No. 32
Decommissioning Rider	Sheet No. 33
Distribution Reliability Rider	Sheet No. 34
Securitization Financing Rider	Sheet No. 35
Federal Tax Change	Sheet No. 36
City's Franchise Fee	Sheet No. 37
School Tax	Sheet No. 38

Continued on Sheet 5-8

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 5-8 CANCELLING P.S.C. KY. NO. SHEET NO. X-X

Tariff R.S.-T.O.D.2 Continued (Experimental Residential Service Time of Day 2)

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Special Terms and Conditions

This tariff is subject to the Company's Terms and Conditions of Service.

This tariff is available for single-phase, residential service. Where the residential customer requests three-phase service, this tariff will apply if the residential customer pays to the Company the difference between constructing single-phase service and three-phase service. Where motors or heating equipment are used for commercial or industrial purposes, the applicable general service tariff will apply to such service.

Customers with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPP I or by special agreement with the Company.

Continued on Sheet 5-9

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

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P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 5-9 CANCELLING P.S.C. KY. NO. SHEET NO. X-X

Tariff R.S.D. (Residential Demand-Metered Electric Service)

Availability of Service

Available for residential electric service through one single-phase multiple-register demand meter. Availability is limited to the first 1,000 customers applying for service under this tariff.

Monthly Rate (Tariff Code 018)

Service Charge	\$23.00	per customer	I
Energy Charge	11.0427	1 1 1 1 1	R
All kWh used during on-peak billing period	11.843¢	per kWh	I.
All kWh used during off-peak billing period	8.603¢	per kWh	. 1
Demand Charge	\$6.77	for each kW of monthly billing demand	I

For the purpose of this tariff, the on-peak billing period is defined as follows:

Months of October – May: 7:00 AM to 11:00 AM for all weekdays Months of June – September 4:00 PM to 9:00 PM for all weekdays

The off-peak billing period is defined as all weekday hours not defined above as on-peak and all hours of Saturday and Sunday

Minimum Charge

This tariff is subject to a minimum monthly charge equal to the Service Charge.

Adjustment Clauses

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Residential Energy Assistance	Sheet No. 26	T
Demand-Side Management Adjustment Clause	Sheet No. 28	ı
System Sales Clause	Sheet No. 29	
Fuel Adjustment Clause	Sheet No. 30	
Purchase Power Adjustment	Sheet No. 31	
Environmental Surcharge	Sheet No. 32	D
Decommissioning Rider	Sheet No. 33	
Distribution Reliability Rider	Sheet No. 34	N
Securitization Financing Rider	Sheet No. 35	N
Federal Tax Change	Sheet No. 36	
City's Franchise Fee	Sheet No. 37	
School Tax	Sheet No. 38	

Monthly Billing Demand

Customer's demand will be taken monthly to be the highest registration of a 60 minute integrating demand meter or indicator during the on- peak period.

Special Terms and Conditions

This Rider is subject to the Company's Terms and Conditions of Service and all provisions of the tariff under which the customer takes service, including all payment provisions. Where the residential customer requests three-phase service, this tariff will apply if the residential customer pays the Company the difference between constructing single-phase service and three-phase service. Where motors or heating equipment are used for commercial or industrial purposes, the applicable general service tariff will apply to such service.

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff G.S. (General Service)

Availability of Service

Available for general service customers. Customers may continue to qualify for service under this tariff until their average maximum demand exceeds 100 kW (excluding the demand served by the Load Management Time-of-Day provision).

Existing customers not meeting the above criteria will be permitted to continue service under present conditions only for continuous service at the premises occupied on or prior to December 5, 1984.

Rate

Tariff Code	Service Voltage	Demand	First 4,450 kWh	Over 4,450	Monthly Service
		Charge (\$/kW)	(¢/kWh)	kWh (¢/kWh)	Charge (\$)
211, 212, 215, 216, 218	Secondary	8.82	12.292	10.813	28.00
217, 220	Primary	8.03	10.790	9.533	120.00
236	Subtransmission	6.38	9.763	8.629	460.00

The Demand Charge shall apply to all monthly billing demand in excess of 10 kW.

Minimum Charge

This tariff is subject to a minimum charge equal to the sum of the service charge plus the demand charge multiplied by the monthly billing demand in excess of 10 kW.

Adjustment Clauses

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Kentucky Economic Development Surcharge	Sheet No. 27	T
Demand-Side Management Adjustment Clause	Sheet No. 28	
System Sales Clause	Sheet No. 29	
Fuel Adjustment Clause	Sheet No. 30	
Purchase Power Adjustment	Sheet No. 31	
Environmental Surcharge	Sheet No. 32	D
Decommissioning Rider	Sheet No. 33	
Distribution Reliability Rider	Sheet No. 34	N
Securitization Financing Rider	Sheet No. 35	N
Federal Tax Change Tariff	Sheet No. 36	
City's Franchise Fee	Sheet No. 37	
School Tax	Sheet No. 38	<u> </u>
		D

Metered Voltage

The rates set forth in this tariff are based upon the delivery and measurements of energy at the same voltage, thus measurement will be made at or compensated to the delivery voltage. At the sole discretion of the Company, such compensation may be achieved through the use of loss compensating equipment, the use of formulas to calculate losses or the application of multipliers to the metered quantities. In such cases, the metered KWH and KW values will be adjusted for billing purposes. If the Company elects to adjust KWH and KW based on multipliers, the adjustment shall be in accordance with the following:

- 1. Measurements taken at the low-side of a Customer-owned transformer will be multiplied by 1.01.
- 2. Measurements taken at the high-side of a Company-owned transformer will be multiplied by 0.98.

Continued on Sheet 6-2

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff G.S. Continued (General Service)

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Monthly Billing Demand

Energy supplied hereunder will be delivered through not more than one single phase and/or polyphase meter. Customer's demand will be taken monthly to be the highest registration of a 15-minute integrating demand meter or indicator, or the highest registration of a thermal type demand meter. The monthly billing demand shall be the greater of: (1) Customer's metered kW demand, (2) 60% of the Customer's contract capacity in excess of 100 kW, or (3) 60% of the customer's highest previously established monthly billing demand during the past 11 months in excess of 100 kW.

The Company reserves the right to install a demand meter on any customer receiving service under this tariff. A demand meter will be installed by the Company for customers with monthly kWh usage of 4,450 kWh or greater.

Recreational Lighting Service Provision

Available for service to customers with demands of 5 KW or greater and who own and maintain outdoor lighting facilities and associated equipment utilized at baseball diamonds, football stadiums, parks and other similar recreational areas. This service is available only during the hours between sunset and sunrise. Daytime use of energy under this rate is strictly forbidden except for the sole purpose of testing and maintaining the lighting system. All Terms and Conditions of Service applicable to Tariff G.S. customers will also apply to recreational lighting customers except for the Availability of Service.

Rate (Tariff Code 214)

Service Charge	\$28.00	per month
Energy Charge	13.336¢	per kWh

Load Management Time of Day Provision

Available to customers who use energy storage devices with time-differentiated load characteristics approved by the Company which consume electrical energy only during off-peak hours specified by the Company and store energy for use during on-peak hours, and who desire to receive service under this provision for their total requirements. This provision is also available for electric vehicle charging if separately metered.

Customers who desire to separately wire their load management load to a time-of-day meter and their general-use load to a standard meter shall receive service for both under the appropriate provision of this tariff.

Rate (Tariff Codes 223 and 225)

Service Charge	\$28.00	per month	I
Energy Charge All kWh used during on-peak billing period	18.567¢	per kWh	ī
All kWh used during off-peak billing period	8.558¢	per kWh	I

For the purpose of this tariff, the on-peak billing period is defined as 7:00 A.M. to 9:00 P.M. for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 P.M. to 7:00 A.M. for all weekdays and all hours of Saturday and Sunday.

Continued on Sheet 6-3

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff G.S. Continued (General Service)

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Optional Unmetered Service Provision

Available to customers who qualify for Tariff G.S., have a demand of less than 10 KW, and use the Company's service for commercial purposes consisting of small fixed electric loads such as traffic signals and signboards which can be served by a standard service drop from the Company's existing secondary distribution system. This service will be furnished at the option of the Company.

Each separate service delivery point shall be considered a contract location and shall be separately billed under the service contract. In the event one Customer has several accounts for like service, the Company may meter one account to determine the appropriate kilowatt-hour usage applicable for each of the accounts.

The Customer shall furnish switching equipment satisfactory to the Company. The Customer shall notify the Company in advance of every change in connected load, and the Company reserves the right to inspect the customer's equipment at any time to verify the actual load. In the event of the customer's failure to notify the Company of an increase in load, the Company reserves the right to refuse to serve the contract location thereafter under this provision, and shall be entitled to bill the customer retroactively on the basis of the increased load for the full period such load was connected or the earliest date allowed by Kentucky statute whichever is applicable.

Calculated energy use per month shall be equal to the contract capacity specified at the contract location times the number of days in the billing period times the specified hours of operation. Such calculated energy shall then be billed at the following rates:

Rate (Tariff Codes 204 (Metered) and 213 (Unmetered))

Customer Charge	\$15.00	per month	
Energy Charge			
First 4,450 kWh per month	12.292¢	per kWh	
All Over 4,450 kWh per month	10.813¢	per kWh	

Term of Contract

Contracts under this tariff may be required of customers. Contracts under this tariff will be made for an initial period of not less than I (one) year and shall remain in effect thereafter until either party shall give at least 6 months' written notice to the other of the intention to terminate the contract. The Company will have the right to make contracts for periods of longer than I (one) year.

Special Terms and Conditions

This tariff is subject to the Company's Terms and Conditions of Service.

This tariff is also available to Customers having other sources of energy supply but who desire to purchase standby or back-up electric service from the Company. Where such conditions exist the Customer shall contract for the maximum demand in KW which the Company might be required to furnish, but no less than 10 KW. The Company shall not be obligated to supply demands in excess of that contracted for. Where service is supplied under the provisions of this paragraph, the billing demand each month shall be the highest determined for the current and previous two billing periods, and the minimum charge shall be as set forth under paragraph "Minimum Charge" above.

This tariff is available for resale service to mining and industrial customers who furnish service to customer-owned camps or villages where living quarters are rented to employees and where the Customer purchases power at a single point of both their power and camp requirements.

Customers with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPP I or II or by special agreement with the Company.

Continued on Sheet 6-4

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

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Off-Peak

Tariff S.G.S.-T.O.D. (Small General Service Time of Day Service)

Availability of Service

Available on a voluntary, basis for general service to customers being served at secondary distribution voltage with one single-phase, multi-register meter capable of measuring electrical energy consumption during variable pricing periods. Availability is limited to the first 500 customers applying for service under this tariff.

Customers not meeting the requirements for availability under this tariff will be permitted to continue service under this tariff only for continuous service at the premises occupied on or prior to June 30, 2015.

Rate (Tariff Code 227)

Months

Service Charge	\$28.00	per month	I
Energy Charge			
All kWh used during Summer on-peak billing period	19.545¢	per kWh	R
All kWh used during Winter on-peak billing period	13.784¢	per kWh	R
All kWh used during off-peak billing period	12.349¢	per kWh	I

For the purpose of this tariff, the on-peak and off-peak billing periods shall be defined as follows:

Approximate Percent (%)	16%	84%
of Annual Hours	1	1
Winter Period:	7:00 AM to 11:00 AM	11:00 AM to 6:00 PM
November 1 to March 31	6:00 PM to 10:00 PM	10:00 PM to 7:00 AM
Summer Period: May 15 to September 15	Noon to 6:00 PM	6:00 PM to Noon
-		
All Other Calendar Periods	None	Midnight to Midnight

On_Peak

Note: All kWh consumed during weekends are billed at the off-peak level.

Minimum Charge

This tariff is subject to a minimum monthly charge equal to the Service Charge.

Adjustment Clauses

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Kentucky Economic Development Surcharge	Sheet No. 27	Т
Demand-Side Management Adjustment Clause	Sheet No. 28	Ī
System Sales Clause	Sheet No. 29	
Fuel Adjustment Clause	Sheet No. 30	
Purchase Power Adjustment	Sheet No. 31	
Environmental Surcharge	Sheet No. 32	D
Decommissioning Rider	Sheet No. 33	
Distribution Reliability Rider	Sheet No. 34	N
Securitization Financing Rider	Sheet No. 35	N
Federal Tax Change Tariff	Sheet No. 36	
City's Franchise Fee	Sheet No. 37	
School Tax	Sheet No. 38	

Continued on Sheet 6-5

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 6-5 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 6-5

Tariff S.G.S.-T.O.D. Continued (Small General Service Time of Day)

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Special Terms and Conditions

This tariff is subject to the Company's Terms and Conditions of Service.

Customers with PURPA Section 210 qualifying cogeneration and/or small power productions facilities shall take service under Tariff COGEN/SPP I or by special agreement with the Company.

Continued on Sheet 6-6

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff M.G.S.-T.O.D. (Medium General Service Time of Day)

Availability of Service

Available for general service to customers with average maximum demands greater than 10 KW but not more than 100 KW being served by a multi- register meter capable of measuring electrical energy consumption during variable pricing periods. Availability is limited to the first 500 customers applying for service under this tariff.

Rate (Tariff Code 229)

Service Charge	\$28.00	per month	I
Energy Charge All kWh used during on-peak billing period All kWh used during off-peak billing period	18.567¢ 8.558¢	per kWh	I I
The state of the s		Per II	

For the purpose of this tariff, the on-peak billing period is defined as 7:00 A.M. to 9:00 P.M. for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 P.M. to 7:00 A.M. for all weekdays and all hours of Saturday and Sunday.

Minimum Charge

This tariff is subject to a minimum monthly charge equal to the Service Charge.

Adjustment Clauses

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Kentucky Economic Development Surcharge	Sheet No. 27	T
Demand-Side Management Adjustment Clause	Sheet No. 28	
System Sales Clause	Sheet No. 29	
Fuel Adjustment Clause	Sheet No. 30	
Purchase Power Adjustment	Sheet No. 31	
Environmental Surcharge	Sheet No. 32	D
Decommissioning Rider	Sheet No. 33	
Distribution Reliability Rider	Sheet No. 34	N
Securitization Financing Rider	Sheet No. 35	N
Federal Tax Change Tariff	Sheet No. 36	
City's Franchise Fee	Sheet No. 37	
School Tax	Sheet No. 38	Ţ
		D

Metered Voltage

The rates set forth in this tariff are based upon the delivery and measurements of energy at the same voltage, thus measurement will be made at or compensated to the delivery voltage. At the sole discretion of the Company, such compensation may be achieved through the use of loss compensating equipment, the use of formulas to calculate losses or the application of multipliers to the metered quantities. In such cases, the metered KWH and KW values will be adjusted for billing purposes. If the Company elects to adjust KWH and KW based on multipliers, the adjustment shall be in accordance with the following:

- 1. Measurements taken at the low-side of a Customer-owned transformer will be multiplied by 1.01.
- 2. Measurements taken at the high-side of a Company-owned transformer will be multiplied by 0.98.

Continued on Sheet 6-7

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 6-7 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 6-7

Tariff M.G.S.-T.O.D. Continued (Medium General Service Time of Day)

Special Terms and Conditions

This tariff is subject to the Company's Terms and Conditions of Service. Existing customers may initially choose to take service under this tariff without satisfying any requirements to remain on their current tariff for at least 12 months.

Customers with PURPA Section 210 qualifying cogeneration and/or small power productions facilities shall take service under Tariff COGEN/SPP I or by special agreement with the Company.

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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Tariff L.G.S. (Large General Service)

Availability of Service

Available for general service to customers with average maximum demands greater than 100 KW but not more than 1,000 KW (excluding the demand served by the Load Management Time-of-Day provision).

Existing customers not meeting the above criteria will be permitted to continue service under present conditions only for continuous service at the premises occupied on or prior to December 5, 1984.

Rate

Service Voltage

	Secondary	Primary	Subtransmission	1 ransmission
Tariff Code	240, 242, 260	244, 246, 264	248, 268	250, 270
Service Charge per Month	\$97.00	\$145.00	\$750.00	\$750.00
Demand Charge per kW	\$10.39	\$8.95	\$5.39	\$5.25
Excess Reactive Charge per KVA	\$3.46	\$3.46	\$3.46	\$3.46
Energy Charge per kWh	8.796¢	7.867¢	5.975¢	5.874¢

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Minimum Charge

Bills computed under the above rate are subject to a monthly minimum charge comprised of the sum of the service charge and the minimum demand charge. The minimum demand charge is the product of the demand charge per KW and the monthly billing demand.

Adjustment Clauses

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Kentucky Economic Development Surcharge	Sheet No. 27
Demand-Side Management Adjustment Clause	Sheet No. 28
System Sales Clause	Sheet No. 29
Fuel Adjustment Clause	Sheet No. 30
Purchase Power Adjustment	Sheet No. 31
Environmental Surcharge	Sheet No. 32
Decommissioning Rider	Sheet No. 33
Distribution Reliability Rider	Sheet No. 34
Securitization Financing Rider	Sheet No. 35
Federal Tax Change Tariff	Sheet No. 36
City's Franchise Fee	Sheet No. 37
School Tax	Sheet No. 38

Metered Voltage

The rates set forth in this tariff are based upon the delivery and measurements of energy at the same voltage, thus measurement will be made at or compensated to the delivery voltage. At the sole discretion of the Company, such compensation may be achieved through the use of loss compensating equipment, the use of formulas to calculate losses or the application of multipliers to the metered quantities. In such cases, the metered KWH and KW values will be adjusted for billing purposes. If the Company elects to adjust KWH and KW based on multipliers, the adjustment shall be in accordance with the following:

- 1. Measurements taken at the low-side of a Customer-owned transformer will be multiplied by 1.01.
- 2. Measurements taken at the high-side of a Company-owned transformer will be multiplied by 0.98.

Continued on Sheet 7-2

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff L.G.S. Continued (Large General Service)

Monthly Billing Demand

Billing demand in KW shall be taken each month as the highest 15-minute integrated peak in kilowatts as registered during the month by a 15-minute integrating demand meter or indicator, or at the Company's option as the highest registration of a thermal type demand meter or indicator. The monthly billing demand so established shall in no event be less than 60% of the greater of (a) the customer's contract capacity or (b) the customer's highest previously established monthly billing demand during the past 11 months.

Determination of Excess Kilovolt-Ampere (KVA) Demand

The maximum KVA demand shall be determined by the use of a multiplier equal to the reciprocal of the average power factor recorded during the billing month, leading or lagging, applied to the metered demand. The excess KVA demand, if any, shall be the amount by which the maximum KVA demand established during the billing period exceeds 115% of the kilowatts of metered demand.

Load Management Time of Day Provision

Available to customers who use energy storage devices with time-differentiated load characteristics approved by the Company which consume electrical energy only during off-peak hours specified by the Company and store energy for use during on-peak hours, and who desire to receive service under this provision for their total requirements. This provision is also available for electric vehicle charging if separately metered.

Customers who desire to separately wire their load management load to a time-of-day meter and their general-use load to a standard meter shall receive service for both under the appropriate provision of this tariff.

Rate (Tariff Code 251)

Service Charge	\$97.00	per month	I
Energy Charge			
All kWh used during on-peak billing period	14.934¢	per kWh	I
All kWh used during off-peak billing period	8.695¢	per kWh	I

For the purpose of this tariff, the on-peak billing period is defined as 7:00 A.M. to 9:00 P.M. for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 P.M. to 7:00 A.M. for all weekdays and all hours of Saturday and Sunday.

Term of Contract

Contracts under this tariff will be made for customers requiring a average maximum monthly demand between 500 KW and 1,000 KW and be made for an initial period of not less than I (one) year and shall remain in effect thereafter until either party shall give at least 6 months written notice to the other of the intention to terminate the contract. The Company reserves the right to require initial contracts or periods greater than 1 (one) year. For customers with demands less than 500 KW, a contract may, at the Company's option, be required.

Where new Company facilities are required, the Company reserves the right to require initial contracts for periods greater than one year for all customers served under this tariff.

A new initial contract period will not be required for existing customers who change their contract requirements after the original initial period unless new or additional facilities are required.

Contract Capacity

The Customer shall set forth the amount of capacity contracted for (the "contract capacity") in an amount up to 1,000 KW. Contracts will be made in multiples of 25 KW. The Company is not required to supply capacity in excess of such contract capacity except with express written consent of the Company.

Continued on Sheet 7-3

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DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX, XXXX

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KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit D Page 50 of 164

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 7-3 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 7-3

Tariff L.G.S. Continued (Large General Service)

Special Terms and Conditions

This tariff is subject to the Company's Terms and Conditions of Service.

This tariff is also available to Customers having other sources of energy supply but who desire to purchase standby or back-up electric service from the Company. Where such conditions exist the customer shall contract for the maximum amount of demand in KW, which the Company might be required to furnish, but not less than 100 KW nor more than 1,000 KW. The Company shall not be obligated to supply demands in excess of the contract capacity. Where service is supplied under the provisions of this paragraph, the billing demand each month shall be the highest determined for the current and previous two billings periods, and the minimum charge shall be as set forth under paragraph "Minimum Charge" above.

This tariff is available for resale service to mining and industrial customers who furnish service to customer-owned camps or villages where living quarters are rented to employees and where the customer purchases power at a single point for both his power and camp requirements.

Customers with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPP I or II or by special agreement with the Company.

Continued on Sheet 7-4

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

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Tariff L.G.S.-T.O.D. (Large General Service Time of Day)

Availability of Service

Available for general service customers with average maximum demands of 100 KW or greater. Customers may continue to qualify for service under this tariff until their 12-month average demand exceeds 1,000 KW. Availability is limited to the first 500 customers applying for service under this tariff.

Rate

Service Voltage

	Secondary	Primary	Subtransmission	Transmission
Tariff Code	256	257	258	259
Service Charge per Month	\$97.00	\$145.00	\$750.00	\$750.00
Demand Charge per kW	\$9.13	\$7.76	\$4.40	\$4.33
Excess Reactive Charge per KVA	\$3.46	\$3.46	\$3.46	\$3.46
On-Peak Energy Charge per kWh	11.793¢	11.238¢	11.075¢	10.938¢
Off-Peak Energy Charge per kWh	6.194¢	6.021¢	5.970¢	5.927¢

For the purpose of this tariff, the on-peak billing period is defined as 7:00 A.M. to 9:00 P.M., for all weekdays Monday through Friday. The off-peak billing period is defined as 9:00 P.M. to 7:00 A.M. for all weekdays and all hours of Saturday and Sunday.

Minimum Charge

Bills computed under the above rate are subject to a monthly minimum charge comprised of the sum of the service charge and the minimum demand charge. The minimum demand charge is the product of the demand charge per KW and the monthly billing demand.

Adjustment Clauses

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Kentucky Economic Development Surcharge	Sheet No. 2/
Demand-Side Management Adjustment Clause	Sheet No. 28
System Sales Clause	Sheet No. 29
Fuel Adjustment Clause	Sheet No. 30
Purchase Power Adjustment	Sheet No. 31
Environmental Surcharge	Sheet No. 32
Decommissioning Rider	Sheet No. 33
Distribution Reliability Rider	Sheet No. 34
Securitization Financing Rider	Sheet No. 35
Federal Tax Change Tariff	Sheet No. 36
City's Franchise Fee	Sheet No. 37
School Tax	Sheet No. 38

Metered Voltage

The rates set forth in this tariff are based upon the delivery and measurement of energy at the same voltage, thus measurement will be made at or compensated to the delivery voltage. At the sole discretion of the Company, such compensation may be achieved through the use of loss compensating equipment, the use of formulas to calculate losses or the application of multipliers to the metered quantities. In such cases, the metered KWH and KW values will be adjusted for billing purposes. If the Company elects to adjust KWH and KW based on multipliers, the adjustment shall be in accordance with the following:

- 1. Measurements taken at the low-side of a Customer-owned transformer will be multiplied by 1.01.
- 2. Measurements taken at the high-side of a Company-owned transformer will be multiplied by 0.98.

Continued on Sheet 7-5

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

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Tariff L.G.S.-T.O.D. Continued (Large General Service Time of Day)

Monthly Billing Demand

Billing demand in KW shall be taken each month as the highest 15-minute integrated peak in kilowatts as registered during the month by a 15-minute integrating demand meter or indicator, or at the Company's option as the highest registration of a thermal type demand meter or indicator. The monthly billing demand so established shall in no event be less than 60% of the greater of (a) the customer's contract capacity or (b) the customer's highest previously established monthly billing demand during the past 11 months.

Determination of Excess Kilovolt-Ampere (KVA) Demand

The maximum KVA demand shall be determined by the use of a multiplier equal to the reciprocal of the average power factor recorded during the billing month, leading or lagging, applied to the metered demand. The excess KVA demand, if any, shall be the amount by which the maximum KVA demand established during the billing period exceeds 115% of the kilowatts of metered demand.

Term of Contract

Contracts under this tariff will be made for customers requiring a average maximum monthly demand between 500 KW and 1,000 KW and be made for an initial period of not less than 1 (one) year and shall remain in effect thereafter until either party shall give at least 6 months written notice to the other of the intention to terminate the contract. The Company reserves the right to require initial contracts or periods greater than 1 (one) year. For customers with demands less than 500 KW, a contract may, at the Company's option, be required.

Where new Company facilities are required, the Company reserves the right to require initial contracts for periods greater than one year for all customers served under this tariff.

A new initial contract period will not be required for existing customers who change their contract requirements after the original initial period unless new or additional facilities are required.

Contract Capacity

The Customer shall set forth the amount of capacity contracted for (the "contract capacity") in an amount up to 1,000 KW. Contracts will be made in multiples of 25 KW. The Company is not required to supply capacity in excess of such contract capacity except with express written consent of the Company.

Special Terms and Conditions

This tariff is subject to the Company's Terms and Conditions of Service.

This tariff is also available to Customers having other sources of energy supply but who desire to purchase standby or back-up electric service from the Company. Where such conditions exist the customer shall contract for the maximum amount of demand in KW, which the Company might be required to furnish, but not less than 100 KW nor more than 1,000 KW. The Company shall not be obligated to supply demands in excess of the contract capacity. Where service is supplied under the provisions of this paragraph, the billing demand each month shall be the highest determined for the current and previous two billings periods, and the minimum charge shall be as set forth under paragraph "Minimum Charge" above.

This tariff is available for resale service to mining and industrial customers who furnish service to customer-owned camps or villages where living quarters are rented to employees and where the customer purchases power at a single point for both his power and camp requirements.

Customers with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPP I or II or by special agreement with the Company.

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff I.G.S. (Industrial General Service)

Availability of Service

Available for commercial and industrial customers with contract demands of at least 1,000 KW. Customers shall contract for a definite amount of electrical capacity in kilowatts, which shall be sufficient to meet average maximum requirements.

Rate

Service Voltage

	Secondary	Primary	Subtransmission	Transmission
Tariff Code	356	358/370	359/371	360/372
Service Charge per Month	\$276.00	\$276.00	\$794.00	\$1,353.00
Demand Charge per kW				
Of monthly on-peak billing demand	\$27.32	\$25.31	\$17.89	\$17.52
Of monthly off-peak billing demand	\$1.84	\$1.78	\$1.75	\$1.73
Energy Charge per kWh	3.214¢	3.063¢	3.018¢	2.981¢

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Reactive Demand Charge for each kilovar of maximum leading or lagging reactive demand in excess of 50 percent of the KW of monthly metered demand......

\$0.69/KVAR

For the purpose of this tariff, the on-peak billing period is defined as 7:00 AM to 9:00 PM for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 PM to 7:00 AM for all weekdays and all hours of Saturday and Sunday.

Minimum Demand Charge

The minimum demand charge shall be equal to the minimum billing demand times the following minimum demand rates:

Secondary	Primary	Subtransmission	Transmission
\$26.01 / kW	\$24.05 / kW	\$16.64 / kW	\$16.29 / kW

RRRR

The minimum billing demand shall be the greater of 60% of the contract capacity set forth on the contract for electric service or 60% of the highest billing demand, on-peak or off-peak, recorded during the previous eleven months.

Minimum Charge

This tariff is subject to a minimum charge equal to the Service Charge plus the Minimum Demand Charge.

Adjustment Clauses

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Kentucky Economic Development Surcharge	Sheet No. 27	T
Demand-Side Management Adjustment Clause	Sheet No. 28	
System Sales Clause	Sheet No. 29	
Fuel Adjustment Clause	Sheet No. 30	
Purchase Power Adjustment	Sheet No. 31	
Environmental Surcharge	Sheet No. 32	D
Decommissioning Rider	Sheet No. 33	
Distribution Reliability Rider	Sheet No. 34	N
Securitization Financing Rider	Sheet No. 35	N
Federal Tax Change Tariff	Sheet No. 36	
City's Franchise Fee	Sheet No. 37	
School Tax	Sheet No. 38	

Continued on Sheet 8-2

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 8-2 CANCELLING P.S.C. KY. NO. SHEET NO. X-X

Tariff I.G.S. Continued (Industrial General Service)

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Metered Voltage

The rates set forth in this tariff are based upon the delivery and measurement of energy at the same voltage, thus measurement will be made at or compensated to the delivery voltage. At the sole discretion of the Company, such compensation may be achieved through the use of loss compensating equipment, the use of formulas to calculate losses or the application of multipliers to the metered quantities. In such cases, the metered KWH and KVA values will be adjusted for billing purposes. If the Company elects to adjust KWH and KW based on multipliers, the adjustment shall be in accordance with the following:

- 1. Measurements taken at the low-side of a Customer-owned transformer will be multiplied by 1.01.
- 2. Measurements taken at the high-side of a Company-owned transformer will be multiplied by 0.98.

Monthly Billing Demand

The monthly on-peak and off-peak billing demands in KW shall be taken each month as the highest single 15-minute integrated peak in KW as registered by a demand meter during the on-peak and off-peak billing periods, respectively.

The reactive demand in KVARs shall be taken each month as the highest single 15-minute integrated peak in KVARs as registered during the month by a demand meter or indicator.

Term of Contract

Contracts under this tariff will be made for an initial period of not less than two years and shall remain in effect thereafter until either party shall give at least 12 months' written notice to the other of the intention to terminate the contract. The Company reserves the right to require initial contracts for periods greater than two years.

A new initial contract period will not be required for existing customers who change their contract requirements after the original initial period unless new or additional facilities are required.

Contract Capacity

The Customer shall set forth the amount of capacity contracted for ("the contract capacity") in an amount equal to or greater than 1,000 KW in multiplies of 100 KW. The Company is not required to supply capacity in excess of such contract capacity except with express written consent of the Company.

Special Terms and Conditions

This tariff is subject to the Company's Terms and Conditions of Service.

This tariff is available for resale service to mining and industrial Customers who furnish service to Customer-owned camps or villages where living quarters are rented to employees and where the Customer purchases power at a single point for both the power and camp requirements.

This tariff is also available to Customers having other sources of energy supply, but who desire to purchase standby or back-up electric service from the Company. Where such conditions exist the Customer shall contract for the maximum amount of demand in KW which the Company might be required to furnish, but not less than 1,000 KW. The Company shall not be obligated to supply demands in excess of that contracted capacity. Where service is supplied under the provisions of this paragraph, the billing demand each month shall be the highest determined for the current and previous two billing periods, and the minimum charge shall be as set forth under paragraph "Minimum Charge" above.

A Customer's plant is considered as one or more buildings, which are served by a single electrical distribution system provided and operated by the Customer. When the size of the Customer's load necessitates the delivery of energy to the Customer's plant over more than one circuit, the Company may elect to connect its circuits to different points on the Customer's system irrespective of contrary provisions in Terms and Conditions of Service.

Customer with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPP II or by special agreement with the Company.

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff M.W. (Municipal Waterworks)

Availability of Service

Available only to incorporated cities and towns and authorized water districts and to utility companies operating under the jurisdiction of Public Service Commission of Kentucky for the supply of electric energy to waterworks systems and sewage disposal systems served under this tariff on September 1, 1982, and only for continuous service at the premises occupied by the Customer on this date. If service hereunder is discontinued, it shall not again be available.

Customer shall contract with the Company for a reservation in capacity in kilovolt-amperes sufficient to meet with the maximum load, which the Company may be required to furnish.

Rate (Tariff Code 540)

Service Charge	\$28.00	per month
Energy Charge		
All kWh used per month	10.506¢	per kWh

Minimum Charge

This tariff is subject to a minimum monthly charge equal to the sum of the service charge plus \$9.55 per KVA as determined from customer's total connected load.

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Adjustment Clauses

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Kentucky Economic Development Surcharge	Sheet No. 27	Т
Demand-Side Management Adjustment Clause	Sheet No. 28	Ĩ
System Sales Clause	Sheet No. 29	
Fuel Adjustment Clause	Sheet No. 30	
Purchase Power Adjustment	Sheet No. 31	
Environmental Surcharge	Sheet No. 32	D
Decommissioning Rider	Sheet No. 33	
Distribution Reliability Rider	Sheet No. 34	N
Securitization Financing Rider	Sheet No. 35	N
Federal Tax Change Tariff	Sheet No. 36	1
City's Franchise Fee	Sheet No. 37	
School Tax	Sheet No. 38	
		D

Term of Contract

Contracts under this tariff will be made for not less than (1) one year with self-renewal provisions for successive periods of (1) one year each until either party shall give at least 60 days' written notice to the other of the intention to discontinue at the end of any yearly period. The Company will have the right to require contracts for periods of longer than (1) one year.

Special Terms and Conditions

This tariff is subject to the Company's Terms and Conditions of Service.

This tariff is not available to customers having other sources of energy supply.

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff O.L. (Outdoor Lighting)

Availability of Service

Available for outdoor lighting to individual customers in locations where municipal street lighting is not applicable provided the lighting location designated by the Customer is reasonably accessible to the Company's service vehicles without causing damage to the Customer's or other's property. New installations of High Pressure Sodium, Mercury Vapor and Metal Halide lamps shall cease on January 14, 2021.

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Base Fuel Rate

Customers receiving service under this tariff will receive bills calculated using per lamp and base fuel charge. The base fuel charge will be calculated each month as shown below by multiplying the approved base fuel amount set forth in the Company's Fuel Adjustment Clause tariff by the relevant monthly kWh value set forth in the monthly kWh table included below in the Adjustment Clauses section of this tariff.

Rate

Overhead Lighting Service

Tariff Code Watts Rate per lamp + 0.02612 x kWh in Sheet No. 10-4 100 (9,500 Lumens) 094 \$10.53 per lamp + 0.02612 x kWh in Sheet No. 10-4 High 113 150 (16,000 Lumens) \$12.01 097 Pressure 200 (22,000 Lumens) \$14.55 per lamp $+ 0.02612 \times kWh$ in Sheet No. 10-4 Sodium 103 250 (28,000 Lumens) \$20.74 per lamp + 0.02612 x kWh in Sheet No. 10-4 098 400 (50,000 Lumens) \$22.99 per lamp + 0.02612 x kWh in Sheet No. 10-4

Tariff Code Watts Rate 175 (7,000 Lumens) per lamp + 0.02612 x kWh in Sheet No. 10-4 Mercury 093 \$13.43 095 400 (20,000 Lumens) \$23.11 per lamp + 0.02612 x kWh in Sheet No. 10-4

	Tariff Code	Lumens	Rate	
LED	150	6,000-10,000	\$7.70	per lamp + 0.02612 x kWh in Sheet No. 10-4

Company will provide lamp, photo-electric relay control equipment, luminaries and upsweep arm not over six feet in length, and will mount same on an existing pole carrying secondary circuits.

B. Post-Top Lighting Service

Vapor

	Tariff Code	Watts	Rate	
	111	100 (9,500 Lumens)	\$19.09	per lamp + 0.02612 x kWh in Sheet No. 10-4
High	122	150 (16,000 Lumens)	\$30.03	per lamp + 0.02612 x kWh in Sheet No. 10-4
Pressure				
Sodium	120	250 (19,000 Lumens)	\$34.96	per lamp + 0.02612 x kWh in Sheet No. 10-4
	126	400 (40,000 Lumens)	\$45.88	per lamp + 0.02612 x kWh in Sheet No. 10-4

	Tariff Code	Watts	Rate	
Mercury Vapor	099	175 (7,000 Lumens)	\$15.40	per lamp + 0.02612 x kWh in Sheet No. 10-4

Continued on Sheet 10-2

DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX, XXXX

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Tariff O.L. Continued (Outdoor Lighting)

Post-Top Lighting Service Continued

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	Tariff Code	Lumens	Rate		_
LED	160	6,000-10,000	\$22.15	per lamp + 0.02612 x kWh in Sheet No. 10-4	TID

Company will provide lamp photo-electric relay control equipment, luminaries, post, and installation including underground wiring for a distance of thirty feet from the Company's existing secondary circuits. Incremental costs of installation beyond thirty feet shall be the responsibility of the customer.

C. Flood Lighting Service

	Tariff Code	Watts	Rate	
High Pressur	107	200 (22,000 Lumens)	\$16.72	per lamp + 0.02612 x kWh in Sheet No. 10-4
Sodium	100	400 (50,000 Lumens)	\$24.41	per lamp + 0.02612 x kWh in Sheet No. 10-4

	Tariff Code	Watts	Rate	
	110	250 (20,500 Lumens)	\$20.29	per lamp + 0.02612 x kWh in Sheet No. 10-4
	116	400 (36,000 Lumens)	\$25.55	per lamp + 0.02612 x kWh in Sheet No. 10-4
Metal	131	1,000 (110,000 Lumens)	\$46.51	per lamp + 0.02612 x kWh in Sheet No. 10-4
Halide	130	250 Mongoose (20,500 Lumens)	\$26.46	per lamp + 0.02612 x kWh in Sheet No. 10-4
	136	400 Mongoose (36,000 Lumens)	\$32.29	per lamp + 0.02612 x kWh in Sheet No. 10-4

_		Tariff Code	Lumens	Rate	
	LED	165	17,500-22,500	\$28.77	per lamp + 0.02612 x kWh in Sheet No. 10-4
	LED	166	42,500-47,500	\$35.34	per lamp + 0.02612 x kWh in Sheet No. 10-4

Company will provide lamp, photoelectric relay control equipment, luminaries, mounting bracket, and mount same on an existing pole carrying secondary circuits.

D. LED Lamp Conversion Charge

Existing outdoor lighting customers that wish to convert from non-LED lamps to new LED fixtures shall pay a monthly charge of \$3.33 per lamp replaced, per month for 84 months.

All lumen figures are based upon manufacturer estimates and may vary.

When new or additional facilities, other than those specified in Paragraphs A, B, and C, are to be installed by the Company, the customer in addition to the monthly charges, shall pay in advance the installation cost (labor and material) of such additional facilities extending from the nearest or most suitable pole of the Company to the point designated by the customer for the installation of said lamp, except that customer may, for the following facilities only, elect, in lieu of such payment of the installation cost to pay:

Wood Pole	\$4.20	per month		
Overhead wire span not over 150 feet	\$2.33	per month		
Underground wire lateral not over 50 feet	\$7.87	per month		
(Price includes pole riser and connections)				

Continued on Sheet 10-3

nued on Sheet 10-3

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 10-3 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 10-3

Tariff O.L. Continued (Outdoor Lighting)

Applicable for the installation of any outdoor area lighting system (System) on a private or public property and owned by the Company. The customer must be adjacent to an electric power line of the Company that is adequate for supplying the necessary electric service. Service for the System under this tariff shall require a contract addendum agreed to and signed by the customer. The System shall comply with the Company's terms and conditions unless otherwise noted in this section. Included in the contract addendum shall be the installed capital cost of the System and the monthly amount of kWh the System will use if it is not metered. The Company reserves the right to refuse service under this provision based on customer's creditworthiness.

E. Flexible Lighting Option (Tariff Code 175 for Unmetered and Tariff Code 201 for Metered)

Rate

Customers shall pay the monthly lamp charge for the System, a monthly maintenance charge, a non-fuel energy charge, a base fuel charge, and all applicable adjustment clauses.

Monthly Lamp Charge* = IC x MLFCR

Where:

IC = Installed Cost of System

MLFCR = Monthly Levelized Fixed Cost Rate of 1.43% which is inclusive of return, depreciation, income taxes,

Ι property taxes and A&G expense components

Monthly maintenance charge is \$0.80 per lamp per month Monthly non-fuel charge is .08698 \$/kWh Base fuel charge is 0.02612 \$/kWh

Customers selecting this flexible lighting option to replace existing lamps shall also be subject to the LED Lamp Conversion Charge.

Adjustment Clauses

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

System Sales Clause Sheet No. 29	
Fuel Adjustment Clause Sheet No. 30	
Purchase Power Adjustment Sheet No. 31	
Environmental Surcharge Sheet No. 32	
Decommissioning Rider Sheet No. 33	
Distribution Reliability Rider Sheet No. 34	
Securitization Financing Rider Sheet No. 35	
Federal Tax Change Tariff Sheet No. 36	
City's Franchise Fee Sheet No. 37	
School Tax Sheet No. 38	

For adjustments calculated on a per kWh basis the following kWh values will be used in the calculation:

Continued on Sheet 10-4

DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX, XXXX

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^{*}Customers may pay a portion of the installed cost upfront to reduce the monthly lamp charge component of the rate.

Tariff O.L. Continued (Outdoor Lighting)

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	I	Metal Halid	e	Mercur	y Vapor		High P	ressure So	dium	
	250	400	1,000	175	400	100	150	200	250	400
	Watts	Watts	Watts	Watts	Watts	Watts	Watts	Watts	Watts	Watts
Jan	127	199	477	91	199	51	74	106	130	210
Feb	106	167	400	76	167	43	62	89	109	176
Mar	106	167	400	76	167	43	62	89	109	176
Apr	90	142	340	65	142	36	53	76	93	150
May	81	127	304	58	127	32	47	68	83	134
Jun	72	114	272	52	114	29	42	61	74	120
Jul	77	121	291	55	121	31	45	65	79	128
Aug	88	138	331	63	138	35	51	74	90	146
Sep	96	152	363	69	152	39	57	81	99	160
Oct	113	178	427	81	178	45	66	95	116	188
Nov	119	188	449	86	188	48	70	100	122	198
Dec	129	203	486	92	203	52	75	108	132	214
Total	1,204	1,896	4,540	864	1,896	484	704	1,012	1,236	2,000

·		Light Emitting Diode (LED)						
	150 Tariff Code 6,000-10,000 Lumens	160 Tariff Code 6,000-10,000 Lumens	165 Tariff Code 17,500-22,500 Lumens	166 Tariff Code 42,500-47,500 Lumens				
Jan	28	33	75	154				
Feb	24	28	63	129				
Mar	24	28	63	129				
Apr	20	24	53	109				
May	18	21	48	96				
Jun	16	19	43	87				
Jul	17	20	46	93				
Aug	19	23	52	105				
Sep	22	26	58	118				
Oct	25	30	67	136				
Nov	27	32	71	145				
Dec	29	33	77	156				
Total	269	317	716	1,457				

Continued on Sheet 10-5

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/Brian K. West

KPSC Case No. 2023-00159
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 10-5 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff O.L. Continued (Outdoor Lighting)

T D

Hours of Lighting

All lamps shall burn from one-half hour after sunset until one-half hour before sunrise every night and all night, burning approximately 4,000 hours per annum.

Ownership of Facilities

All facilities necessary for service including fixtures, controls, poles, transformers, secondaries, lamps and other appurtenances shall be owned and maintained by the Company. All service and necessary maintenance will be performed only during the regular scheduled working hours of the Company.

The Company shall be allowed 3 working days after notification by the customer to replace all burned-out lamps.

Term of Initial Service

Term of initial service shall be required for a period of one year. If early termination is requested or service is terminated during the initial 12 month period, the customer will be billed for the remainder of the 12 month period on the final bill.

Special Terms and Conditions

This tariff is subject to the Company's Terms and Conditions of Service.

The Company shall have the option of rendering monthly or bimonthly bills.

Customer's account balance must be current prior to installation of new or additional lights.

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff S.L. (Street Lighting)

Availability of Service

Available for lighting service for all the lighting of public streets, public highways and other public outdoor areas in municipalities, counties, and other governmental subdivisions where such service can be supplied from the existing general distribution systems provided the lighting location designated by the Customer is reasonably accessible to the Company's service vehicles without causing damage to the Customer's or other's property. New installations of High Pressure Sodium lamps shall cease on January 14, 2021.

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Base Fuel Rate

Customers receiving service under this tariff will receive bills calculated using per lamp and base fuel charge. The base fuel charge will be calculated each month as shown below by multiplying the approved base fuel amount set forth in the Company's Fuel Adjustment Clause tariff by the relevant monthly kWh value set forth in the monthly kWh table included below in the Adjustment Clauses section of this tariff.

Rate (Tariff Code 528)

A. Overhead Service on Existing Distribution Poles

	Watts	Rate	
II: -l.	100 (9,500 Lumens)	\$8.49	per lamp + 0.02612 x kWh in Sheet No. 11-3
High Pressure	150 (16,000 Lumens)	\$9.32	per lamp + 0.02612 x kWh in Sheet No. 11-3
Sodium	200 (22,000 Lumens)	\$11.04	per lamp + 0.02612 x kWh in Sheet No. 11-3
Soutum	400 (50,000 Lumens)	\$14.50	per lamp + 0.02612 x kWh in Sheet No. 11-3

	Lumens	Rate	
	8,000-11,000	\$9.71	per lamp + 0.02612 x kWh in Sheet No. 11-3
	10,000-14,000	\$12.48	per lamp + 0.02612 x kWh in Sheet No. 11-3
LED	24,000-30,000	\$14.87	per lamp + 0.02612 x kWh in Sheet No. 11-3
LED	Post Top 6,000-10,000	\$10.09	per lamp + 0.02612 x kWh in Sheet No. 11-3
	Post Top 8,000-12,000	\$22.38	per lamp + 0.02612 x kWh in Sheet No. 11-3
	Flood 17,500-22,500	\$16.38	per lamp + 0.02612 x kWh in Sheet No. 11-3

B. <u>Service on New Wood Distribution Poles</u>

	Watts	Rate	
II: -1.	100 (9,500 Lumens)	\$13.27	per lamp + 0.02612 x kWh in Sheet No. 11-3
High	150 (16,000 Lumens)	\$14.22	per lamp + 0.02612 x kWh in Sheet No. 11-3
Pressure Sodium	200 (22,000 Lumens)	\$15.94	per lamp + 0.02612 x kWh in Sheet No. 11-3
Souluiii	400 (50,000 Lumens)	\$20.46	per lamp + 0.02612 x kWh in Sheet No. 11-3

	Lumens	Rate	
	8,000-11,000	\$16.01	per lamp + 0.02612 x kWh in Sheet No. 11-3
	10,000-14,000	\$18.79	per lamp + 0.02612 x kWh in Sheet No. 11-3
LED	24,000-30,000	\$21.19	per lamp + 0.02612 x kWh in Sheet No. 11-3
LED	Post Top 6,000-10,000	\$16.39	per lamp + 0.02612 x kWh in Sheet No. 11-3
	Post Top 8,000-12,000	\$28.69	per lamp + 0.02612 x kWh in Sheet No. 11-3
	Flood 17,500-22,500	\$22.69	per lamp + 0.02612 x kWh in Sheet No. 11-3

Continued on Sheet 11-2

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 11-2 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff S.L. Continued (Street Lighting)

C. Service on New Metal or Concrete Poles*

Watts Rate 100 (9,500 Lumens) \$27.65 per lamp $+ 0.02612 \times kWh$ in Sheet No. 11-3 High 150 (16,000 Lumens) \$28.66 per lamp $+ 0.02612 \times kWh$ in Sheet No. 11-3 Pressure 200 (22,000 Lumens) \$30.38 per lamp $+ 0.02612 \times kWh$ in Sheet No. 11-3 **Sodium** 400 (50,000 Lumens) \$33.84 per lamp $+ 0.02612 \times kWh$ in Sheet No. 11-3

	Lumens	Rate	
	8,000-11,000	\$27.99	per lamp + 0.02612 x kWh in Sheet No. 11-3
	10,000-14,000	\$29.86	per lamp + 0.02612 x kWh in Sheet No. 11-3
LED	24,000-30,000	\$31.34	per lamp + 0.02612 x kWh in Sheet No. 11-3
LED	Post Top 6,000-10,000	\$28.82	per lamp + 0.02612 x kWh in Sheet No. 11-3
	Post Top 8,000-12,000	\$40.97	per lamp + 0.02612 x kWh in Sheet No. 11-3
	Flood 17,500-22,500	\$32.80	per lamp + 0.02612 x kWh in Sheet No. 11-3

^{*} Effective June 29, 2010 and thereafter these lamps are not available for new installations

D. <u>LED Lamp Conversion Charge</u>

Existing street lighting customers that wish to convert from non-LED lamps to a new LED fixture shall pay a monthly charge of \$2.18 per lamp replaced, per month for 84 months.

All lumen figures are based upon manufacturer estimates and may vary.

E. Flexible Lighting Option (Tariff Code 525 for Unmetered and Tariff Code 526 for Metered)

Applicable for the installation of any street lighting system (System) on a private or public property and owned by the Company. The customer must be adjacent to an electric power line of the Company that is adequate for supplying the necessary electric service. Service for the System under this tariff shall require a contract addendum agreed to and signed by the customer. The System shall comply with the Company's terms and conditions unless otherwise noted in this section. Included in the contract addendum shall be the installed capital cost of the System and the monthly amount of kWh the System will use unless the system is separately metered. The Company reserves the right to refuse service under this provision based on customer's credit worthiness.

Rate

Customers shall pay the monthly lamp charge for the System, a monthly maintenance charge, a non-fuel energy charge, a base fuel charge, and all applicable adjustment clauses.

Monthly Lamp Charge* = IC x MLFCR

Where:

IC = Installed Cost of System

 $MLFCR = Monthly \ Levelized \ Fixed \ Cost \ Rate \ of 1.04\% \ which is inclusive \ of return, depreciation, income taxes, property taxes and \ A\&G \ expense \ components$

Monthly maintenance charge is \$2.52 per lamp per month Monthly non-fuel charge is .05261 \$/kWh Base fuel charge is 0.02612 \$/kWh

Customers selecting this flexible lighting option to replace existing lamps shall also be subject to the LED Lamp Conversion Charge.

Continued on Sheet 11-3

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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^{*}Customers may pay a portion of the installed cost upfront to reduce the monthly lamp charge component of the rate.

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Tariff S.L. Continued (Street Lighting)

Adjustment Clauses

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

System Sales Clause	Sheet No. 29
Fuel Adjustment Clause	Sheet No. 30
Purchase Power Adjustment	Sheet No. 31
Environmental Surcharge	Sheet No. 32
Decommissioning Rider	Sheet No. 33
Distribution Reliability Rider	Sheet No. 34
Securitization Financing Rider	Sheet No. 35
Federal Tax Change Tariff	Sheet No. 36
City's Franchise Fee	Sheet No. 37
School Tax	Sheet No. 38

For adjustments calculated on a per kWh basis the following kWh values will be used in the calculation:

	Hi	igh Press	ure Sodiu	ım	Light Emitting Diode (LED)						
						P			Post Top	Flood	
					8,000-	10,000-	24,000-	6,000-	8,000-	17,500-	
	100	150	200	400	11,000	14,000	30,000	10,000	12,000	22,500	
	Watts	Watts	Watts	Watts	Lumens	Lumens	Lumens	Lumens	Lumens	Lumens	
Jan	51	74	106	210	35	49	98	33	48	75	
Feb	43	62	89	176	30	40	83	28	41	63	
Mar	43	62	89	176	30	40	83	28	41	63	
Apr	36	53	76	150	25	34	70	24	34	53	
May	32	47	68	134	22	30	62	21	31	48	
Jun	29	42	61	120	20	27	56	19	27	43	
Jul	31	45	65	128	21	29	60	20	29	46	
Aug	35	51	74	146	23	33	68	23	32	52	
Sep	39	57	81	160	27	37	75	26	37	58	
Oct	45	66	95	188	31	43	87	30	43	67	
Nov	48	70	100	198	33	46	93	32	45	71	
Dec	52	75	108	214	36	50	100	33	50	77	
Total	484	704	1.012	2,000	333	458	935	317	458	716	

Special Facilities

When a customer requests street lighting service which requires special poles or fixtures, underground street lighting, or a line extension of more than one span of approximately 150 feet, the customer will be required to pay, in advance, an aid-to-construction in the amount of the installed cost of such special facilities.

Continued on Sheet 11-4

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

KPSC Case No. 2023-00159
Section II - Application
Filing Requirements
Supplemental Exhibit D
Page 64 of 164

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 11-4 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff S.L. Continued (Street Lighting)

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Hours of Lighting

All lamps shall burn from one-half hour after sunset until one-half hour before sunrise every night and all night, burning approximately 4,000 hours per annum.

Term of Contract

Contracts under this tariff will ordinarily be made for an initial term of one year with self-renewal provisions for successive periods of one year each until either party shall give at least 60 days' notice to the other of the intention to discontinue at the end of the initial term or any yearly period. The Company may have the right to require contracts for periods of longer than one year if new or additional facilities are required.

Special Terms and Conditions

A customer's account balances must be current prior to installation of new or additional lights.

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DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

Tariff P.A. (Pole Attachments)

1. Availability of Service

Available to broadband internet providers, cable television system operators, governmental units and telecommunications carriers that provide service within the operating area of Kentucky Power Company (Company). This Tariff is not available to: (1) the Attachments of utilities, including local exchange carriers (LECs), that have joint use agreements with Company; or (2) macro cell facilities. Nothing in this Tariff expands the right to attach to Company's facilities beyond the rights otherwise conveyed by law.

2. Definitions

Unless stated otherwise, the terms used in this Tariff shall have the same meaning as the terms expressly defined in Section 1 of 807 KAR 5:015.

"Approved Contractor" means a contractor approved by Company for a particular purpose.

"Attachment" means a Wireline Facility or Wireless Facility and all associated equipment, including without limitation, any overlashed cable or fiber, guying, small splice panels and vertical overhead to underground risers but shall not include power supplies, equipment cabinets, meter bases or other equipment that impedes accessibility or otherwise conflicts with Company's standards. For billing purposes, the term "Attachment" also includes: (1) a Service Drop affixed to a pole that is located more than one (1) vertical foot away from the point at which the messenger strand is attached to the pole; and (2) a Service Drop located on a dedicated service, drop or lift pole.

"Communications Space" means the area on a pole below the Communications Worker Safety Zone and above the point on the pole necessary to meet NESC clearance, department of transportation or other governmental requirements, and Company's construction standards.

"Facility" means any Company Distribution Pole, right-of-way, conduit or duct normally used by Company to support or protect its electric conductors. The term "Facility" does not include any Transmission Pole.

"Distribution Pole" means a utility pole supporting electric supply facilities, all of which operate at less than 69kV, but does not include a pole used primarily to support outdoor lighting.

"NESC" means the National Electrical Safety Code.

"Larger Order" means an application, or multiple applications submitted within thirty (30) days of one another, seeking to make Attachments to more than three hundred (300) poles.

"Operator" means a broadband internet provider, cable television system operator, governmental unit or telecommunications carrier.

"Overlashing" means the practice whereby an entity, whether Operator or a third party, physically connects or attaches, through lashing or otherwise, new fiber optic or coaxial cable, or any other type of cable, to an existing Wireline Attachment on a Distribution Pole.

"Service Drop" means a Wireline Facility, attached to a pole with a J-hook or other similar hardware, that connects the trunk line to an end user's premises, and extends directly from the trunk line to a drop/lift pole or into an end user's premises.

"Transmission Pole" means any utility pole or tower supporting electric supply facilities designed to operate at 69kV or greater.

"Wireline Facility" means fiber optic or coaxial cable, or any other type of cable, as well as any messenger wire or support strand.

Continued on Sheet 12-2

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Tariff P.A. Continued (Pole Attachments)

"Wireless Facility" means, without limitation, antennas, risers, transmitters, receivers, and all other associated equipment used in connection with Operator's provision of wireless communications services and the transmission and reception of radiofrequency signals, but shall not include power supplies, equipment cabinets, meter bases, and other equipment that impedes accessibility or that conflicts with Company's standards. The term "Wireless Facility" does not include any strand-mounted antennas or macro cell facilities.

3. Rate

Charge for Wireline Facility on a two-user pole	\$10.82	per attachment per year
Charge for Wireline Facility on a three-user pole	\$6.71	per attachment per year

The above rate was calculated in accordance with the following formula:

Weighted Average
Bare Pole Cost

x Usage Factor x Carrying Charge = Rate Per Pole

A two-user pole is a pole being used, by actual occupation or reservation, by the Operator and the Company. A three-user pole is a pole being used by actual occupation or reservation, by the Operator, the Company, and a third party.

Charge for Attachments within ducts or conduits	\$2.70	per linear foot per year
Charge for attachment of Wireless Facility to top of Distribution Pole	\$150	per attachment per year
Charge for attachment of Wireless Facility within Communications Space of Distribution Pole	\$75	per attachment per year

The above rates are subject to revision from time to time as approved by the Commission.

4. Company Facilities Subject to Attachment

Pursuant to 807 KAR 5:015 and the terms and conditions of this Tariff, Attachments to Company Facilities that do not interfere with Company's electric service requirements shall be permitted. Company may deny access to any Company Facility on a non-discriminatory basis where there is insufficient capacity or for reasons of safety, reliability, and generally applicable engineering purposes.

All Company Facilities covered by this Tariff remain the property of Company regardless of any payment by Operator toward their cost. No use, however extended, of Company Facilities or payment of any fee or charge required hereunder shall create or vest in Operator any claim or right, possession, title, interest or ownership in such Facilities. Nothing in this Tariff shall be construed to obligate Company to construct, reconstruct, retain, extend, repair, place, replace or maintain any Facility which, in Company's sole discretion, is not needed for Company's own purposes. Company and its successors and assigns shall have the right to operate, relocate and maintain Company Facilities in such a manner as will best enable Company, in its sole discretion, to fulfill its service requirements.

5. Company's Pole Attachment Policy Handbook

Operator is expected to follow the processes and guidelines set forth in Company's Pole Attachment Policy handbook, as well as any amendments thereto, but only to the extent that such processes and guidelines do not conflict with 807 KAR 5:015 or this Tariff.

Continued on Sheet 12-3

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Tariff P.A. Continued (Pole Attachments)

6. Applications

When Operator proposes to furnish service within Company's operating area and desires to make Attachments to Company Facilities, Operator shall make written application to install such Attachments, in the format required by Company, that specifies the location of each Facility in question, the character of its proposed Attachments, and any other information necessary to calculate the transverse and vertical load placed upon the pole as a result of the proposed Attachment and any other attachments or equipment attached to the Facility. If Operator's application qualifies as a Larger Order, Operator shall provide Company at least sixty (60) days' advance written notice before submission to Company. Company will notify Operator, within ten (10) days of receipt of an application, if the application is incomplete. If the application is incomplete, Operator shall provide the additional information required by Company prior to Company's review of the application on its merits.

If Operator is only seeking to make Wireline Attachments to Distribution Poles, Company shall complete a make-ready survey within forty-five (45) days (or within sixty (60) days in the case of a Larger Order) of receipt of a complete application. Company may, in its sole discretion, require prepayment for a make-ready survey. The current per pole estimate for a make-ready survey is \$275. If the actual cost of performing the make-ready survey exceeds the amount of Operator's prepayment, then Operator shall reimburse Company for any difference upon receipt of an invoice for such amount. If the actual cost of performing the make-ready survey is less than the amount of Operator's prepayment, then Company shall issue Operator a refund for the difference. Company shall use commercially reasonable efforts to provide at least five (5) days advance notice of a field inspection to Operator and any other affected third party. If Operator submits a make-ready survey with an application, Company may elect to utilize the survey by: (1) notifying the affected third parties of its intent to use the make-ready survey performed by Operator; and (2) providing the affected third parties with a copy of the make-ready survey within the deadline set forth above for completing a make-ready survey.

Within forty-five (45) days (or within sixty (60) days in the case of Larger Orders) after receipt of a complete application, Company shall notify Operator whether and to what extent any special conditions will be required to permit the use by Operator of each such pole. Within fourteen (14) days of providing such notice, Company shall provide Operator with a statement of the costs for any necessary Company make-ready work, including the cost of rearranging Company's electric supply facilities or pole changeouts. Operator shall indicate its approval of the make-ready cost statement by submitting payment to Company within fourteen (14) days of receipt of the make-ready cost statement. If payment is not received by Company within fourteen (14) days, then Company's make-ready cost statement shall be deemed withdrawn. Within seven (7) days of receipt of Operator's payment, Company shall notify, in a manner consistent with applicable law, all third parties whose attachments might be affected by the make-ready, and thereafter provide Operator with the contact information for, and copies of the notices sent to, such third parties. Thereafter, Operator shall be responsible for coordinating the rearrangement or transfer of any third-party attachment and shall pay the costs related thereto.

Operator shall reimburse Company for any expenses incurred in reviewing Operator's written applications for attachment. Operator shall have a non-exclusive right to use such Facilities of Company as may be used or reserved for use by Operator and any other Facilities of Company when brought hereunder in accordance with the procedure hereinafter provided. Company shall have the right to grant to others, by contract or otherwise, rights or privileges to use any Facilities of Company and Company shall have the right to continue and extend any such rights or privileges heretofore granted.

Continued on Sheet 12-4

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P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 12-4 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff P.A. Continued (Pole Attachments)

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7. Standards for Installation

All Attachments and associated equipment of Operator shall be installed in a manner satisfactory to Company and so as not to interfere with the present or any future use which Company may desire to make of the Facilities covered by this Tariff. All such Attachments and equipment shall be installed and at all times maintained by Operator so as to comply with the standards set forth in Company's Pole Attachment Policy handbook, the National Electrical Safety Code and any other applicable regulations or codes promulgated by state, local or other governmental authority having jurisdiction thereover. In the event of a conflict, the more stringent standard shall apply. Operator shall take necessary precautions by the installation of protective equipment or other means, to protect all persons and property of all kinds against injury or damage occurring by reason of Operator's attachments.

Operator shall complete the installation of its Attachments within thirty (30) days of Company's approval of the application for such Attachments, or if make-ready is required to accommodate the Attachments, the completion date of such make-ready. Operator shall, within seven (7) days after completing the installation of its Attachments, provide Company with written notice of such completion, and Company shall have the right to perform a post-inspection on such Attachments, at Operator's sole expense, within ninety (90) days of receipt of Operator's notice of completion. If Company's inspection reveals that Operator's installation resulted in any property damage or code violations, Company may either: (1) complete any necessary remedial work and bill Operator for the costs related to fixing the damage or correcting the code violations; or (2) require Operator to fix the damage or code violations at its own expense within fourteen (14) days' notice from Company.

8. Tagging Requirement

Operator shall identify each of its Attachments with a tag, approved in advance by Company, that includes Operator's name, 24-hour contact telephone number, and such other information as Company may require. Operator shall tag an Attachment at the time of construction. Any untagged Attachment existing as December 28, 2022 shall be tagged by Operator by no later than December 31, 2024.

9. Overlashing

Operator shall provide Company with at least thirty (30) days' advance written notice before Overlashing, or allowing a third party to overlash, Operator's existing Wireline Facilities. Operator is responsible for all Overlashing performed on its Wireline Facilities, including any Overlashing by a third party, and shall ensure that all Overlashing complies with Company's standards, the applicable provisions of the NESC, and any other applicable law or code. If Overlashing of Operator's Wireline Facilities results in any damage to the pole, Company equipment or existing Attachments, or if any Overlashing causes a safety or engineering standard violation, Operator shall be responsible, at its expense, for any necessary repairs or corrections.

Operator shall notify Company within fifteen (15) days of completion of an overlash on a particular pole. Within ninety (90) days of receiving such notice, Company will perform an inspection at Operator's expense to determine whether the overlash caused any damage to Company property or resulted in any code violations. Company shall notify Operator of any damage to Company property or code violations within fourteen (14) days after completion of the inspection. At Company's discretion, Company may either: (1) complete any necessary remedial work and bill Operator for the costs related to fixing the damage or correcting the code violations; or (2) require Operator to fix the damage or code violations at its own expense within fourteen (14) days' notice from Company.

Continued on Sheet 12-5

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Tariff P.A. Continued (Pole Attachments)

10. Pole Installation or Replacement; Rearrangements; Guying

In any case Operator proposes to install Attachments on a pole to be erected by Company in a new location, and to provide adequate space or strength to accommodate such Attachments such pole must, in Company's judgment, be taller and/or stronger than would be necessary to accommodate the facilities of Company and of other persons who have previously indicated that they desire to make attachments on such pole or with whom Company has an agreement providing for joint or shared ownership of poles, the cost of such extra height and/or strength shall be paid to Company by Operator. Such cost shall be the difference between the cost in place of the new pole and the current cost in place of a pole considered by Company to be adequate for the facilities of Company and the attachments of such other persons.

Where in Company's judgment a new pole must be erected to replace an existing pole solely to adequately provide for Operator's proposed Attachments, Operator agrees to pay Company for the entire cost of the new pole necessary to accommodate the existing facilities on the pole and Operator's proposed Attachments, plus the cost of removal of the in-place pole, minus the salvage value, if any, of the removed pole. Operator shall also pay to Company and to any other owner of existing attachments on the pole the cost of transferring each of their respective facilities or attachments to the newly-installed pole.

If Operator's desired Attachments can be accommodated on existing poles of Company by rearranging facilities of Company thereon or of any other person, or if because of Operator's proposed Attachments it is necessary for Company to rearrange its facilities on any pole not owned by it, then in any such case, Operator shall reimburse Company and any such other person for the respective expense incurred in making such rearrangement.

If because of the requirements of its business, Company intends to replace an existing pole on which Operator has any Attachment, or Company intends to change the arrangements of its facilities on any such pole in such manner as to necessitate a rearrangement of Operator's Attachment, or if as a result of any inspection of Operator's Attachments Company determines that any such Attachments are not in accordance with Company's standards, applicable codes or the provisions of this Tariff or are otherwise hazards Company shall give Operator not less than sixty (60) days' notice of such proposed replacement or change, or any such violation or hazard; provided, however, that the sixty (60) day notice requirement shall not apply to: (1) make-ready notices pursuant to Section 4 of 807 KAR 5:015; (2) routine maintenance by Company; or (3) a replacement or change made by Company in response to an emergency. In such event, Operator shall at its expense relocate, rearrange or modify its Attachments at the time specified by Company. If Operator fails to do so, or if any such emergency makes notice impractical, Company shall perform such relocation or rearrangement and Operator shall reimburse Company for the reasonable cost thereof.

Any additional guying or anchors required by reason of the Attachments of Operator shall be provided at the expense of Operator and shall meet the requirements of all applicable codes or regulations and Company's generally applicable guying standards.

11. Self-Help Remedy

If Company is unable to meet the timelines in 807 KAR 5:015 for completing a survey or completing make-ready work above the Communications Space, and if Company lacks good and sufficient cause to deviate from such timelines, Operator may perform such work at its own expense using an Approved Contractor. Operator shall refer to Company's Pole Attachment Policy on Company's website for a list of Approved Contractors for specified purposes. Self-help is not available for pole replacements or for surveys or make-ready related to ducts. Operator shall provide written notice to Company at least one (1) week prior to performing surveys or make-ready above the Communications Space. Operator shall notify Company immediately if a survey or make-ready causes any property damage or an outage that is reasonably likely to interrupt Company's services.

Continued on Sheet 12-6

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P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 12-6 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff P.A. Continued (Pole Attachments)

12. One-Touch Make-Ready

For Attachments to Distribution Poles that require only "simple make-ready," as that term is defined in 807 KAR 5:015, Operator may elect to proceed with the one-touch make-ready (OTMR) process established in this Section 12, as opposed to the standard process set forth in Section 6 of this Tariff. To elect OTMR, Operator must clearly indicate in its application that it is electing the OTMR process. Operator shall not combine requests for "simple make-ready" and "complex make-ready," as those terms are defined in 807 KAR 5:015, within an OTMR application. Operator's OTMR application shall identify the "simple make-ready" that it intends to perform.

Company shall, within ten (10) days of receipt, determine whether Operator's OTMR application is complete. Upon receipt of a complete OTMR application, Company shall review such application on the merits within the timelines established by 807 KAR 5:015. If Company denies an OTMR application on the merits, Company will provide Operator with an explanation of its denial, along with information and documentation supporting Company's decision.

Operator shall be responsible for all surveys required as part of the OTMR process. Any survey performed under the OTMR process shall be conducted by an Approved Contractor. Operator shall provide Company, as well as any third parties with attachments on Distribution Poles subject to an OTMR application, at least five (5) days' advance written notice of any field inspection, and such notice shall: provide the date, time and location of the field inspection; and state the name of the Approved Contractor that will be performing the field inspection. Operator shall allow Company and affected third parties to be present for any field inspection it performs under the OTMR process.

If Operator's OTMR application is approved, Operator may, after providing fifteen (15) days' advance written notice to Company and affected third parties, proceed with the make-ready. Operator's notice shall: provide the date, time and location of the make-ready; describe the make-ready involved; and identify the contractor that will be performing the make-ready. Operator shall allow Company and affected third parties to be present during the make-ready. Operator shall complete all make-ready within thirty (30) days of the date on which Company approved Operator's OTMR application (or within seventy-five (75) days in the case of a Larger Order), or Operator's OTMR application will be deemed closed.

If Company or Operator determine at any time that make-ready does not qualify as "simple make-ready," Operator shall halt all make-ready on the impacted Distribution Poles. The make-ready on the impacted Distribution Poles shall thereafter be subject to the requirements of Section 6 of this Tariff. Operator shall notify Company and affected third parties within fifteen (15) days of completion of the make-ready identified in the OTMR application.

13. Pole Inspection

Company may make periodic inspections, as conditions may warrant, for the purpose of determining compliance with the provisions of this Tariff. Company reserves the right to inspect each new or proposed installation of Operator on Company's Facilities. In addition, Company's right to make any inspections and any inspection made pursuant to such right shall not relieve Operator of any responsibility, obligation or liability assumed under this Tariff.

14. Transfer of Attachments to New Poles

Operator shall transfer its Attachments within sixty (60) days of receiving notice from Company (Transfer Period). If Operator fails to transfer its Attachments within the Transfer Period, Company may transfer the Attachments at Operator's sole risk and expense. Company may transfer Operator's Attachments prior to the expiration of the Transfer Period if an expedited transfer is necessary for safety or reliability purposes.

Continued on Sheet 12-7

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ISSUED BY: /s/ Brian K. West

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 12-7 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff P.A. Continued (Pole Attachments)

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15. Attachment Inventory

Owner may conduct a complete field inventory for the purpose of verifying the number and location of Operator's Attachments on Company Facilities. Company shall provide Operator with at least thirty (30) days' prior notice of a field inventory, and Operator shall advise Company whether Operator desires to participate in the field inventory not less than fifteen (15) days prior to the scheduled date of such inventory. Operator shall reimburse Company for the costs Company incurs in performing the field inventory, regardless of whether Operator elects to participate in the inventory; provided, however, Company may not charge Operator for more than one (1) field inventory within a five (5) year period. If Company inspects the Attachments of more than one Operator during a field inventory, then each Operator whose Attachments were inspected by Company during the field inventory shall share pro rata in the costs of such inventory. Upon request, Company shall furnish a summary report for the field inventory within a reasonable time after its completion.

If a field inventory reveals that the number of Operator's Attachments exceeds the number of Attachments shown in Company's existing records, the excess number of Attachments shall be presumed to be unauthorized attachments and handled in accordance with Section 16.

16. Unauthorized Attachments

If Operator makes an Attachment that requires approval by, or advance notice to, Company under this Tariff, and if Operator fails to comply with such approval or notice requirements, then Operator's Attachment shall be deemed an unauthorized attachment. Unless Operator can demonstrate to Company's reasonable satisfaction that an unauthorized attachment was made more recently, unauthorized attachments are presumed to have existed on Company Facilities for two (2) years. Operator shall be liable for all charges and fees that would have been due under the Tariff for this time period. In addition to charges and fees applicable to the period of unauthorized attachment, Operator shall pay a penalty in the amount of: (1) \$25 for each unauthorized attachment within the Communications Space on a Distribution Pole; (2) \$500 for each unauthorized attachment above the Communications Space on a Distribution Pole; and (3) \$500 for each unauthorized attachment within a duct. Operator shall submit an application for approval of any unauthorized attachment within sixty (60) days of the Attachment's discovery. If Operator fails to submit the required application or to comply with Company's application process, Company may remove the unauthorized attachment at Operator's sole risk and expense.

17. Abandonment by Operator

Operator may at any time abandon the use of a Company Facility hereunder by removing therefrom all of its Attachments and by giving written notice thereof, on a form provided by Company, and no Facility shall be considered abandoned until such notice is received. If notice has been given that Attachment(s) have been removed, but the Attachments are later discovered not to have been removed, then such Attachments shall be deemed unauthorized attachments and handled in accordance with Section 16 of this Tariff.

18. Indemnity

Operator hereby agrees to indemnify, hold harmless, and defend Company from and against any and all loss, damage, cost or expense which Company may suffer or for which Company may be held liable because of interruption of Operator's service to its subscribers, or by reason of bodily injury, including death, to any person, or damage to or destruction of any property, including loss of use thereof, arising out of or in any manner connected with the attachment, operation, and maintenance of the Attachments and other facilities of Operator on the Facilities of Company under this Tariff, or to any such act or omission of Operator's respective representatives, employees, agents or contractors.

19. Limitation of Liability

IN NO EVENT SHALL COMPANY OR ANY OF ITS REPRESENTATIVES BE LIABLE UNDER THIS TARIFF TO OPERATOR FOR CONSEQUENTIAL, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE OR ENHANCED DAMAGES, LOST PROFITS OR REVENUES OR DIMINUTION IN VALUE, ARISING OUT OF, OR RELATING TO, OR IN CONNECTION WITH THIS TARIFF, REGARDLESS OF (A) WHETHER SUCH DAMAGES WERE FORESEEABLE; (B) WHETHER OR NOT COMPANY WAS ADVISED OF THE OSSIBILITY OF SUCH DAMAGES OR (C) THE LEGAL OR EQUITABLE THEORY (CONTRACT, TORT OR OTHERWISE) UPSON WHICH THE CLAIM IS BASED. THE LIMITATIONS SET FORTH IN THIS SECTION 19 SHALL NOT APPLY TO DAMAGES OR LIABILITY ARISING FROM THE GROSSLY NEGLIGENT ACTS OR OMISSIONS OR WILLFUL MISCONDUCT OF COMPANY IN PERFORMING ITS OBLIGATIONS UNDER THIS TARIFF.

Continued on Sheet 12-8

DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

Tariff P.A. Continued (Pole Attachments)

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20. Insurance

Operator agrees to obtain and maintain at all times policies of insurance as follows:

- (a) Comprehensive bodily injury liability insurance in an amount not less than \$5,000,000 for any one occurrence.
- (b) Comprehensive property damage liability insurance in an amount not less than \$5,000,000 for any one occurrence.
- (c) Contractual liability insurance in an amount not less than the foregoing minimums to cover the liability assumed by the Operator under the agreement or indemnity set forth above.

Prior to making Attachments to Company's Facilities, Operator shall furnish to Company two copies of a certificate, from an insurance carrier licensed to do business in Kentucky, stating that policies of insurance have been issued by it to Operator providing for the insurance listed above and that such policies are in force. Such certificate shall state that the insurance carrier will give Company thirty (30) days' prior written notice of any cancellation of or material change in such policies.

21. Performance Assurance

Operator shall furnish Performance Assurance in the following amounts to guarantee the payment of any sums which may become due for attachment charges, inspections, or work performed by Company under this Tariff, including the removal of Attachments upon termination of any license hereunder:

Number of Attachments	Amount per Attachment	Maximum Total
1-7,500	\$20	\$150,000
7,501-15,000	\$10	\$225,000
15,001+	\$5	\$1,000,000

The above-stated amounts are incremental. By way of example, 10,000 Attachments would require Performance Assurance in the amount of \$175,000 (\$20 per Attachment for the first 7,500 Attachments; \$10 per Attachment for the next 2,500 Attachments); 20,000 Attachments would require Performance Assurance in the amount of \$250,000 (\$20 per Attachment for the first 7,500 Attachments; \$10 per Attachment the next 7,500 Attachments; and \$5 per Attachment for the last 5,000 Attachments). The amount of the Performance Assurance shall be calculated by Company annually based on Operator's then-existing number of Attachments. Operator shall provide the Performance Assurance within thirty (30) days of its request by Company. If Operator proposes to attach a Wireless Facilities to Company Facilities, Operator shall post Performance Assurance in the amount of \$1,500 for each Company Facility to which a Wireless Facility is attached. The amount of the Performance Assurance shall not be reduced upon completion of installation or other event.

In the event the Operator provides Performance Assurance in the form of a surety bond or letter of credit, each bond or letter of credit shall contain the provision that it shall not be terminated prior to six (6) months after Company's receipt of written notice of the desire of the bonding or insurance company, or bank, to terminate such bond or letter of credit. Company may waive this requirement if an acceptable replacement is received before the six (6) months has ended. Upon termination of such surety bond or letter of credit, Company shall request Operator to immediately remove its Attachments and all other equipment from Company Facilities. If Operator should fail to complete the removal of all of its Attachments from Company Facilities within sixty (60) days after receipt of such request, then Company may remove Operator's Attachments at Operator's expense and without liability for any damage to Operator's Attachments.

Each surety bond shall be issued by an entity having a minimum A.M. Best rating of A- and/or letter of credit shall be issued by an entity having a minimum Credit Rating of A- by S& P or A3 by Moody's at the time of issuance and at all times the relevant instrument is outstanding.

Continued on Sheet 12-9

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DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

Tariff P.A. Continued (Pole Attachments)

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22. Easements

Operator shall secure any right, license or permit from any governmental body, authority or other person or persons which may be required for the construction or maintenance of Attachments of Operator. Company does not convey nor guarantee any easements, rights-of-way or franchises for the construction and maintenance of said Attachments. Operator hereby agrees to indemnify and save harmless Company from any and all claims, including the expenses incurred by Company to defend itself against such claims, resulting from or arising out of the failure of Operator to secure such right, license, permit or easement for the construction or maintenance of said Attachments on Company's poles.

23. Charges and Fees

Operator agrees to pay Company an annual charge per Attachment as set forth in Section 3 of this Tariff in advance, and such other charges as may be provided for herein, for the use of each of Company Facility, any portion of which is occupied by, or reserved at Operator's request for, the Attachments of Operator.

Operator agrees to reimburse Company for all reasonable non-recurring expenses caused by or attributable to Operator's initial Attachments including without limitation the amounts set forth herein before and the expenses of Company in examining poles used but not owned by Company to which Operator proposes to make Attachments.

24. Fees for Additional Attachments

For Attachments made to Company Facilities between billing dates, Operator shall be billed a prorated amount of the annual charge effective on the date of attachment in on the Operator's next bill. Company will not reimburse Operator for, or otherwise prorate Operator's next bill for, any Attachments removed from Company Facilities between billing dates.

25. Payment

Payment of amounts due hereunder is due on the dates or at the times indicated with respect to each such payment. In the event the time for any payment is not specified, such payment shall be due thirty (30) days from the date of the invoice therefor. all amounts not so paid shall accrue interest at a monthly simple interest rate of 1.5%. Where the provisions of the Tariff require any payment by Operator to the Company other than for attachment charges, Company may, at its option, require that the estimated amount thereof be paid in advance of permission to use any pole or the performance by company of any work. In such a case, Company may, in its sole discretion, invoice any deficiency or refund any excess to Operator after the current amount of such payment has been determined.

26. Default or Non-Compliance

If Operator fails to comply with any of the provisions of this Tariff or defaults in the performance of any of its obligations under this Tariff and fails within sixty (60) days, after written notice from Company to correct such default or non-compliance, Company may, in addition to all other remedies under this Tariff, take any one or more of the following actions: terminate the specific permit or permits covering the Company Facilities to which such default or non-compliance is applicable; remove, relocate or rearrange Attachments of Operator to which such default or non-compliance relates, all at Operator's expense; decline to permit additional Attachments hereunder until such default is cured; or in the event of any failure to pay any of the charges, fees or amounts provided in this Tariff or any other substantial default, or of repeated defaults, terminate Operator's right of attachment. Where applicable, Company's written notice of default or non-compliance shall inform Operator of Company's right to remove, relocate or rearrange Attachments of Operator, in the event Operator fails to cure its default or non-compliance within the aforementioned 60-day period. Operator shall remove all Attachments where Company has terminated the right of attachment herein within sixty (60) days of Company providing notice of termination. If Operator fails to remove such Attachments within sixty (60) days, then Company may remove such Attachments at Operator's expense. Company shall have no obligation to store or recover any value for such removed Attachments.

No liability shall be incurred by Company because of any or all such actions except for Company's gross negligence or willful misconduct in any relocation or removal of such equipment. The remedies provided herein are cumulative and in addition to any other remedies available to Company.

Continued on Sheet 12-10

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P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 12-10 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff P.A. Continued (Pole Attachments)

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27. Notices

Any notice required by this Tariff shall be deemed properly given if sent to Company's or Operator's authorized representative using any of the following methods: (1) overnight delivery by nationally recognized courier; (2) certified U.S. mail, return receipt requested, postage prepaid; (3) electronically via telecopier or electronic mail; or (4) sent in the manner expressly required herein or by Company's standards. Operators shall, within thirty (30) days of the effective date of this Tariff, or if service is taken for the first time following the effective date of this Tariff, prior to submitting any applications for Attachments, provide Company with the following information for each of their authorized representatives: name, title, mailing address and electronic mailing address. The designation of an authorized representative, as well as the contact information for an existing authorized representative, may be changed at any time by similar notice. Operators are required to maintain current contact information with Company for each of their authorized representatives.

28. Prior Agreements

This Tariff, as of the effective date, terminates, supersedes and replaces any previous agreement or license affecting Company's Facilities and Operator's Attachments covered herein.

29. Assignment

This Tariff shall be binding upon and inure to the benefits of the parties hereto, their respective successors and/or assigns, but Operator shall not assign, transfer or sublet any of the rights hereby granted without the prior written consent of Company, which shall not be unreasonably withheld, and any such purported assignment, transfer or subletting without such consent shall be void.

30. Performance Waiver

Neither party shall be considered in default in the performance of its obligations herein, or any of them, to the extent that performance is delayed or prevented due to causes beyond the control of said party, including but not limited to, Acts of God or the public enemy, war, revolution, civil commotion, blockade or embargo, acts of government, any law, order, proclamation, regulation, ordinance, demand, or requirement of any government, fires, explosions, cyclones, floods, unavoidable casualties, quarantine, restrictions, strikes, labor disputes, lock-outs, and other causes beyond the reasonable control of either of the parties.

31. Preservation of Remedies

No delay or omission in the exercise of any power or remedy herein provided or otherwise available to the Company shall impair or affect its right thereafter to exercise the same.

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff T.S. (Temporary Service)

Availability of Service

Where capacity is available, Company will install service for temporary lighting and power service to customers who have demonstrated to the Company's satisfaction that the requested temporary service will be temporary in nature. Residential customers will be supplied with 100 amp single phase service. All other customer classes will be supplied at voltage levels applicable to the class of business.

Rate (Tariff Code 019)

Temporary service will be supplied under any published tariff applicable to the class of business of the Customer, when the Company has available unsold capacity of lines, transforming and generating equipment, with an additional charge of the total cost of installation, connection, disconnection and removal of service.

Charges

The same minimum charge as provided for in any applicable tariff shall be applicable to such temporary service and for not less than one full monthly minimum.

Customer's requesting temporary service will be charged a minimum temporary service installation charge, payable in advance, based on the Company's actual cost of installation, connection, disconnection, and removal of the required facilities to provide temporary service.

Terms of Service

Temporary Service will be in effect for a period of 180 days from the date of installation. The Company may grant extensions based on customer's demonstration of continued need for temporary service.

The Company may discontinue temporary service at the end of the 180 days, or at the end of any extended period of time after the initial 180 days.

Special Terms and Conditions

A deposit equal to the full estimated amount of the bill and/or construction costs under this tariff may be required. This tariff is not available to customers permanently located, whose energy requirements are of a seasonal nature. See Terms and Conditions of Service.

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DATE EFFECTIVE: January 1, 2024

ISSUED BY:

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

/s/ Brian K. West

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Tariff U.D.C. (Underground Differential Cost Schedule)

Underground Service Plan for Residential Subdivisions and Residential Service Laterals

T D

Applicable

To Tariffs R.S., R.S.-L.M.-T.O.D., R.S.-T.O.D., R.S.-T.O.D. 2, and R.S.D.

Rate

PRIMARY AND SECONDARY DISTRIBUTION SYSTEM

Charge: \$ 65.29 per foot of lot width (average x number of lots) when Company performs

trenching, conduit installation, and backfilling to Company specifications.

Charge: \$\frac{\$ 31.95}{}\$ per foot of lot width (average x number of lots) when Customer performs trenching, conduit installation, and backfilling to Company specifications.

SERVICE LATERALS

FROM OVERHEAD FACILITIES

Charge: \$ 29.67 per foot of trench length from Overhead Facilities when Company

performs trenching, conduit installation, and backfilling to Company

Charge: \$ 11.04 per foot of trench length from Overhead Facilities when Customer performs trenching, conduit installation, and backfilling to Company

FROM UNDERGROUND FACILITIES

Charge: \$ 23.83 per foot of trench length from Underground Facilities when Company performs trenching, conduit installation, and backfilling to Company

Charge: \$ 5.70 per foot of trench length from Underground Facilities when Customer performs trenching, conduit installation, and backfilling to Company

REPLACEMENT OF USEFUL OVERHEAD SERVICE DROP

Charge: \$ 200.00 for each removal in addition to any underground differential costs.

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ISSUED BY: /s/ Brian K. West

Rider A.F.S. (Alternate Feed Service Rider)

Availability of Service

Standard Alternate Feed Service (AFS) is a premium service providing a redundant distribution service provided through a redundant distribution line and distribution station transformer, with automatic or manual switch-over and recovery, which provides increased reliability for distribution service. Rider AFS applies to those customers requesting new or upgraded AFS after the effective date of this rider. Rider AFS also applies to existing customers that desire to maintain redundant service when the Company must make expenditures in order to continue providing such service.

Rider AFS is available to customers who request a primary voltage alternate feed and who normally take service under Tariffs M.G.S.-TOD, L.G.S., L.G.S.-TOD, I.G.S., or M.W. for their basic service requirements, provided that the Company has adequate capacity in existing distribution facilities, as determined by the Company, or if changes can be made to make capacity available. AFS provided under this rider may not be available at all times, including emergency situations.

System Impact Study Charge

The Company shall charge the customer for the actual cost incurred by the Company to conduct a system impact study for each site reviewed. The study will consist of, but is not limited to, the following: (1) identification of customer load requirements, (2) identification of the potential facilities needed to provide the AFS, (3) determination of the impact of AFS loading on all electrical facilities under review, (4) evaluation of the impact of the AFS on system protection and coordination issues including the review of the transfer switch, (5) evaluation of the impact of the AFS request on system reliability indices and power quality, (6) development of cost estimates for any required system improvements or enhancements required by the AFS, and (7) documentation of the results of the study. The Company will provide to the customer an estimate of charges for this study.

Equipment and Installation Charge

The customer shall pay, in advance of construction, a nonrefundable amount for all equipment and installation costs for all dedicated and/or local facilities provided by the Company required to furnish either a new or upgraded AFS. The payment shall be grossed-up for federal and state taxes, assessment fees and gross receipts taxes. The customer will not acquire any title in said facilities by reason of such payment. The equipment and installation charge shall be determined by the Company and shall include, but not be limited to, the following: (1) all costs associated with the AFS dedicated and/or local facilities provided by the Company and (2) any costs or modifications to the customer's basic service facilities.

The customer is responsible for all costs associated with providing and maintaining phone service for use with metering to notify the Company of a transfer of service to the AFS or return to basic service.

Transfer Switch Provision

In the event the customer receives basic service at primary voltage, the customer shall install, own, maintain, test, inspect, operate and replace the transfer switch. Customer-owned switches are required to be at primary voltage and must meet the Company's engineering, operational and maintenance specifications. The Company reserves the right to inspect the customer-owned switches periodically and to disconnect the AFS for adverse impacts on reliability or safety.

Existing AFS customers, who receive basic service at primary voltage and are served via a Company-owned transfer switch and control module, may elect for the Company to continue ownership of the transfer switch. When the Company-owned transfer switch and/or control module requires replacement, and the customer desires to continue the AFS, the customer shall pay the Company the total cost to replace such equipment which shall be grossed up for federal and state taxes, assessment fees and gross receipts taxes. In addition, the customer shall pay a monthly rate of \$15.75 for the Company to annually test the transfer switch / control module and the customer shall reimburse the Company for the actual costs involved in maintaining the Company-owned transfer switch and control module.

Continued on Sheet 15-2

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TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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Rider A.F.S. Continued (Alternate Feed Service Rider)

Transfer Switch Provision Continued

In the event a customer receives basic service at secondary voltage and requests AFS, the Company will provide the AFS at primary voltage. The Company will install, own, maintain, test, inspect and operate the transfer switch and control module. The customer shall pay the Company a nonrefundable amount for all costs associated with the transfer switch installation. The payment shall be grossed-up for federal and state taxes, assessment fees and gross receipts taxes. In addition, the customer is required to pay the monthly rate for testing and ongoing maintenance costs defined above. When the Company-owned transfer switch and/or control module requires replacement, and the customer desires to continue the AFS, customer shall pay the Company the total cost to replace such equipment which shall be grossed up for federal and state taxes, assessment fees and gross receipts taxes.

After a transfer of service to the AFS, a customer utilizing a manual or semi-automatic transfer switch shall return to the basic service within one (1) week or as mutually agreed to by the Company and customer. In the event system constraints require a transfer to be expedited, the Company will endeavor to provide as much advance notice as possible to the customer. However, the customer shall accomplish the transfer back to the basic service within ten minutes if notified by the Company of system constraints. In the event the customer fails to return to basic service within 12 hours, or as mutually agreed to by the Company and customer, or within ten minutes of notification of system constraints, the Company reserves the right to immediately disconnect the customer's load from the AFS source. If the customer does not return to the basic service as agreed to, or as requested by the Company, the Company may also provide 30 days' notice to terminate the AFS agreement with the customer.

The customer shall make a request to the Company for approval three days in advance for any planned switching.

Monthly AFS Capacity Reservation Demand Charge

Monthly AFS charges will be in addition to all monthly basic service charges paid by the customer under the applicable tariff.

The Monthly AFS Capacity Reservation Demand Charge for the reservation of distribution station and primary lines is \$6.38 per kW.

AFS Capacity Reservation

The customer shall reserve a specific amount of AFS capacity equal to, or less than, the customer's average maximum requirements, but in no event shall the customer's AFS capacity reservation under this rider exceed the capacity reservation for the customer's basic service under the appropriate tariff. The Company shall not be required to supply AFS capacity in excess of that reserved except by mutual agreement.

If the customer plans to increase the AFS demand at anytime in the future, the customer shall promptly notify the Company of such additional demand requirements. The customer's AFS capacity reservation and billing will be adjusted accordingly. The customer will pay the Company the actual costs of any and all additional dedicated and/or local facilities required to provide AFS in advance of construction and pursuant to an AFS construction agreement. If customer exceeds the agreed upon AFS capacity reservation, the Company reserves the right to disconnect the AFS. If the customer's AFS metered demand exceeds the agreed upon AFS capacity reservation, which jeopardizes company facilities or the electrical service to other customers, the Company reserves the right to disconnect the AFS immediately. If the Company agrees to allow the customer to continue AFS, the customer will be required to sign a new AFS agreement reflecting the new AFS capacity reservation. In addition, the customer will promptly notify Kentucky Power regarding any reduction in the AFS capacity reservation.

The customer may reserve partial-load AFS capacity, which shall be less than the customer's full requirements for basic service subject to the conditions in this provision. Prior to the customer receiving partial-load AFS capacity, the customer shall be required to demonstrate or provide evidence to the Company that they have installed demand-controlling equipment that is capable of curtailing load when a switch has been made from the basic service to the AFS. The Company reserves the right to test and verify the customer's ability to curtail load to meet the agreed upon partial-load AFS capacity reservation.

Continued on Sheet 15-3

DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 /s/ Brian K. West ISSUED BY:

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX, XXXX

Rider A.F.S. Continued (Alternate Feed Service Rider)

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Determination of Billing Demand

Full-Load Requirement:

For customers requesting AFS equal to their load requirement for basic service, the AFS billing demand shall be taken each month as the single-highest 15-minute integrated peak as registered during the month by a demand meter or indicator, but the monthly AFS billing demand so established shall in no event be less than the greater of (a) the customer's AFS capacity reservation, or (b) the customer's highest previously established monthly billing demand on the AFS during the past 11 months, or (c) the customer's basic service capacity reservation, or (d) the customer's highest previously established monthly billing demand on the basic service during the past 11 months.

Partial-Load Requirement:

For customers requesting partial-load AFS capacity reservation that is less than the customer's full requirements for basic service, the AFS billing demand shall be taken each month as the single-highest 15-minute integrated peak on the AFS as registered during the month by a demand meter or indicator, but the monthly AFS billing demand so established shall in no event be less than the greater of (a) the customer's AFS capacity reservation, or (b) the customer's highest previously established monthly metered demand on the partial-load AFS during the past 11 months.

Terms of Contract

The AFS agreement under this rider will be made for a period of not less than one year and shall remain in effect thereafter until either party shall give at least six months' written notice to the other of the intention to discontinue service under the terms of this rider.

Disconnection of AFS under this rider due to reliability or safety concerns associated with customer-owned transfer switches will not relieve the customer of payments required hereunder for the duration of the agreement term.

Special Terms and Conditions

This rider is subject to the Company's Terms and Conditions of Service.

Upon receipt of a request from the customer for non-standard AFS (AFS which includes unique service characteristics different from standard AFS), the Company will provide the customer with a written estimate of all costs, including system impact study costs, and any applicable unique terms and conditions of service related to the provision of the non-standard AFS. An AFS agreement will be filed with the Commission under the 30-day filing procedures. The AFS agreement shall provide full disclosure of all rates, terms and conditions of service under this rider, and any and all agreements related thereto.

The Company will have sole responsibility for determining the basic service circuit and the AFS circuit.

The Company assumes no liability should the AFS circuit, transfer switch, or other equipment required to provide AFS fail to operate as designed, is unsatisfactory, or is not available for any reason.

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DATE OF ISSUE: June 29, 2023

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ISSUED BY: /s/ Brian K. West

Rider R.P.O. (Renewable Power Option Rider)

Availability of Service

Available to customers taking metered service under the Company's R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D.2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S.-I.R.P., and M.W. tariffs.

D

Participation in this program under Option A may be limited by the ability of the Company to procure renewable energy certificates (RECs) from Renewable Resources. If the total of all kWh under contract under this Rider equals or exceeds the Company's ability to procure RECs, the Company may suspend the availability of this Rider to new participants.

Customers who wish to directly purchase the electrical output and all associated environmental attributes from a renewable energy generator may contract bilaterally with the Company under Option B. Option B is available to customers taking metered service under the Company's I.G.S., and C.S.-I.R.P. tariffs, or multiple L.G.S. tariff accounts with common ownership under a single parent company that can aggregate multiple accounts to exceed 1000 kW of peak demand.

Conditions of Service

Customers who wish to support the development of electricity generated by Renewable Resources may under Option A contract to purchase each month a specific number of fixed kWh blocks, or choose to cover all of their monthly usage.

Renewable Resources shall be defined as Wind, Solar Photovoltaic, Biomass Co-Firing of Agricultural crops and all energy crops, Hydro (as certified by the Low Impact Hydro Institute), Incremental Improvements in Large Scale Hydro, Coal Mine Methane, Landfill Gas, Biogas Digesters, Biomass Co-Firing of All Woody Waste including mill residue, but excluding painted or treated lumber. All REC's purchased under Option A of this tariff shall be retained or retired by the Company on behalf of customers.

Rates

Option A

In addition to the monthly charges determined according to the Company's tariff under which the customer takes metered service, the customer shall also pay the following rate for the REC option of their choosing. The charge will be applied to the customer's bill as a separate line item.

The Company will provide customers at least 30-days' advance notice of any change in the Rate. At such time, the customer may modify or cancel their automatic monthly purchase agreement. Any cancellation will be effective at the end of the current billing period when notice is provided.

	Block Purchase	All Usage Purchase
	Charge (\$ per 100 kWh block)	Charge per kWh consumed
A1. Solar RECs	\$0.50/month	\$0.005
A2. Wind RECs	\$0.50/month	\$0.005
A3. Hvdro & Other RECs	\$0.50/month	\$0.005

RR RR II

Option B

Charges for service under option B of this Tariff will be set forth in the written agreement between the Company and the Customer and will reflect a combination of the firm service rates otherwise available to the Customer and the cost of the renewable energy resource being directly contracted for by the Customer.

Continued on Sheet 16-2

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

KPSC Case No. 2023-00159
Section II - Application
Filing Requirements
Supplemental Exhibit D
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 16-2 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 16-2

Rider R.P.O. Continued (Renewable Power Option Rider)

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Term

This is a voluntary program.

Under Option A Customers may participate through a one-time purchase, or establish an automatic monthly purchase agreement. Any payments under this program are nonrefundable. Customers participating under Option A may terminate service under this Rider by notifying the Company with at least thirty (30) days prior notice.

Under Option B, the term of the agreement will be determined in the written agreement between the Company and the Customer.

Special Terms and Conditions

This Rider is subject to the Company's Terms and Conditions of Service and all provisions of the tariff under which the customer takes service, including all payment provisions. The Company may deny or terminate service under this Rider to customers who are delinquent in payment to the Company.

Funds collected under this Renewable Power Option Rider will be used solely to purchase RECs for the program.

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff N.U.G. (Non-Utility Generator)

Availability of Service

This tariff is unavailable to new participants. This tariff is applicable to customers with generation facilities which have a total design capacity of over 1,000 kW that intends to schedule, deliver and sell the net electric output of the facility at wholesale, and who require Station Power service from the Company.

Service to any load that is electrically isolated from the Customer's generator shall be separately metered and provided in accordance with the generally available demand-metered tariff appropriate for such service to the Customer.

This tariff is not available for standby, backup, maintenance, or supplemental service for wholesale or retail loads served by Customer's generator.

Definitions

Station Power - The electrical energy and capacity supplied to the customer to serve the auxiliary loads at the Customer's generation facilities, usually when the Customer's generator is not operating. Station Power does not include Startup Power.

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Station Power Service

Customers requiring Station Power shall take service under the generally available demand-metered tariff appropriate for the Customer's Station Power requirements.

Station Contract Capacity – The Customer shall contract for a definite amount of electrical capacity in kW sufficient to meet the maximum Station Power requirements that the Company is expected to supply under the generally available demand-metered tariff appropriate for the customer.

Transmission Service

Transmission Provider - The entity providing transmission service to customers in the Company's service territory. Such entity may be the Company or a regional transmission entity.

Prior to taking service under this tariff, the Customer must have a fully executed Interconnection and Operation Agreement with the Company and/or the Transmission Provider or an unexecuted agreement filed with the Federal Energy Regulatory Commission under applicable procedures.

Transmission Congestion is the condition that exists when market participants seek to dispatch in a pattern that would result in power flows that cannot be physically accommodated by the system.

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Term of Contract

Contracts under this tariff will be made for an initial period of not less than one year and shall remain in effect thereafter until either party shall give at least 6 months' written notice to the other of the intention to terminate the contract. The Company reserves the right to require initial contracts for periods greater than one year.

A new initial contract period will not be required for existing customers who change their contract requirements after the original initial period unless new or additional facilities are required.

The Company may not be required to supply capacity in excess of that contracted for except by mutual agreement. Contracts will be made in multiples of 100 kW.

Continued on Sheet 17-2

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ISSUED BY: /s/ Brian K. West

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P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 17-2 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 17-2

Tariff N.U.G. Continued (Non-Utility Generator)

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Special Terms and Conditions

KENTUCKY POWER COMPANY

This tariff is subject to the Company's Terms and Conditions of Service.

This tariff shall not obligate the Company to purchase or pay for any capacity or energy produced by the Customer's generator.

Customers desiring to provide Station Power from other generation facilities, owned by the same individual business entity that are not located on the site of the customer's generator (remote self-supply), shall take service under the terms and conditions contained within the applicable Open Access Transmission Tariff as filed with and accepted by the Federal Energy Regulatory Commission.

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

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Tariff N.M.S. (Net Metering Service)

Availability of Service

Net Metering is available to eligible customer-generators in the Company's service territory, upon request, and on a first-come, first-served basis up to a cumulative capacity of one percent (1%) of the Company's single hour peak load in Kentucky during the previous year. If the cumulative generating capacity of net metering systems reaches 1% of the Company's single hour peak load during the previous year, upon Commission approval, the Company's obligation to offer net metering to a new customergenerator may be limited. An eligible customer-generator shall mean a retail electric customer of the Company with a generating facility that:

- (1) Generates electricity using solar energy, wind energy, biomass or biogas energy, or hydro energy;
- (2) Has a rated capacity of not greater than forty-five (45) kilowatts;
- (3) Is located on the customer's premises;
- (4) Is owned and operated by the customer;
- (5) Is connected in parallel with the Company's electric distribution system; and
- (6) Has the primary purpose of supplying all or part of the customer's own electricity requirements.

At its sole discretion, the Company may provide Net Metering to other customer-generators not meeting all the conditions listed above on a case-by-case basis.

Eligible electric generating facilities in service before May 15, 2021 shall be entitled to continue to take service under this tariff, as it may be amended from time to time by the Commission, until the earlier of: (i) May 14, 2046; or (ii) the date the customer's modification of the eligible electric generating facility results in a material increase in the eligible electric generating facility's capacity.

The term "Customer" hereinafter shall refer to any customer requesting or receiving Net Metering services under this tariff.

Metering

Net energy metering shall be accomplished using a standard kilowatt-hour meter capable of measuring the flow of electricity in two (2) directions. If the existing electrical meter installed at the customer's facility is not capable of measuring the flow of electricity in two directions, the Company will provide the customer with the appropriate metering at no additional cost to the customer. If the customer requests any additional meter or meters or if distribution upgrades are needed to monitor the flow in each direction, such installations shall be at the customer's expense.

Billing/Monthly Charges

Monthly charges for energy, and demand where applicable, to serve the customer's net or total load shall be determined according to the Company's standard service tariff under which the customer would otherwise be served, absent the customer's electric generating facility. Energy charges under the customer's standard tariff shall be applied to the customer's net energy for the billing period to the extent that the net energy exceeds zero. If the customer's net energy is zero or negative during the billing period, the customer shall pay only the non- energy charge portions of the standard tariff bill. If the customer's net energy is negative during a billing period, the customer shall be credited in the next billing period for the kWh difference. If time-of-day metering is used, energy flows in both directions shall be netted and accounted for at the specific time-of-use in accordance with the provisions of the customer's standard tariff and this Net Metering Service Tariff. When the customer elects to no longer take service under this Net Metering Service Tariff, any unused credit shall revert to the Company. Excess electricity credits are not transferable between customers or locations.

Continued on Sheet 18-2

DATE OF ISSUE: June 29, 2023

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Tariff N.M.S. Continued (Net Metering Service)

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Application and Approval Process

The Customer shall submit an Application for Interconnection and Net Metering ("Application") and receive approval from the Company prior to connecting the generator facility to the Company's system.

Applications will be submitted by the Customer and reviewed and processed by the Company according to either Level 1 or Level 2 processes defined below.

The Company may reject an Application for violations of any code, standard, or regulation related to reliability or safety; however, the Company will work with the Customer to resolve those issues to the extent practicable.

Customers may contact the Company to check on the status of an Application or with questions prior to submitting an Application. Company contact information can be found on Kentucky Power Company's Application Form or on the Company's website.

Level 1 and Level 2 Definitions

Level 1

A Level 1 Application shall be used if the generating facility is inverter-based and is certified by a nationally recognized testing laboratory to meet the requirements of Underwriters Laboratories Standard 1741 "Inverters, Converters, Controllers and Interconnection System Equipment for Use With Distributed Energy Resources" (UL 1741).

The Company will approve the Level 1 Application if the generating facility also meets all of the following conditions:

- (1) For interconnection to a radial distribution circuit, the aggregated generation on the circuit, including the proposed generating facility, will not exceed 15% of the Line Section's most recent annual one hour peak load. A line section is the smallest part of the primary distribution system the generating facility could remain connected to after operation of any sectionalizing devices.
- (2) If the proposed generating facility is to be interconnected on a single-phase shared secondary, the aggregate generation capacity on the shared secondary, including the proposed generating facility, will not exceed the smaller of 20 kVA or the nameplate rating of the transformer.
- (3) If the proposed generating facility is single-phase and is to be interconnected on a center tap neutral of a 240 volt service, its addition shall not create an imbalance between the two sides of the 240 volt service of more than 20% of the nameplate rating of the service transformer.
- (4) If the generating facility is to be connected to three-phase, three wire primary Company distribution lines, the generator shall appear as a phase-to-phase connection at the primary Company distribution line.
- (5) If the generating facility is to be connected to three-phase, four wire primary Company distribution lines, the generator shall appear to the primary Company distribution line as an effectively grounded source.
- (6) The interconnection will not be on an area or spot network.
- (7) The Company does not identify any violations of any applicable provisions of IEEE 1547, "Standard for Interconnecting Distributed Resources with Electric Power Systems."
- (8) No construction of facilities by the Company on its own system will be required to accommodate the generating facility.

If the generating facility does not meet all of the above listed criteria, the Company, in its sole discretion, may either: 1) approve the generating facility under the Level 1 Application if the Company determines that the generating facility can be safely and reliably connected to the Company's system; or 2) deny the Application as submitted under the Level 1 Application.

The Company shall notify the customer within 20 business days whether the Application is approved or denied, based on the criteria provided in this section.

Continued on Sheet 18-3

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ISSUED BY: /s/ Brian K. West

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Tariff N.M.S. Continued (Net Metering Service)

Level 1 Continued

If the Application lacks complete information, the Company shall notify the customer that additional information is required, including a list of such additional information. The time between notification and receipt of required additional information will add to the time to process the Application.

When approved, the Company will indicate by signing the approval line on the Level 1 Application Form and returning it to the customer. The approval will be subject to successful completion of an initial installation inspection and witness test if required by the Company. The Company's approval section of the Application will indicate if an inspection and witness test are required. If so, the customer shall notify the Company within 3 business days of completion of the generating facility installation and schedule an inspection and witness test with the Company to occur within 10 business days of completion of the generator facility installation or as otherwise agreed to by the Company and the customer. The customer may not operate the generating facility until successful completion of such inspection and witness test, unless the Company expressly permits operational testing not to exceed two hours. If the installation fails the inspection or witness test due to noncompliance with any provision in the Application and Company approval, the customer shall not operate the generating facility until any and all noncompliance is corrected and re-inspected by the Company.

If the Application is denied, the Company will supply the customer with reasons for denial. The customer may resubmit under Level 2 if appropriate.

Level 2

A Level 2 Application is required under any of the following:

- (1) The generating facility is not inverter based;
- (2) The generating facility uses equipment that is not certified by a nationally recognized testing laboratory to meet the requirements of UL 1741; or
- (3) The generating facility does not meet one or more of the additional conditions under Level 1.

The Company will approve the Level 2 Application if the generating facility meets the Company's technical interconnection requirements, which are based on IEEE 1547. The Company shall make its technical interconnection requirements available online and upon request.

The Company will process the Level 2 Application within 30 business days of receipt of a complete Application. Within that time the Company will respond in one of the following ways:

- (1) The Application is approved and the Company will provide the customer with an Interconnection Agreement to sign.
- (2) If construction or other changes to the Company's distribution system are required, the cost will be the responsibility of the customer. The Company will give notice to the customer and offer to meet to discuss estimated costs and construction timeframe. Should the customer agree to pay for costs and proceed, the Company will provide the customer with an Interconnection Agreement to sign within a reasonable time.
- (3) The Application is denied. The Company will supply the customer with reasons for denial and offer to meet to discuss possible changes that would result in Company approval. Customer may resubmit Application with changes.

If the Application lacks complete information, the Company shall notify the customer that additional information is required, including a list of such additional information. The time between notification and receipt of required additional information will add to the 30-business-day target to process the Application.

The Interconnection Agreement will contain all the terms and conditions for interconnection consistent with those specified in this tariff, inspection and witness test requirements, description of and cost of construction or other changes to the Company's distribution system required to accommodate the generating facility, and detailed documentation of the generating facilities which may include single line diagrams, relay settings, and a description of operation.

The customer may not operate the generating facility until an Interconnection Agreement is signed by the customer and Company and all necessary conditions stipulated in the agreement are met.

Continued on Sheet 18-4

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ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

Tariff N.M.S. Continued (Net Metering Service)

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Application, Inspection and Processing Fees

No application fee or other review, study, or inspection or witness test fees will be charged by the company for Level I application.

The Company will require each customer to submit with each Level 2 Application a non-refundable application, inspection and processing fee of \$50. In the event the Company determines an impact study is necessary with respect to a Level 2 Application, the customer shall be responsible for any reasonable costs up to \$1,000 for the initial impact study. The Company shall provide documentation of the actual cost of the impact study. Any other studies requested by the customer shall be at the customer's sole expense.

Terms and Conditions for Interconnection

To interconnect to the Company's distribution system, the customer's generating facility shall comply with the following terms and conditions:

- (1) The Company shall provide the customer net metering services, without charge for standard metering equipment, through a standard kilowatt-hour metering system capable of measuring the flow of electricity in two (2) directions. If the customer requests any additional meter or meters or distribution upgrades are needed to monitor the flow in each direction, such installations shall be at the customer's expense.
- (2) The customer shall install, operate, and maintain, at customer's sole cost and expense, any control, protective, or other equipment on the customer's system required by the Company's technical interconnection requirements based on IEEE 1547, the NEC, accredited testing laboratories such as Underwriters Laboratories, and the manufacturer's suggested practices for safe, efficient and reliable operation of the generating facility in parallel with Company's electric system. Customer shall bear full responsibility for the installation, maintenance and safe operation of the generating facility. Upon reasonable request from the Company, the customer shall demonstrate generating facility compliance.
- (3) The generating facility shall comply with, and the customer shall represent and warrant its compliance with: (a) any applicable safety and power quality standards established by IEEE and accredited testing laboratories such as Underwriters Laboratories; (b) the NEC as may be revised from time to time; (c) Company's rules, regulations, and Company's Terms and Conditions of Service as contained in Company's Retail Electric Tariff as may be revised from time to time with the approval of the Kentucky Public Service Commission (Commission); (d) the rules and regulations of the Commission, as such rules and regulations may be revised from time to time by the Commission; and (e) all other applicable local, state, and federal codes and laws, as the same may be in effect from time to time. Where required by law, customer shall pass an electrical inspection of the generating facility by a local authority having jurisdiction over the installation.
- (4) Any changes or additions to the Company's system required to accommodate the generating facility shall be considered excess facilities. Customer shall agree to pay Company for actual costs incurred for all such excess facilities prior to construction.
- (5) Customer shall operate the generating facility in such a manner as not to cause undue fluctuations in voltage, intermittent load characteristics or otherwise interfere with the operation of Company's electric system. At all times when the generating facility is being operated in parallel with Company's electric system, customer shall so operate the generating facility in such a manner that no adverse impacts will be produced thereby to the service quality rendered by Company to any of its other customers or to any electric system interconnected with Company's electric system. Customer shall agree that the interconnection and operation of the generating facility is secondary to, and shall not interfere with, Company's ability to meet its primary responsibility of furnishing reasonably adequate service to its customers.

Continued on Sheet 18-5

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ISSUED BY: /s/ Brian K. West

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Tariff N.M.S. Continued (Net Metering Service)

Terms and Conditions for Interconnection Continued

- (6) Customer shall be responsible for protecting, at customer's sole cost and expense, the generating facility from any condition or disturbance on Company's electric system, including, but not limited to, voltage sags or swells, system faults, outages, loss of a single phase of supply, equipment failures, and lightning or switching surges, except that the Company shall be responsible for repair of damage caused to the generating facility resulting solely from the negligence or willful misconduct on the part of the Company.
- (7) After initial installation, Company shall have the right to inspect and/or witness commissioning tests, as specified in the Level 1 or Level 2 Application and approval process. Following the initial testing and inspection of the generating facility and upon reasonable advance notice to customer, Company shall have access at reasonable times to the generating facility to perform reasonable on- site inspections to verify that the installation, maintenance, and operation of the generating facility comply with the requirements of this tariff.
- (8) For Level 1 and 2 generating facilities, where required by the Company, an eligible customer shall furnish and install on customer's side of the point of common coupling a safety disconnect switch which shall be capable of fully disconnecting the customer's energy generating equipment from Company's electric service under the full rated conditions of the customer's generating facility. The external disconnect switch (EDS) shall be located adjacent to Company's meters or the location of the EDS shall be noted by placing a sticker on the meter, and shall be of the visible break type in a metal enclosure which can be secured by a padlock. If the EDS is not located directly adjacent to the meter, the customer shall be responsible for ensuring that the location of the EDS is properly and legibly identified for so long as the generating facility is operational. The disconnect switch shall be accessible to Company personnel at all times. The Company may waive the requirement for an EDS for a generating facility at its sole discretion, and on a case-by-case basis, upon review of the generating facility operating parameters and if permitted under the Company's safety and operating protocols.

The Company shall establish a training protocol for line workers on the location and use of the EDS, and shall require that the EDS be used when appropriate, and that the switch be turned back on once the disconnection is no longer necessary.

- (9) Company shall have the right and authority at Company's sole discretion to isolate the generating facility or require the customer to discontinue operation of the generating facility if Company believes that: (a) continued interconnection and parallel operation of the generating facility with Company's electric system creates or contributes (or may create or contribute) to a system emergency on either Company's or customer's electric system; (b) the generating facility is not in compliance with the requirements of this tariff, and the noncompliance adversely affects the safety, reliability, or power quality of Company's electric system; or (c) the generating facility interferes with the operation of Company's electric system. In non-emergency situations, Company shall give customer notice of noncompliance including a description of the specific noncompliance condition and allow customer a reasonable time to cure the noncompliance prior to isolating the generating facilities. In emergency situations, when the Company is unable to immediately isolate or cause the customer to isolate only the generating facility, the Company may isolate the customer's entire facility.
- (10) Customer shall agree that, without the prior written permission from Company, no changes shall be made to the generating facility as initially approved. Increases in generating facility capacity will require a new "Application for Interconnection and Net Metering" which will be evaluated on the same basis as any other new application. Repair and replacement of existing generating facility components with like components that meet UL 1741 certification requirements for Level 1 facilities and not resulting in increases in generating facility capacity is allowed without approval.

Continued on Sheet 18-6

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ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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Tariff N.M.S. Continued (Net Metering Service)

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Terms and Conditions for Interconnection Continued

(11) To the extent permitted by law, the customer shall protect, indemnify, and hold harmless the Company and its directors, officers, employees, agents, representatives and contractors against and from all loss, claims, actions or suits, including costs and attorneys fees, for or on account of any injury or death of persons or damage to property caused by the customer or the customer's employees, agents, representatives and contractors in tampering with, repairing, maintaining, or operating the customer's generating facility or any related equipment or any facilities owned by the Company except where such injury, death or damage was caused or contributed to by the fault or negligence of the Company or its employees, agents, representatives, or contractors.

The liability of the Company to the customer for injury to person and property shall be governed by the tariff(s) for the class of service under which the customer is taking service.

- (12) The customer shall maintain general liability insurance coverage (through a standard homeowner's, commercial, or other policy) for both Level 1 and Level 2 generating facilities. Customer shall, upon request, provide Company with proof of such insurance at the time that application is made for net metering.
- (13) By entering into an Interconnection Agreement, or by inspection, if any, or by non-rejection, or by approval, or in any other way, Company does not give any warranty, express or implied, as to the adequacy, safety, compliance with applicable codes or requirements, or as to any other characteristics, of the generating facility equipment, controls, and protective relays and equipment.
- (14) A customer's generating facility is transferable to other persons or service locations only after notification to the Company has been made and verification that the installation is in compliance with this tariff. Upon written notification that an approved generating facility is being transferred to another person, customer, or location, the Company will verify that the installation is in compliance with this tariff and provide written notification to the customer(s) within 20 business days. If the installation is no longer in compliance with this tariff, the Company will notify the customer in writing and list what must be done to place the facility in compliance.
- (15) The customer shall retain any and all Renewable Energy Credits (RECs) that may be generated by their generating facility.

Term of Contract

Any contract required under this tariff shall become effective when executed by both parties and shall continue in effect until terminated. The contract may be terminated as follows: (a) Customer may terminate the contract at any time by giving the Company at least sixty (60) days' written notice; (b) Company may terminate upon failure by the customer to continue ongoing operation of the generating facility; (c) either party may terminate by giving the other party at least thirty (30) days prior written notice that the other party is in default of any of the terms and conditions of the contract or the rules or any rate schedule, tariff, regulation, contract, or policy of the Company, so long as the notice specifies the basis for termination and there is opportunity to cure the default; (d) the Company may terminate by giving the customer at least thirty (30) days notice in the event that there is a material change in an applicable law, regulation or statute affecting this Agreement or which renders the system out of compliance with the new law or statute.

Special Terms and Conditions

This tariff is subject to the Company's Terms and Conditions of Service and all provisions of the standard service tariff under which the customer takes service. This tariff is also subject to the applicable provisions of the Company's Technical Requirements for Interconnection.

Continued on Sheet 18-7

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ISSUED BY: /s/ Brian K. West

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-7 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. Continued (Net Metering Service)

Application For Interconnection And Net Metering - Level 1

Use this Application only for: 1.) a generating facility that is inverter based and certified by a nationally recognized testing laboratory to meet the requirements of UL 1741, 2.) less than or equal to 45 kW generation capacity and 3.) connecting to Kentucky Power distribution system.

Submit this Application to:

D.G. Coordinator
American Electric Power
1 Riverside Plaza
Columbus, Ohio 43215-2373
614-716-4020 Office / 614-716-1414 Fax
dgcoordinator@aep.com

(Contact person listed is subject to change. Please visit our website for up-to date information http://www.kentucky.power.com)

Applicant

IVAIIIE	5.			
Maili	ng Address:			
City:		State:	Zip:	
Phon	e: ()	Phone: ()
E-ma	il address:			
			Service Location	
	Name:			
	Street Address:			
	City:		State:	Zip: Electric Service
	Account Number			
	Provide names and and installation of t	contact information for othe he generating facilities:	r contractors, installers, o	r engineering firms involved in the design
	Alternate Contacts			
	Name		Company	Telephone/Email
				_

Continued on Sheet 18-8

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ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-8 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. Continued (Net Metering Service)

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APPLICATION FOR INTERCONNECTION AND NET METERING, LEVEL 1 – CONTINUED

Equipment Qualifications

Energy Source: Inverter Manufacturer:	() Solar	() Wind	() Hydro Model:	() Biogas	() Biomass
Inverter Power Rating:			Voltage Rati	ng:	
Power Rating of Energy turbine):	Source (i.e., solar pa	nels, wind			
Battery Storage:	() Yes () No		If Yes, Batte	ry Power Rating:	
Attach documentation s meet the requirements o	-	r is certified by a i	nationally recogr	nized testing labo	oratory to
Attach site drawing or so accessible disconnect sw	_	ons of Kentucky I	Power Company i	meter, energy so	ource,
Attach single line drawing showing all electrical equipment from the metering location to the energy source including switches, fuses, breakers, panels, transformers, inverters, energy source, wire size, equipment ratings, and transformer connections.					
Expected Start-up Date	:	<u>-</u>			

Continued on Sheet 18-9

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ISSUED BY: /s/ Brian K. West

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Tariff N.M.S. Continued (Net Metering Service)

TERMS AND CONDITIONS FOR LEVEL 1:

- 1 Kentucky Power Company (Company) shall provide customer net metering services, without charge for standard metering equipment, through a standard kilowatt-hour metering system capable of measuring the flow of electricity in two (2) directions. If the customer requests any additional meter or meters or distribution upgrades are needed to monitor the flow in each direction, such installations shall be at the customer's expense.
- Customer shall install, operate, and maintain, at customer's sole cost and expense, any control, protective, or other equipment on the customer's system required by the Company's technical interconnection requirements based on IEEE 1547, the NEC, accredited testing laboratories such as Underwriters Laboratories, and the manufacturer's suggested practices for safe, efficient, and reliable operation of the generating facility in parallel with Company's electric system. Customer shall bear full responsibility for the installation, maintenance, and safe operation of the generating facility. Upon reasonable request from the Company, customer shall demonstrate generating facility compliance.
- The generating facility shall comply with, and the customer shall represent and warrant its compliance with: (a) any applicable safety and power quality standards established by the Institute of Electrical and Electronics Engineers (IEEE) and accredited testing laboratories such as Underwriters Laboratories (UL); (b) the National Electrical Code (NEC) as may be revised from time to time; (c) Company's rules, regulations, and Company's Terms and Conditions of Service as contained in Company's Retail Electric Tariff as may be revised from time to time with the approval of the Kentucky Public Service Commission (Commission); (d) the rules and regulations of the Commission, as such rules and regulations may be revised from time to time by the Commission; and (e) all other applicable local, state, and federal codes and laws, as the same may be in effect from time to time. Where required by law, customer shall pass an electrical inspection of the generating facility by a local authority having jurisdiction over the installation.
- 4 Any changes or additions to the Company's system required to accommodate the generating facility shall be considered excess facilities. Customer shall agree to pay Company for actual costs incurred for all such excess facilities prior to construction.
- Customer shall operate the generating facility in such a manner as not to cause undue fluctuations in voltage, intermittent load characteristics, or otherwise interfere with the operation of Company's electric system. At all times when the generating facility is being operated in parallel with Company's electric system, customer shall so operate the generating facility in such a manner that no adverse impacts will be produced thereby to the service quality rendered by Company to any of its other customers or to any electric system interconnected with Company's electric system. Customer shall agree that the interconnection and operation of the generating facility is secondary to, and shall not interfere with, Company's ability to meet its primary responsibility of furnishing reasonably adequate service to its customers.
- Customer shall be responsible for protecting, at customer's sole cost and expense, the generating facility from any condition or disturbance on Company's electric system, including, but not limited to, voltage sags or swells, system faults, outages, loss of a single phase of supply, equipment failures, and lightning or switching surges, except that the Company shall be responsible for repair of damage caused to the generating facility resulting solely from the negligence or willful misconduct on the part of the Company.

Continued on Sheet 18-10

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TITLE: <u>Vice President, Regulatory & Finance</u>
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In Case No.: 2023-00159 Dated XXXX XX, XXXX

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Tariff N.M.S. Continued (Net Metering Service)

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TERMS AND CONDITIONS FOR LEVEL 1, continued

- After initial installation, Company shall have the right to inspect and/or witness commissioning tests, as specified in the Level 1 or Level 2 Application and approval process. Following the initial testing and inspection of the generating facility and upon reasonable advance notice to customer, Company shall have access at reasonable times to the generating facility to perform reasonable on- site inspections to verify that the installation, maintenance and operation of the generating facility comply with the requirements of this tariff.
- For Level 1 generating facilities, where required by the Company, an eligible customer shall furnish and install on customer's side of the point of common coupling a safety disconnect switch which shall be capable of fully disconnecting the customer's energy generating equipment from Company's electric service under the full rated conditions of the customer's generating facility. The external disconnect switch (EDS) shall be located adjacent to Company's meters or the location of the EDS shall be noted by placing a sticker on the meter, and shall be of the visible break type in a metal enclosure which can be secured by a padlock. If the EDS is not located directly adjacent to the meter, the customer shall be responsible for ensuring the location of the EDS is properly and legibly identified for so long as the generating facility is operational. The disconnect switch shall be accessible to Company personnel at all times. The Company may waive the requirement for an EDS for a generating facility at its sole discretion, and on a case-by-case basis, upon review of the generating facility operating parameters and if permitted under the Company's safety and operating protocols.

The Company shall establish a training protocol for line workers on the location and use of the EDS, and shall require that the EDS be used when appropriate, and that the switch be turned back on once the disconnection is no longer necessary.

- Company shall have the right and authority at Company's sole discretion to isolate the generating facility or require the customer to discontinue operation of the generating facility if Company believes that: (a) continued interconnection and parallel operation of the generating facility with Company's electric system creates or contributes (or may create or contribute) to a system emergency on either Company's or customer's electric system; (b) the generating facility is not in compliance with the requirements of this tariff, and the noncompliance adversely affects the safety, reliability or power quality of Company's electric system; or (c) the generating facility interferes with the operation of Company's electric system. In non-emergency situations, Company shall give customer notice of noncompliance including a description of the specific noncompliance condition and allow customer a reasonable time to cure the noncompliance prior to isolating the generating facilities. In emergency situations, when the Company is unable to immediately isolate or cause the customer to isolate only the generating facility, the Company may isolate the customer's entire facility.
- Customer shall agree that, without the prior written permission from Company, no changes shall be made to the generating facility as initially approved. Increases in generating facility capacity will require a new "Application for Interconnection and Net Metering" which will be evaluated on the same basis as any other new application. Repair and replacement of existing generating facility components with like components that meet UL 1741 certification requirements for Level 1 facilities and not resulting in increases in generating facility capacity is allowed without approval.

Continued on Sheet 18-11

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff N.M.S. Continued (Net Metering Service)

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TERMS AND CONDITIONS FOR LEVEL 1, continued

To the extent permitted by law, the customer shall protect, indemnify, and hold harmless the Company and its directors, officers, employees, agents, representatives and contractors against and from all loss, claims, actions or suits, including costs and attorneys fees, for or on account of any injury or death of persons or damage to property caused by the customer or the customer's employees, agents, representatives and contractors in tampering with, repairing, maintaining or operating the customer's generating facility or any related equipment or any facilities owned by the Company except where such injury, death or damage was caused or contributed to by the fault or negligence of the Company or its employees, agents, representatives, or contractors.

The liability of the Company to the customer for injury to person and property shall be governed by the tariff(s) for the class of service under which the customer is taking service.

- The Customer shall maintain general liability insurance coverage (through a standard homeowner's, commercial, or other policy) for Level 1 generating facilities. Customer shall, upon request, provide Company with proof of such insurance at the time that application is made for net metering.
- By entering into an Interconnection Agreement, or by inspection, if any, or by non-rejection, or by approval, or in any other way, Company does not give any warranty, express or implied, as to the adequacy, safety, compliance with applicable codes or requirements, or as to any other characteristics, of the generating facility equipment, controls, and protective relays and equipment.
- Customer's generating facility is transferable to other persons or service locations only after notification to the Company has been made and verification that the installation is in compliance with this tariff. Upon written notification that an approved generating facility is being transferred to another person, customer, or location, the Company will verify that the installation is in compliance with this tariff and provide written notification to the Customer(s) within 20 business days. If the installation is no longer in compliance with this tariff, the Company will notify the customer in writing and list what must be done to place the facility in compliance.
- The customer shall retain any and all Renewable Energy Credits (RECs) that may be generated by their generating facility.

Continued on Sheet 18-12

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-12 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. Continued (Net Metering Service)

TERMS AND CONDITIONS FOR LEVEL 1, continued

Effective Term and Termination Rights

Customer Signature:

This Agreement becomes effective when executed by both parties and shall continue in effect until terminated. This Agreement may be terminated as follows: (a) Customer may terminate this Agreement at any time by giving the Company at least sixty (60) days' written notice; (b) Company may terminate upon failure by the Customer to continue ongoing operation of the generating facility; (c) either party may terminate by giving the other party at least thirty (30) days prior written notice that the other party is in default of any of the terms and conditions of the Agreement or the Rules or any rate schedule, tariff, regulation, contract, or policy of the Company, so long as the notice specifies the basis for termination and there is opportunity to cure the default; (d) the Company may terminate by giving the Customer at least thirty (30) days notice in the event that there is a material change in an applicable law, regulation or statute affecting this Agreement or which renders the system out of compliance with the new law or statute. I hereby certify that, to the best of my knowledge, all of the information provided in this Application is true, and I agree to abide by all the Terms and Conditions included in this Application for Interconnection and Net Metering and Company's Net Metering Tariff.

Date:

	COMPANY APPROVAL SECTION
When signed below by a Company reporovisions contained in this Application	esentative, Application for Interconnection and Net Metering is approved subject to the and as indicated below.
Company inspection and witness test) Required () Waived
completion of the generating facility in en (10) business days of completion Customer. Unless indicated below, th	
re-Inspection operational testing no	o exceed two (2) hours: () Allowed () Not Allowed
f Company inspection and witness te and all other terms and conditions in	is waived, operation of the generating facility may begin when installation is complete, e Application have been met.
additions, Changes, or Clarifications to	Application Information: () None () As specified here:
Approved by:	Date:
Printed Name:	

Continued on Sheet 18-13

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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KPSC Case No. 2023-00159
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-13 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. Continued (Net Metering Service)

Application for Interconnection and Net Metering – Level 2

Use this Application form for connecting to the Kentucky Power distribution system and: 1.) the generating facility is not inverter based or is not certified by a nationally recognized testing laboratory to meet the requirements of UL 1741 or 2.) does not meet any of the additional conditions under a Level 1 Application (inverter based and less than or equal to 45kW generation).

Submit this Application (along with the application fee of \$100) to:

D.G. Coordinator
American Electric Power
1 Riverside Plaza
Columbus, Ohio 43215-2373
614-716-4020 Office / 614-716-1414 Fax
dgcoordinator@aep.com

Name:

(Contact person listed is subject to change. Please visit our website for up-to date information http://www.kentucky.power.com)

<u>Applicant</u>

Mailing Address	::		
City:	State:	Zip:	
Phone: ()	Phone: ()
E-mail address:			
		Service Location	
Name:			
Street Address:			
City:	State:	Zip	
Electric Service	Account Number		
Provide n	ames and contact information fo	r other contractors, installers, or e	ngineering firms involved in the design and
installatio	on of the generating facilities:		
Alternate	e Contacts		
Name		Company	Telephone/Email
		Continued on Sheet 18-14	

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-14 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. Continued (Net Metering Service)

LEVEL 2 - CONTINUED

APPPLICATION FOR INTERCONNECTION AND NET METERING,

Equipment Qualifications

Total Generating Ca	pacity (kW) of	the Generating Fa	cility:		
Type of Generator:		() Inverter-E	Based	() Synchronous	() Induction
Energy Source:	() Solar	() Wind	() Hydro	() Biogas	() Biomass
Attach documentati requirements of UL	_	at inverter is certij	fied by a nationall	y recognizes testing lab	oratory to meet the
Attach site drawing disconnect switch aı		ving locations of k	Kentucky Power Co	ompany meter, energy	source, accessible
•		•	•	-	energy source including t ratings, and transformer
Expected Start-u	n Date:				

Continued on Sheet 18-15

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-15 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. Continued (Net Metering Service)

Interconnection Agreement - Level 2

betwe	enterconnection Agreement (Agreement) is made and entered into this day of, 20, by and en Kentucky Power Company (Company), and (Customer). any and Customer are hereinafter sometimes referred to individually as "Party" or collectively as "Parties"
Witne	sseth:
	Whereas, Customer is installing, or has installed, generating equipment, controls, and protective relays and equipment (Generating Facility) used to interconnect and operate in parallel with Company's electric system, which Generating Facility is more fully described in Exhibit A, attached hereto and incorporated herein by this Agreement, and as follows:
	Location:
	Generator Size and Type:
	Now, Therefore, in consideration thereof, Customer and Company agree as follows:
	Company agrees to allow Customer to interconnect and operate the generating Facility in parallel with the Company's electric system and Customer agrees to abide by Company's Net Metering Tariff and all Terms

Continued on Sheet 18-16

and Conditions listed in this Agreement including any additional conditions listed in Exhibit A.

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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Tariff N.M.S. Continued (Net Metering Service)

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TERMS AND CONDITIONS FOR LEVEL 2:

To interconnect to the Kentucky Power Company (Company) distribution system, the customer's generating facility shall comply with the following terms and conditions:

- Company shall provide customer net metering services, without charge for standard metering equipment, through a standard kilowatt-hour metering system capable of measuring the flow of electricity in two (2) directions. If the customer requests any additional meter/meters or distribution upgrades are needed to monitor the flow in each direction, such installations shall be at the customer's expense.
- 2. Customer shall install, operate, and maintain, at customer's sole cost and expense, any control, protective, or other equipment on the customer's system required by the Company's technical interconnection requirements based on IEEE 1547, the NEC, accredited testing laboratories such as Underwriters Laboratories, and the manufacturer's suggested practices for safe, efficient, and reliable operation of the generating facility in parallel with Company's electric system. Customer shall bear full responsibility for the installation, maintenance, and safe operation of the generating facility. Upon reasonable request from the Company, customer shall demonstrate generating facility compliance.
- 3. The generating facility shall comply with, and the customer shall represent and warrant its compliance with:

 (a) any applicable safety and power quality standards established by the Institute of Electrical and Electronics Engineers (IEEE) and accredited testing laboratories such as Underwriters Laboratories (UL); (b) the National Electrical Code (NEC) as may be revised from time to time; (c) Company's rules, regulations, and Company's Terms and Conditions of Service as contained in Company's Retail Electric Tariff as may be revised from time to time with the approval of the Kentucky Public Service Commission (Commission); (d) the rules and regulations of the Commission, as such rules and regulations may be revised from time to time by the Commission; and (e) all other applicable local, state, and federal codes and laws, as the same may be in effect from time to time. Where required by law, customer shall pass an electrical inspection of the generating facility by a local authority having jurisdiction over the installation.
- 4. Any changes or additions to the Company's system required to accommodate the generating facility shall be considered excess facilities. Customer shall agree to pay Company for actual costs incurred for all such excess facilities prior to construction.
- 5. Customer shall operate the generating facility in such a manner as not to cause undue fluctuations in voltage, intermittent load characteristics, or otherwise interfere with the operation of Company's electric system. At all times when the generating facility is being operated in parallel with Company's electric system, customer shall so operate the generating facility in such a manner that no adverse impacts will be produced thereby to the service quality rendered by Company to any of its other customers or to any electric system interconnected with Company's electric system. Customer shall agree that the interconnection and operation of the generating facility is secondary to, and shall not interfere with, Company's ability to meet its primary responsibility of furnishing reasonably adequate service to its customers.

Continued on Sheet 18-17

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

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Tariff N.M.S. Continued (Net Metering Service)

TERMS AND CONDITIONS FOR LEVEL 2, continued

- 6. Customer shall be responsible for protecting, at Customer's sole cost and expense, the generating facility from any condition or disturbance on Company's electric system, including, but not limited to, voltage sags or swells, system faults, outages, loss of a single phase of supply, equipment failures, and lightning or switching surges, except that the Company shall be responsible for repair of damage caused to the generating facility resulting solely from the negligence or willful misconduct on the part of the Company.
- 7. After initial installation, Company shall have the right to inspect and/or witness commissioning tests, as specified in the Level 1 or Level 2 Application and approval process. Following the initial testing and inspection of the generating facility and upon reasonable advance notice to customer, Company shall have access at reasonable times to the generating facility to perform reasonable on- site inspections to verify that the installation, maintenance and operation of the generating facility comply with the requirements of this tariff.
- 8. For Level 2 generating facilities, where required by the Company, an eligible customer shall furnish and install on customer's side of the point of common coupling a safety disconnect switch which shall be capable of fully disconnecting the customer's energy generating equipment from Company's electric service under the full rated conditions of the customer's generating facility. The external disconnect switch (EDS) shall be located adjacent to Company's meters or the location of the EDS shall be noted by placing a sticker on the meter, and shall be of the visible break type in a metal enclosure which can be secured by a padlock. If the EDS is not located directly adjacent to the meter, the customer shall be responsible for ensuring the location of the EDS is properly and legibly identified for so long as the generating facility is operational. The disconnect switch shall be accessible to Company personnel at all times. The Company may waive the requirement for an EDS for a generating facility at its sole discretion, and on a case-by-case basis, upon review of the generating facility operating parameters and if permitted under the Company's safety and operating protocols.

The Company shall establish a training protocol for line workers on the location and use of the EDS, and shall require that the EDS be used when appropriate, and that the switch be turned back on once the disconnection is no longer necessary.

9. Company shall have the right and authority at Company's sole discretion to isolate the generating facility or require the customer to discontinue operation of the generating facility if Company believes that: (a) continued interconnection and parallel operation of the generating facility with Company's electric system creates or contributes (or may create or contribute) to a system emergency on either Company's or customer's electric system; (b) the generating facility is not in compliance with the requirements of this tariff, and the noncompliance adversely affects the safety, reliability or power quality of Company's electric system; or (c) the generating facility interferes with the operation of Company's electric system. In non-emergency situations, Company shall give customer notice of noncompliance including a description of the specific noncompliance condition and allow customer a reasonable time to cure the noncompliance prior to isolating the generating facilities. In emergency situations, when the Company is unable to immediately isolate or cause the customer to isolate only the generating facility, the Company may isolate the customer's entire facility.

Continued on Sheet 18-18

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

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Tariff N.M.S. Continued (Net Metering Service)

TERMS AND CONDITIONS FOR LEVEL 2, continued

- 10. Customer shall agree that, without the prior written permission from Company, no changes shall be made to the generating facility as initially approved. Increases in generating facility capacity will require a new "Application for Interconnection and Net Metering" which will be evaluated on the same basis as any other new application. Repair and replacement of existing generating facility components with like components not resulting in increases in generating facility capacity is allowed without approval.
- 11. To the extent permitted by law, the customer shall protect, indemnify, and hold harmless the Company and its directors, officers, employees, agents, representatives and contractors against and from all loss, claims, actions or suits, including costs and attorneys fees, for or on account of any injury or death of persons or damage to property caused by the customer or the customer's employees, agents, representatives and contractors in tampering with, repairing, maintaining or operating the customer's generating facility or any related equipment or any facilities owned by the Company except where such injury, death or damage was caused or contributed to by the fault or negligence of the Company or its employees, agents, representatives, or contractors.

The liability of the Company to the customer for injury to person and property shall be governed by the tariff(s) for the class of service under which the customer is taking service.

- 12. The customer shall maintain general liability insurance coverage (through a standard homeowner's, commercial, or other policy). Customer shall provide Company with proof of such insurance at the time that application is made for net metering.
- 13. By entering into an Interconnection Agreement, or by inspection, if any, or by non-rejection, or by approval, or in way, Company does not give any warranty, express or implied, as to the adequacy, safety, compliance with applicable codes or requirements, or as to any other characteristics, of the generating facility equipment, controls, and protective relays and equipment.
- 14. Customer's generating facility is transferable to other persons or service locations only after notification to the Company has been made and verification that the installation is in compliance with this tariff. Upon written approved generating facility is being transferred to another person, customer, or location, the Company will verify that the installation is in compliance with this tariff and provide written notification to the customer(s) within 20 business days. If the installation is no longer in compliance with this tariff, the Company will notify the customer in writing and list what must be done to place the facility in compliance.
- 15. The customer shall retain any and all Renewable Energy Credits (RECs) that may be generated by their generating facility.

Continued on Sheet 18-19

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DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-19 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. Continued

(Net Metering Service)

TERMS AND CONDITIONS FOR LEVEL 2, continued

Effective Term and Termination Rights

This Agreement becomes effective when executed by both parties and shall continue in effect until terminated. This Agreement may be terminated as follows: (a) Customer may terminate this Agreement at any time by giving the Company at least sixty (60) days' written notice; (b) Company may terminate upon failure by the Customer to continue ongoing operation of the generating facility; (c) either party may terminate by giving the other party at least thirty (30) days prior written notice that the other party is in default of any of the terms and conditions of the Agreement or the Rules or any rate schedule, tariff, regulation, contract, or policy of the Company, so long as the notice specifies the basis for termination and there is opportunity to cure the default; (d) the Company may terminate by giving the Customer at least thirty (30) days notice in the event that there is a material change in an applicable law, regulation or statute affecting this Agreement or which renders the system out of compliance with the new law or statute.

IN WITNESS WHEREOF, the Parties have executed this Agreement, effective as of the date first above written.

Customer Signature:	Date:
Printed Name:	Title:
Company Signature:	Date:
Printed Name:	Title:

Continued on Sheet 18-20

DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX, XXXX

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KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit D Page 103 of 164

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-20 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. Continued (Net Metering Service)

Interconnection Agreement - Level 2 **Exhibit A**

- Exhibit A will contain additional detailed information about the Generating Facility such as a single line diagram, relay settings, and a description of operation.
- When construction of the Company's facilities is required, Exhibit A will also contain a description and associated cost.
- Exhibit A will also specify requirements for a Company inspection and witness test and when limited operation for testing or full operation may begin.

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DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 /s/ Brian K. West ISSUED BY:

Tariff N.M.S. II (Net Metering Service II)

Availability of Service

Net Metering is available to eligible customer-generators in the Company's service territory, upon request, and on a first-come, first-served basis up to a cumulative capacity of one percent (1%) of the Company's single hour peak load in Kentucky during the previous year. If the cumulative generating capacity of net metering systems reaches 1% of the Company's single hour peak load during the previous year, upon Commission approval, the Company's obligation to offer net metering to a new customergenerator may be limited. An eligible customer-generator shall mean a retail electric customer of the Company with a generating facility that:

- (1) Generates electricity using solar energy, wind energy, biomass or biogas energy, or hydro energy;
- (2) Has a rated capacity of not greater than forty-five (45) kilowatts;
- (3) Is located on the customer's premises;
- (4) Is owned and operated by the customer;
- (5) Is connected in parallel with the Company's electric distribution system; and
- (6) Has the primary purpose of supplying all or part of the customer's own electricity requirements.

At its sole discretion, the Company may provide Net Metering to other customer-generators not meeting all the conditions listed above on a case-by-case basis.

Eligible generating facilities may take service, for a period of 25 years after the eligible generating facility is first placed in service, under the two-part rate structure and netting periods of this tariff in effect at the time the eligible electric generating facility is first placed in service.

Customers served under this optional offering will not be eligible for the Company's Equal Payment Plan (Budget) or Average Monthly Payment Plan (AMP).

The term "Customer" hereinafter shall refer to any customer requesting or receiving Net Metering services under this tariff.

Metering

Net energy metering shall be accomplished using a time of use ("TOU") kilowatt-hour meter capable of measuring the flow of electricity in two (2) directions. If the existing electrical meter installed at the customer's facility is not capable of measuring the flow of electricity in two directions, the Company will provide the customer with the appropriate metering at no additional cost to the customer. If the customer requests any additional meter or meters or if distribution upgrades are needed to monitor the flow in each direction, such installations shall be at the customer's expense.

Billing Charges

All net billing kWh and kW in each netting period, accumulated for the billing period, shall be charged at the rates applicable under the Company's standard service tariff under which the customer would otherwise be served, absent the customer's electric generating facility.

Energy charges under the customer's standard tariff shall be applied to the customer's net energy for the billing period to the extent that the net energy exceeds zero. If the customer's net energy is zero or negative during the billing period, the customer shall pay only the non- energy charge portions of the standard tariff bill.

All excess customer generation, (net negative energy or "NNE"), accumulated for the billing period, shall be credited at the avoided cost rate of 0.09746 \$/kWh for Residential service and 0.09657 \$/kWh for non-residential service each billing period.

Bill credits to customers for NNE at the avoided cost rate each billing period is a purchased power expense and shall be recovered from all customers through the Company's Purchased Power Adjustment Rider. If the NNE credit exceeds the customer's billed energy charges, along with any riders that are based on a per kWh charge, during the billing period, the amount in excess will be carried over for use in subsequent billing periods.

Continued on Sheet 19-2

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

Tariff N.M.S. II Continued (Net Metering Service II)

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Application and Approval Process

The Customer shall submit an Application for Interconnection and Net Metering ("Application") and receive approval from the Company prior to connecting the generator facility to the Company's system.

Applications will be submitted by the Customer and reviewed and processed by the Company according to either Level 1 or Level 2 processes defined below.

The Company may reject an Application for violations of any code, standard, or regulation related to reliability or safety; however, the Company will work with the Customer to resolve those issues to the extent practicable.

Customers may contact the Company to check on the status of an Application or with questions prior to submitting an Application. Company contact information can be found on Kentucky Power Company's Application Form or on the Company's website.

Level 1 and Level 2 Definitions

Level 1

A Level 1 Application shall be used if the generating facility is inverter-based and is certified by a nationally recognized testing laboratory to meet the requirements of Underwriters Laboratories Standard 1741 "Inverters, Converters, Controllers and Interconnection System Equipment for Use With Distributed Energy Resources" (UL 1741).

The Company will approve the Level 1 Application if the generating facility also meets all of the following conditions:

- (1) For interconnection to a radial distribution circuit, the aggregated generation on the circuit, including the proposed generating facility, will not exceed 15% of the Line Section's most recent annual one hour peak load. A line section is the smallest part of the primary distribution system the generating facility could remain connected to after operation of any sectionalizing devices.
- (2) If the proposed generating facility is to be interconnected on a single-phase shared secondary, the aggregate generation capacity on the shared secondary, including the proposed generating facility, will not exceed the smaller of 20 kVA or the nameplate rating of the transformer.
- (3) If the proposed generating facility is single-phase and is to be interconnected on a center tap neutral of a 240 volt service, its addition shall not create an imbalance between the two sides of the 240 volt service of more than 20% of the nameplate rating of the service transformer.
- (4) If the generating facility is to be connected to three-phase, three wire primary Company distribution lines, the generator shall appear as a phase-to-phase connection at the primary Company distribution line.
- (5) If the generating facility is to be connected to three-phase, four wire primary Company distribution lines, the generator shall appear to the primary Company distribution line as an effectively grounded source.
- (6) The interconnection will not be on an area or spot network.
- (7) The Company does not identify any violations of any applicable provisions of IEEE 1547, "Standard for Interconnecting Distributed Resources with Electric Power Systems."
- (8) No construction of facilities by the Company on its own system will be required to accommodate the generating facility.

If the generating facility does not meet all of the above listed criteria, the Company, in its sole discretion, may either: 1) approve the generating facility under the Level 1 Application if the Company determines that the generating facility can be safely and reliably connected to the Company's system; or 2) deny the Application as submitted under the Level 1 Application.

The Company shall notify the customer within 20 business days whether the Application is approved or denied, based on the criteria provided in this section.

Continued on Sheet 19-3

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff N.M.S. II Continued (Net Metering Service II)

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Level 1 Continued

If the Application lacks complete information, the Company shall notify the customer that additional information is required, including a list of such additional information. The time between notification and receipt of required additional information will add to the time to process the Application.

When approved, the Company will indicate by signing the approval line on the Level 1 Application Form and returning it to the customer. The approval will be subject to successful completion of an initial installation inspection and witness test if required by the Company. The Company's approval section of the Application will indicate if an inspection and witness test are required. If so, the customer shall notify the Company within 3 business days of completion of the generating facility installation and schedule an inspection and witness test with the Company to occur within 10 business days of completion of the generator facility installation or as otherwise agreed to by the Company and the customer. The customer may not operate the generating facility until successful completion of such inspection and witness test, unless the Company expressly permits operational testing not to exceed two hours. If the installation fails the inspection or witness test due to noncompliance with any provision in the Application and Company approval, the customer shall not operate the generating facility until any and all noncompliance is corrected and re-inspected by the Company.

If the Application is denied, the Company will supply the customer with reasons for denial. The customer may resubmit under Level 2 if appropriate.

Level 2

A Level 2 Application is required under any of the following:

- (1) The generating facility is not inverter based;
- (2) The generating facility uses equipment that is not certified by a nationally recognized testing laboratory to meet the requirements of UL 1741; or
- (3) The generating facility does not meet one or more of the additional conditions under Level 1.

The Company will approve the Level 2 Application if the generating facility meets the Company's technical interconnection requirements, which are based on IEEE 1547. The Company shall make its technical interconnection requirements available online and upon request.

The Company will process the Level 2 Application within 30 business days of receipt of a complete Application. Within that time the Company will respond in one of the following ways:

- (1) The Application is approved and the Company will provide the customer with an Interconnection Agreement to sign.
- (2) If construction or other changes to the Company's distribution system are required, the cost will be the responsibility of the customer. The Company will give notice to the customer and offer to meet to discuss estimated costs and construction timeframe. Should the customer agree to pay for costs and proceed, the Company will provide the customer with an Interconnection Agreement to sign within a reasonable time.
- (3) The Application is denied. The Company will supply the customer with reasons for denial and offer to meet to discuss possible changes that would result in Company approval. Customer may resubmit Application with changes.

If the Application lacks complete information, the Company shall notify the customer that additional information is required, including a list of such additional information. The time between notification and receipt of required additional information will add to the 30-business-day target to process the Application.

Continued on Sheet 19-4

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff N.M.S. II Continued (Net Metering Service II)

Level 2 Continued

The Interconnection Agreement will contain all the terms and conditions for interconnection consistent with those specified in this tariff, inspection and witness test requirements, description of and cost of construction or other changes to the Company's distribution system required to accommodate the generating facility, and detailed documentation of the generating facilities which may include single line diagrams, relay settings, and a description of operation.

The customer may not operate the generating facility until an Interconnection Agreement is signed by the customer and Company and all necessary conditions stipulated in the agreement are met.

Application, Inspection and Processing Fees

No application fee or other review, study, or inspection or witness test fees will be charged by the Company for Level 1 applications.

The Company will require each customer to submit with each Level 2 Application a non-refundable application, inspection and processing fee of \$100. In the event the Company determines an impact study is necessary with respect to a Level 2 Application, the customer shall be responsible for any reasonable costs up to \$1,000 for the initial impact study. The Company shall provide documentation of the actual cost of the impact study. Any other studies requested by the customer shall be at the customer's sole expense.

Terms and Conditions for Interconnection

To interconnect to the Company's distribution system, the customer's generating facility shall comply with the following terms and conditions:

- (1) The Company shall provide the customer net metering services, without charge for standard TOU metering equipment, through a standard kilowatt-hour metering system capable of measuring the flow of electricity in two (2) directions. If the customer requests any additional meter or meters or distribution upgrades are needed to monitor the flow in each direction, such installations shall be at the customer's expense.
- (2) The customer shall install, operate, and maintain, at customer's sole cost and expense, any control, protective, or other equipment on the customer's system required by the Company's technical interconnection requirements based on IEEE 1547, the NEC, accredited testing laboratories such as Underwriters Laboratories, and the manufacturer's suggested practices for safe, efficient and reliable operation of the generating facility in parallel with Company's electric system. Customer shall bear full responsibility for the installation, maintenance and safe operation of the generating facility. Upon reasonable request from the Company, the customer shall demonstrate generating facility compliance.
- (3) The generating facility shall comply with, and the customer shall represent and warrant its compliance with: (a) any applicable safety and power quality standards established by IEEE and accredited testing laboratories such as Underwriters Laboratories; (b) the NEC as may be revised from time to time; (c) Company's rules, regulations, and Company's Terms and Conditions of Service as contained in Company's Retail Electric Tariff as may be revised from time to time with the approval of the Kentucky Public Service Commission (Commission); (d) the rules and regulations of the Commission, as such rules and regulations may be revised from time to time by the Commission; and (e) all other applicable local, state, and federal codes and laws, as the same may be in effect from time to time. Where required by law, customer shall pass an electrical inspection of the generating facility by a local authority having jurisdiction over the installation.
- (4) Any changes or additions to the Company's system required to accommodate the generating facility shall be considered excess facilities. Customer shall agree to pay Company for actual costs incurred for all such excess facilities prior to construction.

Continued on Sheet 19-5

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DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

Tariff N.M.S. II Continued (Net Metering Service II)

Terms and Conditions for Interconnection Continued

- (5) Customer shall operate the generating facility in such a manner as not to cause undue fluctuations in voltage, intermittent load characteristics or otherwise interfere with the operation of Company's electric system. At all times when the generating facility is being operated in parallel with Company's electric system, customer shall so operate the generating facility in such a manner that no adverse impacts will be produced thereby to the service quality rendered by Company to any of its other customers or to any electric system interconnected with Company's electric system. Customer shall agree that the interconnection and operation of the generating facility is secondary to, and shall not interfere with, Company's ability to meet its primary responsibility of furnishing reasonably adequate service to its customers.
- (6) Customer shall be responsible for protecting, at customer's sole cost and expense, the generating facility from any condition or disturbance on Company's electric system, including, but not limited to, voltage sags or swells, system faults, outages, loss of a single phase of supply, equipment failures, and lightning or switching surges, except that the Company shall be responsible for repair of damage caused to the generating facility resulting solely from the negligence or willful misconduct on the part of the Company.
- (7) After initial installation, Company shall have the right to inspect and/or witness commissioning tests, as specified in the Level 1 or Level 2 Application and approval process. Following the initial testing and inspection of the generating facility and upon reasonable advance notice to customer, Company shall have access at reasonable times to the generating facility to perform reasonable on- site inspections to verify that the installation, maintenance, and operation of the generating facility comply with the requirements of this tariff.
- (8) For Level 1 and 2 generating facilities, where required by the Company, an eligible customer shall furnish and install on customer's side of the point of common coupling a safety disconnect switch which shall be capable of fully disconnecting the customer's energy generating equipment from Company's electric service under the full rated conditions of the customer's generating facility. The external disconnect switch (EDS) shall be located adjacent to Company's meters or the location of the EDS shall be noted by placing a sticker on the meter, and shall be of the visible break type in a metal enclosure which can be secured by a padlock. If the EDS is not located directly adjacent to the meter, the customer shall be responsible for ensuring that the location of the EDS is properly and legibly identified for so long as the generating facility is operational. The disconnect switch shall be accessible to Company personnel at all times. The Company may waive the requirement for an EDS for a generating facility at its sole discretion, and on a case-by-case basis, upon review of the generating facility operating parameters and if permitted under the Company's safety and operating protocols.

The Company shall establish a training protocol for line workers on the location and use of the EDS, and shall require that the EDS be used when appropriate, and that the switch be turned back on once the disconnection is no longer necessary.

(9) Company shall have the right and authority at Company's sole discretion to isolate the generating facility or require the customer to discontinue operation of the generating facility if Company believes that: (a) continued interconnection and parallel operation of the generating facility with Company's electric system creates or contributes (or may create or contribute) to a system emergency on either Company's or customer's electric system; (b) the generating facility is not in compliance with the requirements of this tariff, and the noncompliance adversely affects the safety, reliability, or power quality of Company's electric system; or (c) the generating facility interferes with the operation of Company's electric system. In non-emergency situations, Company shall give customer notice of noncompliance including a description of the specific noncompliance condition and allow customer a reasonable time to cure the noncompliance prior to isolating the generating facilities. In emergency situations, when the Company is unable to immediately isolate or cause the customer to isolate only the generating facility, the Company may isolate the customer's entire facility.

Continued on Sheet 19-6

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff N.M.S. II Continued (Net Metering Service II)

Terms and Conditions for Interconnection Continued

- (10) Customer shall agree that, without the prior written permission from Company, no changes shall be made to the generating facility as initially approved. Increases in generating facility capacity will require a new "Application for Interconnection and Net Metering" which will be evaluated on the same basis as any other new application. Repair and replacement of existing generating facility components with like components that meet UL 1741 certification requirements for Level 1 facilities and not resulting in increases in generating facility capacity are allowed without approval.
- (11) To the extent permitted by law, the customer shall protect, indemnify, and hold harmless the Company and its directors, officers, employees, agents, representatives and contractors against and from all loss, claims, actions or suits, including costs and attorneys fees, for or on account of any injury or death of persons or damage to property caused by the customer or the customer's employees, agents, representatives and contractors in tampering with, repairing, maintaining, or operating the customer's generating facility or any related equipment or any facilities owned by the Company except where such injury, death or damage was caused or contributed to by the fault or negligence of the Company or its employees, agents, representatives, or contractors.
 - The liability of the Company to the customer for injury to person and property shall be governed by the tariff(s) for the class of service under which the customer is taking service.
- (12) The customer shall maintain general liability insurance coverage (through a standard homeowner's, commercial, or other policy) for both Level 1 and Level 2 generating facilities. Customer shall, upon request, provide Company with proof of such insurance at the time that application is made for net metering.
- (13) By entering into an Interconnection Agreement, or by inspection, if any, or by non-rejection, or by approval, or in any other way, Company does not give any warranty, express or implied, as to the adequacy, safety, compliance with applicable codes or requirements, or as to any other characteristics, of the generating facility equipment, controls, and protective relays and equipment.
- (14) A customer's generating facility is transferable to other persons or service locations only after notification to the Company has been made and verification that the installation is in compliance with this tariff. Upon written notification that an approved generating facility is being transferred to another person, customer, or location, the Company will verify that the installation is in compliance with this tariff and provide written notification to the customer(s) within 20 business days. If the installation is no longer in compliance with this tariff, the Company will notify the customer in writing and list what must be done to place the facility in compliance.
- (15) The customer shall retain any and all Renewable Energy Credits (RECs) that may be generated by their generating facility.

Term of Contract

Any contract required under this tariff shall become effective when executed by both parties and shall continue in effect until terminated. The contract may be terminated as follows: (a) Customer may terminate the contract at any time by giving the Company at least sixty (60) days' written notice; (b) Company may terminate upon failure by the customer to continue ongoing operation of the generating facility; (c) either party may terminate by giving the other party at least thirty (30) days prior written notice that the other party is in default of any of the terms and conditions of the contract or the rules or any rate schedule, tariff, regulation, contract, or policy of the Company, so long as the notice specifies the basis for termination and there is opportunity to cure the default; (d) the Company may terminate by giving the customer at least thirty (30) days notice in the event that there is a material change in an applicable law, regulation or statute affecting this Agreement or which renders the system out of compliance with the new law or statute.

Special Terms and Conditions

This tariff is subject to the Company's Terms and Conditions of Service and all provisions of the standard service tariff under which the customer takes service. This tariff is also subject to the applicable provisions of the Company's Technical Requirements for Interconnection.

Continued on Sheet 19-7

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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KPSC Case No. 2023-00159
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-7 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. II Continued (Net Metering Service II)

Application For Interconnection And Net Metering – Level 1

Use this Application only for: 1.) a generating facility that is inverter based and certified by a nationally recognized testing laboratory to meet the requirements of UL 1741, 2.) less than or equal to 45 kW generation capacity, and 3.) connecting to Kentucky Power distribution system.

Submit this Application to:

D.G. Coordinator American Electric Power 1 Riverside Plaza Columbus, OH 43215-2373 614-716-4020 Office / 614-716-1414 Fax (Contact person listed is subject to change. Please visit our website for up-to-date information http://www.kentuckypower.com)

dgcoodinator@aep.com

Apı		

Name:		
Mailing Address:		
<u>City:</u>	<u>State:</u>	<u>Zip:</u>
Phone: ()	Phone: ()
E-mail address:		
	Service Location	
Name:		
Street Address:		
City:	State:	Zip:
Electric Service Account Nu	<u>mber</u>	
Provide names and contact and installation of the gene	information for other contractors, insta rating facilities:	llers, or engineering firms involved in the design
Alternate Contacts		
	Company	Telephone/Email

Continued on Sheet 19-8

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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KPSC Case No. 2023-00159
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-8 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. II Continued (Net Metering Service II)

<u>APPLICATION FOR INTERCONNECTION AND NET METERING,</u> <u>LEVEL 1 – CONTINUED</u>

Equipment Qualifications

Energy Source:		() Solar	() Wind	NA salal.	() Hydro	() Biogas	() Biomass
Inverter Manufacturer:				Model:			
Inverter Power Rating:				Voltage	Rating:		
Power Rating of Energy turbine):	Source (i.e	., solar panels, wind	t				
Battery Storage:	() Yes	() No		If Yes, Ba	attery Power Rating	;	
meet the requ Attach site dro accessible disc	irements o awing or sk connect swi	f UL 1741. etch showing locati itch and inverter.	ons of Kent	ucky Pow	rer Company meter,	,	
_	ches, fuses,	breakers, panels, t		-	•	on to the energy sou vire size, equipment	
Expected Star	t-up Date:		_				

Continued on Sheet 19-9

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

Tariff N.M.S. II Continued (Net Metering Service II)

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TERMS AND CONDITIONS FOR LEVEL 1:

- The Company shall provide customer net metering services, without charge for standard metering equipment, through a standard kilowatt-hour metering system capable of measuring the flow of electricity in two (2) directions. If the customer requests any additional meter or meters or distribution upgrades are needed to monitor the flow in each direction, such installations shall be at the customer's expense.
- Customer shall install, operate, and maintain, at customer's sole cost and expense, any control, protective, or other equipment on the customer's system required by the Company's technical interconnection requirements based on IEEE 1547, the NEC, accredited testing laboratories such as Underwriters Laboratories, and the manufacturer's suggested practices for safe, efficient, and reliable operation of the generating facility in parallel with Company's electric system. Customer shall bear full responsibility for the installation, maintenance, and safe operation of the generating facility. Upon reasonable request from the Company, customer shall demonstrate generating facility compliance.
- The generating facility shall comply with, and the customer shall represent and warrant its compliance with: (a) any applicable safety and power quality standards established by the Institute of Electrical and Electronics Engineers (IEEE) and accredited testing laboratories such as Underwriters Laboratories (UL); (b) the National Electrical Code (NEC) as may be revised from time to time; (c) Company's rules, regulations, and Company's Terms and Conditions of Service as contained in Company's Retail Electric Tariff as may be revised from time to time with the approval of the Kentucky Public Service Commission (Commission); (d) the rules and regulations of the Commission, as such rules and regulations may be revised from time to time by the Commission; and (e) all other applicable local, state, and federal codes and laws, as the same may be in effect from time to time. Where required by law, customer shall pass an electrical inspection of the generating facility by a local authority having jurisdiction over the installation.
- 4 Any changes or additions to the Company's system required to accommodate the generating facility shall be considered excess facilities. Customer shall agree to pay Company for actual costs incurred for all such excess facilities prior to construction.
- Customer shall operate the generating facility in such a manner as not to cause undue fluctuations in voltage, intermittent load characteristics, or otherwise interfere with the operation of Company's electric system. At all times when the generating facility is being operated in parallel with Company's electric system, customer shall so operate the generating facility in such a manner that no adverse impacts will be produced thereby to the service quality rendered by Company to any of its other customers or to any electric system interconnected with Company's electric system. Customer shall agree that the interconnection and operation of the generating facility is secondary to, and shall not interfere with, Company's ability to meet its primary responsibility of furnishing reasonably adequate service to its customers.
- Customer shall be responsible for protecting, at customer's sole cost and expense, the generating facility from any condition or disturbance on Company's electric system, including, but not limited to, voltage sags or swells, system faults, outages, loss of a single phase of supply, equipment failures, and lightning or switching surges, except that the Company shall be responsible for repair of damage caused to the generating facility resulting solely from the negligence or willful misconduct on the part of the Company.

Continued on Sheet 19-10

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff N.M.S. II Continued (Net Metering Service II)

TERMS AND CONDITIONS FOR LEVEL 1, continued

- 7 After initial installation, Company shall have the right to inspect and/or witness commissioning tests, as specified in the Level 1 or Level 2 Application and approval process. Following the initial testing and inspection of the generating facility and upon reasonable advance notice to customer, Company shall have access at reasonable times to the generating facility to perform reasonable on- site inspections to verify that the installation, maintenance and operation of the generating facility comply with the requirements of this tariff.
- 8 For Level 1 generating facilities, where required by the Company, an eligible customer shall furnish and install on customer's side of the point of common coupling a safety disconnect switch which shall be capable of fully disconnecting the customer's energy generating equipment from Company's electric service under the full rated conditions of the customer's generating facility. The external disconnect switch (EDS) shall be located adjacent to Company's meters or the location of the EDS shall be noted by placing a sticker on the meter, and shall be of the visible break type in a metal enclosure which can be secured by a padlock. If the EDS is not located directly adjacent to the meter, the customer shall be responsible for ensuring the location of the EDS is properly and legibly identified for so long as the generating facility is operational. The disconnect switch shall be accessible to Company personnel at all times. The Company may waive the requirement for an EDS for a generating facility at its sole discretion, and on a case-by-case basis, upon review of the generating facility operating parameters and if permitted under the Company's safety and operating protocols.

The Company shall establish a training protocol for line workers on the location and use of the EDS, and shall require that the EDS be used when appropriate, and that the switch be turned back on once the disconnection is no longer necessary.

- 9 Company shall have the right and authority at Company's sole discretion to isolate the generating facility or require the customer to discontinue operation of the generating facility if Company believes that: (a) continued interconnection and parallel operation of the generating facility with Company's electric system creates or contributes (or may create or contribute) to a system emergency on either Company's or customer's electric system; (b) the generating facility is not in compliance with the requirements of this tariff, and the noncompliance adversely affects the safety, reliability or power quality of Company's electric system; or (c) the generating facility interferes with the operation of Company's electric system. In non-emergency situations, Company shall give customer notice of noncompliance including a description of the specific noncompliance condition and allow customer a reasonable time to cure the noncompliance prior to isolating the generating facilities. In emergency situations, when the Company is unable to immediately isolate or cause the customer to isolate only the generating facility, the Company may isolate the customer's entire facility.
- 10 Customer shall agree that, without the prior written permission from Company, no changes shall be made to the generating facility as initially approved. Increases in generating facility capacity will require a new "Application for Interconnection and Net Metering" which will be evaluated on the same basis as any other new application. Repair and replacement of existing generating facility components with like components that meet UL 1741 certification requirements for Level 1 facilities and not resulting in increases in generating facility capacity are allowed without approval.

Continued on Sheet 19-11

DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX, XXXX

Tariff N.M.S. II Continued (Net Metering Service II)

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TERMS AND CONDITIONS FOR LEVEL 1, continued

To the extent permitted by law, the customer shall protect, indemnify, and hold harmless the Company and its directors, officers, employees, agents, representatives and contractors against and from all loss, claims, actions or suits, including costs and attorneys fees, for or on account of any injury or death of persons or damage to property caused by the customer or the customer's employees, agents, representatives and contractors in tampering with, repairing, maintaining or operating the customer's generating facility or any related equipment or any facilities owned by the Company except where such injury, death or damage was caused or contributed to by the fault or negligence of the Company or its employees, agents, representatives, or contractors.

The liability of the Company to the customer for injury to person and property shall be governed by the tariff(s) for the class of service under which the customer is taking service.

- 12 The Customer shall maintain general liability insurance coverage (through a standard homeowner's, commercial, or other policy) for Level 1 generating facilities. Customer shall, upon request, provide Company with proof of such insurance at the time that application is made for net metering.
- By entering into an Interconnection Agreement, or by inspection, if any, or by non-rejection, or by approval, or in any other way, Company does not give any warranty, express or implied, as to the adequacy, safety, compliance with applicable codes or requirements, or as to any other characteristics, of the generating facility equipment, controls, and protective relays and equipment.
- Customer's generating facility is transferable to other persons or service locations only after notification to the Company has been made and verification that the installation is in compliance with this tariff. Upon written notification that an approved generating facility is being transferred to another person, customer, or location, the Company will verify that the installation is in compliance with this tariff and provide written notification to the Customer(s) within 20 business days. If the installation is no longer in compliance with this tariff, the Company will notify the customer in writing and list what must be done to place the facility in compliance.
- 15 The customer shall retain any and all Renewable Energy Credits ("RECs") that may be generated by their generating facility.

Continued on Sheet 19-12

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

KPSC Case No. 2023-00159
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-12 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. II Continued (Net Metering Service II)

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TERMS AND CONDITIONS FOR LEVEL 1, continued

Effective Term and Termination Rights

This Agreement becomes effective when executed by both parties and shall continue in effect until terminated. This Agreement may be terminated as follows: (a) Customer may terminate this Agreement at any time by giving the Company at least sixty (60) days' written notice; (b) Company may terminate upon failure by the Customer to continue ongoing operation of the generating facility; (c) either party may terminate by giving the other party at least thirty (30) days prior written notice that the other party is in default of any of the terms and conditions of the Agreement or the Rules or any rate schedule, tariff, regulation, contract, or policy of the Company, so long as the notice specifies the basis for termination and there is opportunity to cure the default; (d) the Company may terminate by giving the Customer at least thirty (30) days notice in the event that there is a material change in an applicable law, regulation or statute affecting this Agreement or which renders the system out of compliance with the new law or statute. I hereby certify that, to the best of my knowledge, all of the information provided in this Application is true, and I agree to abide by all the Terms and Conditions included in this Application for Interconnection and Net Metering and Company's Net Metering Tariff.

Customer Signature:	Date:

COMPANY APPROVAL SECTION

When signed below by a Company representative, Application for Interconnection and Net Metering is approved subject to the provisions contained in this Application and as indicated below.

Company inspection and witness test: () Required () Waived

If Company inspection and witness test is required, Customer shall notify the Company within three (3) business days of completion of the generating facility installation and schedule an inspection and witness test with the Company to occur within ten (10) business days of completion of the generating facility installation or as otherwise agreed to by the Company and the Customer. Unless indicated below, the Customer may not operate the generating facility until such inspection and witness test is successfully completed. Additionally, the Customer may not operate the generating facility until all other terms and conditions in the Application have been met.

Call: to schedule an inspection and witness test.

Pre-Inspection operational testing not to exceed two (2) hours: () Allowed () Not Allowed

If Company inspection and witness test is waived, operation of the generating facility may begin when installation is complete, and all other terms and conditions in the Application have been met.

Additions, Changes, or Clarifications to Application Information: () None () As specified here:

Approved by:	Date:	
Printed Name:	Title:	

Continued on Sheet 19-13

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

D.G. Coordinator

Tariff N.M.S. II Continued (Net Metering Service II)

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Application for Interconnection and Net Metering – Level 2

Use this Application form for connecting to the Kentucky Power distribution system and: 1.) the generating facility is not inverter based or is not certified by a nationally recognized testing laboratory to meet the requirements of UL 1741 or 2.) does not meet any of the additional conditions under a Level 1 Application (inverter based and less than or equal to 45kW generation).

Submit this Application (along with the application fee of \$100) to:

(Contact person listed is subject to change. Please visit our **American Electric Power** website for up-to date information http://www.kentucky.power.com) 1 Riverside Plaza Columbus, Ohio 43215-2373 614-716-4020 Office / 614-716-1414 Fax dgcoordinator@aep.com **Applicant** Name: **Mailing Address:** City: State: Zip: Phone: (Phone: () E-mail address: **Service Location** Name: Street Address: City: Zip: State: Electric Service Account Number Provide names and contact information for other contractors, installers, or engineering firms involved in the design and installation of the generating facilities: **Alternate Contacts** Name Company Telephone/Email

Continued on Sheet 19-14

DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-14 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. II Continued (Net Metering Service II)

APPLICATION FOR INTERCONNECTION AND NET METERING, LEVEL 2 - CONTINUED

Equipment Qualifications

Total Generating Capa	city (kW) of the (Generating Facility	:		
Type of Generator:	()	Inverter-Based	() Synchro	nous	() Induction
Energy Source:	() Solar	() Wind	() Hydro	() Biogas	() Biomass
Attach documentation requirements of UL 17	_	verter is certified b	y a nationally reco	gnizes testing	laboratory to meet the
Attach site drawing or accessible disconnect s	_	-	cky Power Compai	ny meter, ener	gy source,
Attach single line drawing showing all electrical equipment from the metering location to the energy source including switches, fuses, breakers, panels, transformers, inverters, energy source, wire size, equipment ratings, and transformer connections.					
Expected Start-up Date	2:				

Continued on Sheet 19-15

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-15 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. II Continued (Net Metering Service II)

Interconnection Agreement – Level 2

betwee	terconnection Agreement (Agreement) is made and entered into this day of, 20, by and en Kentucky Power Company (Company), and (Customer). ny and Customer are hereinafter sometimes referred to individually as "Party" or collectively as s"
Witnes	seth:
	Whereas, Customer is installing, or has installed, generating equipment, controls, and protective relays and equipment (Generating Facility) used to interconnect and operate in parallel with Company's electric system, which Generating Facility is more fully described in Exhibit A, attached hereto and incorporated herein by this Agreement, and as follows:
	Location:
	Generator Size and Type:
	Now, therefore, in consideration thereof, Customer and Company agree as follows:
	Company agrees to allow Customer to interconnect and operate the generating Facility in parallel with the Company's electric system and Customer agrees to abide by Company's Net Metering Tariff

and all Terms and Conditions listed in this Agreement including any additional conditions listed in

Continued on Sheet 19-16

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Exhibit A.

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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Tariff N.M.S. II Continued (Net Metering Service II)

TERMS AND CONDITIONS FOR LEVEL 2:

To interconnect to the Kentucky Power Company (Company) distribution system, the customer's generating facility shall comply with the following terms and conditions:

- Company shall provide customer net metering services, without charge for standard metering equipment, through a standard kilowatt-hour metering system capable of measuring the flow of electricity in two (2) directions. If the customer requests any additional meter/meters or distribution upgrades are needed to monitor the flow in each direction, such installations shall be at the customer's expense.
- 2. Customer shall install, operate, and maintain, at customer's sole cost and expense, any control, protective, or other equipment on the customer's system required by the Company's technical interconnection requirements based on IEEE 1547, the NEC, accredited testing laboratories such as Underwriters Laboratories, and the manufacturer's suggested practices for safe, efficient, and reliable operation of the generating facility in parallel with Company's electric system. Customer shall bear full responsibility for the installation, maintenance, and safe operation of the generating facility. Upon reasonable request from the Company, customer shall demonstrate generating facility compliance.
- 3. The generating facility shall comply with, and the customer shall represent and warrant its compliance with:

 (a) any applicable safety and power quality standards established by the Institute of Electrical and Electronics Engineers (IEEE) and accredited testing laboratories such as Underwriters Laboratories (UL); (b) the National Electrical Code (NEC) as may be revised from time to time; (c) Company's rules, regulations, and Company's Terms and Conditions of Service as contained in Company's Retail Electric Tariff as may be revised from time to time with the approval of the Kentucky Public Service Commission (Commission); (d) the rules and regulations of the Commission, as such rules and regulations may be revised from time to time by the Commission; and (e) all other applicable local, state, and federal codes and laws, as the same may be in effect from time to time. Where required by law, customer shall pass an electrical inspection of the generating facility by a local authority having jurisdiction over the installation.
- 4. Any changes or additions to the Company's system required to accommodate the generating facility shall be considered excess facilities. Customer shall agree to pay Company for actual costs incurred for all such excess facilities prior to construction.
- 5. Customer shall operate the generating facility in such a manner as not to cause undue fluctuations in voltage, intermittent load characteristics, or otherwise interfere with the operation of Company's electric system. At all times when the generating facility is being operated in parallel with Company's electric system, customer shall so operate the generating facility in such a manner that no adverse impacts will be produced thereby to the service quality rendered by Company to any of its other customers or to any electric system interconnected with Company's electric system. Customer shall agree that the interconnection and operation of the generating facility is secondary to, and shall not interfere with, Company's ability to meet its primary responsibility of furnishing reasonably adequate service to its customers.

Continued on Sheet 19-17

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff N.M.S. II Continued (Net Metering Service II)

TERMS AND CONDITIONS FOR LEVEL 2, continued

- 6. Customer shall be responsible for protecting, at Customer's sole cost and expense, the generating facility from any condition or disturbance on Company's electric system, including, but not limited to, voltage sags or swells, system faults, outages, loss of a single phase of supply, equipment failures, and lightning or switching surges, except that the Company shall be responsible for repair of damage caused to the generating facility resulting solely from the negligence or willful misconduct on the part of the Company.
- 7. After initial installation, Company shall have the right to inspect and/or witness commissioning tests, as specified in the Level 1 or Level 2 Application and approval process. Following the initial testing and inspection of the generating facility and upon reasonable advance notice to customer, Company shall have access at reasonable times to the generating facility to perform reasonable on- site inspections to verify that the installation, maintenance and operation of the generating facility comply with the requirements of this tariff.
- For Level 2 generating facilities, where required by the Company, an eligible customer shall furnish and install on customer's side of the point of common coupling a safety disconnect switch which shall be capable of fully disconnecting the customer's energy generating equipment from Company's electric service under the full rated conditions of the customer's generating facility. The external disconnect switch (EDS) shall be located adjacent to Company's meters or the location of the EDS shall be noted by placing a sticker on the meter, and shall be of the visible break type in a metal enclosure which can be secured by a padlock. If the EDS is not located directly adjacent to the meter, the customer shall be responsible for ensuring the location of the EDS is properly and legibly identified for so long as the generating facility is operational. The disconnect switch shall be accessible to Company personnel at all times. The Company may waive the requirement for an EDS for a generating facility at its sole discretion, and on a case-by-case basis, upon review of the generating facility operating parameters and if permitted under the Company's safety and operating protocols.

The Company shall establish a training protocol for line workers on the location and use of the EDS, and shall require that the EDS

be used when appropriate, and that the switch be turned back on once the disconnection is no longer necessary.

Company shall have the right and authority at Company's sole discretion to isolate the generating facility or require the customer to discontinue operation of the generating facility if Company believes that: (a) continued interconnection and parallel operation of the generating facility with Company's electric system creates or contributes (or may create or contribute) to a system emergency on either Company's or customer's electric system; (b) the generating facility is not in compliance with the requirements of this tariff, and the noncompliance adversely affects the safety, reliability or power quality of Company's electric system; or (c) the generating facility interferes with the operation of Company's electric system. In non-emergency situations, Company shall give customer notice of noncompliance including a description of the specific noncompliance condition and allow customer a reasonable time to cure the noncompliance prior to isolating the generating facilities. In emergency situations, when the Company is unable to immediately isolate or cause the customer to isolate only the generating facility, the Company may isolate the customer's entire facility.

Continued on Sheet 19-18

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DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

Tariff N.M.S. II Continued (Net Metering Service II)

TERMS AND CONDITIONS FOR LEVEL 2, continued

- 10. Customer shall agree that, without the prior written permission from Company, no changes shall be made to the generating facility as initially approved. Increases in generating facility capacity will require a new "Application for Interconnection and Net Metering" which will be evaluated on the same basis as any other new application. Repair and replacement of existing generating facility components with like components not resulting in increases in generating facility capacity are allowed without approval.
- 11. To the extent permitted by law, the customer shall protect, indemnify, and hold harmless the Company and its directors, officers, employees, agents, representatives and contractors against and from all loss, claims, actions or suits, including costs and attorneys fees, for or on account of any injury or death of persons or damage to property caused by the customer or the customer's employees, agents, representatives and contractors in tampering with, repairing, maintaining or operating the customer's generating facility or any related equipment or any facilities owned by the Company except where such injury, death or damage was caused or contributed to by the fault or negligence of the Company or its employees, agents, representatives, or contractors.

The liability of the Company to the customer for injury to person and property shall be governed by the tariff(s) for the class of service under which the customer is taking service.

- 12. The customer shall maintain general liability insurance coverage (through a standard homeowner's, commercial, or other policy). Customer shall provide Company with proof of such insurance at the time that application is made for net metering.
- 13. By entering into an Interconnection Agreement, or by inspection, if any, or by non-rejection, or by approval, or in any other way, Company does not give any warranty, express or implied, as to the adequacy, safety, compliance with applicable codes or requirements, or as to any other characteristics, of the generating facility equipment, controls, and protective relays and equipment.
- 14. Customer's generating facility is transferable to other persons or service locations only after notification to the Company has been made and verification that the installation is in compliance with this tariff. Upon written notification that an approved generating facility is being transferred to another person, customer, or location, the Company will verify that the installation is in compliance with this tariff and provide written notification to the customer(s) within 20 business days. If the installation is no longer in compliance with this tariff, the Company will notify the customer in writing and list what must be done to place the facility in compliance.
- 15. The customer shall retain any and all Renewable Energy Credits (RECs) that may be generated by their generating facility.

Continued on Sheet 19-19

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-19 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. II Continued (Net Metering Service II)

TERMS AND CONDITIONS FOR LEVEL 2, continued

Effective Term and Termination Rights

This Agreement becomes effective when executed by both parties and shall continue in effect until terminated. This Agreement may be terminated as follows: (a) Customer may terminate this Agreement at any time by giving the Company at least sixty (60) days' written notice; (b) Company may terminate upon failure by the Customer to continue ongoing operation of the generating facility; (c) either party may terminate by giving the other party at least thirty (30) days prior written notice that the other party is in default of any of the terms and conditions of the Agreement or the Rules or any rate schedule, tariff, regulation, contract, or policy of the Company, so long as the notice specifies the basis for termination and there is opportunity to cure the default; (d) the Company may terminate by giving the Customer at least thirty (30) days notice in the event that there is a material change in an applicable law, regulation or statute affecting this Agreement or which renders the system out of compliance with the new law or statute.

IN WITNESS WHEREOF, the Parties have executed this Agreement, effective as of the date first above written.

Customer Signature:	Date:
Printed Name:	Title:
Company Signature:	Date:
Printed Name:	Title:

Continued on Sheet 19-20

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit D Page 123 of 164

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-20 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. II Continued (Net Metering Service II)

Interconnection Agreement – Level 2 Exhibit A

- Exhibit A will contain additional detailed information about the Generating Facility such as a single line diagram, relay settings, and a description of operation.
- When construction of the Company's facilities is required, Exhibit A will also contain a description and associated cost.
- Exhibit A will also specify requirements for a Company inspection and witness test and when limited operation for testing or full operation may begin.

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff COGEN/SPP I (Cogeneration and/or Small Power Production--100 KW or Less)

Availability of Service

This tariff is available to customers with cogeneration and/or small power production (COGEN/SPP) facilities which qualify under Section 210 of the Public Utility Regulatory Policies Act of 1978, and which have a net power production capacity of 100 KW or less. Such facilities shall be designed to operate properly in parallel with the Company's system without adversely affecting the operation of equipment and services of the Company and its customers, and without presenting safety hazards to the Company and customer personnel.

The customer has the following options under this tariff, which will affect the determination of energy and capacity and the monthly metering charges:

- Option 1 The customer does not sell any energy or capacity to the Company, and purchases from the Company its net load requirements, as determined by appropriate meters located at one delivery point.
- Option 2 The customer sells to the Company the energy and average on-peak capacity produced by the customer's qualifying COGEN/SPP facilities in excess of the customer's total load, and purchases from the Company its net load requirements, as determined by appropriate meters located at one delivery point.
- Option 3 The customer sells to the Company the total energy and average on-peak capacity produced by the customer's qualifying COGEN/SPP facilities, while simultaneously purchasing from the Company its total load requirements, as determined by appropriate meters located at one delivery point.

Monthly Charges for Delivery from the Company to the Customer

Such charges for energy, and demand where applicable, to serve the customer's net or total load shall be determined according to the tariff appropriate for the customer, except that Option 1 and Option 2 customers with cogeneration and/or small power production facilities having a total design capacity of more than 10 KW shall be served under demand-metered tariffs, and except that the monthly billing demand under such tariffs shall be the highest determined for the current and previous two billing periods. The above three-month billing demand provision shall not apply under Option 3.

Additional Charges

There shall be additional charges to cover the cost of special metering, safety equipment and other local facilities installed by the Company due to COGEN/SPP facilities, as follows:

Monthly Metering Charge

The additional monthly charge for special metering facilities shall be as follows:

Option 1 - Not Applicable

Option 2 & 3 - Where meters are used to measure the excess or total energy and average on-peak capacity purchased by the Company:

	Single Phase	<u>Polyphase</u>
Standard Measurement	\$9.25	\$12.10
T.O.D. Measurement	\$9.85	\$12.40

Continued on Sheet 20-2

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 20-2 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff COGEN/SPP I Continued (Cogeneration and/or Small Power Production--100 KW or Less)

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Additional Charges Continued

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Under Option 3, when metering voltage for COGEN/SPP facilities is the same as the Company's delivery voltage, the customer shall, at his option, either route the COGEN/SPP totalized output leads through the metering point, or make available at the metering point for the use of the Company and, as specified by the Company, metering current leads which will enable the Company to measure adequately the total electrical energy and average capacity produced by the qualifying COGEN/SPP facilities, as well as to measure the electrical energy consumption and capacity requirements of the customer's total load. When metering voltage for COGEN/SPP facilities is different from the Company's delivery voltage, metering requirements and charges shall be determined specifically for each use.

Local Facilities Charge

Additional charges to cover "interconnection costs" incurred by the Company shall be determined by the Company for each case and collected from the customer. For Options 2 and 3, the cost of metering facilities shall be covered by the Monthly Metering Charge and shall not be included in the Local Facilities Charge. The customer shall make a one-time payment for the Local Facilities Charge at the time of installation of the required additional facilities, or, at his option, up to 12 consecutive equal monthly payments reflecting an annual interest charge as determined by the Company, but not to exceed the cost of the Company's most recent issue of long-term debt. If the customer elects the installment payment option, the Company may require a reasonable security deposit.

Monthly Credits or Payments for Energy and Capacity Deliveries

Energy Credit

The following credits or payments from the Company to the customer shall apply for the electrical energy delivered to the Company:

Standard Meter – All KWH	Variable LMP at time of delivery ¢ KWH
T.O.D. Meter	·
On-Peak KWH	Variable LMP at time of delivery ¢ KWH
Off-Peak KWH	Variable LMP at time of delivery & KWH

Capacity Credit

If the customer contracts to deliver or produce a specified excess or total average capacity during the monthly billing period (monthly contract capacity), or a specified excess or total average capacity during the on-peak monthly billing period (on-peak contract capacity), then the following capacity credits or payment from the Company to the customer shall apply:

If standard energy meters are used,

A.	2023/2024	\$3.48	kW/month
	2024/2025	\$3.72	kW/month
	2025/2026	\$3.25	kW/month, times the lowest of:

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- 1. monthly contract capacity, or
- current month metered average capacity, i.e., KWH delivered to the Company or produced by COGEN/SPP facilities divided by 730, or
- 3. lowest average capacity metered during the previous two months if less than monthly contract capacity.

Continued on Sheet 20-3

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 20-3 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff COGEN/SPP I Continued (Cogeneration and/or Small Power Production--100 KW or Less)

Monthly Credits or Payments for Energy and Capacity Deliveries Continued

If T.O.D. energy meters are used,

B. 2023/2024 \$8.36 kW/month 2024/2025 \$8.92 kW/month 2025/2026 \$7.79 kW/month, times the lowest of:

1. on-peak contract capacity, or

- current month on-peak metered average capacity, i.e., on-peak KWH delivered to the Company or produced by COGEN/SPP facilities divided by 305 or
- 3. lowest on-peak average capacity metered during the previous two months, if less than on-peak contract capacity.

The above energy and capacity credit rates are subject to revisions from time to time as approved by the Commission.

On-Peak and Off-Peak Periods

The on-peak period shall be defined as starting at 7:00A.M. and ending at 9:00 P.M., local time, Monday through Friday.

The off-peak period shall be defined as starting at 9:00 P.M. and ending at 7:00A.M. local time, Monday through Friday, and all hours of Saturday and Sunday.

Charges for Cancellation or Non Performance Contract

If the customer should, for a period in excess of six months, discontinue or substantially reduce for any reason the operation of cogeneration and/or small power production facilities which were the basis for the monthly contract capacity or the on-peak contract capacity, the customer shall be liable to the Company for an amount equal to the total difference between the actual payments for capacity paid to the customer and the payments for capacity that would have been paid to the customer pursuant to this Tariff COGEN/SPP I or any successor tariff. The Company shall be entitled to interest on such amount at the rate of the Company's most recent issue of long-term debt at the effective date of the contract.

Term of Contract

Contracts under this tariff shall be made for a term not less than five (5) years. A Qualifying Facility can request that avoided cost rates be set on an "as available" basis or when a legally enforceable obligation is established.

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff COGEN/SPP II

(Cogeneration and/or Small Power Production--Over 100 KW)

Availability of Service

This tariff is available to customers with cogeneration and/or small power production (COGEN/SPP) facilities which qualify under Section 210 of the Public Utility Regulatory Policies Act of 1978, and which have a net power production capacity of over 100 KW. In addition, cogeneration facilities must have a net power production capacity at or below 20,000 KW, and small power production facilities must have a net power production capacity at or below 5,000 KW. Such facilities shall be designed to operate properly in parallel with the Company's system without adversely affecting the operation of equipment and services of the Company and its customers, and without presenting safety hazards to the Company and customer personnel.

The customer has the following options under this tariff, which will affect the determination of energy and capacity and the monthly metering charges:

- Option 1 The customer does not sell any energy or capacity to the Company, and purchases from the Company its net load requirements, as determined by appropriate meters located at one delivery point.
- Option 2 The customer sells to the Company the energy and average on-peak capacity produced by the customer's qualifying COGEN/SPP facilities in excess of the customer's total load, and purchases from the Company its net load requirements, as determined by appropriate meters located at one delivery point.
- Option 3 The customer sells to the Company the total energy and average on-peak capacity produced by the customer's qualifying COGEN/SPP facilities, while simultaneously purchasing from the Company its total load requirements, as determined by appropriate meters located at one delivery point.

Monthly Charges for Delivery from the Company to the Customer

Such charges for energy, and demand where applicable, to serve the customer's net or total load shall be determined according to the tariff appropriate for the customer, except that Option 1 and Option 2 customers shall be served under demand-metered tariffs, and except that the monthly billing demand under such tariffs shall be the highest determined for the current and previous two billing periods. The above three-month billing demand provision shall not apply under Option 3.

Additional Charges

There shall be additional charges to cover the cost of special metering, safety equipment and other local facilities installed by the Company due to COGEN/SPP facilities, as follows:

Monthly Metering Charge

The additional monthly charge for special metering facilities shall be as follows:

Option 1 - Not Applicable

Option 2 & 3 - Where meters are used to measure the excess or total energy and average on peak capacity purchased by the Company:

	Single Phase	Polyphase
Standard Measurement	\$9.25	\$12.10
T.O.D. Measurement	\$9.85	\$12.40

Continued on Sheet 21-2

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 21-2 CANCELLING P.S.C. KY. NO. SHEET NO. 21-2

Tariff COGEN/SPP II Continued (Cogeneration and/or Small Power Production-- Over 100 KW)

Additional Charges Continued T

Under Option 3, when metering voltage for COGEN/SPP facilities is the same as the Company's delivery voltage, the customer shall, at his option, either route the COGEN/SPP totalized output leads through the metering point, or make available at the metering point for the use of the Company and, as specified by the Company, metering current leads which will enable the Company to measure adequately the total electrical energy and average capacity produced by the qualifying COGEN/SPP facilities, as well as to measure the electrical energy consumption and capacity requirements of the customer's total load. When metering voltage for COGEN/SPP facilities is different from the Company's delivery voltage, metering requirements and charges shall be determined specifically for each case.

Local Facilities Charge

Additional charges to cover "interconnection costs" incurred by the Company shall be determined by the Company for each case and collected from the customer. For Options 2 and 3, the cost of metering facilities shall be covered by the Monthly Metering Charge and shall not be included in the Local Facilities Charge. The customer shall make a one-time payment for the Local Facilities Charge at the time of installation of the required additional facilities, or, at his option, up to 12 consecutive equal monthly payments reflecting an annual interest charge as determined by the Company, but not to exceed the cost of the Company's most recent issue of long-term debt. If the customer elects the installment payment option, the Company may require a reasonable security deposit.

Monthly Credits or Payments for Energy and Capacity Deliveries

Energy Credit

The following credits or payments from the Company to the customer shall apply for the electrical energy delivered to the Company:

Standard Meter – All KWH	Variable LMP at time of delivery ¢ KWH
T.O.D. Meter	·
On-Peak KWH	Variable LMP at time of delivery ¢ KWH
Off-Peak KWH	Variable LMP at time of delivery & KWH

Capacity Credit

If the customer contracts to deliver or produce a specified excess or total average capacity during the monthly billing period (monthly contract capacity), or a specified excess or total average capacity during the on-peak monthly billing period (on-peak contract capacity), then the following capacity credits or payment from the Company to the customer shall apply:

If standard energy meters are used,

A.	2023/2024	\$3.48	kW/month
	2024/2025	\$3.72	kW/month
	2025/2026	\$3.25	kW/month, times the lowest of:

1. monthly contract capacity, or

- current month metered average capacity, i.e., KWH delivered to the Company or produced by COGEN/SPP facilities divided by 730,or
- 3. lowest average capacity metered during the previous two months if less than monthly contract capacity.

Continued on Sheet 21-3

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 21-3 CANCELLING P.S.C. KY. NO. SHEET NO. 21-3

Tariff COGEN/SPP II Continued (Cogeneration and/or Small Power Production-- Over 100 KW)

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Monthly Credits or Payments for Energy and Capacity Deliveries Continued

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If T.O.D. energy meters are used,

B. 2023/2024 \$8.36 kW/month 2024/2025 \$8.92 kW/month 2025/2026 \$7.79 kW/month, times the lowest of: DN

- 1. on-peak contract capacity, or
- current month on-peak metered average capacity, i.e., on-peak KWH delivered to the Company or produced by COGEN/SPP facilities divided by 305, or
- 3. lowest on-peak average capacity metered during the previous two months, if less than on-peak contract capacity.

The above energy and capacity credit rates are subject to revisions from time to time as approved by the Commission.

On-Peak and Off-Peak Periods

The on-peak period shall be defined as starting at 7:00 A.M. and ending at 9:00 P.M., local time, Monday through Friday.

The off-peak period shall be defined as starting at 9:00 P.M. and ending at 7:00 A.M., local time, Monday through Friday, and all hours of Saturday and Sunday.

Charges for Cancellation or Non Performance Contract

If the customer should, for a period in excess of six months, discontinue or substantially reduce for any reason the operation of cogeneration and/or small power production facilities which were the basis for the monthly contract capacity or the on-peak contract capacity, the customer shall be liable to the Company for an amount equal to the total difference between the actual payments for capacity paid to the customer and the payments for capacity that would have been paid to the customer pursuant to this Tariff COGEN/SPP II or any successor tariff. The Company shall be entitled to interest on such amount at the rate of the Company's most recent issue of long-term debt at the effective date of the contract.

Term of Contract

Contracts under this tariff shall be made for a term not less than five (5) years. A Qualifying Facility can request that avoided cost rates be set on an "as available" basis or when a legally enforceable obligation is established.

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff C.S.-I.R.P. (Contract Service – Interruptible Power)

Availability of Service

Available for service to customers who contract for service under the Company's Industrial General Service (I.G.S.) tariff. The Company reserves the right to limit the total contract capacity for all customers served under this Tariff to 75,000 kW.

Loads of new customers locating within the Company's service area or load expansions by existing customers may be offered interruptible service as part of an economic development incentive. Such interruptible service shall not be counted toward the limitation on total interruptible power contract capacity, as specified above, and will not result in a change to the limitation on total interruptible power contract capacity.

Conditions of Service

The Company will offer eligible customers the option to receive interruptible power service. This interruptible service will be consistent with PJM's Load Management Resource Product – Capacity Performance Demand Response requirement, hereafter referred to as the "PJM Demand Response Program", subject to any limitations on the availability of that Program by PJM. To be eligible for the credit, customers must be able to provide interruptible load (not including behind the meter diesel generation) of at least one (1) MW at a single site and commit to a minimum four (4) year contract term. The contract shall provide that 90 days prior to each contract anniversary date, the customer shall re-nominate the amount of interruptible load for the upcoming contract year, except that the cumulative reductions over the life of the contract shall not exceed 20% of the original interruptible load nominated under the contract. If no re-nomination is received at least 90 days prior to the contract anniversary date, the prior year's interruptible load shall apply for the forthcoming contract year.

Upon receipt of a request from the Customer for interruptible service, the Company will provide the Customer with a written addendum containing the rates and related terms and conditions of service under which such service will be provided by the Company. If the parties reach an agreement based upon the offer provided to the Customer by the Company, such written contract will be filed with the Commission. The contract shall provide full disclosure of all rates, terms and conditions of service under this Tariff, and any and all agreements related thereto, subject to the designation of the terms and conditions of the contract as confidential, as set forth herein.

The Customer shall provide reasonable evidence to the Company that the Customer's electric service can be interrupted in accordance with the provisions of the written agreement including, but not limited to, the specific steps to be taken and equipment to be curtailed upon a request for interruption.

The Customer shall contract for capacity sufficient to meet average maximum interruptible power requirements, but in no event will the interruptible amount contracted for be less than 1,000 KW at any delivery point.

The Company reserves the right to test and verify the customer's ability to curtail. Any such test or verification may require actual physical interruption or curtailment, to the extent such testing or interruption is required under PJM's Demand Response Program.

NO RESPONSIBILITY OR LIABILITY OF ANY KIND SHALL ATTACH TO OR BE INCURRED BY THE COMPANY FOR, OR ON ACCOUNT OF, ANY LOSS, COST, EXPENSE, OR DAMAGE CAUSED BY OR RESULTING FROM, EITHER DIRECTLY OR INDIRECTLY, ANY CURTAILMENT OF SERVICE UNDER THE PROVISIONS OF THIS SCHEDULE.

Except as otherwise provided in the written agreement, the Company's Terms and Conditions of Service shall apply to service under this tariff.

Continued on Sheet 22-2

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff C.S.-I.R.P. Continued (Contract Service – Interruptible Power)

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Rate

Credits under this tariff of \$3.68/kW/month will be provided for interruptible load that qualifies under PJM's Demand Response Program rules as capacity for the purpose of the Company's Fixed Resource Requirement (FRR) obligation.

Tariff	Tariff Type	Tariff Code Description	Tariff Description
321	IR	CS-IRP SEC	IRP-IGS SECONDARY
330	IR	CS-IRP PR	IRP-IGS PRIMARY
331	IR	CS-IRP ST	IRP-IGS SUBTRANSMISSION
332	IR	CS-IRP TR	IRP-IGS TRANSMISSION

Charges for service under this Tariff will be set forth in the written agreement between the Company and the Customer and will reflect the firm service rates otherwise available to the Customer.

Adjustment Clauses

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Kentucky Economic Development Surcharge	Sheet No. 27	Т
Demand-Side Management Adjustment Clause	Sheet No. 28	i
System Sales Clause	Sheet No. 29	
Fuel Adjustment Clause	Sheet No. 30	
Purchase Power Adjustment	Sheet No. 31	
Environmental Surcharge	Sheet No. 32	D
Decommissioning Rider	Sheet No. 33	
Distribution Reliability Rider	Sheet No. 34	N
Securitization Financing Rider	Sheet No. 35	N
Federal Tax Change Tariff	Sheet No. 36	
City's Franchise Fee	Sheet No. 37	
School Tax	Sheet No. 38	
		D

Confidentiality

All terms and conditions of any written contract under this Tariff shall be protected from disclosure as confidential, proprietary trade secrets, if either the Customer or the Company requests a Commission determination of confidentiality pursuant to 807 KAR 5:001 Section 7 and the request is granted.

Special Terms and Conditions

Except as otherwise provided in the written agreement, this Tariff is subject to the Company's Terms and Conditions of Service.

A Customer's plant is considered as one or more buildings, which are served by a single electrical distribution system provided and operated by the Customer. When the size of the Customer's load necessitates the delivery of energy to the Customer's plant over more than one circuit, the Company may elect to connect its circuits to different points on the Customer's system irrespective of contrary provisions in Terms and Conditions of Service.

Customers with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPP II or by special agreement with the Company.

D

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Rider D.R.S. (Demand Response Service)

Availability of Service

Available for Demand Response Service ("DRS") to customers that take firm service from the Company under a standard demand-metered rate schedule and that have the ability to curtail load under the provisions of this Schedule. Each customer electing service under this Schedule shall contract, via a Contract Addendum, for a definite amount of firm and interruptible capacity agreed to by the Company and the customer. The interruptible capacity amount shall not exceed the Customer's average on-peak demand for the past 12 months. The Company reserves the right to limit the aggregate amount of interruptible capacity contracted for under this Schedule. The Company will take Customer DRS requests in the order received. Customers taking service under this Schedule shall not participate in any PJM demand response program for Capacity.

Conditions of Service

- 1. The Company, in its sole discretion, reserves the right to call for curtailments of the Customer's interruptible load at any time. Such interruptions shall be designated as "Discretionary Interruptions" and shall not exceed sixty (60) hours of interruption during any Interruption Year. The "Interruption Year" shall be defined as the consecutive twelve (12) month period commencing on June 1 and ending on May 31. Should this Schedule become effective on a date other than June 1, the period from the effective date of this Schedule until the next May 31 after such effective date shall be referred to as the "Initial Partial Interruption Year." In any Initial Partial Interruption Year, Discretionary Interruptions shall not exceed a number of hours equal to the product of the number of full calendar months during the Initial Partial Interruption Year and the annual interruption hours divided by 12.
- The monthly Interruptible Demand Credit Rate shall be \$5.50/kW-month, credited to participating Customers' bills for standard tariff service.
- 3. The Company will endeavor to provide the Customer with as much advance notice as possible of a Discretionary Interruption. The Company shall provide notice at least 90 minutes prior to the commencement of a Discretionary Interruption. Such notice shall include both the start and end time of the Discretionary Interruption. For any Discretionary Interruption, the Customer shall be permitted to choose not to interrupt and to continue to operate during the event, provided that the Customer pays the DRS Event Failure Charge. Discretionary Interruptions shall begin and end on the clock hour.
- 4. Discretionary Interruption events shall be three (3) consecutive hours and there shall not be more than six (6) hours of Discretionary Interruption per day.
- 5. The Company will inform the Customer regarding the communication process for notices to curtail. The Customer is ultimately responsible for receiving and acting upon a curtailment notification from the Company.
- 6. The minimum interruptible capacity contracted for under this Schedule will be 500 kW. Customers with multiple electric service accounts at a single location may aggregate those individual accounts to meet the 500 kW minimum interruptible capacity requirement under this Schedule; however, the interruptible capacity committed for each individual account shall not be less than 100 kW.
- 7. All Customer meter data required under this Schedule shall be determined from 15- or 30-minute integrated metering, as applicable based on the Customer's rate schedule, with remote interrogation capability and demand recording equipment. Such metering equipment shall be owned, installed, operated, and maintained by the Company.
- 8. NO RESPONSIBILITY OR LIABILITY OF ANY KIND SHALL ATTACH TO OR BE INCURRED BY THE COMPANY FOR, OR ON ACCOUNT OF, ANY LOSS, COST, EXPENSE, OR DAMAGE CAUSED BY OR RESULTING FROM, EITHER DIRECTLY OR INDIRECTLY, ANY CURTAILMENT OF SERVICE UNDER THE PROVISIONS OF THIS SCHEDULE.

Continued on Sheet 23-2

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Rider D.R.S. Continued (Demand Response Service)

Τ

Interruptible Capacity Reservation

The Customer shall have established a total Capacity Reservation under its Contract for Service under the applicable demandmetered rate schedule. In a Contract Addendum, the Customer shall designate a set amount of kW of that total Capacity Reservation as the Firm Service Capacity Reservation, which is not subject to interruption under this Schedule. The Interruptible Capacity Reservation shall be the Customer's average on-peak demand over the past 12 months in excess of the Firm Service Capacity Reservation.

The Interruptible Capacity Reservation is subject to annual review and adjustment by the Company and the Customer.

Monthly Interruptible Demand Credit

The monthly Interruptible Demand Credit shall be equal to the product of Demand Credit per kW-month and the Customer's Interruptible Capacity Reservation kW.

Interruption Event Compliance

A Customer will be determined to have failed a DRS interruption event if the Customer has not achieved at least ninety (90) percent of their agreed upon interruptible capacity reservation during the duration of a DRS event.

DRS Event Failure

A Customer that fails one or more DRS interruption events shall repay a portion of the Customer's total annual DRS Interruptible Demand Credit per the following table:

Number of Failures	Penalty Payment %
Failure 1	5%
Failure 2	10%
Failure 3	10%
Failure 4	15%
Failure 5	15%
Failure 6	20%
Failure 7	25%
Totals	100%

The DRS Event Failure Charge equals the Customer's Interruptible Capacity Reservation kW, times the DRS Interruptible Demand Credit Rate, times 12, times the corresponding DRS Event Failure Charge Penalty Payment % set forth in the table above. Under no circumstance will a Customer be charged for DRS interruption event failures in an amount greater than the annual amount of DRS Interruptible Demand Credits the Customer would have or has received in an Interruption Year.

<u>Settlement</u>

The net amount of the monthly Interruptible Demand Credit and any DRS Event Failure Charge will be included in the Customer's monthly bill for electric service under its demand-metered rate schedule.

Term

A Contract Addendum term under this Schedule shall be at least one (1) Interruption Year and shall continue for each subsequent Interruption Year until either party provides written notice no later than April 2 of its intention to discontinue service effective June 1 under the terms of this Schedule. Any participating Customer must participate for at least one full Interruption Year, therefore a Customer that begins service under this rider during the Initial Partial Interruption Year must then also participate in the subsequent full Interruption Year.

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P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 24-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 24-1

Tariff V.C.S. (Voluntary Curtailment Service)

This Rider provides the Customer with the opportunity to reduce their cost of electric service by curtailing usage during Voluntary Curtailment Events requested by the Company. Upon each event, the Customer shall have the option, but not the obligation, to curtail usage at their premises and be compensated by the Company as provided below.

Availability of Service

The initial term of this tariff is two (2) years beginning January 28, 2022. Eligible customers must have a curtailable usage of not less than 1,000 kW at the metering point for a single account for electric service, have accounts that are current, and maintain satisfactory credit criteria as defined under the Company's Terms and Conditions under Deposits, Section D. All provisions of the applicable standard tariff for electric service will apply except as modified herein. Customers participating in a third-party demand response program and customers receiving service under special contracts, including COGEN/SPP contracts, are not eligible to participate under this Rider. Customers in this program are also subject to curtailments due to system emergencies in the same manner as all other firm service customers.

Monthly Charges and Credits

Customer's net monthly bill for service provided under this Rider will be calculated in accordance with the Company's applicable rate schedule, with the exception that the Voluntary Curtailment Credit will be applied as a line item on the Customer's bill.

The Voluntary Curtailment Event Hours and the Voluntary Curtailment Price will be quoted to the Customer by no later than 5:00 p.m. ET of the day prior to the Event Day.

The Voluntary Curtailment Price will be based upon the Day-Ahead Market price of energy at the time of the Voluntary Curtailment Event, as determined in the Company's sole judgment, but not less than \$100 per MWh. The AEPKY RESID AGG LMP shall be used to develop the Voluntary Curtailment Price.

Conditions of Service

- 1. The Company reserves the right to request a Voluntary Curtailment Event at any time at the Company's sole discretion. The Company will call no more than two (2) Voluntary Curtailment Events per day. The Events must be separated by at least one (1) non-event hour.
- 2. Customers must request enrollment in the program thirty (30) days before participating in a Voluntary Curtailment Event. A fully executed contract is required before a customer may participate in a Voluntary Curtailment Event.
- 3. The Company shall notify the Customer of a Voluntary Curtailment Event by e-mail, text or automated phone message. The Customer shall designate their representative(s) to receive said notifications.
- 4. No responsibility or liability of any kind shall attach to or be incurred by the Company or the AEP System for, or on account of, any loss, cost, expense or damage caused by or resulting from, either directly or indirectly, any curtailment of service under the provisions of this Rider.
- 5. The Customer shall not receive credit for any curtailment periods in which the Customer's usage is already reduced due to a planned or unplanned outage as a result of vacation, renovation, repair, refurbishment, force majeure, strike, economic conditions or any event other than the Customer's normal operating conditions.
- 6. The Customer's participation in any Company capacity-based demand response program takes priority over this program. No credit shall be given under this program for hours that a customer is responsible for curtailing under another program. An interval meter is required for service under this Rider. The incremental cost of any special metering, communications or control equipment required for service under this Rider beyond that normally provided shall be borne by the Customer.

Continued on Sheet 24-2

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 24-2 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff V.C.S. Continued (Voluntary Curtailment Service)

Curtailed Demand

For each Voluntary Curtailment Event, Curtailed Demand shall be defined as the difference between the Customer's Average On-Peak Demand and the maximum sixty (60)-minute integrated demand in kW during the Voluntary Curtailment Event. The Curtailed Demand so computed will not be less than zero (0).

The Company shall determine the Customer's Average On-Peak Demand in kW specified in a contract or contract addendum for service under this Rider. The Customer's Average On-Peak Demand will be reviewed annually. Annual, seasonal or monthly Average On-Peak Demands may be established based upon Customer's historic usage patterns. For the purpose of determining the Average On-Peak Demand, the on-peak period is defined as 7:00 a.m.to 11:00 p.m. ET for all weekdays, Monday through Friday.

Voluntary Curtailment Credit

For each Voluntary Curtailment Event, the Event Credit shall be the product of the Curtailed Demand, the number of Voluntary Curtailment Event Hours and the Voluntary Curtailment Price.

The Voluntary Curtailment Credit will be the sum of the Event Credits for the calendar month.

The Voluntary Curtailment Credit will be applied to the Customer's bill within forty-five (45) days after the end of the month in which the Voluntary Curtailment Event occurred.

The Voluntary Curtailment Credit applied to the Customer's bill for service will be recorded in the Federal Energy Regulatory Commission's Uniform System of Accounts under Account 555, Purchased Power, and will be recorded in a subaccount so that the separate identity of this amount is preserved.

Non-Compliance Provision

There are no charges for non-compliance with a Voluntary Curtailment Event.

Term

Contracts under this Rider shall be made for an initial period of one (1) year and shall remain in effect thereafter until either party provides to the other at least thirty (30) days written notice of its intention to discontinue service under this Rider.

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ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 25-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 25-1

Tariff E.D.R. (Economic Development Rider)

Availability of Service

To encourage economic development in the Company's service territory, limited-term reductions in billing demand charges described herein are offered to qualifying new and existing retail customers who make application for service under this Rider.

Service under this Economic Development Rider (EDR) is intended for specific types of commercial and industrial customers whose operations, by their nature, will promote sustained economic development based on plant and facilities investment and job creation. Availability is limited to customers on a first-come, first-served basis until such time as a total of 250 MW of new load has been added to Kentucky Power's system under the EDR. The EDR is available to commercial and industrial customers served under Tariffs L.G.S. and I.G.S. who meet the following requirements:

- (1) A new customer must have at least a monthly maximum billing demand of 500 kW. An existing customer must increase its monthly maximum billing demand by at least 500 kW over the current Base Maximum Billing Demand in order to receive the Incremental Billing Demand Discount (IBDD).
- (2) A new customer, or the business expansion by an existing customer, will receive a Supplemental Billing Demand Discount (SBDD) for creating and sustaining at least 25 new permanent full time jobs over the contract term at the service location. The Company reserves the right to verify job counts. Failure to demonstrate the creation of new employment positions or to maintain the employment during the contract term will result in the termination of the supplemental discount.
- (3) The customer must demonstrate to the Company's satisfaction that, absent the availability of this EDR, the qualifying new or increased electrical demand would be located outside of the Company's service territory or would not be placed in service.

Terms and Conditions

- (1) The Company will offer the EDR to qualifying customers with new or increased load when the Company has sufficient generating capacity available. When sufficient generating capacity is not available, the Company will procure the additional capacity on the customer's behalf. The cost of capacity procured on behalf of the customer shall reduce on a dollar-for-dollar basis the customer's IBDD and SBDD. Such reduction shall be capped so that the customer's maximum demand charge shall be the non-discounted tariff demand charge. The reduction will be applied in reverse chronological order beginning with the most recent customer to receive discounted service under this tariff. The last customer to sign up for the EDR tariff would be the first customer responsible for paying the cost of incremental capacity purchases. In any year during the discount period in which the customer pays the full tariff demand charge for all twelve months, the Company will reduce the term of the contract by one year.
- (2) The new or increased load cannot accelerate the Company's plans for additional generating capacity during the period for which the customer receives a demand discount. Customers receiving Temporary Service are not eligible for this EDR.
- (3) To receive service under this EDR, the customer shall make written application to the Company with sufficient information contained therein to determine the customer's eligibility for service. At a minimum, such information must include:
 - a. A description and good faith estimate of the new or increased load to be served during each year of the contract,
 - b. The number of new employees or jobs that will be added as a result of the new load,
 - c. A description of the anticipated capital investment,
 - d. A description of all other federal, state or local economic development tax incentives, grants, or any other incentives or assistance associated with the new or expanded project, and
 - e. A statement that without the EDR discount, the customer would locate elsewhere or would choose not to expand within Kentucky Power's service territory.

Continued on Sheet 25-2

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ISSUED BY: /s/ Brian K. West

Tariff E.D.R. Continued (Economic Development Rider)

Terms and Conditions Continued

- (4) For new and existing customers, billing demands for which reductions will be applicable under this EDR shall be for service at a new service location or expanded production at an existing facility and not merely the result of a change of ownership. Relocation of the delivery point of the Company's service, moving existing equipment from another Company-served location or load transfers from another Company-served location do not qualify as a new service location. Relocating existing facilities from within the Company's service territory shall not disqualify the customer from the IBDD as long as the new relocated facility exceeds the Base Maximum Billing Demand of the previous facility by the minimum required amount.
- (5) For existing customers, billing demands for which deductions will be applicable under this EDR shall be the result of an increase in business activity and not merely the result of resumption of normal operations following a force majeure, strike, equipment failure, renovation or refurbishment, or other such abnormal operating condition. In the event that such an occurrence has taken place prior to the date of the application by the customer for service under this EDR, the monthly Base Maximum Billing Demand shall be adjusted as appropriate for this analysis to eliminate the effects of such occurrence.
- (6) Service under the EDR will be offered under the applicable Tariff L.G.S. or I.G.S. schedule. An EDR will be filed as a Special Contract and must be approved by the Kentucky Public Service Commission before it can be implemented. The total contract period is equal to twice the number of years for which the customer receives a demand discount. The special contract term will be for two (2), four (4) six (6), eight (8), or ten (10) years only.
- (7) The IBDD and the SBDD, if applicable, begin when the customer's new or expanded operations are billed for service under this Rider. Temporary jobs created during the construction of new facilities or the expansion phase of existing operations are not eligible to be counted as permanent jobs for the purposes of this EDR.
- (8) If construction of new or expanded local distribution and/or transmission related facilities by the Company is required in order to provide the additional service, the customer may be required to make a contribution-in-aid of construction (CIAC) for the installed cost of such facilities pursuant to the provisions of the Company's Terms and Conditions of Service. The total cost of the CIAC, including gross-up by the effect of applicable taxes, will be recovered over the life of the EDR contract period, with no less than 80% recovered during the period for which the customer receives a demand discount. If the customer breaches the terms of the contract or ends the contract prematurely, any unpaid contribution-in-aid of construction must be paid to the Company, and any EDR discounts provided to the customer must be repaid to the Company. CIAC payment provided under this Rider supersedes other payment provisions only in the Company's Terms and Conditions Sheet 2-5 Section 9.
- (9) The L.G.S., and I.G.S. tariffs each contain a monthly minimum billing demand charge provision. The minimum demand charge provision is waived for EDR customers for up to 36 months depending upon the length of the contract. The provision is waived for the first 36 months of a 10 year contract, the first 24 months of an 8 year contract and the first 12 months of a 6 year contract. If during the special contract discount period, the customer's monthly demand falls below the minimum billing demand level for four (4) consecutive months or six (6) months total in a contract year, then the EDR discount will not be applied and the appropriate tariff minimum billing demand charge provision will be in force until the customer achieves the minimum billing demand level. Applicable EDR discounts will be applied to the qualifying incremental maximum billing demand only and will appear as a separate line item on the customer's bill.

Continued on Sheet 25-3

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ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 25-3 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff E.D.R. Continued (Economic Development Rider)

T

Determination of Monthly Qualifying Incremental Billing Demand

For the purposes of this Rider, the monthly qualifying incremental billing demand will be calculated in the following manner:

Where the new qualifying incremental demand resides in new facilities (or separate facilities for existing customers), those facilities may be metered on a separate meter according to Tariffs L.G.S., I.G.S., for the current billing period and the incremental billing demand will be calculated based upon that facility's meter readings.

Where the new qualifying incremental demand resides in a customer's existing facility with sufficient service and metering capability to accommodate the business expansion, the qualifying incremental billing demand is equal to demand in excess of the Base Maximum Billing Demand. The Base Maximum Billing Demand for each billing month will be calculated by the Company as the average of the previous three years, corresponding month maximum billing demands, subject to Terms and Conditions Items (3) and (4), and will be agreed to by the customer in advance.

Determination of Incremental Billing Demand Discount

Customers meeting all Availability of Service and Terms and Conditions above may contract for service for a period of up to ten (10) years, with a commensurate discount period of up to five (5) years. The qualifying incremental billing demand charge shall be reduced by 50%, 40%, 30%, 20%, 10% in the order of the Customer's choosing at the time of the contract filing. A sample illustration of an (IBDD) for a ten (10) year contract follows:

- (a) For the twelve consecutive monthly billings of the first contract year, the qualifying incremental billing demand charge shall be reduced by 50% from the applicable tariff L.G.S. or I.G.S., demand charge;
- (b) For the twelve consecutive monthly billings of the second contract year, the qualifying incremental billing demand charge shall be reduced by 40% from the applicable tariff L.G.S. or I.G.S., demand charge;
- (c) For the twelve consecutive monthly billings of the third contract year, the qualifying incremental billing demand charge shall be reduced by 30% from the applicable tariff L.G.S. or I.G.S., demand charge;
- (d) For the twelve consecutive monthly billings of the fourth contract year, the qualifying incremental billing demand charge shall be reduced by 20% from the applicable tariff L.G.S. or I.G.S., demand charge, but shall not be less than the applicable tariff rate schedule minimum billing demand;
- (e) For the twelve consecutive monthly billings of the fifth contract year, the qualifying incremental billing demand charge shall be reduced by 10% from the applicable tariff L.G.S. or I.G.S., demand charge, but shall not be less than the applicable tariff rate schedule minimum billing demand; and
- (f) All subsequent monthly billings shall be at the full charges stated in the applicable tariff rate schedule for contract years six (6) through ten (10).

The starting point for the IBDD is dependent upon the length of contract: i.e., an eight (8) year contract will have four (4) years of discount and a maximum annual IBDD of 40% in one year. Similarly, a six (6) year contract will have three (3) years of discount and a maximum annual IBDD of 30% in one year.

Continued on Sheet 25-4

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Tariff E.D.R. Continued (Economic Development Rider)

Determination of Supplemental Billing Demand Discount

At the Company's discretion, a (SBDD) which is applicable to the monthly incremental billing demand charge is available to customers meeting all Availability of Service and Terms and Conditions above, and that create at least twenty five (25) new permanent job opportunities in the facility and that maintain those job opportunities in each discount year. The amount of additional discount is determined by the actual number of jobs maintained in each year. The order in which the SBDD is applied will follow the same order selected by the Customer for the IBDD contract. A sample illustration of the SBDD for a ten (10) year contract follows:

- (a) For the twelve consecutive monthly billings of the first contract year, the qualifying incremental billing demand charge shall be reduced an additional 5% for an increase of at least 50 jobs or 2.5% for an increase of at least 25 jobs;
- (b) For the twelve consecutive monthly billings of the second contract year, the qualifying incremental billing demand charge shall be reduced an additional 4.5% for an increase of at least 50 jobs or 2.0% for an increase of at least 25 jobs;
- (c) For the twelve consecutive monthly billings of the third contract year, the qualifying incremental billing demand charge shall be reduced an additional 4% for an increase of at least 50 jobs or 1.5% for an increase of at least 25 jobs;
- (d) For the twelve consecutive monthly billings of the fourth contract year, the qualifying incremental billing demand charge shall be reduced an additional 3.5% for an increase of at least 50 jobs or 1.0% for an increase of at least 25 jobs;
- (e) For the twelve consecutive monthly billings of the fifth contract year, the qualifying incremental billing demand charge shall be reduced an additional 3% for an increase of at least 50 jobs or 0.5% for an increase of at least 25 jobs; and
- (f) All subsequent monthly billings shall be at the full charges stated in the applicable tariff rate schedule for contract years six (6) through ten (10)

The length of the SBDD shall be identical to the length of the IBDD. The starting point for the discount will be commensurate with the contract length, i.e., an eight (8) year contract will have four (4) years of discount with a maximum SBDD of either 4.5% or 2.0% as appropriate during one year of the contract.

The appropriate discount(s) shall be applicable over a period of up to 60 consecutive billing months as selected by the Customer in 12-month increments at the time of the contract.

Terms of Contract

A contract or agreement addendum for service under this Rider, in addition to service under Tariffs L.G.S. or I.G.S., shall be executed by the Customer and the Company for the time period which includes the start-up period and the multi-year period during which a Total Demand Charge discount is in effect and an equal multi-year period during which the customer agrees to pay the full rates in the applicable Tariff rate schedule.

At a minimum, the contract or agreement addendum shall specify the Base Maximum Billing Demand, the anticipated annual total qualifying demand, the Adjustment Factor and related provisions to be applicable under this Rider, and the effective date for the contract addendum.

The customer may discontinue service under this Rider before the end of the contract or agreement addendum only by reimbursing the Company for any and all demand reductions received under this Rider when billed at the applicable tariff schedule rate.

Special Terms and Conditions

Except as otherwise provided in this Rider, written agreements shall remain subject to all of the provisions of the applicable tariffs. This Rider is subject to the Company's Terms and Conditions of Service.

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TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 26-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 26-1

Tariff R.E.A. (Residential Energy Assistance)

Proceeds of the charge and matching Company contributions will be used to provide financial assistance to eligible residential customers fix electric bills during peak hearting months (January through April).

Applicable

To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., R.S.-T.O.D.2

Rate

\$0.40 per month per residential account.

Programs

Participation in the programs below will be determined by the residential customer's local community action agency in accordance with guidelines approved by the Commission and the availability of funds. Customer participation is limited to one program each calendar year.

Home Energy Assistance in Reduced Temperatures (HEART)

Participating low-income residential customers, whose primary source of heat is electric, are eligible to receive an electric bill credit of \$115.00 a month for bills rendered in January through April.

Participating low-income residential customers, whose primary source of heat is non-electric, are eligible to receive an electric bill credit of \$58.00 a month for bills rendered in January through April.

Temporary Heating Assistance in Winter (THAW)

Participating residential customers, who are experiencing temporary economic hardships, are eligible to receive electric bill credits totaling no more than \$175.00 for bills rendered in January through April in any single calendar year.

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P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 27-1 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 27-1

Tariff K.E.D.S. (Kentucky Economic Development Surcharge)

Proceeds of the surcharge and matching Company contributions will be used to fund economic development programs and activities as determined by the Company within the 20 counties comprising Kentucky Power's certified territory.

Applicable

To Tariffs G.S, S.G.S. – T.O.D., M.G.S. – T.O.D., L.G.S., L.G.S. – T.O.D., I.G.S., C.S. – I.R.P., M.W.

D

<u> Rate</u>

\$1.00 per month per commercial account.

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Tariff D.S.M.C. (Demand-Side Management Adjustment Clause)

Applicable

To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D. 2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S.-I.R.P., and M.W.,

D

Rate

1. The Demand-Side Management (DSM) clause shall provide for periodic adjustment per KWH of sales equal to the DSM costs per KWH by customer sector according to the following formula:

(c) Adjustment Factor
$$= \frac{DSM}{S(c)}$$

Where DSM is the cost by customer sector of demand-side management programs, net lost revenues, incentives, and any over/under recovery balances; (c) is customer sector; and S is the adjusted KWH sales by customer sector.

- 2. Demand-Side Management (DSM) costs shall be the most recent forecasted cost plus any over/under recovery balances recorded at the end of the previous period.
 - a. Program costs are any costs the Company incurred associated with demand-side management which were approved by the Kentucky Power Company DSM Collaborative. Examples of costs to be included are contract services, allowances, promotion, expenses, evaluation, lease expense, etc. by customer sector.
 - Net lost revenues are the calculated net lost revenues by customer sector resulting from the implementation of the DSM programs.
 - c. Incentives are a shared-savings incentive plan consisting of one of the following elements: The <u>efficiency incentive</u>, which is defined as 15 percent of the estimated net savings associated with the programs. Estimated net savings are calculated based on the California Standard Practice Manual's definition of the Total Resources Cost (TRC) test, or the <u>maximizing incentive</u> which is defined as 5 percent of actual program expenditures if program savings cannot be measured.
 - d. Over/ Under recovery balances are the total of the differences between the following:
 - i. the actual program costs incurred versus the program costs recovered through DSM adjustment clause, and
 - ii. the calculated net lost revenues realized versus the net lost revenues recovered through the DSM adjustment clause, and
 - iii. the calculated incentive to be recovered versus the incentive recovered through the DSM adjustment clause.
- Sales (S) shall be the total ultimate KWH sales by customer sector less non-metered, opt-out and lost revenue impact KWHs by customer sector.
- The provisions of the Demand-Side Management Adjustment Clause will be effective for the period ending December 31, 2023.
- 5. The DSM adjustment shall be filed with the Commission ten (10) days before it is scheduled to go into effect, along with all the necessary supporting data to justify the amount of the adjustments, which shall include data, and information as may be required by the Commission.

Continued on Sheet 28-2

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 28-2 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 28-2

Tariff D.S.M.C. Continued (Demand-Side Management Adjustment Clause)

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Rate Continued

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- 6. Copies of all documents required to be filed with the Commission under this regulation shall be open and made available for public inspection at the office of the Public Service Commission pursuant to the provisions of KRS 61.870 to 61.884.
- 7. The resulting range for each customer sector per KWH during the three-year Experimental Demand-Side Management Plan is as follows:

Customer Sector

	Residential	<u>Commercial</u>	<u>Industrial</u> *
DSM(c)	\$479,489	\$181,893	0
S(c)	1,943,627,965	1,448,924,338	0
Adjustment Factor	\$0.000247	\$0.000126	0

Continued on Sheet 28-3

Program Descriptions

The D.S.M.C. program availability, program, rate, and equipment descriptions follow:

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DATE EFFECTIVE: January 1, 2024

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^{*} The Industrial Sector has been discontinued pursuant to the Commission's Order dated September 28, 1999.

Tariff D.S.M.C. Continued (Demand-Side Management Adjustment Clause)

T T

Program: TEE – Targeted Energy Efficiency

Availability of Service

Available on a voluntary basis to individual residential customers receiving retail electric service from the Company, who have primary electric heat and use an average of 700 kWh per month. Residential customers without primary electric heating may also be eligible for limited efficiency measures if they have electric water heating and use an average of 700 kWh per month from November through March. To qualify, the household's income cannot exceed the designated poverty guidelines as administered by the local community action agency.

Program Description

The Kentucky Power Targeted Energy Efficiency Program (TEE) provides weatherization and energy efficiency services to qualifying residential customers who need help reducing their energy bills. The Company provides funding for this program through the Kentucky Community Action network of not-for-profit community action agencies. The program funding and service is supplemental to the Weatherization Assistance Programs offered by the local community action agency. This program provides energy saving improvements to an existing home. Program services include residential energy audits, the installation of home weatherization/energy conservation items and customer education on home energy efficiency. The home weatherization/energy conservation measures may include, but not limited to:

- High efficiency lighting
- Domestic hot water pipe insulation
- Water heater insulation wrap (electric DHW only)
- Low flow showerhead
- Low flow faucet aerator
- Air and duct sealing (electric heat only)
- Insulation (electric heat only)
- Efficient windows and doors
- Air source heat pump

Rate

No rate applies for this program.

Equipment

The Kentucky Community Action network of not-for-profit community action agencies will furnish and install, in the customer's presence, the equipment as provided by this program.

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/Brian K. West

Tariff S.S.C. (System Sales Clause)

Applicable

To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D.2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S.-I.R.P., M.W., O.L. and S.L.

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Rate

1. When the annual net revenues from system sales are above or below the annual base net revenues from system sales, as provided in paragraph 2 below, an additional credit or charge equal to the product of the KWHs and a system sales adjustment factor (A) shall be made, where "A", calculated to the nearest 0.0001 mill per kilowatt-hour, is defined as set forth below.

Annual System Sales Adjustment Factor (A) = (1.0 [Ta -Tb+U/a])/Sa

In the above formula "T" is Kentucky Power Company's (KPCo) annual net revenues from system sales in the current annual (a), base (b) periods, and "S" is the KWH sales in the current annual (a) period, all defined below. "U/a" represents any under-or-over recovery from the prior period.

The applicable rate for service rendered on and after September 28, 2021, calculated in accordance with the above formula, is \$(.00066) per kWh.

- 2. The net revenue from KPCo's sales to non-associated companies as reported in the FERC Energy Regulatory Commission's Uniform System of Accounts under Account 447, Sales for Resale, shall consist of and be derived as follows:
 - a. KPCo's total revenues from system sales as recorded in Account 447, less b. and c. below.
 - b. KPCo's total out-of-pocket costs incurred in supplying the power and energy for the sales in a. above.

The out-of-pocket costs include all operating, maintenance, tax, transmission losses and other expenses that would not have been incurred if the power and energy had not been supplied for such sales, including demand and energy charges for power and energy supplied by Third Parties.

- KPCo's environmental costs allocated to non-associated utilities in the Company's Environmental Surcharge Report.
- 3. The base annual net revenues from system sales are: \$ 1,935,350

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- 4. Sales (S) shall be equated to the sum of (a) generation (including energy produced by generating plant during the construction period), (b) purchase, and (c) interchange-in, less (d) energy associated with pumped storage operations, less (e) inter-system sales and less (f) total system losses.
- 5. The system sales adjustment factor shall be based upon actual annual revenues and costs for system sales, subject to subsequent adjustment upon final determination of actual revenues and costs.
- 6. The annual System Sales Clause shall be filed with the Commission no later than August 15th of each year before it is scheduled to go into effect on Cycle 1 of the October billing cycle. The Company shall update the Annual System Sales Adjustment Factor for the period ending June 30, along with all the necessary supporting data to justify the amount of the adjustments, which shall include data, and information as may be required by the Commission.
- 7. Copies of all documents required to be filed with the Commission under this regulation shall be open and made available for public inspection at the office of the Public Service Commission pursuant to the provisions of KRS 61.870 to 61.884.

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff F.A.C. (Fuel Adjustment Clause)

Applicable

To Tariffs R.S., R.S.-L.M.-T.O.D., R.S.-T.O.D., R.S.-T.O.D. 2, R.S.D., G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S.-I.R.P., M.W., O.L., and S.L.

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Rate

1. The fuel clause shall provide for periodic adjustment per kWh of sales equal to the difference between the fuel costs per kWh of sales in the base period and in the current period according to the following formula:

Adjustment		<u>F(m)</u>	<u>F(b)</u>
Factor	=	S(m)	S(b)

Where F is the expense of fossil fuel in the base (b) and current (m) periods; and S is sales in the base (b) and current (m) periods, all as defined below:

- 2. F(b)/S(b) shall be so determined that on the effective date of the Commission's approval of the utility's application of the formula, the resultant adjustment will be equal to zero (0).
- 3. Fuel costs (F) shall be the most recent actual monthly cost of:
 - a. Fossil fuel consumed in the utility's own plants, and the utility's share of fossil and nuclear fuel consumed in jointly owned or leased plants, plus the cost of fuel which would have been used in plants suffering forced generation or transmission outages, but less the cost of the fuel related substitute generation, plus
 - b. The actual identifiable fossil and nuclear fuel costs [if not known--the month used to calculate fuel (F), shall be deemed to be the same as the actual unit cost of the Company generation in the month said calculations are made. When actual costs become known, the difference, if any, between fuel costs (F) as calculated using such actual unit costs and the fuel costs (F) used in that month shall be accounted for in the current month's calculation of fuel costs (F)] associated with energy purchased for reasons other than identified in paragraph (c) below, but excluding the cost of fuel related to purchases to substitute the forced outages, plus
 - c. The net energy cost of energy purchases, exclusive of capacity or demand charges (irrespective of the designation assigned to such transaction) when such energy is purchased on an economic dispatch basis. Included therein may be such costs as the charges for economy energy purchases, the charges as a result of scheduled outage, and other charges for energy being purchased by the Company to substitute for its own higher cost of energy; and less
 - d. The cost of fossil fuel recovered through intersystem sales including the fuel costs related to economy energy sales and other energy sold on an economic dispatch basis.
 - e. The fuel-related costs charged to the Company by PJM Interconnection LLC those costs identified in the following Billing Line Items, as may be amended from time to time by PJM Interconnection LLC: Billing Line Items 1210, 2210, 1215, 1218, 2217, 2218, 1230, 1250, 1260, 2260, 1370, 2370, 1375, 2375, 1400, 1410, 1420, 1430, 1478, 1340, 2340, 1460, 1350, 2350, 1360, 2360, 1470, 1377, 2377, 1480, 1378, 2378, 1490, 1500, 2420, 2220, 1200, 1205, 1220, 1225, 2500, 2510, 1930, 2211, 2215, 2415 and 2930.
 - f. All fuel costs shall be based on weighted average inventory costing.
 - g. All Commission approved financial power hedging program-related contract settlements, and related contract costs.

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Continued on Sheet 30-2

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

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Rate Continued

Tariff F.A.C. Continued (Fuel Adjustment Clause)

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- 4. Forced outages are all nonscheduled losses of generation or transmission which require substitute power for a continuous period in excess of six (6) hours. Where forced outages are not as a result of faulty equipment, faulty manufacture, faulty design, faulty installations, faulty operation, or faulty maintenance, but are Acts of God, riot, insurrection or acts of the public enemy, then the utility may, upon proper showing, with the approval of the Commission, include the fuel costs of substitute energy in the adjustment. Until such approval is obtained, in making the calculations of fuel costs (F) in subsection (3)(a) and (b) above, the forced outage costs to be subtracted shall be no less than the fuel cost related to the lost generation.
- 5. Sales (S) shall be all kWh's sold, excluding intersystem sales. If, for any reason billed system sales cannot be coordinated with the fuel costs for the billing period, sales may be equated to: (i) generation, plus (ii) purchases, plus (iii) interchange in, less (iv) energy associated with pumped storage operations, less (v) intersystem sales referred to in subsection (3)(d) above, less (vi) total system losses. Utility used energy shall not be excluded in the determination of sales (S).
- 6. The cost of fossil fuel shall only include the cost of the fuel itself and necessary charges for transportation of the fuel from the point of acquisition to the unloading point, as listed in Account 151 of FERC Uniform System of Accounts for Public Utilities and Licensees, less any cash or other discounts.
- 7. At the time the fuel clause is initially filed, the utility shall submit copies of each fossil fuel purchase contract not otherwise on file with the Commission and all other agreements, options, amendments, modifications, and similar documents related to the procurement of fuel supply or purchased power. Any changes in the contracts or other documents, including price escalations, and any new agreements entered into after the initial submission, shall be submitted at the time they are entered into. If fuel is purchased from utility-owned or controlled sources, or the contract contains a price escalation clause, those facts shall be noted and the utility shall explain and justify them in writing. Fuel charges, which are unreasonable, shall be disallowed and may result in the suspension of the fuel adjustment clause based on the severity of the utility's unreasonable fuel charges and any history of unreasonable fuel charges. The Commission on its own motion may investigate any aspect of fuel purchasing activities covered by 807 KAR 5:056 (Fuel Adjustment Clause).
- 8. The monthly fuel adjustment shall be filed with the Commission no later than ten (10) days before it is scheduled to go into effect, along with all the necessary supporting data to justify the amount of the adjustment.
- 9. Copies of all documents required to be filed with the Commission under 807 KAR 5:056 shall be open and made available for public inspection at the office of the Public Service Commission pursuant to the provisions of KRS 61.870 to 61.884.
- 10. At six (6) month intervals, the Commission shall conduct a formal review and may conduct public hearings on a utility's past fuel adjustments. The Commission shall order a utility to charge off and amortize, by means of a temporary decrease of rates, any adjustments the Commission finds unjustified due to improper calculation or application of the charge or improper fuel procurement practice.
- 11. Every two (2) years following the initial effective date of each utility's fuel clause, the Commission shall conduct a formal review and evaluate past operations of the clause, disallow improper expenses, and to the extent appropriate, reestablish the fuel clause charge in accordance with Section 1 (2) of 807 KAR 5:056.
- 12. The Commission may conduct a public hearing if the Commission finds that a hearing is necessary for the protection of a substantial interest or is in the public interest.
- 13. Resulting cost per kilowatt-hour in February 2020 to be used as the base cost in Standard Fuel Adjustment Clause is:

Fuel Sales February 2020 : \$12,810,858 = \$0.02612/kWh

This, as used in the Fuel Adjustment Clause, is 2.612¢ per kilowatt-hour.

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ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 31-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 31-1

Tariff P.P.A. (Purchase Power Adjustment)

Applicable

To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D.2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S. – I.R.P., M.W., O.L. and S.L.

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Rate

The annual purchase power adjustment factor will be computed using the following formula:

1. Annual Purchase Power Net Costs (PPANC)

PPANC = N+CSIRP+RKP+RP-BPP

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Where:

BPP = The annual amount of purchase power costs included in base rates, \$6,554,678.

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a. N = The annual cost of power purchased by the Company through new Purchase Power Agreements and purchased power expense from avoided cost payments to net metering customers under tariff N.M.S.II above or below the \$1,269,331 included in BPP. All new purchase power agreements shall be approved by the Commission to the extent required by KRS 278.300.

b. CSIRP = The net annual cost of any credits provided to customers under Tariff C.S.-I.R.P., Tariff D.R.S., Tariff V.C.S. and special contracts for interruptible service above or below the \$1,165,983 included in BPP.

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- RKP = Rockport related items includable in Tariff PPA pursuant to the Commission approved Settlement agreement in Case No. 2017-00179:
 - 1. Rockport deferral amount to be recovered;
 - 2. Rockport offset estimate and true-up.
 - 3. Final (over)/under recovery associated with tariff CC following its expiration
- d. RP = The cost of fuel related to substitute generation less the cost of fuel which would have been used in plants suffering forced generation or transmission outages above or below the \$4,119,364 included in BPP.

Continued on Sheet 31-2

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

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Tariff P.P.A. Continued (Purchase Power Adjustment)

Rates

Tariff Class	\$/kWh	\$/kW
R.S., R.SL.MT.O.D., R.ST.O.D., and R.ST.O.D. 2, R.S.D.	\$0.00353	
S.G.ST.O.D.	\$0.00288	
M.G.ST.O.D.	\$0.00288	
G.S.	\$0.00288	
L.G.S., L.G.ST.O.D.	\$0.00014	\$0.82
L.G.SL.MT.O.D.	\$0.00265	
I.G.S. and C.SI.R.P.	\$0.00014	\$1.04
M.W.	\$0.00199	
O.L.	\$0.00051	
S.L.	\$0.00051	

The kWh factor as calculated above will be applied to all billing kilowatt-hours for those tariff classes listed above. The kW factor as calculated above will be applied to all on-peak and minimum billing demand kW for the LGS, LGS-T.O.D, IGS, and CS-I.R.P. tariff classes.

The Purchase Power Adjustment factors shall be modified annually using the following formula:

The Purchase Power Adjustment factors shall be determined as follows:

For all tariff classes without demand billing:

$$kWh \ Factor \ = \ \frac{PPA(E) \ x \ (BE_{Class} \ /BE_{Total}) + PPA(D) \ x \ (CP_{Class} \ /CP_{Total})}{BE_{Class}}$$

kW Factor = 0

For all tariff classes with demand billing:

$$kWh \ Factor = \frac{PPA(E) \ x \ (BE_{Class} \ /BE_{Total})}{BE_{Class}}$$

$$kW \ Factor = \frac{PPA(D) \ x \ (CP_{Class} \ /CP_{Total})}{BE_{Class}}$$

Continued on Sheet 31-3

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ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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Tariff P.P.A. Continued (Purchase Power Adjustment)

Where:

Rates Continued

- 1. "PPA(D)" is the actual annual retail PPA demand-related costs, plus any prior review period (over)/under recovery.
- 2. "PPA(E) is the actual annual retail PPA energy-related costs, plus any prior review period (over)/under recovery.
- 3. "BE Class" is the historic annual retail jurisdictional billing kWh for each tariff class for the current year.
- 4. "BD Class" is the historic annual retail jurisdictional billing kW for each applicable tariff class for the current year.
- 5. "CP Class" is the coincident peak demand for each tariff class estimated as follows:

Tariff Class	BE _{Class}	CP/kWh Ratio	CP _{Class}
R.S., R.SL.MT.O.D., R.ST.O.D., and R.ST.O.D. 2, R.S.D.		0.022970%	
S.G.ST.O.D.		0.018187%	
M.G.ST.O.D.		0.018187%	
G.S.		0.018187%	
L.G.S., L.G.ST.O.D.		0.016146%	
L.G.SL.MT.O.D.		0.016146%	
I.G.S. and C.SI.R.P.		0.011832%	
M.W.		0.012350%	
O.L.		0.005294%	
S.L.		0.005375%	

- 6. "BE Total" is the sum of the BE Class for all tariff classes.
- 7. "CP Total" is the sum of the CP Class for all tariff classes.
- 8. The factors as computed above are calculated to allow the recovery of Uncollectible Accounts Expense of 0.40% and the KPSC Maintenance Fee of 0.1493% and other similar revenue based taxes or assessments occasioned by the Purchase Power Adjustment Rider revenues.
- 9. The annual PPA factors shall be filed with the Commission by August 15 of each year, with rates to begin with the October billing period, along with all necessary supporting data to justify the amount of the adjustments, which shall include data and information as may be required by the Commission.

Copies of all documents required to be filed with the Commission shall be open and made available for public inspection at the office of the Public Service Commission pursuant to the provisions of KRS 61.870 to 61.884.

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Tariff E.S. (Environmental Surcharge)

Applicable

To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D. 2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S.-I.R.P., M.W., O.L., and S.L.

D

Rate

The environmental surcharge shall provide for monthly adjustments based on a percent of revenues, equal to the difference between the environmental compliance costs in the base period as provided in Paragraph 2 below and in the current period as provided in Paragraph 3 below.

The retail share of the revenue requirement will be allocated between residential and non-residential retail customers based upon their respective total revenues during the previous calendar year. The Environmental Surcharge will be implemented as a percentage of total revenues for the residential class and as a percentage of non-fuel revenues for all other customers.

The revenues to which the residential Environmental Surcharge factor are applied is the sum of the customer's Service Charge, Energy Charge(s), Fuel Adjustment Clause, System Sales Clause, Demand-Side Management Adjustment Clause, Federal Tax Change, Residential Energy Assistance, Purchase Power Adjustment, and Distribution Reliability Rider.

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The revenues to which the all other customer Environmental Surcharge factor are applied is the sum of the customer's Service Charge, Demand Charge, Energy Charge(s) less Base Fuel, Minimum Charge, Reactive Charge, System Sales Clause, Demand-Side Management Adjustment Clause, Federal Tax Change, Kentucky Economic Development Surcharge, Purchase Power Adjustment, and Distribution Reliability Rider.

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1. Monthly Environmental Surcharge Gross Revenue Requirement, E(m)

Where: E(m) = CRR-BRR

CRR = Current Period Revenue Requirement for the Expense

Month

BRR = Base Period Revenue Requirement.

2. Base Period Revenue Requirement, BRR

BRR = The Following Monthly Amounts:

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Billing Month		Base Net Environmental Costs
January	\$	3,022,418
February		2,558,332
March		2,621,611
April		2,519,828
May		2,514,284
June		2,644,974
July		2,594,563
August		2,741,097
September		2,508,995
October		2,376,639
November		2,423,992
December	\$	<u>2,597,739</u>
	\$	31,124,472

In accordance with the Stipulation and Settlement Agreement approved by the Commission by its Order dated October 7, 2013 in Case No. 2012-00578, the Mitchell FGD and all related associated costs are not included in base rates or the Base Revenue Requirement but will be included in the Current Period Revenue Requirement. The Mitchell FGD will be excluded from Base Rates at least until June 30, 2020.

Continued on Sheet 32-2

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P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 32-2 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 32-2

Tariff E.S. Continued (Environmental Surcharge)

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3.			ue Requirement, CRR $DR_{KP(c)} / 12) + OE_{KP(c)} - AS]$	D
	Where:			
	RB _{KP(c)}	=	Environmental Compliance Rate Base for Mitchell.	
	ROR KP(c)	=	Annual Rate of Return on Mitchell Environmental Compliance Rate Base; Annual Rate divided by 12 to restate to a Monthly Rate of Return.	
	OE _{KP(c)}	=	Monthly Pollution Control Operating Expenses for Mitchell.	D
	AS	=	Net proceeds from the sale of Title IV and CSAPR SO 2 emission allowances, ERCs, and NOx emission allowances, reflected in the month of receipt.	D
	"KP(C)" identi	fies c	omponents from Mitchell Units - Current Period.	D
	The Environmental Compliance Rate Base for Kentucky Power reflects the current cost associated with the 1997 Plan, the 2003 Plan, the 2005 Plan, the 2017 Plan, the 2017 Plan, the 2019 Plan, and the 2021 Plan. The Environmental Compliance Rate Base for Kentucky Power should also include construction work in progress until assets are placed in service. The Operating Expenses for Kentucky Power reflects the current operating expenses associated with		D	
			D	

Net Proceeds from the sale of emission allowances and ERCs that reflect net gains will be a reduction to the Current Period Revenue Requirement, while net losses will be an increase.

the 1997 Plan, the 2003 Plan, the 2005 Plan, the 2007 Plan, the 2015 Plan, the 2017 Plan, the 2019 Plan, and the 2021 Plan.

The Rate of Return for Kentucky Power is 9.90% rate of return on equity as authorized by the Commission in its Order

The Current Period Revenue Requirement will reflect the balances and expenses as of the Expense Month of the filing.

Continued on Sheet 32-3

DATE OF ISSUE: June 29, 2023

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ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

Dated XXXX XX, 20XX, Case No. 2023-00159.

Tariff E.S. Continued (Environmental Surcharge)

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4. Revenue Allocation

Residential Allocation RA(m) = <u>KY Residential Retail Revenue RR(b)</u>

KY Retail Revenue R(b)

All Other Allocation OA(m) = KY All Other Classes Retail Revenue <math>OR(b)

KY Retail Revenue R(b)

Where:

(m) = the expense month.

(b) = the most recent calendar year revenues

5. Environmental Surcharge Factor

Residential Monthly Net KY Retail E(m) * RA(m)

Environmental Surcharge KY RR(m)

Factor

All Other Monthly
Environmental Surcharge

KY OR(m)- KY OF(m)

Factor

Where:

Net KY = Monthly E(m) allocated to Kentucky Retail Customers, net of Over/(Under) Recovery

Retail E(m) Adjustment; Allocation based on Percentage of Kentucky Retail Revenues to Total Company

Revenues in the Expense Month.

(For purposes of this formula, Total Company Revenues do not include Non-Physical Revenues.)

RR(m) = Average Kentucky Residential Retail Revenues for the Preceding Twelve Month Period

OR(m) = Average Kentucky All Other Classes Retail Revenues for the Preceding Twelve Month Period

OF(m) = Average Kentucky All Other Classes Fuel Revenues for the Preceding Twelve Month Period.

Continued on Sheet 32-4

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Tariff E.S. Continued (Environmental Surcharge)

Environmental costs "E" shall be the Company's costs of compliance with the Clean Air Act and those environmental requirements

Total Company:

• return on Title IV and CSAPR SO₂ allowance inventory

that apply to coal combustion wastes and by-products, as follows:

- over/under recovery balances between the actual costs incurred less the amount collected through the environmental surcharge
- costs associated with any Commission's consultant approved by the Commission
- costs associated with the consumption of Title IV and CSAPR SO₂ allowances
- costs associated with the consumption of NO_x allowances
- return on NO_x allowance inventory
- costs associated with maintaining approved pollution control equipment including material and contract labor (excluding plant labor)
- costs associated with consumables used in conjunction with approved environmental projects.
- return on inventories of consumables used in conjunction with approved environmental projects.
- return on environmental compliance rate base including construction work in progress.
- Monthly expense to amortize the \$1,446,998.35 regulatory asset for prudently incurred ELG (Effluent Limitation Guidelines) project costs over a two-year period to begin with July 2022 billing and conclude with June 2024 billing.

The Company's share of costs associated with the following environmental equipment at the Mitchell Plant:

- Mitchell Unit Nos 1 and 2 Water Injection, Low NO_x burners, Low NO_x burner Modification, SCR, FGD, Landfill, Coal Blending Facilities and SO₃ Mitigation
- Mitchell Plant Common CEMS, Replace Burner Barrier Valves and Gypsum Material Handling Facilities
- Air Emission Fees
- Precipitator Modifications and Upgrades
- Coal Combustion Waste Landfill
- Bottom Ash and Fly Ash Handling
- Mercury Monitoring (MATS)
- Dry Fly Ash Handling Conversion
- Wastewater Ponds (for the Mitchell CCR compliance project) with depreciation expense calculated using a 20 percent depreciation rate approved by the Commission's July 15, 2021 and May 3, 2022 Orders in Case No. 2021-00004.
- 7. The monthly environmental surcharge shall be filed with the Commission ten (10) days before it is scheduled to go into effect, along with all necessary supporting data to justify the amount of the adjustments which shall include data and information as may be required by the Commission.

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DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

Decommissioning Rider (D.R.)

Applicable

To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D.2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S.- I.R.P., M.W., O.L., and S.L..

D

Rate

1. Pursuant to the final order of the Kentucky Public Service Commission in Case No. 2012-00578 and the Stipulation and Settlement Agreement dated July 2, 2013 as filed and approved by the Commission, Kentucky Power Company is to recover from retail ratepayers the coal-related retirement costs of Big Sandy Unit 1, the retirement costs of Big Sandy Unit 2 and other site-related retirement costs that will not continue in use on a levelized basis, including a weighted average cost of capital (WACC) as set in the Company's most recent Rate Case carrying cost over a 25 year period beginning with the date rates became effective in Case No. 2014-00396. The term "Retirement Costs" are defined as and shall include the net book value, materials and supplies that cannot be used economically at other plants owned by Kentucky Power, and removal costs and salvage credits, net of related ADIT. Related ADIT shall include the tax benefits from tax abandonment losses.

The applicable rates for service rendered on and after September 28, 2022 to be applied to the revenues described in paragraph 5 of this tariff are:

Residential Adjustment Factor
$$= \frac{\$12,203,475}{\$260,106,760} = 4.6917\%$$
All Other Classes $= \frac{\$14,511,306}{\$183,145,514} = 7.9234\%$

2. The allocation of the actual revenue requirement (ARR) between residential and all other customers shall be based upon their respective contribution to total retail revenues for the most recent twelve month period, ending June 30 according to the following formula:

Residential Allocation RA(y) = ARR(y) x
$$\frac{\text{KY Residential Retail Revenue RR(b)}}{\text{KY Retail Revenue R(b)}}$$

All Other Allocation OA(y) = ARR(y) x $\frac{\text{KY All Other Classes Retail Revenue OR(b)}}{\text{KY Retail Revenue R(b)}}$

Where:

(y) = the expense year;
(b) = Most recent available twelve month period ended June 30.

Continued on Sheet 33-2

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 33-2 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Decommissioning Rider Continued

T

3. The Residential D.R. Adjustment shall provide for annual adjustments based on a percent of total revenues, according to the following formula:

Residential D.R. Adjustment Factor = Net Annual Residential Allocation NRA(y)
Residential Retail Revenue RR(b)

Where:

Net Annual Residential Allocation NRA(b) = Annual Residential Allocation RA(y), net of Over/(Under) Recovery Adjustment;

Residential Retail Revenue RR(b) = Annual Retail Revenue for all KY residential classes for the year (b).

4. The All Other Classes D.R. Adjustment shall provide for annual adjustments based on a percent of non-fuel revenues, according to the following formula:

All Other Classes D.R. Adjustment Factor = Net Annual All Other Allocation NOA(y)

All Other Classes Non-Fuel Retail Revenue ONR(b)

Where:

Net Annual All Other Allocation NOA(y) = Annual All Other Allocation OA(y), net of Over/(Under) Recovery Adjustment;

All Other Classes Non-Fuel Retail Revenue _ Annual Non-Fuel Retail Revenue for all classes

ONR(b) = Affidial Non-Fuel Retail Revenue = Affidial Non-Fuel Retail Revenue for all class other than residential for the year (b).

5. The Revenues to which the residential Decommissioning Rider factor are applied is the sum of the customer's Service Charge, Energy Charge(s), Fuel Adjustment Clause, System Sales Clause, Demand-Side Management Adjustment Clause, Federal Tax Change, Residential Energy Assistance, Purchase Power Adjustment, and Distribution Reliability Rider.

TDN

The Revenues to which the all other customer Decommissioning Rider factor are applied is the sum of the customer's Service Charge, Demand Charge, Energy Charge(s) less Base Fuel, Minimum Charge, Reactive Charge, System Sales Clause, Demand-Side Management Adjustment Clause, Federal Tax Change, Kentucky Economic Development Surcharge, Purchase Power Adjustment, and Distribution Reliability Rider.

T DN

- 6. The annual Decommissioning Rider adjustments shall be filed with the Commission no later than August 15th of each year before it is scheduled to go into effect on Cycle 1 of the October billing cycle, along with all the necessary supporting data to justify the amount of the adjustments, which shall include data, and information as may be required by the Commission.
- 7. Copies of all documents required to be filed with the Commission shall be open and made available for public inspection at the office of the Public Service Commission pursuant to the provisions of KRS 61.870 to 61.884.

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Distribution Reliability Rider (D.R.R.)

Applicable

To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D.2, G.S. Secondary and Primary, S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S. Secondary and Primary, L.G.S.-T.O.D. Secondary and Primary, I.G.S. Secondary and Primary, C.S. – I.R.P. Secondary and Primary, and M.W.

Rate

The Distribution Reliability Rider will apply to all customers served at secondary and primary voltages excluding customers receiving service under Tariffs O.L. and S.L. The Annual Distribution Reliability Net Costs to be recovered through this rider will be calculated on a per bill basis using the following formula:

1. Annual Distribution Reliability Net Costs (ADRNC)

ADRNC = ERW + ATL + DACRR + ANDSS + ARSHR

Where:

- a. ERW = targeted widening of primary distribution circuits.
- b. ATL = the cost of constructing primary lines to tie two circuits together to permit electrical load to be transferred.
- c. DACRR = the costs of installing automation equipment to allow for the isolation of a fault and reconfiguration of the circuit to close other devices to re-energize the non-impacted areas of original circuit impacted by the initial fault and the recloser devices upgrade from three-phase to single-phase to allow for future DACR implementation, closure via electronics, event recordings and power quality investigations, and more precise coordination with other devices.
- d. ANDSS = the costs of new distribution substations in remote areas with associated transmission lines in and out to reduce the number of radial distribution circuits and reduce outage times.
- e. ARSHR = the costs of targeted facilities projects to renew and improve cable, conductor, hardware, and equipment to reduce feeder-level outages.
- f. Subparts a through e include the capital expenditure and operations and maintenance to support that capital to enhance customer reliability.
- Pursuant to the final order of the Kentucky Public Service Commission in Case No. 2021-00159 dated _______ as filed and approved by the Commission, Kentucky Power Company is to recover from its retail customers the costs associated with the Distribution Reliability Work Plan including vegetation management and other targeted investments to maintain and improve reliability.

Continued on Sheet 34-2

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 34-2 CANCELLING P.S.C. KY. NO. SHEET NO. 34-2

Distribution Reliability Rider Continued (D.R.R.)

3. The allocation of the ADRNC between residential and all other customers shall be based upon their respective contribution to total non-fuel retail revenues for the most recent twelve-month period, ending December 31 according to the following formula:

KY Residential Retail Revenue RR(b) Residential Allocation(y) KY Retail Revenue R(b) KY All Other Classes Non-Fuel Retail Revenue OR(b) All Other Classes Allocation(y) KY Retail Revenue R(b) Where: the expense year; (y) most recent available twelve month period ended December 31; (b) RR \$XXX; OR \$XXX; and R \$XXX.

4. The rate will be calculated according to the following formula:

Residential Factor = Residential Allocation x ADRNC
Number of Residential Bills

All Other Classes Factor = All Other Classes Allocation x ADRNC
Number of All Other Classes Bills

5. The applicable rates for service rendered on and after , calculated in accordance with the above, is:

Residential Factor = $\frac{\$XXX}{XXX}$ = \$X/bill

All Other Classes Factor = $\frac{\$XXX}{XXX}$ = \$X/bill

All Other Classes excludes Tariffs O.L. and S.L. and all customers receiving service at subtransmission and transmission voltage levels.

- 6. The annual Distribution Reliability Rider adjustments shall be filed with the Commission no later than February 15th of each year before it is scheduled to go into effect Cycle 1 of April billing, along with all the necessary supporting data to justify the amount of the adjustments, which shall include data, and information as may be required by the Commission.
- Copies of all documents required to be filed with the Commission shall be open and made available for public inspection at the
 office of the Public Service Commission pursuant to the provisions of KRS 61.870 to 61.884.

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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Securitization Financing Rider (S.F.R.)

Applicable

To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D.2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S.-I.R.P., M.W., O.L., and S.L..

Rate

1. Pursuant to the final order of the Kentucky Public Service Commission in Case No. 2023-00159, Kentucky Power Company is to recover from retail ratepayers the costs approved for securitization by the Commission.

This rider is designed to recover from customers the amounts necessary to service, repay and administer customer-backed bonds associated with the approved securitized costs pursuant to the terms of the financing order of the Kentucky Public Service Commission in Case No. 202#-#####.

This rider shall remain in effect until the complete repayment and retirement of any customer-backed bonds, or refunding bonds, associated with the approved securitized costs. This schedule is irrevocable and nonbypassable for the full term during which it applies.

The applicable rates for service rendered on and after XXXXXXXX ##, 202# to be applied to the revenues described in paragraph 5 of this tariff are:

2. The allocation of the actual revenue requirement (ARR) between residential and all other customers shall be based upon their respective contribution to total retail revenues for the most recent twelve-month period ending December 31 or June 30, according to the following formula:

Residential Allocation RA(y) = ARR(y) x
$$\frac{\text{KY Residential Retail Revenue RR(b)}}{\text{KY Retail Revenue R(b)}}$$

All Other Allocation OA(y) = ARR(y) x $\frac{\text{KY All Other Classes Retail Revenue OR(b)}}{\text{KY Retail Revenue R(b)}}$

Where:

(y) = the expense year;

(b) = Most recent available twelve month period ended December 31 or June 30.

Continued on Sheet 35-2

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

Securitization Financing Rider Continued (S.F.R.)

3. The Residential S.F.R. Adjustment shall provide for annual adjustments based on a percent of total revenues, according to the following formula:

Residential S.F.R. Adjustment Factor = Net Annual Residential Allocation NRA(y)

Residential Retail Revenue RR(b)

Where:

 $\label{eq:NetAnnual Residential Allocation NRA} Net Annual Residential Allocation RA(y), net of$

Over/(Under) Recovery Adjustment;
Residential Retail Revenue RR(b) = Annual Retail Revenue for all KY residential classes

for the year (b).

101 1110 year (0

4. The All Other Classes S.F.R. Adjustment shall provide for annual adjustments based on a percent of non-fuel revenues, according to the following formula:

All Other Classes S.F.R. Adjustment Factor = Net Annual All Other Allocation NOA(y)

All Other Classes Non-Fuel Retail Revenue ONR(b)

Where:

Net Annual All Other Allocation NOA(y) = Annual All Other Allocation OA(y), net of

Over/(Under) Recovery Adjustment;

All Other Classes Non-Fuel Retail Revenue _ Annual Non-Fuel Retail Revenue for all classes

ONR(b) other than residential for the year (b).

5. The Revenues to which the residential Securitization Financing Rider factor are applied is the sum of the customer's Service Charge, Demand Charge, Energy Charge(s), Fuel Adjustment Clause, System Sales Clause, Demand-Side Management Adjustment Clause, Federal Tax Change, Residential Energy Assistance, Purchase Power Adjustment and Distribution Reliability Rider.

The Revenues to which the all other customer Securitization Financing Rider factor are applied is the sum of the customer's Service Charge, Demand Charge, Energy Charge(s) less Base Fuel, Minimum Charge, Reactive Charge, System Sales Clause, Demand-Side Management Adjustment Clause, Federal Tax Change, Kentucky Economic Development Surcharge, Purchase Power Adjustment and Distribution Reliability Rider.

6. The initial Securitization Financing Rider rates shall be file on the day following the pricing of the bonds and shall become effective the first billing cycle following the closing of the bonds. All subsequent Rider rate adjustments shall be semi-annual (every six months).

The semi-annual Securitization Financing Rider adjustments shall be filed with the Commission no later than February 15 and August 15th of each year before it is scheduled to go into effect on Cycle 1 of the April and October billing cycles, respectively, along with all the necessary supporting data to justify the amount of the adjustments, which shall include data, and information as may be required by the Commission.

Interim Securitization Financing Rider adjustments may be filed with the Commission outside of the standard semi-annual timeframe in order to correct for over- or under-collection to be submitted no later than 10 days before the rate is to be effective.

Copies of all documents required to be filed with the Commission shall be open and made available for public inspection at the
office of the Public Service Commission pursuant to the provisions of KRS 61.870 to 61.884.

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

Federal Tax Change Tariff (F.T.C.)

T

Applicable

To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D.2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S.- I.R.P., M.W., O.L., and S.L.

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Rate

Pursuant to the final order of the Kentucky Public Service Commission in Case No. 2023-00159, Kentucky Power Company is to credit to retail ratepayers the approved annual amount of excess accumulated deferred federal income taxes (ADIT) beginning January XX, 2024.

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The Company shall amortize the calendar year retail Generation and Distribution related Protected Excess ADIT of \$1,678,164 to support the rate credits provided to customers through this tariff.

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- 3. Beginning with the October 2024 Federal Tax Change Tariff adjustment filing, the actual Corporate Alternative Minimum Tax (CAMT) expense and credits for the prior calendar/tax year shall be included in the Annual Revenue Requirement based on the Company's actual 2023 federal income tax return. This methodology will continue on a year to year basis.
- 4. For purposes of computing over or under-recovery under this tariff, the Company shall include the actual CAMT expense and the actual CAMT credits at the time that the credits can be used.
- The Company shall include a final reconciliation of the retail Generation and Distribution related Unprotected Excess ADIT as part of the over or under-recovery computation in the October 2024 Federal Tax Change Tariff adjustment filing.
- The applicable rates on a kWh basis are as follows:

ΤD

Residential	All Other
(\$/kWh)	(\$/kWh)
\$(0.00053)	\$(0.00037)

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m D}$

The allocation of the Annual Revenue Requirement (ARR) which consists of the retail Generation and Distribution related Protected Excess ADIT, the actual CAMT expenses and credits and any over or under-recovery based upon actual information for prior periods between residential and all other customers shall be based upon their respective contribution to total retail revenues, according to the following formula:

TN

KY Residential Retail Revenue RR Residential Allocation RA(y) AC(y)KY Retail Revenue R

All Other Allocation OA(y) AC(y)

KY All Other Classes Retail Revenue OR KY Retail Revenue R

Where:

the credit year; (y) RR \$301,523,011; OR \$392,479,515; and \$694,002,526. R

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- The annual Federal Tax Change Tariff adjustments shall be filed with the Commission no later than October 15th of each year before it is scheduled to go into effect on Cycle 1 of the December billing cycle, along with all the necessary supporting data to justify the amount of the adjustments, which shall include data, and information as may be required by the Commission.
- Copies of all documents required to be filed with the Commission shall be open and made available for public inspection at the office of the Public Service Commission pursuant to the provisions of KRS 61.870 to 61.884.

DATE OF ISSUE: June 29, 2023 January 1, 2024 DATE EFFECTIVE: ISSUED BY: /s/ Brian K. West

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit D Page 162 of 164

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 37-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 37-1

Tariff C.F.F. (City's Franchise Fee)

T T

Availability of Service

Where a city or town within Kentucky Power's service territory requires the Company to pay a percentage of revenues from certain customer classifications collected within such city or town for the right to erect the Company's poles, conductors, or other apparatus along, over, under, or across such city's or town's streets, alleys, or public grounds, the Company shall increase the rates and charges to such customer classifications within such city or town by a like percentage. The aforesaid charge shall be separately stated and identified on each affected customer's bill.

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

KPSC Case No. 2023-00159
Section II - Application
Filing Requirements
Supplemental Exhibit D
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 38-1 CANCELLING P.S.C. KY. NO. 12 2nd REVISED SHEET NO. 38-1

U.G.R.T. (Utility Gross Receipts Tax) (School Tax)

Applicable

To all Tariff Schedules.

Rate

This tariff schedule is applied as a rate increase pursuant to KRS 160.617 to all other tariff schedules for the recovery by the utility of the utility gross receipts license tax imposed by the applicable school district pursuant to KRS 160.613 with respect to the customer's bill. The current utility gross receipts license tax for school imposed by a school district may not exceed 3%. The utility gross receipts license tax shall appear on the customer's bill as a separate line item.

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 39-1 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 39-1

K.S.T. (Kentucky Sales Tax)

Applicable

To all Tariff Schedules.

Rate

This tariff schedule is applied as a rate increase to all other applicable tariff schedules for the recovery by the utility pursuant to KRS 139.210 of the Kentucky Sales Tax imposed by KRS 139.200 for all customers not exempted by KRS 139.470(7). For any other exempt customers, an exemption certification must be received and on file with the Company. The Kentucky Sales Tax rate is currently imposed by the Commonwealth of Kentucky at the rate of 6%. The Kentucky Sales Tax shall appear on the customer's bill as a separate line item.

Sales of electricity under Tariff R.S. are exempt from sales tax only if the service is to the customer's place of domicile as defined by KRS 139.470(7)(b). Kentucky Power may retroactively charge a customer, under the parameters of KRS 278.225, for all applicable sales tax the Department of Revenue determines is due for service that is not exempt. It is the customer's responsibility to file all necessary documentation, including Form 51A380 (1-23), when notified by the Company, establishing the customer's place of domicile. In such a case, any exemption will become effective with the customer's first full billing cycle after the customer's delivery of a properly executed Form 51A380 (1-23).

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

EXHIBIT 2

Updated Section II, Exhibit E

KPSC Case No. 2023-00159
Section II - Application
Filing Requirements
Supplemental Exhibit E
Page 1 of 194

P.S.C KY. NO. 12 CANCELLING P.S.C. KY. NO. 11

KENTUCKY POWER COMPANY 1645 WINCHESTER AVENUE ASHLAND, KY 41101

RATES-CHARGES-RULES-REGULATIONS FOR FURNISHING ELECTRIC SERVICE

IN THE KENTUCKY TERRITORY SERVED BY KENTUCKY POWER COMPANY AS STATED ON SHEET NO. 1

FILED WITH THE PUBLIC SERVICE COMMISSION

OF

KENTUCKY

DATE OF ISSUE: April 9,2021
DATE EFFECTIVE: January 14, 2021
ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

Rates, Terms, and Conditions for Furnishing
Electric Service

Applicable to the Entire Territory Served by Kentucky Power Company In:
Boyd, Breathitt, Carter, Clay, Elliott, Floyd, Greenup, Johnson, Knott, Lawrence, Leslie, Letcher, Lewis, Magoffin, Martin, Morgan, Owsley, Perry, Pike, and Rowan Counties.

P.S.C. KY. NO. 13

Kentucky Power Company

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Portion of Table 1988

Rates, Terms, and Conditions for Furnishing
Electric Service

Applicable to the Entire Territory Served by Kentucky Power Company In:
Boyd, Breathitt, Carter, Clay, Elliott, Floyd, Greenup, Johnson, Knott, Lawrence, Leslie, Letcher, Lewis, Magoffin, Martin, Morgan, Owsley, Perry, Pike, and Rowan Counties.

DATE OF ISSUE:
DATE EFFECTIVE:
ISSUED BY:
TITLE:
June 29, 2023
January 1, 2024
/s/ Brian K. West
Vice President, Regulato

In Case No.: 2023-00159 Dated XXXX XXXXXXX

Section II - Application Filing Requirements

Supplemental Exhibit E
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KPSC Case No. 2023-00159

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 12 2ND REVISED SHEET NO. 1-1 CANCELLING P.S.C. KY. NO. 12 1ST REVISED SHEET NO. 1-1

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(Cont'd on Sheet No. 1-2)

DATE OF ISSUE: July 6, 2022

DATE EFFECTIVE: Service Rendered On And After July 1, 2022

ISSUED 8Y: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority Of an Order of the Public Service Commission

In Case No. XXXX-XXXXX Dated XXXXX XX, XXXX

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 1-1 CANCELLING P.S.C. KY. NO. 12 2nd REVISED SHEET NO. 1-1

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DATE OF ISSUE:	June 29_2023	
DATE EFFECTIVE:	January 1, 2024	
ISSUED BY:	/s/ Brian K. West	
TITLE:	Vice President, Regulatory & Finance	
	ler of the Public Service Commission	
In Case No.; 2023-001:	59 Dated XXXX XX, XXXX	

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DATE OF ISSUE: <u>January 17, 2023</u>
DATE EFFECTIVE: <u>Service Rendered On And After December 28, 2022</u>
ISSUED BY: <u>/s/ Brian K. West</u>
TITLE: <u>Vice President, Regulatory & Finance</u>
<u>By Authority Of an Order of the Public Service Commission</u>
In <u>Case No. 2022-00105 Dated December 28, 2022</u>
807 KAR 5-015, eff.2-1-2022

Index is now contained on a single page instead of three.

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 12 2^{nd} REVISED SHEET NO. 1-3 CANCELLING P.S.C. KY. NO. 12 1^{st} REVISED SHEET NO. 1-3

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THE ABOVE TARIFFS ARE APPLICABLE TO THE ENTIRE TERRITORY SERVED BY KENTUCKY POWER COMPANY IN BOYD, BREATHITT, CARTER, CLAY, ELLIOTT, FLOYD, GREENUP, JOHNSON, KNOTT, LAWRENCE, LESLIE, LETCHER, LEWIS, MAGOFFIN, MARTIN, MORGAN, OWSLEY, PERRY, PIKE AND ROWAN COUNTIES.

DATE OF ISSUE: <u>June 1, 2022</u>
DATE EFFECTIVE: <u>Service Rendered On And After XXXX XX, XXXX</u>
ISSUED BY: /s/ <u>Brian K. West</u>
TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority Of an Order of the Public Service <u>Commission</u>
In Case No. 2021-00481 Dated May 4, 2022

Index is now contained on a single page instead of three.

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-1 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 2-1 T

TERMS AND CONDITIONS OF SERVICE

1. APPLICATION

Applications may be made in writing, on-line, or via telephone for customers who wish to have the Company provide electric service. Requests for service are to be made in the Customer's legal name by telephone or on line at: www.kentuckypower.com. The Company has the right to reject any request for service based on 807 KAR 5:006 Section 15 and associated raiffs.

The Company may require verification of ownership of property, lease, applicant's identity or other requested information.

A copy of the tariffs and standard terms and conditions under which service is to be rendered to the Customer will be furnished upon request and the Customer shall elect upon which tariff applicable to his service his application shall be based. A copy of the tariff is also available on-line at www.kentuckypower.com.

If the Company requires a written agreement from a Customer before service will be commenced, a copy of the agreement will be furnished to the Customer upon request.

When the Customer desires delivery of energy at more than one point, a separate agreement may be required for each separate point of delivery. Service delivered at each point of delivery will be billed separately under the applicable tariff.

2. INSPECTION

The Customer is responsible for the proper installation and maintenance of the customer's wiring and electrical equipment and the customer shall at all times be responsible for the character and condition thereof. The Company has no obligation to undertake inspection thereof and in no event shall be responsible therefore. However, the Company may disconnect or refuse to connect service if the customer's wiring is deemed unsafe by the Company.

Company may also require a new state electrical inspection should tampering, illegal use or theft of service be the basis for disconnection service.

Where a Customer's premises are located in a municipality or other governmental subdivision where inspection laws or ordinances are in effect, the Company may withhold furnishing service to new installations until the Company has received evidence that the inspection laws or ordinances have been complied with.

Wherea Customer's premises are located outside of an area where inspection service is in effect, the Company may require the delivery by the Customer to the Company of an agreement duly signed by the owner and/or tenant of the premises authorizing the connection to the wiring system of the Customer and assuming responsibility therefore. No responsibility shall attach to the Company because of any waiver of this requirement.

(Cont'd on Sheet No. 2-2)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 2-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-1

Terms and Conditions of Service

1. Application

Applications may be made in writing, on-line, or via telephone for customers who wish to have the Company provide electric service. Requests for service are to be made in the Customer's legal name by telephone or online at: www.kentuckypower.com. The Company has the right to reject any request for service based on 807 KAR 5:006 Section 15 and associated tariffs.

The Company may require verification of ownership of property, lease, applicant's identity, or other requested information.

A copy of the tariffs and standard terms and conditions under which service is to be rendered to the Customer will be furnished upon request and the Customer shall elect upon which tariff applicable to his service his application shall be based. A copy of the tariff is also available online at www.kentuckypower.com.

If the Company requires a written agreement from a Customer before service will be commenced, a copy of the agreement will be furnished to the Customer upon request.

When the Customer desires delivery of energy at more than one point, a separate agreement may be required for each separate point of delivery. Service delivered at each point of delivery will be billed separately under the applicable tariff.

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The Customer is responsible for the proper installation and maintenance of the customer's wiring and electrical equipment and the customer shall at all times be responsible for the character and condition thereof. The Company has no obligation to undertake inspection thereof and in no event shall be responsible therefore. However, the Company may disconnect or refuse to connect service if the customer's wiring is deemed unsafe by the Company.

Company may also require a new state electrical inspection should tampering, illegal use or theft of service be the basis for disconnection service.

Where a Customer's premises are located in a municipality or other governmental subdivision where inspection laws or ordinances are in effect, the Company may withhold furnishing service to new installations until the Company has received evidence that the inspection laws or ordinances have been complied with.

Where a Customer's premises are located outside of an area where inspection service is in effect, the Company may require the delivery by the Customer to the Company of an agreement duly signed by the owner and/or tenant of the premises authorizing the connection to the wiring system of the Customer and assuming responsibility therefore. No responsibility shall attach to the Company because of any waiver of this requirement.

3. Service Connections

Service connections will be provided in accordance with 807 KAR-5:041, Section 10.

The Customer should in all cases consult the Company before the Customer's premises are wired to determine the location of Company's point of service connection.

The Company will, when requested to furnish service, designate the location of its service connection. The Customer's wiring must, except for those cases listed below, be brought outside the building wall nearest the Company's service wires so as to be readily accessible thereto. When service is from an overhead system, the Customer's wiring must extend at least 18 inches beyond the building. Where Customers install service entrance facilities which have capacity and layout specified by the Company and/or install and use certain equipment specified by the Company, the Company may supply or offer to own certain facilities on the Customer's side of the point where the service wires attach to the building.

Continued on Sheet 2-2

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-2 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 2-2 T

TERMS AND CONDITIONS OF SERVICE (Cont'd)

3. SERVICE CONNECTIONS.

Service connections will be provided in accordance with 807 KAR-5:041, Section 10.

The Customer should in all cases consult the Company before the Customer's premises are wired to determine the location of Company's point of service connection.

The Company will, when requested to furnish service, designate the location of its service connection. The Customer's wiring must, except for those cases listed below, be brought outside the building wall nearest the Company's service wires so as to be readily accessible thereto. When service is from an overhead system, the Customer's wiring must extend at least 18 inches beyond the building. Where Customers install service entrance facilities which have capacity and layout specified by the Company and/or install and use certain equipment specified by the Company, the Company may supply or offer to own certain facilities on the Customer's side of the point where the service wires attach to the building.

All inside wiring must be grounded in accordance with the requirements of the National Electrical Code or the requirements of any local inspection service authorized by a state or local authority.

When a Customer desires that energy be delivered at a point or in a manner other than that designated by the Company, the Customer shall pay the additional cost of same.

DEPOSITS.

Prior to providing service or at any time thereafter, the Company may require a cash deposit or other guaranty acceptable to the Company to secure payment of bills except for customers qualifying for service reconnection pursuant to 807 KAR 5:006, Section 16, Winter Hardship Reconnection. Service may be refused or discontinued for failure to pay the requested deposit. Upon request from a residential customer the deposit will be returned after 18 months if the customer has established a satisfactory payment record; but commercial deposits will be retained by the Company during the entire time that the account remains active.

A. Interest

Interest will be paid on all sums held on deposit at the rate indicated in KRS 278.460. The interest will be applied by the Company as a credit to the Customer's bill or will be paid to the Customer on an annual basis. If the deposit is refunded or credited to the Customer's bill prior to the deposit anniversary date, interest will be paid or credited to the Customer's bill on a pro-rated basis.

The Company will not pay interest on deposits after discontinuance of service to the Customer. Retention of any deposit or guaranty by the Company prior to final settlement is not a payment or partial payment of any bill for service. The Company shall have a reasonable time in which to obtain a final reading and to ascertain that the obligations of the Customer have been fully performed before being required to return any deposits.

(Cont'd on Sheet 2-3)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

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KENTUCKY POWER COMPANY

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Terms and Conditions of Service Continued

Service Connections Continued

All inside wiring must be grounded in accordance with the requirements of the National Electrical Code or the requirements of any local inspection service authorized by a state or local authority.

When a Customer desires that energy be delivered at a point or in a manner other than that designated by the Company, the Customer shall pay the additional cost of same.

4. Deposits

Prior to providing service or at any time thereafter, the Company may require a cash deposit or other guaranty acceptable to the Company to secure payment of bills except for customers qualifying for service reconnection pursuant to 807 KAR 5:006, Section 16, Winter Hardship Reconnection. Service may be refused or discontinued for failure to pay the requested deposit. Upon request from a residential customer the deposit will be returned after 18 months if the customer has established a satisfactory payment record; but commercial deposits will be retained by the Company during the entire time that the accountremains active.

A. <u>Interest</u>

Interest will be paid on all sums held on deposit at the rate indicated in KRS 278.460. The interest will be applied by the Company as a credit to the Customer's bill or will be paid to the Customer on an annual basis. If the deposit is refunded or credited to the Customer's bill prior to the deposit anniversary date, interest will be paid or credited to the Customer's bill on a pro-rated basis.

The Company will not pay interest on deposits after discontinuance of service to the Customer. Retention of any deposit or guaranty by the Company prior to final settlement is not a payment or partial payment of any bill for service. The Company shall have a reasonable time in which to obtain a final reading and to ascertain that the obligations of the Customer have been fully performed before being required to return any deposits.

B. Criteria for Waiver of Deposit Requirement

The Company may waive any deposit requirement based upon the following criteria, which may be considered by the Company cumulatively:

- Satisfactory payment history with the Company, which may be established by paying all bills by due date, having
 no disconnections for nonpayment, having no late notices, having no defaulted credit arrangements, having no
 returned payments and having no energy diversion or theft of service;
- ii. Satisfactory payment history with another utility acceptable to the Company;
- iii. Another customer with satisfactory payment history is willing to sign as a guarantor for an amount equal to the required deposit; or
- iv. Providing evidence of other collateral acceptable to Company.

C. Method of Determination - Calculated Deposits

- a. Deposit amounts paid by residential customers shall not exceed a calculated amount based upon actual usage data of the Customer at the same or similar premises for the most recent 12-month period, if such information is available. If the actual usage data is not available, the deposit amount shall be based on the average bills of similar customers and premises in the customer class. The deposit shall not exceed 2/12 of the Customer's actual or estimated annual bill.
- b. Deposit amounts paid by commercial and industrial customers shall not exceed a calculated amount based upon actual usage data of the customer at the same or similar premises for the most recent 12-month period, if such information is available. If the actual usage data is not available, the deposit amount shall be based on the typical bills of similar customers and premises in the customer class. The deposit shall not exceed 2/12 of the customer's actual or estimated annual bill.

Continued on Sheet 2-3

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: Js/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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P.S.C. KY, NO. 12 ORIGINAL SHEET NO. 2-3 T CANCELLING P.S.C. KY, NO. 11 ORIGINAL SHEET NO. 2-3 T

TERMS AND CONDITIONS OF SERVICE (Cont'd)

4. DEPOSITS. (Cont'd)

B. Criteria for Waiver of Deposit Requirement

The company may waive any deposit requirement based upon the following criteria, which may be considered by the Company cumulatively:

- 1. Satisfactory payment history with the Company, which may be established by paying all bills by due date, having no disconnections for nonpayment, having no late notices, having no defaulted credit arrangements, having no returned payments and having no energy diversion or theft of service;
- 2. Satisfactory payment history with another utility acceptable to the Company;
- Another customer with satisfactory payment history is willing to sign as a guarantor for an amount equal to the required
- 4. Providing evidence of other collateral acceptable to Company.

C. Method of Determination

1. Calculated Deposits

- a. Deposit amounts paid by residential customers shall not exceed a calculated amount based upon actual usage data of the Customer at the same or similar premises for the most recent 12-month period, if such information is available. If the actual usage data is not available, the deposit amount shall be based on the average bills of similar customers and premises in the customer class. The deposit shall not exceed 2/12 of the Customer's actual or estimated annual bill.
- b. Deposit amounts paid by commercial and industrial customers shall not exceed a calculated amount based upon actual usage data of the customer at the same or similar premises for the most recent 12-month period, if such information is available. If the actual usage data is not available, the deposit amount shall be based on the typical bills of similar customers and premises in the customer class. The deposit shall not exceed 2/12 of the customer's actual or

D. Additional or Supplemental Deposit Requirement

An additional or supplemental deposit may be required if the Customer does not maintain a satisfactory credit criteria or payment history. If a change in usage or classification of service has occurred, the customer may be required to pay an additional deposit up to 2/12 of the annual usage. The Customer will receive a message on the bill informing the Customer that if the account is not current by the specified date listed an additional or supplement deposit will be charged to the account the next time the account is billed.

- 1. Satisfactory payment history is defined as paying all bills by due date, having no disconnections for nonpayment, having no defaulted credit arrangements, having no returned payments and having no meter diversion or theft of service.
- 2. A nonresidential customer does not maintain satisfactory credit criteria when its credit score at any national independent credit rating service falls to a level that is deemed to present a risk of nonpayment, including but not limited to: below a "BB+" level at Standard and Poor's or below "Ba1" at Moody's. If a nonresidential customer is not rated by a national independent credit rating service, its credit may be evaluated by using credit scoring services, public record financial information, or financial scoring and modeling services, and if it is deemed that the customer presents a risk of nonpayment, a deposit may be required.

(Cont'd on Sheet No. 2-4)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

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KENTUCKY POWER COMPANY

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Terms and Conditions of Service Continued

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Additional or Supplemental Deposit Requirement

An additional or supplemental deposit may be required if the Customer does not maintain a satisfactory credit criteria or payment history. If a change in usage or classification of service has occurred, the customer may be required to pay an additional deposit up to 2/12 of the annual usage. The Customer will receive a message on the bill informing the Customer that if the account is not current by the specified date listed an additional or supplement deposit will be charged to the account the next time the account is billed.

- i. Satisfactory payment history is defined as paying all bills by due date, having no disconnections for nonpayment, having no defaulted credit arrangements, having no returned payments and having no meter diversion or theft of
- ii. A nonresidential customer does not maintain satisfactory credit criteria when its credit score at any national independent credit rating service falls to a level that is deemed to present a risk of nonpayment, including but not limited to: below a "BB+" level at Standard and Poor's or below "Bal" at Moody's. If a nonresidential customer is not rated by a national independent credit rating service, its credit may be evaluated by using credit scoring services, public record financial information, or financial scoring and modeling services, and if it is deemed that the customer presents a risk of nonpayment, a deposit may be required

Recalculation of Customer Deposit

When a deposit is held longer than 18 months, the Customer may request that the deposit be recalculated based on the Customer's actual usage. If the amount of deposit on the account differs from the recalculated amount by more than \$10.00 for a residential Customer or 10 percent for a non-residential Customer, the Company may collect any underpayment and shall refund any overpayment. No refund will be made if the Customer's bill is delinquent at the

Payments
Bills will be rendered by the Company to the Customer monthly or in accordance with the tariff selected applicable to the Customer's service

A. Equal Payment Plan (Budget)

Nonresidential customers with accounts that are current and that maintain satisfactory credit criteria per paragraph 4(D) above and all residential customers have the option of paying a fixed amount each month under the Company's Equal Payment Plan. The monthly payment amount will be based on one-twelfth of the Customer's estimated annual usage. The payment amount is subject to periodic review and adjustment during the budget year to more accurately reflect actual usage. The normal plan period is 12 months, which may commence April through December.

In the last month of the plan (the "settle-up month") if the actual usage during the plan period exceeds the amount billed, the Customer will be billed for the balance due. If an overpayment exists, the amount of overpayment will either be refunded to the Customer or credited to the last bill of the period. If a Customer discontinues service with the Company under the Equal Payment Plan, any amounts not yet paid shall become payable immediately.

If a Customer fails to pay bills as rendered under the Equal Payment Plan, the Company reserves the right to revoke the plan, restore the Customer to regular billing, require immediate payment of any deficiency, and require a cash deposit or other guaranty to secure payment of bills.

Customers currently enrolled in the Equal Payment Plan whose settle-up month falls within the period December through February may elect to change their settle-up month to November or March if their Equal Payment Plan account

If a customer who is currently enrolled in the Equal Payment Plan elects to take service under Tariff N.M.S. II, such customer will be removed from the Equal Payment Plan and restored to regular billing.

Continued on Sheet 2-4

DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 2-4 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-4

TERMS AND CONDITIONS OF SERVICE (Cont'd)

4. DEPOSITS. (Cont'd)

E. Recalculation of Customer Deposit

When a deposit is held longer than 18 months, the Customer may request that the deposit be recalculated based on the Customer's actual usage. If the amount of deposit on the account differs from the recalculated amount by more than \$10.00 for a residential Customer or 10 percent for a non-residential Customer, the Company may collect any underpayment and shall refund any overpayment. No refund will be made if the Customer's bill is delinquent at the time of the recalculation.

5. PAYMENTS.

Bills will be rendered by the Company to the Customer monthly or in accordance with the tariff selected applicable to the Customer's service.

A. Equal Payment Plan (Budget)

Nonresidential customers with accounts that are current and that maintain satisfactory credit criteria per paragraph 4(D) above and all residential customers have the option of paying a fixed amount each month under the Company's Equal Payment Plan. The monthly payment amount will be based on one-twelfth of the Customer's estimated annual usage. The payment amount is subject to periodic review and adjustment during the budget year to more accurately reflect actual usage. The normal plan period is 12 months, which may commence April through December.

In the last month of the plan (the "settle-up month") if the actual usage during the plan period exceeds the amount billed, the Customer will be billed for the balance due. If an overpayment exists, the amount of overpayment will either be refunded to the Customer or credited to the last bill of the period. If a Customer discontinues service with the Company under the Equal Payment Plan, any amounts not yet paid shall become payable immediately.

If a Customer fails to pay bills as rendered under the Equal Payment Plan, the Company reserves the right to revoke the plan, restore the Customer to regular billing, require immediate payment of any deficiency, and require a cash deposit or other guaranty to secure payment of bills.

Customers currently enrolled in the Equal Payment Plan whose set tle-up month falls within the period December through February may elect to change their settle-up month to November or March if their Equal Payment Plan account is current.

If a customer who is currently enrolled in the Equal Payment Plan elects to take service under Tariff N.M.S. II, such customer will be removed from the Equal Payment Plan and restored to regular billing.

3. Average Monthly Payment Plan (AMP)

The Average Monthly Payment Plan (AMP Plan) is available to all residential customers and nonresidential customers with accounts that are current and that maintain satisfactory credit criteria per paragraph 4(D) above.

The AMP Plan is designed to allow the Customer to pay an average amount each month based upon the actual billed amounts during the past twelve (12) months. The average payment amount is based upon the current month's total bill plus the eleven (11) preceding months. That result is divided by the total billing days associated with the billings to determine a per day average. The daily average amount is multiplied by thirty (30) to determine the current month's payment under the AMP Plan. At the next billing period, the oldest month's billing history is removed, the current month's billing is added and the total is again divided by the total billing days associated with the billings to determine a per day average. Again the daily average amount is multiplied by thirty (30) to find the new average payment amount. The average monthly payment amount is calculated each and every month in this manner.

If a customer who is currently enrolled in the AMP Plan elects to take service under Tariff N.M.S. II, such customer will be removed from the AMP Plan and restored to regular billing.

(Cont'd on Sheet 2-5)

DATE OF ISSUE: February 16, 2022
DATE EFFECTIVE: Service Rendered On And After March 18, 2022
ISSUED BY: /s/ Brian K. West
ITILE: Vice President, Regulatory & Finance
By Authority Of an Order of the Public Service Commission

\overline{\text{In Case No. XXXX-XXXXXX}}

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KENTUCKY POWER COMPANY

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Terms and Conditions of Service Continued

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B. Average Monthly Payment Plan

The Average Monthly Payment Plan (AMP Plan) is available to all residential customers and nonresidential customers with accounts that are current and that maintain satisfactory credit criteria per paragraph 4(D) above.

The AMP Plan is designed to allow the Customer to pay an average amount each month based upon the actual billed amounts during the past twelve (12) months. The average payment amount is based upon the current month's total bill plus the eleven (11) preceding months. That result is divided by the total billing days associated with the billings to determine a per day average. The daily average amount is multiplied by thirty (30) to determine the current month's payment under the AMP Plan. At the next billing period, the oldestmonth's billing history is removed, the current month's billing is added and the total is again divided by the total billing days associated with the billings to determine a per day average. Again the daily average amount is multiplied by thirty (30) to find the new average payment amount. The average monthly payment amount is calculated each and every month in this manner.

If a customer who is currently enrolled in the AMP Plan elects to take service under Tariff N.M.S. II, such customer will be removed from the AMP Plan and restored to regular billing.

The difference between the actual billings and the AMP Plan billings will be carried in a deferred balance. Both the debit and credit differences will accumulate in the deferred balance for the duration of the AMP Plan year, which is twelve (12) consecutive billing months. At the end of the AMP Plan year (anniversary month), the current month's billing plus the cleven (11) preceding month's billing is summed and divided by the total billing days associated with the billings to determine a per day average. That result is multiplied by thirty (30) to calculate the AMP Plan's monthly payment amount. In addition, the net accumulated deferred balance is divided by 12. This result is added or subtracted to the calculated average payment amount starting with the next billing of the new AMP plan year and will be used in the average payment amount calculation for the remaining AMP plan year. Settlement occurs only when participation in the AMP Plan is terminated. This happens if any account is final billed, if the customer requests termination, or at the Company's discretion when the customer falls to make two or more consecutive monthly payments on an account by the due date. The deferred balance (debit or credit) is then applied to the billing now due.

In such instances where sufficient billing history is not available, an AMP Plan may be established by using the actual billing history available throughout the first AMP Plan year.

C. All Payment

All bills are due and payable within twenty-one (21) days after their mailing date. Failure to receive a bill will not entitle a Customer to any discount or to the remission of any charges for non-payment within the time specified. The word "month" as used herein and in the tariffs is hereby defined to be the elapsed time between 2 successive meter readings approximately 30 days apart.

In the event of the stoppage of or the failure of any meter to register the full amount of energy consumed, the Customer will be billed for the period based on an estimated consumption of energy in a similar period of like use.

Delayed Payment Charge

The tariffs of the Company are met if the account of the Customer is paid within the time limit specified in the tariff applicable to the Customer's service. On all non-residential accounts not so paid, an additional charge of 5% of the unpaid balance will be applied. Any one delayed payment charge billed against the Customer for non-payment of bill or any one forfeited discount applied against the Customer for non-payment of bill may be remitted, provided the Customer's previous accounts are paid in full and provided no delayed payment charge or forfeited discount has been remitted under this clause during the preceding six months.

Continued on Sheet 2-5

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

P.S.C. KY, NO. 12 ORIGINAL SHEET NO. 2-5 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 2-5 T

TERMS AND CONDITIONS OF SERVICE (Cont'd)

5. PAYMENTS (Cont'd)

The difference between the actual billings and the AMP Plan billings will be carried in a deferred balance. Both the debit and credit differences will accumulate in the deferred balance for the duration of the AMP Plan year, which is twelve (12) consecutive billing T months. At the end of the AMP Plan year (anniversary month), the current month's billing plus the eleven (11) preceding month's billing is summed and divided by the total billing days associated with the billings to determine a per day average. That result is multiplied by thirty (30) to calculate the AMP Plan's monthly payment amount. In addition, the net accumulated deferred balance is T divided by 12. This result is added or subtracted to the calculated average payment amount starting with the next billing of the new AMP plan year and will be used in the average payment amount calculation for the remaining AMP plan year. Settlement occurs only when participation in the AMP Plan is terminated. This happens if any account is final billed, if the customer requests termination, or at the Company's discretion when the customer fails to make two or more consecutive monthly payments on an account by the due date. The deferred balance (debit or credit) is then applied to the billing now due.

In such instances where sufficient billing history is not available, an AMP Plan may be established by using the actual billing history available throughout the first AMP Plan year.

All Payments.

All bills are payable within the time limits specified in the tariff. Failure to receive a bill will not entitle a Customer to any discount or to the remission of any charges for non-payment within the time specified. The word "month" as used herein and in the tariffs is hereby defined to be the clansed time between 2 successive meter readings approximately 30 days apart.

In the event of the stoppage of or the failure of any meter to register the full amount of energy consumed, the Customer will be billed for the period based on an estimated consumption of energy in a similar period of like use.

The tariffs of the Company are met if the account of the Customer is paid within the time limit specified in the tariff applicable to the Customer's service. To discourage delinquency and encourage prompt payment within the specified time limit, certain tariffs contain a delayed payment charge, which may be added in accordance with the tariff under which service is provided. Any one delayed payment charge billed against the Customer for non-payment of bill or any one forfeited discount applied against the Customer for non-payment of bill may be remitted, provided the Customer's previous accounts are paid in full and provided no delayed payment charge or forfeited discount has been remitted under this clause during the preceding six months.

6. Payment Arrangements

In accordance with 807 KAR 5:006 Section 14(2), Kentucky Power shall negotiate and accept reasonable payment arrangements at the request of a residential customer who has received a termination notice for failure to pay. Payment arrangements will include the following reasonable provisions:

- 1) Partial Payment Plans are available up to the day prior to the termination date printed on a customer's termination notice.
- 2) Partial Payment Plans are available only for current balances and balances up to 30 days in arrears.
- 3) Any balance more than 30 days in arrears must be paid in full at least one business day prior to the date the Partial Payment Plan is established
- Customers with delinquent or otherwise unsatisfied Partial Payment Plans may not be eligible for a Partial Payment Plan
- Unpaid deposit amounts are not eligible for inclusion in a Partial Payment Plan.
- Company reserves the right to refuse unverifiable third party pledges toward a customer's obligations under a Partial Payment 6)
- 7) Customer shall be advised, in writing or by telephone, the date and the amount of payment(s) due. Service may be terminated without additional notice if the Customer fails to meet the obligations of the agreed plan.
- 8) It is the responsibility of the customer presenting the Medical Certificate to contact the Company to negotiate a payment arrangement based upon the customer's ability to pay. The payment arrangement shall require that the account become current
- 9) Customers presenting Certification from the Cabinet for Health and Family Services must do so during the initial 10 day termination notice period. As a condition of the 30 day extension, the customer shall exhibit good faith by entering into a payment arrangement.

(Cont'd on Sheet No. 2-6)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: ServiceRendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 9 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 2-5 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-5

Terms and Conditions of Service Continued

Т

6. Payment Arrangements In accordance with 807 KAR 5:006 Section 14(2), Kentucky Power shall negotiate and accept reasonable payment arrangements at the request of a residential customer who has received a termination notice for failure to pay. Payment arrangements will include the following reasonable provisions:

- Partial Payment Plans are available up to the day prior to the termination date printed on a customer's termination
- Partial Payment Plans are available only for current balances and balances up to 30 days in arrears.
- Any balance more than 30 days in arrears must be paid in full at least one business day prior to the date the Partial Payment Plan is established
- Customers with delinquent or otherwise unsatisfied Partial Payment Plans may not be eligible for a Partial Payment Plan.
- Unpaid deposit amounts are not eligible for inclusion in a Partial Payment Plan.
- Company reserves the right to refuse unverifiable third-party pledges toward a customer's obligations under a
- g. Customer shall be advised, in writing or by telephone, the date and the amount of payment(s) due. Service may be terminated without additional notice if the Customer fails to meet the obligations of the agreed plan.
- It is the responsibility of the customer presenting the Medical Certificate to contact the Company to negotiate a payment arrangement based upon the customer's ability to pay. The payment arrangement shall require that the account become current no later than October 15.
- Customers presenting Certification from the Cabinet for Health and Family Services must do so during the initial 10 day termination notice period. As a condition of the 30-day extension, the customer shall exhibit good faith by entering into a payment arrangement.

7. Underground Service

When a real estate developer desires an underground distribution system within the property which he is developing or when a Customer desires an underground service, the real estate developer or the Customer as the case may be, shall pay the Company the difference between the anticipated cost of the underground facilities so requested and the cost of the overhead facilities which would ordinarily be installed in accordance with 807 KAR 5:041, Section 21, and the Company's underground service plan as filed with the Public Service Commission. Upon receipt of payment, the Company will install the underground facilities and will own, operate and maintain the same

Please see Tariff Sheet No. 14-1 for the underground differential cost schedule.

8. Company's Liability

The Company will use reasonable diligence in furnishing a regular and uninterrupted supply of energy, but does not guarantee uninterrupted service. The Company shall not be liable for damages in case such supply should be interrupted or fail by reason of an event of Force Majeure. Force Majeure consists of an event or circumstance which prevents Company from providing service, which event or circumstance was not anticipated, which is not in the reasonable control of, or the result of negligence of, the Company, and which by the exercise of due diligence, Company is unable to overcome or avoid or cause to be avoided. Force Majeure events includes acts of God, the public enemy, accidents, labor disputes, orders or acts of civil or military authority, breakdowns or injury to the machinery, transmission lines, distribution lines or other facilities of the Company, or extraordinary repairs.

Unless otherwise provided in a contract between the Company and Customer, the point at which service is delivered by Company to Customer, to be known as "delivery point," shall be the point at which the Customer's facilities are connected to the Company's facilities. The metering device is the property of the Company. The meter base, connection, grounds and all associated internal parts inside the meter base are customer owned and are the responsibility of the customer to install and maintain. The Company shall not be liable for any loss, injury, or damage resulting from the Customer's use of their equipment or occasioned by the energy furnished by the Company beyond the delivery point

Continued on Sheet 2-6

DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-6 $\,^{\, T}$ CANCELLING P.S.C. KY. NO. 11 1 $^{\rm st}$ REVISED SHEET NO. 2-6 $\,^{\, T}$

TERMS AND CONDITIONS OF SERVICE (Cont'd)

7. UNDERGROUND SERVICE

When a real estate developer desires an underground distribution system within the property which he is developing or when a Customer desires an underground service, the real estate developer or the Customer as the case may be, shall pay the Company the difference between the anticipated cost of the underground facilities so requested and the cost of the overhead facilities which would ordinarily be installed in accordance with 807 KAR 5:041, Section 21, and the Company's underground service plan as filed with the Public Service Commission. Upon receipt of payment, the Company will install the underground facilities and will own, operate and maintain the same.

Please see Tariff Sheet No. 40-1 for the underground differential cost schedule

8. COMPANY'S LIABILITY

The Company will use reasonable diligence in furnishing a regular and uninterrupted supply of energy, but does not guarantee uninterrupted service. The Company shall not be liable for damages in case such supply should be interrupted or fail by reason of an event of force Majeure. Force Majeure consists of an event or circumstance which prevents Company from providing service, which event or circumstance was not anticipated, which is not in the reasonable control of, or the result of negligence of, the Company, and which, by the exercise of due diligence, Company is unable to overcome or avoid or cause to be avoided. Force Majeure events includes acts of God, the public enemy, accidents, labor disputes, orders or acts of civil or military authority, breakdowns or injury to the machinery, transmission lines, distribution lines or other facilities of the Company, or extraordinary repairs.

Unless otherwise provided in a contract between the Company and Customer, the point at which service is delivered by Company to Customer, to be known as "delivery point," shall be the point at which the Customer's facilities are connected to the Company's facilities. The metering device is the property of the Company. The meter base, connection, grounds and all associated internal parts inside the meter base are customer owned and are the responsibility of the customer to install and maintain. The Company shall not be liable for any loss, injury, or damage resulting from the Customer's use of their equipment or occasioned by the energy furnished by the Company beyondthe delivery point.

Any new installation, upgrade or other modification of an existing meter installation shall be made using only Company-supplied or Company-approved meter bases. A list of Company-approved meter bases and specifications can be found on the Company's website at: www.kentukypower.com.

The Customer shall provide and maintain suitable protective devices on their equipment to prevent any loss, injury or damage that might result from single phasing conditions or any other fluctuation or irregularity in the supply of energy. The Company shall not be liable for any loss, injury or damage resulting from a single phasing condition or any other fluctuation or irregularity in the supply of energy which could have been prevented by the use of such protective devices. The Company shall not be liable for any damages, whether direct, incidental or consequential, including, without limitation, loss of profits, loss of revenue, or loss of production capacity occasioned by interruptions, fluctuations, or irregularity in the supply of energy.

The Company is not responsible for loss or damage caused by the disconnection or reconnection of its facilities. The Company is not responsible for loss or damages caused by the theft or destruction of Company facilities by a third party.

The Company will provide and maintain the necessary line or service connections, transformers (when same are required by conditions of contract between the parties thereto), meters and other apparatus, which may be required for the proper measurement of and protection to its service. All such apparatus shall be and remain the property of the Company.

(Cont'd on Sheet 2-7)

DATE OF ISSUE: <u>April 9, 2021</u>
DATE EFFECTIVE: <u>Service Rendered On And After January 14, 2021</u>
ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159
Section II - Application
Filing Requirements
Supplemental Exhibit E
Page 10 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 2-6 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-6

Terms and Conditions of Service Continued

Т

Company's Liability Continued

Any new installation, upgrade or other modification of an existing meter installation shall be made using only Companysupplied or Company-approved meter bases. A list of Company-approved meter bases and specifications can be found on the Company's website at: www.kentuckypower.com.

The Customer shall provide and maintain suitable protective devices on their equipment to prevent any loss, injury or damage that might result from single phasing conditions or any other fluctuation or irregularity in the supply of energy. The Company shall not be liable for any loss, injury or damage resulting from a single phasing condition or any other fluctuation or irregularity in the supply of energy which could have been prevented by the use of such protective devices. The Company shall not be liable for any damages, whether direct, incidental or consequential, including, without limitation, loss of profits, loss of revenue, or loss of production capacity occasioned by interruptions, fluctuations, or irregularity in the supply of energy.

The Company is not responsible for loss or damage caused by the disconnection or reconnection of its facilities. The Company is not responsible for loss or damages caused by the theft or destruction of Company facilities by a third party.

The Company will provide and maintain the necessary line or service connections, transformers (when same are required by conditions of contract between the parties thereto), meters and other apparatus, which may be required for the proper measurement of and protection to its service. All such anonaratus shall be and remain the protection to the Company.

9. Customer's Liability

In the event of loss or injury to the property of the Company through misuse by, or the negligence of, the Customer or the employees of the same, the cost of the necessary repairs or replacement thereof shall be paid to the Company by the Customer

Customers will be responsible for tampering with, interfering with, or breaking the seals of meters, or other equipment of the Company installed on the Customer's premises. The Customer hereby agrees that no one except the employees of the Company shall be allowed to make internal or external adjustments to any meter or any other piece of apparatus, which shall be the property of the Company.

The Company shall have the right at all reasonable hours to enter the premises of the Customer for the purpose of installing, reading, removing, testing, replacing or otherwise disposing of its apparatus and property, and the right of entire removal of the Company's property in the event of the termination of the contract for any cause. The Company may assess charges based on electric usage and damages to all Company equipment.

10. Extension of Service

The electric facilities of the Company shall be extended or expanded to supply electric service to all residential Customers and small commercial Customers which require single phase line where the installed transformer capacity does not exceed 25 KVA in accordance with 807 KAB 5:041. Section 11.

The electric facilities of the Company shall be extended or expanded to supply electric service to Customers other than those named in the above paragraph when the estimated revenue is sufficient to justify the estimated cost of making such extensions or expansions as set forth below.

Continued on Sheet 2-7

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-7 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 2-7 T

TERMS AND CONDITIONS OF SERVICE (Cont'd)

T

9. CUSTOMER'S LIABILITY.

In the event of loss or injury to the property of the Company through misuse by, or the negligence of, the Customer or the employees of the same, the cost of the necessary repairs or replacement thereof shall be paid to the Company by the Customer.

Customers will be responsible for tampering with, interfering with, or breaking the seals of meters, or other equipment of the Company T installed on the Customer's premises. The Customer hereby agrees that no one except the employees of the Company shall be allowed to make internal or external adjustments to any meter or any other piece of apparatus, which shall be the property of the Company.

The Company shall have the right at all reasonable hours to enter the premises of the Customer for the purpose of installing, reading, removing, testing, replacing or otherwise disposing of its apparatus and property, and the right of entire removal of the Company's property in the event of the termination of the contract for any cause. The Company may assess charges based on electric usage and damages to all Company equipment.

10. EXTENSION OF SERVICE

The electric facilities of the Company shall be extended or expanded to supply electric service to all residential Customers and small commercial Customers which require single phase line where the installed transformer capacity does not exceed 25 KVA in accordance with 807 KAR 5041. Section 11.

The electric facilities of the Company shall be extended or expanded to supply electric service to Customers other than those named in the above paragraph when the estimated revenue is sufficient to justify the estimated cost of making such extensions or expansions as set forth below.

For services to be delivered to Commercial, Industrial, Mining and multiple housing project Customers up to and including estimated demands of 500 KW requiring new facilities, the Company will: (a) where the estimated revenue for one year exceeds the estimated installed cost of new local facilities required, provide such new facilities at no cost to the Customer; (b) where the estimated revenue for one year is less than the installed cost of new local facilities required, the Customer will be required to pay a contribution in aid of construction equal to the difference between the installed cost of the new facilities required to service the load and the estimated revenue for one year; (c) if the Company has reason to question the financial stability of the Customer and/or the life of the operation is uncertain or temporary in nature, such as construction projects, oil and gas well drilling, sawmills and mining operations, the Customer shall pay a contribution in aid of construction, consisting of the estimated labor cost to install and remove the facilities required plus the cost of unsalvagealor material, before the facilities are installed.

For service to be delivered to Customers with demand levels higher than those specified above, the annual cost to serve the Customer's requirements shall be compared with the estimated revenue for one year to determine if a contribution in aid of construction, and/or a special minimum and/or other arrangement may be necessary. The annual cost to serve shall be the sum of the following components:

- The annual fixed costs of the generation, transmission and distribution facilities related to the Customer's requirements. These fixed
 costs will be calculated at 21.95% of the value to be based on the year-end embedded investment depreciated in all similar facilities
 of the Company.
- The annual energy cost based on the latest available production costs related to the Customer's estimated annual energy use requirements.
- The annual fixed costs of the new local facilities necessary to provide the service requested calculated at 21.95% of the installed cost
 of such facilities

(Cont'd on Sheet No. 2-8)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 11 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 2-7 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-7

Terms and Conditions of Service Continued

T

Extension of Service Continued

For services to be delivered to Commercial, Industrial, Mining and multiple housing project Customers up to and including estimated demands of 500 KW requiring new facilities, the Company will: (a) where the estimated revenue for one year execeds the estimated installed cost of new local facilities required, provide such new facilities at no cost to the Customer; (b) where the estimated revenue for one year is less than the installed cost of new local facilities required, the Customer will be required to pay a contribution in aid of construction equal to the difference between the installed cost of the new facilities required to service the load and the estimated revenue for one year; (e) if the Company has reason to question the financial stability of the Customer and/or the life of the operation is uncertain

or temporary in nature, such as construction projects, oil and gas well drilling, sawmills and mining operations, the Customer shall pay a contribution in aid of construction, consisting of the estimated labor cost to install and remove the facilities required plus the cost of unsalvageable material, before the facilities are installed.

For service to be delivered to Customers with demand levels higher than those specified above, the annual cost to serve the Customer's requirements shall be compared with the estimated revenue for one year to determine if a contribution in aid of construction, and/or a special minimum and/or other arrangement may be necessary. The annual cost to serve shall be the sum of the following components:

- The annual fixed costs of the generation, transmission and distribution facilities related to the Customer's
 requirements. These fixed costs will be calculated at 21.95% of the value to be based on the year-end embedded
 investment depreciated in all similar facilities of the Company.
- ii. The annual energy cost based on the latest available production costs related to the Customer's estimated annual energy use requirements.
- The annual fixed costs of the new local facilities necessary to provide the service requested calculated at 21.95% of the installed cost of such facilities.

If the estimated revenue for one year is greater than the cost to serve as describe herein, the Company may provide any new local facilities required at no cost to the Customer. If the estimated revenue for one year is less than the cost to serve as described herein, the Company will require the Customer to pay a contribution in aid of construction equal to the difference between the annual cost to serve as calculated and the estimated revenue for one year divided by 21.95%, but in no case to exceed the installed cost of the new facilities required. If, however, the annual cost to serve excluding the cost of new facilities paid for by the Customer exceeds the estimated revenue for one year, the Company, will, in addition to a contribution in aid of construction, require a special minimum or other arrangement to compensate the Company for such defficiency in venue.

Except where service is rendered in accordance with 807 KAR 5:041, Section 11, as described herein, the Company may require the Customer to execute an Advance and Refund Agreement where the Company reasonably questions the longevity of the service or the estimated energy use and demand requirements provided by the Customer. Under the Advance and Refund Agreement, the Customer shall pay the company the estimated total installed cost of the required new facilities which advance could be refinded over a five year period under certain circumstances. Over the five year period the Customer' electric bill would be credited each month up to the amount of 1/60th of the total amount advanced.

11. Extension of Service to Mobile Home

The electrical facilities of the Company will be extended or expanded to supply electric service to mobile homes in accordance with 807 KAR 5:041, Section 12.

12. Location and Maintenance of Company Equipment

The Company shall have the right to construct its poles, lines and circuits on the property, and to place its transformers and other apparatus on the property or within the building of the Customer, at a point or points convenient for such purposes, as required to serve such Customer, and the Customer shall provide suitable space for the installation of necessary measuring instruments so that the latter may be protected from injury by the elements or through the negligence or deliberate acts of the Customer or of any employee of the same.

Continued on Sheet 2-8

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 2-8 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-8

TERMS AND CONDITIONS OF SERVICE (Cont'd)

10. EXTENSION OF SERVICE (Cont'd)

If the estimated revenue for one year is greater than the cost to serve as describe herein, the Company may provide any new local facilities required at no cost to the Customer. If the estimated revenue for one year is less than the cost to serve as described herein, the Company will require the Customer to pay a contribution in aid of construction equal to the difference between the annual cost to serve as calculated and the estimated revenue for one year divided by 21.95%, but in no case to exceed the installed cost of the new facilities required. If, however, the annual cost to serve excluding the cost of new facilities paid for by the Customer exceeds the estimated revenue for one year, the Company, will, in addition to a contribution in aid of construction, require a special minimum or other arrangement to compensate the Company for such deficiency in venue.

Except where service is rendered in accordance with 807 KAR 5:041, Section 11, as described herein, the Company may require the Customer to execute an Advance and Refund Agreement where the Company reasonably questions the longevity of the service or the estimated energy use and demand requirements provided by the Customer. Under the Advance and Refund Agreement, the Customer shall pay the company the estimated total installed cost of the required new facilities which advance could be refunded over a five year period under certain circumstances. Over the five year period the Customer' electric bill would be credited each month up to the amount of 1/60° of the total amount advanced.

11. EXTENSION OF SERVICE TO MOBILE HOME.

The electrical facilities of the Company will be extended or expanded to supply electric service to mobile homes in accordance with 807 KAR 5:041, Section 12.

12. LOCATION AND MAINTENANCE OF COMPANY EQUIPMENT.

The Company shall have the right to construct its poles, lines and circuits on the property, and to place its transformers and other apparatus on the property or within the building of the Customer, at a point or points convenient for such purposes, as required to serve such Customer, and the Customer shall provide suitable space for the installation of necessary measuring instruments so that the latter may be protected from injury by the elements or through the negligence or deliberate acts of the Customer or of any employee of the same.

13. BILLING FORM.

Pursuant to 807 KAR 5:006, Section 7, copies of the billing forms used by the Company are shown on Sheet Nos. 2-17 thru 2-24.

14. RATE SCHEDULE SELECTION

The Company will explain to the Customer, at the beginning of service or upon request, the Company's rates available to the Customer. Company will assist Customer in the selection of the rate schedule best adapted to Customer's service requirements, provided, however, that Company does not assume responsibility for the selection or that Customer will at all times be served under the most favorable rate schedule.

Customer may change their initial rate schedule selection to another applicable rate schedule at any time by either written notice to Company and/or by executing a new contract for the rate schedule selected, provided that the application of such subsequent selection shall continue for 12 months before any other selection may be made. In no case will the Company refund any monetary difference between the rate schedule under which service was billed in prior periods and the newly selected rate schedules.

(Cont'd on Sheet No. 2-9)

DATE OF ISSUE: July 6, 2022

DATE EFFECTIVE: Service Rendered On And After July 1, 2022

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority Of an Order of the Public Service Commission

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 12 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 2-8 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 2-8

Terms and Conditions of Service Continued

Т

13. Billing Form

Pursuant to 807 KAR 5:006, Section 7, copies of the billing forms used by the Company are shown on Sheet Nos. 2-14 thru

14. Rate Schedule Selection

The Company will explain to the Customer, at the beginning of service or upon request, the Company's rates available to the Customer. Company will assist Customer in the selection of the rate schedule best adapted to Customer's service requirements, provided, however, that Company does not assume responsibility for the selection or that Customer will at all times be served under the most favorable rate schedule.

Customer may change their initial rate schedule selection to another applicable rate schedule at any time by either written notice to Company and/or by executing a new contract for the rate schedule selected, provided that the application of such subsequent selection shall continue for 12 months before any other selection may be made. In no case will the Company refund any monetary difference between the rate schedule under which service was billed in prior periods and the newly selected rate schedules.

15. Monitoring Usage

At least once quarterly the Company will monitor the usage of each customer according to the following procedure:

- The Customer's monthly usage will be compared with the usage of the corresponding period of the previous year.
- b. If the monthly usage for the two periods is substantially the same or if any difference is known to be attributed to unique circumstances, such as unusual weather conditions, common to all customers, no further review will be made.
- c. If the monthly usage is not substantially the same and cannot be attributed to a readily identified common cause, the Company will compare the Customer's monthly usage records for the 12-month period with the monthly usage for the same months of the preceding year.
- d. If the cause for the usage deviation cannot be determined from analysis of the Customer's meter reading and billing records, the company will contact the Customer to determine whether there have been changes that explain the increased or decreased usage.
- e. Where the deviation is not otherwise explained, the Company will test the Customer's meter to determine whether it shows an average error greater than 2 percent fast or slow.
- f. The Company will notify the Customer of the investigation, its findings, and any refunds or back billing in accordance with 807 KAR 5:006. Section 11(4) and (5).

In addition to the quarterly monitoring, the Company will immediately investigate usage deviations brought to its attention as a result of its on-going meter reading, billing processes, or customer inquiry.

16. Use of Energy by Customer

The tariffs for electric energy given herein are classified by the character of use of such energy and are not available for service except as provided herein.

Upon the expiration of an electric service contract, if required by the terms of the tariff, the Customer may elect to renew the contract upon the same or another tariff published by the Company available to the Customer's requirements, except that in no case shall the Company be required to maintain transmission, switching or transformation equipment different from or in addition to that generally furnished to other Customers receiving electrical supply under the terms of the tariff elected by the Customer.

The service connections, transformers, meters and appliances supplied by the Company for each Customer have a definite capacity and no additions to the equipment, or load connected thereto, will be allowed except by consent of the Company.

Continued on Sheet 2-9

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-9 $\,^{\,}$ T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 2-9 $\,^{\,}$ T

TERMS AND CONDITIONS OF SERVICE (Cont'd)

15. MONITORING USAGE

At least once quarterly the Company will monitor the usage of each customer according to the following procedure:

- 1. The Customer's monthly usage will be compared with the usage of the corresponding period of the previous year.
- 2. If the monthly usage for the two periods is substantially the same or if any difference is known to be attributed to unique T circumstances, such as unusual weather conditions, common to all customers, no further review will be made.
- If the monthly usage is not substantially the same and cannot be attributed to a readily identified common cause, the Company will
 compare the Customer's monthly usage records for the 12-month period with the monthly usage for the same months of the preceding
 vear.
- 4. If the cause for the usage deviation cannot be determined from analysis of the Customer's meter reading and billing records, the company will contact the Customer to determine whether there have been changes that explain the increased or decreased usage.
- 5. Where the deviation is not otherwise explained, the Company will test the Customer's meter to determine whether it shows an average error greater than 2 percent fast or slow.
- 6. The Company will notify the Customer of the investigation, its findings, and any refunds or back billing in accordance with 807 KAR T 5.006, Section 11(4) and (5).

In addition to the quarterly monitoring, the Company will immediately investigate usage deviations brought to its attention as a result of its on-going meter reading, billing processes, or customer inquiry.

16. USE OF ENERGY BY CUSTOMER

The tariffs for electric energy given herein are classified by the character of use of such energy and are not available for service except as provided herein.

Upon the expiration of an electric service contract, if required by the terms of the tariff, the Customer may elect to renew the contract upon the same or another tariff published by the Company available to the Customer and applicable to the Customer's requirements, except that in no case shall the Company be required to maintain transmission, switching or transformation equipment different from or in addition to that generally furnished to other Customers receiving electrical supply under the terms of the tariff elected by the Customer.

The service connections, transformers, meters and appliances supplied by the Company for each Customer have a definite capacity and no additions to the equipment, or load connected thereto, will be allowed except by consent of the Company.

The Customer shall install only motors, apparatus or appliances which are suitable for operation with the character of the service supplied by the Company, and which shall not be detrimental to same, and the electric energy must not be used in such a manner as to cause unprovided-for voltage fluctuations or disturbances in the Company's transmission or distribution system. The Company shall be the sole Tudge as to the suitability of apparatus or appliances, and also as to whether the operation of such apparatus or appliances is or will be detrimental to its general service.

(Cont'd on Sheet No. 2-10)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 13 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 2-9 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-9

Terms and Conditions of Service Continued

Use of Energy by Customer Continued

The Customer shall install only motors, apparatus or appliances which are suitable for operation with the character of the service supplied by the Company, and which shall not be detrimental to same, and the electric energy must not be used in such a manner as to cause unprovided-for voltage fluctuations or disturbances in the Company's transmission or distribution system. The Company shall be the sole judge as to the suitability of apparatus or appliances, and also as to whether the operation of such apparatus or appliances is or will be detrimental to its general service.

No attachment of any kind whatsoever may be made to the Company's lines, poles, cross arms, structures or other facilities without the express written consent of the Company.

All apparatus used by the Customer shall be of such type as to secure the highest practicable commercial efficiency, power factor and the proper balancing of phases. Motors which are frequently started or motors arranged for automatic control must be of a type to give maximum starting torque with minimum current flow, and must be of a type, and equipped with controlling devices, approved by the Company. The Customer agrees to notify the Company of any increase or decrease in his connected load

The Company will not supply service to Customers who have other sources of electrical energy supply except under tariffs that specifically provide for same.

The Customer shall not be permitted to operate generating equipment in parallel with the Company's service except with express written consent of the Company.

Resale of energy will be permitted only with express written consent by the Company.

17. Residential Service

Except as otherwise provided in these tariffs, individual residences shall be served individually with single-phase secondary service under the applicable residential service tariff. Customer may not take service for 2 or more separate residences through a single point of delivery under any tariff. Exclusions may be allowed pursuant to 807 KAR 5:046 (Prohibition of master metering).

The residential service tariff shall cease to apply to that portion of a residence which becomes regularly used for business, professional, institutional or gainful purposes, which requires three phase service or ormary service or which requires service to motors in excess of 10 HP each. Under these circumstances, Customer shall have the choice of: (1) separating the wiring so that the residential portion of the premises is served through a separate meter under the residential service tariff, and the other uses a conumerated above are served through a separate meter or meters under the applicable general service tariff; or (2) taking the entire service under the applicable general service tariff.

Detached building or buildings, actually appurtenant to the residence, such as a garage, stable or barn, may be served by an extension of the Customer's residence wiring through the residence meter and under the applicable residential service tariff.

8. Denial or Discontinuance of Service

The Company reserves the right to refuse or discontinue service to any customer if the customer is indebted to the Company for any service theretofore rendered at any location. Service will not be supplied or continued to any premises if at the time of application for service the Applicant is merely acting as an agent or person or former customer who is indebted to the Company for service previously supplied at the same, or other premises, until payment of such indebtedness shall have been made.

Continued on Sheet 2-10

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: // Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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P.S.C. KY. NO. 12 Original SHEET NO. 2-10 T CANCELLING P.S.C. KY. NO. 11 1ST REVISION SHEET NO. 2-10 T

TERMS AND CONDITIONS OF SERVICE (Cont'd)

16. USE OF ENERGY BY CUSTOMER. (Cont'd)

No attachment of any kind whatsoever may be made to the Company's lines, poles, cross arms, structures or other facilities without the express written consent of the Company

All apparatus used by the Customer shall be of such type as to secure the highest practicable commercial efficiency, powerfactor and the proper balancing of phases. Motors which are frequently started or motors arranged for automatic control must be of a type to give maximum starting torque with minimum current flow, and must be of a type, and equipped with controlling devices, approved by the Company. The Customer agrees to notify the Company of any increase or decrease in his connected load

The Company will not supply service to Customers who have other sources of electrical energy supply except under tariffs that specifically

The Customer shall not be permitted to operate generating equipment in parallel with the Company's service except with express written

Resale of energy will be permitted only with express written consent by the Company.

17. RESIDENTIALSERVICE

Except as otherwise provided in these tariffs, individual residences shall be served individually with single-phase secondary service under the applicable residential service tariff. Customer may not take service for 2 or more separate residences through a single point of delivery under any tariff. Exclusions may be allowed pursuant to 807 KAR 5:046 (Prohibition of master metering)

The residential service tariff shall cease to apply to that portion of a residence which becomes regularly used for business, professional, institutional or gainful purposes, which requires three phase service or primary service or which requires service to motors in excess of 10 HP each. Under these circumstances, Customer shall have the choice of: {1} separating the wiring so that the residential portion of the premises is served through a separate meter under the residential service tariff, and the other uses as enumerated above are served through a separate meter or meters under the applicable general service tariff; or (2) taking the entire service under the applicable general service tariff.

Detached building or buildings, actually appurtenant to the residence, such as a garage, stable or barn, may be served by an extension of the Customer's residence wiring through the residence meter and under the applicable residential service tariff.

18. DENIAL OR DISCONTINUANCE OF SERVICE.

The Company reserves the right to refuse or discontinue service to any customer if the customer is indebted to the Company for any service theretofore rendered at any location. Service will not be supplied or continued to any premises if at the time of application for service the Applicant is merely acting as an agent or person or former customer who is indebted to the Company for service previously supplied at the same, or other premises, until payment of such indebtedness shall have been made.

Unpaid balances of previously rendered Final Bills may be transferred to any account for which Customer has responsibility and may be included on initial or subsequent bills for the account to which the transfer was made. Such transferred Final Bills, if unpaid, will be a part of the past due balance of the account to which they are transferred. When there is no lapse in service, such transferred Final Bills will be subject to Company's collections and disconnect procedures in accordance with 807 KAR 5:006, Section 15(1)(f). Final Bills transferred following a lapse in service will not be subject to disconnection unless: (1) such service was provided pursuant to a fraudulent application submitted by Customer; (2) Customer and Company have entered into a contractual agreement which allows for such a disconnection;

(Cont'd on Sheet 2-11)

DATE OF ISSUE: April 9, 2021 DATE EFFECTIVE: Service Rendered On And After January 14, 2021 ISSUED BY: /s/ Brian K. West TITLE: Vice President, Regulatory & Finance By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 14 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 2-10 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-10

Terms and Conditions of Service Continued

Denial or Discontinuance of Service Continued

Unpaid balances of previously rendered Final Bills may be transferred to any account for which Customer has responsibility and may be included on initial or subsequent bills for the account to which the transfer was made. Such transferred Final Bills, if unpaid, will be a part of the past due balance of the account to which they are transferred. When there is no lapse in service, such transferred Final Bills will be subject to Company's collections and disconnect procedures in accordance with 807 KAR 5:006, Section 15(1)(f). Final Bills transferred following a lapse in service will not be subject to disconnection unless: (1) such service was provided pursuant to a fraudulent application submitted by Customer; (2) Customer and Company have entered into a contractual agreement which allows for such a disconnection; or (3) the current account is subsequently disconnected for service supplied at that point of delivery, at which time, all unpaid and past due balances must be paid prior to reconnect.

19. Special Charges

Reconnection and Disconnect Charges

In cases where the Company has discontinued service as herein provided for, the Company reserves the right to assess a reconnection charge pursuant to 807 KAR 5:006, Section 9 (3)(b), payable in advance, in accordance with the following schedule. However, those Customers qualifying for Winter Hardship Reconnection under 807 KAR 5:006 Section 16 shall be exempt from the reconnect charges.

Reconnect for nonpayment during regular hours	\$4.70
Reconnect at the end of the day (no "Call Out" required)	\$30,00
Reconnect for nonpayment when a "Call Out" is required prior to 8:00PM	
(A "Call Out" is when an employee must be called in to work on overtime basis	\$95.00
to make the reconnect trip. Reconnection for nonpayment will not be made	
when a "Call Out" after 8:00 p.m. is required)	
Reconnect for nonpayment when double time is required (Sunday and Holiday)	\$124,00
Termination or field trip	\$4,70

The reconnection charge for all Customers where service has been disconnected for fraudulent use of electricity will be the actual cost of the reconnection.

Meter Read Check

Pursuant to 807 KAR 5:006, Section 9(3)(d) in cases where a customer requests a meter be reread, and the second reading shows the original reading was correct, the Customer will be charged a fee of \$21.00 to cover the handling

Returned Check Charge

In cases where a customer pays by check, which is later returned as unpaid by the bank for any reason, the Customer will be charged a fee of \$14.65 to cover the handling costs.

Where test of a meter is made upon written request by the Customer pursuant to 807 KAR 5:006, Section 19, the Customer will be charged \$48.00 if such test shows that the meter was not more than two percent (2%) fast.

Continued on Sheet 2-11

DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TERMS AND CONDITIONS OF SERVICE (Cont'd)

18. DENIAL OR DISCONTINUANCE OF SERVICE. (Cont'd)

or (3) the current account is subsequently disconnected for service supplied at that point of delivery, at which time, all unpaid and past due balances must be paid prior to reconnect.

19. SPECIAL CHARGES.

A. Reconnection and Disconnect Charges

In cases where the Company has discontinued service as herein provided for, the Company reserves the right to assess a reconnection charge pursuant to 807 KAR 5:006, Section 9 (3)(b), payable in advance, in accordance with the following schedule. However, those Customers qualifying for Winter Hardship Reconnection under 807 KAR 5:006 Section 16 shall be exempt from the reconnect charges.

Reconnect for nonpayment during regular hours	\$	4.70	R
Reconnect at the end of the day (No "Call Out" required)	\$	30.00	
Reconnect for nonpayment when a "Call Out" is required prior to 8:00 PM			T
(A "Call Out" is when an employee must be called in to work on overtime			
basis to make the reconnect trip. Reconnection for nonpayment will not be made			
when a "Call Out" after 8:00 p.m. is required)	\$	95.00	T
(Sunday and Holiday)	\$:	124.00	
Termination or field trip	\$	4.70	R
	Reconnect for nonpayment when a "Call Out" is required prior to 8:00 PM (A "Call Out" is when an employee must be called in to work on overtime basis to make the reconnect trip. Reconnection for nonpayment will not be made	Reconnect at the end of the day (No "Call Out" required)	Reconnect at the end of the day (No "Call Out" required)

The reconnection charge for all Customers where service has been disconnected for fraudulent use of electricity will be the actual cost of the reconnection.

B. Meter Reading Check

Pursuant to 807 KAR 5:006, Section 9(3)(d) in cases where a customer requests a meter be reread, and the second reading shows the original reading was correct, the Customer will be charged a fee of \$21.00 to cover the handling cost.

C. Returned Check Charge

In cases where a customer pays by check, which is later returned as unpaid by the bank for any reason, the Customer will be charged a fee of \$14.65 to cover the handling costs.

D. Meter Test Charge

Where test of a meter is made upon written request by the Customer pursuant to 807 KAR 5:006, Section 19, the Customer will be charged \$48.00 if such test shows that the meter was not more than two percent (2%) fast.

(Cont'd on Sheet No. 2-12)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 2-11 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-11

Terms and Conditions of Service Continued

Special Charges Continued

e. Work Performed on Company's Facilities at Customer's Request

Whenever, at the request and for the benefit of the Customer, work is performed on the Company's facilities, including the relocation, or replacement of the Company's facilities, the Customer shall pay to the Company in advance of the Company undertaking the work the estimated total cost of such work. This cost shall be itemized by major categories and shall include the Company's overheads and shall be credited with the net value of any salvageable material. The actual cost for the work performed shall be calculated at the completion of the work and the appropriate charge or refund will be made to the Customer.

Reasonable notice of not less than three working days shall be given to the Company for all requested work except for the covering of the Company's lines. Notice of any request for the Company to cover its lines shall be given at least two days in advance. The Company will endeavor to comply with all timely requests, but work may be delayed because of demands on the Company's personnel and equipment.

If the cost, as calculated above, is \$500 or less for covering the Company's distribution facilities no charge will be imposed. All costs in excess of \$500 for covering the Company's distribution facilities shall be paid by the Customer, in advance of the Company undertaking the work. The actual cost for the work performed shall be calculated at the completion of the work and the appropriate charge or refund will be made to the customer.

20. Refunds to Residential Customers

The Company may make a refund to residential customers by one of the following means: a credit to the Customer's bill, a prepaid card, or a check or electronic funds transfer (EFT).

The Company acting through its customer service representative shall fully address and resolve any customer complaints or disputes related to: (a) the accuracy of the names and last known addresses of the customer to receive prepaid cards; (b) the effective delivery and receipt of the prepaid cards; and (c) the amount of any refunds.

21. Alerts and Subscriptions

Kentucky Power offers an optional Mobile Alert Service for customers through which participating customers can elect to receive notifications from the Company via e-mail or text message. The Company provides billing and paymentalerts and alerts relating to outages. These alerts are supplemental to standard communications from the Company and to the extent any discrepancies exist between the information contained in the mobile alerts and the information contained in standard communications from the Company, the information in the standard communications from the Company shall prevail.

Customers interested in receiving mobile alerts from Kentucky Power may sign up for the service through the Company's website at www.kentuckypower.com. The full terms and conditions of participating in the Kentucky Power Mobile Alert Service are included on the Company's website. Customers wishing to participate in Kentucky Power's Mobile Alert Service and to receive alerts via e-mail should add communications@kentuckypowermail.com to the customer's email address book or spam filter to avoid alert communications from Kentucky Power being directed to spam. Customers are advised to contact their e-mail service provider for instructions on how to add addresses to an address book or spam filter if needed

E-mail addresses from which alerts are sent through the Mobile Alert Service are used for sending e-mails only. Any e-mails sent to those addresses will not be received by the Company and the Company will not respond. Any electronic communication to the Company should be sent to Communications@kentuckypowermail.com.

There is no charge from the Company for the Mobile Alert Service; however, message and data rates may apply. Customers are advised to verify message and data rates with their cellular and internet service providers.

Information regarding the types of alerts and the Mobile Alert Service in general are provided below.

Continued on Sheet 2-12

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: Jsy Brian K, West

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-12 T
CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 2-12 T

TERMS AND CONDITIONS OF SERVICE (Cont'd)

19. SPECIAL CHARGES. (Cont'd)

E. Work performed on Company's Facilities at Customer's Request

Whenever, at the request and for the benefit of the Customer, work is performed on the Company's facilities, including the relocation, or replacement of the Company's facilities, the Customer shall pay to the Company in advance of the Company undertaking the work the estimated total cost of such work. I his cost shall be itemized by major categories and shall include the Company's overheads and shall be credited with the net value of any salvageable material. The actual cost for the work performed shall be calculated at the completion of the work and the appropriate charge or refund will be made to the Customer.

Reasonable notice of not less than three working days shall be given to the Company for all requested work except for the covering of the Company's lines. Notice of any request for the Company to cover its lines shall be given at least two days in advance. The Company will endeavor to comply with all timely requests, but work may be delayed because of demands on the Company's personnel and equipment.

If the cost, as calculated above, is \$500 or less for covering the Company's distribution facilities no charge will be imposed. All costs in excess of \$500 for covering the Company's distribution facilities shall be paid by the Customer, in advance of the Company undertaking the work. The actual cost for the work performed shall be calculated at the completion of the work and the appropriate charge or refund will be made to the customer.

20. REFUNDS TO RESIDENTIAL CUSTOMERS.

The Company may make a refund to residential customers by one of the following means: a credit to the Customer's bill, a prepaid card, or a check or electronic funds transfer (EFT).

The Company acting through its customer service representative shall fully address and resolve any customer complaints or disputes related to: (a) the accuracy of the names and last known addresses of the customer to receive prepaid cards; (b) the effective delivery and receipt of the prepaid cards; and (c) the amount of any refunds.

(Cont'd on Sheet No. 2-13)

DATE OF ISSUE: April 9, 2021
DATE EFFECTIVE: Service Rendered On And After January 14, 2021
ISSUED BY: /s/ Brian K. West
ITILE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

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P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 2-12 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-12

Terms and Conditions of Service Continued

Alerts and Subscriptions Continued

Billing and Payment Alerts

KENTUCKY POWER COMPANY

Billing and payment alerts provided through Kentucky Power's Mobile Alert Service are in addition to regular billing statements, payment notifications, disconnect notices, or other standard communications sent by Kentucky Power or its third party partners as required by law, regulation, or tariff filed by Kentucky Power or its subsidiaries. These alerts are not a replacement for any regular billing statement, payment notifications, disconnect notices, or other standard communications. In the event of a discrepancy between the information provided in a billing or payment alert provided through the Mobile Alert Service and the information provided in the Company's standard communication, the information in the standard communication shall neveral

Kentucky Power shall not have any liability for any delay or failure to deliver a billing or payment alert or for any mistakes or errors in any billing or payment alert provided through the Mobile Alerts Service.

Outage Alerts

Kentucky Power provides alerts relating to system outages through its Mobile Alert Service. Outage alerts will be sent when the Company has evidence of an outage at a subscribed address. Due to variations in equipment from one area to another, it is possible that the accuracy of outage alerts will vary from one area to another. Recipients shall consider any outage related information as guidance and not as an absolute guarantee. Kentucky Power will send outage related notifications based upon a valiable information and does not guarantee that the notifications will without error.

Planned outages and short-duration outages will normally not generate an outage-related notification. During large-scale outage events, the frequency and timeliness of outage updates may be impacted.

Kentucky Power shall not have any liability for any delay or failure to deliver an outage-related notification.

General

Kentucky Power does not warrant or guarantee that alerts will be sent or received, and Kentucky Power shall not be responsible for any lost or misdirected messages.

Customers electing to participate in Kentucky Power's Mobile Alert Service authorize the Company to contact them via their elected communication method with transactional messages pertaining to the service. Participation in the Mobile Alert Service shall be considered as affirmative consent to receive the related messages should these messages ever be classified as commercial in nature.

Kentucky Power shall not have any liability under any theory of recovery, whether in contract or tort, for any loss or damages due to delay or failure to deliver an alert through the Mobile Alert Service. Without limiting the previous sentence, Kentucky Power disclaims any liability, expressed or implied, for indirect or consequential damages arising from a customer's subscription to Kentucky Power's Mobile Alert Service.

Customer agrees not to publish, copy, communicate to the public, edit, retransmit, or amend any data received as part of Kentucky Power's Mobile Alert Service. The data communicated via the Mobile Alert Service is provided for the participating customer's personal non-commercial use only and may not be used for any other purpose.

Personal information and data ("Personal Data") provided by customers when using Kentucky Power's Mobile Alert Service will only be used by Kentucky Power and its suppliers and contractors for Mobile Alert Service-related purposes. Data other than Personal Data may be aggregated and used by the Company for the purpose of undertaking market research or in facilitating reviews, developments and improvements to Kentucky Power's Mobile Alert Service.

Continued on Sheet 2-13

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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KPSC Case No. 2023-00159
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P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-13 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 2-13 T

TERMS AND CONDITIONS OF SERVICE (Cont'd)

21. ALERTS AND SUBSCRIPTIONS.

Kentucky Power offers an optional Mobile Alert Service for customers through which participating customers can elect to receive notifications from the Company via e-mail or text message. The Company provides billing and payment alerts and alerts relating to Toutages. These alerts are supplemental to standard communications from the Company and to the extent any discrepancies exist between the information contained in the mobile alerts and the information contained in standard communications from the Company, the information in the standard communications from the Company shall prevail.

Customers interested in receiving mobile alerts from Kentucky Power may sign up for the service through the Company's website at www.kentuckypower.com. The full terms and conditions of participating in the Kentucky Power Mobile Alert Service are included on the Company's website. Customers wishing to participate in Kentucky Power's Mobile Alert Service and to receive alerts via e-mail should add companies.com to the customer's email address book or spam filter to avoid alert communications from Kentucky Power being directed to spam. Customers are advised to contact their e-mail service provider for instructions on how to add addresses book or spam filter if needed.

E-mail addresses from which alerts are sent through the Mobile Alert Service are used for sending e-mails only. Any e-mails sent to those addresses will not be received by the Company and the Company will not respond. Any electronic communication to the Company should be sent to Communications@kentuckypower-mail.com.

There is no charge from the Company for the Mobile Alert Service; however, message and data rates may apply. Customers are advised to verify message and data rates with their cellular and internet service providers.

Information regarding the types of alerts and the Mobile Alert Service in general are provided below.

Billing and Payment Alerts

Billing and payment alerts provided through Kentucky Power's Mobile Alert Service are in addition to regular billing statements, payment notifications, disconnect notices, or other standard communications sent by Kentucky Power or its third party partners as required by law, regulation, or tariff filed by Kentucky Power or its subsidiaries. These alerts are not a replacement for any regular billing statement, payment notifications, disconnect notices, or other standard communications. In the event of a discrepancy between the information provided in a billing or payment alert provided through the Mobile Alert Service and the information provided in the Company's standard communication, the information in the standard communication shall prevail.

Kentucky Power shall not have any liability for any delay or failure to deliver a billing or payment alert or for any mistakes or errors in any billing or payment alert provided through the Mobile Alerts Service.

Outage Alerts

Kentucky Power provides alerts relating to system outages through its Mobile Alert Service. Outage alerts will be sent when the Company has evidence of an outage at a subscribed address. Due to variations in equipment from one area to another, it is possible that the accuracy of outage alerts will vary from one area to another. Recipients shall consider any outage related information as guidance and not as an absolute guarantee. Kentucky Power will send outage related notifications based upon available information and does not guarantee that the notifications will be without error.

Planned outages and short-duration outages will normally not generate an outage-related notification. During large-scale outage events, the frequency and timeliness of outage updates may be impacted.

Kentucky Power shall not have any liability for any delay or failure to deliver an outage-related notification.

(Cont'd on Sheet No. 2-14)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 17 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 2-13 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-13

Terms and Conditions of Service Continued

Alerts and Subscriptions Continued

Customers participating in the Mobile Alert Service may discontinue a portion of or all alerts at any time by modifying their alert subscription or by unsubscribing entirely. Customers wishing to modify or unsubscribe from the Mobile Alert Service may do so at the Company's website: www.kentuckypower.com or by contacting Kentucky Power's Customer Operations Centers at 1-800-572-1113. Kentucky Power will process a request to unsubscribe from the Mobile Alert Service within ten days of receiving the request. Kentucky Power is authorized to send a communication to a customer requesting to unsubscribe from the Mobile Alert Service to confirm the request.

The terms and conditions the Company's Mobile Alert Service shall be governed by applicable state law.

Customers electing to participate in the Company's Mobile Alert Service agree to the terms and conditions of the service and further agree that the terms and conditions may be updated from time to time. The Company will provide customers participating in the Mobile Alert Service with updated terms and conditions as they become effective. Customers participating in the Mobile Alert Service must take affirmative action to withdraw from the service if the customer does not agree with any new or updated term or condition of service. Failure to withdraw after an updated term and condition is provided by the Company means that the customer accepts the new or updated terms and conditions.

Additional Terms and Conditions for E-mail Alerts

If a customer sends an email to Kentucky Power with questions or comments, Kentucky Power may use the customer's email address and other personal information included in the correspondence in order to respond. If a customer provides the Company with an e-mail address in order to receive alerts, Kentucky Power may use that e-mail address to send the customer other types of information.

A customer may unsubscribe from receiving e-mail alerts by clicking the "Unsubscribe" link near the bottom of an e-mail

Additional Terms and Conditions for Text Message Alerts

Customers may elect to receive text alerts through Kentucky Power's Mobile Alert Service. For text alerts, message and data rates may apply consistent with the customer's mobile phone service agreement. Kentucky Power assumes no responsibility for any service charges received from customer's mobile phone service providers for text alerts received through the Mobile Alert Service. Kentucky Power is not responsible for and will not be liable for any breach of the terms of an agreement between a customer electing to receive text alerts through the Mobile Alert System and that customer's mobile phone service provider or for any mistake that may arise in the billing process.

To receive text alerts from the Company through the Mobile Alert Service, the customer must be the owner or legitimate user of the mobile phone registered or have the express consent of the owner or legitimate user. Customers electing to receive text alerts from the Company through the Mobile Alert Service are responsible for providing and maintaining a mobile phone and ensuring connection to a mobile network capable of receiving the text alerts.

Customers electing to receive text alerts through the Mobile Alert Service acknowledge that the text alerts may, at any time, be adversely affected by problems with the mobile phone network including, without limitation, interference to the network coverage. Kentucky Power shall not be responsible or liable for any loss, damage, or expense incurred directly or indirectly by customers electing to receive text alerts through the Mobile Alert Service as a result of any difficulties experienced by any cellular phone service provider.

In the event a customer electing to receive text alerts through the Mobile Alert Service changes mobile phone service providers or telephone number, that customer is required to subscribe again to receive text alerts. If no alerts are sent or received for eighteen months, a customer's opt-in to that offering will expire. A customer must opt-in again to the program in order to receive alerts.

Kentucky Power may discontinue text alerts at any time. Customers electing to receive text alerts through the Mobile Alert Service will receive text alerts from 23711. Customers may unsubscribe from text alerts by texting STOP to 23711 and may obtain assistance via text by texting HELP to 23711.

Continued on Sheet 2-14

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-14 $\,$ T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 2-14 $\,$ T

TERMS AND CONDITIONS OF SERVICE (Cont'd)

21. ALERTS AND SUBSCRIPTIONS (Cont'd).

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Kentucky Power does not warrant or guarantee that alerts will be sent or received, and Kentucky Power shall not be responsible for any lost or misdirected messages.

Customers electing to participate in Kentucky Power's Mobile Alert Service authorize the Company to contact them via their elected T communication method with transactional messages pertaining to the service. Participation in the Mobile Alert Service shall be Considered as a firmative consent to receive the related messages should these messages ever be classified as commercial in nature.

Kentucky Power shall not have any liability under any theory of recovery, whether in contract or tort, for any loss or damages due to delay or failure to deliver an alert through the Mobile Alert Service. Without limiting the previous sentence, Kentucky Power disclaims any liability, expressed or implied, for indirect or consequential damages arising from a customer's subscription to Kentucky Power's Mobile Alert Service.

Customer agrees not to publish, copy, communicate to the public, edit, retransmit, or amend any data received as part of Kentucky Power's Mobile Alert Service. The data communicated via the Mobile Alert Service is provided for the participating customer's personal non-commercial use only and may not be used for any other purpose.

Personal information and data ("Personal Data") provided by customers when using Kentucky Power's Mobile Alert Service will only be used by Kentucky Power and its suppliers and contractors for Mobile Alert Service-related purposes. Data other than Personal Data may be aggregated and used by the Company for the purpose of undertaking market research or in facilitating reviews, developments and improvements to Kentucky Power's Mobile Alert Service.

Customers participating in the Mobile Alert Service may discontinue a portion of or all alerts at any time by modifying their alert T subscription or by unsubscribing entirely. Customers wishing to modify or unsubscribe from the Mobile Alert Service may do so at the Company's website: www.kentuckypower.com or by contacting Kentucky Power's Customer Operations Centers at 1-800-572-1113. Kentucky Power will process a request to unsubscribe from the Mobile Alert Service within ten days of receiving the request. Kentucky Power is authorized to send a communication to a customer requesting to unsubscribe from the Mobile Alert Service to confirm the request.

The terms and conditions the Company's Mobile Alert Service shall be governed by applicable state law.

Customers electing to participate in the Company's Mobile Alert Service agree to the terms and conditions of the service and further agree that the terms and conditions may be updated from time to time. The Company will provide customers participating in the Mobile Alert Service with updated terms and conditions as they become effective. Customers participating in the Mobile Alert Service must take affirmative action to withdraw from the service if the customer does not agree with any new or updated term or condition of service. Failure to withdraw after an updated term and condition is provided by the Company means that the customer accepts the new or updated terms and conditions.

(Cont'd on Sheet No. 2-15)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 18 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 2-14 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-14

Terms and Conditions of Service Continued

KENTUCK Y Amount due on or before Non-Payment/Return Mail: Bill mailing date is MM DD, YYYY CANTON, OH 44701-4401 SERVICE ADDRESS KENTUCKY RESIDENTIAL, ADDRESS 123, ABC, KY XXXXX-XXX Notes from KPCO: ՈվՈՈւգլավիժգիկեցը|||ՈՈւթիկգակվժիթակվու Make this bill the last one sent in the mall! Go paperiess and get KENTUCKY RESIDENTIAL ADDRESS 123 ABC, KY XXXXX-XXXX email alerts when your bill is ready. Sign up at kentuckypower.com/paperless! Usage History (kWh): Current bill summary: Billing from MM/DD/YY - MM/DD/YY (XX days) DSM \$X.XX Fuel AdJ \$X.XX mental Surcharge 20XX Methods of Payment es & Fees SX XX kentuckypower.com kWh PO Box 371420 XXX Pittsburgh, PA 15250-7420 1-800-611-0964 (fee may apply) \$XXX.XX Current Charges Turn over for important information! Please tear on dotted line. KENTUCKY RESIDENTIAL, ADDRESS 123, ABC, KY XXXXX-XXXX Non-Payment/Return Mail: PQ BOX 24401 CANTON, OH 44701-4401 Account #XXX-XXX-XXX-X-X KENTUCKY RESIDENTIAL Amount due on or before MM DD, YYYY Payment Amount \$ Make check payable and send to: KENTUCKY POWER COMPANY Pay \$XX.XXX XX after MM/DD/YYYY PO BOX 371420 PITTSBURGH. PA 15250-7420 վվեցիսիմեկցըցքիլիալագելալիվոեցիքյյնցիվիուցիչ

Continued on Sheet 2-15

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K, West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-15 $\,^{\,\,}$ T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 2-15 $\,^{\,\,}$ T

TERMS AND CONDITIONS OF SERVICE (Cont'd)

21. ALERTS AND SUBSCRIPTIONS (Cont'd).

Additional Terms and Conditions for E-mail Alerts

If a customer sends an email to Kentucky Power with questions or comments, Kentucky Power may use the customer's e-mail address and other personal information included in the correspondence in order to respond. If a customer provides the Company with an e-mail address to send the customer other types of information.

A customer may unsubscribe from receiving e-mail alerts by clicking the "Unsubscribe" link near the bottom of an e-mail alert.

Additional Terms and Conditions for Text Message Alerts

Customers may elect to receive text alerts through Kentucky Power's Mobile Alert Service. For text alerts, message and data rates may apply consistent with the customer's mobile phone service agreement. Kentucky Power assumes no responsibility for any service charges received from customer's mobile phone service providers for text alerts received through the Mobile Alert Service. Kentucky Power is not responsible for and will not be liable for any breach of the terms of an agreement between a customer electing to receive text alerts through the Mobile Alert System and that customer's mobile phone service provider or for any mistake that may arise in the billing process.

To receive text alerts from the Company through the Mobile Alert Service, the customer must be the owner or legitimate user of the mobile phone registered or have the express consent of the owner or legitimate user. Customers electing to receive text alerts from the Company through the Mobile Alert Service are responsible for providing and maintaining a mobile phone and ensuring connection to a mobile network capable of receiving the text alerts.

Customers electing to receive text alerts through the Mobile Alert Service acknowledge that the text alerts may, at any time, be adversely affected by problems with the mobile phone network including, without limitation, interference to the network coverage. Kentucky Power shall not be responsible or liable for any loss, damage, or expense incurred directly or indirectly by customers electing to receivetext alerts through the Mobile Alert Service as a result of any difficulties experienced by any cellular phone service provider.

(Cont'd on Sheet No. 2-16)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KENTUCKY POWER COMPANY

KPSC Case No. 2023-00159
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P.S.C. KY, NO, 13 ORIGINAL SHEET NO, 2-15 CANCELLING P.S.C. KY, NO, 12 ORIGINAL SHEET NO, 2-15

Terms and Conditions of Service Continued

KENTUCKY POWER

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Service Address:

KENTUCKY RESIDENTIAL ADDRESS 123 ABC, KY XXXXX – XXXX Account #XXX-XXX-XXX-X

Line Item Charges:

Previous Charges		
Total Amount Due At Last Billing	\$	XXX.XX
Payment 02/07/22 - Thank You		-XXX,XX
Previous Balance Due	s	X.XX
Current KPCO Charges		
Tariff XXX - Residential Service XX/XX/XX		
Nete Billing	8	XXXXX
Federal Tax Change @ XXXXXX Per kWh		-XXXX0
Fuel Adj @ XXXXXX Per kWh		XXX
OSM Adj @ XXXXXX Per kWh		XX.XX
Residential Energy Assistance @ \$XXX		XXXX
Distribution Reliability Rider @ \$X.XX		XXX
Purchased Power Adj. \$X.XXXXX/kWh		XXXX
Renewable Power Option Rider		XXXX
Securitization Financing Rider X.XXXXX%		XXXX
Decommissioning Rider X.XXXXX%		XXXX
Environmental Adj. X.XXXXXX%		XXXX
School Tax		XXX
Dity's Franchise Fee		XXXX
State Sales Tax		XXXX
Current Balance Due	5	XXX.XX
Homeserve Warranty Service	\$	XXXX

Meter Read Details:

Previous	Туре	Current	Type	Metered	Usage
xxxxx	Actual	XXXXX	Actual	XXX	XXX kWh
Service Per	rod XX/XX	- XX/XX	Multiplier		

Notes from KPCO:

Kentucky Power provides online access to customer rate schedules at https://kentuckypower.com/account/polls/rates/. You can access a https://kentuckypower.com/account/polls/rates/. You can access a website, You can also view rates at our office, or request that a copy be sent to you via U.S. Postal Service or via email by calling customer service at 1 =00 -572 - 113.

Homeserve USA is optional. Homeserve USA is not the same as KPCO and is not regulated by the KY Public Service Commission. A customer does not have to buy the Warranty Service in order to continue to receive quality regulated services from KPCO.

www.kyelectricalprotectionplan.com

Usage Details:



Total usage for the past 12 months: X,XXX kWh Average (Avg.) monthly usage: XXX kWh

Continued on Sheet 2-16

 DATE OF ISSUE:
 June 29, 2023

 DATE EFFECTIVE:
 January 1, 2024

 ISSUED BY:
 JS Prian K. West

 TITLE:
 Vice President, Regulatory & Finance

By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX, XXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-16 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 2-16 T

TERMS AND CONDITIONS OF SERVICE (Cont'd)

21. ALERTS AND SUBSCRIPTIONS (Cont'd).

h the event a customer electing to receive text alerts through the Mobile Alert Service changes mobile phone service providers or T telephone number, that customer is required to subscribe again to receive text alerts. If no alerts are sent or received for eighteen months, a customer's opt-in to that offering will expire. A customer must opt-in again to the program in order to receive alerts.

Kentucky Power may discontinue text alerts at any time. Customers electing to receive text alerts through the Mobile Alert Service will T receive text alerts from 23711. Customers may unsubscribe from text alerts by texting STOP to 23711 and may obtain assistance via text by texting HELP to 23711.

(Cont'd on Sheet No. 2-17)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY:/s/Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 20 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 2-16 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-16

Terms and Conditions of Service Continued

CANTON, OH 44701-4401

Amount due on or before \$XXX.XX

Bill mailing date is MM DD, YYYY Account #XXX-XXX-XXX-X-X

SERVICE ADDRESS: RENTINGRY GENERAL SERVICE, ADDRESS, 123, AMC, 8Y 80008-8000

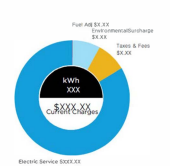
լալառերայի բելկիսե գիռելերորդաժիշկանիկի

KENTUCKY GENERAL SERVICE ADDRESS 123 ABC. KY XXXXX-XXXX

Notes from KPCO:

Make this bill the last one sent in the mail! Go paperless and get email alerts when your bill is ready. Sign up at kenluckypower.com/paperless!

Usage History (kWh):





Methods of Payment

kentuckypower.com PO Box 371420 Pittsburgh, PA 15250-7420

1-800-611-0964 (fee may apply)

Need to get in touch?

Customer Operations Center: 1-888-710-4237 Outages: kentuckypower.com/outages or 1-800-572-1113

Turn over for important information!

Thank you for your prompt payment. Please include your account number on your check and return this stub with your payment. KENTUCKY GENERAL SERVICE, ADDRESS 123. ABC, KY XXXXX-XXXX

Make check payable and send to: KENTUCKY POWER COMPANY

PO BOX 371420 PITTSBURGH, PA 15250 - 7420

- փիկրի հիրը ինթությունը հայրի հայրի իրալի

PO BOX 24401 CANTON, OH 44701-4401

Account #XXX-XXX-XXX-X-X-X
KENTUCKY GENERAL SERVICE Amount due on or before
MM DD, YYYY

Payment Amount \$

Pay \$XX.XXX.XX after MM/DD/YYYY

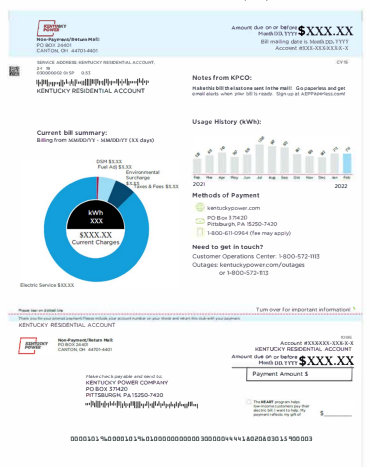
Continued on Sheet 2-17

DATE OF ISSUE: June 29: 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 2-17 CANCELLING P.S.C. KY. NO. 12 ORIGNINAL SHEET NO. 2-17

TERMS AND CONDITIONS OF SERVICE (Cont'd)



(Cont'd on Sheet No. 2-18)

DATE OF ISSUE: March 29, 2022

DATE EFFECTIVE: Bills Rendered On And After April 29, 2022

ISSUED BY:/s/Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority Of an Order of the Public Service Commission

In Case No. XXXX-XXXX Dated XXXX XX, XXXX

KENTUCKY POWER COMPANY

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 21 of 194

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P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 2-17 CANCELLING P.S.C. KY, NO. 12 1st REVISED SHEET NO. 2-17

Terms and Conditions of Service Continued



Service Address:

KENTUCKY GENERAL SERVICE ADDRESS 123 ABC, KY XXXXX-XXXX Account #XXX-XXX-XXX-X-X

Line Item Charges:

Previous Charges	- In		
Total Amount Due At Last Billing	\$	XX.XX	
Payment XX/XX/XX - Thank You		-XX.XX	
Previous Balance Due	\$	X.XX	
Current KPCO Charges			
Fariff XXX - General Service XX/XX/XX			
Rate Billing	\$	XXX	
ederal TaxChange @ XXXXX-Per kWh		-000.00	
Fuel Adj @ XXXXXX Per kWh		XXX	
OSM Adj@ XXXXXX PerkWh		XXX	
Kentucky Economic Development Surcharge @ \$X.XX		XXXX	
Distribution Reliability Rider @ \$X.XX		XX	
Purchased Power Adj. \$XXXXXX/kWh		XXX	
Renewable Power Option Rider		XXX	
Securitization Financing Rider X.XXXXX		XXXX	
Decommissioning Rider XXXXXXX		XXX	
Envrionmental Adj. X.XXXXX%		XXX	
SchoolTax		XXX	
City's Franchise Fee		XXXX	
State Sales Tax		XXX	
Current Balance Due	\$	XX.XX	

Meter Read Details:

Previous	Type	Current	Type	Metered	Usage
XXX	Actual	XXX	Actual	XXX	XXX kWh

Notes from KPCO:

Kentucky Power provides online access to customer rate schedules at https://kentuckypower.com/account/bilis/rates/. You can access a copy of your rates by clicking the "Kentucky Tariffs" link at that website. You can also view rates at our office, or request that a copy be sent to you via U.S. Postal Service or via email by calling customer service at 1-800-572-1113.

Usage Details:



Total usage for the past 12 months: XXXkWh Average (Avg.) monthly usage: XXX kWh

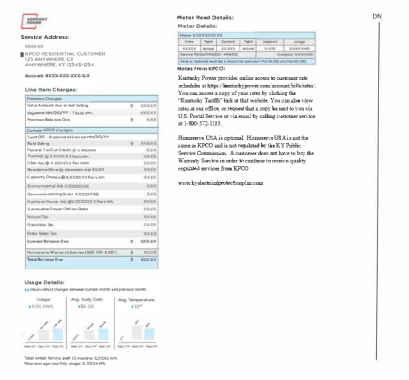
Continued on Sheet 2-18

DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West TITLE:

Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-18 T CANCELLING P.S.C. KY. NO. 11 3rd REVISED SHEET NO. 2-18 T

TERMS AND CONDITIONS OF SERVICE (Cont'd)



(Cont'd on Sheet No. 2-19)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 22 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 2-18 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-18

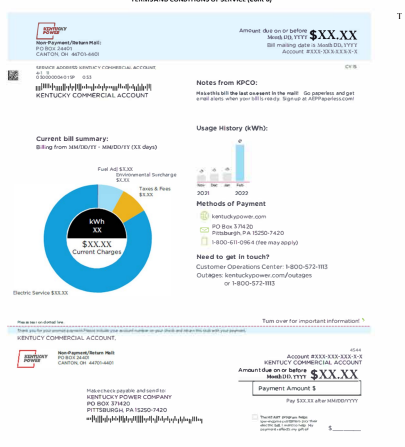
Terms and Conditions of Service Continued KENTUCKY POWER Amount due on or before \$XXX.XX ___ Non-Payment/Return Mail: PO BOX 24401 Bill mailing date is MM DD, YYYY Account #XXX-XXX-XXX-X-X CANTON, OH 44701-4401 SERVICE ADDRESS. HENTLICKY LARGE GENERAL SERVICE, ADDRESS LYL ARC. BY TYXYY YXEX Notes from KPCO: Ուրիերիկերգմիերըիկրդիկիալիկերութերի Make this bill the lastone sent in the mail! Gopaperless and get KENTUCKY LARGE GENERAL SERVICE ADDRESS 123 email alerts when your bill is ready. Sign up at kentuckypower cont/paperless! ABC. KY XXXXX-XXXX Usage History (kWh): Current bill summary: Billingfrom MM/DD/YY - MM/DD/YY (XX days) Environmental Surcharge Taxes & Fees NUA NUA NUA NAM 2/24 NUA NUA NUA NUA NUA NUA SXXX XX 20XX Methods of Payment kentuckypower com kWh PO Box 371420 Pittsburgh, PA 15250-7420 Fuel Ad XXX 1-800-611-0964 (fee may apply) \$XXX.XX Need to get in touch? Customer Operations Center: 1-888-710-4237 Outages: kentuckypower.com/outages or 1-800-572-1113 Electric Service Turn over for important information! KENTUCKY LARGE GENERAL SERVICE. ADDRESS 123, ABC, KY XXXXX-XXXX PO BOX 24401 CANTON, OH 44701-4401 Amount due on or before \$XXX.XX Payment Amount \$ Make check payable and send to: KENTUCKY POWER COMPANY Pay \$XXX.XX after MM/DD/YYYY PO BOX 371420 PITTSBURGH, PA 15250 - 7420 The HEART program helps low-income customers payther electric bill, I want to help. My payment reflects my get of վվիգիմիՍըըգկիաբորերիինդիկակիկացի

Continued on Sheet 2-19

DATE OF ISSUE:
DATE EFFECTIVE:
ISSUED BY:
TITLE:
June 29, 2023
January 1, 2024
/s/ Brian K. West
Vice President R

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 2-19 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-19

TERMS AND CONDITIONS OF SERVICE (Cont'd)



00 000 45 440 000 01771 010 000 000 00 30 000 022 251 80 210 030 159 000 02

(Cont'd on Sheet No. 2-20)

DATE OF ISSUE: March 29, 2022
DATE EFFECTIVE: Bills Rendered On And After April 29, 2022
ISSUED BY: /s / Brian K. West
TITLE: Vice President, Regulatory & Finance
By Authority Of an Order of the Public Service Commission
In Case No. XXXX-XXXX Dated XXXX XXX

KPSC Case No. 2023-00159
Section II - Application
Filing Requirements
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KENTUCKY POWER COMPANY

P.S.C. KY, NO. 13 ORIGINAL SHEET NO. 2-19 CANCELLING P.S.C. KY, NO. 12 Ist REVISED SHEET NO. 2-19

Terms and Conditions of Service Continued



Service Address:

KENTUCKY LARGE GENERAL SERVICE

ADDRESS 123

ABC, KYXXXXX-XXXX

Account #XXX-XXX-XXX-X-X

Line Item Charges:

Previous Charges	
Total Amount Due At Last Billing	\$ XX.XXX
Payment XX/XX/XX - Thank You	-xxxxx
Previous Balance Due	\$ xx.xx
Current Charges	
Tariff XXX - Large General Service XX/XX/XX	
Rot o Billing	\$ 1000.X
Economic Development Rider - IBDD	-XXXX
Economic Development Rider . SBDD	-XXXX
FederalTax Change @ XXXXXX PerkWII	300K X
Fuel Adj@ XXXXXX Per kWh	XXXX
DSM A of @ XXXXXX Per kWh	XXXX
Kentucky Economic Development Surcliarge @ \$XXX	XX
Distribution Reliability Rider @ \$XMK	XX
Purchased Power Adj. \$X.XXXXXV/kWh	XXXX
Renewable Power Option Rider	XXXX
Securitization Financing Rider X.XXXXX%	XXX
Decommissioning Rider X.XXXXX%	XXXX
Envrionmental Adj. X.XXXXX%	XXXX
School Tax	XXXX
City's Franchise Fee	XXXX
State Sales Tax	XXXX
CurrentBalance Due	\$ XXX.X

Usage	Power	Power Factor Constant	Meter Location Comp.	Billed Usage
XXX	-	-	121	XXXX kWh
XXX	1 20	100	1 10 1	XXX kW
XXX		-		XXX XXX KVA

Meter Read Details:

Previous	Туре	Current	Туре	Metered	Usage
K.	X.	XXXX	Actual	X	XkVAR
K	X1	X.XXX	Actual	XXXX	XXX,XX kw
XXXXXX	Actual	XXXXX	Actual	XXX	XXX,XXX kWh
Service Per	iod MM/D	D - MM/DD			Multiplier XXX

Net Usage: XXX.XXXkWh Billable Usage: XXX.XXXkWh

Notes from Kentucky Power:

Kentucky Power provides online access to customer rate schedules at https://kentuckypower.com/acount/bills/rates. Vou can access a copy or your rates by citcking the "Kentucky Tariffs" link at that website. You can also view rates at our office, or request that a copy be sent to you via U.S. Postal Service or via email by calling customer service at 1.800-572 -1113.

Due date does not apply to previous balance due.

Usage Details:

Values reflect changes between current month and previous month



Total usage for the past 12 months: XXX kWh Average (Avg.) monthly usage: XXX kWh

Continued on Sheet 2-20

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West
TITLE: Vice President R.

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-20 T CANCELLING P.S.C. KY. NO. 11 2nd REVISED SHEET NO. 2-20 T

Previous Type Current Type Hetered

Kentucky Power provides online access to customer rate

You can access a copy of your rates by clicking the "Kenrocky Tariffs" link at that website. You can also view

schedules at https://kentuckypower.com/account/bills/rates/

rates at our office, or request that a copy be sent to you via U.S. Postal Service or via email by calling customer service

DN

TERMS AND CONDITIONS OF SERVICE (Cont'd)

Meter Details:

Meter #123456789

Notes from KPCO:

at 1-800-572-1113.

Service (Novod MIC/00 - HH/00



Service Address:

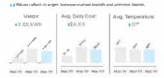
GENERAL SERVICE 10 MEDIUM RD MEDIUM, KY 41701

Account #XXX-XXX-XXX-X-X

Line Item Charges:

Predikas Charges		
Total Amount duest lest billing	- 5	XXXXXXX
Payment MPL/DONY - Thenk You		-00000
Previous Balance Due	*	3000
Current KPCO Charges		
Terlitzti - Smell General Service MM/DD/YY		
Ram Balling	3.	100000
Federal Tax Out Credit (#X30090000		+3E3C10
Fuel Adj ICOCOCOC Per kWh		3000
DSM Adj 🥞 XJOOOXOC Par kWh		300,300
Capacity Charge - XJXXXXXX Per kWh		200,00
KentuckyEconomic Development Surcharde @ \$X.XX		306.30
Environmental Adj XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		10.00
Decommissioning Rider XXXXXXXX		300.00
Purchase Power A dt XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		3000
Renewable Power Option Rider		16,300
School Tax		30303
Franchise Tax		36.369
State Sales Tax		30,00
Current Balance Due	3	XXX.XX
Yetof Methods Dise	- 3	XXXXX

Usage Details:



Total usage for the past IZ months: X,3000 kW Your average monthly usage XXX kWh

(Cont'd on Sheet No. 2-21)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 24 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 2-20 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-20

Terms and Conditions of Service Continued KENTUCKY POWER Amount due on or before \$XX,XXX.XX Non-Payment/Return Mail: PO BOX 24401 CANTON. OH 44701-4401 Bill mailing date is MM DD, YYYY Account #XXX-XXX-XXX-X-X SERVICE ADDRESS | KENTUCKY INDUSTRIAL-PRIMARY & SECONDARY, ADDRESS 123, ABC, KY XXXXX-XXXX արդենինարդներըը)|||ՄՈՒիափիիւկՈրժվ։||-Make this bill the last one sent in the mall! Go paperless and get email alerts when your bill is ready. Sign up at kentuckypower.com/paperless! KENTUCKY INDUSTRIAL - PRIMARY & SECONDARY ADDRESS 123 ABC, KY XXXXX-XXXX Usage History (kWh): Current bill summary: Billing from MM/DD/YY · MM/DD/YY (XX days) Environmental Surcharge SYYYYYY Taxes & Fees \$X,XXX.XX **Methods of Payment** kentuckypower.com kWh PO Box 371420 XXX.XXX Pittsburgh, PA 15250-7420 1-800-611-0964 (fee may apply) \$XX,XXX.XX Need to get in touch? Customer Operations Center: 1-888-710-4237 Outages: kentuckypower.com/outages or 1-800-572-1113 Turn over for important information! Phone have on dotted line KENTUCKY INDUSTRIAL-PRIMARY & SECONDARY, ADDRESS 123, ABC. KY XXXXX-XXXX Non-Payment/Return Mail: PO BOX 24401 CANTON.OH 44701-4401 Account #XXX-XXX-XXX-X-X KENTUCKY INDUSTRIAL - PRIMARY & SECONDARY Amount due on or before MM DD, YYYY \$XX,XXX.XX Payment Amount \$ Make check payable and send to: KENTUCKY POWER COMPANY Pay \$XX.XXX.XX after MM/DD/YYYY PO BOX 371420 PITTSBURGH, PA 15250 - 7420 -իվելիդինն**յցցվիր-թագիպի**իելիկներիիայի

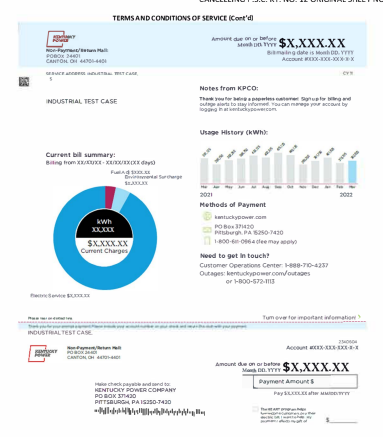
Continued on Sheet 2-21

DATE OF ISSUE:
DATE EFFECTIVE:
ISSUED BY:
TITLE:
June 29, 2023
January 1, 2024
/s/Brian K. West
Vice President R

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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P.S.C. KY. NO. 12 1st REVISED SHEET NO. 2-21 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-21



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(Cont'd on Sheet No. 2-22)

DATE OF ISSUE: March 29, 2022 DATE EFFECTIVE: Bills Rendered On And After April 29, 2022 ISSUED BY: /s/ Brian K. West TITLE: Vice President, Regulatory & Finance By Authority Of an Order of the Public Service Commission In Case No. XXXX-XXXX Dated XXXX XX, XXXX

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 25 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 2-21 CANCELLING P.S.C. KY, NO. 12 1st REVISED SHEET NO. 2-21

Terms and Conditions of Service Continued



Service Address:

KENTUCKY INDUSTRIAL-PRIMARY & SECONDARY ADDRESS 123

ABC, KY XXXXX-XXXX

Account #XXX-XXXXXXX-X-X Line Item Charges:

Previous Charges	
Total Amount Due At Last Billing	\$ XX.XXX,XX
Payment XX/XX/XX+ Thank You	-xx,xxx,xx
Previous Balance Due	\$ XX.XX
Current Charges	
TariffXXX-Industrial General ServiceXX/XX/XX	
RateBilling	XXXXXXXX
É conomic Development Ri de r - IBDD	-X,XXXXXX
E conomic Development Rider - SBDD	-X,XXXXXX
FederalTax Change @ XXXXXX.PerkWh	-x,xxxxxx
Final Arts @ X XXXXX PerkWh	XXXXXX
Kentucky Economic Development Surcharge @ \$X XX	X.XX
Distribution Reliability Rider @ \$XXX	XXX

Kentucky Economic Development Surcharge @ \$X XX		XX
Distribution Reliability Rider @ \$XXX		XX
Purchased Power Adj. \$XXXXXVkWIII		300.00
Purchased Power Adj. \$X.XXXXX/kW		XXXXX
Renewable Power Option Rider		XXXXX
Securitization Financing Rider X.XXXXX%		XXX
Decommissioning Rider X.XXXXX%		XXX
Envrionmental Adj. X.XXXXX%		X,XXX,X
School Tax		X,XXX,X
City's Franchise Fee		XXXXX
StateSalesTax		x,xxx.x
TotalBalanceDue	(\$)	XX,XXX,XX

Usage	Power Factor	Power Factor Constant	Meter Location Comp.	Billed Usage
XXX.XXX	-30	-5	40-0	XXX.XXX SWh
XXX XXX	-		41	XXX XXX kW On-Pk
XXX XXX	-	-	- 1	XXX XXX kW Off-Pk

Meter Read Details:

Previous	Type	Current	Type	Metered	Usage
X	K.	XXXX	Actual	Χ.	X kVAR
X	180	XXXX	Actual	X.XXX	XXX.XXkW On-Pk
XXXXX	Actual	XXXXXX	Actual	XXX	XXX.XXXkWh
8	× .	X.XXX	Actual	X.XX	XXX.XkW Off-pk
8	k.	XXXX	Actual	X.YOOX	XXX,XXkVAR
Service Per	riod MM/D	D - MM/DD			MultiplierXXX

Net Usage	XXX,XXX kWh	Billable Usage:	XXX.XXX kWh

Notes from Kentucky Power:

Kentucky Power provides online access to customer rate schedules at https://kentuckypower.com/accunr/bills/rates. You can access a copy of your rates by clicking the "Kentucky Tariffs" link at that website. You can also view rates at our office, or request that a copy be sent to you via U.S. Postal Service or via email by calling customer service at 1–800–572–1113.

Due date does not apply to previous balance due.

Usage Details:



Total usage for the past 12 months: X,XXX,XXX kWh Average (Avg.) monthly usage: XXX,XXX kWh

Continued on Sheet 2-22

DATE OF ISSUE: June 29: 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-22 T

DN

CANCELLING P.S.C. KY. NO. 11 2nd REVISED SHEET NO. 2-22 T

Prev. Type Current Type Pleased | Mage.

Kentucky Power provides online access to customer rate schedules at https://leentucky.power.com/account/bills/rates/

"Kennicky Tariffs" linkat that website. You can also view

rates at our office, or request that a copy be sent to you via

U.S. Postal Service or via email by calling customer service

You can access a copy of your rates by clicking the

Meter Details:

at 1-800-572-1113.

TERMS AND CONDITIONS OF SERVICE (Cont'd)



Service Address:

LARGE GENERAL SERVICE 170 LARGE WAY DRIVE LARGERSVILLE, KY 41465

Account #XXX-XXX-XXX-X-X

Line Item Charges:

Total Balance Due	4	XXXXX
Current Balance Due	8	KKKKK
State Sales Tax		X, X
Franchise Tax		3000
School Tits		XXX
Renewable Power Opsion Rider		XXX
Purchased Power Adj = X,XXXXXX Per kWh		XXX
Gecommissio Hing Ruder XXX II XXXIII		XXX
Environmental Adj XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		XX
Capacity Charge # XXXXXXXXPerkWh		XXX
D94 Adi ai X.XXXXXX ParkWh		XXX
Konsucky Economic Bovo Igomint Surcharge = X.XX		XXX
FuntAdj = XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		XXX
Economic Development Rider - \$800		XXX
Economic Development Refer 800		XXX
Federal Tax Cut Gredt # 4.00.0001		-XX
Rate Billery	5	XXXX
Tanff 240 - Large General Server of PPL/DO/177		
Carrent RPCD Cludges		
Previous Batance Dee	- 3	XX
Payment HPVDD/YY Thank You		XXXX
Total Amount due at is 4 trilling	5	KEKK

SOUTH LY CO.			
Usage	Details:		

Litage History: • X300XIEWH	+\$X IOI	Avg. Temperature
111	go go con	111
NOT BET BET	Mar 17 Mar 27 Mar 17	MAY NOT MAY

Total usage for the past 12 months: XXX,XXX kWh

(Cont'd on Sheet No. 2-23)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY:/s/Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

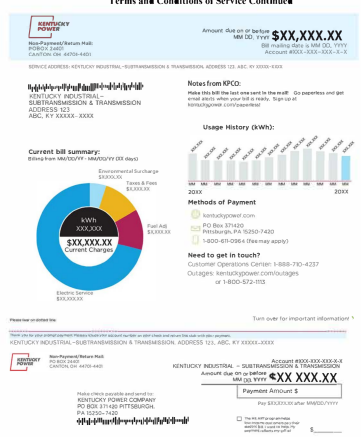
KENTUCKY POWER COMPANY

Section II - Application Filing Requirements Supplemental Exhibit E Page 26 of 194

KPSC Case No. 2023-00159

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 2-22 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-22

Terms and Conditions of Service Continued



Continued on Sheet 2-23

DATE OF ISSUE: June 29: 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West TITLE:

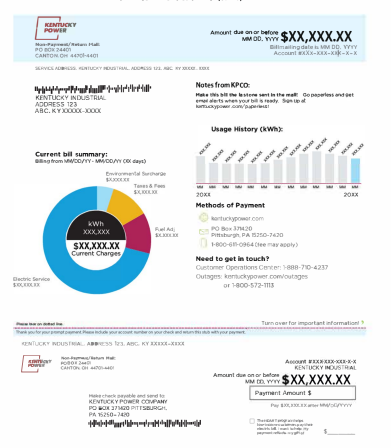
Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-23 CANCELLING P.S.C. KY. NO. 12 _____ SHEET NO. X-XX

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TERMS AND CONDITIONS OF SERVICE (Cont'd)



(Cont'd on Sheet No. 2-24)

DATE OF ISSUE: July 6, 2022 DATE EFFECTIVE: Bills Rendered On And After July 1, 2022 ISSUED BY: /s/ Brian K. West TITLE: Vice President, Regulatory & Finance By Authority Of an Order of the Public Service Commission In Case No. XXXX-XXXXX Dated XXXX XX, XXXX

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 27 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 2-23 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-23

Terms and Conditions of Service Continued



Service Address:

KENTUCKY INDUSTRIAL-SUBTRANSMISSION AND TRANSMISSION ADDRESS 123

ABC, KY XXXXX-XXXX

Account #XXX-XXX-XXX-X-X

Previous Charges		
Total Amount Due At Last Billing	\$	XX,XXX,XX
Payment XX/XX/XX - Thank You		-xx,xxx.xx
Previous Balance Due	s	XX.XX
Current Charges		
Tariff XXX - Industrial General Service XX/XX/XX		
RateBilling	- 8:	XXXXXXXX
Economic Development Rider - IBOO		-XXXXX
Economic Developmen Rider- SBDD		XXXXX
Federal Tax Change @ XXXXXX-Per kWh		-X,XXX,XX
Fuel Adj @ XXXXXX Per kWh		XXXXXX
Kentucky Economic Development Surcharge @ \$X.XX		XX
Purchased Power Adj. \$XXXXXXViVh		XXX
Purchased Power Adj. \$XXXXXVVivW		XXXXXX
Renewable Power Option Rider		XXXXXX
Securitization Financing Rider X.XXXXX%		XXX
Decommissioning Rider X.XXXXX%		XXX
Envrionmental Adj. X.XXXXX%		XXXXXX
School Tur		XXXXXXX
City's Franchise Fee		XXXXXX
State Sales Tax		XXXXXX
Total BalanceDue	\$	XX,XXX.XX

Usage	Power Factor	Meter Location Comp.	Billed Usage
XXX.XXX	1-9.7	 	XXXXXXX kWh
XXXXXX	-	 	- XXXX XXXX S.W. CIn-Pik
XXX XXX		 - 4	XXX XXX kw Off-Pk

Meter Read Details:

Previous	Type	Current	Type	Metered	Usage
×	×	X.XXX	Actual	X	X kVAR
ж	×	XXXX	Actua!	XXXX	XXX.XXkW On-Pk
XXXXXX	Actual	XXXXXX	Actual	XXX	XXX.XXX kWh
×	*	X.XXX	Actua!	XXX	XXXX kW Off-Pk
- 31	- 8	XXXX	Actual	X.XXX	XXXXX kVAR
Service Per	riod MM/D	D- MW/DD			Multiplier XXX

Net	Usage: XXX,XXXkWh	Billable Usage: XXX, XXX kWI

Notes from Kentucky Power:

Kentucky Power provides online access to customer rate schedules at https://kentuckypower.com/acclunu/bilis/rates. You can access a copy of your rates by clicking the "Kentucky Tariffs" link at that website. You can also welve rates at our office, or request that a eopy be sent to you via U.S. Postal Service or via email by calling customer service at 1-800-572-1113.

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Due date does not apply to previous balance due.

Usage Details:



Total usage for the past 12 months: XXXXXXXX kWh Average (Avg.) monthly usage: XXX,XXX kWh

DATE OF ISSUE: June 29: 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 2-24
CANCELLING P.S.C. KY. NO. 12 ______ SHEET NO. X-XX

N

TERMS AND CONDITIONS OF SERVICE (Cont'd)



Service Address

Line Item Charges:

Total Amount Due At Last Billing	\$	XX,XXX.XX
Payment 04/28/22 - Thank You		-xx,xxx.xx
Previous Balance Due	5	xx.xx
Current Liberty Charges		
TariffXXX - Industrial General Service XXXXXXX		
Rate Billing	1	XX XXXX XX
Economic SevelopmentRider - IBDD		X,300,00
Economic Development Rider - SBDD		-X XXX XX
Federal Tax Credit @ X.XXXXX Per kWh		-XXXXXX
Fuel Adj @ XXXXXX Per kWh		XXXXXX
KentuckyEconomic DevelopmentSurcharge @ \$X.XX		XXX
Capacity Char ge @ XXXXXX Per kWh		2000.00
Purchased Power Adj. \$X,700000kWli		XXXX
Purchased Power Adj. \$X,70000VkW		XXXXXX
Renovable Power Option Rider		#,XXX,XX
Decammissioning Rider XXXXXX%		XX.XX
Environmental Acíj. X XXXXX%		X XXX XX
SchoolTax		XXXXXX
Franchise Tax		XXXXX
State Soles Tex		XXXXXX
Current Balance Due	\$	XX.XXX.XX
TotalBalance Due	\$	XX.XXX.XX

Usage Details:

** Values reflect changes between currentmonth and previous month.

Usage: •XXX, XXX kWh spt.spt. spt.spt.	Avg. Dally Cost:	Avg. Temperature:
MMALAN WALLA. MARAA	MIN'Y MNYY MIN'Y	MMYY MMYY MMYY.

 $Total \, usage \, for \, the \, past \, 12 \, \, months; \, X_x XXX_x XX_x kWh \\$ $Average \, (Avg.) \, monthly \, usage; \, XXX_x XX_x kWh$

DATE OF ISSUE: July 6, 2022

DATE EFFECTIVE: Bills Rendered On And After July 1, 2022

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority Of an Order of the Public Service Commission

In Case No. XXXX-XXXXX Dated XXXX XX, XXXX

Meter Read Details:

Previous	Туре	Current	Type	Metered	Usage
X	= x:	XXXX	Actual	X.	XkVAR
*	<u>R</u>	XXXX	Actual	XXXX	XXX XX kW On-Pk
XXXXX	Actual	XXXXXX	Actual	XXX	XXX,XXXkWh
×	κ.	X.XXX	Actual	XXX	XXX.XkW Off-PI
8	κ.	X,XXX	Actual	XXXX	XXXXXXVAR
Service Per	nod MM/8	■ - MM/DD			Multiplier XXX

Net Usage : XXX,XXX kWh Billable Usage: XXX,XXX kWh

Notes from Kentucky Power:

NOTES From Neurlux y rower: If you are an AutoPay customer, we will continue to process your monthly AutoPay withdrawals. If you do not wish to continue AutoPay, please log in to your electric account on our website and select Manage AutoPay to un-enroil.

select Menage Autoray to un-entrol.

Kentucky Power provides online access to customer rate schedules at https://kentuckypower.com/acciunt/bills/rates. You can access a copy of your trates by clicking the "Kentucky Traffis" link at that website. You can also view rates at our office, or request that a copy be sent to you via U.S. Postati Service or via email by calling customer service at 1-800-572-1113.

Due date does not apply to previous balance due.

KPSC Case No. 2023-00159
Section II - Application
Filing Requirements
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Page 28 of 194

Terms and Conditions is now contained on twenty-three pages instead of twenty-four pages.

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 3-1

CANCELLING P.S.C. KY. 11 ORIGINAL SHEET NO. 3-1

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CAPACITY AND ENERGY CONTROL PROGRAM

INTRODUCTION

Kentucky Power Company's Capacity and Energy Control Program outlines the procedures the Company will follow in the event of an emergency that threatens the continued reliable operation of bulk power supply system. Notwithstanding any provisions of this Capacity and Energy Control Program, the Company shall have the right to take whatever steps, with or without notice and without liability on Company's part, that Company believes necessary, in whatever order consistent with good utility practices and not on an unduly discriminatory basis, to preserve system integrity and to prevent the collapse of Company's electric system or interconnected electric network or to restore service following an outage. Such actions will be taken giving priority to maintaining service to Company's retail and full requirements customers relative to other sales whenever feasible and as allowed by law. The Company's Capacity and Energy Control T Program consists of three sets of procedures:

- I. Procedures During Abnormal System Frequency
- II. Capacity Deficiency Program
- III. Energy Emergency Control Program

Specific details regarding the Company's Capacity and Energy Control Program are included in the Company's Emergency Operating Plan ("EOP"). A copy of the Company's current EOP is on file with the Kentucky Public Service Commission in Administrative Case No. 345. Where this tentif diverts from the Company's EOP, the EOP Plan shall govern.

I. AEP/PJM PROCEDURES DURING ABNORMAL SYSTEM FREQUENCY (EOP Section IV)

A. PURPOSE

Precautionary procedures are required to meet emergency conditions such as system separation and operation at subnormal frequency. In addition, the coordination of these emergency procedures with neighboring companies is essential. The AEP/PJM program described below provides procedures for reducing the consumption of electric energy on the Company's system in the T event of a period of abnormal system frequency.

B. AEP/PJM PROCEDURES

From 59.8 – 60.2 Hz, to the extent practicable, the Company will utilize all operating and emergency reserves. The manner of utilization of these reserves depends on the behavior of the System during the emergency.

For rapid frequency decline, the Company will utilize capacity that is on-line and automatically responsive to frequency (spinning reserve) and such measures as interconnection assistance and automatic load reductions to arrest the decline in frequency.

If the frequency decline is gradual, the Generation/Production Optimization Group, particularly in the deficient area, will invoke non-automatic procedures involving operating and emergency reserves. These efforts will continue until the frequency decline is arrested or until automatic load-shedding devices operate at subnormal frequencies. A deficient Balancing Authority shall only use the assistance provided by the Interconnection's frequency bias for the time needed to implement corrective actions. The Balancing Authority shall not unilaterally adjust generation in an attempt to return Interconnection frequency to normal beyond that supplied through frequency bias action and Interchange Schedule changes. Such unilateral adjustment may overload transmission facilities. At 59.75 Hz, the Company will suspend Automatic Generation Control (AGC) and notify Interruptible Customers to drop load.

(Cont'd on Sheet 3-2)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 29 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 3-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 3-1

Capacity and Energy Control Program

Introduction

Kentucky Power Company's Capacity and Energy Control Program outlines the procedures the Company will follow in the event of an emergency that threatens the continued reliable operation of bulk power supply system. Notwithstanding any provisions of this Capacity and Energy Control Program, the Company shall have the right to take whatever steps, with or without notice and without liability on Company's part, that Company believes necessary, in whatever order consistent with good utility practices and not on an unduly discriminatory basis, to preserve system integrity and to prevent the collapse of Company's cleetric system or interconnected electric network or to restore service following an outage. Such actions will be taken giving priority to maintaining service to Company's Capacity and Energy Control Program consists of three sets of procedures:

- L Procedures During Abnormal System Frequency
- II. Capacity Deficiency Program
- III. Energy Emergency Control Program

Specific details regarding the Company's Capacity and Energy Control Program are included in the Company's Emergency Operating Plan ("EOP"). A copy of the Company's current EOP is on file with the Kentucky Public Service Commission in Administrative Case No. 345. Where this tariff diverts from the Company's EOP, the EOP Plan shall govern.

I. AEP/PJM Procedures During Abnormal System Frequency (E OP Section IV)

a. <u>Purpose</u>

Precautionary procedures are required to meet emergency conditions such as system separation and operation at subnormal frequency. In addition, the coordination of these emergency procedures with neighboring companies is essential. The AEP/PJM program described below provides procedures for reducing the consumption of electric energy on the Company's system in the event of a period of abnormal system frequency.

b. AEP/PJM Procedures

From 59.8 – 60.2 Hz, to the extent practicable, the Company will utilize all operating and emergency reserves. The manner of utilization of these reserves depends on the behavior of the System during the emergency.

For rapid frequency decline, the Company will utilize capacity that is on-line and automatically responsive to frequency (spinning reserve) and such measures as interconnection assistance and automatic load reductions to arrest the decline in frequency.

If the frequency decline is gradual, the Generation/Production Optimization Group, particularly in the deficient area, will invoke non-automatic procedures involving operating and emergency reserves. These efforts will continue until the frequency decline is arrested or until automatic load-shedding devices operate at subnormal frequencies. A deficient Balancing Authority shall only use the assistance provided by the Interconnection's frequency bias for the time needed to implement corrective actions. The Balancing Authority shall not unilaterally adjust generation an attempt to return Interconnection frequency to normal beyond that supplied through frequency bias action and Interchange Schedule changes. Such unilateral adjustment may overdoad transmission facilities. At 59.75 Hz, the Company will suspend Automatic Generation Control (AGC) and notify Interruptible Customers to drop load.

If at any time the decline in area frequency is arrested below 59.5 Hz, the Company will evaluate whether the area should manually shed an additional 5% of its initial load. If, after five minutes, shedding 5% of load has not returned the area frequency to 59.5 Hz or above, the area shall manually shed an additional 5% of its remaining load and continue to repeat in five-minute intervals until 59.5 Hz is reached. These steps must be completed within the time constraints imposed upon the operation of generating units that are discussed in the EOP subsection titled, "Isolation of Coal-fired Generating Units."

Automatic Load Shedding Program details are located in Section IV of the Company's EOP.

Continued on Sheet 3-2

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 3-2 CANCELLING P.S.C. KY, NO. 11 ORIGINAL SHEET NO. 3-2

CAPACITY AND ENERGY CONTROL PROGRAM (Cont'd)

If at any time the decline in area frequency is arrested below 59.5 Hz, the Company will evaluate whether the area should manually shed an additional 5% of its initial load. If, after five minutes, shedding 5% of load has not returned the area frequency to 59.5 Hz or above, the area shall manually shed an additional 5% of its remaining load and continue to repeat in five-minute intervals until 59.5 Hz is reached. These steps must be completed within the time constraints imposed upon the operation of generating units that are discussed in the EOP subsection titled, "Isolation of Coal-fired Generating Units."

Automatic Load Shedding Program details are located in Section IV of the Company's EOP.

II. CAPACITY DEFICIENCY PROGRAM (EOP Section III)

A. PURPOSE

The purpose of the Capacity Deficiency Program is to provide a plan for full utilization of emergency capacity resources and for orderly reduction in the aggregate customer demand on the American Electric Power (AEP) East/PJM Eastern System in the event of a capacity deficiency. A capacity deficiency is a shortage of generation versus load and can be caused by generating unit outages and/or extreme internal load requirements.

B. AEP EAST/PIM PROCEDURES

There are three general levels of emergency actions for capacity deficiencies:

- Alerts issued in advance of the operating day for elevated awareness and to give time for advanced preparations
- Warnings issued real time, typically preceding, and with an estimated time/window for a potential future ACTION.
- Actions issued real time and requires PJM and/or Member response. PJM actions are consistent with NERC and RFC

The Company may also issue an Advisory, one or more days in advance of the operating day during which a capacity deficiency may occur, that are general in nature and are for elevated awareness only. No preparations or actions are required in response to an - T Advisory.

Alerts

Voluntary Customer Load Curtailment Alert

The purpose of the Voluntary Customer Load Curtailment Alert is to alert members of the probable future need to implement a voluntary customer load curtailment. It is implemented whenever the estimated operating reserve capacity indicates a probable future need for voluntary customer load curtailment.

(Cont'd on Sheet 3-3)

DATE OF ISSUE: April 9, 2021 DATE EFFECTIVE: Service Rendered On And After January 14, 2021 ISSUED BY: /s/ Brian K. West TITLE: Vice President, Regulatory & Finance By Authority of Orders of the Public Service Commission In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021 KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 30 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 3-2 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 3-2

Capacity and Energy Control Program Continued

II. Capacity Deficiency Program (EOP Section III)

The purpose of the Capacity Deficiency Program is to provide a plan for full utilization of emergency capacity resources and for orderly reduction in the aggregate customer demand on the American Electric Power (AEP) East/PJM Eastern System in the event of a capacity deficiency. A capacity deficiency is a shortage of generation versus load and can be caused by generating unit outages and/or extreme internal load requirements.

b. <u>AEP East/PJM Procedures</u>
There are three general levels of emergency actions for capacity deficiencies:

- Alerts issued in advance of the operating day for elevated awareness and to give time for advanced preparations.
- Warnings issued real time, typically preceding, and with an estimated time/window for a potential future action.
- Actions issued real time and requires PJM and/or Member response. PJM actions are consistent with NERC and RFC EOP standards.

The Company may also issue an Advisory, one or more days in advance of the operating day during which a capacity deficiency may occur, that are general in nature and are for elevated awareness only. No preparations or actions are required in response to an Advisory.

Alerts

Voluntary Customer Load Curtailment Alert

The purpose of the Voluntary Customer Load Curtailment Alert is to alert members of the probable future need to implement a voluntary customer load curtailment. It is implemented whenever the estimated operating reserve capacity indicates a probable future need for voluntary customer load curtailment.

Real Time Emergency Procedures (Warnings and Actions)

Warnings

Warnings are issued in real time during present operations to inform members of actual capacity shortages or contingencies that may jeopardize the reliable operation of the PJM RTO. Generally, a warning precedes an associated action. The intent of warnings is to keep all affected system personnel aware of the forecast and/or actual status of the

The PJM RTO is normally loaded according to bid prices; however, during periods of reserve deficiencies, other measures must be taken to maintain system reliability. These measures involve:

- loading generation that is restricted for reasons other than cost
- · recalling non-capacity backed off system sales
- purchasing emergency energy from participants / surrounding pools
- load relief measures

The Company's EOP includes a nine-step warning and action procedure during capacity deficiency conditions.

Continued on Sheet 3-3

DATE OF ISSUE: June 29=2023 DATE EFFECTIVE: January 1-2024 ISSUED BY: /s/ Brian K. West TITLE:

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 3-3

CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 3-3

CAPACITY AND ENERGY CONTROL PROGRAM (Cont'd)

Real Time Emergency Procedures (Warnings and Actions)

Warnings

Warnings are issued in real time during present operations to inform members of actual capacity shortages or contingencies that may jeopardize the reliable operation of the PJM RTO. Generally, a warning precedes an associated action. The intent of warnings is to keep all affected system personnel aware of the forecast and/or actual status of the PJM RTO.

Actions

The PJM RTO is normally loaded according to bid prices; however, during periods of reserve deficiencies, other measures must be taken to maintain system reliability. These measures involve:

- · loading generation that is restricted for reasons other than cost
- · recalling non-capacity backed off-system sales
- purchasing emergency energy from participants / surrounding pools
- · load relief measures

The Company's EOP includes a nine step warning and action procedure during capacity deficiency conditions.

(Cont'd on Sheet 3-4)

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ISSUED BY: /s/ Brian K. West
TITLE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 3-3 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 3-3

Capacity and Energy Control Program Continued

c. Priority Levels

For the purpose of these capacity deficiency procedures, the following Priority Levels for loads have been established:

- Essential Health and Safety Uses to be given special consideration in these procedures shall, insofar as the situation permits, include the following types of use:
 - a. Hospitals, which shall be limited to institutions providing medical care to patients
 - Life Support Equipment, which shall be limited to kidney machines, respirators, and similar equipment used to sustain the life of a person.
 - c. Police Stations and Government Detention Institutions, which shall be limited to essential uses required for police activities and the operation of facilities used for the detention of persons.
 - d. Fire Stations, which shall be limited to facilities housing mobile fire-fighting apparatus.
 - Communication Services, which shall be limited to essential uses required for telephone, telegraph, television, radio and newspaper operations, and operation of state and local emergency services.
 - f. Water and Sewage Services, which shall be limited to essential uses required for the supply of water to a community, flood pumping and sewage disposal.
 - g. Transportation and Defense-related Services, which shall be limited to essential uses required for the operation, guidance control and navigation of air, rail and mass transit systems, including those uses essential to the national defense and operation of state and local emergency services. These uses shall include essential services such as street, highway and signal-lighting.

Although, when practical, these types of uses will be given special consideration when implementing the manual load-shedding provisions of this program, any customer may be affected by rotating or unplanned outages and should install emergency generation equipment if continuity of service is essential. Where the emergency is system-wide in nature, consideration will be given to the use of rotating outages as operationally practicable. In case of customers supplied from two utility sources, only one source will be given special consideration. Also, any other customers who, in their opinion, have critical equipment should install emergency generation equipment.

Company maintains lists of customers with life support equipment and other critical needs for the purpose of curtailments and service restorations. Company, lacking knowledge of changes that may occur at any time in Customer's equipment, operation, and backup resources, does not assume the responsibility of identifying customers with priority needs. It shall, therefore, be Customer's responsibility to notify Company if Customer has critical needs.

- II. Critical Commercial and Industrial Uses Except as described in Section C.III below, these uses shall include commercial or industrial operations requiring regimented shutdowns to prevent conditions hazardous to the general population, and to energy utilities and their support facilities critical to the production, transportation, and distribution of service to the general population. Company shall maintain a list of such customers for the purpose of cutaliments and service restoration.
- III. Residential Use Residential use during certain weather conditions (for example severe winter weather) will receive precedence over critical commercial and industrial uses. The availability of Company service personnel and the circumstances associated with the outage will also be considered in the restoration of service.

Continued on Sheet 3-4

DATE OF ISSUE: June 29, 2023
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P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 3-4

CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 3-4

CAPACITY AND ENERGY CONTROL PROGRAM (Cont'd)

C. PRIORITY LEVELS

For the purpose of these capacity deficiency procedures, the following Priority Levels for loads have been established:

- Essential Health and Safety Uses to be given special consideration in these procedures shall, insofar as the situation permits, include the following types of use:
 - a. Hospitals, which shall be limited to institutions providing medical care to patients.
 - b. Life Support Equipment, which shall be limited to kidney machines, respirators, and similar equipment used to sustain the life of a person.
 - c. Police Stations and Government Detention Institutions, which shall be limited to essential uses required for police activities and the operation of facilities used for the detention of persons.
 - d. Fire Stations, which shall be limited to facilities housing mobile fire-fighting apparatus.
 - Communication Services, which shall be limited to essential uses required for telephone, telegraph, television, radio
 and newspaper operations, and operation of state and local emergency services.
 - f. Water and Sewage Services, which shall be limited to essential uses required for the supply of water to a community, flood pumping and sewage disposal.
 - g. Transportation and Defense-related Services, which shall be limited to essential uses required for the operation, guidance control and navigation of air, rail and mass transit systems, including those uses essential to the national T defense and operation of state and local emergency services. These uses shall include essential services such as street, highway and signal-lighting.

Although, when practical, these types of uses will be given special consideration when implementing the manual load-shedding provisions of this program, any customer may be affected by rotating or unplanned outages and should install emergency generation equipment if continuity of service is essential. Where the emergency is system-wide in nature, consideration will be given to the use of rotating outages as operationally practicable. In case of customers supplied from two utility sources, only one source will be given special consideration. Also, any other customers who, in their opinion, have critical equipment should install emergency generation equipment.

Company maintains lists of customers with life support equipment and other critical needs for the purpose of curtailments and service restorations. Company, lacking knowledge of changes that may occur at any time in Customer's equipment, operation, and backup resources, does not assume the responsibility of identifying customers with priority needs. It shall, therefore, be Customer's responsibility to notify Company if Customer has critical needs.

(Cont'd on Sheet 3-5)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 3-4 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 3-4

Capacity and Energy Control Program Continued

Priority Levels Continued

- IV. Non-critical commercial and industrial uses
- V. Nonessential Uses The following and similar types of uses of electric energy shall be considered nonessential for all customers:
 - Outdoor flood and advertising lighting, except for the minimum level to protect life and property, and a single illuminated sign identifying commercial facilities when operating after dark.
 - b. General interior lighting levels greater than minimum functional levels.
 - Show-window and display lighting.
 - d. Parking lot lighting above minimum functional levels.
 - Energy use to lower the temperature below 78 degrees during operation of cooling equipment and above 65 degrees during operation of heating equipment.
 - f. Elevator and escalator use in excess of the minimum necessary for non-peak hours of use.
 - g. Energy use greater than that which is the minimum required for lighting, heating, or cooling of commercial or industrial facilities for maintenance cleaning or business-related activities during non-business hours.

Non-jurisdictional customers will be treated in a manner consistent with the curtailment procedures contained in the service agreement between the parties or the applicable tariff.

Curtailment Procedure

In the event Company's load exceeds internal generation, transmission, or distribution capacity, or other system disturbances exist, and internal efforts have failed to alleviate the problem, including emergency energy purchases, the following steps may be taken, individually or in combination, in the order necessary as time permits:

- Customers having their own internal generation capacity will be curtailed, and customers on interruptible contracts
 will be curtailed for the maximum hours and load allowable under their contract. Nothing in this procedure shall
 limit Company's rights under the Contract Service Interruptible Power Tariff or the Alternate Feed Service
 Rider
- 2. Power output will be maximized at Company's generating units.
- 3. Company use of energy at its generating stations will be reduced to a minimum.
- 4. Company's use of electric energy in the operation of its of fices and other facilities will be reduced to a minimum.
- 5. The Kentucky Public Service Commission will be advised of the situation.
- An appeal will be made to customers through the news media and/or personal contact to voluntarily curtail as much load as possible. The appeal will emphasize the defined priority levels as set forth above.
- Customers will be advised through the use of the news media and personal contact that load interruption is imminent.
- Implement procedures for interruption of selected distribution circuits.

Continued on Sheet 3-5

 DATE OF ISSUE:
 June 29, 2023

 DATE EFFECTIVE:
 January 1, 2024

 ISSUED BY:
 /s/ Brian K. West

 TITLE:
 Vice President R

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 3-5
CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 3-5

CAPACITY AND ENERGY CONTROL PROGRAM (Cont'd)

C. PRIORITY LEVELS (Cont'd)

- II. Critical Commercial and Industrial Uses Except as described in Section C.III below, these uses shall include commercial or industrial operations requiring regimented shutdowns to prevent conditions hazardous to the general population, and to energy utilities and their support facilities critical to the production, transportation, and distribution of service to the general population. Company shall maintain a list of such customers for the purpose of curtailments and service restoration.
- III. Residential Use Residential use during certain weather conditions (for example severe winter weather) will receive precedence over critical commercial and industrial uses. The availability of Company service personnel and the circumstances associated with the outage will also be considered in the restoration of service.
- IV. Non-critical commercial and industrial uses
- V. Nonessential Uses The following and similar types of uses of electric energy shall be considered nonessential for all
 - a. Outdoor flood and advertising lighting, except for the minimum level to protect life and property, and a single illuminated sign identifying commercial facilities when operating after dark.
 - b. General interior lighting levels greater than minimum functional levels.
 - c. Show-window and display lighting
 - d. Parking lot lighting above minimum functional levels.
 - Energy use to lower the temperature below 78 degrees during operation of cooling equipment and above 65 degrees during operation of heating equipment.
 - f. Elevator and escalator use in excess of the minimum necessary for non-peak hours of use.
 - g. Energy use greater than that which is the minimum required for lighting, heating, or cooling of commercial or industrial facilities for maintenance cleaning or business-related activities during non-business hours.

Non-jurisdictional customers will be treated in a manner consistent with the curtailment procedures contained in the service agreement between the parties or the applicable tariff.

D. CURTAILMENT PROCEDURES

In the event Company's load exceeds internal generation, transmission, or distribution capacity, or other system disturbances exist, and internal efforts have failed to alleviate the problem, including emergency energy purchases, the following steps may be taken, individually or in combination, in the order necessary as time permits:

(Cont'd on Sheet 3-6)

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ISSUED BY: /s/Brian K. West
TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 33 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 3-5 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 3-5

Capacity and Energy Control Program Continued

apacity and Energy Control i rogiam Cont

c. Service Restoration Procedures

Where practical, priority uses will be considered in restoring service and service will be restored in the order I through V as defined under Priority Levels described above. However, because of the varieties of unpredictable circumstances which may exist or precipitate outages, it may be necessary to balance specific individual needs with infrastructure needs that affect a larger population. When practical, Company will attempt to provide estimates of repair times on its website to aid customers in assessing the need for alternative power sources and temporary relocations.

III. Energy Emergency Control Program (EOP Section V)

a. Introduction

The purpose of this plan is to provide for the reduction of the consumption of electric energy on the American Electric Power Company System in the event of a severe coal fuel shortage, such as might result from a general strike, or severe weather.

b. Procedures

In the event of a potential severe coal shortage, such as one resulting from a general coal strike, the following steps will be implemented. These steps will be carried out to the extent permitted by contractual commitments or by order of the regulatory authorities having jurisdiction. For further information, see EOP Section V.

With regard to mandatory curtailments, the Company proposes to monitor compliance after the fact. A customer exceeding his electric allotment would be warned to curtail his usage or face, upon continuing noncompliance and upon one day's actual written notice, disconnection of electric service for the duration of the energy emergency.

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 3-6 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 3-6 T

CAPACITY AND ENERGY CONTROL PROGRAM (Cont'd)

D. CURTAILMENT PROCEDURES (Cont'd)

- Customers having their own internal generation capacity will be curtailed, and customers on interruptible contracts will be curtailed for the maximum hours and load allowable under their contract. Nothing in this procedure shall limit Company's rights under the Contract Service – Interruptible Power Tariff or the Alternate Feed Service Rider.
- 2. Power output will be maximized at Company's generating units.
- 3. Company use of energy at its generating stations will be reduced to a minimum.
- 4. Company's use of electric energy in the operation of its offices and other facilities will be reduced to a minimum.
- 5. The Kentucky Public Service Commission will be advised of the situation.
- An appeal will be made to customers through the news media and/or personal contact to voluntarily curtail as much load as possible. The appeal will emphasize the defined priority levels as set forth above.
- 7. Customers will be advised through the use of the news media and personal contact that load interruption is imminent.
- 8. Implement procedures for interruption of selected distribution circuits.

E. SERVICE RESTORATION PROCEDURES

Where practical, priority uses will be considered in restoring service and service will be restored in the order I through V as defined Under Priority Levels described above. However, because of the varieties of unpredictable circumstances which may exist or precipitate outages, it may be necessary to balance specific individual needs with infrastructure needs that affect a larger population. When practical, Company will attempt to provide estimates of repair times on its website to aid customers in assessing the need for alternative powersources and temporary relocations.

III. ENERGY EMERGENCY CONTROL PROGRAM (EOP Section V)

A. INTRODUCTION

The purpose of this plan is to provide for the reduction of the consumption of electric energy on the American Electric Power Company System in the event of a severe coal fuel shortage, such as might result from a general strike, or severe weather.

B. PROCEDURES

In the event of a potential severe coal shortage, such as one resulting from a general coal strike, the following steps will be implemented. These steps will be carried out to the extent permitted by contractual commitments or by order of the regulatory authorities having jurisdiction. For further information, see EOP Section V.

With regard to mandatory curtailments, the Company proposes to monitor compliance after the fact. A customer exceeding his electric allotment would be warned to curtail his usage or face, upon continuing noncompliance and upon one day's actual written notice, disconnection of electric service for the duration of the energy emergency.

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ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

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In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159
Section II - Application
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Page 34 of 194

Capacity and Energy Control Program is now contained on five pages instead of six pages.

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 4-1 T
CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 4-1 T

STANDARD NOMINAL VOLTAGES

The voltage available to any individual customer shall depend upon the voltage of the Company's lines serving the area in which customer is provided service.

Electric service provided under the Company's rate schedules will be 60 hertz alternating current delivered from various load centers at nominal voltages and phases as available in a given location as follows:

SECONDARY DISTRIBUTION VOLTAGES.

Residential Service

Single phase 120/240 volts three wire or 120/208 volts three wire on network system.

General Service - All Except Residential

Single-phase 120/240 volts three wire or 120/208 volts three wire on network system. Three-phase 120/208 volts four wire on network system, 120/240 volts four wire, 240 volts three wire, 480 volts three wire and 277/480 volts four wire, Single-phase 480 volts two wire, and Single-phase 240/480 volts three wire.

PRIMARY DISTRIBUTION VOLTAGES.

The Company's primary distribution voltage levels at load centers are 2,400; 4,160Y; 7,200; 12,470Y; 19,900 and 34,500Y.

SUBTRANSMISSION LINE VOLTAGES.

The Company's sub transmission voltage levels are 34,500; 46,000; and 69,000.

TRANSMISSION LINE VOLTAGES.

The Company's transmission voltage levels are 138,000; 161,000; 345,000; and 765,000.

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 4-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 4-1

Standard Nominal Voltages

The voltage available to any individual customer shall depend upon the voltage of the Company's lines serving the area in which customer is provided service.

Electric service provided under the Company's rate schedules will be 60 hertz alternating current delivered from various load centers at nominal voltages and phases as available in a given location as follows:

Secondary Distribution Voltages

Residential Service

Single phase 120/240 volts three wire or 120/208 volts three wire on network system.

General Service - All Except Residential

Single-phase 120/240 volts three wire or 120/208 volts three wire on network system. Three-phase 120/208 volts four wire on network system, 120/240 volts four wire, 240 volts three wire, 480 volts three wire and 277/480 volts four wire, Single-phase 480 volts two wire, and Single-phase 240/480 volts two wire.

Primary Distribution Voltages

The Company's primary distribution voltage levels at load centers are 2,400; 4,160Y; 7,200; 12,470Y; 19,900 and 34,500Y.

Subtransmission Line Voltages

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The Company's sub transmission voltage levels are 34,500; 46,000; and 69,000.

Transmission Line Voltages

The Company's transmission voltage levels are 138,000; 161,000; 345,000; and 765,000.

DATE OF ISSUE: June 29, 2023

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ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 6-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 6-1

TARIFF R.S. (Residential Service)

AVAIIABILITY OF SERVICE.

Available for full domestic electric service through 1 (one) meter to individual residential customers including rural residential customers engaged principally in agricultural pursuits.

RATE. (Tariff Codes 015, 017, 022)

......\$ 17.50 per month Energy Charge: ..10.799¢ per KWH

R

MINIMUM CHARGE.

This tariff is subject to a minimum monthly charge equal to the Service Charge

ADJUSTMENT CLAUSES.

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Fuel Adjustment Clause	Sheet No. 5
System Sales Clause	Sheet No. 19
Franchise Tariff	Sheet No. 20
Demand-Side Management Adjustment Clause	Sheet No. 22
Federal Tax Cut Tariff	Sheet No. 23
Residential Energy Assistance	Sheet No. 25
Environmental Surcharge	Sheet No. 29
Capacity Charge	Sheet No. 30
School Tax	Sheet No. 33
Purchase Power Adjustment	Sheet No. 35
Decommissioning Rider	Sheet No. 38

DUE DATE.

Bills under this tariff are due and payable within fifteen (15) days of the mailing date.

VOLUNTEER FIRE DEPARTMENTS (Tariff Code 024)

Volunteer Fire Departments may qualify pursuant to KRS 278.172 for this tariff but will be required to provide a completed Form 990 and update it annually.

(Cont'd on Sheet No. 6-2)

DATE OF ISSUE: August 20, 2021

DATE EFFECTIVE: Service Rendered On And After August 1, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority Of an Order of the Public Service Commission

In Case No. 2021-00053 Dated August 2, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 36 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 5-1 CANCELLING P.S.C. KY. NO. 12 2ND REVISED SHEET NO. 5-1

Tariff R.S. (Residential Service)

Availability of Service

Available for full domestic electric service through 1 (one) meter to individual residential customers including rural residential customers engaged principally in agricultural pursuits.

Rate (Tariff Codes 015, 017, 022)

Service Charge	\$20.00	per month
Energy Charge	12.947¢	per kWh

Minimum Charge

This tariff is subject to a minimum monthly charge equal to the Service Charge.

Adjustment Clauses

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Residential Energy Assistance	Sheet No. 26	T
Demand-Side Management Adjustment Clause	Sheet No. 28	1
System Sales Clause	Sheet No. 29	1
Fuel Adjustment Clause	Sheet No. 30	J.
Purchase Power Adjustment	Sheet No. 31	
Environmental Surcharge	Sheet No. 32	D
Decommissioning Rider	Sheet No. 33	
Distribution Reliability Rider	Sheet No. 34	N
Securitization Financing Rider	Sheet No. 35	N
Federal Tax Change	Sheet No. 36	
City's Franchise Fee	Sheet No. 37	
School Tax	Sheet No. 38	i
		D

Volunteer Departments (Tariff Code 024)

Volunteer Fire Departments may qualify pursuant to KRS 278.172 for this tariff but will be required to provide a completed Form 990 and update it annually.

Optional Seasonal Provision (Tariff Code XXX)

For residential customers desiring to take seasonal rate service. Service under this provision shall be for a minimum of 12 consecutive billing months.

Service Charge	\$20.00	per month
Energy Charge		
All kWh used during winter billing months (December-March)	11.947¢	per kWh
All kWh used during all other months (April-November)	13.762¢	per kWh

This provision is subject to the Service Charge, and the adjustment clauses as stated in the Adjustment Clause section

Continued on Sheet 5-2

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TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission

P.S.C. KY, NO. 12 1st REVISED SHEET NO. 6-2 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 6-2

TARIFF R.S. (Cont'd) (Residential Service)

STORAGE WATER HEATING PROVISION.

This provision is withdrawn except for the present installations of current customers receiving service hereunder at premises served prior

If the customer installs a Company approved storage water heating system which consumes electrical energy only during off-peak hours as specified by the Company and stores hot water for use during on-peak hours, the following shall apply:

Tariff Code

- 012 (a) For Minimum Capacity of 80 gallons, the last 300 KWH of use in any month shall be billed at 7.888¢ per KWH.
- 013 (b) For Minimum Capacity of 100 gallons, the last 400 KWH of use in any month shall be billed at 7.888¢ per KWH.
- 014 (c) For Minimum Capacity of 120 gallons or greater, the last 500 KWH of use in any month shall be billed at 7.888¢

These provisions, however, shall in no event apply to the first 200 KWH used in any month, which shall be billed in accordance with the "Monthly Rate" as set forth above

For purpose of this provision, the on-peak hilling period is defined as 7:00A M, to 9:00P M, for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00PM to 7:00AM for all weekdays and all hours of Saturday and Sunday.

The Company reserves the right to inspect at all reasonable times the storage water heating system and devices which qualify the residence for service under the storage water heater provision, and to ascertain by any reasonable means that the time-differentiated load characteristics of such devices meet the Company's specifications. If the Company finds that in its sole judgment the availability conditions of this provision are being violated, it may discontinue billing the Customer under this provision and commence billing under the standard monthly rate.

This provision is subject to the Service Charge, and the adjustment clauses as stated in the Adjustment Clauses section.

LOAD MANAGEMENT WATER-HEATING PROVISION. (Tariff Code 011)

For residential customers who install a load management water-heating system which consumes electrical energy during off-peak hours specified by the Company and stores hot water for use during on-peak hours, of minimum capacity of 80 gallons, the last 250 KWH of use in any month shall be billed at 7.888¢ per KWH.

This provision, however, shall in no event apply to the first 200 KWH used in any month, which shall be billed in accordance with the

For the purpose of this provision, the on-peak billing period is defined as 7:00 A.M. to 9:00 P.M. for all weekdays. Monday through Friday. The off-peak billing period is defined as 9:00 P.M. to 7:00 A.M. for all weekdays and all hours of Saturday and Sunday.

The Company reserves the right to inspect at all reasonable times the load management water-heating system(s) and devices which qualify the residence for service under the Load Management Water-Heating Provision. If the Company finds that, in its sole judgment, the availability conditions of this provision are being violated; it may discontinue billing the Customer under this provision and commence billing under the standard monthly rate.

This provision is subject to the Service Charge, and the adjustment clauses as stated in the Adjustment Clauses section. (Cont'd on Sheet No. 6-3)

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 5-2 CANCELLING P.S.C. KY. NO. 12 3rd REVISED SHEET NO. 5-2

Tariff R.S. Continued (Residential Service)

Storage Water Heating Provision

This provision is withdrawn except for the present installations of current customers receiving service hereunder at preurises served prior to April 1, 1997.

If the customer installs a Company approved storage water heating system which consumes electrical energy only during offpeak hours as specified by the Company and stores hot water for use during on-peak hours, the following shall apply:

Tariff Code

	For Minimum Capacity of 80 gallons, the last 300 kWh of use in any month shall be billed at	8.603¢	per kWh	1
013	For Minimum Capacity of 100 gallons, the last 400 kWh of use in any month shall be billed at	8.603¢	per kWh	- 1
014	For Minimum Capacity of 120 gallons or greater, the last 500 kWh of use in any month shall be billed at	8.603¢	per kWh	_ [

These provisions, however, shall in no event apply to the first 200 KWH used in any month, which shall be billed in accordance with the "Monthly Rate" as set forth above.

For purpose of this provision, the on-peak billing period is defined as 7:00A.M. to 9:00P.M. for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00PM to 7:00AM for all weekdays and all hours of Saturday and Sunday.

The Company reserves the right to inspect at all reasonable times the storage water heating system and devices which qualify the residence for service under the storage water heater provision, and to ascertain by any reasonable means that the time differentiated load characteristics of such devices meet the Company's specifications. If the Company finds that in its sole judgment the availability conditions of this provision are being violated, it may discontinue billing the Customer under this provision and commence billing under the standard monthly rate.

This provision is subject to the Service Charge, and the adjustment clauses as stated in the Adjustment Clauses section.

Load Management Water-Heating Provision (Tariff Code 011)

For residential customers who install a load management water-heating system which consumes electrical energy during off-peak hours specified by the Company and stores hot water for use during on-peak hours, of minimum capacity of 80 gallons, the last 250 kWh of use in any month shall be billed at 8.603¢ per kWh.

This provision, however, shall in no event apply to the first 200 kWh used in any month, which shall be billed in accordance with the "Monthly Rate" as set forth above

For the purpose of this provision, the on-peak billing period is defined as 7:00 A.M. to 9:00 P.M. for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 P.M. to 7:00 A.M. for all weekdays and all hours of Saturday and

The Company reserves the right to inspect at all reasonable times the load management water-heating system(s) and devices which qualify the residence for service under the Load Management Water-Heating Provision. If the Company finds that, in its sole judgment, the availability conditions of this provision are being violated; it may discontinue billing the Customer under this provision and commence billing under the standard monthly rate.

This provision is subject to the Service Charge, and the adjustment clauses as stated in the Adjustment Clauses section.

Continued on Sheet 5-3

DATE OF ISSUE: DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission

P.S.C. KY. NO. 12 ORIGINAL SHEETNO. 6-3 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 6-3 T

TARIFF R.S. (Cont'd) (Residential Service)

SPECIAL TERMS AND CONDITIONS.

This tariff is subject to the Company's Terms and Conditions of Service.

This service is available to rural domestic customers engaged principally in agricultural pursuits where service is taken through one meter for residential purposes as well as for the usual farm uses outside the home, but it is not extended to operations of a commercial nature or operations such as processing, preparing or distributing products not raised or produced on the farm, unless such operation is incidental to the usual residential and farm uses.

The Company shall have the option of reading meters monthly or bimonthly and rendering bills accordingly. When bills are rendered bimonthly, the minimum charge and the quantity of KWH in each block of the rates shall be multiplied by two.

Pursuant to 807 KAR 5.041, Section 11, paragraph (1), of Public Service Commission Regulations, the Company will make an extension of 1,000 feet or less to its existing distribution line without charge for a prospective permanent residential customer served under this R.S. Tariff. Pursuant to 807 KAR 5:041 Section 12 extensions of upto 150 feet for a mobile home are provided without charge.

This tariff is available for single-phase, residential service. Where the residential customer requests three-phase service, this tariff will apply if the residential customer pays to the Company the difference between constructing single-phase service and three-phase service. Where motors or heating equipment are used for commercial or industrial purposes, the applicable general service tariff will apply to such service.

Customers with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPP | or by special agreement.

(Cont'd. on Sheet No. 6-4)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: 5/9 Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission
In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 38 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 5-3 CANCELLING P.S.C. KY. NO. 12 2nd REVISED SHEET NO. 5-3

Tariff R.S. Continued (Residential Service)

Special Terms and Conditions

This tariff is subject to the Company's Terms and Conditions of Service.

This service is available to rural domestic customers engaged principally in agricultural pursuits where service is taken through one meter for residential purposes as well as for the usual farm uses outside the home, but it is not extended to operations of a commercial nature or operations such as processing, preparing or distributing products not raised or produced on the farm, unless such operation is incidental to the usual residential and farm uses.

The Company shall have the option of reading meters monthly or bimonthly and rendering bills accordingly. When bills are rendered bimonthly, the minimum charge and the quantity of KWH in each block of the rates shall be multiplied by two.

Pursuant to 807 KAR 5.041, Section 11, paragraph (1), of Public Service Commission Regulations, the Company will make an extension of 1,000 feet or less to its existing distribution line without charge for a prospective permanent residential customer served under this R.S.Tariff. Pursuant to 807 KAR 5.041 Section 12 extensions of up to 150 feet for a mobile home are provided without charge.

This tariff is available for single-phase, residential service. Where the residential customer requests three-phase service, this tariff will apply if the residential customer pays to the Company the difference between constructing single-phase service and three-phase service. Where motors or heating equipment are used for commercial or industrial purposes, the applicable general service tariff will apply to such service.

Customers with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under TariffCOGEN/SPP I or by special agreement.

Continued on Sheet 5-4

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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P.S.C. KY. NO. 12 1st REVISED SHEET NO. 6-4 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 6-4

TARIFF R.S.-L.M.-T.O.D. (Residential Service Load Management Time-of-Day)

AVAILABILITY OF SERVICE.

Available to customers eligible for Tariff R.S. (Residential Service) who use energy storage devices with time-differentiated load characteristics approved by the Company which consume electrical energy only during off-peak hours specified by the Company and store energy for use during on-peak hours.

Households eligible to be served under this tariff shall be metered through a multiple-register meter capable of measuring electrical energy consumption during the on-peak and off-peak billing periods.

RATE. (Tariff Codes 028, 030, 032, 034)

Service Charge...\$ 21.00 per month Energy Charge: All KWH used during on-peak billing period....... 14.534¢ per KWH

For the purpose of this tariff, the on-peak billing period is defined as 7:00 A.M. to 9:00 P.M. for all weekdays, Monday through Friday. The off-peak period is defined as 9:00 P.M. to 7:00 A.M. for all weekdays and all hours of Saturday and Sunday.

CONSERVATION AND LOAD MANAGEMENT CREDIT.

For the combination of an approved electric thermal storage space heating system and water heater, both of which are designed to consume electrical energy only between the hours of 9:00P.M. and 7:00A.M. for all days of the week, each residence will be credited 0.745¢ per KWH for all energy used during the off-peak billing period, for a total of 60 monthly billing periods following the installation and use of these devices in such residence.

MINIMUM CHARGE.

This tariff is subject to a minimum monthly charge equal to the Service Charge.

ADJUSTMENT CLAUSES

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Fuel Adjustment Clause	Sheet No. 5
System Sales Clause	Sheet No. 19
Franchise Tariff	Sheet No. 20
Demand-Side Management Adjustment Clause	Sheet No. 22
Federal Tax Cut Tariff	Sheet No. 23
Residential Energy Assistance	Sheet No. 25
Environmental Surcharge	Sheet No. 29
Capacity Charge	Sheet No. 30
School Tax	Sheet No. 33
Purchase Power Adjustment	Sheet No. 35
Decommissioning Rider	Sheet No. 38

(Cont'd on Sheet No. 6-5)

DATE OF ISSUE: August 20, 2021

DATE EFFECTIVE: Service Rendered On And After August 1, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority Of an Order of the Public Service Commission

In Case No. 2021-00053 Dated August 2, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 39 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 5-4 CANCELLING P.S.C. KY. NO. SHEET NO. X-X

Tariff R.S.-L.M.-T.O.D.

(Residential Service Load Management Time of Day)

Availability of Service

Available to customers eligible for TariffR.S. (Residential Service) who use energy storage devices with time-differentiated load characteristics approved by the Company which consume electrical energy only during off-peak hours specified by the Company and store energy for use during on-peak hours.

Households eligible to be served under this tariff shall be metered through a multiple-register meter capable of measuring electrical energy consumption during the on-peak and off-peak billing periods.

Rate (Tariff Codes 028, 030, 032, 034)

Service Charge	\$23.00	per month	
Energy Charge			
All kWh used during on-peak billing period	18.646¢	per kWh	
All kWh used during off-peak billing period	8.603¢	per kWh	

For the purpose of this tariff, the on-peak billing period is defined as 7:00 A.M. to 9:00 P.M. for all weekdays, Monday through Friday. The off-peak period is defined as 9:00 P.M. to 7:00 A.M. for all weekdays and all hours of Saturday and Sunday

Conservation and Load Management Credit

For the combination of an approved electric thermal storage space heating system and water heater, both of which are designed to consume electrical energy only between the hours of 9:00P.M. and 7:00A.M. for all days of the week, each residence will be credited 0.745¢ per kWh for all energy used during the off-peak billing period, for a total of 60 monthly billing periods following the installation and use of these devices in such residence.

Minimum Charge
This tariff is subject to a minimum monthly charge equal to the Service Charge.

Adjustment Clauses

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Residential Energy Assistance	Sheet No. 26	T	
Demand-Side Management Adjustment Clause	Sheet No. 28		
System Sales Clause	Sheet No. 29		
Fuel Adjustment Clause	Sheet No. 30		
Purchase Power Adjustment	Sheet No. 31		
Environmental Surcharge	Sheet No. 32	D	ı
Decommissioning Rider	Sheet No. 33		
Distribution Reliability Rider	Sheet No. 34	N	1
Securitization Financing Rider	Sheet No. 35	N	J
Federal Tax Change	Sheet No. 36	1	
City's Franchise Fee	Sheet No. 37	1	
School Tax	Sheet No. 38	1	

Continued on Sheet 5-5

DATE OF ISSUE: DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 6-5 T

CANCELLING P.S.C. KY, NO. 11 ORIGINAL SHEET NO. 6-5 T

TARIFF RS-I M -T O D

(Residential Service Load Management Time-of-Day)

DUE DATE.

Bills under this tariff are due and payable within fifteen (15) days of the mailing date.

SEPARATE METERING PROVISION

Customers who use electric thermal storage space heating and water heaters which consume energy only during off-peak hours specified by the Company, or other automatically controlled load management devices such as space and/or water heating equipment that use energy only during off-peak hours specified by the Company, shall have the option of having these approved load management devices separately metered. The service charge for the separate meter shall be \$4.30 per month.

SPECIAL TERMS AND CONDITIONS.

This tariff is subject to the Company's Terms and Conditions of Service. Existing customers may initially choose to take service under this tariff without satisfying any requirements to remain on their currenttarifffor at least 12 months.

The Company reserves the right to inspect at all reasonable times the energy storage and load management devices which qualify the residence for service and for conservation and load management credits under this tariff, and to ascertain by any reasonable means that the time-differentiated load characteristics of such devices meet the Company's specifications. If the Company finds, that in its sole judgment, the availability conditions of this tariff are being violated; it may discontinue billing the Customer under this tariff and commence billing under the appropriate Residential Service Tariff.

This tariff is available for single-phase, residential service. Where the residential customer requests three-phase service, this tariff will apply if the residential customer pays to the Company the difference between constructing single-phase service and three-phase service. Where motors or heating equipment are used for commercial or industrial purposes, the applicable general service tariff will apply to

Customers with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPP | or by special agreement with the Company.

(Cont'd. on Sheet 6-6)

DATE OF ISSUE: April 9, 2021 DATE EFFECTIVE: Service Rendered On And After January 14, 2021 ISSUED BY: /s/ Brian K. West TITLE: Vice President, Regulatory & Finance By Authority of Orders of the Public Service Commission In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021 KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 40 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 5-5 CANCELLING P.S.C. KY. NO. SHEET NO. X-X

TariffR.S.-L.M.-T.O.D. Continued (Residential Service Load Management Time of Day)

Separate Metering Provision

Customers who use electric thermal storage space heating and water heaters which consume energy only during of Epeak hours specified by the Company, or other automatically controlled load management devices such as space and/or water heating equipment that use energy only during off-peak hours specified by the Company, shall have the option of having these approved load management devices separately metered. The service charge for the separate meter shall be \$4.30 per month.

Separate Terms and Conditions

This tariff is subject to the Company's Terms and Conditions of Service. Existing customers may initially choose to take service under this tariff without satisfying any requirements to remain on their current tariff for at least 12 months.

The Company reserves the right to inspect at all reasonable times the energy storage and load management devices which qualify the residence for service and for conservation and load management credits under this tariff, and to ascertain by any reasonable means that the time-differentiated load characteristics of such devices meet the Company's specifications. If the Company finds, that in its sole judgment, the availability conditions of this tariff are being violated; it may discontinue billing the Customer under this tariff and commence billing under the appropriate Residential Service Tariff.

This tariff is available for single-phase, residential service. Where the residential customer requests three-phase service, this tariff will apply if the residential customer pays to the Company the difference between constructing single-phase service and three-phase service. Where motors or heating equipment are used for commercial or industrial purposes, the applicable general service tariff will apply to such service.

Customers with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPP I or by special agreement with the Company.

Continued on Sheet 5-6

DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 6-6 CANCELLING P.S.C. KY, NO. 12 ORIGINAL SHEET NO. 6-6

TARIFF R.S. - T.O.D. (Residential Service Time-of-Day)

AVAIIABILITY OF SERVICE.

Available for residential electric service through a multiple-register meter capable of measuring electrical energy consumption during the on-peak and off-peak billing periods to individual residential customers, including residential customers engaged principally in agricultural pursuits. Availability is limited to the first 1,000 customers applying for service under this tariff.

RATE. (Tariff Code 036)

Service Charge	\$ 21.00 per month
Energy Charge:	
All KWH used during on-peak billing period	14.534¢ per KWH
All KWH used during off-peak billing period	7.888¢ per KWH

For the purpose of this tariff, the on-peak billing period is defined as 7:00A.M. to 9:00P.M. for all weekdays, Monday through Friday. The off-peak period is defined as 9:00P.M. to 7:00A.M. for all weekdays and all hours of Saturday and Sunday.

This tariff is subject to a minimum monthly charge equal to the Service Charge.

ADJUSTMENT CLAUSES.

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Fuel Adjustment Clause	Sheet No. 5
System Sales Clause	Sheet No. 19
Franchise Tariff	Sheet No. 20
Demand-Side Management Adjustment Clause	Sheet No. 22
Federal Tax Cut Tariff	Sheet No. 23
Residential Energy Assistance	Sheet No. 25
Environmental Surcharge	Sheet No. 29
Capacity Charge	Sheet No. 30
School Tax	Sheet No. 33
Purchase Power Adjustment	Sheet No. 35
Decommissioning Rider	Sheet No. 38

DUE DATE.

Bills under this tariff are due and payable within fifteen (15) days of the mailing date.

(Cont'd on Sheet No. 6-7)

DATE OF ISSUE: August 20, 2021

DATE EFFECTIVE: Service Rendered On And After August 1, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority Of an Order of the Public Service Commission

In Case No. 2021-00053 Dated August 2, 2021

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 5-6 CANCELLING P.S.C. KY. NO. SHEET NO. X-X

Tariff R.S.-T.O.D. (Residential Service Time of Day)

Availability of Service

Available for residential electric service through a multiple-register meter capable of measuring electrical energy consumption during the on-peak and off-peak billing periods to individual residential customers, including residential customers engaged principally in agricultural pursuits. Availability is limited to the first 1,000 customers applying for service under this tariff.

Rate (Tariff Code 036)

Service Charge	\$23.00	per month
Energy Charge		
All kWh used during on-peak billing period	18.646¢	per kWh
All kWh used during off-peak billing period	8.603¢	per kWh

For the purpose of this tariff, the on-peak billing period is defined as 7:00 A.M. to 9:00 P.M. for all weekdays, Monday through Friday. The off-peak period is defined as 9:00 P.M. to 7:00 A.M. for all weekdays and all hours of Saturday and Sunday.

Minimum Charge

This tariff is subject to a minimum monthly charge equal to the Service Charge.

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Residential Energy Assistance	Sheet No. 26
Demand-Side Management Adjustment Clause	Sheet No. 28
System Sales Clause	Sheet No. 29
Fuel Adjustment Clause	Sheet No. 30
Purchase Power Adjustment	Sheet No. 31
Environmental Surcharge	Sheet No. 32
Decommissioning Rider	Sheet No. 33
Distribution Reliability Rider	Sheet No. 34
Securitization Financing Rider	Sheet No. 35
Federal Tax Change	Sheet No. 36
City's Franchise Fee	Sheet No. 37
School Tax	Sheet No. 38

Special Terms and Conditions

This tariff is subject to the Company's Terms and Conditions of Service.

This tariff is available for single-phase, residential service. Where the residential customer requests three-phase service, this tariff will apply if the residential customer pays to the Company the difference between constructing single-phase service and threephase service. Where motors or heating equipment are used for commercial or industrial purposes, the applicable general service tariff will apply to such service.

Customers with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPP I or by special agreement with the Company.

Continued on Sheet 5-7

DATE OF ISSUE: DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission

KPSC Case No. 2023-00159
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 12 ORIGINAL SHEETNO. 6-7 T
CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 6-7 T

TARIFF R.S.-L.M.-T.O.D. (Residential Service Time-of-Day)

SPECIAL TERMS AND CONDITIONS.

This tariff is subject to the Company's Terms and Conditions of Service.

This tariff is available for single-phase, residential service. Where the residential customer requests three-phase service, this tariff will apply if the residential customer pays to the Company the difference between constructing single-phase service and three-phase service. Where motors or heating equipment are used for commercial or industrial purposes, the applicable general service tariff will apply to such service.

Customers with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPP | or by special agreement with the Company.

(Cont'd on Sheet 6-8)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission
In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

Tariff R.S.-T.O.D. is now contained on one page instead of two pages.

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 6-8 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 6-8

TARIFF R.S. - T.O.D.2

(Experimental Residential Service Time-of-Day 2)

AVAILABILITY OF SERVICE.

Available on a voluntary, experimental basis to individual residential customers for residential electric service through a multi-register meter capable of measuring electrical energy consumption during variable pricing periods. Availability is limited to the first 500 customers applying for service under this tariff.

RATE. (Tariff Code 027)

Service Charge	\$21.00 per month
Energy Charge:	
All KWH used during Summer on-peak billing period	18.849¢ per KWH
All KWH used during Winter on-peak billing period	. 16.352¢ per KWH
All KWH used during off-peak billing period	9.085¢ per KWH

For the purpose of this tariff, the on-peak and off-peak billing periods shall be defined as follows:

NOTE: All KWH consumed during Saturday and Sunday are billed at the off-peak level.			
All Other Calendar Periods	None	Midnight to Midnight	
May 15 to September 15	Noon to 6:00 P.M.	6:00 P.M. to Noon	
Summer Period:	6:00 P.M. to 10:00 P.M.	10:00 P.M. to 7:00 A.M.	
November 1 to March 31	7:00 A.M. to 11:00 A.M.	11:00 AM. to 6:00 P.M.	
Winter Period:			
Approximate Percent (%) Of Annual Hours	16%	84%	
Months	<u>On-Peak</u>	Off-Peak	

MINIMUM CHARGE.

This tariff is subject to a minimum monthly charge equal to the Service Charge.

ADJUSTMENT CLAUSES.

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Fuel Adjustment Clause System Sales Clause Franchise Tariff Demand-Side Management Adjustment Clause Federal Tax Cut Tariff Residential Energy Assistance Environmental Surcharge Capacity Charge School Tax	Sheet No. 5 Sheet No. 19 Sheet No. 20 Sheet No. 22 Sheet No. 23 Sheet No. 25 Sheet No. 29 Sheet No. 30 Sheet No. 33

(Cont'd on Sheet No. 6-9)

DATE OF ISSUE: August 20, 2021

DATE EFFECTIVE: Service Rendered On And After August 1, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority Of an Order of the Public Service Commission

In Case No. 2021-00053 Dated August 2, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 43 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 5-7 CANCELLING P.S.C. KY. NO. SHEET NO. X-X

Tariff R.S.-T.O.D.2 (Experimental Residential Service Time of Day 2)

Availability of Service

Available on a voluntary, experimental basis to individual residential customers for residential electric service through a multiregister meter capable of measuring electrical energy consumption during variable pricing periods. Availability is limited to the first 500 customers applying for service under this tariff.

Rate (Tariff Code 027)

Service Charge	\$23.00	per month	1
Energy Charge			
All kWh used during Summer on-peak billing period	18.921¢	per kWh	1
All kWh used during Winter on-peak billing period	13.642¢	per kWh	R
All kWh used during off-peak billing period	12.277¢	per kWh	1

For the purpose of this tariff, the on-peak and off-peak billing periods shall be defined as follows:

Months	On-Peak	Off-Peak
Approximate Percent (%)	16%	84%
of Annual Hours		
Winter Period:	7:00 AM to 11:00 AM	11:00 AM to 6:00 PM
November 1 to March 31	6:00 PM to 10:00 PM	10:00 PM to 7:00 AM
Summer Period: May 15 to September 15	Noon to 6:00 PM	6:00 PM to Noon
All Other Calendar Periods	None	Midnight to Midnight

Note: All kWh consumed during Saturday and Sunday are billed at the off-peak level.

Minimum Charge

This tariff is subject to a minimum monthly charge equal to the Service Charge.

Adjustment Clauses
The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Residential Energy Assistance	Sheet No. 26
Demand-Side Management Adjustment Clause	Sheet No. 28
System Sales Clause	Sheet No. 29
Fuel Adjustment Clause	Sheet No. 30
Purchase Power Adjustment	Sheet No. 31
Environmental Surcharge	Sheet No. 32
Decommissioning Rider	Sheet No. 33
Distribution Reliability Rider	Sheet No. 34
Securitization Financing Rider	Sheet No. 35
Federal Tax Change	Sheet No. 36
City's Franchise Fee	Sheet No. 37
School Tax	Sheet No. 38

Continued on Sheet 5-8

DATE OF ISSUE: DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 6-9 T CANCELLING P.S.C. KY, NO. 11 ORIGINAL SHEET NO. 6-9 T

TARIFF R.S. - T.O.D.2 (Residential Service Time-of Day 2)

DUE DATE.

Bills under this tariff are due and payable within fifteen (15) days of the mailing date.

SPECIAL TERMS AND CONDITIONS.

This tariff is subject to the Company's Terms and Conditions of Service

This tariff is available for single-phase, residential service. Where the residential customer requests three-phase service, this tariff will apply if the residential customer pays to the Company the difference between constructing single-phase service and three-phase service. Where motors or heating equipment are used for commercial or industrial purposes, the applicable general service tariff will apply to such service.

Customers with PURPASection 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPP | or by special agreement with the Company.

(Cont'd on Sheet No. 6-10)

DATE OF ISSUE: April 9, 2021 DATE EFFECTIVE: Service Rendered On And After January 14, 2021 ISSUED BY: /s/ Brian K. West TITLE: Vice President, Regulatory & Finance By Authority of Orders of the Public Service Commission In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021 KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 44 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 5-8 CANCELLING P.S.C. KY. NO. SHEET NO. X-X

Tariff R.S.-T.O.D.2 Continued (Experimental Residential Service Time of Day 2)

Special Terms and Conditions
This tariff is subject to the Company's Terms and Conditions of Service.

This tariff is available for single-phase, residential service. Where the residential customer requests three-phase service, this tariff will apply if the residential customer pays to the Company the difference between constructing single-phase service and three-phase service. Where motors or heating equipment are used for commercial or industrial purposes, the applicable general service tariff will apply to such service.

Customers with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPP I or by special agreement with the Company.

Continued on Sheet 5-9

June 29, 2023 DATE OF ISSUE: DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 6-10 CANCELLING P.S.C. KY, NO. 12 ORIGINAL SHEET NO. 6-10

TARIFF R. S. D. (Residential Demand-Metered Electric Service)

AVAILABILITY OF SERVICE.

Available for residential electric service through one single-phase multiple-register demand meter. Availability is limited to the first 1,000 customers applying for service under this tariff.

MONTHLY RATE. (Tariff Code 018)

Service Charge	\$21.00 per customer	
.Energy Charge		-
All KWH used during on-peak billing period	. 12.354¢ per KWH	R
All KWH used during off peak billing period	. 7.888¢ per KWH	R
, Demand Charge	\$3.90 for each KW of monthly billing demand	
For the purpose of this tariff, the on-peak billing period is define	ed as follows:	
Months of October - May7:00 A.M to 11:00	A.M for all weekdays	
Months of June - September4:00 P.M to 9:00 f	P.M for all weekdays	
	efined above as on-peak hours and all hours of Saturday and Sunday.	

MINIMUM CHARGE

This tariff is subject to a minimum monthly charge equal to the Service Charge.

ADJUSTMENT CLAUSES.

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Fuel Adjustment Clause	Sheet No. 5
System Sales Clause	Sheet No. 19
Franchise Tariff	Sheet No. 20
Demand-Side Management Adjustment Clause	Sheet No. 22
Federal Tax Cut Tariff	Sheet No. 23
Residential Energy Assistance	Sheet No. 25
Environmental Surcharge	Sheet No. 29
Capacity Charge	Sheet No. 30
School Tax	Sheet No. 33
Purchase Power Adjustment	Sheet No. 35
Decommissioning Rider	Sheet No. 38

MONTHLY BILLING DEMAND.

Customer's demand will be taken monthly to be the highest registration of a 60 minute integrating demand meter or indicator during the onpeak period.

DUE DATE.

Bills under this tariff are due and payable within fifteen (15) days of the mailing date. (Cont'd on Sheet No. 6-11)

DATE OF ISSUE: August 20 2021 DATE EFFECTIVE: Service Rendered On And After August 1 2021 ISSUED BY: /s/.Brian K. West TITLE: Vice President Regulatory & Finance

By Authority Of an Order of the Public Service Commission

In Case No. 2021-00053 Dated August 2 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 45 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 5-9 CANCELLING P.S.C. KY. NO. ___ SHEET NO. X-X

Tariff R.S.D. (Residential Demand-Metered Electric Service)

Availability of Service

Available for residential electric service through one single-phase multiple-register demand meter. Availability is limited to the first 1,000 customers applying for service under this tariff.

Monthly Rate (Tariff Code 018)

Service Charge	\$23:00	per customer	1
Energy Charge All kWh used during on-peak billing period All kWh used during off-peak billing period	11.843¢ 8.603¢	per kWh Per kWh	R I
Demand Charge	\$6.77	for each kW of monthly billing demand	I

For the purpose of this tariff, the our peak billing period is defined as follows:

Months of October - May: 7:00 AM to 11:00 AM for all weekdays 4:00 PM to 9:00 PM for all weekdays Months of June - September

The off peak billing period is defined as all weekday hours not defined above as on peak and all hours of Saturday and Sunday

This tariff is subject to a minimum monthly charge equal to the Service Charge.

Adjustment Clauses
The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Residential Energy Assistance	Sheet No. 26	T
Demand-Side Management Adjustment Clause	Sheet No. 28	1
System Sales Clause	Sheet No. 29	
Fuel Adjustment Clause	Sheet No. 30	
Puichase Power Adjustment	Sheet No. 31	1
Environmental Surcharge	Sheet No. 32	D
Decommissioning Rider	Sheet No. 33	-1
Distribution Reliability Rider	Sheet No. 34	N
Securitization Financing Rider	Sheet No. 35	l N
Federal Tax Change	Sheet No. 36	1.
City's Franchise Fee	Sheet No. 37	1
School Tax	Sheet No. 38	11

Monthly Billing Demand

Customer's demand will be taken monthly to be the highest registration of a 60 minute integrating demand meter or indicator during the on- peak period.

Special Terms and Conditions

This Rider is subject to the Company's Terms and Conditions of Service and all provisions of the tariff under which the customer takes service, including all payment provisions. Where the residential customer requests three-phase service, this tariff will apply if the residential customer pays the Company the difference between constructing single-phase service and three phase service. Where motors or heating equipment are used for commercial or industrial purposes, the applicable general service tariff will apply to such service.

DATE OF ISSUE: June 29 2023 DATE EFFECTIVE: January 1 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX, XXXX

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KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 46 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 6-11 $\,$ T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 6-11 $\,$ T

TARIFF R. S. D. (Cont'd)
(Residential Demand-Metered Electric Service)

SPECIAL TERMS AND CONDITIONS.

This Rider is subject to the Company's Terms and Conditions of Service and all provisions of the tariff under which the customer takes service, including all payment provisions. Where the residential customer requests three-phase service, this tariff will apply if the residential customer pays the Company the difference between constructing single-phase service and three-phase service. Where motors or heating equipment areused for commercial or industrial purposes, the applicable general service tariff will apply to such service.

Tariff R.S.D. is now contained on one page instead of two pages.

DATE OF ISSUE: <u>April 9, 2021</u>
DATE EFFECTIVE: <u>Service Rendered On And After January 14, 2021</u>
ISSUED BY: /s/ <u>Brian K. West</u>
TITLE: Vice Pesident, <u>Regulatory & Finance</u>
By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 7-1 CANCELLING P.S.C. KY, NO. 12 ORIGINAL SHEET NO. 7-1

TARIFF G.S. (General Service)

AVAILABILITY OF SERVICE.

Available for general service customers. Customers may continue to qualify for service under this tariff until their average maximum demand exceeds 100 kW (excluding the demand served by the Load Management Time-of-Day provision).

Existing customers not meeting the above criteria will be permitted to continue service under present conditions only for continuous service at the premises occupied on or prior to December 5, 1984.

RATE.

Tariff Code	Service Voltage	Demand Charge (\$/kW)	First 4,450 kWh (¢/kWh)	Over 4,450 kWh (¢/kWh)	Monthly Service Charge (\$)	
211, 212, 215, 216, 218	Secondary	6.61	10.907	10.201	25.00	RR
217, 220	Primary	6.01	9.574	8.993	100.00	RR
236	Subtransmission	4.68	8.663	8.141	400.00	RR

The Demand Charge shall apply to all monthly billing demand in excess of 10 kW.

MINIMUM CHARGE.

This tariff is subject to a minimum charge equal to the sum of the service charge plus the demand charge multiplied by the monthly billing demand in excess of 10 kW

ADJUSTMENT CLAUSES.

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Fuel Adjustment Clause	Sheet No. 5
System Sales Clause	Sheet No. 19
Franchise Tariff	Sheet No. 20
Demand-Side Management Adjustment Clause	Sheet No. 22
Federal Tax Cut Tariff	Sheet No. 23
Kentucky Economic Development Surcharge	Sheet No. 24
Environmental Surcharge	Sheet No. 29
Capacity Charge	Sheet No. 30
School Tax	Sheet No. 33
Purchase Power Adjustment	Sheet No. 35
Decommissioning Rider	Sheet No. 38

DELAYED PAYMENT CHARGE.

This tariff is due and payable in full on or before the due date stated on the bill. On all accounts not so paid, an additional charge of 5% of the unpaid balance will be made.

(Cont'd on Sheet No. 7-2)

DATE OF ISSUE: August 20: 2021

DATE EFFECTIVE: Service Rendered On And After August 1, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance:

By Authority Of an Order of the Public Service Commission.

In Case No. 2021-00053 Dated August 2: 2021

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KPSC Case No. 2023-00159

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 6-1 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 6-1

Tariff G.S. (General Service)

Availability of Service

Available for general service customers. Customers may continue to qualify for service under this tariff until their average maximum demand exceeds 100 kW (excluding the demand served by the Load Management Time-of Day provision).

Existing customers not meeting the above criteria will be permitted to continue service under present conditions only for continuous service at the premises occupied on or prior to December 5, 1984.

Rate

Tariff Code	Service Voltage	Demand Charge (\$/kW)	First 4,450 kWh	Over 4,450 kWh (c/kWh)	Monthly Service Charge (\$)
211 - 212 - 215 - 216 - 218	Secondary	8.82	12.292	10.813	28.0●
217, 220	Prima Fy	8.03	10.790	9.533	120.00
236	Subtransmission	6.38	9.763	8.629	460.00

The Demand Charge shall apply to all monthly billing demand in excess of 10 kW.

This tariff is subject to a minimum charge equal to the sum of the service charge plus the demand charge multiplied by the monthly billing demand in excess of 10 kW.

Adjustment Clauses
The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Kentucky Economic Development Surcharge	Sheet No. 27
Demand-Side Management Adjustment Clause	Sheet No. 28
System Sales Clause	Sheet No. 29
Fuel Adjustment Clause	Sheet No. 30
Purchase Power Adjustment	Sheet No. 31
Environmental Surcharge	Sheet No. 32
Decommissioning Rider	Sheet No. 33
Distribution Reliability Rider	Sheet No. 34
Securitization Financing Rider	Sheet No. 35
Federal Tax Change Tariff	Sheet No. 36
City's Franchise Fee	Sheet No. 37
School Tax	SheetNo. 38

Metered Voltage
The rates set forth in this tariff are based upon the delivery and measurements of energy at the same voltage, thus measurement will be made at or compensated to the delivery voltage. At the sole discretion of the Company, such compensation may be achieved through the use of loss compensating equipment, the use of formulas to calculate losses or the application of multipliers to the metered quantities. In such cases, the metered KWH and KW values will be adjusted for billing purposes. If the Company elects to adjust KWH and KW based on multipliers, the adjustment shall be in accordance with the following:

- Measurements taken at the low-side of a Customer-owned transformer will be multiplied by 1.01.
- Measurements taken at the high-side of a Company-owned transformer will be multiplied by ●.98.

Continued on Sheet 6-2

DATE OF ISSUE: June 29 - 2023 DATE EFFECTIVE: January 1-2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX XXXXX

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 7-2 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 7-2

TARIFF G.S. (General Service)

METERED VOLTAGE.

The rates set forth in this tariff are based upon the delivery and measurements of energy at the same voltage, thus measurement will be made at or compensated to the delivery voltage. At the sole discretion of the Company, such compensation may be achieved through the use of loss compensating equipment, the use of formulas to calculate losses or the application of multipliers to the metered quantities. In such cases, the metered KWH and KW values will be adjusted for billing purposes. If the Company elects to adjust KWH and KW based on multipliers, the adjustment shall be in accordance with the following:

- (1) Measurements taken at the low-side of a Customer-owned transformer will be multiplied by 1.01.
- (2) Measurements taken at the high-side of a Company-owned transformer will be multiplied by 0.98.

MONTHLY BILLING DEMAND.

RATE (Tariff Code 214)

Energy supplied hereunder will be delivered through not more than one single phase and/or polyphase meter. Customer's demand will be taken monthly to be the highest registration of a 15-minute integrating demand meter or indicator, or the highest registration of a thermal type demand meter. The monthly billing demand shall be the greater of: (1) Customer's metered kW demand, (2) 60% of the Customer's contract capacity in excess of 100 kW, or (3) 60% of the customer's highest previously established monthly billing demand during the past 11 months in excess of 100 kW.

The Company reserves the right to install a demand meter on any customer receiving service under this tariff. A demand meter will be installed by the Company for customers with monthly kWh usage of 4,450 kWh or greater.

RECREATIONAL LIGHTING SERVICE PROVISION.

Available for service to customers with demands of 5 KW or greater and who own and maintain outdoor lighting facilities and associated equipment utilized at baseball diamonds, football stadiums, parks and other similar recreational areas. This service is available only during the hours between sunset and sunrise. Daytime use of energy under this rate is strictly forbidden except for the sole purpose of testing and maintaining the lighting system. All Terms and Conditions of Service applicable to Tariff G.S. customers will also apply to recreational lighting customers except for the Availability of Service.

(Turin code 214)		
Service Charge,	\$25.00 per month	
Energy Charge	10.838¢ per KWH	R
(Cont'd on Sheet N	lo. 7-3)	

DATE OF ISSUE: August 20, 2021
DATE EFFECTIVE: Service Rendered On And After August 1, 2021
ISSUED BY: /s / Brian K. West
TITLE: Vice President, Regulatory & Finance
By Authority Of an Order of the Public Service Commission
In Case No. 2021-00053 Dated August 2, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 48 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 6-2 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 6-2

Tariff G.S. Continued (General Service)

Monthly Billing Demand

Energy supplied hereunder will be delivered through not more than one single phase and/or polyphase meter. Customer's demand will be taken monthly to be the highest registration of a 15-minute integrating demand meter or indicator, or the highest registration of a thermal type demand meter. The monthly billing demand shall be the greater of: (1) Customer's metered kW demand, (2) 60% of the Customer's contract capacity in excess of 100 kW, or (3) 60% of the customer's highest previously established monthly billing demand during the past 11 months in excess of 100 kW.

The Company reserves the right to install a demand meter on any customer receiving service under this tariff. A demand meter will be installed by the Company for customers with monthly kWh usage of 4,45 kWh or greater.

Recreational Lighting Service Provision

Available for service to customers with demands of 5 KW or greater and who own and maintain outdoor lighting facilities and associated equipment utilized at baseball diamonds, football stadiums, parks and other similar recreational areas. This service is available only during the hours between sunset and sunrise. Daytime use of energy under this rate is strictly forbidden except for the sole purpose of testing and maintaining the lighting system. All Terms and Conditions of Service applicable to Tariff G.S. customers will also apply to recreational lighting customers except for the Availability of Service.

Rate (Tariff Code 214)

Service Charge	\$28.00	per month
Energy Charge	13.336¢	per kWh

Load Management Time of Day Provision

Available to customers who use energy storage devices with time-differentiated load characteristics approved by the Company which consume electrical energy only during of Fpeak hours specified by the Company and store energy for use during on-peak hours, and who desire to receive service under this provision for their total requirements. This provision is also available for electric vehicle charging if separately metered.

Customers who desire to separately wire their load management load to a time-of-day meter and their general-use load to a standard meter shall receive service for both under the appropriate provision of this tariff.

Rate (Tariff Codes 223 and 225)

Service Charge	\$28.00	per month	
Energy Charge			
All kWh used during on-peak billing period	18.567¢	per kWh	
All kWh used during off-peak billing period	8.55 8 ¢	per kWh	

For the purpose of this tariff, the on-peak billing period is defined as 7:00 A.M. to 9:00 P.M. for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 P.M. to 7:00 A.M. for all weekdays and all hours of Saturday and Sunday.

Continued on Sheet 6-3

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX, XXXX

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 7-3 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 7-3

TARIFFG.S. (General Service) (Cont'd)

LOAD MANAGEMENT TIME-OF-DAY PROVISION. (Tariff Code 223 and 225)

Available to customers who use energy storage devices with time-differentiated load characteristics approved by the Company which consume electrical energy only during off-peak hours, and who desire to receive service under this provision for their total requirements. This provision is also available for electric vehicle charging if separately metered.

Customers who desire to separately wire their load management load to a time-of-day meter and their general-use load to a standard meter shall receive service for both under the appropriate provision of this tariff.

RATE.

Service Charge	
Energy Charge:	
All KWH used during on-peak billing period	R
All KWH used during off peak billing period	R

For the purpose of this tariff, the on-peak billing period is defined as 7:00 A.M. to 9:00 P.M. for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 P.M. to 7:00 A.M. for all weekdays and all hours of Saturday and Sunday.

OPTIONAL UNMETERED SERVICE PROVISION.

Available to customers who qualify for Tariff G.S., have a demand of less than 10 KW, and use the Company's service for commercial purposes consisting of small fixed electric loads such as traffic signals and signboards which can be served by a standard service drop from the Company's existing secondary distribution system. This service will be furnished at the option of the Company.

Each separate service delivery point shall be considered a contract location and shall be separately billed under the service contract. In the event one Customer has several accounts for like service, the Company may meter one account to determine the appropriate kilowatt-hour usage applicable for each of the accounts.

The Customer shall furnish switching equipment satisfactory to the Company. The Customer shall notify the Company in advance of every change in connected load, and the Company reserves the right to inspect the customer's equipment at any time to verify the actual load. In the event of the customer's failure to notify the Company of an increase in load, the Company reserves the right to refuse to serve the contract location thereafter under this provision, and shall be entitled to bill the customer retroactively on the basis of the increased load for the full period such load was connected or the earliest date allowed by Kentucky statute whichever is applicable.

Calculated energy use per month shall be equal to the contract capacity specified at the contract location times the number of days in the billing period times the specified hours of operation. Such calculated energy shall then be billed at the following rates:

(Cont'd on Sheet No. 7-4)

DATE OF ISSUE: August 20. 2021.
DATE EFFECTIVE: Service Rendered On And After August 1. 2021.
ISSUED BY: /s/ Brian K. West
TITLE: Vice President: Regulatory & Finance.
By Authority Of an Order of the Public Service Commission.
In Case No. 2021-00053 Dated August 2. 2021.

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 49 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 6-3 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 6-3

Tariff G.S. Continued (General Service)

Optional Unmetered Service Provision

Available to customers who qualify for Tariff G.S., have a demand of less than 10 KW, and use the Company's service for commercial purposes consisting of small fixed electric loads such as traffic signals and signboards which can be served by a standard service drop from the Company's existing secondary distribution system. This service will be furnished at the option of

Each separate service delivery point shall be considered a contract location and shall be separately billed under the service contract. In the event one Customer has several accounts for like service, the Company may meter one account to determine the appropriate kilowatt-hour usage applicable for each of the accounts.

The Customer shall furnish switching equipment satisfactory to the Company. The Customer shall notify the Company in advance of every change in connected load, and the Company reserves the right to inspect the customer's equipment at any time to verify the actual load. In the event of the customer's failure to notify the Company of an increase in load, the Company reserves the right to refuse to serve the contract location thereafter under this provision, and shall be entitled to bill the customer retroactively on the basis of the increased load for the full period such load was connected or the earliest date allowed by Kentucky statute whichever is applicable.

Calculated energy use per month shall be equal to the contract capacity specified at the contract location times the number of days in the billing period times the specified hours of operation. Such calculated energy shall then be billed at the following rates:

Rate (Tariff Codes 204 (Metered) and 213 (Unmetered))

Customer Charge	\$15.00	per month	-
Energy Charge			
First 4,450 kWh per month	12.292¢	per kWh	
All Over 4,450 k Wh per month	10.813¢	per kWh	

Term of Contrac

the Company.

Contracts under this tariff may be required of customers. Contracts under this tariff will be made for an initial period of not less than I (one) year and shall remain in effect thereafter until either party shall give at least 6 months' written notice to the other of the intention to terminate the contract. The Company will have the right to make contracts for periods of longer than I (one) year.

Special Terms and Conditions

This tariff is subject to the Company's Terms and Conditions of Service.

This tariff is also available to Customers having other sources of energy supply but who desire to purchase standby or back-up electric service from the Company. Where such conditions exist the Customer shall contract for the maximum demand in KW which the Company might be required to furnish, but no less than 10 KW. The Company shall not be obligated to supply demands in excess of that contracted for. Where service is supplied under the provisions of this paragraph, the billing demand each month shall be the highest determined for the current and previous two billing periods, and the minimum charge shall be as set forth under paragraph "Minimum Charge" above.

This tariff is available for resale service to mining and industrial customers who furnish service to customer owned camps or villages where living quarters are rented to employees and where the Customer purchases power at a single point of both their power and camp requirements.

Customers with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under TariffCOGEN/SPP1 or II or by special agreement with the Company.

Continued on Sheet 6-4

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DATE OF ISSUE: June 29-2023

DATE EFFECTIVE: January 1-2024

ISSUED BY: /s/ Brian K. West

TITLE: Vice President - Regulatory & Finance
By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX - XXXX

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 7-4 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 7-4

TARIFF G.S. (General Service) (Cont'd)

RATE. (Tariff Codes 204 (Metered), 213 (Unmetered))	
Customer Charge	
Energy Charge:	
First 4,450 KWH per month	
All Over 4,450 KWH per month10.201¢ per KWH	

TERM OF CONTRACT.

Contracts under this tariff may be required of customers. Contracts under this tariff will be made for an initial period of not less than I (one) year and shall remain in effect thereafter until either party shall give at least 6 months' written notice to the other of the intention to terminate the contract. The Company will have the right to make contracts for periods of longer than 1 (one) year.

SPECIAL TERMS AND CONDITIONS.

This tariff is subject to the Company's Terms and Conditions of Service.

This tariff is also available to Customers having other sources of energy supply but who desire to purchase standby or back-up electric service from the Company. Where such conditions exist the Customer shall contract for the maximum demand in KW which the Company might be required to furnish, but no less than 10 KW. The Company shall not be obligated to supply demands in excess of that contracted for. Where service is supplied under the provisions of this paragraph, the billing demand each month shall be the highest determined for the current and previous two billing periods, and the minimum charge shall be as set forth under paragraph "Minimum Charge" above.

This tariff is available for resale service to mining and industrial customers who furnish service to customer-owned camps or villages where living quarters are rented to employees and where the Customer purchases power at a single point of both their power and camp requirements.

Customers with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPP I or II or by special agreement with the Company.

(Cont'd on Sheet No. 7-5)

DATE OF ISSUE: <u>August 20, 2021</u>
DATE EFFECTIVE: <u>Service Rendered On And After August 1, 2021</u>
ISSUED BY: *fs/* <u>Brian K. West</u>
TITLE: <u>Vice President, Regulatory & Finance</u>
<u>By Authority Of an Order of the Public Service Commission</u>
In Case No. 2021-00053 Dated August 2, 2021

Filing Requirements
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KPSC Case No. 2023-00159 Section II - Application

Tariff G.S. is now contained on three pages instead of four pages.

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 7-5 CANCELLING P.S.C. KY, NO. 12 ORIGINAL SHEET NO. 7-5

TARIFF S.G.S. - T.O.D. (Small General Service Time-of-Day Service)

AVAILABILITY OF SERVICE.

Available on a voluntary, basis for general service to customers being served at secondary distribution voltage with one single-phase, multiregister meter capable of measuring electrical energy consumption during variable pricing periods. Availability is limited to the first 500 customers applying for service under this tariff.

Customers not meeting the requirements for availability under this tariff will be permitted to continue service under this tariff only for continuous service at the premises occupied on or prior to June 30, 2015.

RATE. (Tariff Code 227)

Service Charge	\$25.00 per month
Energy Charge:	
All KWH used during Summer on-peak billing period	20.846¢ per KWH
All KWH used during Winter on-peak billing period	18.172¢ per KWH
All KWH used during off-peak billing period	11.279¢ per KWH

For the purpose of this tariff, the on-peak and off-peak billing periods shall be defined as follows:

Months	On-Peak	Off-Peak
Approximate Percent (%) Of Annual Hours	16%	84%
Winter Period:		
November 1 to March 31	7:00A.M. to 11:00A.M.	11:00 A.M. to 6:00 P.M.
	6:00 P.M. to 10:00 P.M.	10:00 P.M. to 7:00 A.M
Summer Period:		
May 15 to September 15	Noon to 6:00 P.M.	6:00 P.M. to Noon
All Other Calendar Periods	None	Midnight to Midnight

NOTE: All KWH consumed during weekends are billed at the off-peak level.

MINIMUM CHARGE.

This tariff is subject to a minimum monthly charge equal to the Service Charge.

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Fuel Adjustment Clause	Sheet No. 5
System Sales Clause	Sheet No. 19
Franchise Tariff	Sheet No. 20
Demand-Side Management	Sheet No. 22
Federal Tax Cut Tariff	Sheet No. 23
Kentucky Economic Development Surcharge	Sheet No. 24
Environmental Surcharge	Sheet No. 29
Capacity Charge	Sheet No. 30
School Tax	Sheet No. 33
Purchase Power Adjustment	Sheet No. 35
Decommissioning Rider	Sheet No. 38

(Cont'd on Sheet No. 7-6)

DATE OF ISSUE: August 20, 2021

DATE EFFECTIVE: Service Rendered On And After August 1, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority Of an Order of the Public Service Commission

In Case No. 2021-00053 Dated August 2, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 51 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 6-4 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 6-4

Tariff S.G.S.-T.O.D. (Small General Service Time of Day Service)

Availability of Service

Available on a voluntary, basis for general service to customers being served at secondary distribution voltage with one singlephase, multi- register meter capable of measuring electrical energy consumption during variable pricing periods. Availability is limited to the first 500 customers applying for service under this tariff'.

Customers not meeting the requirements for availability under this tariff will be permitted to continue service under this tariff only for continuous service at the premises occupied on or prior to June 30, 2015.

Rate (Tariff Code 227)

Service Charge	\$28,00	per month	1
Energy Charge			D.
All kWh used during Summer on-peak billing period	19.545¢	per kWh	K
All kWh used during Winter on-peak billing period	13.784¢	per kWh	R
All kWh used during off-peak billing period	12,349¢	per kWh	1

For the purpose of this tariff, the on-peak and of speak billing periods shall be defined as follows:

Months Approximate Percent (%) of Annual Hours	On-Peak 16%	Off-Peak 84%
Winter Period: November 1 to March 31	7:00 AM to 11:00 AM 6:00 PM to 10:00 PM	11:00 AM to 6:00 PM 10:00 PM to 7:00 AM
Summer Period: May 15 to September 15	Noon to 6:00 PM	6:00 PM to Noon
All Other Calendar Periods	None	Midnight to Midnight

Note: All kWh consumed during weekends are billed at the offpeak level.

<u>Minimum Charge</u> This tariff is subject to a minimum monthly charge equal to the Service Charge.

Adjustment Clauses

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Kentucky Economic Development Surcharge	Sheet No. 27
Demand-Side Management Adjustment Clause	Sheet No. 28
System Sales Clause	Sheet No. 29
Fuel Adjustment Clause	Sheet No. 30
Purchase Power Adjustment	Sheet No. 31
Environmental Surcharge	Sheet No. 32
Decommissioning Rider	Sheet No. 33
Distribution Reliability Rider	Sheet No. 34
Securitization Financing Rider	Sheet No. 35
Federal Tax Change Tariff	Sheet No. 36
City's Franchise Fee	Sheet No. 37
School Tax	Sheet No. 38

Continued on Sheet 6-5

June 29, 2023 DATE OF ISSUE: DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West TITLE:

Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX. XXXX

P.S.C. KY, NO. 12 ORIGINAL SHEET NO. 7-6 T CANCELLING P.S.C. KY, NO. 11 ORIGINAL SHEET NO. 7-6 T

TARIFF S.G.S. - T.O.D. (Small General Service Time-of-Day)

DELAYED PAYMENT CHARGE.

Bills under this tariff are due and payable within fifteen (15) days of the mailing date. On all accounts not paid in full by the next billing date, an additional charge of 5% of the unpaid portion will be made.

SPECIAL TERMS AND CONDITIONS.

This tariff is subject to the Company's Terms and Conditions of Service.

Customers with PURPA Section 210 qualifying cogeneration and/or small power productions facilities shall take service under Tariff COGEN/SPP I or by special agreement with the Company.

(Cont'd on Sheet No. 7-7)

DATE OF ISSUE: April 9, 2021 DATE EFFECTIVE: Service Rendered On And After January 14, 2021 ISSUED BY: /s/ Brian K. West TITLE: Vice President, Regulatory & Finance By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 52 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 6-5 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 6-5

Tariff S.G.S.-T.O.D. Continued (Small General Service Time of Day)

Т D

<u>Special Terms and Conditions</u>
This tariff is subject to the Company's Terms and Conditions of Service.

Customers with PURPA Section 210 qualifying cogeneration and/or small power productions facilities shall take service under Tariff COGEN/SPP I or by special agreement with the Company.

Continued on Sheet 6-6

DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX. XXXX

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 7-7 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 7-7

TARIFF M.G.S. – T.O.D. (Medium General Service Time-of-Day)

AVAILABILITY OF SERVICE.

Available for general service to customers with average maximum demands greater than 10 KW but not more than 100 KW being served by a multi- register meter capable of measuring electrical energy consumption during variable pricing periods. Availability is limited to the first 500 customers applying for service under this tariff.

RATE. (Tariff Code 229)		
Service Charge	\$ 25.00 per month	
Energy Charge: All KWH used during on-peak billing period	15.908¢ per KWH	R
All KWH used during off-peak billing period	7.915¢ per KWH	R

For the purpose of this tariff, the on-peak billing period is defined as 7:00 A.M. to 9:00 P.M. for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 P.M. to 7:00 A.M. for all weekdays and all hours of Saturday and Sunday.

MINIMUM CHARGE.

This tariff is subject to a minimum monthly charge equal to the Service Charge.

ADJUSTMENT CLAUSES.

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Fuel Adjustment Clause	Sheet No. 5
System Sales Clause	Sheet No. 19
Franchise Tariff	Sheet No. 20
Demand-Side Management Adjustment Clause	Sheet No. 22
Federal Tax Cut Tariff	Sheet No. 23
Kentucky Economic Development Surcharge	Sheet No. 24
Environmental Surcharge	Sheet No. 29
Capacity Charge	Sheet No. 30
School Tax	Sheet No. 33
Purchase Power Adjustment	Sheet No. 35
Decommissioning Rider	Sheet No. 38

DELAYED PAYMENT CHARGE.

Bills under this tariff are due and payable within fifteen (15) days of the mailing date. On all accounts not paid in full by the next billing date, an additional charge of 5% of the unpaid portion will be made.

(Cont'd on Sheet No. 7-8)

DATE OF ISSUE: August 20, 2021

DATE EFFECTIVE: Service Rendered On And After August 1, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority Of an Order of the Public Service Commission

In Case No. 2021-00053 Dated August 2, 2021

KPSC Case No. 2023-00159
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D

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 6-6 CANCELLING P.S.C. KY. NO. 12 Ist REVISED SHEET NO. 6-6

Tariff M.G.S.-T.O.D. (Medium General Service Time of Day)

Availability of Service

Available for general service to customers with average maximum demands greater than 10 KW but not more than 100 KW being served by a multi-register meter capable of measuring electrical energy consumption during variable pricing periods. Availability is limited to the first 500 customers applying for service under this tariff:

Rate (Tariff Code 229)

Service Charge	\$28.00	per month		
Energy Charge				
All kWh used during on-peak billing period	18.567¢	per kWh	1	
All kWh used dur.ing off-peabilling period	8.5.5¢	per kWh	1	

For the purpose of this tariff, the on-peak billing period is defined as 7:00 A.M. to 9:00 P.M. for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 P.M. to 7:00 A.M. for all weekdays and all hours of Saturday and Sunday.

Minimum Charge

This tariff is subject to a minimum monthly charge equal to the Service Charge.

Adjustment Clauses

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Kentucky Economic Development Surcharge	Sheet No. 27	т
Demand-Side Management Adjustment Clause	Sheet No. 28	i
System Sales Clause	Sheet No. 29	
Fuel Adjustment Clause	Sheet No. 30	
Purchase Power Adjustment	Sheet No. 31	
Environmental Surcharge	Sheet No. 32	
Decommissioning Rider	Sheet No. 33	
Distribution Reliability Rider	Sheet No. 34	1
Securitization Financing Rider	Sheet No. 35	1
Federal Tax Change Tariff	Sheet No. 36	
City's Franchise Fee	Sheet No. 37	
School Tax	Sheet No. 38	I ₂

Metered Voltage

The rates set forth in this tariff are based upon the delivery and measurements of energy at the same voltage, thus measurement will be made at or compensated to the delivery voltage. At the sole discretion of the Company, such compensationmay be achieved through the use of loss compensating equipment, the use of formulas to calculate losses or the application of multipliers to the metered quantities. In such cases, the metered KWH and KW values will be adjusted for billing purposes. If the Company elects to adjust KWH and KW based on multipliers, the adjustment shall be in accordance with the following:

- 1. Measurements taken at the low-side of a Customer-owned transformer will be multiplied by 1.01.
- 2. Measurements taken at the high-side of a Company-owned transformer will be multiplied by 0.98.

Continued on Sheet 6-7 T

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 7-8 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 7-8 T

TARIFF M.G.S.-T.O.D. (Cont'd) (Medium General Service Time-of-Day)

METERED VOLTAGE.

The rates set forth in this tariff are based upon the delivery and measurements of energy at the same voltage, thus measurement will be made at or compensated to the delivery voltage. At the sole discretion of the Company, such compensation may be achieved through the use of loss compensating equipment, the use of formulas to calculate losses or the application of multipliers to the metered quantities. In such cases, the metered KWH and KW values will be adjusted for billing purposes. If the Company elects to adjust KWH and KW based on multipliers, the adjustment shall be in accordance with the following:

- Measurements taken at the low-side of a Customer-owned transformer will be multiplied by 1.01.
- (2) Measurements taken at the high-side of a Company-owned transformer will be multiplied by 0.98.

SPECIAL TERMS AND CONDITIONS.

This tariff is subject to the Company's Terms and Conditions of Service. Existing customers may initially choose to take service under this tariff without satisfying any requirements to remain on their current tariff for at least 12 months.

Customers with PURPA Section 210 qualifying cogeneration and/or small power productions facilities shall take service under Tariff COGEN/SPP I or by special agreement with the Company.

DATE OF ISSUE: April 9, 2021 DATE EFFECTIVE: Service Rendered On And After January 14, 2021 ISSUED BY:/s/Brian K. West TITLE: Vice President, Regulatory & Finance By Authority of Orders of the Public Service Commission In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021 KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 54 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 6-7 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 6-7

Tariff M.G.S.-T.O.D. Continued

(Medium General Service Time of Day)

Special Terms and Conditions
This tariff is subject to the Company's Terms and Conditions of Service. Existing customers may initially choose to take service under this tariff without satisfying any requirements to remain on their current tariff for at least 12 months.

Customers with PURPA Section 210 qualifying cogeneration and/or small powerproductions facilities shall take service under Tariff COGEN/SPP I or by special agreement with the Company.

DATE OF ISSUE: June 29: 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX. XXXX

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 9-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 9-1

TARIFF L.G.S (Large General Service)

AVAILABILITY OF SERVICE.

Available for general service to customers with average maximum demands greater than 100 KW but not more than 1,000 KW (excluding the demand served by the Load Management Time-of-Day provision).

Existing customers not meeting the above criteria will be permitted to continue service under present conditions only for continuous service at the premises occupied on or prior to December 5, 1984.

		Service Voltage		
	Secondary	Primary	Subtransmission	Transmission
Tariff Code	240, 242, 260	244, 246, 264	248, 268	250,270
Service Charge per Month	\$ 85.00	\$ 127.50	\$ 660.00	\$ 660.00
Demand Charge per KW	\$ 8.77	\$ 7.90	\$ 6.61	\$ 6.16
Excess Reactive Charge per KVA	\$ 3.46	\$ 3.46	\$ 3.46	\$ 3.46
Energy Charge per KWH	8.432¢	7.356¢	5.230¢	5.085¢ RRRR

MINIMUM CHARGE.

Bills computed under the above rate are subject to a monthly minimum charge comprised of the sum of the service charge and the minimum demand charge. The minimum demand charge is the product of the demand charge per KW and the monthly billing demand

ADJUSTMENT CLAUSES.

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Fuel Adjustment Clause	Sheet No. 5
System Sales Clause	Sheet No. 19
Franchise Tariff	Sheet No. 20
Demand-Side Management Adjustment Clause	Sheet No. 22
Federal Tax Cut Tariff	Sheet No. 23
Kentucky Economic Development Surcharge	Sheet No. 24
Environmental Surcharge	Sheet No. 29
Capacity Charge	Sheet No. 30
School Tax	Sheet No. 33
Purchase Power Adjustment	Sheet No. 35
Decommissioning Rider	Sheet No. 38

DELAYED PAYMENT CHARGE.

This tariff is due and payable in full on or before the due date stated on the bill. On all accounts not so paid, an additional charge of 5% of the unpaid balance will be made.

(Cont'd. On Sheet No. 9-2)

DATE OF ISSUE: August 20, 2021

DATE EFFECTIVE: Service Rendered On And After August 1, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance

By Authority Of an Order of the Public Service Commission

In Case No. 2021-00053 Dated August 2: 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 55 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 7-1 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 7-1

Tariff L.G.S. (Large General Service)

Availability of Service

Available for general service to customers with average maximum demands greater than 100 KW but not more than 1,000 KW (excluding the demand served by the Load Management Time-of*Day provision).

Existing customers not meeting the above criteria will be permitted to continue service under present conditions only for continuous service at the premises occupied on or prior to December 5, 1984.

Service Voltage

	Secondary	Primary	Subtransmission	Transmission
Tariff Code	240, 242, 260	244, 246, 264	248, 268	250, 270
Service Charge per Month	\$97.00	\$145.00	\$750.00	\$750.00
Demand Charge per kW	\$10.39	\$8.95	\$5.39	\$5.25
Excess Reactive Charge per KVA	\$3.46	\$3.46	\$3.46	\$3.46
Energy Charge per kWh	8 796¢	7.867¢	5.975¢	5.874¢

ΠRR

Minimum Charge

Bills computed under the above rate are subject to a monthly minimum charge comprised of the sum of the service charge and the minimum demand charge. The minimum demand charge is the product of the demand charge per KW and the monthly billing

Adjustment Clauses

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Kentucky Economic Development Surcharge	Sheet No. 27	т
Demand-Side Management Adjustment Clause	Sheet No. 28	i
System Sales Clause	Sheet No. 29	1
Fuel Adjustment Clause	Sheet No. 30	1
Purchase Power Adjustment	Sheet No. 31	
Environmental Surcharge	Sheet No. 32	
Decommissioning Rider	Sheet No. 33	1
Distribution Reliability Rider	Sheet No. 34	l N
Securitization Financing Rider	Sheet No. 35	l _N
Federal Tax Change Tariff	Sheet No. 36	
City's Franchise Fee	Sheet No. 37	
School Tax	Sheet No. 38	1.
		D

The rates set forth in this tariff are based upon the delivery and measurements of energy at the same voltage, thus measurement will be made at or compensated to the delivery voltage. At the sole discretion of the Company, such compensation may be achieved through the use of loss compensating equipment, the use of formulas to calculate losses or the application of multipliers to the metered quantities. In such cases, the metered KWH and KW values will be adjusted for billing purposes. If the Company elects to adjust KWH and KW based on multipliers, the adjustment shall be in accordance with the following:

- 1. Measurements taken at the low-side of a Customer owned transformer will be multiplied by 1.01.
- Measurements taken at the high-side of a Company-owned transformer will be multiplied by 0.98.

Continued on Sheet 7-2

DATE OF ISSUE: June 29: 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President- Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX, XXXX

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 9-2 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 9-2

TARIFF L.G.S (Cont'd) (Large General Service)

METERED VOLTAGE

The rates set forth in this tariff are based upon the delivery and measurement of energy at the same voltage, thus measurement will be made at or compensated to the delivery voltage. At the sole discretion of the Company, such compensation may be achieved through the use of loss compensating equipment, the use of formulas to calculate losses or the application of multipliers to the metered quantities. In such cases, the metered KWH and KW values will be adjusted for billing purposes. If the Company elects to adjust KWH and KW based on multipliers, the adjustment shall be in accordance with the following:

- (1) Measurements taken at the low-side of a customer-owned transformer will be multiplied by 1.01.
- (2) Measurements taken at the high-side of a Company-owned transformer will be multiplied by 0.98.

MONTHLY BILLING DEMAND.

Billing demand in KW shall be taken each month as the highest 15-minute integrated peak in kilowatts as registered during the month by a 15-minute integrating demand meter or indicator, or at the Company's option as the highest registration of a thermal type demand meter or indicator. The monthly billing demand so established shall in no event be less than 60% of the greater of (a) the customer's contract capacity or (b) the customer's highest previously established monthly billing demand during the past 11 months.

DETERMINATION OF EXCESS KILOVOLT-AMPERE (KVA) DEMAND.

The maximum KVA demand shall be determined by the use of a multiplier equal to the reciprocal of the average power factor recorded during the billing month, leading or lagging, applied to the metered demand. The excess KVA demand, if any, shall be the amount by which the maximum KVA demand established during the billing period exceeds 115% of the kilowatts of metered demand.

LOAD MANAGEMENT TIME-OF-DAY PROVISION.

Available to customers who use energy storage devices with time-differentiated load characteristics approved by the Company which consume electrical energy only during offpeak hours specified by the Company and store energy for use during on-peak hours, and who desire to receive service under this provision for their total requirements. This provision is also available for electric vehicle charging if separately metered.

Customers who desire to separately wire their load management load to a time-ofday meter and their general-use load to a standard meter shall receive service for both under the appropriate provision of this tariff.

RATE. (Tariff Code 251) Service Charge \$85.00 per month Energy Charge: All KWH used during on-peak billing period 14.426¢ per KWH All KWH used during offpeak billing period 7.888¢ per KWH

For the purpose of this tariff, the on-peak billing period is defined as 7:00 A.M. to 9:00 P.M. for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 P.M. to 7:00 A.M. for all weekdays and all hours of Saturday and Sunday.

(Cont'd on Sheet No. 9-3)

DATE OF ISSUE: August 20, 2021
DATE EFFECTIVE: Service Rendered On And After August 1, 2021
ISSUED 8Y: /s/ Brian K. West
TITLE: Vice President, Regulatory & Finance
By Authority Of an Order of the Public Service Commission
In Case No. 2021-00053 Dated August 2, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 56 of 194

Т

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 7-2 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 7-2

Tariff L.G.S. Continued (Large General Service)

Monthly Billing Demand

Billing demand in KW shall be taken each month as the highest 15-minute integrated peak in kilowatts as registered during the month by a 15-minute integrating demand meter or indicator, or at the Company's option as the highest registration of a thermal type demand meter or indicator. The monthly billing demand so established shall in no event be less than 60% of the greater of (a) the customer's contract capacity or (b) the customer's highest previously established monthly billing demand during the past 11 months.

Determination of Excess Kilovolt-Ampere (KVA) Demand

The maximum KVA demand shall be determined by the use of a multiplier equal to the reciprocal of the average power factor recorded during the billing month, leading or lagging, applied to the metered demand. The excess KVA demand, if any, shall be the amount by which the maximum KVA demand established during the billing period exceeds 115% of the kilowatts of metered demand.

Load Management Time of Day Provision

Available to customers who use energy storage devices with time-differentiated load characteristics approved by the Company which consume electrical energy only during off-peak hours specified by the Company and store energy for use during on-peak hours, and who desire to receive service under this provision for their total requirements. This provision is also available for electric vehicle charging if separately metered.

Customers who desire to separately wire their load management load to a time-of-day meter and their general-use load to a standard meter shall receive service for both under the appropriate provision of this tariff.

Rate (Tariff Code 251)

Service Charge	\$97.00	per month	
Energy Charge			
All kWh used during on-peak billing period	14.934¢	per kWh	
All kWh used during of Epeak billing period	8.695¢	per kWh	

For the purpose of this tariff, the on-peak billing period is defined as 7:00 A.M. to 9:00 P.M. for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 P.M. to 7:00 A.M. for all weekdays and all hours of Saturday and Sunday.

Term of Contract

Contracts under this tariff will be made for customers requiring a average maximum monthly demand between 500 KW and 1,000 KW and be made for an initial period of not less than 1 (one) year and shall remain in effect thereafter until either party shall give at least 6 months written notice to the other of the intention to terminate the contract. The Company reserves the right to require initial contracts or periods greater than 1 (one) year. For customers with demands less than 500 KW, a contract may, at the Company's ontion be required.

Where new Company facilities are required, the Company reserves the right to require initial contracts for periods greater than one year for all customers served under this tariff.

A new initial contract period will not be required for existing customers who change their contract requirements after the original initial period unless new or additional facilities are required.

Contract Capacity

The Customer shall set forth the amount of capacity contracted for (the "contract capacity") in an amount up to 1,000 KW. Contracts will be made in multiples of 25 KW. The Company is not required to supply capacity in excess of such contract capacity except with express written consent of the Company.

Continued on Sheet 7-3

heet 7-3

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX, XXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 9-3 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 9-3 T

TARIFF L.G.S (Cont'd)
(Large General Service)

TERM OF CONTRACT.

Contracts under this tariff will be made for customers requiring a average maximum monthly demand between 500 KW and 1,000 KW and be T made for an initial period of not less than I (one) year and shall remain in effect thereafter until either party shall give at least 6 months written notice to the other of the intention to terminate the contract. The Company reserves the right to require initial contracts or periods greater than 1 (one) year. For customers with demands less than 500 KW, a contract may, at the Company's option, be required.

Where new Company facilities are required, the Company reserves the right to require initial contracts for periods greater than one year for all customers served under this tariff.

A new initial contract period will not be required for existing customers who change their contract requirements after the original initial period unless new or additional facilities are required.

CONTRACT CAPACITY.

The Customer shall set forth the amount of capacity contracted for (the "contract capacity") in an amount up to 1,000 KW. Contracts will be made in multiples of 25 KW. The Company is not required to supply capacity in excess of such contract capacity except with express written consent of the Company.

SPECIAL TERMS AND CONDITIONS.

This tariff is subject to the Company's Terms and Conditions of Service.

This tariff is also available to Customers having other sources of energy supply but who desire to purchase standby or back-up electric service from the Company. Where such conditions exist the customer shall contract for the maximum amount of demand in KW, which the Company might be required to furnish, but not less than 100 KW nor more than 1,000 KW. The Company shall not be obligated to supply demands in excess of the contract capacity. Where service is supplied under the provisions of this paragraph, the billing demand each month shall be the highest determined for the current and previous two billings periods, and the minimum charge shall be as set forth under paragraph "Minimum Charge" above.

This tariff is available for resale service to mining and industrial customers who furnish service to customer-owned camps or villages where living quarters are rented to employees and where the customer purchases power at a single point for both his power and camp requirements.

Customers with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPPI or II or by special agreement with the Company.

(Cont'd on Sheet No. 9-4)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
BY Authority of Orders of the Public Service Commission
In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 57 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 7-3 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 7-3

Tariff L.G.S. Continued (Large General Service)

T

Special Terms and Conditions

This tariff is subject to the Company's Terms and Conditions of Service.

This tariff is also available to Customers having other sources of energy supply but who desire to purchase standby or back-up electric service from the Company. Where such conditions exist the customer shall contract for the maximum amount of demand in KW, which the Company might be required to furnish, but not less than 100 KW nor more than 1,000 KW. The Company shall not be obligated to supply demands in excess of the contract capacity. Where service is supplied under the provisions of this paragraph, the billing demand each month shall be the highest determined for the current and previous two billings periods, and the minimum charge shall be as set forth under paragraph "Minimum Charge" above.

This tariff is available for resale service to mining and industrial customers who furnish service to customer-owned camps or villages where living quarters are rented to employees and where the customer purchases power at a single point for both his power and camp requirements.

Customers with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPP I or Π or by special agreement with the Company.

Continued on Sheet 7-4

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 9-4 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 9-4

TARIFF L.G.S. – T.O.D (Large General Service – Time of Day)

AVAILABILITY OF SERVICE.

Available for general service customers with average maximum demands of 100 KW or greater. Customers may continue to qualify for service under this tariff until their 12-month average demand exceeds 1,000 KW. Availability is limited to the first 500 customers applying for service under this tariff.

Carries Valtage

RATE.

		service voltage		
	Secondary	Primary	Subtransmission	Transmission
Tariff Code	256	257	258	259
Service Charge per Month	\$ 85.00	\$ 127.50	\$ 660.00	\$ 660.00
Demand Charge per KW	\$ 10.92	\$ 8.17	\$ 1.77	\$ 1.75
Excessive Reactive Charge per KVA	\$ 3.46	\$ 3.46	\$ 3.46	\$ 3.46
On-Peak Energy Charge per KWH	10.284¢	10.142¢	10.055¢	9.969¢ RR R R
Off-Peak Energy Charge per KWH	5.360¢	5.318¢	5.293¢	5.267¢ RRRR

For the purpose of this tariff, the on-peak billing period is defined as 7:00 A.M. to 9:00 P.M., for all weekdays Monday through Friday. The off-peak billing period is defined as 9:00 P.M. to 7:00 A.M. for all weekdays and all hours of Saturday and Sunday.

MINIMUM CHARGE.

Bills computed under the above rate are subject to a monthly minimum charge comprised of the sum of the service charge and the minimum demand charge. The minimum demand charge is the product of the demand charge per KW and the monthly billing demand.

ADJUSTMENT CLAUSES.

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Fuel Adjustment Clause	Sheet No. 5
System Sales Clause	Sheet No. 19
Franchise Tariff	Sheet No. 20
Demand-Side Management	Sheet No. 22
Federal Tax Cut Tariff	Sheet No. 23
Kentucky Economic Development Surcharge	Sheet No. 24
Environmental Surcharge	Sheet No. 29
Capacity Charge	Sheet No. 30
School Tax	Sheet No. 33
Purchase Power Adjustment	Sheet No. 35
Decommissioning Rider	Sheet No. 38

DELAYED PAYMENT CHARGE.

Bills under this tariff are due and payable within fifteen (15) days of the mailing date. On all accounts not paid in full by the next billing date additional charge of 5% of the unpaid portion will be made.

(Cont'd on Sheet No. 9-5)

DATE OF ISSUE: August 20, 2021,

DATE EFFECTIVE: Service Rendered On And After August 1, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority Of an Order of the Public Service Commission.

In Case No. 2021-00053 Dated August 2 2021.

Section II - Application
Filing Requirements
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 7-4 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 7-4

KPSC Case No. 2023-00159

IIII RRII IIII

Tariff L.G.S.-T.O.D. (Large General Service Time of Day)

Availability of Service

Available for general service customers with average maximum demands of 100 KW or greater. Customers may continue to qualify for service under this tariff until their 12-month average demand exceeds 1,000 KW. Availability is limited to the first 500 customers applying for service under this tariff.

Rate

Service Voltage

	Secondary	Primary	Subtransmission	Transmission
Tariff Code	256	257	258	259
Service Charge per Month	\$97.00	\$145.00	\$750.00	\$750.00
Demand Charge per kW	\$9.13	\$7.76	\$4.40	\$4.33
Excess Reactive Charge per KVA	\$3.46	\$3.46	\$3.46	\$3.46
On-Peak Energy Charge per kWh	11.793¢	11.238¢	11.075¢	10.938¢
Off Peak Energy Charge per kWh	6.194¢	6.021¢	5.970¢	5.927¢

For the purpose of this tariff, the on peak billing period is defined as 7:00 A.M. to 9:00 P.M., for all weekdays Monday through Friday. The off peak billing period is defined as 9:00 P.M. to 7:00 A.M. for all weekdays and all hours of Saturday and Sunday.

Minimum Charge

Bills computed under the above rate are subject to a monthly minimum charge comprised of the sum of the service charge and the minimum demand charge. The minimum demand charge is the product of the demand charge per KW and the monthly billing demand.

Adjustment Clauses

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Kentucky Economic Development Surcharge	Sheet No. 27	T
Demand-Side Management Adjustment Clause	Sheet No. 28	T.
System Sales Clause	Sheet No. 29	
Fuel Adjustment Clause	Sheet No. 30	
Purchase Power Adjustment	Sheet No. 31	
Environmental Surcharge	Sheet No. 32	Þ
Decommissioning Rider	Sheet No. 33	
Distribution Reliability Rider	Sheet No. 34	N
Securitization Financing Rider	Sheet No. 35	N
Federal Tax Change Tariff	Sheet No. 36	
City's Franchise Fee	Sheet No. 37	1
School Tax	Sheet No. 38	
		D

Metered Voltage

The rates set forth in this tariff are based upon the delivery and measurement of energy at the same voltage, thus measurement will be made at or compensated to the delivery voltage. At the sole discretion of the Company, such compensation may be achieved through the use of loss compensating equipment, the use of formulas to calculate losses or the application of multipliers to the metered quantities. In such cases, the metered KWH and KW values will be adjusted for billing purposes. If the Company elects to adjust KWH and KW based on multipliers, the adjustment shall be in accordance with the following:

- 1. Measurements taken at the low-side of a Customer owned transformer will be multiplied by 1.01.
- 2. Measurements taken at the high-side of a Company-owned transformer will be multiplied by 0.98

Continued on Sheet 7-5

Sheet 7-5 T

DATE OF ISSUE: June 29 · 2023

DATE EFFECTIVE: January 1 · 2024

ISSUED BY: /s/ Brian K. West

TITLE: Vice President-Regulatory & Finance
By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX, XXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 9-5 T

CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 9-5 T

TARIFFIGS - TOD

(Large General Service - Time of Day)

METERED VOLTAGE.

The rates set forth in this tariff are based upon the delivery and measurement of energy at the same voltage, thus measurement will be made at or compensated to the delivery voltage. At the sole discretion of the Company, such compensation may be achieved through the use of loss compensating equipment, the use of formulas to calculate losses or the application of multipliers to the metered quantities. In such cases, the metered KWH and KW values will be adjusted for billing purposes. If the Company elects to adjust KWH and KW based on multipliers, the adjustment shall be in accordance with the following:

- Measurements taken at the low-side of a customer-owned transformer will be multiplied by 1.01.
- (2) Measurements taken at the high-side of a Company-owned transformer will be multiplied by 0.98.

MONTHLY BILLING DEMAND.

Billing demand in KW shall be taken each month as the highest 15-minute integrated peak in kilowatts as registered during the month by a 15-minute integrating demand meter or indicator, or at the Company's option as the highest registration of a thermal type demand meter or indicator. The monthly billing demand so established shall in no event be less than 60% of the greater of (a) the customer's contract capacity or (b) the customer's highest previously established monthly billing demand during the past 11 months.

DETERMINATION OF EXCESS KILOVOLT-AMPERE (KVA) DEMAND.

The maximum KVA demand shall be determined by the use of a multiplier equal to the reciprocal of the average power factor recorded during the billing month, leading or lagging, applied to the metered demand. The excess KVA demand, if any, shall be the amount by which the maximum KVA demand established during the billing period exceeds 115% of the kilowatts of metered demand.

TERM OF CONTRACT.

Contracts under this tariff will be made for customers requiring a average maximum monthly demand between 500 KW and 1,000 KW and __T be made for an initial period of not less than I (one) year and shall remain in effect thereafter until either party shall give at least 6 months written notice to the other of the intention to terminate the contract. The Company reserves the right to require initial contracts or periods greater than 1 (one) year. For customers with demands less than 500 KW, a contract may, at the Company's option, be required.

Where new Company facilities are required, the Company reserves the right to require initial contracts for periods greater than one year for all customers served under this tariff.

A new initial contract period will not be required for existing customers who change their contract requirements after the original initial period unless new or additional facilities are required.

CONTRACT CAPACITY.

The Customer shall set forth the amount of capacity contracted for (the "contract capacity") in an amount up to 1,000 KW. Contracts will be made in multiples of 25 KW. The Company is not required to supply capacity in excess of such contract capacity except with express written consent of the Company

(Cont'd on Sheet 9-6)

DATE OF ISSUE: April 9, 2021 DATE EFFECTIVE: Service Rendered On And After January 14, 2021 ISSUED BY: /s/ Brian K. West TITLE: Vice President, Regulatory & Finance By Authority of Orders of the Public Service Commission In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021 KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 59 of 194

Т

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 7-5 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 7-5

Tariff L.G.S.-T.O.D. Continued (Large General Service Time of Day)

Monthly Billing Demand

Billing demand in KW shall be taken each month as the highest 15-minute integrated peak in kilowatts as registered during the month by a 15-minute integrating demand meter or indicator, or at the Company's option as the highest registration of a thermal type demand meter or indicator. The monthly billing demand so established shall in no event be less than 60% of the greater of (a) the customer's contract capacity or (b) the customer's highest previously established monthly billing demand during the past 11 months

Determination of Excess Kilovolt-Ampere (KVA) Demand

The maximum KVA demand shall be determined by the use of a multiplier equal to the reciprocal of the average power factor recorded during the billing month, leading or lagging, applied to the metered demand. The excess KVA demand, if any, shall be the amount by which the maximum KVA demand established during the billing period exceeds 115% of the billowatts of metered demand

Term of Contract

Contracts under this tariff will be made for customers requiring a average maximum monthly demand between 500 KW and 1,000 KW and be made for an initial period of not less than 1 (one) year and shall remain in effect thereafter until either party shall give at least 6 months written notice to the other of the intention to terminate the contract. The Company reserves the right to require initial contracts or periods greater than 1 (one) year. For customers with demands less than 500 KW, a contract may, at the Company's option, be required.

Where new Company facilities are required, the Company reserves the right to require initial contracts for periods greater than one year for all customers served under this tariff.

A new initial contract period will not be required for existing customers who change their contract requirements after the original initial period unless new or additional facilities are required.

Contract Capacity
The Customer shall set forth the amount of capacity contracted for (the "contract capacity") in an amount up to 1,000 KW. Contracts will be made in multiples of 25 KW. The Company is not required to supply capacity in excess of such contract capacity except with express written consent of the Company.

Special Terms and Conditions

This tariff is subject to the Company's Terms and Conditions of Service.

This tariff is also available to Customers having other sources of energy supply but who desire to purchase standby or back-up electric service from the Company. Where such conditions exist the customer shall contract for the maximum amount of demand in KW, which the Company might be required to furnish, but not less than 100 KW nor more than 1,000 KW. The Company shall not be obligated to supply demands in excess of the contract capacity. Where service is supplied under the provisions of this paragraph, the billing demand each month shall be the highest determined for the current and previous two billings periods, and the minimum charge shall be as set forth under paragraph "Minimum Charge" above.

This tariff is available for resale service to mining and industrial customers who furnish service to customer owned camps or villages where living quarters are rented to employees and where the customer purchases power at a single point for both his power and camp requirements.

Customers with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPP I or II or by special agreement with the Company

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DATE OF ISSUE: June 29 - 2023 DATE EFFECTIVE: January 1 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President - Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX, XXXX

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 60 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 9-6 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 9-6 T

TARIFF L.G.S. – T.O.D. (Cont'd)
(Large General Service – Time of Day)

SPECIAL TERMS AND CONDITIONS.

This tariff is subject to the Company's Terms and Conditions of Service.

This tariff is also available to Customers having other sources of energy supply but who desire to purchase standby or back-up electric service from the Company. Where such conditions exist the customer shall contract for the maximum amount of demand in KW, which the Company might be required to furnish, but not less than 100 KW nor more than 1,000 KW. The Company shall not be obligated to supply demands in excess of the contract capacity. Where service is supplied under the provisions of this paragraph, the billing demand each month shall be the highest determined for the current and previous two billings periods, and the minimum charge shall be as set forth under paragraph "Minimum Charge" above.

This tariff is available for resale service to mining and industrial customers who furnish service to customer-owned camps or villages where living quarters are rented to employees and where the customer purchases power at a single point for both his power and camp requirements.

Customers with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPP I or II or by special agreement with the Company.

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s / Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission
In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

Tariff L.G.S.-T.O.D. is now contained on five pages instead of six pages.

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 10-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 10-1

TARIFF I.G.S. (Industrial General Service)

AVAILABILITY OF SERVICE,

Available for commercial and industrial customers with contract demands of at least 1,000 KW. Customers shall contract for a definite amount of electrical capacity in kilowatts, which shall be sufficient to meet average maximum requirements.

Service Voltage

	secondary	Primary	Subtransmission	Transmission	
Tariff Code	356	358/370	359/371	360/372	
Service Charge per month	\$276.00	\$276.00	\$794.00	\$1,353.00	
Demand Charge per KW					
Of monthly on-peak billing demand	\$25.88	\$22.96	\$16.33	\$16.08	
Of monthly off-peak billing demand	\$ 1.80	\$ 1.78	\$ 1.76	\$ 1.75	
Energy Charge per KWH	2.698¢	2.660¢	2.635¢	2.612¢	RRRR
Reactive Demand Charge for each kilovar of maximum					

leading or lagging reactive demand in excess of

50 percent of the KW of monthly metered demand \$0.69/ KVAR

For the purpose of this tariff, the on-peak billing period is defined as 7:00 AM to 9:00 PM for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 PM to 7:00 AM for all weekdays and all hours of Saturday and Sunday.

.MINIMUM DEMAND CHARGE.

The minimum demand charge shall be equal to the minimum billing demand times the following minimum demand rates:

Secondary	Primary	Subtransmission	Transmission
\$28.77/KW	\$25.81/KW	\$19.17/KW	\$18.88/kW

The minimum billing demand shall be the greater of 60% of the contract capacity set forth on the contract for electric service or 60% of the highest billing demand, on-peak or off peak, recorded during the previous eleven months.

MINIMUM CHARGE.

This tariff is subject to a minimum charge equal to the Service Charge plus the Minimum Demand Charge

(Cont'd on Sheet No. 10-2)

DATE OF ISSUE: August 20 2021

DATE EFFECTIVE: Service Rendered On And After August 1, 2021

ISSUED BY: /s/.Brian K. West

TITLE: Vice President Regulatory & Finance

By Authority Of an Order of the Public Service Commission

In Case No. 2021-00053 Dated August 2: 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 61 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 8-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 8-1

Tariff I.G.S. (Industrial General Service)

Availability of Service

Available for commercial and industrial customers with contract demands of at least 1,000 KW. Customers shall contract for a definite amount of electrical capacity in kilowatts, which shall be sufficient to meet average maximum requirements.

Rate

Service Voltage

	Secondary	Primary	Subtransmission	Transmission
Tariff Code	356	358/370	359/371	360/372
Service Charge per Month	\$276.00	\$276.00	\$794.00	\$1.353.00
Demand Charge per kW				
Of monthly on-peak billing demand	\$27.32	\$25.31	\$17.89	\$17.52
Of monthly offpeak billing demand	\$1.84	\$1.78	\$1.75	\$1.73
Energy Charge per kWh	3.214€	3.063¢	3.018€	2.981¢

Reactive Demand Charge for each kilovar of maximum leading or lagging reactive demand in excess of 50 percent of the KW of monthly metered demand.

\$0.69/KVAR

For the purpose of this tariff, the our peak billing period is defined as 7:00 AM to 9:00 PM for all weekdays, Monday through Friday. The offpeak billing period is defined as 9:00 PM to 7:00 AM for all weekdays and all hours of Saturday and Sunday.

Minimum Demand Charge

The minimum demand charge shall be equal to the minimum billing demand times the following minimum demand rates:

Secondary	Primary	Subtransmission	Transmission
\$26.01 / kW	\$24.05 / kW	\$16.64 / kW	\$16.29 / kW

RRRR

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The minimum billing demand shall be the greater of 60% of the contract capacity set forth on the contract for electric service or 60% of the highest billing demand, on-peak or off-peak, recorded during the previous eleven months.

Minimum Charge

This tariff is subject to a minimum charge equal to the Service Charge plus the Minimum Demand Charge.

Adjustment Clauses
The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Kentucky Economic Development Surcharge	Sheet No. 27
Demand-Side Management Adjustment Clause	Sheet No. 28
System Sales Clause	Sheet No. 29 Sheet No. 30
Fuel Adjustment Clause Purchase Power Adjustment	Sheet No. 30 Sheet No. 31
Environmental Surcharge	Sheet No. 31
Decommissioning Rider	Sheet No. 32
Distribution Reliability Rider	Sheet No. 34
Securitization Financing Rider	Sheet No. 35
Federal Tax Change Tariff	Sheet No. 36
City's Franchise Fee	Sheet No. 37
School Tax	Sheet No. 38

Continued on Sheet 8-2

June 29: 2023 DATE OF ISSUE: DATE EFFECTIVE: January 1: 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX, XXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 10-2 T CANCELLING P.S.C. KY. NO. 11 1ST REVISED SHEET NO. 10-2 T

TARIFF I.G.S. (Industrial General Service)

ADJUSTMENT CLAUSES.

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Fuel Adjustment Clause	Sheet No. 5	
System Sales Clause	Sheet No. 19	
Franchise Tariff	Sheet No. 20	
Demand-Side Management Adjustment Clause	Sheet No. 22	
Federal Tax Cut Tariff	Sheet No. 23	
Kentucky Economic Development Surcharge	Sheet No. 24	
Environmental Surcharge	Sheet No. 29	T
Capacity Charge	Sheet No. 30	Т
School Tax	Sheet No. 33	
Purchase Power Adjustment	Sheet No. 35	
Decommissioning Rider	Sheet No. 38	

DELAYED PAYMENT CHARGE.

Bills under this tariff are due and payable within fifteen (15) days of the mailing date. On all accounts not paid in full by the next billing date, an additional charge of 5% of the unpaid portion will be made.

METERED VOLTAGE.

The rates set forth in this tariff are based upon the delivery and measurement of energy at the same voltage, thus measurement will be made at or compensated to the delivery voltage. At the sole discretion of the Company, such compensation may be achieved through the use of loss compensating equipment, the use of formulate losses or the application of multipliers to the metered quantities. In such cases, the metered KWH and KVA values will be adjusted for billing purposes. If the Company elects to adjust KWH and KW based on multipliers, the adjustment shall be in accordance with the following:

- 1) Measurements taken at the low-side of a Customer-owned transformer will be multiplied by 1.01.
- 2) Measurements taken at the high-side of a Companyowned transformer will be multiplied by 0.98.

MONTHLY BILLING DEMAND.

The monthly on-peak and off-peak billing demands in KW shall be taken each month as the highest single 15-minute integrated peak in KW as registered by a demand meter during the on-peak and offpeak billing periods, respectively.

The reactive demand in KVARs shall be taken each month as the highest single 15-minute integrated peak in KVARs as registered during the month by a demand meter or indicator.

TERM OF CONTRACT.

Contracts under this tariff will be made for an initial period of not less than two years and shall remain in effect thereafter until either party shall give at least 12 months' written notice to the other of the intention to terminate the contract. The Company reserves the right to require initial contracts for periods greater than two years.

A new initial contract period will not be required for existing customers who change their contract requirements after the original initial period unless new or additional facilities are required.

(Cont'd on Sheet No. 10-3)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 62 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 8-2 CANCELLING P.S.C. KY. NO. _____SHEET NO. X-X

Tariff I.G.S. Continued (Industrial General Service)

D

Metered Voltage

The rates set forth in this tariff are based upon the delivery and measurement of energy at the same voltage, thus measurement will be made at or compensated to the delivery voltage. At the sole discretion of the Company, such compensation may be achieved through the use of loss compensating equipment, the use of formulas to calculate losses or the application of multipliers to the metered quantities. In such cases, the metered KWH and KVA values will be adjusted for billing purposes. If the Company elects to adjust KWH and KW based on multipliers, the adjustment shall be in accordance with the following:

- 1. Measurements taken at the low-side of a Customer owned transformer will be multiplied by 1.01.
- Measurements taken at the high-side of a Company-owned transformer will be multiplied by 0.98.

Monthly Billing Demand

The monthly on peak and offpeak billing demands in KW shall be taken each month as the highest single 15-minute integrated peak in KW as registered by a demand meter during the on-peak and off-peak billing periods, respectively.

The reactive demand in KVARs shall be taken each month as the highest single 15-minute integrated peak in KVARs as registered during the month by a demand meter or indicator.

Term of Contract

Contracts under this tariff will be made for an initial period of not less than two years and shall remain in effect thereafter until either party shall give at least 12 months' written notice to the other of the intention to terminate the contract. The Company reserves the right to require initial commacts for periods greater than two years.

A new initial contract period will not be required for existing customers who change their contract requirements after the original initial period unless new or additional facilities are required.

Contract Capacity

The Customer shall set forth the amount of capacity contracted for ("the contract capacity") in an amount equal to or greater than 1,000 KW in multiplies of 100 KW. The Company is not required to supply capacity in excess of such contract capacity except with express written consent of the Company.

Special Terms and Conditions

This tariff is subject to the Company's Terms and Conditions of Service.

This tariff is available for resale service to mining and industrial Customers who furnish service to Customer-owned camps or villages where living quarters are rented to employees and where the Customer purchases power at a single point for both the power and camp requirements.

This tariff is also available to Customers having other sources of energy supply, but who desire to purchase standby or back-up electric service & from the Company. Where such conditions exist the Customer shall contract for the maximum amount of demand in KW which the Company might be required to furnish, but not less than 1,000 KW. The Company shall not be obligated to supply demands in excess of that contracted capacity. Where service is supplied under the provisions of this paragraph, the billing demand each month shall be the highest determined for the current and previous two billing periods, and the minimum charge shall be as set forth under paragraph "Minimum Charge" above.

A Customer's plant is considered as one or more buildings, which are served by a single electrical distribution system provided and operated by the Customer. When the size of the Customer's load necessitates the delivery of energy to the Customer's plant over more than one circuit, the Company may elect to connect its circuits to different points on the Customer's system irrespective of contrary provisions in Terms and Conditions of Service.

Customer with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPP II or by special agreement with the Company.

D

DATE OF ISSUE: June 29 · 2023 DATE EFFECTIVE: January 1 · 2024 ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President-Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX, XXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 10-3 T

TARIFF I.G.S. (Industrial General Service)

CONTRACT CAPACITY

The Customer shall set forth the amount of capacity contracted for ("the contract capacity") in an amount equal to or greater than 1,000 KW in multiplies of 100 KW. The Company is not required to supply capacity in excess of such contract capacity except with express written consent of the Company.

SPECIAL TERMS AND CONDITIONS.

This tariff is subject to the Company's Terms and Conditions of Service.

This tariff is available for resale service to mining and industrial Customers who furnish service to Customer-owned camps or villages where living quarters are rented to employees and where the Customer purchases power at a single point for both the power and camp requirements.

This tariff is also available to Customers having other sources of energy supply, but who desire to purchase standby or back-up electric service from the Company. Where such conditions exist the Customer shall contract for the maximum amount of demand in KW which the Company might be required to furnish, but not less than 1,000 KW. The Company shall not be obligated to supply demands in excess of that contracted capacity. Where service is supplied under the provisions of this paragraph, the billing demand each month shall be the highest determined for the current and previous two billing periods, and the minimum charge shall be as set forth under paragraph "Minimum Charge" above.

A Customer's plant is considered as one or more buildings, which are served by a single electrical distribution system provided and operated by the Customer. When the size of the Customer's load necessitates the delivery of energy to the Customer's plant over more than one circuit, the Company may elect to connect its circuits to different points on the Customer's system irrespective of contrary provisions in Terms and Conditions of Service.

Customer with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPP II or by special agreement with the Company.

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission
In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159
Section II - Application
Filing Requirements
Supplemental Exhibit E
Page 63 of 194

Tariff I.G.S. is now contained on two pages instead of three pages.

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 13-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 13-1

TARIFF M.W. (Municipal Waterworks)

AVAILABILITY OF SERVICE.

Available only to incorporated cities and towns and authorized water districts and to utility companies operating under the jurisdiction of Public Service Commission of Kentucky for the supply of electric energy to waterworks systems and sewage disposal systems served under this tariff on September 1, 1982, and only for continuous service at the premises occupied by the Customer on this date. If service hereunder is discontinued, it shall not again be available.

Customer shall contract with the Company for a reservation in capacity in kilovolt-amperes sufficient to meet with the maximum load, which the Company may be required to furnish.

RATE. (Tariff Code 540)

Service Charge	25.00 per month	
Energy Charge:		
All KWH Used Per Month	9.800¢ per KWH	01

MINIMUM CHARGE

This tariff is subject to a minimum monthly charge equal to the sum of the service charge plus \$9.78 per KVA as determined from I customer's total connected load

ADJUSTMENT CLAUSES.

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Fuel Adjustment Clause	Sheet No. 5
System Sales Clause	Sheet No. 19
Franchise Tariff	Sheet No. 20
Demand-Side Management	Sheet No. 22
Federal Tax Cut Tariff	Sheet No. 23
Kentucky Economic Development Surcharge	Sheet No. 24
Environmental Surcharge	Sheet No. 29
Capacity Charge	Sheet No. 30
School Tax	Sheet No. 33
Purchase Power Adjustment	Sheet No. 35
Decommissioning Pider	Sheet No. 39

PAYMENT.

Bills will be rendered monthly and will be due and payable on or before the due date stated on the bill.

DELAYED PAYMENT CHARGE.

Bills under this tariff are due and payable within fifteen (15) days after their mailing date. All accounts not paid in full by the next billing date will be assessed an additional charge of 5% of the outstanding unpaid portion will be made.

(Cont'd on Sheet No. 13-2)

DATE OF ISSUE: August 20, 2021,

DATE EFFECTIVE: Service Rendered On And After August 1, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President - Regulatory & Finance

By Authority Of an Order of the Public Service Commission,

In Case No. 2021-00053 Dated August 2: 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 64 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 9-1 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 9-1

Tariff M.W. (Municipal Waterworks)

Availability of Service

Available only to incorporated cities and towns and authorized water districts and to utility companies operating under the jurisdiction of Public Service Commission of Kentucky for the supply of electric energy to waterworks systems and sewage disposal systems served under this tariff on September 1, 1982, and only for continuous service at the premises occupied by the Customer on this date. If service hereunder is discontinued, it shall not again be available.

Customer shall contract with the Company for a reservation in capacity in kilovolt-amperes sufficient to meet with the maximum load, which the Company may be required to furnish

Rate (Tariff Code 540)

Service Charge	\$28.00	per month	I
Energy Charge All kWh used per month	10.506¢	per kWh	Ĩ

Minimum Charge

This tariff is subject to a minimum monthly charge equal to the sum of the service charge plus \$9.55 per KVA as determined from customer's total connected load.

Adjustment Clauses

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Kentucky Economic Development Surcharge	Sheet No. 27	T,
Demand-Side Management Adjustment Clause	Sheet No. 28	1
System Sales Clause	Sheet No. 29	1
Fuel Adjustment Clause	Sheet No. 30	
Purchase Power Adjustment	Sheet No. 31	
Environmental Surcharge	Sheet No. 32	D
Decommissioning Rider	Sheet No. 33	L
Distribution Reliability Rider	Sheet No. 34	N
Securitization Financing Rider	Sheet No. 35	N
Federal Tax Change Tariff	Sheet No. 36	
City's Franchise Fee	Sheet No. 37	
School Tax	Sheet No. 38	I.
		D

Term of Contract

Contracts under this tariff will be made for not less than (1) one year with self-renewal provisions for successive periods of (1) one year each until either party shall give at least 60 days' written notice to the other of the intention to discontinue at the end of any yearly period. The Company will have the right to require contracts for periods of longer than (1) one year.

Special Terms and Conditions Terms and Conditions of Service.

This tariff is not available to customers having other sources of energy supply.

DATE OF ISSUE: June 29 - 2023 DATE EFFECTIVE: January 1 2024

TITLE: Vice President-Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX, XXXX

ISSUED BY: /s/ Brian K. West

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 65 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 13-2 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 13-2 T

TARIFF M.W. (Cont'd) (Municipal Waterworks)

TERM OF CONTRACT.

Contracts under this tariff will be made for not less than (1) one year with self-renewal provisions for successive periods of (1) one year each until either party shall give at least 60 days' written notice to the other of the intention to discontinue at the end of any yearly period. The Company will have the right to require contracts for periods of longer than (1) one year.

SPECIAL TERMS AND CONDITIONS.

This tariff is subject to the Company's Terms and Conditions of Service.

This tariff is not available to customers having other sources of energy supply.

DATE OF ISSUE: April 9, 2021
DATE EFFECTIVE: Service Rendered On And After January 14, 2021
ISSUED BY: /s/ Brian K. West
TITLE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission
In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

Tariff M.W. is now contained on one page instead of two pages.

P.S.C. KY. NO. 122nd REVISED SHEET NO. 14-1 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 14-1

TARIFF O.L. (Outdoor Lighting)

AVAILABILITY OF SERVICE.

Available for outdoor lighting to individual customers in locations where municipal street lighting is not applicable. New installations of High Pressure Sodium, Mercury Vapor and Metal Halide lamps shall cease on January 14, 2021.

BASE FUEL RATE.

Customers receiving service under this tariff will receive bills calculated using per lamp and base fuel charge. The base fuel charge will be calculated each month as shown below by multiplying the approved base fuel amount set forth in the Company's Fuel Adjustment Clause tariff by the relevant monthly kWh value set forth in the monthly kWh table included below in the Adjustment Clauses section of

RATE.

A. OVERHEAD LIGHTING SERVICE

Tariff Code			
	1. High Pressure Sodium		
094	100 watts { 9,500 Lumens}	\$ 9.06	per lamp + 0.02612 x kWh in Sheet No. 14-5 in Company's tariff
113	150 watts (16,000 Lumens)	\$ 10.33	per lamp + 0.02612 x kWh in Sheet No. 14-5 in Company's tariff
097	200 watts { 22,000 Lumens}	\$ 12.52	per lamp + 0.02612 x kWh in Sheet No. 14-5 in Company's tariff
103	250 watts { 28,000 Lumens}	\$ 17.84	per lamp + 0.02612 x kWh in Sheet No. 14-5 in Company's tariff
098	400 watts (50,000 Lumens)	\$ 19.78	per lamp + 0.02612 x kWh in Sheet No. 14-5 in Company's tariff
Tariff Code			
	2. Mercury Vapor		
093	175 watts (7,000 Lumens)	\$ 11.55	per lamp + 0.02612 x kWh in Sheet No. 14-5 in Company's tariff
095	400 watts (20,000 Lumens)	\$ 19.88	per lamp + 0.02612 x kWh in Sheet No. 14-5 in Company's tariff
Tariff Code	3. LED		
150	6,000 – 8,500 Lumens	\$6.62	per lamp + 0.02612 x kWh in Sheet No. 14-5 in Company's tariff

Company will provide lamp, photo-electric relay control equipment, luminaries and upsweep arm not over six feet in length, and will mount same on an existing pole carrying secondary circuits.

(Cont'd on Sheet No. 14-2)

DATE OF ISSUE: November 24, 2021 DATE EFFECTIVE: Service Rendered On And After December 30, 2021 ISSUED BY: /s/ Brian K. West TITLE: Vice President, Regulatory & Finance By Authority Of an Order of the Public Service Commission In Case No. XXXX-XXXXX Dated XXXX XX, XXXX

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 66 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 10-1 CANCELLING P.S.C. KY, NO. 12 1st REVISED SHEET NO. 10-1

Tariff O.L. (Outdoor Lighting)

Availability of Service

Available for outdoor lighting to individual customers in locations where municipal street lighting is not applicable provided the lighting location designated by the Customer is reasonably accessible to the Company's service vehicles without causing damage to the Customer's or other's property. New installations of High Pressure Sodium, Mercury Vapor and Metal Halide lamps shall cease on January 14, 2021.

Base Fuel Rate
Customers receiving service under this tariff will receive bills calculated using per lamp and base fuel charge. The base fuel charge will be calculated each month as shown below by multiplying the approved base fuel amount set forth in the Company's Fuel Adjustment Clause tariff by the relevant monthly kWh value set forth in the monthly kWh table included below in the Adjustment Clauses section of this tariff.

D

A. Overhead Lighting Service

	Tariff Code	Watts	Rate	
	0 94	100 (9,500 Lumens)	\$10.53	per lamp + 0.02612 x kWh in Sheet No. 10-4
High	113	150 (16,000 Lumens)	\$12.01	per lamp + 0.02612 x kWh in Sheet No. 10-4
Pressure	●97	200 (22,000 Lumens)	\$14.55	per lamp + 0.02612 x kWh in Sheet No. 10-4
Sodium	103	250 (28,000 Lumens)	\$20.74	per lamp + 0.02612 x kWh in Sheet No. 10-4
	9 98	400 (50 000 Lumens)	\$22.99	per lamn + 0.02612 x kWh in Sheet No. 10-4

	Tariff Code	Watts	Rate	
Mercury	093	175 (7,000 Lumens)	\$13,43	per lamp + 0.02612 x kWh in Sheet No. 10-4
Vapor	095	400 (20,000 Lumens)	\$23.11	per lamp + 0.02612 x kWh in Sheet No. 10-4

	Tariff Code	Lumens	Rate	
LED	150	6,000-10,000	\$7.70	per lamp + 0.02612 x kWh in Sheet No. 10-4

Company will provide lamp, photo-electric relay control equipment, luminaries and upsweep arm not over six feet in length, and will mount same on an existing pole carrying secondary circuits.

Post-Top Lighting Service

	Tariff Code	Watts	Rate	
	111	100 (9,500 Lumens)	\$19.09	per lamp + 0.02612 x kWh in Sheet No. 10-4
High	122	150 (16,000 Lumens)	\$30.03	per lamp + 0.02612 x kWh in Sheet No. 10-4
Pressure				
Sodium	120	250 (19,000 Lumens)	\$34.96	per lamp + 0.02612 x kWh in Shect No. 10-4
	126	400 (40,000 Lumens)	\$45.88	per lamp + 0.02612 x kWh in Sheet No. 10-4

75	Tariff Code	Watts	Rate	3
Mercury Vapor	099	175 (7,00 0 Lumens)	\$15.40	per lamp + 0.02612 x kWh in Sheet No. 10-4

Continued on Sheet 10-2

DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX. XXXX

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3 LED

4,300 - 6,300 Lumens

P.S.C. KY. NO. 12 2nd REVISED SHEET NO. 14-2 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 14-2

per lamp + 0.02612 x kWh in Sheet No. 14-5 in Company's tariff

TARIFF O.L. (Cont'd.) (Outdoor Lighting)

RATE. (Cont'd.)

160

	В.	POST-TOP LIGHTING SE	RVICE	
Tariff Code				
	1. Hig	gh Pressure Sodium		
111	100 w	atts (9,500 Lumens)	\$ 16.42	per lamp + 0.02612 x kWh in Sheet No. 14-5 in Company's tariff
122	150 w	atts (16,000 Lumens)	\$ 25.83	per lamp + 0.02612 x kWh in Sheet No. 14-5 in Company's tariff
121	100 w	atts (9,500 Lumens)	\$ 30.00	per lamp + 0.02612 x kWh in Sheet No. 14-5 in Company's tariff
120	250 wa	atts (19,000 Lumens)	\$ 30.07	per lamp + 0.02612 x kWh in Sheet No. 14-5 in Company's tariff
126	400 wa	atts (40,000 Lumens)	\$ 39.47	per lamp + 0.02612 x kWh in Sheet No. 14-5 in Company's tariff
Tariff Code				
	2. Me	rcury Vapor		
099	175 wa	atts (7,000 Lumens)	\$ 13.25	per lamp + 0.02612 x kWh in Sheet No. 14-5 in Company's tariff
Tariff Code				

Company will provide lamp photo-electric relay control equipment, luminaries, post, and installation including underground wiring for a distance of thirty feet from the Company's existing secondary circuits. Incremental costs of installation beyond thirty feet shall be the responsibility of the customer.

\$19.05

FLOOD LIGHTING SERVICE

Tariff Code		
107 109	High Pressure Sodium watts {22,000 Lumens} 400 watts {50,000 Lumens}	\$ 14.38 per lamp + 0.02612 x kWh in Sheet No. 14-5 in Company's tariff $$$ 21.00 per lamp + 0.02612 x kWh in Sheet No. 14-5 in Company's tariff
Tariff Code		
	2. Metal Halide	
110	250 watts (20,500 Lumens)	\$ 17.45 per lamp + 0.02612 x kWh in Sheet No. 14-5 in Company's tariff
116	400 watts (36,000 Lumens)	\$ 21.98 per lamp + 0.02612 x kWh in Sheet No. 14-5 in Company's tariff
131	1000 watts (110,000 Lumens)	\$ 40.01 per lamp + 0.02612 x kWh in Sheet No. 14-5 in Company's tariff
130	250 watts Mongoose (20,500 Lumens)	\$ 22.76 per lamp + 0.02612 x kWh in Sheet No. 14-5 in Company's tariff
136	400 watts Mongoose (36,000 Lumens)	\$ 27.78 per lamp + 0.02612 x kWh in Sheet No. 14-5 in Company's tariff

(Cont'd on Sheet No. 14-3)

DATE OF ISSUE: November 24, 2021

DATE EFFECTIVE: Service Rendered On And After December 30, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance

By Authority Of an Order of the Public Service Commission

In Case No. XXXX-XXXXX Dated XXXX XX, XXXX

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 67 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 10-2 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 10-2

Tariff O.L. Continued (Outdoor Lighting)

Post-Top Lighting Service Continued

Tariff Code Lumens Rate per lamp + 0.02612 x kWh in Sheet No. 10-4 LED 160 6,000-10,000 \$22.15

Company will provide lamp photo-electric relay control equipment, luminaries, post, and installation including underground wiring for a distance of thirty feet from the Company's existing secondary circuits. Incremental costs of installation beyond thirty feet shall be the responsibility of the customer.

C. Flood Lighting Service

(Tariff Code	Watts	Rate	
High Pressure	107	200 (22,000 Lumens)	\$16.72	pcr lamp + 0.02612 x kWh in Shect No. 10-4
Sodium	109	400 (50,000 Lumens)	\$24.41	per lamp + 0.02612 x kWh in Sheet No. 10-4

	Tariff Code	Watts	Rate	
	110	250 (20,500 Lumens)	\$20.29	per lamp + 0.02612 x kWh in Sheet No. 10-4
	116	400 (36 000 Lumens)	\$25,55	per lamp + 0.02612 x kWh in Sheet No. 10-4
Metal Halide	131	1,000 (110,000 Lumens)	\$46.51	per lamp + 0.02612 x kWh in Sheet No. 10-4
	130	250 Mongoose (20,500 Lumens)	\$26.46	per lamp + 0.02612 x kWh in Sheet No. 10-4
	136	400 Mongoose (36,000 Lumens)	\$32.29	per lamp + 0.02612 x kWh in Sheet No. 10-4

	Tariff Code	Lumens	Rate	
LED	165	17,500-22,500	\$28.77	per lamp + 0.02612 x kWh in Sheet No. 10-4
LED	166	42,500-47,500	\$35.34	ner lamp + 0.02612 x kWh in Sheet No. 10-4

Company will provide lamp, photoelectric relay control equipment, luminaries, mounting bracket, and mount same on an existing pole carrying secondary circuits.

LED Lamp Conversion Charge

Existing outdoor lighting customers that wish to convert from non-LED lamps to new LED fixtures shall pay a monthly charge of \$3.33 per lamp replaced, per month for 84 months

All lumen figures are based upon manufacturer estimates and may vary.

When new or additional facilities, other than those specified in Paragraphs A, B, and C, are to be installed by the Company, the customer in addition to the monthly charges, shall pay in advance the installation cost (labor and material) of such additional facilities extending from the nearest or most suitable pole of the Company to the point designated by the customer for the installation of said lamp, except that customer may, for the following facilities only, elect, in lieu of such payment of the installation cost to pay:

Wood Pole	\$4.20	per month
Overhead wire span not over 150 feet	\$2.33	per month
Underground wire lateral not over 50 feet	\$7.87	per month
(Price includes note riser and conne	ections)	_

Continued on Sheet 10-3

DATE OF ISSUE: DATE EFFECTIVE: January 1 2024 ISSUED BY: /s/ Brian K. West TITLE:

Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX XXXX

P.S.C. KY, NO. 12 2nd REVISED SHEET NO. 14-3 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 14-3

TARIFF O.L. (Cont'd.) (Outdoor Lighting)

RATE. (Cont'd.)

Tariff Code

\$24.75 per lamp + 0.02612 x kWh in Sheet No. 14-5 in Company's tariff 165 19.500 - 21.500 Lumens \$30.40 per lamp + 0.02612 x kWh in Sheet No. 14-5 in Company's tariff 36.500 - 38.500 Lumens 166

Company will provide lamp, photoelectric relay control equipment, luminaries, mounting bracket, and mount same on an existing pole carrying secondary circuits.

D. LED Lamp Conversion Charge

Existing outdoor lighting customers that wish to convert from non-LED lamps to new LED fixtures shall pay a monthly charge of \$3.33 per lamp replaced, per month for 84 months.

All lumen figures are based upon manufacturer estimates and may vary.

When new or additional facilities, other than those specified in Paragrap hs A. B. and C. are to be installed by the Company, the customer in addition to the monthly charges, shall pay in advance the installation cost (labor and material) of such additional facilities extending from the nearest or most suitable pole of the Company to the point designated by the customer for the installation of said lamp, except that customer may, for the following facilities only, elect, in lieu of such payment of the installation cost to pay:

Wood pole	\$ 3.61	per	month
Overhead wire span not over 150 feet-	\$ 2.00	per	month
Underground wire lateral not over 50 feet	\$ 6.77	per	month
(Price includes note riser and connections)			

E. FLEXIBLE LIGHTING OPTION (Tariff Code 175 for Unmetered and Tariff Code 201 for Metered)

Applicable for the installation of any outdoor area lighting system (System) on a private or public property and owned by the Company. The customer must be adjacent to an electric power line of the Company that is adequate for supplying the necessary electric service. Service for the System under this tariff shall require a contract addendum agreed to and signed by the customer. The System shall comply with the Company's terms and conditions unless otherwise noted in this section. Included in the contract addendum shall be the installed capital cost of the System and the monthly amount of kWh the System will use if it is not metered. The Company reserves the right to refuse service under this provision based on customer's creditworthiness.

(Cont'd on Sheet No. 14-4)

DATE OF ISSUE: November 24 2021

DATE EFFECTIVE: Service Rendered On And After December 30 2021 ISSUED BY: /s/, Brian K. West TITLE: Vice President Regulatory & Finance By Authority Of an Order of the Public Service Commission In Case No. XXXX-XXXXX Dated XXXX XX XXXX

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 68 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 10-3 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 10-3

Tariff O.L. Continued (Outdoor Lighting)

E. Flexible Lighting Option (Tariff Code 175 for Unmetered and Tariff Code 201 for Metered)

Applicable for the installation of any outdoor area lighting system (System) on a private or public property and owned by the Company. The customer must be adjacent to an electric power line of the Company that is adequate for supplying the necessary electric service. Service for the System under this tariff shall require a contract addendum agreed to and signed by the customer. The System shall comply with the Company's terms and conditions unless otherwise noted in this section. Included in the contract addendum shall be the installed capital cost of the System and the monthly amount of kWh the System will use if it is not metered. The Company reserves the right to refuse service under this provision based on customer's creditworthiness.

Customers shall pay the monthly lamp charge for the System, a monthly maintenance charge, a non-fuel energy charge, a base fuel charge, and all applicable adjustment clauses.

Monthly Lamp Charge* = IC x MLFCR

IC = Installed Cost of System

MLFCR = Monthly Levelized Fixed Cost Rate of 1.43% which is inclusive of return, depreciation, income taxes, property taxes and A&G expense components

Monthly maintenance charge is \$0.80 per lamp per month

Monthly non-fuel charge is .08698 \$/kWh

Base fuel charge is 0.02612 \$/kWh

Customers selecting this flexible lighting option to replace existing lamps shall also be subject to the LED Lamp Conversion

*Customers may pay a portion of the installed cost upfront to reduce the monthly lamp charge component of the rate.

Adjustment Clauses System Sales Clause

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Sheet No. 29

Fuel Adjustment Clause	Sheet No. 30
Purchase Power Adjustment	Sheet No. 31
Environmental Surcharge	SheetNo. 32
Decommissioning Rider	Sheet No. 33
Distribution Reliability Rider	Sheet No. 34
Securitization Financing Rider	Sheet No. 35
Federal Tax Change Tariff	Sheet No. 36
City's Franchise Fee	Sheet No. 37
School Tax	Sheet No. 38

For adjustments calculated on a perkWh basis the following kWh values will be used in the calculation;

Continued on Sheet 10-4

DATE OF ISSUE: DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/Brian K. West

TITLE: Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX- XXXX

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 14-4 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 14-4

TARIFF O.L. (Cont'd.) (Outdoor Lighting)

RATE. (Cont'd.)

Customers shall pay the monthly lamp charge for the System, a monthly maintenance charge, a non-fuel energy charge, a base fuel charge, and all applicable adjustment clauses.

Mont hly Lamp Charge* = IC x MLFCR Where: IC = Installed Cost of System

MLFCR = Monthly Levelized Fixed Cost Rate of 1.36% which is inclusive of return, depreciation, income taxes, property taxes and A&G expense components

Monthly maintenance charge is \$0.80 per lamp per month Monthly non-fuel charge is .05519 \$/kWh Base fuel charge is 0.02612 \$/kWh

Customers selecting this flexible lighting option to replace existing lamps shall also be subject to the LED Lamp Conversion Charge.

*Customers may pay a portion of the installed cost upfront to reduce the monthly lamp charge component of the rate.

ADJUSTMENT CLAUSES.

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Fuel Adjustment Clause	Sheet No. 5
System Sales Clause	Sheet No. 19
Franchise Tariff	Sheet No. 20
Federal Tax Cut Tariff	Sheet No. 23
Environmental Surcharge	Sheet No. 29
Capacity Charge	Sheet No. 30
School Tax	Sheet No. 33
Purchase Power Adjustment	Sheet No. 35
Decommissioning Rider	Sheet No. 38

For adjustments calculated on a per kWh basis, including those calculated under the Fuel Adjustment Clause, System Sales Clause, and the Capacity Charge tariffs, the following kWh values will be used in the calculation:

(Cont'd on Sheet No. 14-5)

DATE OF ISSUE: August 20, 2021,

DATE EFFECTIVE: Service Rendered On And After August 1 - 2021.

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority Of an Order of the Public Service Commission.

In Case No. 2021-00053 Dated August 2: 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 69 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 10-4 CANCELLING P.S.C. KY. NO. ______SHEET NO. XX-X

Tariff O.L. Continued (Outdoor Lighting)

				_						
- 1	1	Metal Halide			y Vapor	High Pressure Sodium				
- 1	250	400	1,000	175	400	100	150	200	250	400
. !	Watts	Watts	Watts	Watts	Watts	Watts	Watts	Watts	Watts	Watts
Jan]	127	199	477	91	199	- 51	74	106	130	210
Feb [106	167	400	76	167	43	62	89	109	176
иar [106	167	400	76	167	43	62	89	109	176
Apr [90	142	340	65	142	36	53	76	93	150
1ay [- 81	127	304	58	127	32	47	68	83	134
Jun 🏻	72	114	272	52	114	29	42	61	74	120
Jul]	77	121	291	55	121	31	45	65	79	128
ا Lug	88	138	331	63	138	35	51	74	90	146
Sep [96	152	363	69	152	39	57	81	99	160
Oct 1	113	178	427	81	178	45	66	95	116	188
Nov]	119	188	449	86	188	48	70	100	122	198
Dec 1	129	203	486	92	203	52	75	108	132	214
otal =	1.204	1.896	4,540	864	1.896	484	704	1.012	1.236	2.000

- 1	Light Emitting Diode (LED)									
	150 Tariff Code 6,000-10,000 Lumens	160 Tariff Code 6,000-10,000 Lumens	165 Tariff Code 17,500-22,500 Lumens	166 Tariff Code 42,500-47,500 Lumens						
Jan	28	33	75	154						
Feb	24	28	63	129						
Mar I	24	28	63	129						
Apr [20	24	53	109						
May I	18	21	48	96						
Jun	16	19	43	87						
Jul	17	20	46	93						
Aug	19	23	52	105						
Sep	22	26	58	118						
Oct I	25	30	67	136						
Nov. I	27	32	71	145						
Dec	29	33	77	156						
Total	269	317	716	1,457						

Continued on Sheet 10-5

DATE OF ISSUE: June 29-2023

DATE EFFECTIVE: January 1-2024

ISSUED BY: [5/8 Brian K, West]

TITLE: Vice President Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX-XXXX

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P.S.C. KY, NO. 12 1ST REVISED SHEET NO. 14-5 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 14-5

TARIFF O.L. (Cont'd.) (Outdoor Lighting)

	METAL	HALIDE		MERCL	IRY VAPOR		HIGH I	RESSURE SC	DIUM	
	250	400	1000	175	400	100	150	200	250	400
	WATTS	WATTS	WATTS	WATTS	WATTS	WATTS	WATTS	WATTS	WATTS	WATTS
JAN	127	199	477	91	199	51	74	106	130	210
FEB	106	167	400	76	167	43	62	89	109	176
MAR	106	167	400	76	167	43	62	89	109	176
APR	90	142	340	65	142	36	53	76	93	150
MAY	81	127	304	58	127	32	47	68	83	134
JUN	72	114	272	52	114	29	42	61	74	120
JUL	77	121	291	55	121	31	45	65	79	128
AUG	88	138	331	63	138	35	51	74	90	146
SEP	96	152	363	69	152	39	57	81	99	160
OCT	113	178	427	81	178	45	66	95	116	188
NOV	119	188	449	86	188	48	70	100	122	198
DEC	. <u>129</u>	203	486	<u>92</u>	203	<u>52</u>	<u>75</u>	108	132	214
TOTAL	1204	1896	4540	864	1896	484	704	1012	1236	2000

LIGHT EMITTING DIODE

	150	160	165	166
	Tariff Code	Tariff Code	Tariff Code	Tariff Code
	6000-8500	4300-6300	19,500-21,500	36,500-38,500
	LUMENS	LUMENS	LUMENS	LUMENS
JAN	28	33	75	154
FEB	24	28	63	129
MAR	24	28	63	129
APR	20	24	53	109
MAY	18	21	48	96
JUN	16	19	43	87
JUL	17	20	46	93
AUG	19	23	52	105
SEP	22	26	58	118
OCT	25	30	67	136
NOV	27	32	71	145
DEC	<u>29</u>	<u>33</u>	<u>77</u>	.156
TOTAL	269	317	716	1457

(Cont'd on Sheet No. 14-6)

DATE OF ISSUE: November 24 2021

DATE EFFECTIVE: Service Rendered On And After December 30 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance

By Authority Of an Order of the Public Service Commission

In Case No. XXXX-XXXXX Dated XXXX XX XXXX

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 70 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 10-5 CANCELLING P.S.C. KY. NO ... SHEET NO. XX-X

Tariff O.L. Continued (Outdoor Lighting)

. Hours of Lighting
All lamps shall burn from one-half hour after sunset until one-half hour before sunrise every night and all night, burning approximately 4,000 hours per annum.

Ownership of Facilities

All facilities necessary for service including fixtures, controls, poles, transformers, secondaries, lamps and other appurtenances shall be owned and maintained by the Company. All service and necessary maintenance will be performed only during the regular scheduled working hours of the Company.

The Company shall be allowed 3 working days after notification by the customer to replace all burned-out lamps.

Term of Initial Service
Term of initial service shall be required for a period of one year. If early termination is requested or service is terminated during the initial 12 month period, the customer will be billed for the remainder of the 12 month period on the final bill.

.Special Terms and Conditions
This tariff is subject to the Company's Terms and Conditions of Service.

The Company shall have the option of rendering monthly or bimonthly bills.

Customer's account balance must be current prior to installation of new or additional lights.

DATE OF ISSUE: June 29: 2023 DATE EFFECTIVE: January L 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX- XXXX

P.S.C. KY. NO. 12	ORIGINAL SHEET NO. 14-6	T
CANCELLING P.S.C. KY NO. XX	SHEET NO. 14-6	1

TARIFF O.L. (Cont'd.) (Outdoor Lighting)

DELAYED PAYMENT CHARGE.

This tariff is due and payable in full on or before the due date stated on the bill. On all accounts not so paid, an additional charge of 5% of the unpaid balance will be made. Residential customers taking service under this tariff will not be subject to the delayed payment charge.

HOURS OF LIGHTING.

All lamps shall burn from one-half hour after sunset until one-half hour before sunrise every night and all night, burning approximately 4,000 hours per annum.

OWNERSHIP OF FACILITIES.

All facilities necessary for service including fixtures, controls, poles, transformers, secondaries, lamps and other appurtenances shall be owned and maintained by the Company. All service and necessary maintenance will be performed only during the regular scheduled working hours of the Company.

The Company shall be allowed 3 working days after notification by the customer to replace all burned-out lamps.

TERM OF INITIAL SERVICE.

Term of initial service shall be required for a period of one year. If early termination is requested or service is terminated during the initial 12 month period, the customer will be billed for the remainder of the 12 month period on the final bill.

SPECIAL TERMS AND CONDITIONS.

This tariff is subject to the Company's Terms and Conditions of Service.

The Company shall have the option of rendering monthly or bimonthly bills.

Customer's account balance must be current prior to installation of new or additional lights.

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 71 of 194

Tariff O.L. is now contained on five pages instead of six pages.

P.S.C. KY. NO. 12 2nd REVISED SHEET NO. 15-1 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 15-1

TARIFF S.L. (Street Lighting)

AVAILABILITY OF SERVICE.

Available for lighting service for all the lighting of public streets, public highways and other public outdoor areas in municipalities, counties, and other powermmental subdivisions where such service can be supplied from the existing general distribution systems. New installations of High Pressure Sodium lamps shall cease on January 14, 2021.

BASE FUEL RATE.

Customers receiving service under this tariff will receive bills calculated using per lamp and base fuel charge. The base fuel charge will be calculated each month as shown below by multiplying the approved base fuel amount set forth in the Company's Fuel Adjustment Clause tariff by the relevant monthly kWh value set forth in the monthly kWh table included below in the Adjustment Clauses section of this tariff.

RATE. (Tariff Code 528)

A. Overhead Service on Existing Distribution Poles

```
1. High Pressure Sodium
100 watts ( 9,500 Lumens)...
                                  $ 7.61 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
150 watts (16,000 Lumens)...
                                  $ 8.36 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
200 watts (22,000 Lumens)...
                                  $ 9.90 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
400 watts (50,000 Lumens)...
                                   $ 13.00 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
2. LED
7.900 - 9.900 Lumens...
                                  $ 8.71 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
10.500 - 12.500 Lumens...
                                  $11.19 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
24 000 - 26 000 Lumens
                                  $ 13.34 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
Post Top 4,300 – 6,300 Lumens... $ 9.05 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
Post Top 7.300 – 9.300 Lumens... $ 20.07 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
Flood 19,500 – 21,500 Lumens... $ 14.69 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
```

B. Service on New Wood Distribution Poles

```
1. High Pressure Sodium
100 watts ( 9,500 Lumens)...
150 watts ( 16,000 Lumens)...
200 watts ( 22,000 Lumens)...
400 watts ( 20,000 Lumens)...
11.90 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
14.30 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
18.35 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
18.35 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
```

(Cont'd on Sheet No. 15-2)

DATE OF ISSUE: November 24, 2021

DATE EFFECTIVE: Service Rendered On And After December 30, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No. XXXX-XXXXXX Dated XXXX XXXX

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 72 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 11-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 11-1

Tariff S.L. (Street Lighting)

Availability of Service

Available for lighting service for all the lighting of public streets, public highways and other public outdoor areas in municipalities, counties, and other governmental subdivisions where such service can be supplied from the existing general distribution systems provided the lighting location designated by the Customer is reasonably accessible to the Company's service vehicles without causing damage to the Customer's or other's property. New installations of High Pressure Sodium lamps shall cease on January 14, 2021.

Base Fuel Rate

Customers receiving service under this tariff will receive bills calculated using per lamp and base fuel charge. The base fuel charge will be calculated each month as shown below by multiplying the approved base fuel amount set forth in the Company's Fuel Adjustment Clause tariff by the relevant monthly kWh value set forth in the monthly kWh table included below in the Adjustment Clauses section of this tariff.

Rate (Tariff Code 528)

A. Overhead Service on Existing Distribution Poles

	Watts	Rate	
	100 (9,500 Lumens)	\$8.49	per lamp + 0.02612 x kWh in Sheet No. 11-3
High	150 (16,000 Lumens)	\$9.32	per lamp + 0.02612 x kWh in Sheet No. 11-3
Pressure Sodium	200 (22,000 Lumens)	\$11.04	per lamp + 0.02612 x kWh in Sheet No. 11-3
Soulum	400 (50 000 Lumens)	\$14.50	ner lamp + 0.02612 x kWh in Sheet No. 11-3

	Lumens	Rate	
	8,000-11,000	\$9.71	per lamp + 0.02612 x kWh in Sheet No. 11-3
	10,000-14,000	\$12.48	per lamp + 0.02612 x kWh in Sheet No. 11-3
LED	24,000-30,000	\$14.87	per lamp + 0.02612 x kWh in Sheet No. 11-3
LED	Post Top 6,000-10,000	\$10.09	pcr lamp + 0.02612 x kWh in Sheet No. 11-3
	Post Top 8,000-12,000	\$22.38	pcr lamp + 0.02612 x kWh in Sheet No. 11-3
	Flood 17.500-22.500	\$16.38	per lamp + 0.02612 x kWh in Sheet No. 11-3

B. Service on New Wood Distribution Poles

	Watts	Rate	
	100 (9,500 Lumens)	\$13.27	per lamp + 0.02612 x kWh in Sheet No. 11-3
High	150 (16,000 Lumens)	\$14.22	per lamp + 0.02612 x kWh in Sheet No. 11-3
Pressure Sodium	200 (22,000 Lumens)	\$15.94	per lamp + 0.02612 x kWh in Sheet No. 11-3
Soulum	400 (50,000 Lumens)	\$20.46	per lamp + 0.02612 x kWh in Sheet No. 11-3

	Lumens	Rate	
	8,000-11,000	\$16.01	per lamp + 0.02612 x kWh in Sheet No. 11-3
	10,000-14,000	\$18.79	pcr lamp + 0.02612 x kWh in Sheet No. 11-3
LED	24,000-30,000	\$21.19	per lamp + 0.02612 x kWh in Sheet No. 11-3
LED	Post Top 6,000-10,000	\$16.39	per lamp + 0.02612 x kWh in Sheet No. 11-3
	Post Top 8,000-12,000	\$28.69	per lamp + 0.02612 x kWh in Sheet No. 11-3
	Flood 17,500-22,500	\$22.69	per lamp + 0.02612 x kWh in Sheet No. 11-3

Continued on Sheet 11-2

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: // Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

P.S.C. KY, NO. 12 2nd REVISED SHEET NO. 15-2 CANCELLING P.S.C. KY, NO. 12 1st REVISED SHEET NO. 15-2

TARIFFS.L. (Cont'd.) (Street Lighting)

2. LED	
7,900 – 9,900 Lumens	\$ 14.36 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
10,500 - 12,500 Lumens	\$ 16.85 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
24,000 – 26,000 Lumens	\$ 19.00 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
Post Top 4,300 – 6,300 Lumens	\$ 14.70 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
Post Top 7,300 – 9,300 Lumens	\$ 25.73 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
Flood 19,500 - 21,500 Lumens	\$ 20.35 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff

Service on New Metal or Concrete Poles*

1. High Pressure Sodium

```
100 watts ( 9,500 Lumens)...
                                  $ 24.80 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
150 watts ( 16,000 Lumens)...
                                  $ 25.70 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
200 watts ( 22,000 Lumens)...
                                  $ 27.25 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
400 watts ( 50,000 Lumens)...
                                  $ 30.35 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
7,900 - 9,900 Lumens...
                                  $ 25.10 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
10,500 - 12,500 Lumens...
                                  $ 26.78 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
24,000 - 26,000 Lumens...
                                  $ 28.11 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
Post Top 4,300 – 6,300 Lumens... $ 25.85 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
Post Top 7,300 – 9,300 Lumens... $ 36.74 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
Flood 19,500 – 21,500 Lumens... $ 29.42 per lamp + 0.02612 x kWh in Sheet No. 15-4 in Company's tariff
```

*Effective June 29, 2010 and thereafter these lamps are not available for new installations

LED Lamp Conversion Charge

Existing street lighting customers that wish to convert from non-LED lamps to a new LED fixture shall pay a monthly charge of \$2.18 per lamp replaced, per month for 84 months.

Lumen rating is based on manufacturer's rated lumen output for new lamps and may vary.

E. FLEXIBLE LIGHTING OPTION (Tariff Code 525 for Unmetered and Tariff Code 526 for Metered)

Applicable for the installation of any street lighting system (System) on a private or public property and owned by the Company. The customer must be adjacent to an electric power line of the Company that is adequate for supplying the necessary electric service. Service for the System under this tariff shall require a contract addendum agreed to and signed by the customer. The System shall comply with the Company's terms and conditions unless otherwise noted in this section. Included in the contract addendums hall be the installed capital cost of the System and the monthly amount of kWh the System will use unless the system is separately metered. The Company reserves the right to refuse service under this provision based on customer's credit worthiness.

(Cont'd on Sheet No. 15-3)

DATE OF ISSUE: November 24, 2021

DATE EFFECTIVE: Service Rendered On And After December 30, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of an Order of the Public Service Commission

In Case No. XXXX-XXXXX Dated XXXX XX, XXXX

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 73 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 11-2 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff S.L. Continued (Street Lighting)

C. Service on New Metal or Concrete Poles*

	Watts	Rate	
	100 (9,500 Lumens)	\$27.65	per lamp + 0.02612 x k Whin Sheet No. 11-3
High	150 (16,000 Lumens)	\$28.66	per lamp + 0.02612 x k Whin Sheet No. 11-3
Pressure Sodium	200 (22,000 Lumens)	\$30.38	per lamp + 0.02612 x k Whin Sheet No. 11-3
Soulum	400 (50,000 Lumens)	\$33.84	per lamp + 0.02612 x k Whin Sheet No. 11-3

	Lumens	Rate	
	8,000-11,000	\$27.99	per lamp + 0.02612 x kWh in Sheet No. 11-3
	10,000-14,000	\$29.86	per lamp + 0.02612 x kWh in Sheet No. 11-3
LED	24,000-30,000	\$31.34	per lamp + 0.02612 x kWh in Sheet No. 11-3
LED	Post Top 6,000-10,000	\$28.82	per lamp + 0.02612 x kWh in Sheet No. 11-3
	Post Top 8,000-12,000	\$40.97	per lamp + 0.02612 x kWh in Sheet No. 11-3
	Flood 17,500-22,500	\$32.80	per lamp + 0.02612 x kWh in Sheet No. 11-3

^{*} Effective June 29, 2010 and thereafter these lamps are not available for new installations

D. LED Lamp Conversion Charge

Existing street lighting customers that wish to convert from non-LED lamps to a new LED fixture shall pay a monthly charge of \$2.18 per lamp replaced, per month for 84 months.

All lumen figures are based upon manufacturer estimates and may vary.

E. Flexible Lighting Option (Tariff Code 525 for Unmetered and Tariff Code 526 for Metered)

Applicable for the installation of any street lighting system (System) on a private or public property and owned by the Company. The customer must be adjacent to an electric power line of the Company that is adequate for supplying the necessary electric service. Service for the System under this tariff shall require a contract addendum agreed to and signed by the customer. The System shall comply with the Company's terms and conditions unless otherwise noted in this section. Included in the contract addendum shall be the installed capital cost of the System and the monthly amount of kWh the System will use unless the system is separately metered. The Company reserves the right to refuse service under this provision based on customer's credit worthiness

Customers shall pay the monthly lamp charge for the System, a monthly maintenance charge, a non-fuel energy charge, a base fuel charge, and all applicable adjustment clauses.

Monthly Lamp Charge* = IC x MLFCR

IC = Installed Cost of System

MLFCR = Monthly Levelized Fixed Cost Rate of 1.04% which is inclusive of return, depreciation, income taxes, property taxes and A&G expense components

Monthly maintenance charge is \$2.52 per lamp per month

Monthly non-fuel charge is .05261 \$/kWh Base fuel charge is 0.02612 \$/kWh

Customers selecting this flexible lighting option to replace existing lamps shall also be subject to the LED Lamp Conversion

*Customers may pay a portion of the installed cost upfront to reduce the monthly lamp charge component of the rate.

Continued on Sheet 11-3

DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XXX XXXX

P.S.C. KY, NO. 12 1st REVISED SHEET NO. 15-3 CANCELLING P.S.C. KY, NO. 12 ORIGINAL SHEET NO. 15-3

TARIFFS.L. (Cont'd.) (Street Lighting)

Customers shall pay the monthly lamp charge for the System, a monthly maintenance charge, a non-fuel energy charge, a base fuel charge, and all applicable adjustment clauses.

Monthly Lamp Charge* = IC x MLF CR Where: IC = Installed Cost of System

> MLFCR = Monthly Levelized Fixed Cost Rate of 0.97% which is inclusive of return, depreciation, incometaxes, property taxes and A&G expense components

Monthly maintenance charge is \$2.52 per lamp per month Monthly non-fuel charge is .04393 \$/kWh Base fuel charge is 0.02612 \$/kWh

Customers selecting this flexible lighting option to replace existing lamps shall also be subject to the LED Lamp Conversion Charge.

*Customers may pay a portion of the installed cost upfront to reduce the monthly lamp charge component of the rate.

ADJUSTMENT CLAUSES,

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Fuel Adjustment Clause	Sheet No. 5
System Sales Clause	Sheet No. 19
Franchise Tariff	Sheet No. 20
Federal Tax Cut Tariff	Sheet No. 23
Environmental Surcharge	Sheet No. 29
Capacity Charge	Sheet No. 30
School Tax	Sheet No.33
Purchase Power Adjustment	Sheet No. 35
Decommissioning Rider	Sheet No.38

For adjustments calculated on a perkWh basis, including those calculated under the Fuel Adjustment Clause, System Sales Clause, and the Capacity Charge tariffs, the following kWh values will be used in the calculation:

(Cont'd on Sheet No. 15-4)

DATE OF ISSUE: August 20 2021 DATE EFFECTIVE: Service Rendered On And After August 1 2021 ISSUED BY: /s/Brian K. West TITLE: Vice President Regulatory & Finance

By Authority of an Order of the Public Service Commission

In Case No. 2021-00053 Dated August 2 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 74 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 11-3 CANCELLING P.S.C. KY. NO SHEET NO. XX-X

Tariff S.L. Continued (Street Lighting)

Adjustment Clauses
The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

System Sales Clause	Sheet No. 29
Fuel Adjustment Clause	Sheet No. 30
Purchase Power Adjustment	Sheet No. 31
Environmental Surcharge	Sheet No. 32
Decommissioning Rider	Sheet No. 33
Distribution Reliability Rider	Sheet No. 34
Securitization Financing Rider	Sheet No. 35
Federal Tax Change Tariff	Sheet No. 36
City's Franchise Fee	Sheet No. 37
School Tax	Sheet No. 38

For adjustments calculated on a per kWh basis the following kWh values will be used in the calculation:

- 1	H	igh Press	ure Sodiı	ım	Light Emitting Diode (LED)					
		-						Post Top	Post Top	Flood
					8,000-	10,000-	24,000-	6,000-	8,000-	17,500-
	100	150	200	400	11,000	14,000	30,000	10,000	12,000	22,500
	Watts	Watts	Watts	Watts	Lumens	Lumens	Lumens	Lumens	Lumens	Lumens
Jan	51	74	106	210	35	49	98	33	48	75
Feb	43	62	89	176	30	40	83	28	41	63
Mar	43	62	89	176	30	40	83	28	41	63
Apr	36	53	76	150	25	34	70	24	34	53
May]	32	47	68	134	22	30	62	21	31	48
Jun	29	42	61	120	20	27	56	19	27	43
Jul	31	45	65	128	21	29	60	20	29	46
Aug	35	51	74	146	23	33	68	23	32	52
Sep	39	57	81	160	27	37	75	26	37	58
Oct	45	66	95	188	31	43	87	30	43	67
Nov	48	70	100	198	33	46	93	32	45	71
Dec	52	75	108	214	36	50	100	33	50	77
otal	484	704	1.012	2.000	222	458	035	317	459	716

Special Facilities

When a customer requests street lighting service which requires special poles or fixtures, underground street lighting, or a line extension of more than one span of approximately 150 feet, the customer will be required to pay, in advance, an aid-toconstruction in the amount of the installed cost of such special facilities.

Continued on Sheet 11-4

DATE OF ISSUE: June 29: 2023 DATE EFFECTIVE: January 1- 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX- XXXX

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P.S.C. KY, NO. 12 1st REVISED SHEET NO. 15-4 CANCELLING P.5.C. KY. NO. 12 ORIGINAL SHEET NO. 15-4

TARIFF S.L. (Cont'd.) (Street Lighting)

HIGH PRESSURE SODIUM 100 150 200 400 MONTH WATTS WATTS WATTS WATTS 51 74 106 210 62 FEB 89 176 43 62 89 MAR 43 176 APR 36 53 76 150 MAY 32 47 68 134 JUN 29 47 61 120 31 45 65 128 JUL 51 74 AUG 146 35 SEP 39 57 81 160 OCT 45 95 188

NOV

DEC

TOTAL

48

<u>52</u>

484

704 LIGHT EMITTING DIODE

70

<u>75</u>

100

108

1012

198

214

2000

				Post Top	Post Top	Flood
	7,900-9,900	10,500-12,500	24,000-26,000	4,300-6,300	7,300-9,300	19,500-21,500
	LUMENS	LUMENS	LUMENS	LUMENS	LUMENS	LUMENS
JAN	3S	49	98	33	48	7 S
FEB	30	40	83	28	41	63
MAR	30	40	83	28	41	63
APR	25	34	70	24	34	53
MAY	22	30	62	21	31	48
JUN	20	27	56	19	27	43
JUL	21	29	60	20	29	46
AUG	23	33	68	23	32	52
SEP	27	37	75	26	37	\$8
OCT	31	43	87	30	43	67
NOV	33	46	93	32	45	71
DEC	<u>36</u>	<u>50</u>	100	<u>33</u>	<u>50</u>	<u>77</u>
TOTAL	333	458	935	317	458	716

SPECIAL FACILITIES.

When a customer requests street lighting service which requires special poles or fixtures, underground street lighting or a line extension of more than one span of approximately 150 feet, the customer will be required to pay, in advance, an aid to construction in the amount of the installed cost of such special facilities

(Cont'd on Sheet No. 15-5)

DATE OF ISSUE: November 24 - 2021

DATE EFFECTIVE: Service Rendered On And After December 30, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance

By Authority of an Order of the Public Service Commission.

In Case No. XXXX-XXXXX Dated XXXX XX, XXXX

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 75 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 11-4 CANCELLING P.S.C. KY. NO. -SHEET NO. XX-X

Tariff S.L. Continued (Street Lighting)

D

Hours of Lighting
All lamps shall burn from one-half hour after sunset until one-half hour before sunrise every night and all night, burning approximately 4,000 hours per annum.

Contracts under this tariff will ordinarily be made for an initial term of one year with self-renewal provisions for successive periods of one year each until either party shall give at least 60 days' notice to the other of the intention to discontinue at the end of the initial term or any yearly period. The Company may have the right to require contracts for periods of longer than one year if new or additional facilities are required.

Special Terms and Conditions

A customer's account balances must be current prior to installation of new or additional lights.

DATE OF ISSUE: June 29 - 2023 DATE EFFECTIVE: January 1-2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX - XXXX

KENTUCKY	POWER	COMPANY

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 15-5 T CANCELLING P.S.C. KY. NO. XX______ SHEET NO. 15-5

TARIFF S.L. (Cont'd.) (Street Lighting)

PAYMENT.

Bills are due and payable within ten (10) days of the mailing date.

HOURS OF LIGHTING.

All lamps shall burn from one-half hour after sunset until one-half hour before sunrise every night and all night, burning approximately 4,000 hours per annum.

TERM OF CONTRACT.

Contracts under this tariff will ordinarily be made for an initial term of one year with self-rene wal provisions for successive periods of one year each until either party shall give at least 60 days' notice to the other of the intention to discontinue at the end of the initial term or any yearly period. The Company may have the right to require contracts for periods of longer than one year if ne w or additional facilities are required.

SPECIAL TERMS AND CONDITIONS.

A customer's account balances must be current prior to installation of new or additional lights.

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission
In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159
Section II - Application
Filing Requirements
Supplemental Exhibit E
Page 76 of 194

Tariff S.L. is now contained on four pages instead of five pages.

P.S.C. KY. NO. 12 1ST REVISED SHEET NO. 16-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 16-1

TARIFF P.A. (Pole Attachments)

1. AVAILABILITY OF SERVICE.

Available to broadband internet providers, cable television system operators, governmental units and telecommunications carriers that provide service within the operating area of Kentucky Power Company (Company). This Tariff is not available to: (1) the Attachments of utilities, including local exchange carriers (LECs), that have joint use agreements with Company; or (2) macro cell facilities. Nothing in this Tariff expands the right to attach to Company's facilities beyond the rights otherwise conveyed by law.

2. DEFINITIONS

Unless stated otherwise, the terms used in this Tariff shall have the same meaning as the terms expressly defined in Section 1 of 807 KAR 5:015.

"Approved Contractor" means a contractor approved by Company for a particular purpose.

"Attachment" means a Wireline Facility or Wireless Facility and all associated equipment, including without limitation, any overlashed cable or fiber, guying, small splice panels and vertical overhead to underground risers but shall not include power supplies, equipment cabinets, meter bases or other equipment that impedes accessibility or otherwise conflicts with Company's standards. For billing purposes, the term "Attachment" also includes: (1) a Service Drop affixed to a pole that is located more than one (1) vertical foot away from the point at which the messenger strand is attached to the pole; and (2) a Service Drop located on a dedicated service, drop or lift pole.

"Communications Space" means the area on a pole below the Communications Worker Safety Zone and above the point on the pole necessary to meet NESC clearance, department of transportation or other governmental requirements, and Company's construction standards.

"Facility" means any Company Distribution Pole, right-of-way, conduit or duct normally used by Company to support or protect its electric conductors. The term "Facility" does not include any Transmission Pole.

"Distribution Pole" means a utility pole supporting electric supply facilities, all of which operate at less than 69kV, but does not include a pole used primarily to support outdoor lighting.

"NESC" means the National Electrical Safety Code

"Larger Order" means an application, or multiple applications submitted within thirty (30) days of one another, seeking to make Attachments to more than three hundred (300) poles.

"Operator" means a broadband internet provider, cable television system operator, governmental unit or telecommunications carrier.

"Overlashing" means the practice whereby an entity, whether Operator or a third party, physically connects or attaches, through lashing or otherwise, new fiber optic or coaxial cable, or any other type of cable, to an existing Wireline Attachment on a Distribution Pole.

"Service Drop" means a Wireline Facility, attached to a pole with a J-hook or other similar hardware, that connects the trunk line to an end user's premises, and extends directly from the trunk line to a drop/lift pole or into an end user's premises.

"Transmission Pole" means any utility pole or tower supporting electric supply facilities designed to operate at 69kV or greater.

(Cont'd on Sheet No. 16-2)

DATE OF ISSUE: <u>January 17, 2023</u>
DATE EFFECTIVE: <u>Service Rendered On And After December 28, 2022</u>
ISSUED BY: <u>/s/ Brian K. West</u>
TITLE: <u>Vice President. Regulatory & Finance</u>
<u>By Authority Of an Order of the Public Service Commission.</u>
In. Case No. 2022-00105 Dated December 28, 2022

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 77 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 12-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 12-1

Tariff P.A. (Pole Attachments)

1. Availability of Service

Available to broadband internet providers, cable television system operators, governmental units and telecommunications carriers that provide service within the operating area of Kentucky Power Company (Company). This Tariff is not available to: (1) the Attachments of utilities, including local exchange carriers (LECs), that have joint use agreements with Company; or (2) macro cell facilities. Nothing in this Tariff expands the right to attach to Company's facilities beyond the rights otherwise conveyed by law

2. Definitions

Unless stated otherwise, the terms used in this Tariff shall have the same meaning as the terms expressly defined in Section I of

"Approved Contractor" means a contractor approved by Company for a particular purpose.

"Attachment" means a Wireline Facility or Wireless Facility and all associated equipment, including without limitation, any overlashed cable or fiber, guying, small splice panels and vertical overhead to underground risers but shall not include power supplies, equipment cabaites, meter bases or other equipment that impedes accessibility or otherwise conflicts with Company's standards. For billing purposes, the term "Attachment" also includes: (1) a Service Drop affixed to a pole that is located more than one (1) vertical foot away from the point at which the messenger strand is attached to the pole; and (2) a Service Drop located on a dedicated service. drop or lift pole.

"Communications Space" means the area on a pole below the Communications Worker Safety Zone and above the point on the pole necessary to meet NESC clearance, department of transportation or other governmental requirements, and Company's construction standards.

"Facility" means any Company Distribution Pole, right-of-way, conduit or duct normally used by Company to support or protect its electric conductors. The term "Facility" does not include any Transmission Pole.

"Distribution Pole" means a utility pole supporting electric supply facilities, all of which operate at less than 69kV, but does not include a pole used primarily to support outdoor lighting.

"NESC" means the National Electrical Safety Code.

"Larger Order" means an application, or multiple applications submitted within thirty (30) days of one another, seeking to make Attachments to more than three hundred (300) poles.

"Operator" means a broadband internet provider, cable television system operator, governmental unit or telecommunications

"Overdashing" means the practice whereby an entity, whether Operator or a third party, physically connects or attaches, through lashing or otherwise, new fiber optic or coaxial cable, or any other type of cable, to an existing Wireline Attachment on a Distribution Pole.

"Service Drop" means a Wireline Facility, attached to a pole with a J-hook or other similar hardware, that connects the wunk line to an end user's premises, and extends directly from the trunk line to a drop/lift pole or into an end user's premises.

"Transmission Pole" means any utility pole or tower supporting electric supply facilities designed to operate at 69kV or greater.

"Wireline Facility" means fiber optic or coaxial cable, or any other type of cable, as well as any messenger wire or support strand.

Continued on Sheet 12-2

DATE OF ISSUE: June 29-2023
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ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX-XXXX

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 16-2 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 16-2

TARIFF P.A. (Cont'd.) (Pole Attachments)	Ĭ
"Wireline Facility" means fiber optic or coaxial cable, or any other type of cable, as well as any messenger wire or support strand.	Ţ
"Wireless Facility" means, without limitation, antennas, risers, transmitters, receivers, and all other associated equipment used in connection with Operator's provision of wireless communications services and the transmission and reception of radiofrequency signals, but shall not include power supplies, equipment cabinets, meter bases, and other equipment that impedes accessibility or that conflicts with Company's standards. The term "Wireless Facility" does not include any strand-mounted antennas or macro cell facilities.	
3. RATE.	Ť
Charge for Wireline Facility on a two-user pole	T T
The above rate was calculated in accordance with the following formula:	
Weighted Average Usage Carrying Bare Pole Cost x Factor x Charge = Rate Per Pole	
A two-user pole is a pole being used, by actual occupation or reservation, by the Operator and the Company. A three-user pole is a pole being used by actual occupation or reservation, by the Operator, the Company, and a third party.	
Charge for Attachments within ducts or conduit	N
4. COMPANY FACILITIES SUBJECT TO ATTACHMENT.	Ţ
Pursuant to 807 KAR 5:015 and the terms and conditions of this Tariff, Attachments to Company Facilities that do not interfere with Company's electric service requirements shall be permitted. Company may deny access to any Company Facility on a non-discriminatory basis where there is insufficient capacity or for reasons of safety, reliability, and generally applicable engineering purposes.	N
All Company Facilities covered by this Tariff remain the property of Company regardless of any payment by Operator toward their cost. No use, however extended, of Company Facilities or payment of any fee or charge required hereunder shall create or vest in Operator any claim or right, possession, title, interest or ownership in such Facilities. Nothing in this Tariff shall be construed to obligate Company to construct, reconstruct, retain, extend, repair, place, replace or maintain any Facility which, in Company's sole discretion, is not needed for Company's own purposes. Company and its successors and assigns shall have the right to operate, relocate and maintain Company Facilities in such a manner as will best enable Company, in its sole discretion, to fulfill its service requirements.	
5. COMPANY'S POLE ATTACHMENT POLICY HANDBOOK.	N
Operator is expected to follow the processes and guidelines set forth in Company's Pole Attachment Policy handbook, as well as any amendments thereto, but only to the extent that such processes and guidelines do not conflict with 807 KAR S:015 or this Tariff. (Cont'd on Sheet No. 16-3)	N T
DATE OF ISSUE: January 17, 2023 DATE EFFECTIVE: Service Rendered On And After December 28, 2022 ISSUED BY: /s/ Brian K. West TITLE: Vice President, Regulatory & Finance By Authority Of an Order of the Public Service Commission In Case No. 2022-00105 Dated December 28, 2022 BO7 KAR S.015, eff.2-1-2022	

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 78 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 12-2 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 12-2

Tariff P.A. Continued (Pole Attachments)

"Wireless Facility" means, without limitation, antennas, risers, transmitters, receivers, and all other associated equipment used in connection with Operator's provision of wireless communications services and the transmission and reception of radiofrequency signals, but shall not include power supplies, equipment cabinets, meter bases, and other equipment that impedes accessibility or that conflicts with Company's standards. The term "Wireless Facility" does not include any strand-mounted antennas or macro cell facilities.

3. Rate

Charge for Wireline Facility on a two-user pole	\$10.82	per attachment per year
Charge for Wireline Facility on a three-u.scr pole	\$.6.71	per attachment per year

The above rate was calculated in accordance with the following formula;

Weighted Average x Usage Factor x Carrying Charge = Rate Per Pole Bare Pole Cost

A two-user pole is a pole being used, by actual occupation or reservation, by the Operator and the Company. A three-user pole is a pole being used by actual occupation or reservation, by the Operator, the Company, and a third party

Charge for Attachments within ducts or conduits	\$2.70	per linear foot per year
Charge for attachment of Wireless Facility to top of Distribution Pole	\$150	per attachment per year
Charge for attachment of Wireless Facility within Communications Space of Distribution Pole	\$75	per attachment per year

The above rates are subject to revision from time to time as approved by the Commission.

4. Company Facilities Subject to Attachment

Pursuant to 807 KAR 5:015 and the terms and conditions of this Tariff, Attachments to Company Facilities that do not interfere with Company's electric service requirements shall be permitted. Company may deny access to any Company Facility on a nondiscriminatory basis where there is insufficient capacity or for reasons of safety, reliability, and generally applicable engineering

All Company Facilities covered by this Tariff remain the property of Company regardless of any payment by Operator toward their cost. No use, however extended, of Company Facilities or payment of any fee or charge required hereunder shall create or vest in Operator any claim or right, possession, title, interest or ownership in such Facilities. Nothing in this Tariff shall be construed to obligate Company to construct, reconstruct, retain, extend, repair, place, replace or maintain any Facility which, in Company's sole discretion, is not needed for Company's own purposes. Company and its successors and assigns shall have the right to operate, relocate and maintain Company Facilities in such a manner as will best enable Company, in its sole discretion, to fulfill its service requirements.

5. Company's Pole Attachment Policy Handbook
Operator is expected to follow the processes and guidelines set forth in Company's Pole Attachment Policy handbook, as well as any amendments thereto, but only to the extent that such processes and guidelines do not conflict with 807 KAR 5:015 or this

Continued on Sheet 12-3

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P.S.C. KY. NO. 12 1st REVISED SHEET NO. 16-3 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 16-3

TARIFF P.A. (Cont'd.)
(Pole Attachments)

<u>6. APPLICATIONS</u>

When Operator proposes to furnish service within Company's operating area and desires to make Attachments to Company Facilities, Toperator shall make written application to install such Attachments, in the format required by Company, that specifies the location of each Facility in question, the character of its proposed Attachments, and any other information necessary to calculate the transverse and vertical load placed upon the pole as a result of the proposed Attachment and any other attachments or equipment attached to the Facility. If Operator's application qualifies as a Larger Order, Operator shall provide Company at least sixty (60) days' advance written notice before submission to Company. Company will notify Operator, within ten (10) days of receipt of an application, if the application is incomplete. If No application on its merits.

If Operator is only seeking to make Wireline Attachments to Distribution Poles, Company shall complete a make-ready survey within forty-live (45) days (or within sixty (60) days in the case of a Larger Order) of receipt of a complete application. Company may, in its sole discretion, require prepayment for a make-ready survey. The current per pole estimate for a make-ready survey is \$275. If the actual cost of performing the make-ready survey exceeds the amount of Operator's prepayment, then Operator shall reimburse Company for any difference upon receipt of an invoice for such amount. If the actual cost of performing the make-ready survey is less than the amount of Operator's prepayment, then Company shall issue Operator a refund for the difference. Company shall use commercially reasonable efforts to provide at least five (5) days advance notice of a field inspection to Operator and any other affected third party. If Operator submits a make-ready survey with an application, Company may elect to utilize the survey by: (1) notifying the affected third parties of its intent to use the make-ready survey performed by Operator; and (2) providing the affected third parties with a copy of the make-ready survey within the deadline set forth above for completing a make-ready survey.

Within forty-five (45) days (or within sixty (60) days in the case of Larger Orders) after receipt of a complete application, Company shall notify Operator whether and to what extent any special conditions will be required to permit the use by Operator of each such pole. Within fourteen (14) days of providing such notice, Company shall provide Operator with a stement of the costs for any necessary Company make-ready work, including the cost of rearranging Company's electric supply facilities or pole changeouts. Operator shall indicate its approval of the make-ready cost statement by submitting payment to Company within fourteen (14) days of receipt of the make-ready cost statement. If payment is not received by Company within fourteen (14) days, then Company's make-ready cost statement shall be deemed withdrawn. Within seven (7) days of receipt of Operator's payment, Company shall notify, in a manner consistent with applicable law, all third parties whose attachments might be affected by the make-ready, and thereafter provide Operator with the contact information for, and copies of the notices sent to, such third parties. Thereafter, Operator shall be responsible for coordinating the rearrangement or transfer of any third-party attachment and shall pay the costs related thereto.

Operator shall reimburse Company for any expenses incurred in reviewing Operator's written applications for attachment. Operator shall have a non-exclusive right to use such Facilities of Company as may be used or reserved for use by Operator and any other Facilities of Company when brought hereunder in accordance with the procedure hereinafter provided. Company shall have the right to grant to others, by contract or otherwise, rights or privileges to use any Facilities of Company and Company shall have the right to continue and extend any such rights or privileges heretofore granted.

(Cont'd on Sheet No. 16-4)

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In Case No. 2022-00105 Dated December 28, 2022
807 KAR 5:015, eff.2-1-2022

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 79 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 12-3 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 12-3

Tariff P.A. Continued (Pole Attachments)

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6. Applications

When Operator proposes to furnish service within Company's operating area and desires to make Attachments to Company
Facilities, Operator shall make written application to install such Attachments, in the format required by Company, that specifies
the location of each Facility in question, the character of its proposed Attachments, and any other information necessary to
calculate the transverse and vertical load placed upon the pole as a result of the proposed Attachment and any other attachments
or equipment attached to the Facility. If Operator's application qualifies as a Larger Order, Operator shall provide Company at
least sixty (60) days' advance written notice before submission to Company. Company will notify Operator, within ten (10)
days of receipt of an application, if the application is incomplete. If the application is incomplete, Operator shall provide the
additional information required by Company prior to Company's review of the application on its merits.

If Operator is only secking to make Wircline Attachments to Distribution Poles, Company shall complete a make-ready survey within forty-five (45) days (or within sixty (60) days in the case of a Larger Order) of receipt of a complete a application. Company may, in its sole discretion, require prepayment for a make-ready survey is \$275. If the actual cost of performing the make-ready survey exceeds the amount of Operator's prepayment, then Operator shall reimburse Company for any difference upon receipt of an invoice for such amount. If the actual cost of performing the make-ready survey is less than the amount of Operator's prepayment, then Company shall issue Operator a refund for the difference. Company shall use commercially reasonable efforts to provide at least five (5) days advance notice of a field inspection to Operator and any other affected third party. If Operator submits a make-ready survey with an application, Company may elect to utilize the survey by: (1) notifying the affected third parties of its intent to use the make-ready survey performed by Operator, and (2) providing the affected third parties with a copy of the make-ready survey within the deadline set forth above for completing a make-ready survey.

Within forty-five (45) days (or within sixty (60) days in the case of Larger Orders) after receipt of a complete application, Company shall notify Operator whether and to what extent any special conditions will be required to pernit the use by Operator of each such pole. Within fourteen (14) days of providing such notice, Company shall provide Operator with a statement of the costs for any necessary Company make-ready work, including the cost of rearranging Company's electric supply facilities or pole changeouts. Operator shall indicate its approval of the make-ready cost statement by submitting payment to Company within fourteen (14) days of receipt of the make-ready cost statement. If payment is not received by Company within fourteen (14) days, then Company's make-ready cost statement shall be deemed withdrawn. Within seven (7) days of receipt of Operator's payment, Company shall notify, in a manner consistent with applicable law, all third partices whose tratements might be affected by the make-ready, and thereafter provide Operator with the contact information for, and copies of the notices sent to, such third parties. Thereafter, Operator shall be responsible for coordinating the rearrangement or transfer of any third-party attachment and shall pay the costs related thereto.

Operator shall reimburse Company for any expenses incurred in reviewing Operator's written applications for attachment. Operator shall have a non-exclusive right to use such Facilities of Company as may be used or reserved for use by Operator and any other Facilities of Company when brought hereunder in accordance with the procedure hereinafter provided. Company shall have the right to grant to others, by contract or otherwise, rights or privileges to use any Facilities of Company and Company shall have the right to continue and extend any such rights or privileges heretofore granted.

Continued on Sheet 12-4

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In Case No.: 2023-00159 Dated XXXX XXX XXXX

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P.S.C. KY. NO. 12 1st REVISED SHEET NO. 16-4 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 16-4

TARIFF P.A. (Cont'd.)
(Pole Attachments)

7. STANDARDS FOR INSTALLATION.

All Attachments and associated equipment of Operator shall be installed in a manner satisfactory to Company and so as not to interfere with the present or any future use which Company may desire to make of the Facilities covered by this Tanfff. All such Attachments and equipment shall be installed and at all times maintained by Operator so as to comply with the standards set forth in Company's Pole Attachment Policy handbook, the National Electrical Safety Code and any other applicable regulations or codes promulgated by state, local or other governmental authority having jurisdiction thereover. In the event of a conflict, the more stringent standard shall apply. Operator shall take necessary precautions by the installation of protective equipment or other means, to protect all persons and property of all kinds against injury or damage occurring by reason of Operator's attachments.

Operator shall complete the installation of its Attachments within thirty (30) days of Company's approval of the application for such Attachments, or if make-ready is required to accommodate the Attachments, the completion date of such make-ready. Operator shall, within seven (7) days after completing the installation of its Attachments, provide Company with written notice of such completion, and Company shall have the right to perform a post-inspection on such Attachments, at Operator's sole expense, within ninety (90) days of receipt of Operator's notice of completion. If Company's inspection reveals that Operator's installation resulted in any property damage or code violations, Company may either: (1) complete any necessary remedial work and bill Operator for the costs related to fixing the damage or correcting the code violations; or (2) require Operator to fix the damage or code violations at its own expense within fourteen (14) days' notice from Company.

8. TAGGING REQUIREMENT.

Operator shall identify each of its Attachments with a tag, approved in advance by Company, that includes Operator's name, 24-hour contact telephone number, and such other information as Company may require. Operator shall tag an Attachment at the time of construction. Any untagged Attachment existing as December 28, 2022 shall be tagged by Operator by no later than December 31, 2024.

9. OVERLASHING.

Operator shall provide Company with at least thirty (30) days' advance written notice before Overlashing, or allowing a third party to overlash, Operator's existing Wireline Facilities. Operator is responsible for all Overlashing performed on its Wireline Facilities, including any Overlashing by a third party, and shall ensure that all Overlashing complies with Company's standards, the applicable provisions of the NESC, and any other applicable law or code. If Overlashing of Operator's Wireline Facilities results in any damage to the pole, Company equipment or existing Attachments, or if any Overlashing causes a safety or engineering standard violation, Operator shall be responsible, at its expense, for any necessary repairs or corrections.

Operator shall notify Company within fifteen (15) days of completion of an overlash on a particular pole. Within ninety (90) days of receiving such notice, Company will perform an inspection at Operator's expense to determine whether the overlash caused any damage to Company property or resulted in any code violations. Company shall notify Operator of any damage to Company property or code violations within fourteen (14) days after completion of the inspection. At Company's discretion, Company may either: (1) complete any necessary remedial work and bill Operator for the costs related to fixing the damage or correcting the code violations; or (2) require Operator to fix the damage or code violations at its own expense within fourteen (14) days' notice from Company.

(Cont'd on Sheet No. 16-5)

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TITLE: Vice President, Regulatory & Finance

By Authority Of an Order of the Public Service Commission

In Case No. 2022-00105 Dated December 28, 2022

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KPSC Case No. 2023-00159
Section II - Application
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 12-4 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff P.A. Continued (Pole Attachments)

7. Standards for Installation

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All Attachments and associated equipment of Operator shall be installed in a manner satisfactory to Company and so as not to interfere with the present or any future use which Company may desire to make of the Facilities covered by this Tariff. All such Attachments and equipment shall be installed and at all times maintained by Operator so as to comply with the standards set forth in Company's Pole Attachment Policy handbook, the National Electrical Safety Code and any other applicable regulations or codes promulgated by state, local or other governmental authority having jurisdiction thercover. In the event of a conflict, the more stringent standard shall apply. Operator shall take necessary precautions by the installation of protective equipment or other means, to protect all persons and property of all kinds against injury or damage occurring by reason of Operator's

Operator shall complete the installation of its Attachments within thirty (30) days of Company's approval of the application for such Attachments, or if make-ready is required to accommodate the Attachments, the completion date of such make-ready. Operator shall, within seven (7) days after completing the installation of its Attachments, provide Company with written notice of such completion, and Company shall have the right to perform a post-inspection on such Attachments, at Operator's sole expense, within ninety (90) days of receipt of Operator's notice of compelction. If Company's inspection reveals that Operator's installation resulted in any property damage or code violations, Company may either: (1) complete any necessary remedial work and bill Operator for the costs related to fixing the damage or correcting the code violations; or (2) require Operator to fix the damage or code violations at its own expense within fourteen (14) days' notice from Company.

8. Tagging Requirement

Operator shall identify each of its Attachments with a tag, approved in advance by Company, that includes Operator's name, 24-hour contact telephone number, and such other information as Company may require. Operator shall tag an Attachment at the time of construction. Any untagged Attachment existing as December 28, 2022 shall be tagged by Operator by no later than December 31, 2024.

9. Overlashing

Operator shall provide Company with at least thirty (30) days' advance written notice before Overlashing, or allowing a third party to overlash, Operator's existing Wireline Facilities. Operator is responsible for all Overlashing performed on its Wireline Facilities, including any Overlashing by a third party, and shall ensure that all Overlashing complices with Company's standards, the applicable provisions of the NESC, and any other applicable law or code. If Overlashing of Operator's Wireline Facilities results in any damage to the pole, Company cquipment or existing Attachments, or if any Overlashing causes a safety or engineering standard violation, Operator shall be responsible, at its expense, for any necessary repairs or corrections.

Operator shall notify Company within fifteen (15) days of completion of an overlash on a particular pole. Within ninety (90) days of receiving such notice, Company will perform an inspection at Operator's expense to determine whether the overlash caused any damage to Company property or resulted in any code violations. Company shall notify Operator of any damage to Company property or code violations within fourteen (14) days after completion of the inspection. At Company's discretion, Company may either: (1) complete any necessary remedial work and bill Operator for the costs related to fixing the damage or correcting the code violations; or (2) require Operator to fix the damage or code violations at its own expense within fourteen (14) days' notice from Company.

Continued on Sheet 12-5

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DATE OF ISSUE: June 29, 2023

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TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX. XXXX

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 16-5 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 16-5

TARIFF P.A. (Cont'd.)
(Pole Attachments)

10. POLE INSTALLATION OR REPLACEMENT; REARRANGEMENTS; GUYING.

In any case Operator proposes to install Attachments on a pole to be erected by Company in a new location, and to provide adequate space or strength to accommodate such Attachments such pole must, in Company's judgment, be taller and/or stronger than T would be necessary to accommodate the facilities of Company and of other persons who have previously indicated that they desire to make attachments on such pole or with whom Company has an agreement providing for joint or shared ownership of poles, the cost of such extra height and/or strength shall be paid to Company by Operator. Such costshall be the difference between the cost in place of the new pole and the current cost in place of a pole considered by Company to be adequate for the facilities of Company and the attachments of such other persons.

Where in Company's judgment a new pole must be erected to replace an existing pole solely to adequately provide for Operator's proposed Attachments, Operator agrees to pay Company for the entire cost of the new pole necessary to accommodate the existing facilities on the pole and Operator's proposed Attachments, plus the cost of removal of the in-place pole, minus the salvagevalue, if any, of the removed pole. Operator shall also pay to Company and to any other owner of existing attachments on the pole the cost of transferring each of their respective facilities or attachments to the newly-installed pole.

If Operator's desired Attachments can be accommodated on existing poles of Company by rearranging facilities of Company thereon or of any other person, or if because of Operator's proposed Attachments it is necessary for Company to rearrange its facilities on any pole not owned by it, then in any such case, Operator shall reimburse Company and any such other person for the respective expense incurred in making such rearrangement.

If because of the requirements of its business, Company intends to replace an existing pole on which Operator has any Attachment, or Company intends to change the arrangements of its facilities on any such pole in such manner as to necessitate a rearrangement of Operator's Attachment or if as a result of any inspection of Operator's Attachments Company any such Attachments are not in accordance with Company's standards, applicable codes or the provisions of this Tariff or are otherwise hazards Company shall give Operator not less than sixty (60) days' notice of such proposed replacement or change, or any such violation or hazard; provided, however, that the sixty (60) day notice requirement shall not apply to: (1) make-ready notices pursuant to Section 4 of 807 KAR 5:015; (2) routine maintenance by Company; or (3) a replacement or change made by Company in response to an emergency. In such event, Operator shall at its expense relocate, rearrange or modify its Attachments at the time specified by Company. If Operator fails to do so, or if any such emergency makes notice impractical, Company shall perform such relocation or rearrangement and Operator shall reimburse Company for the reasonable cost thereof.

Any additional guying or anchors required by reason of the Attachments of Operator shall be provided at the expense of Operator and shall meet the requirements of all applicable codes or regulations and Company's generally applicable guying standards.

(Cont'd on Sheet No. 16-6)

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TITLE: Vice President, Regulatory & Finance

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KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 81 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 12-5 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff P.A. Continued (Pole Attachments)

10. Pole Installation or Replacement; Rearrangements; Guying

In any case Operator proposes to install Attachments on a pole to be creeted by Company in a new location, and to provide adequate space or strength to accommodate such Attachments such pole must, in Company's judgment, be taller and/or stronger than would be necessary to accommodate the facilities of Company and of other persons who have previously indicated that they desire to make attachments on such pole or with whom Company has an agreement providing for joint or shared ownership of poles, the cost of such extra height and/or strength shall be paid to Company by Operator. Such cost shall be the difference between the cost in place of the new pole and the current cost in place of a pole considered by Company to be adequate for the facilities of Company and the attachments of such other persons.

Where in Company's judgment a new pole must be erected to replace an existing pole solely to adequately provide for Operator's proposed Attachments, Operator agrees to pay Company for the entire cost of the new pole necessary to accommodate the existing facilities on the pole and Operator's proposed Attachments, plus the cost of removal of the in-place pole, minus the salvage value, if any, of the removed pole. Operator shall also pay to Company and to any other owner of existing attachments on the pole the cost of transferring each of their respective facilities or attachments to the newly-installed pole.

If Operator's desired Attachments can be accommodated on existing poles of Company by rearranging facilities of Company thereon or of any other person, or if because of Operator's proposed Attachments it is necessary for Company to rearrange its facilities on any pole not owned by it, then in any such case, Operator shall reimburse Company and any such other person for the respective expense incurred in making such rearrangement.

If because of the requirements of its business, Company intends to replace an existing pole on which Operator has any Attachment, or Company intends to change the arrangements of its facilities on any such pole in such manner as to necessitate a rearrangement of Operator's Attachment, or if as a result of any inspection of Operator's Attachments Company determines that any such Attachments are not in accordance with Company's standards, applicable codes or the provisions of this Tariff or are otherwise hazards Company shall give Operator not less than sixty (60) days' notice of such proposed replacement or change, or any such violation or hazard, provided, however, that the sixty (60) days' notice requirement shall not apply to: (1) make-ready notices pursuant to Section 4 of 807 KAR 5:015; (2) routine maintenance by Company; or (3) a replacement or change made by Company in response to an emergency. In such event, Operator shall at its expense relocate, rearrange or modify its Attachments at the time specified by Company. If Operator fails to do so, or if any such emergency makes notice impractical, Company shall perform such relocation or rearrangement and Operator shall reimburse Company for the reasonable cost thereof.

Any additional guying or anchors required by reason of the Attachments of Operator shall be provided at the expense of Operator and shall meet the requirements of all applicable codes or regulations and Company's generally applicable guying standards.

11. Self-Help Remedy

If Company is unable to meet the timelines in 807 KAR 5.015 for completing a survey or completing make-ready work above the Communications Space, and if Company lacks good and sufficient cause to deviate from such timelines, Operator may perform such work at its own expense using an Approved Contractor. Operator shall refer to Company's Pole Attachment Policy on Company's website for a list of Approved Contractors for specified purposes. Self-help is not available for pole replacements or for surveys or make-ready related to ducts. Operator shall provide written notice to Company at least one (1) week prior to perforning surveys or make-ready above the Communications Space. Operator shall notify Company immediately if a survey or make-ready causes any property damage or an outage that is reasonably likely to interrupt Company's services.

Continued on Sheet 12-6

DATE OF ISSUE: June 29 2023
DATE EFFECTIVE: January 1 2024
ISSUED BY: /s/ Brian K. West

TITLE: Vice President_Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX XXXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 16-6 CANCELLING P.S.C. KY. NO. XX _____SHEET NO. 16-6

TARIFF P.A. (Cont'd.) (Pole Attachments)

11. SELF-HELP REMEDY.

If Company is unable to meet the timelines in 807 KAR 5:015 for completing a survey or completing make-ready work above the Communications Space, and if Company lacks good and sufficient cause to deviate from such timelines, Operator may perform such work at its own expense using an Approved Contractor. Operator shall refer to Company's Pole Attachment Policy on Company's website for a list of Approved Contractors for specified purposes. Self-help is not available for pole replacements or for surveys or make-ready related to ducts. Operator shall provide written notice to Company at least one (1) week prior to performing surveys or make-ready above the Communications Space. Operator shall notify Company immediately if a survey or make-ready causes any property damage or an outage that is reasonably likely to interrupt Company's services.

12. ONE-TOUCH MAKE-READY.

For Attachments to Distribution Poles that require only "simple make-ready," as that term is defined in 807 KAR 5:015, Operator may elect to proceed with the one-touch make-ready (OTMR) process established in this Section 12, as opposed to the standard process set forth in Section 6 of this Tariff. To elect OTMR. Operator must clearly indicate in its application that it is electing the OTMR process. Operator shall not combine requests for "simple make-ready" and "complex make-ready," as those terms are defined in 807 KAR 5:015, within an OTMR application. Operator's OTMR application shall identify the "simple make-ready" that it intends to perform.

Company shall, within ten (10) days of receipt, determine whether Operator's OTMR application is complete. Upon receipt of a complete OTMR application, Company shall review such application on the merits within the timelines established by 807 KAR 5:015. If Company denies an OTMR application on the merits, Company will provide Operator with an explanation of its denial, along with information and documentation supporting Company's decision.

Operator shall be responsible for all surveys required as part of the OTMR process. Any survey performed under the OTMR process shall be conducted by an Approved Contractor. Operator shall provide Company, as well as any third parties with attachments on Distribution Poles subject to an OTMR application, at least five (5) days' advance written notice of any field inspection, and such notice shall: provide the date, time and location of the field inspection; and state the name of the Approved Contractor that will be performing the field inspection. Operator shall allow Company and affected third parties to be present for any field inspection it performs under the OTMR

If Operator's OTMR application is approved, Operator may, after providing fifteen (15) days' advance written notice to Company and affected third parties, proceed with the make-ready; Operator's notice shall: provide the date, time and location of the make-ready; describe the make-ready involved; and identify the contractor that will be performing the make-ready. Operator shall allow Company and affected third parties to be present during the make-ready. Operator shall complete all make-ready within thirty (30) days of the date on which Company approved Operator's OTMR application (or within seventy-five (75) days in the case of a Larger Order), or Operator's OTMR application will be deemed closed.

(Cont'd on Sheet No. 16-7)

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KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 82 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 12-6 CANCELLING P.S.C. KY. NO. SHEET NO XX-X

Tariff P.A. Continued (Pole Attachments)

12. One-Touch Make-Ready

For Attachments to Distribution Poles that require only "simple make-ready," as that term is defined in 807 KAR 5:015, Operator may elect to proceed with the one-touch make-ready (OTMR) process established in this Section 12, as opposed to the standard process set forth in Section 6 of this Tariff. To elect OTMR, Operator must clearly indicate in its application that it is electing the OTMR process. Operator shall not combine requests for "simple make-ready" and "complex make-ready," as those terms are defined in 807 KAR 5:015, within an OTMR application. Operator's OTMR application shall identify the "simple make-ready" that it intends to perform.

Company shall, within ten (10) days of receipt, determine whether Operator's OTMR application is complete. Upon receipt of a complete OTMR application, Company shall review such application on the merits within the timelines established by 807 KAR 5:015. If Company denies an OTMR application on the merits, Company will provide Operator with an explanation of its denial, along with information and documentation supporting Company's decision.

Operator shall be responsible for all surveys required as part of the OTMR process. Any survey performed under the OTMR process shall be conducted by an Approved Contractor. Operator shall provide Company, as well as any third parties with attachments on Distribution Poles subject to an OTMR application, at least five (5) days' advance written notice of any field inspection, and such notice shall: provide the date, time and location of the field inspection; and state the name of the Approved Contractor that will be performing the field inspection. Operator shall allow Company and affected third parties to be present for any field inspection it performs under the OTMR process.

If Operator's OTMR application is approved, Operator may, after providing fifteen (15) days' advance written notice to Company and affected third parties, proceed with the make-ready. Operator's notice shall: provide the date, time and location of the make-ready; describe the make-ready involved; and identify the contractor that will be performing the make-ready. Operator shall allow Company and affected third parties to be present during the make-ready. Operator shall complete all make-ready within thirty (30) days of the date on which Company approved Operator's OTMR application (or within seventy-five (75) days in the case of a Larger Order), or Operator's OTMR application will be deemed closed.

If Company or Operator determine at any time that make-ready does not qualify as "simple make-ready," Operator shall halt all make-ready on the impacted Distribution Poles. The make-ready on the impacted Distribution Poles shall thereafter be subject to the requirements of Section 6 of this Tariff. Operator shall notify Company and affected third parties within fifteen (15) days of completion of the make-ready identified in the OTMR application.

Company may make periodic inspections, as conditions may warrant, for the purpose of determining compliance with the provisions of this Tariff. Company reserves the right to inspect each new or proposed installation of Operator on Company's Facilities. In addition, Company's right to make any inspections and any inspection made pursuant to such right shall not relieve Operator of any responsibility, obligation or liability assumed under this Tariff.

14. Transfer of Attachments to New Poles

Operator shall transfer its Attachments within sixty (60) days of receiving notice from Company (Transfer Period). If Operator fails to transfer its Attachments within the Transfer Period, Company may transfer the Attachments at Operator's sole risk and expense. Company may transfer Operator's Attachments prior to the expiration of the Transfer Period if an expedited transfer is necessary for safety or reliability purposes.

Continued on Sheet 12-7

DATE OF ISSUE: June 29 2023 DATE EFFECTIVE: January 1 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX XXXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 16-7 CANCELLING P.S.C. KY. NO. XX ______SHEET NO. 16-7

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N

TARIFF P.A. (Cont'd.)
(Pole Attachments)

If Company or Operator determine at any time that make-ready does not qualify as "simple make-ready," Operator shall halt all make-ready on the impacted Distribution Poles shall thereafter be subject to the requirements of Section 6 of this Tariff. Operator shall notify Company and affected third parties within fifteen (15) days of completion of the make-ready identified in the OTMR application.

13. POLE INSPECTION.

Company may make periodic inspections, as conditions may warrant, for the purpose of determining compliance with the provisions of this Tariff. Company reserves the right to inspect each new or proposed installation of Operator on Company's Facilities. In addition, Company's right to make any inspections and any inspection made pursuant to such right shall not relieve Operator of any responsibility, obligation or liability assumed under this Tariff.

14. TRANSFER OF ATTACHMENTS TO NEW POLES.

Operator shall transfer its Attachments within sixty (60) days of receiving notice from Company (Transfer Period). If Operator fails to transfer its Attachments within the Transfer Period, Company may transfer the Attachments at Operator's sole risk and expense. Company may transfer Operator's Attachments prior to the expiration of the Transfer Period if an expedited transfer is necessary for safety or reliability purposes.

15. ATTACHMENT INVENTORY

Owner may conduct a complete field inventory for the purpose of verifying the number and location of Operator's Attachments on Company Facilities. Company shall provide Operator with at least thirty (30) days' prior notice of a field inventory, and Operator shall advise Company whether Operator desires to participate in the field inventory not less than fifteen (15) days prior to the scheduled date of such inventory. Operator shall reimburse Company for the costs Company incrurs in performing the field inventory, regardless of whether Operator elects to participate in the inventory; provided, however, Company may not charge Operator for more than one (1) field inventory within a five (5) year period. If Company inspects the Attachments of more than one Operator during a field inventory, then each Operator whose Attachments were inspected by Company during the field inventory shall share pro rata in the costs of such inventory. Upon request, Company shall furnish a summary report for the field inventory within a reasonable time after its completion.

If a field inventory reveals that the number of Operator's Attachments exceeds the number of Attachments shown in Company's existing records, the excess number of Attachments shall be presumed to be unauthorized attachments and handled in accordance with Section 16.

(Cont'd on Sheet No. 16-8)

DATE OF ISSUE: January 17, 2023_
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807 KAR 5.015, eff. 2-1-2022

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 83 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 12-7 CANCELLING P.S.C. KY. NO. ______SHEET NO. XX-X

Tariff P.A. Continued (Pole Attachments)

15. Attachment Inventory

Owner may conduct a complete field inventory for the purpose of verifying the number and location of Operator's Attachments on Company Facilities. Company shall provide Operator with at least thirty (30) days' prior notice of a field inventor, and Operator Ball advise Company whether Operator desires to participate in the field inventory not less than fifteen (15) days prior to the scheduled date of such inventory. Operator shall reimburse Company for the costs Company incurs in performing the field inventory, regardless of whether Operator elects to participate in the inventory; provided, however, Company may not charge Operator for more than one (1) field inventory within a five (5) year period. If Company inspects the Attachments of more than one Operator during a field inventory, then each Operator whose Attachments were inspected by Company during the field inventory shall share pro rata in the costs of such inventory. Upon request, Company shall furnish a summary report for the field inventory within a reasonable time after its completion.

If a field inventory reveals that the number of Operator's Attachments exceeds the number of Attachments shown in Company's existing records, the excess number of Attachments shall be presumed to be unauthorized attachments and handled in accordance with Section 16.

16. Unauthorized Attachments

If Operator makes an Attachment that requires approval by, or advance notice to, Company under this Tariff, and if Operator fails to comply with such approval or notice requirements, then Operator's Attachment shall be deemed an unauthorized attachment. Unless Operator can demonstrate to Company's reasonable satisfaction that an unauthorized attachment was made more recently, unauthorized attachments are presumed to have existed on Company Facilities for two (2) years. Operator shall be liable for all charges and fees that would have been due under the Tariff for this time period. In addition to charges and fees applicable to the period of unauthorized attachment, Operator shall pay a penalty in the amount of: (1) \$25 for cach unauthorized attachment within the Communications Space on a Distribution Pole; (2) \$500 for each unauthorized attachment above the Communications Space on a Distribution Pole; and (3) \$500 for each unauthorized attachment above the Communications for approval of any unauthorized attachment within sixty (60) days of the Attachment's discovery. If Operator fails to submit the required application or to comply with Company's application process, Company may remove the unauthorized attachment at Operator's sole risk and expense.

17. Abandonment by Operator

Operator may at any time abandon the use of a Company Facility hereunder by removing therefrom all of its Attachments and by giving written notice thereof, on a form provided by Company, and no Facility shall be considered abandoned until such notice is received. If notice has been given that Attachments(s) have been removed, but the Attachments are later discovered not to have been removed, then such Attachments shall be deemed unauthorized attachments and handled in accordance with Section 16 of this Tariff.

18. Indemnity

Operator hereby agrees to indemnify, hold harmless, and defend Company from and against any and all loss, damage, cost or expense which Company may suffer or for which Company may be held liable because of interruption of Operator's service to its subscribers, or by reason of bodily injury, including death, to any person, or damage to or destruction of any property, including loss of use thereof, arising out of or in any manner connected with the attachment, operation, and maintenance of the Attachments and other facilities of Operator on the Facilities of Company under this Tariff, or to any such act or omission of Operator's respective representatives, employees, agents or contractors.

19. Limitation of Liability

IN NO EVENT SHALL COMPANY OR ANY OF ITS REPRESENTATIVES BE LIABLE UNDER THIS TARIFF TO OPERATOR FOR CONSEQUENTIAL, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE OR ENHANCED DAMAGES, LOST PROFITS OR REVENUES OR DIMINUTION IN VALUE, ARISING OUT OF, OR RELATING TO, OR IN CONNECTION WITH THIS TARIFF, REGARDLESS OF (A) WHETHER SUCH DAMAGES WERE FORESEABLE; (B) WHETHER OR NOT COMPANY WAS ADVISED OF THE OSSIBILITY OF SUCH DAMAGES OR (C) THE LEGAL OR EQUITABLE THEORY (CONTRACT, TORT OR OTHERWISE) UPSON WHICH THE CLAIM IS BASED THE LIMITATIONS SET FORTH IN THIS SECTION 19 SHALL NOT APPLY TO DAMAGES OR LIABILITY ARISING FROM THE GROSSLY NEGLIGENT ACTS OR OMISSIONS OR WILLFUL MISCONDUCT OF COMPANY IN PERFORMING ITS OBLIGATIONS UNDER THIS TARIFF.

Continued on Sheet 12-8

DATE OF ISSUE: June 29-2023
DATE EFFECTIVE: January 1-2024
ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 16-8 CANCELLING P.S.C. KY. NO. XX SHEET NO. 16-8

TARIFF P.A. (Cont'd.) (Pole Attachments)

16. UNAUTHORIZED ATTACHMENTS.

If Operator makes an Attachment that requires approval by, or advance notice to, Company under this Tariff, and if Operator fails to comply with such approval or notice requirements, then Operator's Attachment shall be deemed an unauthorized attachment. Unless Operator can demonstrate to Company's reasonable satisfaction that an unauthorized attachment was made more recently. unauthorized attachments are presumed to have existed on Company Facilities for two (2) years. Operator shall be liable for all charges and fees that would have been due under the Tariff for this time period. In addition to charges and fees applicable to the period of unauthorized attachment, Operator shall pay a penalty in the amount of: (1) \$25 for each unauthorized attachment within the Communications Space on a Distribution Pole; (2) \$500 for each unauthorized attachment above the Communications Space on a Distribution Pole; and (3) \$500 for each unauthorized attachment within a duct. Operator shall submit an application for approval of any unauthorized attachment within sixty (60) days of the Attachment's discovery. If Operator fails to submit the required application or to comply with Company's application process, Company may remove the unauthorized attachment at Operator's sole risk and expense

17. ABANDONMENT BY OPERATOR.

Operator may at any time abandon the use of a Company Facility hereunder by removing therefrom all of its Attachments and by giving written notice thereof, on a form provided by Company, and no Facility shall be considered abandoned until such notice is received. If notice has been given that Attachment(s) have been removed, but the Attachments are later discovered not to have been removed, then such Attachments shall be deemed unauthorized attachments and handled in accordance with Section 16 of this Tariff.

18. INDEMNITY.

Operator hereby agrees to indemnify, hold harmless, and defend Company from and against any and all loss, damage, cost or expense which Company may suffer or for which Company may be held liable because of interruption of Operator's service to its subscribers, or by reason of bodily injury, including death, to any person, or damage to or destruction of any property, including loss of use thereof, arising out of or in any manner connected with the attachment, operation, and maintenance of the Attachments and other facilities of Operator on the Facilities of Company under this Tariff, or to any such act or omission of Operator's respective representatives, employees, agents or contractors.

19. LIMITATION OF LIABILITY

IN NO EVENT SHALL COMPANY OR ANY OF ITS REPRESENTATIVES BE LIABLE UNDER THIS TARIFF TO OPERATOR FOR CONSEQUENTIAL, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE OR ENHANCED DAMAGES, LOST PROFITS OR REVENUES OR DIMINUTION IN VALUE. ARISING OUT OF, OR RELATING TO, OR IN CONNECTION WITH THIS TARIFF, REGARDLESS OF (A) WHETHER SUCH DAMAGES WERE FORESEEABLE: (B) WHETHER OR NOT COMPANY WAS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR (C) THE LEGAL OR EQUITABLE THEORY (CONTRACT, TORT OR OTHERWISE) UPON WHICH THE CLAIM IS BASED. THE LIMITATIONS SET FORTH IN THIS SECTION 19 SHALL NOT APPLY TO DAMAGES OR LIABILITY ARISING FROM THE GROSSLY NEGLIGENT ACTS OR OMISSIONS OR WILLFUL MISCONDUCT OF COMPANY IN PERFORMING ITS OBLIGATIONS UNDER THIS TARIFF.

(Cont'd on Sheet No. 16-9)

DATE OF ISSUE: January 17, 2023 DATE EFFECTIVE: Service Rendered On And After December 28 2022 ISSUED BY: /s/ Brian K. West TITLE: Vice President Regulatory & Finance By Authority Of an Order of the Public Service Commission In Case No. 2022-00105 Dated December 28, 2022

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KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 84 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 12-8 CANCELLING P.S.C. KY. NO. SHEET NO XX-X

Tariff P.A. Continued (Pole Attachments)

20. Insurance

Operator agrees to obtain and maintain at all times policies of insurance as follows:

- (a) Comprehensive bodily injury liability insurance in an amount not less than \$5,000,000 for any one occurrence. (b) Comprehensive property damage liability insurance in an amount not less than \$5,000,000 for any one occurrence.
- (c) Contractual liability insurance in an amount not less than the foregoing minimums to cover the liability assumed by the Operator under the agreement or indemnity set forth above.

Prior to making Attachments to Company's Facilities, Operator shall furnish to Company two copies of a certificate, from an insurance carrier licensed to do business in Kentucky, stating that policies of insurance have been issued by it to Operator providing for the insurance listed above and that such policies are in force. Such certificate shall state that the insurance carrier will give Company thirty (30) days' prior written notice of any cancellation of or material change in such policies.

21. Performance Assurance

Operator shall furnish Performance Assurance in the following amounts to guarantee the payment of any sums which may become due for attachment charges, inspections, or work performed by Company under this Tariff, including the removal of Attachments upon termination of any license hereunder.

	Number of Attachments	Amount per Attachment	Maximum Total
ıF	1-7,500	\$20	\$150,000
F	7,501-15,000	\$10	\$225,000
T	15,001+	\$5	\$1,000,000

The above-stated amounts are incremental. By way of example, 10,000 Attachments would require Performance Assurance in the amount of \$175,000 (\$20 per Attachment for the first 7,500 Attachments; \$10 per Attachment for the next 2,500 Attachments); 20,000 Attachments would require Performance Assurance in the amount of \$250,000 (\$20 per Attachment for the first 7,500 Attachments; \$10 per Attachment the next 7,500 Attachments; and \$5 per Attachment for the last 5,000 Attachments) The amount of the Performance Assurance shall be calculated by Company annually based on Operator's then-existing number of Attachments. Operator shall provide the Performance Assurance within thirty (30) days of its request by Company If Operator proposes to attach a Wireless Facilities to Company Facilities, Operator shall post Performance Assurance in the amount of \$1,500 for each Company Facility to which a Wireless Facility is attached. The amount of the Performance Assurance shall not be reduced upon completion of installation or other event.

In the event the Operator provides Performance Assurance in the form of a surety bond or letter of credit, each bond or letter of credit shall contain the provision that it shall not be terminated prior to six (6) months after Company's receipt of written notice of the desire of the bonding or insurance company, or bank, to terminate such bond or letter of credit. Company may waive this requirement if an acceptable replacement is received before the six (6) months has ended. Upon termination of such surety bond or letter of credit, Company shall request Operator to immediately remove its Attachments and all other equipment from Company Facilities. If Operator should fail to complete the removal of all of its Attachments from Company Facilities within sixty (60) days after receipt of such request, then Company may remove Operator's Attachments at Operator's expense and without liability for any damage to Operator's Attachments.

Each surety bond shall be issued by an entity having a minimum A.M. Best rating of A- and/or letter of credit shall be issued by an entity having a minimum Credit Rating of A- by S& P or A3 by Moody's at the time of issuance and at all times the relevant instrument is outstanding

Continued on Sheet 12-9

DATE OF ISSUE: June 29 2023 DATE EFFECTIVE: January 1 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX XXXX

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20. INSURANCE.

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 16-9 CANCELLING P.S.C. KY. NO. XX _____ SHEET NO. 16-9

TARIFF P.A. (Cont'd.)
(Pole Attachments)

Operator agrees to obtain and maintain at all times policies of insurance as follows:

- (a) Comprehensive bodily injury liability insurance in an amount not less than \$5,000,000 for any one occurrence
- (b) Comprehensive property damage liability insurance in an amount not less than \$5,000,000 for any one occurrence.
- (c) Contractual liability insurance in an amount not less than the foregoing minimums to cover the liability assumed by the Operator under the agreement or indemnity set forth above.

Prior to making Attachments to Company's Facilities, Operator shall furnish to Company two copies of a certificate, from an insurance carrier licensed to do business in Kentucky, stating that policies of insurance have been issued by it to Operator providing for the insurance listed above and that such policies are in force. Such certificate shall state that the insurance carrier will give Company thirty (30) days' prior written notice of any cancellation of or material change in such policies.

21. PERFORMANCE ASSURANCE

Operator shall furnish Performance Assurance in the following amounts to guarantee the payment of any sums which may become due for attachment charges, inspections, or work performed by Company under this Tariff, including the removal of Attachments upon termination of any license hereunder:

Number of Attachments	Amount per Attachment	Maximum Total
1-7,500	\$20/Attachment	\$150,000
7,501-15,000	\$10/Attachment	\$225,000
15.001+	\$5/Attachment	\$1,000,000

The above-stated amounts are incremental. By way of example, 10,000 Attachments would require Performance Assurance in the amount of \$175,000 (\$20 per Attachment for the first 7,500 Attachments; 20,000 Attachments would require Performance Assurance in the amount of \$250,000 (\$20 per Attachment for the next 7,500 Attachments; \$10 per Attachment the next 7,500 Attachments; 310 per Attachment the next 7,500 Attachments; 310 per Attachment for the last 5,000 Attachments).

The amount of the Performance Assurance shall be calculated by Company annually based on Operator's then-existing number of Attachments. Operator shall provide the Performance Assurance within thirty (30) days of its request by Company.

If Operator proposes to attach a Wireless Facilities to Company Facilities, Operator shall post Performance Assurance in the amount of \$1,500 for each Company Facility to which a Wireless Facility is attached. The amount of the Performance Assurance shall not be reduced upon completion of installation or other event.

(Cont'd on Sheet 16-10)

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In Case No. 2022-00105 Dated December 28, 2022
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 12-9 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff P.A. Continued (Pole Attachments)

22. Fasements

Operator shall secure any right, license or permit from any governmental body, authority or other person or persons which may be required for the construction or maintenance of Attachments of Operator. Company does not convey nor guarantee any easements, rights-of-way or franchises for the construction and maintenance of said Attachments. Operator hereby agrees to indemnify and save harmless Company from any and all claims, including the expenses incurred by Company to defend itself against such claims, resulting from or arising out of the failure of Operator to secure such right, license, permit or casement for the construction or maintenance of said Attachments on Company's poles.

23. Charges and Fees

Operator agrees to pay Company an annual charge per Attachment as set forth in Section 3 of this Tariff in advance, and such other charges as may be provided for herein, for the use of each of Company Facility, any portion of which is occupied by, or reserved at Operator's request for, the Attachments of Operator.

Operator agrees to reimburse Company for all reasonable non-recurring expenses caused by or attributable to Operator's initial Attachments including without limitation the amounts set forth herein before and the expenses of Company in examining poles used but not owned by Company to which Operator proposes to make Attachments.

24. Fees for Additional Attachments

For Attachments made to Company Facilities between billing dates, Operator shall be billed a prorated amount of the annual charge effective on the date of attachment in on the Operator's next bill. Company will not reimburse Operator for, or otherwise prorate Operator's next bill for, any Attachments removed from Company Facilities between billing dates.

25. Payment

Payment of amounts due hereunder is due on the dates or at the times indicated with respect to each such payment. In the event the time for any payment is not specified, such payment shall be due thirty (30) days from date of the invoice therefor. all amounts not so paid shall accrue interest at a monthly simple interest rate of 1.5%. Where the provisions of the Tariff require any payment by Operator to the Company other than for attachment charges, Company may, at its option, require that the estimated amount thereof be paid in advance of permission to use any pole or the performance by company of any work. In such a case, Company may, in its sole discretion, invoice any deficiency or refund any excess to Operator after the current amount of such payment has been determined.

26. Default or Non-Compliance

If Operator fails to comply with any of the provisions of this Tariff or defaults in the performance of any of its obligations under this Tariff and fails within sixty (60) days, after written notice from Company to correct such default or non-compliance. Company may, in addition to all other remedies under this Tariff, take any one or more of the following actions: terminate the specific permit or permits covering the Company Facilities to which such default or non-compliance is alphaleate; remove, relocate or rearrange Attachments of Operator to which such default or non-compliance relates, all at Operator's expense; decline to permit additional Attachments hereunder until such default is cured; or in the event of any failure to pay any of the charges, fees or amounts provided in this Tariff or any other substantial default, or of repeated defaults, terminate Operator's right of attachment. Where applicable, Company's written notice of default or non-compliance shall inform Operator of Company's right to remove, relocate or rearrange Attachments of Operator, in the eventOperator fails to cure its default or non-compliance within the aforementioned 60-day period. Operator shall remove all Attachments where Company has tenninated the right of attachment herein within sixty (60) days of Company providing notice of termination. If Operator fails to cure we such Attachments within sixty (60) days, then Company may remove such Attachments at Operator's expense. Company shall have no obligation to store or recover any value for such removed Attachments.

No liability shall be incurred by Company because of any or all such actions except for Company's gross negligence or willful misconduct in any relocation or removal of such equipment. The remedies provided herein are cumulative and in addition to any other remedies available to Company.

Continued on Sheet 12-10

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 16-10 CANCELLING P.S.C. KY. NO. XX SHEET NO. 16-10

TARIFF P.A. (Cont'd.)
(Pole Attachments)

In the event the Operator provides Performance Assurance in the form of a surety bond or letter of credit, each bond or letter of credit shall contain the provision that it shall not be terminated prior to six (6) months after Company's receipt of written notice of the desire of the bonding or insurance company, or bank, to terminate such bond or letter of credit. Company may waive this requirement if an acceptable replacement is received before the six (6) months has ended. Upon termination of such surety bond or letter of credit, Company shall request Operator to immediately remove its Attachments and all other equipment from Company Facilities. If Operator should fail to complete the removal of all of its Attachments from Company Facilities within sixty (60) days after receipt of such request, then Company may remove Operator's Attachments at Operator's expense and without liability for any damage to Operator's Attachments.

Each surety bond shall be issued by an entity having a minimum A.M. Best rating of A- and/or letter of credit shall be issued by an entity having a minimum Credit Rating of A- by S& P or A3 by Moody's at the time of issuance and at all times the relevant instrument is outstanding.

22. EASEMENTS.

Operator shall secure any right, license or permit from any governmental body, authority or other person or persons which may be

required for the construction or maintenance of Attachments of Operator. Company does not convey nor guarantee any easements, rights-of-way or franchises for the construction and maintenance of said Attachments. Operator hereby agrees to indemnify and save harmless Company from any and all claims, including the expenses incurred by Company to defend itself against such claims, resulting from or arising out of the failure of Operator to secure such right, license, permit or easement for the construction or maintenance of said Attachments on Company's poles.

23. CHARGES AND FEES.

Operator agrees to pay Company an annual charge per Attachment as set forth in Section 3 of this Tariff in advance, and such other charges as may be provided for herein, for the use of each of Company Facility, any portion of which is occupied by, or reserved at Operator's request for, the Attachments of Operator's request for the Operator's request for the Attachments of Operator's request for the Op

Operator agrees to reimburse Company for all reasonable non-recurring expenses caused by or attributable to Operator's initial Attachments including without limitation the amounts set forth herein before and the expenses of Company in examining poles used but not owned by Company to which Operator proposes to make Attachments.

24. FEES FOR ADDITIONAL ATTACHMENTS.

For Attachments made to Company Facilities between billing dates, Operator shall be billed a prorated amount of the annual charge effective on the date of attachment in on the Operator's next bill. Company will not reimburse Operator for, or otherwise prorate Operator's next bill for, any Attachments removed from Company Facilities between billing dates.

(Cont'd on Sheet 16-11)

DATE OF ISSUE: <u>January 17, 2023</u>
DATE EFFECTIVE: <u>Service Rendered On And After December 28, 2022</u>
ISSUED BY: <u>/s/ Brian K. West</u>
ITILE: <u>Vice President Regulatory & Finance</u>
By Authority Of an Order of the Public Service Commission

By Authority Of an Order of the Public Service Commission
In Case No. 2022-00105 Dated December 28, 2022

807 KAR 5:015, eff.2-1-2022

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 86 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 12-10 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff P.A. Continued (Pole Attachments)

Any notice required by this Tariff shall be deemed properly given if sent to Company's or Operator's authorized representative using any of the following methods: (1) overnight delivery by nationally recognized courier; (2) certified U.S. mail, return receipt requested, postage prepaid; (3) electronically via telecopier or electronic mail; or (4) sent in the maner expressly required herein or by Company's standards. Operators shall, within thirty (30) days of the effective date of this Tariff, or if service is taken for the first time following the effective date of this Tariff, prior to submitting any applications for Attachments, provide Company with the following information for each of their authorized representatives; name, title, mailing address and electronic mailing address. The designation of an authorized representative, as well as the contact information for an existing authorized representative, may be changed at any time by similar notice. Operators are required to maintain current contact information with Company for each of their authorized representatives.

28. Prior Agreements

27. Notices

This Tariff, as of the effective date, terminates, supersedes and replaces any previous agreement or license affecting Company's Facilities and Operator's Attachments covered herein.

29. Assignment

This Tariff shall be binding upon and inure to the benefits of the parties hereto, their respective successors and/or assigns, but Operator shall not assign, transfer or sublet any of the rights hereby granted without the prior written consent of Company, which shall not be unreasonably withheld, and any such purported assignment, transfer or subletting without such consent shall be void.

30. Performance Waiver

Neither party shall be considered in default in the performance of its obligations herein, or any of them, to the extent that performance is delayed or prevented due to eauses beyond the control of said party, including but not limited to, Acts of God or the public enemy, war, revolution, civil commotion, blockade or embargo, acts of government, any law, order, proclamation, regulation, ordinance, demand, or requirement of any government, fires, explosions, cyclones, floods, unavoidable casualties, quarantine, restrictions, strikes, labor disputes, lock-outs, and other causes beyond the reasonable control of either of the parties.

31, Preservation of Remedies

No delay or omission in the exercise of any power or remedy herein provided or otherwise available to the Company shall impair or affect its right thereafter to exercise the same.

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DATE OF ISSUE: June 29 2023

DATE EFFECTIVE: January 1 2024

ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance
By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX XXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 16-11 CANCELLING P.S.C. KY. NO. XX ______ SHEET NO. 16-11

TARIFF P.A. (Cont'd.)
(Pole Attachments)

25. PAYMENT

Payment of amounts due hereunder is due on the dates or at the times indicated with respect to each such payment. In the event the time for any payment is not specified, such payment shall be due thirty (30) days from the date of the invoice therefor. all amounts not or pay payment by so paid shall acrue interest at a monthly simple interest rate of 1.5%. Where the provisions of the Tariff require any payment by Operator T to the Company other than for attachment charges, Company may, at its option, require that the estimated amount thereof be paid in a daycare of permission to use any pole or the performance by company of any work. In such a case, Company may, in its sole discretion, invoice any deficiency or refund any excess to Operator after the current amount of such payment has been determined.

26. DEFAULT OR NON-COMPLIANCE.

If Operator fails to comply with any of the provisions of this Tariff or defaults in the performance of any of its obligations under this Tariff and fails within sixty (60) days, after written notice from Company to correct such default or non-compliance, Company may, in addition to all other remedies under this Tariff, take any one or more of the following actions: terminate the specific permit or permits covering the Company Facilities to which such default or non-compliance is applicable; remove, relocate or rearrangeAttachments of Operator to which such default or non-compliance relates, all at Operator's expense; decline to permit additional Attachments hereunder until such default is cured; or in the event of any failure to pay any of the charges, fees or amounts provided in this Tariff or any other substantial default, or of repeated defaults, terminate Operator's right of attachment. Where applicable, Company's written notice of default or non-compliance shall inform Operator of Company's right to remove, relocate or rearrange Attachments of Operator, in the event of Operator fails to cure its default or non-compliance within the aforementioned 60-day period. Operator shall remove all Attachments where Company has terminated the right of attachment herein within sixty (60) days of Company providing notice of termination. If Toperator fails to remove such Attachments at Operator's expense. Company shall have no obligation to store or recover any value for such removed Attachments.

No liability shall be incurred by Company because of any or all such actions except for Company's gross negligence or willful misconduct in any relocation or removal of such equipment. The remedies provided herein are cumulative and in addition to any other remedies available to Company.

27. NOTICES

Any notice required by this Tariffs shall be deemed properly given if sent to Company's or Operator's authorized representative using any of the following methods: (1) overnight delivery by nationally recognized courier; (2) certified U.S. mail, return receipt requested, postage prepaid; (3) electronically via telecopier or electronic mail; or (4) sent in the manner expressly required herein or by Company's standards. Operators shall, within thirty (30) days of the effective date of this Tariff, or if service is taken for the first time following the effective date of this Tariff, prior to submitting any applications for Attachments, provide Company with the following information for each of their authorized representatives: name, title, mailing address and electronic mailing address. The designation of an authorized representative, as well as the contact information for an existing authorized representative, may be changed at any time by similar notice. Operators are required to maintain current contact information with Company for each their authorized representatives.

28. PRIORAGREEMENTS.

This Tariff, as of the effective date, terminates, supersedes and replaces any previous agreement or license affecting Company's Facilities and Operator's Attachments covered herein.

(Cont'd on Sheet 16-12)

DATE OF ISSUE: January 17, 2023
DATE EFFECTIVE: Service Rendered On And After December 28, 2022
ISSUED BY: /s/ Brian K. West
TITLE: Vice President, Regulatory & Finance
By Authority Of an Order of the Public Service Commission
In Case No. 2022-00105 Dated December 28, 2022

In Case No. 2022-00105 Dated December 807 KAR 5:015, eff.2-1-2022

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 87 of 194

Tariff P.A. is now contained on ten pages instead of twelve pages

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Page 88 of 194

KENTUCKY	POWER	COMPANY

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 16-12 CANCELLING P.S.C. KY. NO. XX ______ SHEET NO. 16-12

TARIFF P.A. (Cont'd.) (Pole Attachments)

29. ASSIGNMENT.

This Tariff shall be binding upon and inure to the benefits of the parties hereto, their respective successors and/or assigns, but Operator shall not assign, transfer or sublet any of the rights hereby granted without the prior written consent of Company, which shall not be Tunreasonably withheld, and any such purported assignment, transfer or subletting without such consent shall be void.

30. PERFORMANCE WAIVER.

Neither party shall be considered in default in the performance of its obligations herein, or any of them, to the extent that performance is delayed or prevented due to causes beyond the control of said party, including but not limited to, Acts of God or the public enemy, war, revolution, civil commotion, blockade or embargo, acts of government, any law, order, proclamation, regulation, ordinance, demand, or requirement of any government, fires, explosions, cyclones, floods, unavoidable casualties, quarantine, restrictions, strikes, labor disputes, lock-outs, and other causes beyond the reasonable control of either of the parties.

31. PRESERVATION OF REMEDIES,

No delay or omission in the exercise of any power or remedy herein provided or otherwise available to the Company shall impair or affect its right thereafter to exercise the same.

DATE OF ISSUE: January 17, 2023
DATE EFFECTIVE: Service Rendered On And After December 28, 2022
ISSUED BY: Jr./8 Brian K. West
TITLE: Vice President, Regulatory & Finance
By Authority Of an Order of the Public Service Commission
In Case No. 2022-00105 Dated December 28, 2022
807 KAR 5:015, eff.2-1-2022

Tariff P.A. is now contained on ten pages instead of twelve pages.

P.S.C. KY, NO. 12 ORIGINAL SHEET NO. 21-1 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 21-1

TARIFF T.S. (Temporary Service)

AVAILABILITY OF SERVICE.

Where capacity is available, Company will install service for temporary lighting and power service to customers who have demonstrated to the Company's satisfaction that the requested temporary service will be temporary in nature. Residential customers will be supplied with 100 amp single phase service. All other customer classes will be supplied at voltage levels applicable to the class of business.

RATE. (Tariff Code 019)

Temporary service will be supplied under any published tariff applicable to the class of business of the Customer, when the Company has available unsold capacity of lines, transforming and generating equipment, with an additional charge of the total cost of installation, connection, disconnection and removal of service.

CHARGES.

The same minimum charge as provided for in any applicable tariff shall be applicable to such temporary service and for not less than one full monthly minimum

Customer's requesting temporary service will be charged a minimum temporary service installation charge, payable in advance, based on the Company's actual cost of installation, connection, disconnection, and removal of the required facilities to provide temporary service.

DELAYED PAYMENT CHARGE.

Bills under this tariff are due and payable within fifteen (15) days after their mailing date. All accounts not paid in full by the next billing date will be assessed an additional charge of 5% of the outstanding unpaid balance.

TERMS OF SERVICE.

Temporary Service will be in effect for a period of 180 days from the date of installation. The Company may grant extensions based on customer's demonstration of continued need for temporary service.

The Company may discontinue temporary service at the end of the 180 days, or at the end of any extended period of time after the initial 180 days

SPECIAL TERMS AND CONDITIONS.

A deposit equal to the full estimated amount of the bill and/or construction costs under this tariff may be required. This tariff is not available to customers permanently located, whose energy requirements are of a seasonal nature. See Terms and Conditions of Service

DATE OF ISSUE: April 9, 2021 DATE EFFECTIVE: Service Rendered On And After January 14, 2021 ISSUED BY: /s/ Brian K. West TITLE: Vice President, Regulatory & Finance By Authority of Orders of the Public Service Commission In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021 KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 89 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 13-1 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 13-1

Tariff T.S. (Temporary Service)

Availability of Service
Where capacity is available, Company will install service for temporary lighting and power service to customers who have demonstrated to the Company's satisfaction that the requested temporary service will be temporary in nature. Residential customers will be supplied with 100 amp single phase service. All other customer classes will be supplied at voltage levels applicable to the class of business.

Rate (Tariff Code 19)

Temporary service will be supplied under any published tariff applicable to the class of business of the Customer, when the Company has available unsold capacity of lines, transforming and generating equipment, with an additional charge of the total cost of installation, connection, disconnection and removal of service.

Charges

The same minimum charge as provided for in any applicable tariff shall be applicable to such temporary service and for not less than one full monthly minimum

Customer's requesting temporary service will be charged a minimum temporary service installation charge, payable in advance, based on the Company's actual cost of installation, connection, disconnection, and removal of the required facilities to provide temporary service.

Terms of Service

Temporary Service will be in effect for a period of 180 days from the date of installation. The Company may grant extensions based on customer's demonstration of continued need for temporary service

The Company may discontinue temporary service at the end of the 180 days, or at the end of any extended period of time after the initial 180 days.

Special Terms and Conditions
A deposit equal to the full estimated amount of the bill and/or construction costs under this tariff may be required. This tariff is not available to customers permanently located, whose energy requirements are of a seasonal nature. See Terms and Conditions of Service

DATE OF ISSUE: DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West TITLE:

P.S.C. KY. NO. 12 2^{nd} REVISED SHEET NO. 40-1 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 40-1

TARIFF U.D.C (UNDERGROUND DIFFERENTIAL COST SCHEDULE)

UNDERGROUND SERVICE PLAN FOR RESIDENTIAL SUBDIVISIONS AND RESIDENTIAL SERVICE LATERALS

APPLICABLE.

To Tariffs R.S., R.S.-L.M.-T.O.D., R.S.-T.O.D., R.S.-T.O.D. 2, and R.S.D

RATE.

PRIMARY AND SECONDARY DISTRIBUTION SYSTEM

per foot of lot width (average x number of lots) when Company performs Charge: \$ 65.29 trenching, conduit installation, and backfilling to Company specifications.

per foot of lot width (average x number of lots) when Customer performs Charge: \$ 31.95 trenching, conduit installation, and backfilling to Company specifications.

SERVICE LATERALS

FROM OVERHEAD FACILITIES

per foot of wench length from Overhead Facilities when Company Charge: \$ 29.67 performs trenching, conduit installation, and backfilling to Company

per foot of wench length from Overhead Facilities when Customer Charge: \$ 11.04 performs trenching, conduit installation, and backfilling to Company

FROM UNDERGROUND FACILITIES

per foot of trench length from Underground Facilities when Company performs trenching, conduit installation, and backfilling to Company

per foot of wench length from Underground Facilities when Customer performs trenching, conduit installation, and backfilling to Company

REPLACEMENT OF USEFUL OVERHEAD SERVICE DROP

Charge: \$ 200.00 for each removal in addition to any underground differential costs

DATE OF ISSUE: January 9, 2023 DATE EFFECTIVE: Service Rendered On And After February 9, 2023 ISSUED BY: /s/ Brian K. West TITLE: Vice President, Regulatory & Finance By Authority Of an Order of the Public Service Commission In Case No. XXXX-XXXXX Dated XXXX XX, XXXX

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 90 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 14-1 CANCELLING P.S.C. KY. NO. 12 2nd REVISED SHEET NO. 14-1

Tariff U.D.C. (Underground Differential Cost Schedule)

Underground Service Plan for Residential Subdivisions and Residential Service Laterals

Applicable
To Tariffs R.S., R.S.-L.M.-T.O.D., R.S.-T.O.D., R.S.-T.O.D. 2, and R.S.D.

PRIMARY AND SECONDARY DISTRIBUTION SYSTEM

per foot of lot width (average x number of lots) when Company performs Charge: \$ 65.29 trenching, conduit installation, and backfilling to Company specifications.

per foot of lot width (average x number of lots) when Customer performs Charge: \$ 31.95 trenching, conduit installation, and backfilling to Company specifications.

SERVICE LATERALS

FROM OVERHEAD FACILITIES

per foot of trench length from Overhead Facilities when Company Charge: \$ 29.67 performs trenching, conduit installation, and backfilling to Company

per foot of trench length from Overhead Facilities when Customer Charge: \$ 11.04 performs trenching, conduit installation, and backfilling to Company

FROM UNDERGROUND FACILITIES

per foot of trench length from Underground Facilities when Company Charge: \$ 23.83 performs trenching, conduit installation, and backfilling to Company

per foot of trench length from Underground Facilities when Customer performs trenching, conduit installation, and backfilling to Company

REPLACEMENT OF USEFUL OVERHEAD SERVICE DROP

Charge: \$ 200.00 for each removal in addition to any underground differential costs.

DATE OF ISSUE: DATE EFFECTIVE: ISSUED BY:

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 32-1 T

CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 32-1

RIDER A.F.S.

(Alternate Feed Service Rider)

AVAILABILITY OF SERVICE.

Standard Alternate Feed Service (AFS) is a premium service providing a redundant distribution service provided through a redundant distribution line and distribution station transformer, with automatic or manual switch-over and recovery, which provides increased reliability for distribution service. Rider AFS applies to those customers requesting new or upgraded AFS after the effective date of this rider. Rider AFS also applies to existing customers that desire to maintain redundant service when the Company must make expenditures in order to continue providing such service.

Rider AFS is available to customers who request a primary voltage alternate feed and who normally take service under Tariffs M.G.S.-TOD, L.G.S., L.G.S.-TOD, I.G.S., or M.W. for their basic service requirements, provided that the Company has adequate capacity in existing distribution facilities, as determined by the Company, or if changes can be made to make capacity available. AFS provided under this rider may not be available at all times, including emergency situations.

SYSTEM IMPACT STUDY CHARGE.

The Company shall charge the customer for the actual cost incurred by the Company to conduct a system impact study for each site reviewed. The study will consist of, but is not limited to, the following: (1) identification of customer load requirements, (2) identification of the potential facilities needed to provide the AFS, (3) determination of the impact of AFS loading on all electrical facilities under review, (4) evaluation of the impact of the AFS on system protection and coordination issues including the review of the transfer switch, (5) evaluation of the impact of the AFS request on system reliability indices and power quality, (6) development of cost estimates for any required system improvements or enhancements required by the AFS, and (7) documentation of the results of the study. The Company will provide to the customer an estimate of charges for this study.

EQUIPMENT AND INSTALLATION CHARGE.

The customer shall pay, in advance of construction, a nonrefundable amount for all equipment and installation costs for all dedicated and/or local facilities provided by the Company required to furnish either a new or upgraded AFS. The paymentshall be grossed-up for federal and state taxes, assessment fees and gross receipts taxes. The customer will not acquire any title in said facilities by reason of such payment. The equipment and installation charge shall be determined by the Company and shall include, but not be limited to, the following: (1) all costs associated with the AFS dedicated and/or local facilities provided by the Company and (2) any costs or modifications to the customer's basic service facilities.

The customer is responsible for all costs associated with providing and maintaining phone service for use with metering to notify the Company of a transfer of service to the AFS or return to basic service.

TRANSFER SWITCH PROVISION.

In the event the customer receives basic service at primary voltage, the customer shall install, own, maintain, test, inspect, operate and replace the transfer switch. Customer-owned switches are required to be at primary voltage and must meet the Company's engineering, operational and maintenance specifications. The Company reserves the right to inspect the customer-owned switches periodically and to disconnect the AFS for adverse impacts on reliability or safety.

(Cont'd on Sheet No. 32-2)

DATE OF ISSUE: <u>April 9, 2021</u>
DATE EFFECTIVE: <u>Service Rendered On And After January 14, 2021</u>
ISSUED BY: /s/ <u>Brian K. West</u>
TITLE: <u>Vice President, Regulatory</u> & Finance
By Authority of Orders of the Public Service Commission

n Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 91 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 15-1 CANCELLING P.S.C.KY. NO. 12 2nd REVISED SHEET NO. 15-1

Rider A.F.S. (Alternate Feed Service Rider)

Availability of Service

Standard Alternate Feed Service (AFS) is a premium service providing a redundant distribution service provided through a redundant distribution line and distribution station transformer, with automatic or manual switch-over and recovery, which provides increased reliability for distribution service. Rider AFS applies to those customers requesting new or upgraded AFS after the effective date of this rider. Rider AFS also applies to existing customers that desire to maintain redundant service when the Company must make expenditures in order to continue providing such service.

Rider AFS is available to customers who request a primary voltage alternate feed and who normally take service under Tariffs M.G.S.-TOD, L.G.S., T.D., L.G.S., T.D., L.G.S., T.D., L.G.S., L.G.S., T.D., L.G.S., L.G.S

System Impact Study Charge

The Company shall charge the customer for the actual cost incurred by the Company to conduct a system impact study for each site reviewed. The study will consist of, but is not limited to, the following: (1) identification of customer load requirements, (2) identification of the potential facilities needed to provide the AFS, (3) determination of the impact of AFS loading on all electrical facilities under review, (4) evaluation of the impact of the AFS on system protection and coordination issues including the review of the transfer switch, (5) evaluation of the impact of the AFS request on system reliability indices and power quality, (6) development of cost estimates for any required system improvements or enhancements required by the AFS, and (7) documentation of the results of the study. The Company will provide to the customer an estimate of charges for this study.

Equipment and Installation Charge

The customer shall pay, in advance of construction, a nonrefundable amount for all equipment and installation costs for all dedicated and/or local facilities provided by the Company required to furnish either a new or upgraded AFS. The payment shall be grossed-up for federal and state taxes, assessment fees and grossreceipts taxes. The customer will not acquire any title in said facilities by reason of such payment. The equipment and installation charge shall be determined by the Company and shall include, but not be limited to, the following: (1) all costs associated with the AFS dedicated and/or local facilities provided by the Company and (2) any costs or modifications to the customer's basic service facilities.

The customer is responsible for all costs associated with providing and maintaining phone service for use with metering to notify the Company of a transfer of service to the AFS or return to basic service.

Transfer Switch Provision

In the event the customer receives basic service at primary voltage, the customer shall install, own, maintain, test, inspect, operate and replace the transfer switch. Customer-owned switches are required to be at primary voltage and must meet the Company's engineering, operational and maintenance specifications. The Company reserves the right to inspect the customer-owned switches periodically and to disconnect the AFS for adverse impacts on reliability or safety.

Existing AFS customers, who receive basic service at primary voltage and are served via a Company-owned transfer switch and control module, may elect for the Company to continue ownership of the transfer switch. When the Company-owned transfer switch and/or control module requires replacement, and the customer desires to continue the AFS, the customer shall pay the Company the total cost to replace such equipment which shall be grossed up for federal and state taxes, assessment fees and gross receipts taxes. In addition, the customer shall pay a monthly rate of \$15.75 for the Company to annually test the wansfer switch / control module and the customer shall reimburse the Company for the actual costs involved in maintaining the Company-owned transfer switch and control module.

Continued on Sheet 15-2

DATE OF ISSUE: June 29 2023

DATE EFFECTIVE: January 1 2024

ISSUED BY: ISSUE

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 32-2 $\,^{\,\,}$ T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 32-2 $\,^{\,\,}$ T

RIDER A.F.S. (Cont'd) (Alternate Feed Service Rider)

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TRANSFER SWITCH PROVISION (CONTINUED).

Existing AFS customers, who receive basic service at primary voltage and are served via a Company-owned transfer switch and control module, may elect for the Company to continue ownership of the transfer switch. When the Company-owned transfer switch and/or control module requires replacement, and the customer desires to continue the AFS, the customer shall pay the Company the total cost to replace such equipment which shall be grossed up for federal and state taxes, assessment fees and gross receipts taxes. In addition, the customer shall pay a monthly rate of \$15.75 for the Company to annually test the transfer switch / control module and the customer shall reimburse the Company for the actual costs involved in maintaining the Company-owned transfer switch and control module.

In the event a customer receives basic service at secondary voltage and requests AFS, the Company will provide the AFS at primary voltage. The Company will install, own, maintain, text, inspect and operate the transfer switch and control module. The customer shall pay the Company a nonrefundable amount for all costs associated with the transfer switch installation. The payment shall be grossed-up for federal and state taxes, assessment fees and gross receipts taxes. In addition, the customer is required to pay the monthly rate for testing and ongoing maintenance costs defined above. When the Company-owned transfer switch and/or control module requires replacement, and the customer desires to continue the AFS, customer shall pay the Company the total cost to replace such equipment which shall be grossed up for federal and state taxes, assessment fees and gross receipts taxes.

After a transfer of service to the AFS, a customer utilizing a manual or semi-automatic transfer switch shall return to the basic service within one (1) week or as mutually agreed to by the Company and customer. In the event system constraints require a transfer to be expedited, the Company will endeavor to provide as much advance notice as possible to the customer. However, the customer shall accomplish the transfer back to the basic service within ten minutes if notified by the Company of system constraints. In the event the customer fails to return to basic service within 12 hours, or as mutually agreed to by the Company and customer, or within ten minutes of notification of system constraints, the Company reserves the right to immediately disconnect the customer's load from the AFS source. If the customer does not return to the basic service as agreed to, or as requested by the Company, the Company may also provide 30 days' notice to terminate the AFS agreement with the customer.

The customer shall make a request to the Company for approval three days in advance for any planned switching.

MONTHLY AFS CAPACITY RESERVATION DEMAND CHARGE.

Monthly AFS charges will be in addition to all monthly basic service charges paid by the customer under the applicable tariff.

 $The \, Monthly \, AFS \, Capacity \, Reservation \, Demand \, Charge \, for \, the \, reservation \, of \, distribution \, station \, and \, primary \, lines \, is \, $6.38 \, per \, kW.$

AFS CAPACITY RESERVATION.

The customer shall reserve a specific amount of AFS capacity equal to, or less than, the customer's average maximum requirements, but

In no event shall the customer's AFS capacity reservation under this rider exceed the capacity reservation for the customer's basic service under
the appropriate tariff. The Company shall not be required to supply AFS capacity in excess of that reserved except by mutual agreement.

(Cont'd on Sheet No. 32-3)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: ServiceRendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

ITILE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission
In Case No. 2020-00174 detad January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

Continued of

KENTUCKY POWER COMPANY

KPSC Case No. 2023-00159
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P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 15-2 CANCELLING P.S.C. KY. NO. 12 2nd REVISED SHEET NO. 15-2

Rider A.F.S. Continued (Alternate Feed Service Rider)

Transfer Switch Provision Continued

In the event a customer receives basic service at secondary voltage and requests AFS, the Company will provide the AFS at primary voltage. The Company will install, own, maintain, test, inspect and operate the transfer switch and control module. The customer shall pay the Company a nonrefundable amount for all costs associated with the transfer switch installation. The payment shall be grossed-up for federal and state taxes, assessment fees and gross receipts taxes. In addition, the customer is required to pay the monthly rate for testing and ongoing maintenance costs defined above. When Company-owned transfer switch and/or control module requires replacement, and the customer desires to continue the AFS, customer shall pay the Company the total cost to replace such equipment which shall be grossed up for federal and state taxes, assessment fees and gross receipts taxes.

After a transfer of service to the AFS, a customer utilizing a manual or semi-automatic transfer switch shall return to the basic service within one (1) week or as mutually agreed to by the Company and customer. In the event system constraints require transfer to be expedited, the Company will endeavor to provide as much advance notice as possible to the customer. However, the customer shall accomplish the transfer back to the basic service within ten minutes if notified by the Company of system constraints. In the event the customer fails to return to basic service within 12 hours, or as mutually agreed to by the Company and customer, or within ten minutes of notification of system constraints, the Company reserves the right to immediately disconnect the customer's load from the AFS source. If the customer does not return to the basic service as agreed to, or as requested by the Company, the Company may also provide 30 days' notice to terminate the AFS agreement with the customer.

The customer shall make a request to the Company for approval three days in advance for any planned switching.

Monthly AFS Capacity Reservation Demand Charge

Monthly AFS charges will be in addition to all monthly basic service charges paid by the customer under the applicable tariff.

The Monthly AFS Capacity Reservation Demand Charge for the reservation of distribution station and primary lines is \$6.38 per kW.

AFS Capacity Reservation

The customer shall reserve a specific amount of AFS capacity equal to, or less than, the customer's average maximum requirements, but in no event shall the customer's AFS capacity reservation under this rider exceed the capacity reservation for the customer's basic service under the appropriate tariff. The Company shall not be required to supply AFS capacity in excess of that reserved except by mutual agreement.

If the customer plans to increase the AFS demand at anytime in the future, the customer shall promptly notify the Company of such additional demand requirements. The customer's AFS capacity reservation and billing will be adjusted accordingly. The customer will pay the Company the actual costs of any and all additional dedicated and/or local facilities required to provide AFS in advance of construction and pursuant to an AFS construction agreement. If customer exceeds the agreed upon AFS capacity reservation, the Company reserves the right to disconnect the AFS. If the customer's AFS metered demand exceeds the agreed upon AFS capacity reservation, which joepardizes company facilities or the electrical service to other customers. We company reserves the right to disconnect the AFS immediately. If the Company agrees to allow the customer to continue AFS, the customer will be required to sign a new AFS agreement reflecting the new AFS capacity reservation. In addition, the customer will promptly notify Kentucky Power regarding any reduction in the AFS capacity reservation.

The customer may reserve partial-load AFS capacity, which shall be less than the customer's full requirements for basic service subject to the conditions in this provision. Prior to the customer receiving partial-load AFS capacity, the customer shall be required to demonstrate or provide evidence to the Company that they have installed demand-controlling equipment that is capable of curtailing load when a switch has been made from the basic service to the AFS. The Companyreserves the right to test and verify the customer's ability to curtail load to meet the agreed upon partial-load AFS capacity reservation.

Continued on Sheet 15-3

on Sheet 15-3

DATE OF ISSUE: June 29 2023

DATE EFFECTIVE: January 1 2024

ISSUED BY: K/Brian K, West

TITLE: K/Brian K, West

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P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 32-3 T

CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 32-3

RIDER A.F.S. (Cont'd) (Alternate Feed Service Rider)

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AFS CAPACITY RESERVATION (continued).

If the customer plans to increase the AFS demand at anytime in the future, the customer shall promptly notify the Company of such additional demand requirements. The customer's AFS capacity reservation and billing will be adjusted accordingly. The customer will pay the Company the actual costs of any and all additional dedicated and/or local facilities required to provide AFS in advance of construction and pursuant to an AFS construction agreement. If customer exceeds the agreed upon AFS capacity reservation, the Company reserves the right to disconnect the AFS. If the customer's AFS metered demand exceeds the agreed upon AFS capacity reservation, which jeopardizes company facilities or the electrical service to other customers, the Company reserves the right to disconnect the AFS immediately. If the Company agrees to allow the customer to continue AFS, the customer will be required to sign a new AFS agreement reflecting the new AFS capacity reservation. In addition, the customer will promptly notify Kentucky Power regarding any reduction in the AFS capacity reservation.

The customer may reserve partial-load AFS capacity, which shall be less than the customer's full requirements for basic service subject to the conditions in this provision. Prior to the customer receiving partial-load AFS capacity, the customer shall be required to demonstrate or provide evidence to the Company that they have installed demand-controlling equipment that is capable of curtailing load when a switch has been made from the basic service to the AFS. The Company reserves the right to test and verify the customer's ability to curtail load to meet the agreed upon partial-load AFS capacity reservation.

DETERMINATION OF BILLING DEMAND.

Full-Load Requirement:

For customers requesting AFS equal to their load requirement for basic service, the AFS billing demand shall be taken each month as the single-highest 15-minute integrated peak as registered during the month by a demand meter or indicator, but the monthly AFS billing demand so established shall in no event be less than the greater of (a) the customer's AFS capacity reservation, or (b) the customer's highest previously established monthly billing demand on the AFS during the past 11 months, or (c) the customer's bighest previously established monthly billing demand on the basic service during the past 11 months.

Partial-Load Requirement:

For customers requesting partial-load AFS capacity reservation that is less than the customer's full requirements for basic service, the AFS billing demand shall be taken each month as the single-highest 15-minute integrated peak on the AFS as registered during the month by a demand meter or indicator, but the monthly AFS billing demand so established shall in no event be less than the greater of (a) the customer's AFS capacity reservation, or (b) the customer's highest previously established monthly metered demand on the partial-load AFS during the past 11 months.

DELAYED PAYMENT CHARGE.

This tariff is due and payable in full on or before the due date stated on the bill. On all accounts not so paid, an additional charge of 5% of the unpaid balance will be made.

(Cont'd on Sheet No. 32-4)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 93 of 194

KENTUCKY POWER COMPANY

P.S.C. KY, NO. 13 ORIGINAL SHEET NO. 15-3 CANCELLING P.S.C. KY, NO. 12 I* REVISED SHEET NO. 15-3

Rider A.F.S. Continued (Alternate Feed Service Rider)

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Determination of Billing Demand

Full-Load Requirement

For customers requesting AFS equal to their load requirement for basic service, the AFS billing demand shall be taken each month as the single-highest 15-minute integrated peak as registered during the month by a demand meter or indicator, but the monthly AFS billing demand so established shall in no event be less than the greater of (a) the customer's AFS capacity reservation, or (b) the customer's highest previously established monthly billing demand on the AFS during the past 11 months, or (c) the customer's basic service capacity reservation, or (d) the customer's highest previously established monthly billing demand on the hasic service during the past 11 months.

Partial-Load Requirement:

For customers requesting partial-load AFS capacity reservation that is less than the customer's full requirements for basic service, the AFS billing demand shall be taken each month as the single-highest 15-minute integrated peak on the AFS as registered during the month by a demand meter or indicator, but the monthly AFS billing demand so established shall in no event be less than the greater of(a) the customer's AFS capacity reservation, or(b) the customer's highest previously established monthly metered demand on the partial-load AFS during the past 11 months.

Terms of Contract

The AFS agreement under this rider will be made for a period of not less than one year and shall remain in effect thereafter until either party shall give at least six months' written notice to the other of the intention to discontinue service under the terms of this rider.

Disconnection of AFS under this rider due to reliability or safety concerns associated with customer-owned transfer switches will not relieve the customer of payments required hereunder for the duration of the agreement term.

Special Terms and Conditions

This rider is subject to the Company's Terms and Conditions of Service.

Upon receipt of a request from the customer for non-standard AFS (AFS which includes unique service characteristics different from standard AFS), the Company will provide the customer with a written estimate of all costs, including system impact study costs, and any applicable unique terms and conditions of service related to the provision of the non-standard AFS. An AFS agreement will be filed with the Commission under the 30-day filing procedures. The AFS agreement shall provide full disclosure of all trates, terms and conditions of service under this rider, and any and all agreements related thereto.

The Company will have sole responsibility for determining the basic service circuit and the AFS circuit.

The Company assumes no liability should the AFS circuit, transfer switch, or other equipment required to provide AFS fail to operate as designed, is unsatisfactory, or is not available for any reason.

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DATE EFFECTIVE: January 1 2024

ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 32-4 $\,$ T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 32-4 $\,$ T

RIDER A.F.S. (Cont'd)
(Alternate Feed Service Rider)

TERMS OF CONTRACT.

The AFS agreement under this rider will be made for a period of not less than one year and shall remain in effect thereafter until either party shall give at least six months' written notice to the other of the intention to discontinue service under the terms of this rider.

Disconnection of AFS under this rider due to reliability or safety concerns associated with customer-owned transfer switches will not relieve the customer of payments required hereunder for the duration of the agreement term.

SPECIAL TERMS AND CONDITIONS.

This rider is subject to the Company's Terms and Conditions of Service.

Upon receipt of a request from the customer for non-standard AFS (AFS which includes unique service characteristics different from standard AFS), the Company will provide the customer with a written estimate of all costs, including system impact study costs, and any applicable unique terms and conditions of service related to the provision of the non-standard AFS. An AFS agreement will be filled with the Commission under the 30-day filling procedures. The AFS agreement shall provide full disclosure of all rates, terms and conditions of service under this rider, and any and all agreements related thereto.

The Company will have sole responsibility for determining the basicservice circuit and the AFS circuit.

The Company assumes no liability should the AFS circuit, transfer switch, or other equipment required to provide AFS fail to operate as designed, is unsatisfactory, or is not available for any reason.

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 94 of 194

Tariff A.F.S. is now contained on three pages instead of four pages.

 $P.S.C. \; KY. \; NO. \; 12 \; ORIGINAL \; SHEET \; NO. \; 31-1 \quad \; \top$ $CANCELLING \; P.S.C. \; KY. \; NO. \; 11 \; 1^{ST} \; REVISED \; SHEET \; NO. \; 31-1 \quad \; \top$

RIDER R.P.O. (Renewable Power Option Rider)

AVAILABILITY OF SERVICE.

Available to customers taking metered service under the Company's R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D.2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S.-I.R.P. C.S. Coal, and M.W. tariffs.

Participation in this program under Option A may be limited by the ability of the Company to procure renewable energy certificates (RECs) from Renewable Resources. If the total of all kWh under contract under this Rider equals or exceeds the Company's ability to procure RECs, the Company may suspend the availability of this Rider to new participants.

Customers who wish to directly purchase the electrical output and all associated environmental attributes from a renewable energy generator may contract bilaterally with the Company under Option B. Option B is available to customers taking metered service under the Company's I.G.S., and C.S.-I.R.P. tariffs, or multiple L.G.S. tariff accounts with common ownership under a single parent company that can aggregate multiple accounts to exceed 1000 kW of peak demand.

CONDITIONS OF SERVICE.

Customers who wish to support the development of electricity generated by Renewable Resources may under Option A contract to purchase each month a specific number of fixed kWh blocks, or choose to cover all of their monthly usage.

Renewable Resources shall be defined as Wind, Solar Photovoltaic, Biomass Co-Firing of Agricultural crops and all energy crops, Hydro (as certified by the Low Impact Hydro Institute), Incremental Improvements in Large Scale Hydro, Coal Mine Methane, Landfill Gas, Biogas Digesters, Biomass Co-Firing of All Woody Waste including mill residue, but excluding painted or treated lumber. All REC's purchased under Option A of this tariff shall be retained or retired by the Company on behalf of customers.

RATES.

Option A:

In addition to the monthly charges determined according to the Company's tariff under which the customer takes metered service, the customer shall also pay the following rate for the REC option of their choosing. The charge will be applied to the customer's bill as a separate line item.

The Company will provide customers at least 30-days' advance notice of any change in the Rate. At such time, the customer may modify or cancel their automatic monthly purchase agreement. Any cancellation will be effective at the end of the current billing period when notice is provided.

A1. Solar RECs:

Block Purchase: Charge (\$ per 100 kWh block): \$ 1.00/month

All Usage Purchase: Charge: \$0.010/kWh consumed

(Cont'd on Sheet 31-2)

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TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 16-1 CANCELLING P.S.C. KY. NO. 12 I* REVISED SHEET NO. 16-1

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Rider R.P.O. (Renewable Power Option Rider)

Availability of Service

Available to customers taking metered service under the Company's R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D.2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S.-I.R.P., and M.W. tariffs.

Participation in this program under Option A may be limited by the ability of the Company to procure renewable energy certificates (RECs) from Renewable Resources. If the total of all kWh under contract under this Rider equals or exceeds the Company may suspend the availability of this Rider to new participants.

Customers who wish to directly purchase the electrical output and all associated environmental attributes from a renewable energy generator may contract bilaterally with the Company under Option B. Option B is available to customers taking metered service under the Company's I.G.S., and C.S.-I.R.P. tariffs, or multiple I.G.S. tariff accounts with common ownership under a single parent company that can aggregate multiple accounts to exceed 1000 kW of peak demand.

Conditions of Service

Customers who wish to support the development of electricity generated by Renewable Resources may under Option A contract to purchase each month a specific number of fixed kWh blocks, or choose to cover all of their monthly usage.

Renewable Resources shall be defined as Wind, Solar Photovoltaic, Biomass Co-Firing of Agricultural crops and all energy crops, Hydro (as certified by the Low Impact Hydro Institute), Incremental Improvements in Large Scale Hydro, Coal Ming Mcthane, Landfill Gas, Biogas Digesters, Biomass Co-Firing of All Woody Waste including mill residue, but excluding painted or treated lumber. All REC's purchased under Option A of this tariff shall be retained or retired by the Company on behalf of customers

Rates

Option A

In addition to the monthly charges determined according to the Company's tariff under which the customer takes metered service, the customer shall also pay the following rate for the REC option of their choosing. The charge will be applied to the customer's bill as a separate line item.

The Company will provide customers at least 30-days' advance notice of any change in the Rate. At such time, the customer may modify or cancel their automatic monthly purchase agreement. Any cancellation will be effective at the end of the current billing period when notice is provided.

	Charge (Sper 100 kWh block)	Charge Per kWh consumed
A1, Solar RECs	\$0.50/month	\$0.005
A2. Wind RECs	\$0.50/month	\$0.005
A3. Hy dro & Other RECs	\$0.50/month	\$0.005

Option B

Charges for service under option B of this Tariff will be set forth in the written agreement between the Company and the Customer and will reflect a combination of the firm service rates otherwise available to the Customer and the cost of the renewable energy resource being directly contracted for by the Customer.

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Continued on Sheet 16-2

DATE OF ISSUE: June 29: 2023
DATE EFFECTIVE: January I: 2024
ISSUED BY: /s/ Brian K, West
TITLE: Vice Decided Report

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 31-2 CANCELLING P.S.C. KY, NO. 11 ORIGINAL SHEET NO. 31-2 T

RIDER R.P.O. (Renewable Power Option Rider)

RATES. (Cont'd)

A2. Wind RECs:

Charge {\$ per 100 kWh block}: \$ 1.00/month Block Purchase:

Charge: \$0.010/kWh consumed All Usage Purchase:

A3. Hydro & Other RECs:

Block Purchase: Charge (\$ per 100 kWh block); \$ 0.30/month

All Usage Purchase: Charge: \$0.003/kWh consumed

Option B:

Charges for service under option B of this Tariff will be set forth in the written agreement between the Company and the Customer and will reflect a combination of the firm service rates otherwise available to the Customer and the cost of the renewable energy resource being directly contracted for by the Customer

TERM.

This is a voluntary program.

Under Option A Customers may participate through a one-time purchase, or establish an automatic monthly purchase agreement. Any payments under this program are nonrefundable. Customers participating under Option A may terminate service under this Rider by notifying the Company with at least thirty (30) days prior notice.

Under Option B, the term of the agreement will be determined in the writtenagreement between the Company and the Customer.

SPECIAL TERMS AND CONDITIONS.

This Rider is subject to the Company's Terms and Conditions of Service and all provisions of the tariff under which the customer takes service, including all payment provisions. The Company may deny or terminate service under this Rider to customers who are delinquent in payment

Funds collected under this Renewable Power Option Rider will be used solely to purchase RECs for the program.

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021 and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 96 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 16-2 CANCELLING P.S.C. KY. NO. 12 Ist REVISED SHEET NO. 16-2

Rider R.P.O. Continued (Renewable Power Option Rider)

Term

This is a voluntary program.

Under Option A Customers may participate through a one-time purchase, or establish an automatic monthly purchase agreement. Any payments under this program are nonrefundable. Customers participating under Option A may terminate service under this Rider by notifying the Company with at least thirty (30) days prior notice.

Under Option B, the term of the agreement will be determined in the written agreement between the Company and the Customer.

Special Terms and Conditions
This Rider is subject to the Company's Terms and Conditions of Service and all provisions of the tariff under which the customer takes service, including all payment provisions. The Company may deny or terminate service under this Rider to customers who are delinquent in payment to the Company.

Funds collected under this Renewable Power Option Rider will be used solely to purchase RECs for the program.

DATE OF ISSUE: June 29 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 26-1 T
CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 26-1 T

TARIFF N.U.G. (Non-Utility Generator)

AVAILABILITY OF SERVICE.

This tariff is applicable to customers with generation facilities which have a total design capacity of over 1,000 kW that intends to schedule, deliver and sell the net electric output of the facility at wholesale, and who require Commissioning Power, Startup Power and/or Station Power service from the Company.

Service to any load that is electrically isolated from the Customer's generator shall be separately metered and provided in accordance with the generally available demand-metered tariff appropriate for such service to the Customer.

This tariff is not available for standby, backup, maintenance, or supplemental service for wholesale or retail loads served by Customer's senerator.

DEFINITIONS.

- Commissioning Power The electrical energy and capacity supplied to the customer prior to the commercial
 operation of the customer's generator, including initial construction and testing phases.
- Station Power The electrical energy and capacity supplied to the customer to serve the auxiliary loads at the
 Customer's generation facilities, usually when the Customer's generator is not operating. Station Power does not
 include Startup Power.
- Startup Power The electrical energy and capacity supplied to the customer following a planned or forced outage
 of the customer's generator for the purpose of returning the customer's generator to synchronous operation.

COMMISSIONING POWER SERVICE.

Customers requiring Commissioning Power shall take service under Tariff T.S. or by special agreement with the Company,

The Customer shall coordinate its construction and testing with the Company to ensure that the customer's operations do not cause any undue interference with the Company's obligations to provide service to its other customers or impose a burden on the Company's system or any system interconnected with the Company.

STATION POWER SERVICE.

Customers requiring Station Power shall take service under the generally available demand-metered tariff appropriate for the Customer's Station Power requirements.

Station Contract Capacity — The Customer shall contract for a definite amount of electrical capacity in kW sufficient to meet the maximum Station Power requirements that the Company is expected to supply under the generally available demand-metered tariff appropriate for the customer.

STARTUP POWER SERVICE.

Customers requiring Startup Power have the option of contracting for such service under the terms of this tariff or under the generally available demand-metered tariff appropriate for the customer's Startup Power requirements.

Startup Contract Capacity – The Customer shall contract for a definite amount of electrical capacity in kW sufficient to meet the maximum Startup Power requirements that the Company is expected to supply.

Startup Duration – The Customer shall contract for a definite number of hours sufficient to meet the maximum period of time for which the Company is expected to supply Startup Power.

(Cont'd on Sheet No. 26-2)

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KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 97 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 17-1 CANCELLING P.S.C. KY. NO. 12 I** REVISED SHEET NO. 17-1

Tariff N.U.G. (Non-Utility Generator)

Availability of Service

This tariff is unavailable to new participants. This tariff is applicable to customers with generation facilities which have a total design capacity of over 1,000 kW that intends to schedule, deliver and sell the net electric output of the facility at wholesale, and who require Station Power service from the Company.

Service to any load that is electrically isolated from the Customer's generator shall be separately metered and provided in accordance with the generally available demand-metered tariff appropriate for such service to the Customer.

This tariff is not available for standby, backup, maintenance, or supplemental service for wholesale or retail loads served by Customer's generator.

Definitions

Station Power - The electrical energy and capacity supplied to the customer to serve the auxiliary loads at the Customer's generation facilities, usually when the Customer's generator is not operating. Station Power does not include Startup Power.

Station Power Service

Customers requiring Station Power shall take service under the generally available demand-metered tariff appropriate for the Customer's Station Power requirements.

Station Contract Capacity – The Customer shall contract for a definite amount of electrical capacity in kW sufficient to meet the maximum Station Power requirements that the Company is expected to supply under the generally available demand-metered tariff appropriate for the customer.

Transmission Service

Transmission Provider - The entity providing transmission service to customers in the Company's service territory. Such entity may be the Company or a regional transmission entity.

Prior to taking service under this tariff, the Customer must have a fully executed Interconnection and Operation Agreement with the Company and/or the Transmission Provider or an unexecuted agreement filed with the Federal Energy Regulatory Commission under applicable procedures.

Transmission Congestion is the condition that exists when market participants seek to dispatch in a pattern that would result in power flows that cannot be physically accommodated by the system.

Term of Contract

Contracts under this tariff will be made for an initial period of not less than one year and shall remain in effect thereafter until either party shall give at least 6 months' written notice to the other of the intention to terminate the contract. The Company reserves the right to require initial contracts for periods greater than one year.

A new initial contract period will not be required for existing customers who change their contract requirements after the original initial period unless new or additional facilities are required.

The Company may not be required to supply capacity in excess of that contracted for except by mutual agreement. Contracts will be made in multiples of 100 kW.

Continued on Sheet 17-2

DATE OF ISSUE: June 29 2023

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ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 26-2 CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 26-2

TARIFF N.U.G. (Cont'd) (Non-Utility Generator)

STARTUP POWER SERVICE. (cont'd)

Startup Duration - The Customer shall contract for a definite number of hours sufficient to meet the maximum period of time for which the Company is expected to supply Startup Power

Startup Frequency - The Customer shall contract for a definite number of startup events sufficient to meet the maximum number of times per year that the Company is expected to supply Startup Power.

Other Startup Characteristics - The customer shall provide to the Company other information regarding the customer's Startup Power requirements, including, but not limited to, anticipated time-of-use and seasonal characteristics.

Notification Requirement - Whenever Startup Power is needed, the Customer shall provide advance notice to the Company.

Upon receipt of a request from the Customer for Startup Power Service under the terms of this tariff, the Company will provide the Customer a written offer containing the Notification Requirement, generation, transmission and distribution rates (including demand and energy charges) and related terms and conditions of service under which service will be provided by the Company. Such offer shall be based upon the Startup Contract Capacity, Startup Duration, Startup Frequency, and Other Startup Characteristics as specified by the customer. In no event shall the rates be less than the sum of the Tariff I.G.S. Energy Charge, the Fuel Adjustment Clause, the System Sales Clause, the Demand-Side Management Adjustment Clause, Decommissioning Rider, Purchase Power Adjustment, KY Economic Development Surcharge, Environmental Surcharge, and the

If the parties reach an agreement based upon the offer provided to the customer by the Company, a contract shall be executed that provides full disclosure of all rates, terms and conditions of service under this tariff, and any and all agreements related thereto.

DELAYED PAYMENT CHARGE.

This tariff is due and payable in full on or before the due date stated on the bill. On all accounts not so paid, an additional charge of 5% of the unpaid balance will be made

(Cont'd on Sheet No. 26-3)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 98 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 17-2 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 17-2

Tariff N.U.G. Continued (Non-Utility Generator)

Т

Special Terms and Conditions
This tariff is subject to the Company's Terms and Conditions of Service.

This tariff shall not obligate the Company to purchase or pay for any capacity or energy produced by the Customer's generator.

Customers desiring to provide Station Power from other generation facilities, owned by the same individual business entity that are not located on the site of the customer's generator (remote self-supply), shall take service under the terms and conditions contained within the applicable Open Access Transmission Tariff as filed with and accepted by the Federal Energy Regulatory

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DATE OF ISSUE: June 29 2023 DATE EFFECTIVE: January 1 2024 ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 26-3 CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 26-3

TARIFF N.U.G. (Cont'd) (Non-Utility Generator)

MONTHLY BILLING DEMAND.

The monthly billing demand in kW shall be taken each month as the highest single 15-minute integrated peak in kW as registered by a demand meter or indicator, less the Station Contract Capacity. The monthly billing demand so established shall in no event be less than the greater of (a) the Startup Contract Capacity or b) the customer's highest previously established monthly billing demand during the past 11 months.

MONTHLY BILLING ENERGY.

Interval billing energy shall be measured each 15-minute interval of the month as the total KWH registered by an energy meter or meters less the quotient of the Station Contract Capacity and four (4). In no event shall the interval billing energy be less than zero (0). Monthly billing energy shall be the sum of the interval billing energy for all intervals of the billing month.

TRANSMISSION SERVICE.

Transmission Provider – The entity providing transmission service to customers in the Company's service territory. Such entity may be the Company or a regional transmission entity.

Prior to taking service under this tariff, the Customer must have a fully executed Interconnection and Operation Agreement with the Company and/or the Transmission Provider or an unexecuted agreement filed with the Federal Energy Regulatory Commission under applicable procedures.

Should the customer's use of Startup Power result in any charges for Transmission Congestion from the Transmission Provider, such charges, including any applicable taxes or assessments, shall be paid by or passed through to the customer without markup. Transmission Congestion is the condition that exists when market participants seek to dispatch in a pattern that would result in power flows that cannot be physically accommodated by the system.

TERM OF CONTRACT.

Contracts under this tariff will be made for an initial period of not less than one year and shall remain in effect thereafter until either party shall give at least 6 months' written notice to the other of the intention to terminate the contract. The Company reserves the right to require initial contracts for periods greater than one year.

A new initial contract period will not be required for existing customers who change their contract requirements after the original initial period unless new or additional facilities are required.

The Company may not be required to supply capacity in excess of that contracted for except by mutual agreement. Contracts will be made in multiples of 100 kW.

SPECIAL TERMS AND CONDITIONS.

This tariff is subject to the Company's Terms and Conditions of Service.

This tariff shall not obligate the Company to purchase or pay for any capacity or energy produced by the Customer's generator.

Customers desiring to provide Startup and Station Power from other generation facilities, owned by the same individual business entity that are not located on the site of the customer's generator (remote self-supply), shall take service under the terms and conditions contained within the applicable Open Access Transmission Tariff as filed with and accepted by the Federal Energy Regulatory Commission.

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159
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Tariff N.U.G. is now contained on two pages instead of three pages.

P.S.C. KY. NO. 12 1ST REVISED SHEET NO. 27-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 27-1

TARIFF N.M.S. (Net Metering Service)

AVAILIBILITY OF SERVICE.

Net Metering is available to eligible customer-generators in the Company's service territory, upon request, and on a first-come, first-served basis up to a cumulative capacity of one percent (1%) of the Company's single hour peak load in Kentucky during the previous year. If the cumulative generating capacity of net metering systems reaches 1% of the Company's single hour peak load during the previous year, upon Commission approval, the Company's obligation to offer net metering to a new customer-generator may be limited. An eligible customergenerator shall mean a retail electric customer of the Company with a generating facility that:

- (1) Generates electricity using solar energy, wind energy, biomass or biogas energy, or hydro energy;
- (2) Has a rated capacity of not greater than forty-five (45) kilowatts:
- (3) Is located on the customer's premises;
- (4) Is owned and operated by the customer;
- (5) Is connected in parallel with the Company's electric distribution system; and
- (6) Has the primary purpose of supplying all or part of the customer's own electricity requirements.

At its sole discretion, the Company may provide Net Metering to other customer-generators not meeting all the conditions listed above on a case-by-case basis.

Eligible electric generating facilities in service before May 15, 2021 shall be entitled to continue to take service under this tariff, as it may be amended from time to time by the Commission, until the earlier of: (i) May 14, 2046; or (ii) the date the customer's modification of the eligible electric generating facility results in a material increase in the eligible electric generating facility's capacity.

The term "Customer" hereinafter shall refer to any customer requesting or receiving Net Metering services under this tariff.

METERING.

Net energy metering shall be accomplished using a standard kilowatt-hour meter capable of measuring the flow of electricity in two (2) directions. If the existing electrical meter installed at the customer's facility is not capable of measuring the flow of electricity in two directions, the Company will provide the customer with the appropriate metering at no additional cost to the customer. If the customer requests any additional meter or meters or if distribution upgrades are needed to monitor the flow in each direction, such installations shall be at the customer's expense.

BILLING/MONTHLY CHARGES.

Monthly charges for energy, and demand where applicable, to serve the customer's net or total load shall be determined according to the Company's standard service tariff under which the customer would otherwise be served, absent the customer's electric generating facility. Energy charges under the customer's standard tariff shall be applied to the customer's net energy for the billing period to the extent that the net energy exceeds zero. If the customer's net energy is zero or negative during the billing period, the customer shall pay only the non-energy charge portions of the standard tariff bill. If the customer's net energy is negative during a billing period, the customer shall be credited in the next billing period for the kWh difference. If time-of-ay metering is used, energy flows in both directions shall be netted and accounted for at the specific time-of-use in accordance with the provisions of the customer's standard tariff and this Net Metering Service Tariff. When the customer elects to no longer take service under this Net Metering Service Tariff, any unused credit shall revert to the Company. Excess electricity credits are not transferable between customers of locations.

(Cont'd on Sheet No. 27-2)

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ISSUED BY: /s/ Brian K. West
ITILE: Vice President, Regulatory & Finance
By Authority Of an Order of the Public Service Commission

In Case No. 2020-00174 Dated January 13, 2021; January 15, 2021; February 22, 2021; March 17, 2021; and May 14, 2021

KPSC Case No. 2023-00159
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-1 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 18-1

Tariff N.M.S. (Net Metering Service)

Availability of Service

Net Metering is available to eligible customer-generators in the Company's service territory, upon request, and on a first-come, first-served basis up to a cumulative capacity of one percent (1%) of the Company's single hour peak load in Kentucky during the previous year. If the cumulative generating capacity of net metering systems reaches 1% of the Company's single hour peak load during the previous year, upon Commission approval, the Company's obligation to offer net metering to a new customer-generator may be limited. An eligible customer-generator shall mean a retail electric customer of the Company with a generating facility that:

- (1) Generates electricity using solar energy, wind energy, biomass or biogas energy, or hydro energy;
- (2) Has a rated capacity of not greater than forty-five (45) kilowatts;
- (3) Is located on the customer's premises;
- (4) Is owned and operated by the customer;
- (5) Is connected in parallel with the Company's electric distribution system; and
- (6) Has the primary purpose of supplying all or part of the customer's own electricity requirements.

At its sole discretion, the Company may provide Net Metering to other customer-generators not meeting all the conditions listed above on a case-by-case basis.

Eligible electric generating facilities in service before May 15, 2021 shall be entitled to continue to take service under this tariff, as it may be amended from time to time by the Commission, until the earlier of: (i) May 14, 2046; or (ii) the date the customer's modification of the eligible electric generating facility results in a material increase in the eligible electric generating facility's capacity.

The term "Customer" hereinafter shall refer to any customer requesting or receiving Net Metering services under this tariff.

Metering

Net energy metering shall be accomplished using a standard kilowatt-hour meter capable of measuring the flow of electricity in two (2) directions. If the existing electrical meter installed at the customer's facility is not capable of measuring the flow of electricity in two directions, the Company will provide the customer with the appropriate metering at no additional cost to the customer. If the customer requests any additional meter or meters or if distribution upgrades are needed to monitor the flow in each direction, such installations shall be at the customer's expense.

Billing/Monthly Charges

Monthly charges for energy, and demand where applicable, to serve the customer's net or total load shall be determined according to the Company's standard service tariff under which the customer would otherwise be served, absent the customer's electric generating facility. Energy charges under the customer's standard tariff shall be applied to the customer's tent energy for the billing period to the extentthat the net energy coarge portions of the standard tariff shall be applied to the customer's net energy is period, the customer shall pay only the non- energy charge portions of the standard tariff bill. If the customer's net energy is negative during a billing period, the customer shall be credited in the next billing period for the kWh difference. If time-of-day metering is used, energy flows in both directions shall be netted and accounted for at the specific time-of-use in accordance with the provisions of the customer's standard tariff and this Net Metering Service Tariff. When the customer elects to no longer take service under this Net Metering Service Tariff, any unused credit shall revert to the Company. Excess electricity credits are not transferable between customers or locations.

Continued on Sheet 18-2

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 27-2 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 27-2 T

TARIFF N.M.S. (Cont'd)
(Net Metering Service)

APPLICATION AND APPROVAL PROCESS.

The Customer shall submit an Application for Interconnection and Net Metering ("Application") and receive approval from the Company prior to connecting the generator facility to the Company's system.

Applications will be submitted by the Customer and reviewed and processed by the Company according to either Level 1 or Level 2 processes defined below.

The Company may reject an Application for violations of any code, standard, or regulation related to reliability or safety; however, the Company will work with the Customer to resolve those issues to the extent practicable.

Customers may contact the Company to check on the status of an Application or with questions prior to submitting an Application. Company contact information can be found on Kentucky Power Company's Application Form or on the Company's website.

LEVEL 1 AND LEVEL 2 DEFINITIONS.

LEVEL:

A Level 1 Application shall be used if the generating facility is inverter-based and is certified by a nationally recognized testing laboratory to meet the requirements of Underwriters Laboratories Standard 1741 "Inverters, Converters, Controllers and Interconnection System Equipment for Use With Distributed Energy Resources" (UL 1741,)

The Company will approve the Level 1 Application if the generating facility also meets all of the following conditions:

- (1) For interconnection to a radial distribution circuit, the aggregated generation on the circuit, including the proposed generating facility, will not exceed 15% of the Line Section's most recent annual one hour peak load. A line section is the smallest part of the primary distribution system the generating facility could remain connected to after operation of any sectionalizing devices.
- If the proposed generating facility is to be interconnected on a single-phase shared secondary, the aggregate generation
 capacity on the shared secondary, including the proposed generating facility, will not exceed the smaller of 20 kVA or the
 namepalate rating of the transformer.
- (3) If the proposed generating facility is single-phase and is to be interconnected on a center tap neutral of a 240 volt service, its addition shall not create an imbalance between the two sides of the 240 volt service of more than 20% of the nameplaterating of the service transformer.
- (4) If the generating facility is to be connected to three-phase, three wire primary Company distribution lines, the generator shall appear as a phase-to-phase connection at the primary Company distribution line.
- (5) If the generating facility is to be connected to three-phase, four wire primary Company distribution lines, the generator shall appear to the primary Company distribution line as an effectively grounded source.
- (6) The interconnection will not be on an area or spot network.
- The Company does not identify any violations of any applicable provisions of IEEE 1547, "Standard for Interconnecting Distributed Resources with Electric Power Systems."
- (8) No construction of facilities by the Company on its own system will be required to accommodate the generating facility.

(Cont'd on Sheet No. 27-3)

DATE OF ISSUE: April 9, 2021
DATE EFFECTIVE: Service Rendered On And After January 14, 2021
ISSUED BY: /s/ Brian K. West
ITILE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-2 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 18-2

Tariff N.M.S. Continued (Net Metering Service)

Application and Approval Process

The Customer shall submit an Application for Interconnection and Net Metering ("Application") and receive approval from the Company prior to connecting the generator facility to the Company's system.

Applications will be submitted by the Customer and reviewed and processed by the Company according to either Level 1 or Level 2 processes defined below.

The Company may reject an Application for violations of any code, standard, or regulation related to reliability or safety; however, the Company will work with the Customer to resolve those issues to the extent practicable.

Customers may contact the Company to check on the status of an Application or with questions prior to submitting an Application. Company contact information can be found on Kentucky Power Company's Application Form or on the Company's walkeits.

Level 1 and Level 2 Definitions

Level

A Level 1 Application shall be used if the generating facility is inverter-based and is certified by a nationally recognized testing laboratory to meet the requirements of Underwriters Laboratories Standard 1741 "Inverters, Converters, Controllers and Interconnection System Equipment for Use With Distributed Energy Resources" (UL 1741).

The Company will approve the Level 1 Application if the generating facility also meets all of the following conditions:

- (1) For interconnection to a radial distribution circuit, the aggregated generation on the circuit, including the proposed generating facility, will not exceed 15% of the Line Section's most recent annual one hour peak load. A line section is the smallest part of the primary distribution system the generating facility could remain connected to after operation of any sectionalizing devices.
- (2) If the proposed generating facility is to be interconnected on a single-phase shared secondary, the aggregate generation capacity on the shared secondary, including the proposed generating facility, will not exceed the smaller of 20 kVA or the nameplate rating of the transformer.
- (3) If the proposed generating facility is single-phase and is to be interconnected on a center tap neutral of a 240 volt service, its addition shall not create an imbalance between the two sides of the 240 volt service of more than 20% of the nameplate rating of the service transformer.
- (4) If the generating facility is to be connected to three-phase, three wire primary Company distribution lines, the generator shall appear as a phase-to-phase connection at the primary Company distribution line.
- (5) If the generating facility is to be connected to three-phase, four wire primary Company distribution lines, the generator shall appear to the primary Company distribution line as an effectively grounded source.
- (6) The interconnection will not be on an area or spot network.
- (7) The Company does not identify any violations of any applicable provisions of IEEE 1547, "Standard for Interconnecting Distributed Resources with Electric Power Systems."
- (8) No construction of facilities by the Company on its own system will be required to accommodate the generating facility.

If the generating facility does not meet all of the above listed criteria, the Company, in its sole discretion, may either: 1) approve the generating facility under the Level 1 Application if the Company determines that the generating facility can be safely and reliably connected to the Company's system; or 2) deny the Application as submitted under the Level 1 Application.

The Company shall notify the customer within 20 business days whether the Application is approved or denied, based on the criteria provided in this section.

Continued on Sheet 18-3

DATE OF ISSUE: June 29 2023

DATE EFFECTIVE: January 1 2024

ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX XXXX

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P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 27-3 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 27-3 T

TARIFF N.M.S. (Cont'd) (Net Metering Service)

LEVEL 1, continued

If the generating facility does not meet all of the above listed criteria, the Company, in its sole discretion, may either: 1) approve the generating facility under the Level 1 Application if the Company determines that the generating facility can be safely and reliably connected to the Company's system; or 2) deny the Application as submitted under the Level 1 Application.

The Company shall notify the customer within 20 business days whether the Application is approved or denied, based on the criteria provided in this section.

If the Application lacks complete information, the Company shall notify the customer that additional information is required, including a list of such additional information. The time between notification and receipt of required additional information will add to the time to process the Application.

When approved, the Company will indicate by signing the approval line on the Level 1 Application Form and returning it to the customer. The approval will be subject to successful completion of an initial installation inspection and witness test if required by the Company. The Company's approval section of the Application will indicate if an inspection and witness test are required. If so, the customer shall notify the Company within 3 business days of completion of the generating facility installation and schedule an inspection and witness test with the Company to occur within 10 business days of completion of the generator facility installation or as otherwise agreed to by the Company and the customer. The customer may not operate the generating facility until successful completion of such inspection and witness test, unless the Company expressly permits operational testing not to exceed two hours. If the installation fails the inspection or witness test due to noncompliance with any provision in the Application and Company approval, the customer shall not operate the generating facility until any and all noncompliance is corrected and re-inspected by the Company.

If the Application is denied, the Company will supply the customer with reasons for denial. The customer may resubmit under Level 2 if appropriate.

LEVEL 2

A Level 2 Application is required under any of the following:

- (1) The generating facility is not inverter based;
- (2) The generating facility uses equipment that is not certified by a nationally recognized testing laboratory to meet the requirements of UL 1741; or
- (3) The generating facility does not meet one or more of the additional conditions under Level 1.

The Company will approve the Level 2 Application if the generating facility meets the Company's technical interconnection requirements, which are based on IEEE 1547. The Company shall make its technical interconnection requirements available online and upon request.

(Cont'd on Sheet No. 27-4)

DATE OF ISSUE: April 9, 2021
DATE EFFECTIVE: Service Rendered On And After January 14, 2021
ISSUED BY: /s/, Brian K. West
TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 102 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-3 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 18-3

Tariff N.M.S. Continued (Net Metering Service)

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Level 1 Continued

If the Application lacks complete information, the Company shall notify the customer that additional information is required, including a list of such additional information. The time between notification and receipt of required additional information will add to the time to process the Application.

When approved, the Company will indicate by signing the approval line on the Level I Application Form and returning it to the customer. The approval will be subject to successful completion of an initial installation inspection and witness test if required by the Company. The Company's approval section of the Application will indicate if an inspection and witness test are required. If so, the customer shall notify the Company within 3 business days of completion of the generating facility installation and schedule an inspection and witness test with the Company to occur within 10 business days of completion of the generating facility installation or as otherwise agreed to by the Company and the customer. The customer may not operate the generating facility until successful completion of such inspection and witness test, unless the Company expressly permits operational testing not to exceed two hours. If the installation fails the inspection or witness test due to noncompliance with any provision in the Application and Company approval, the customer shall not operate the generating facility until any and all noncompliance is corrected and re-inspected by the Company.

If the Application is denied, the Company will supply the customer with reasons for denial. The customer may resubmit under Level 2 if appropriate.

Level 2

A Level 2 Application is required under any of the following:

- (I) The generating facility is not inverter based;
- (2) The generating facility uses equipment that is not certified by a nationally recognized testing laboratory to meet the requirements of UL 1741; or
- (3) The generating facility does not meet one or more of the additional conditions under Level I

The Company will approve the Level 2 Application if the generating facility meets the Company's technical interconnection requirements, which are based on IEEE 1547. The Company shall make its technical interconnection requirements available online and upon request.

The Company will process the Level 2 Application within 30 business days of receipt of a complete Application. Within that time the Company will respond in one of the following ways:

- (1) The Application is approved and the Company will provide the customer with an Interconnection Agreement to sign.
- (2) If construction or other changes to the Company's distribution system are required, the cost will be the responsibility of the customer. The Company will give notice to the customer and offer to meet to discuss estimated costs and construction timeframe. Should the customer agree to pay for costs and proceed, the Company will provide the customer with an Interconnection Agreement to sign within a reasonable time.
- (3) The Application is denied. The Company will supply the customer with reasons for denial and offer to meet to discuss possible changes that would result in Company approval. Customer may resubmit Application with changes.

If the Application lacks complete information, the Company shall notify the customer that additional information is required, including a list of such additional information. The time between notification and receipt of required additional information will add to the 30-business-day target to process the Application.

The Interconnection Agreement will contain all the terms and conditions for interconnection consistent with those specified in this tariff, inspection and witness test requirements, description of and cost of construction or other changes to the Company's distribution system required to accommodate the generating facility, and detailed documentation of the generating facilities which may include single line diagrams, relay settings, and a description of operation

The customer may not operate the generating facility until an Interconnection Agreement is signed by the customer and Company and all necessary conditions stipulated in the agreement are met.

Continued on Sheet 18-4

DATE OF ISSUE: June 29: 2023

DATE EFFECTIVE: January 1: 2024

ISSUED BY: // S Brian K. West

TITLE: Vice President Regulatory & Finance
By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX- XXXX

P.S.C. KY, NO. 12 ORIGINAL SHEET NO. 27-4 T CANCELLING P.S.C. KY, NO. 11 ORIGINAL SHEET NO. 27-4 T

TARIFF N.M.S. (Cont'd) (Net Metering Service)

LEVEL 2, continued

The Company will process the Level 2 Application within 30 business days of receipt of a complete Application. Within that time the Company will respond in one of the following ways:

- (1) The Application is approved and the Company will provide the customer with an Interconnection Agreement to sign.
- (2) If construction or other changes to the Company's distribution system are required, the cost will be the responsibility of the customer. The Company will give notice to the customer and offer to meet to discuss estimated costs and construction timeframe. Should the customer agree to pay for costs and proceed, the Company will provide the customer with an Interconnection Agreement to sign within a reasonable time
- (3) The Application is denied. The Company will supply the customer with reasons for denial and offer to meet to discuss possible changes that would result in Company approval. Customer may resubmit Application with changes.

If the Application lacks complete information, the Company shall notify the customer that additional information is required, including a list of such additional information. The time between notification and receipt of required additional information will add to the 30-business-day target to process the Application.

The Interconnection Agreement will contain all the terms and conditions for interconnection consistent with those specified in this tariff. inspection and witness test requirements, description of and cost of construction or other changes to the Company's distribution system required to accommodate the generating facility, and detailed documentation of the generating facilities which may include single line diagrams, relay settings, and a description of operation.

The customer may not operate the generating facility until an Interconnection Agreement is signed by the customer and Company and all necessary conditions stipulated in the agreement are met.

APPLICATION INSPECTION AND PROCESSING FEES.

No application fee or other review, study, or inspection or witness test fees will be charged by the company for Level I application.

The Company will require each customer to submit with each Level 2 Application a non-refundable application, inspection and processing fee of \$50. In the event the Company determines an impact study is necessary with respect to a Level 2 Application, the customer shall be responsible for any reasonable costs up to \$1,000 for the initial impact study. The Company shall provide documentation of the actual cost of the impact study. Any other studies requested by the customer shall be at the customer's sole expense.

(Cont'd on Sheet No. 27-5)

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-4 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 18-4

Tariff N.M.S. Continued (Net Metering Service)

Application, Inspection and Processing Fees

No application fcc or other review, study, or inspection or witness test fccs will be charged by the company for Level I application

The Company will require each customer to submit with each Level 2 Application a non-refundable application, inspection and processing fee of \$50. In the event the Company determines an impact study is necessary with respect to a Level 2 Application, the customer shall be responsible for any reasonable costs up to \$1,000 for the initial impact study. The Company shall provide documentation of the actual cost of the impact study. Any other studies requested by the customer shall be at the customer's sole

Terms and Conditions for Interconnection

To interconnect to the Company's distribution system, the customer's generating facility shall comply with the following terms

- (1) The Company shall provide the customer net metering services, without charge for standard metering equipment, through a standard kilowatt-hour metering system capable of measuring the flow of electricity in two (2) directions. If the customer requests any additional meter or meters or distribution upgrades are needed to monitor the flow in each direction, such installations shall be at the customer's expense.
- (2) The customer shall install, operate, and maintain, at customer's sole cost and expense, any control, protective, or other equipment on the customer's system required by the Company's technical interconnection requirements based on IEEE 1547, the NEC, accredited testing laboratories such as Underwriters Laboratories, and the manufacturer's suggested practices for safe, efficient and reliable operation of the generating facility in parallel with Company's electric system. Customer shall bear full responsibility for the installation, maintenance and safe operation of the generating facility. Upon reasonable request from the Company, the customer shall demonstrate generating facility compliance.
- (3) The generating facility shall comply with, and the customer shall represent and warrant its compliance with: (a) any applicable safety and power quality standards established by IEEE and accredited testing laboratories such as Underwriters Laboratories; (b) the NEC as may be revised from time to time; (c) Company's rules, regulations, and Company's Terms and Conditions of Service as contained in Company's Retail Electric Tariff as may be revised from time to time with the approval of the Kentucky Public Service Commission (Commission); (d) the rules and regulations of the Commission, as such rules and regulations may be revised from time to time by the Commission; and (e) all other applicable local, state, and federal codes and laws, as the same may be in effect from time to time. Where required by law, customer shall pass an electrical inspection of the generating facility by a local authority having iurisdiction over the installation.
- (4) Any changes or additions to the Company's system required to accommodate the generating facility shall be considered excess facilities. Customer shall agree to pay Company for actual costs incurred for all such excess facilities prior to
- (5) Customer shall operate the generating facility in such a manner as not to cause undue fluctuations in voltage, intermittent load characteristics or otherwise interfere with the operation of Company's electric system. At all times when the generating facility is being operated in parallel with Company's electric system, customer shall so operate the generating facility in such a manner that no adverse impacts will be produced thereby to the service quality rendered by Company to any of its other customers or to any electric system interconnected with Company's electric system. Customer shall agree that the interconnection and operation of the generating facility is secondary to, and shall not interfere with, Company's ability to meet its primary responsibility of furnishing reasonably adequate service to its customers

Continued on Sheet 18-5

DATE OF ISSUE: June 29 2023 DATE EFFECTIVE: January 1 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX XXXX

P.S.C. KY, NO. 12 ORIGINAL SHEET NO. 27-5 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 27-5 T

TARIFF N.M.S. (Cont'd) (Net Metering Service)

TERMS AND CONDITIONS FOR INTERCONNECTION.

To interconnect to the Company's distribution system, the customer's generating facility shall comply with the following terms and conditions:

- (1) The Company shall provide the customer net metering services, without charge for standard metering equipment, through a standard kilowatt-hour metering system capable of measuring the flow of electricity in two (2) directions. If the customer requests any additional meter or meters or distribution upgrades are needed to monitor the flow in each direction, such installations shall be at the customer's expense.
- (2) The customer shall install, operate, and maintain, at customer's sole cost and expense, any control, protective, or other equipment on the customer's system required by the Company's technical interconnection requirements based on IEEE 1547, the NEC, accredited testing laboratories such as Underwriters Laboratories, and the manufacturer's suggested practices for safe, efficient and reliable operation of the generating facility in parallel with Company's electric system. Customer shall bear full responsibility for the installation, maintenance and safe operation of the generating facility. Upon reasonable request from the Company, the customer shall demonstrate generating facility compliance.
- (3) The generating facility shall comply with, and the customer shall represent and warrant its compliance with: (a) any applicable safety and power quality standards established by IEEE and accredited testing laboratories such as Underwriters Laboratories; (b) the NEC as may be revised from time to time; (c) Company's rules, regulations, and Company's Terms and Conditions of Service as contained in Company's Retail Electric Tariff as may be revised from time to time with the approval of the Kentucky Public Service Commission (Commission); (d) the rules and regulations of the Commission, as such rules and regulations may be revised from time to time by the Commission; and (e) all other applicable local, state, and federal codes and laws, as the same may be in effect from time to time. Where required by law, customer shall pass an electrical inspection of the generating facility by a local authority having jurisdiction over the installation.
- (4) Any changes or additions to the Company's system required to accommodate the generating facility shall be considered excess facilities. Customer shall agree to pay Company for actual costs incurred for all such excess facilities prior to construction
- (5) Customer shall operate the generating facility in such a manner as not to cause undue fluctuations in voltage, intermittent load characteristics or otherwise interfere with the operation of Company's electric system. At all times when the generating facility is being operated in parallel with Company's electric system, customer shall so operate the generating facility in such a manner that no adverse impacts will be produced thereby to the service quality rendered by Company to any of its other customers or to any electric system interconnected with Company's electric system. Customer shall agree that the interconnection and operation of the generating facility is secondary to, and shall not interfere with, Company's ability to meet its primary responsibility of furnishing reasonably adequate service to its customers

(Cont'd on Sheet No. 27-6)

DATE OF ISSUE: April 9, 2021 DATE EFFECTIVE: Service Rendered On And After January 14, 2021 ISSUED BY: /s/Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 104 of 194

KENTUCKY POWER COMPANY

Terms and Conditions for Interconnection Continued

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-5 CANCELLING P.S.C. KY. NO. SHEET NO XX-X

Tariff N.M.S. Continued (Net Metering Service)

- (6) Customer shall be responsible for protecting, at customer's sole cost and expense, the generating facility from any condition or disturbance on Company's electric system, including, but not limited to, voltage sags or swells, system faults, outages, loss of a single phase of supply, equipment failures, and lightning or switching surges, except that the Company shall be responsible for repair of damage caused to the generating facility resulting solely from the negligence or willful misconduct on the part of the Company.
- (7) After initial installation, Company shall have the right to inspect and/or witness commissioning tests, as specified in the Level 1 or Level 2 Application and approval process. Following the initial testing and inspection of the generating facility and upon reasonable advance notice to customer, Company shall have access at reasonable times to the generating facility to perform reasonable on- site inspections to verify that the installation, maintenance, and operation of the generating facility comply with the requirements of this tariff.
- (8) For Level 1 and 2 generating facilities, where required by the Company, an eligible customer shall furnish and install on customer's side of the point of common coupling a safety disconnect switch which shall be capable of fully disconnecting the customer's energy generating equipment from Company's electric service under the full rated conditions of the customer's generating facility. The external disconnect switch (EDS) shall be located adjacent to Company's meters or the location of the EDS shall be noted by placing a sticker on the meter, and shall be of the visible break type in a metal enclosure which can be secured by a padlock. If the EDS is not located directly adjacent to the meter, the customer shall be responsible for ensuring that the location of the EDS is properly and legibly identified for so long as the generating facility is operational. The disconnect switch shall be accessible to Company personnel at all times. The Company may waive the requirement for an EDS for a generating facility at its sole discretion, and on a case-by-case basis, upon review of the generating facility operating parameters and if permitted under the Company's safety and operating protocols

The Company shall establish a training protocol for line workers on the location and use of the EDS, and shall require that the EDS be used when appropriate, and that the switch be turned back on once the disconnection is no longer

- (9) Company shall have the right and authority at Company's sole discretion to isolate the generating facility or require the customer to discontinue operation of the generating facility if Company believes that: (a) continued interconnection and parallel operation of the generating facility with Company's electric system creates or contributes (or may create or contribute) to a system emergency on either Company's or customer's electric system; (b) the generating facility is not in compliance with the requirements of this tariff, and the noncompliance adversely affects the safety, reliability, or power quality of Company's electric system, or (c) the generating facility interferes with the operation of Company's electric system. In non-emergency situations, Company shall give customer notice of noncompliance including a description of the specific noncompliance condition and allow customer a reasonable time to cure the noncompliance prior to isolating the generating facilities. In emergency situations, when the Company is unable to immediately isolate or cause the customer to isolate only the generating facility, the Company may isolate the customer's entire facility
- (10) Customer shall agree that, without the prior written permission from Company, no changes shall be made to the generating facility as initially approved. Increases in generating facility capacity will require a new "Application for Interconnection and Net Metering" which will be evaluated on the same basis as any other new application. Repair and replacement of existing generating facility components with like components that meet UL 1741 certification requirements for Level 1 facilities and not resulting in increases in generating facility capacity is allowed without

Continued on Sheet 18-6

DATE OF ISSUE: June 29 2023 DATE EFFECTIVE: January 1 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX XXXX

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P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 27-6 $\,^{\,}$ T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 27-6 $\,^{\,}$ T

TARIFF N.M.S. (Net Metering Service)

TERMS AND CONDITIONS FOR INTERCONNECTION, continued.

- (6) Customer shall be responsible for protecting, at customer's sole cost and expense, the generating facility from any condition or disturbance on Company's electric system, including, but not limited to, voltage sags or swells, system faults, outages, loss of a single phase of supply, equipment failures, and lightning or switching surges, except that the Company shall be responsible for repair of damage caused to the generating facility resulting solely from the negligence or willful misconduct on the part of the Company.
- (7) After initial installation, Company shall have the right to inspect and/or witness commissioning tests, as specified in the Level 1 or Level 2 Application and approval process. Following the initial testing and inspection of the generating facility and upon reasonable advance notice to customer, Company shall have access at reasonable times to the generating facility to perform reasonable onsite inspections to verify that the installation, maintenance, and operation of the generating facility comply with the requirements of this tariff.
- (8) For Level 1 and 2 generating facilities, where required by the Company, an eligible customer shall furnish and install on customer's side of the point of common coupling a safety disconnect switch which shall be capable of fully disconnecting the customer's energy generating equipment from Company's electric service under the full rated conditions of the customer's generating facility. The external disconnect switch (EDS) shall be located adjacent to Company's meters or the location of the EDS shall be noted by placing a sticker on the meter, and shall be of the visible break type in a metal enclosure which can be secured by a padlock. If the EDS is not located directly adjacent to the meter, the customer shall be responsible for ensuring that the location of the EDS is properly and legibly identified for so long as the generating facility is operational. The disconnect switch shall be accessible to Company personnel at all times. The Company may waive the requirement for an EDS for a generating facility at its sole discretion, and on a case-by-case basis, upon review of the generating facility operating parameters and if permitted under the Company's safety and operating protocols.

The Company shall establish a training protocol for line workers on the location and use of the EDS, and shall require that the EDS be used when appropriate, and that the switch be turned back on once the disconnection is no longer necessary.

(9) Company shall have the right and authority at Company's sole discretion to isolate the generating facility or require the customer to discontinue operation of the generating facility if Company believes that: (a) continued interconnection and parallel operation of the generating facility with Company's electric system creates or contributes (or may creat contribute) to a system emergency on either Company's or customer's electric system; (b) the generating facility is not in compliance with the requirements of this tariff, and the noncompliance adversely affects the safety, reliability, or power quality of Company's electric system; or (c) the generating facility interferes with the operation of Company's electric system. In non-emergency situations, Company shall give customer notice of noncompliance including a description of the specific noncompliance condition and allow customer a reasonable time to cure the noncompliance prior to isolating the generating facilities. In emergency situations, when the Company is unable to immediately isolate or cause the customer to isolate only the generating facility, the Company may isolate the customer's entire facility.

(Cont'd on Sheet No. 27-7)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159
Section II - Application
Filing Requirements
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-6 CANCELLING P.S.C. KY. NO. ______SHEET NO. XX-X

Tariff N.M.S. Continued (Net Metering Service)

Terms and Conditions for Interconnection Continued

(11) To the extent permitted by law, the customer shall protect, indemnify, and hold harmless the Company and its directors, officers, employees, agents, representatives and contractors against and from all loss, claims, actions or suits, including costs and attomeys fees, for or on account of any injury or death of persons or damage to property caused by the customer or the customer's employees, agents, representatives and contractors in tampering with, repairing, maintaining, or operating the customer's generating facility or any related equipment or any facilities owned by the Company except where such injury, death or damage was caused or contributed to by the fault or negligence of the Company or its employees, agents, representatives, or contractors.

The liability of the Company to the customer for injury to person and property shall be governed by the tariff(s) for the class of service under which the customer is taking service.

- (12) The customer shall maintain general liability insurance coverage (through a standard homeowner's, commercial, or other policy) for both Level 1 and Level 2 generating facilities. Customer shall, upon request, provide Company with proof of such insurance at the time that amplication is made for net meterine.
- (13) By entering into an Interconnection Agreement, or by inspection, if any, or by non-rejection, or by approval, or in any other way, Company does not give any warranty, express or implied, as to the adequacy, safety, compliance with applicable codes or requirements, or as to any other characteristics, of the generating facility equipment, controls, and protective relays and equipment.
- (14) A customer's generating facility is transferable to other persons or service locations only after notification to the Company has been made and verification that the installation is in compliance with this tariff. Upon written notification that an approved generating facility is being transferred to another person, customer, or location, the Company will verify that the installation is in compliance with this tariff and provide written notification to the customer(s) within 20 business days. If the installation is no longer in compliance with this tariff, the Company will notify the customer in writing and list what must be done to place the facility in compliance.
- (15) The customer shall retain any and all Renewable Energy Credits (RECs) that may be generated by their generating facility.

Term of Contract

Any contract required under this tariff shall become effective when executed by both parties and shall continue in effect until terminated. The contract may be terminated as follows: (a) Customer may terminate the contract at any time by giving the Company and Least sixty (60) days' written notice; (b) Company may terminate upon failure by the customer to continue ongoing operation of the generating facility; (c) either party may terminate by giving the other party at least thirty (30) days prior written notice that the other party is in default of any of the terms and conditions of the contract or the rules or any rate schedule, tariff, regulation, contract, or policy of the Company, so long as the notice specifies the basis for termination and there is opportunity to cure the default; (d) the Company may terminate by giving the customer at least thirty (30) days notice in the event that there is a material change in an applicable law, regulation or statute affecting this Agreement or which renders the system out of compliance with the new law or statute.

Special Terms and Conditions

This tariff is subject to the Company's Terms and Conditions of Service and all provisions of the standard service tariff under which the customer takes service. This tariff is also subject to the applicable provisions of the Company's Technical Requirements for Interconnection.

Continued on Sheet 18-7

DATE OF ISSUE:
DATE EFFECTIVE:
ISSUED BY:
June 29-2023
January 1-2024
/s/ Brian K. West

TITLE: Vice President Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX-XXXX

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P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 27-7 T
CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 27-7 T

TARIFF N.M.S. (Net Metering Service)

TERMS AND CONDITIONS FOR INTERCONNECTION continued

- (10) Customer shall agree that, without the prior written permission from Company, no changes shall be made to the generating facility as initially approved. Increases in generating facility capacity will require a new "Application for Interconnection and Net Metering" which will be evaluated on the same basis as any other new application. Repair and replacement of existing generating facility components with like components that meet UL 1741 certification requirements for Level 1 facilities and not resulting in increases in generating facility capacity is allowed without approval.
- (11) To the extent permitted by law, the customer shall protect, indemnify, and hold harmless the Company and its directors, officers, employees, agents, representatives and contractors against and from all loss, claims, actions or suits, including costs and attorneys fees, for or on account of any injury or death of persons or damage to property caused by the customer or the customer's employees, agents, representatives and contractors in tampering with, repairing, maintaining, or operating the customer's generating facility or any related equipment or any facilities owned by the Company except where such injury, death or damage was caused or contributed to by the fault or negligence of the Company or its employees, agents, representatives, or contractors.

The liability of the Company to the customer for injury to person and property shall be governed by the tariff(s) for the class of service under which the customer is taking service.

- (12) The customer shall maintain general liability insurance coverage (through a standard homeowner's, commercial, or other policy) for both Level 1 and Level 2 generating facilities. Customer shall, upon request, provide Company with proof of such insurance at the time that application is made for net metering.
- (13) By entering into an Interconnection Agreement, or by inspection, if any, or by non-rejection, or by approval, or in any other way, Company does not give any warranty, express or implied, as to the adequacy, safety, compliance with applicable codes or requirements, or as to any other characteristics, of the generating facility equipment, controls, and protective relays and equipment.
- (14) A customer's generating facility is transferable to other persons or service locations only after notification to the Company has been made and verification that the installation is in compliance with this tariff. Uppna written notification that an approved generating facility is being transferred to another person, customer, or location, the Company will verify that the installation is in compliance with this tariff and provide written notification to the customer(s) within 20 business days. If the installation is no longer in compliance with this tariff, the Company will notify the customer in writing and list what must be done to place the facility in compliance.
- (15) The customer shall retain any and all Renewable Energy Credits (RECs) that may be generated by their generating facility.

(Cont'd on Sheet No. 27-8)

DATE OF ISSUE: April 9, 2021
DATE EFFECTIVE: Service Rendered On And After January 14, 2021
ISSUED BY: /s / Brian K. West
ITILE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159
Section II - Application
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-7 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. Continued (Net Metering Service)

- 1

Application For Interconnection And Net Metering - Level 1

Use this Application only for: 1.) a generating facility that is inverter based and certified by a nationally recognized testing laboratory to meet the requirements of UL 1741, 2.) less than or equal to 45 kW generation capacity and 3.) connecting to Kentucky Power distribution system.

Submit this Application to:

D.G. Coordinator American Electric Power 1 Riverside Plaza Columbus, Ohio 43215-2373 614-716-4020 Office / 614-716-1414 Fax dgcoordinator@aep.com (Contact person listed is subject to change. Please visit our website for up-to date information http://www.kentucky power.com)

Applicant

Name:			
Mailing Address:			
City:	State:	Zip:	
Phone: (ÿ	Phone: ()
E-mail address:			
		Service Location	
Name:			
Street Add	'ess:		
City:		State:	Zip: Electric Service
Account No	ımber		
Provide nar and install	mes and contact information f ation of the generating facilitie	or other contractors, installers, or es:	r engineering firms involved in the design
Alternate (Contacts		
Name		Company	Telephone/Email
Name		Company	-

Continued on Sheet 18-8

DATE OF ISSUE:

DATE EFFECTIVE:

ISSUED BY:

TITLE:

June 29 2023

January 1 2024

Jens 29 2023

Jens 29 2023

Jens 29 2023

Jens 20 2023

Jens 20 2024

Jens 20 2024

Jens 20 2024

By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX XXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 27-8 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 27-8 T

TARIFF N.M.S. (Net Metering Service)

TERM OF CONTRACT.

Any contract required under this tariff shall become effective when executed by both parties and shall continue in effect until terminated. The contract may be terminated as follows: (a) Customer may terminate the contract at any time by giving the Company at least sixty (60) days' written notice; (b) Company may terminate upon failure by the customer to continue ongoing operation of the generating facility; (c) either party may terminate by giving the other party at least thirty (30) days prior written notice that the other party is in default of any of the terms and conditions of the contract or the rules or any rate schedule, tariff, regulation, contract, or policy of the Company, so long as the notice specifies the basis for termination and there is opportunity to cure the default; (d) the Company may terminate by giving the customer at least thirty (30) days notice in the event that there is a material change in an applicable law, regulation or statute affecting this Agreement or which renders the system out of compliance with the new law or statute.

SPECIAL TERMS AND CONDITIONS.

This tariff is subject to the Company's Terms and Conditions of Service and all provisions of the standard service tariff under which the customer takes service. This tariff is also subject to the applicable provisions of the Company's Technical Requirements for Interconnection.

(Cont'd on Sheet No. 27-9)

DATE OF ISSUE: April 9, 2021
DATE EFFECTIVE: Service Rendered On And After January 14, 2021
ISSUED BY: /s/ Brian K. West
ITILE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 107 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-8 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. Continued (Net Metering Service)

1

APPLICATION FOR INTERCONNECTION AND NET METERING, LEVEL 1 – CONTINUED

Equipment Qualifications

Energy Source: Inverter Manufacturer:	() Solar	() Wind	() Hydro Model:	() Biogas	() Biomass
Inverter Power Rating:			Voltage Ra	ting:	
Power Rating of Energy turbine):	Source (i.e., solar	panels, wind			
Battery Storage:	() Yes () No	ı	If Yes, Batt	ery Power Rating	:
Attach documentation s meet the requirements of Attach site drawing or si accessible disconnect sw Attach single line drawin including switches, fuses	of UL 1741. Retch showing local ritch and inverter. Ing showing all elec	ntions of Kentucky	Power Company	v meter, energy so	ource, energy source
ratings, and transforme		, cruns joirners, inc	erters, energy so	ource, wire size, e	чигртепс
Expected Start-up Date:					

Continued on Sheet 18-9

By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX XXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 27-9 T CANCELLING P.S.C. KY. NO. 11 1ST REVISED SHEET NO. 27-9 T

(Contact person listed is subject to change. Please visit our

website for up-to-date information

http://www.kentuckypower.com)

TARIFF N.M.S. (Net Metering Service)

Application For Interconnection And Net Metering - Level 1

Use this Application only for: 1.) a generating facility that is inverter based and certified by a nationally recognized testing laboratory to meet the requirements of UL 1741, 2.) less than or equal to 45 kW generation capacity and 3.) connecting to Kentucky Power distribution system.

Submit this Application to:

D.G. Coordinator American Electric Power

1 Riverside Plaza

Columbus, Ohio 43215-2373 614-716-4020 Office / 614-716-1414 Fax

dgcoordinator@aep.com

Applicant

Name:			
Mailing Address:			
City:	State:	Zip:	
Phone: (Phone: (
E-mail address:			
	Service Location		
Name:			
Street Address:			
City:	State:	Zip:	
Electric Service Account Number			
Provide names and contact information for o	ther contractors, installers, o	r engineering firms	involved in the design and
$installation\ of\ the\ generating\ facilities:$			
Alternate Contacts			
Name	Company		Telephone/Email
	10 11 01 11 27	10)	
	(Cont'd on Sheet No. 27-	-10)	

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 108 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-9 CANCELLING P.S.C. KY. NO ... SHEET NO. XX-X

Tariff N.M.S. Continued (Net Metering Service)

TERMS AND CONDITIONS FOR LEVEL 1;

- Kentucky Power Company (Company) shall provide customer net metering services, without charge for standard metering equipment, through a standard kilowatt-hour metering system capable of measuring the flow of electricity in two (2) directions. If the customer requests any additional meter or meters or distribution upgrades are needed to monitor the flow in each direction, such installations shall be at the customer's expense.
- Customer shall install, operate, and maintain, at customer's sole cost and expense, any control, protective, or other equipment on the customer's system required by the Company's technical interconnection requirements based on IEEE 1547, the NEC, accredited testing laboratories such as Underwriters Laboratories, and the manufacturer's suggested practices for safe, efficient, and reliable operation of the generating facility in parallel with Company's electric system. Customer shall bear full responsibility for the installation, maintenance, and safe operation of the generating facility. Upon reasonable request from the Company, customer shall demonstrate generating facility compliance.
- The generating facility shall comply with, and the customer shall represent and warrant its compliance with: (a) any applicable safety and power quality standards established by the Institute of Electrical and Electronics Engineers (IEEE) and accredited testing laboratories such as Underwriters Laboratories (UL); (b) the National Electrical Code (NEC) as may be revised from time to time; (c) Company's rules, regulations, and Company's Terms and Conditions of Service as contained in Company's Retail Electric Tariff as may be revised from time to time with the approval of the Kentucky Public Service Commission (Commission); (d) the rules and regulations of the Commission, as such rules and regulations may be revised from time to time by the Commission; and (e) all other applicable local, state, and federal codes and laws, as the same may be in effect from time to time. Where required by law, customer shall pass an electrical inspection of the generating facility by a local authority having jurisdiction over the installation
- Any changes or additions to the Company's system required to accommodate the generating facility shall be considered excess facilities. Customer shall agree to pay Company for actual costs incurred for all such excess facilities prior to construction.
- Customer shall operate the generating facility in such a manner as not to cause undue fluctuations in voltage, intermittent load characteristics, or otherwise interfere with the operation of Company's electric system. At all times when the generating facility is being operated in parallel with Company's electric system, customer shall so operate the generating facility in such a manner that no adverse impacts will be produced thereby to the service quality rendered by Company to any of its other customers or to any electric system interconnected with Company's electric system. Customer shall agree that the interconnection and operation of the generating facility is secondary to, and shall not interfere with, Company's ability to meet its primary responsibility of furnishing reasonably adequate service to its customers.
- Customer shall be responsible for protecting, at customer's sole cost and expense, the generating facility from any condition or disturbance on Company's electric system, including, but not limited to, voltage sags or swells, system faults, outages, loss of a single phase of supply, equipment failures, and lightning or switching surges, except that the Company shall be responsible for repair of damage caused to the generating facility resulting solely from the negligence or willful misconduct on the part of the Company.

Continued on Sheet 18-10

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Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX- XXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 27-10 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 27-10 T

TARIFF N.M.S. (Net Metering Service)

APPLICATION FOR INTERCONNECTION AND NET METERING. LEVEL 1 - CONTINUED

Fourinment Qualifications

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Energy Source: Inverter Manufacturer:) Solar	() Wind	Model:	() Hydro	() Biogas	() Biomass
Inverter Power Rating:				Voltage	Rating:		
Power Rating of Energy turbine):	Source (i.e.,	, solar panels, win	d				
Battery Storage:	() Yes	() No		If Yes, B	attery Power Rati	ng:	
Attach documentation requirements of UL 174	-	t inverter i s certifi	ed by a nat	ionally re	ecognized testing l	aboratory to meet	the T
Attach site drawing or switch and inverter	sketch showi	ng locations of Ke	ntucky Pov	ver Comp	any meter, energy	source, accessible	? disconnect
Attach single line draw fuses, breakers, panels,						٠,	,
Expected Start-up Date	e:						

(Cont'd on Sheet No. 27-11)

DATE OF ISSUE: April 9, 2021 DATE EFFECTIVE: Service Rendered On And After January 14, 2021 ISSUED BY: /s/Brian K. West TITLE: Vice President, Regulatory & Finance By Authority of Orders of the Public Service Commission In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021 KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 109 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-10 CANCELLING P.S.C. KY. NO SHEET NO. XX-X

Tariff N.M.S. Continued

(Net Metering Service)

TERMS AND CONDITIONS FOR LEVEL 1 continued

- After initial installation, Company shall have the right to inspect and/or witness commissioning tests, as specified in the Level 1 or Level 2 Application and approval process. Following the initial testing and inspection of the generating facility and upon reasonable advance notice to customer, Company shall have access at reasonable times to the generating facility to perform reasonable on- site inspections to verify that the installation, maintenance and operation of the generating facility comply with the requirements of this tariff.
- For Level 1 generating facilities, where required by the Company, an eligible customer shall furnish and install on customer's side of the point of common coupling a safety disconnect switch which shall be capable of fully disconnecting the customer's energy generating equipment from Company's electric service under the full rated conditions of the customer's generating facility. The external disconnect switch (EDS) shall be located adjacent to Company's meters or the location of the EDS shall be noted by placing a sticker on the meter, and shall be of the visible break type in a metal enclosure which can be secured by a padlock. If the EDS is not located directly adjacent to the meter, the customer shall be responsible for ensuring the location of the EDS is properly and legibly identified for so long as the generating facility is operational. The disconnect switch shall be accessible to Company personnel at all times. The Company may waive the requirement for an EDS for a generating facility at its sole discretion, and on a case-by-case basis, upon review of the generating facility operating parameters and if permitted under the Company's safety and operating

The Company shall establish a training protocol for line workers on the location and use of the EDS, and shall require that the EDS be used when appropriate, and that the switch be turned back on once the disconnection is no longer necessary.

- Company shall have the right and authority at Company's sole discretion to isolate the generating facility or require the customer to discontinue operation of the generating facility if Company believes that: (a) continued interconnection and parallel operation of the generating facility with Company's electric system creates or contributes (or may create or contribute) to a system emergency on either Company's or customer's electric system; (b) the generating facility is not in compliance with the requirements of this tariff, and the noncompliance adversely affects the safety, reliability or power quality of Company's electric system; or (c) the generating facility interferes with the operation of Company's electric system. In non-emergency situations, Company shall give customer notice of noncompliance including a description of the specific noncompliance condition and allow customer a reasonable time to cure the noncompliance prior to isolating the generating facilities. In emergency situations, when the Company is unable to immediately isolate or cause the customer to isolate only the generating facility, the Company may isolate the customer's entire facility.
- Customer shall agree that, without the prior written permission from Company, no changes shall be made to the generating facility as initially approved. Increases in generating facility capacity will require a new "Application for Interconnection and Net Metering" which will be evaluated on the same basis as any other new application. Repair and replacement of existing generating facility components with like components that meet UL 1741 certification requirements for Level 1 facilities and not resulting in increases in generating facility capacity is allowed without approval.

Continued on Sheet 18-11

DATE OF ISSUE: June 29: 2023 DATEEFFECTIVE: January 1- 2024 ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 27-11 TCANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 27-11 T

TARIFF N.M.S. (Net Metering Service)

TERMS AND CONDITIONS FOR LEVEL 1:

- Kentucky Power Company (Company) shall provide customer net metering services, without charge for standard metering equipment, through a standard kilowatt-hour metering system capable of measuring the flow of electricity in two (2) directions. If the customer requests any additional meter or meters or distribution upgrades are needed to monitor the flow in each direction, such installations shall be at the customer's expense.
- 2 Customer shall install, operate, and maintain, at customer's sole cost and expense, any control, protective, or other equipment on the customer's system required by the Company's technical interconnection requirements based on IEEE 1547, the NEC, accredited testing laboratories such as Underwriters Laboratories, and the manufacturer's suggest practices for safe, efficient, and reliable operation of the generating facility in parallel with Company's electric system. Customer shall bear full responsibility for the installation, maintenance, and safe operation of the generating facility. Upon reasonable request from the Company, customer shall demonstrate generating facility compliance.
- The generating facility shall comply with, and the customer shall represent and warrant its compliance with: (a) any applicable safety and power quality standards established by the Institute of Electrical and Electronics Engineers (IEEE) and accredited testing laboratories such as Underwriters Laboratories (UL); (b) the National Electrical Code (NEC) as may be revised from time to time; (c) Company's rules, regulations, and Company's Terms and Conditions of Service as contained in Company's Retail Electric Tariff as may be revised from time to time with the approval of the Kentucky Public Service Commission (Commission); (d) the rules and regulations of the Commission, as such rules and regulations may be revised from time to time by the Commission; and (e) all other applicable local, state, and federal codes and laws, as the same may be in effect from time to time. Where required by law, customer shall pass an electrical inspection of the generating facility by a local authority having jurisdiction over the installation.
- 4 Any changes or additions to the Company's system required to accommodate the generating facility shall be considered excess facilities. Customer shall agree to pay Company for actual costs incurred for all such excess facilities prior to construction.
- Customer shall operate the generating facility in such a manner as not to cause undue fluctuations in voltage, intermittent load characteristics, or otherwise interfere with the operation of Company's electric system. At all times when the generating facility is being operated in parallel with Company's electric system, customer shall so operate the generating facility in such a manner that no adverse impacts will be produced thereby to the service quality rendered by Company to any of its other customers or to any electric system interconnected with Company's electric system. Customer shall agree that the interconnection and operation of the generating facility is secondary to, and shall not interfere with, Company's ability to meet its primary responsibility of furnishing reasonably adequate service to its customers.
- 6 Customer shall be responsible for protecting, at customer's sole cost and expense, the generating facility from any condition or disturbance on Company's electric system, including, but not limited to, voltage sags or swells, system faults, outages, loss of a single phase of supply, equipment failures, and lightning or switching surges, except that the Company shall be responsible for repair of damage caused to the generating facility resulting solely from the negligence or willful misconduct on the part of the Company.

(Cont'd on Sheet No. 27-12)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159
Section II - Application
Filing Requirements
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Page 110 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-11 CANCELLING P.S.C. KY. NO. ______SHEET NO. XX-X

Tariff N.M.S. Continued (Net Metering Service)

TERMS AND CONDITIONS FOR LEVEL 1 continued.

To the extent permitted by law, the customer shall protect, indemnify, and hold harmless the Company and its directors, officers, employees, agents, representatives and contractors against and from all loss, claims, actions or suits, including costs and attorneys fees, for or on account of any injury or death of persons or damage to property caused by the customer or the customer's employees, agents, representatives and contractors in tampering with, repairing, maintaining or operating the customer's generating facility or any related equipment or any facilities owned by the Company except where such injury, death or damage was caused or contributed to by the fault or negligence of the Company or its employees, agents, representatives, or

The liability of the Company to the customer for injury to person and property shall be governed by the tariff(s) for the class of service under which the customer is taking service.

- The Customer shall maintain general liability insurance coverage (through a standard homeowner's, commercial, or other policy) for Level 1 generating facilities. Customer shall, upon request, provide Company with proof of such insurance at the time that application is made for net metering.
- By entering into an Interconnection Agreement, or by inspection, if any, or by non-rejection, or by approval, or in any other way, Company does not give any warranty, express or implied, as to the adequacy, safety, compliance with applicable codes or requirements, or as to any other characteristics, of the generating facility equipment, controls, and protective relays and equipment.
- Customer's generating facility is transferable to other persons or service locations only after notification to the Company has been made and verification that the installation is in compliance with this tariff. Upon written notification that an approved generating facility is being transferred to another person, customer, or location, the Company will verify that the installation is in compliance with this tariff and provide written notification to the Customer(s) within 20 business days. If the installation is no longer in compliance with this tariff, the Company will notify the customer in writing and list what must be done to place the facility in compliance.
- 15 The customer shall retain any and all Renewable Energy Credits (RECs) that may be generated by their generating facility.

Continued on Sheet 18-12

 DATE OF ISSUE:
 June 29-2023

 DATE EFFECTIVE:
 January 1-2024

 ISSUED BY:
 /s/ Brian K. West

 TITL F:
 Vice President R.

TITLE: Vice President Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX-XXXX

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P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 27-12 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 27-12 T

TARIFF N.M.S. (Net Metering Service)

TERMS AND CONDITIONS FOR LEVEL 1 continued

- After initial installation, Company shall have the right to inspect and/or witness commissioning tests, as specified in the Level 1 or Level 2 Application and approval process. Following the initial testing and inspection of the generating facility and upon reasonable advance notice to customer, Company shall have access at reasonable times to the generating facility to perform reasonable onsite inspections to verify that the installation, maintenance and operation of the generating facility comply with the requirements
- For Level 1 generating facilities, where required by the Company, an eligible customer shall furnish and install on customer's side of the point of common coupling a safety disconnect switch which shall be capable of fully disconnecting the customer's energy generating equipment from Company's electric service under the full rated conditions of the customer's generating facility. The external disconnect switch (EDS) shall be located adjacent to Company's meters or the location of the EDS shall be noted by placing a sticker on the meter, and shall be of the visible break type in a metal enclosure which can be secured by a padlock. If the EDS is not located directly adjacent to the meter, the customer shall be responsible for ensuring the location of the EDS is properly and legibly identified for so long as the generating facility is operational. The disconnect switch shall be accessible to Company personnel at all times. The Company may waive the requirement for an EDS for a generating facility at its sole discretion, and on a case-by-case basis, upon review of the generating facility operating parameters and if permitted under the Company's safety and operating protocols.

The Company shall establish a training protocol for line workers on the location and use of the EDS, and shall require that the EDS be used when appropriate, and that the switch be turned back on once the disconnection is no longer necessary.

- Company shall have the right and authority at Company's sole discretion to isolate the generating facility or require the customer to discontinue operation of the generating facility if Company believes that: (a) continued interconnection and parallel operation of the generating facility with Company's electric system creates or contributes (or may create or contribute) to a system emergency on either Company's or customer's electric system; (b) the generating facility is not in compliance with the requirements of this tariff, and the noncompliance adversely affects the safety, reliability or power quality of Company's electric system; or (c) the generating facility interferes with the operation of Company's electric system. In non-emergency situations, Company shall give customer notice of noncompliance including a description of the specific noncompliance condition and allow customer a reasonable time to cure the noncompliance prior to isolating the generating facilities. In emergency situations, when the Company is unable to immediately isolate or cause the customer to isolate only the generating facility, the Company may isolate the customer's entire
- Customer shall agree that, without the prior written permission from Company, no changes shall be made to the generating facility as initially approved. Increases in generating facility capacity will require a new "Application for Interconnection and Net Metering" which will be evaluated on the same basis as any other new application. Repair and replacement of existing generating facility components with like components that meet UL 1741 certification requirements for Level 1 facilities and not resulting in increases in generating facility capacity is allowed without approval.

(Cont'd on Sheet No. 27-13)

DATE OF ISSUE: April 9, 2021 DATE EFFECTIVE: Service Rendered On And After January 14, 2021 ISSUED BY: /s/Brian K. West TITLE: Vice President, Regulatory & Finance By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 111 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-12 CANCELLING P.S.C. KY. NO SHEET NO. XX-X

Tariff N.M.S. Continued (Net Metering Service)

TERMS AND CONDITIONS FOR LEVEL 1 continued

Effective Term and Termination Rights

This Agreement becomes effective when executed by both parties and shall continue in effect until terminated. This Agreement may be terminated as follows: (a) Customer may terminate this Agreement at any time by giving the Company at least sixty (60) days' written notice; (b) Company may terminate upon failure by the Customer to continue ongoing operation of the generating facility; (c) either party may terminate by giving the other party at least thirty (30) days prior written notice that the other party is in default of any of the terms and conditions of the Agreement or the Rules or any rate schedule, tariff, regulation, contract, or policy of the Company, so long as the notice specifies the basis for termination and there is opportunity to cure the default; (d) the Company may terminate by giving the Customer at least thirty (30) days notice in the event that there is a material change in an applicable law, regulation or statute affecting this Agreement or which renders the system out of compliance with the new law or statute. I hereby certify that, to the best of my knowledge, all of the information provided in this Application is true, and I agree to abide by all the Terms and Conditions included in this

replication for interconnection and feet meter	ering and Company's Net Metering Tariff.
Customer Signature:	Date:
	COMPANY APPROVAL SECTION
When signed below by a Company representa provisions contained in this Application and as	ative, Application for Interconnection and Net Metering is approved subject to the is indicated below.
Company inspection and witness test: () Req	quired () Waived
completion of the generating facility installati ten (10) business days of completion of the g Customer. Unless indicated below, the Custo	
Pre-Inspection operational testing not to exce	eed two (2) hours: () Allowed () Not Allowed
If Company inspection and witness test is wai and all other terms and conditions in the App	ived, operation of the generating facility may begin when installation is complete, lication have been met.
Additions, Changes, or Clarifications to Applica	ation Information: () None () As specified here:
Approved by:	
Printed Name:	Title

Continued on Sheet 18-13

DATE OF ISSUE: June 29: 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West TITLE: Vice President Regulatory & Finance

By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX XXXX

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P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 27-13 CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 27-13 T

TARIFF N.M.S. (Net Metering Service)

TERMS AND CONDITIONS FOR LEVEL 1 continued

I I To the extent permitted by law, the customer shall protect, indemnify, and hold harmless the Company and its directors, officers, employees, agents, representatives and contractors against and from all loss, claims, actions or suits, including costs and attorneys fees, for or on account of any injury or death of persons or damage to property caused by the customer or the customer's employees, agents, representatives and contractors in tampering with, repairing, maintaining or operating the customer's generating facility or any related equipment or any facilities owned by the Company except where such injury, death or damage was caused or contributed to by the fault or negligence of the Company or its employees, agents, representatives, or contractors.

The liability of the Company to the customer for injury to person and property shall be governed by the tariff(s) for the class of service under which the customer is taking service.

- 12 The Customer shall maintain general liability insurance coverage (through a standard homeowner's, commercial, or other policy) for Level 1 generating facilities. Customer shall, upon request, provide Company with proof of such insurance at the time that application is made for net metering.
- By entering into an Interconnection Agreement, or by inspection, if any, or by non-rejection, or by approval, or in any other way, Company does not give any warranty, express or implied, as to the adequacy, safety, compliance with applicable codes or requirements, or as to any other characteristics, of the generating facility equipment, controls, and protective relays and equipment.
- 14 Customer's generating facility is transferable to other persons or service locations only after notification to the Company has been made and verification that the installation is in compliance with this tariff. Upon written notification that an approved generating facility is being transferred to another person, customer, or location, the Company will verify that the installation is in compliance with this tariff and provide written notification to the Customer(s) within 20 business days. If the installation is no longer in compliance with this tariff, the Company will notify the customer in writing and list what must be done to place the facility in compliance.
- 15 The customer shall retain any and all Renewable Energy Credits (RECs) that may be generated by their generating facility.

(Cont'd on Sheet No. 27-14)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/, Brian, K., West

TITLE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission
In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 112 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-13 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

(Contact person listed is subject to change. Please visit our

website for up-to date information

http://www.kentucky.power.com)

Tariff N.M.S. Continued (Net Metering Service)

Application for Interconnection and Net Metering - Level 2

Use this Application form for connecting to the Kentucky Power distribution system and: 1.) the generating facility is not inverter based or is not certified by a nationally recognized testing laboratory to meet the requirements of UL 1741 or 2.) does not meet any of the additional conditions under a Level 1 Application (inverter based and less than or equal to 45kW generation).

Submit this Application (along with the application fee of \$100) to:

D.G. Coordinator American Electric Power 1 Riverside Plaza

Columbus, Ohio 43215-2373 614-716-4020 Office / 614-716-1414 Fax

dgcoordinator@aep.com

Applicant

Name:			
Mailing Address:			
City:	State:	Zip:	
Phone: (Ř	Phone: ()
E-mail address:			
		Service Location	
Name:			
Street Address:			
City:	State:	Zip:	
Electric Service A	ccount Number		
Provide no	mes and contact information fo	r other contractors, installers, or er	ngineering firms involved in the design a
installatio	n of the generating facilities:		
Alternate	Contacts		
Name		Company	Telephone/Email
			-
		Continued on Sheet 18-14	

DATE OF ISSUE: June 29: 2023
DATE EFFECTIVE: January 1: 2024
ISSUED BY: /s/ Brian K. West
TITLE: Vice President Regular

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 27-14 $\,$ T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 27-14 $\,$ T

TARIFF N.M.S. (Net Metering Service)

TERMS AND CONDITIONS FOR LEVEL 1, continued

Effective Term and Termination Rights

This Agreement becomes effective when executed by both parties and shall continue in effect until terminated. This Agreement may be terminated as follows: (a) Customer may terminate this Agreement at any time by giving the Company at least sixty (60) days' written notice; (b) Company may terminate upon failure by the Customer to continue ongoing operation of the generating facility; (c) either party may terminate by giving the other party at least thirty (30) days prior written notice that the other party is in default of any of the terms and conditions of the Agreement or the Rules or any rate schedule, tariff, regulation, contract, or policy of the Company, so long as the notice specifies the basis for termination and there is opportunity to cure the default; (d) the Company at terminate by giving the Customer at least thirty (30) days notice in the event that there is a material change in an applicable law, regulation or statute affecting this Agreement or which renders the system out of compliance with the new law or statute. I hereby certify that, to the best of my knowledge, all of the information provided in this Application is true, and I agree to abide by all the Terms and Conditions included in this Application for Interconnection and Net Metering and Company's Net Metering Tariff.

	Date:
	COMPANY APPROVAL SECTION
When signed below by a Company recontained in this Application and as in	resentative, Application for Interconnection and Net Metering is approved subject to the provisions dicated below.
Company inspection and witness tes	: () Required () Waived
generating facility installation and s completion of the generating facility Customer may not operate the gener may not operate the generating facility	est is required, Customer shall notify the Company within three [3] business days of completion of the chedule an inspection and witness test with the Company to occur within ten [10] business days of installation or as otherwise agreed to by the Company and the Customer. Unless indicated below, the ating facility until such inspection and witness test is successfully completed. Additionally, the Customer y until all other terms and conditions in the Application have been met. hedule an inspection and witness test.
Pre-Inspection operational testing no	t to exceed two (2) hours: () Allowed () Not Allowed
If Company inspection and witness to terms and conditions in the Application	st is waived, operation of the generating facility may begin when installation is complete, and all other n have been met.
Additions, Changes, or Clarifications t	Application Information: () None () As specified here:
Approved by:	7 12 2

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s / Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission
In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159
Section II - Application
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-14
CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. Continued (Net Metering Service)

(Net Metering Service)

APPPLICATION FOR INTERCONNECTION AND NET METERING, LEVEL 2 - CONTINUED

Equipment Qualifications

otal Generating Cap	acity (kW) of 1	the Generating Fa	cility:		7.0
ype of Generator:		() Inverter-	Based	() Synchronous	() Induction
nergy Source:	() Solar	() Wind	() Hydro	() Biogas	() Biomass
ttach documentatio equirements of UL 1		nt inverter is certij	fied by a nationally	recognizes testing lab	poratory to meet the
ttach site drawing o isconnect switch and		ing locations of A	Kentucky Power Coi	mpany meter, energy	source, accessible
					energy source including tratings, and transformer
Expected Start-up	Date:				
		Con	timued on Sheet 18-1.	5	

 DATE OF ISSUE:
 June 29 2023

 DATE EFFECTIVE:
 January 1 2024

 ISSUED BY:
 /s/Brian K, West

 TITLE:
 Vice President, Regular

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 27-15 $\,$ T CANCELLING P.S.C. KY. NO. 11 $\,$ 1 ST REVISED SHEET NO. 27-15 $\,$ T

TARIFF N.M.S.
(Net Metering Service)

Application for Interconnection and Net Metering - Level 2

Use this Application form for connecting to the Kentucky Power distribution system and: 1.) the generating facility is not inverter based or is not certified by a nationally recognized testing laboratory to meet the requirements of UL 1741 or 2.) does not meet any of the additional conditions under a Level 1 Application (inverter based and less than or equal to 45kW generation).

Submit this Application (along with D.G. Coordinator American Electric Power		is subject to change. Please visit our
1 Riverside Plaza	http://www.kentucky	
Columbus, Ohio 43215-2373	.,.,	,
614-716-4020 Office / 614-716-141	4 Fax	
dgcoordinator@aep.com		
	Applicant	
Name:		
Mailing Address:		
City:	State:	Zip:
Phone: (Phone: (
E-mail address:		
	Service Location	
	2 30	
Name:		
Street Address:		
City:	State:	Zip:
Electric Service Account Number		
Provide names and contact informa	tion for other contractors, installers, or engin	neering firms involved in the design and
installation of the generating facility	ies:	
All Controls		
Alternate Contacts	_	
Name	Company	Telephone/Email
	(Cont'd on Sheet No. 27-16)	
	(Cont a on Sneet NO. 27-16)	
DATE OF ISSUE: April 9, 2021 DATE FEEE CTIVE: Service Rend	ered On And After January 14, 2021	
ISSUED BY: /s/ Brian K. West	ered Off And After January 14, 2021	
TITLE: Vice President, Regulato	ry & Finance	
By Authority of Orders of the P		

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 114 of 194

KENTUCKY P	OWER	COMP.	ANY
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P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-15 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. Continued (Net Metering Service)

Interconnection Agreement – Level 2

interconnection Agreement – Level 2
This Interconnection Agreement (Agreement) is made and entered into thisday of, 20, by and between Kentucky Power Company (Company), and(Customer). Company and Customer are hereinafter sometimes referred to individually as "Party" or collectively as "Parties"
Witnesseth:
Whereas, Customer is installing, or has installed, generating equipment, controls, and protective relays and equipment (Generating Facility) used to interconnect and operate in parallel with Company's electric system, which Generating Facility is more fully described in Exhibit A, attached hereto and incorporated herein by this Agreement, and as follows:
Location:
Generator Size and Type:
Now, Therefore, in consideration thereof, Customer and Company agree as follows: Company agrees to allow Customer to interconnect and operate the generating Facility in parallel with the Company's electric system and Customer agrees to abide by Company's Net Metering Tariff and all Terms and Conditions listed in this Agreement including any additional conditions listed in Exhibit A.

Continued on Sheet 18-16

DATE OF ISSUE:
DATE EFFECTIVE:
ISSUED BY:
TITLE:
June 29 2023
January 1 2024
/s/ Brian K. West
Vice President, Ro

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 27-16 $\,$ T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 27-16 $\,$ T

TARIFF N.M.S. (Net Metering Service)

APPPLICATION FOR INTERCONNECTION AND NET METERING, LEVEL 2 - CONTINUED

Equipment Qualifications

Total Generating Capacity (kW) of the Generating	Facility:			_
Type of Generator:	() Inverter-Ba	ased	() Synchronous	() In	duction
Energy Source:	() Solar	() Wind	() Hydro	() Biogas	() Biomass
Attach documentation showing of UL 1741.	g that inverter is cer	tified by a natio	nally recognizes testing	laboratory to meet	the requirement
Attach site drawing or sketch s switch and inverter	howing locations of	f Kentucky Powe	er Company meter, enei	rgy source, accessibl	e disconnect
Attach single line drawing show fuses, breakers, panels, transfo		-	-		_
Expected Start-up Date:		<u> </u>			
		(Cont'd on Shee	et No. 27-17)		

DATE OF ISSUE: April 9, 2021
DATE EFFECTIVE: Service Rendered On And After January 14, 2021
ISSUED BY: /s/, Brian K. West
ITILE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 115 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-16 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. Continued (Net Metering Service)

TERMS AND CONDITIONS FOR LEVEL 2:

 $To interconnect to the Kentucky Power Company (Company) \ distribution \ system, the \ customer's \ generating \ facility \ shall \ comply \ with the following \ terms \ and \ conditions:$

- Company shall provide customer net metering services, without charge for standard metering equipment, through a standard kilowatt-hour metering system capable of measuring the flow of electricity in two (2) directions. If the customer requests any additional meter/meters or distribution upgrades are needed to monitor the flow in each direction, such installations shall be at the customer's expense.
- 2. Customer shall install, operate, and maintain, at customer's sole cost and expense, any control, protective, or other equipment on the customer's system required by the Company's technical interconnection requirements based on IEEE 1547, the NEC, accredited testing laboratories such as Underwriters Laboratories, and the manufacturer's suggested practices for safe, efficient, and reliable operation of the generating facility in parallel with Company's electric system. Customer shall bear full responsibility for the installation, maintenance, and safe operation of the generating facility. Upon reasonable request from the Company, customer shall demonstrate generating facility compliance.
- 3. The generating facility shall comply with, and the customer shall represent and warrant its compliance with: (a) any applicable safety and power quality standards established by the Institute of Electrical and Electronics Engineers (ILEE) and accredited testing laboratories such as Underwriters Laboratories (UL); (b) the National Electrical Code (NEC) as may be revised from time to time; (c) Company's rules, regulations, and Company's Terms and Conditions of Service as contained in Company's Retail Electric Tariff as may be revised from time to time with the approval of the Kentucky Public Service Commission (Commission); (d) the rules and regulations of the Commission, as such rules and regulations may be revised from time to time by the Commission; and (e) all other applicable local, state, and federal codes and laws, as the same may be in effect from time to time. Where required by law, customer shall pass an electrical inspection of the generating facility by a local authority having jurisdiction over the installation.
- Any changes or additions to the Company's system required to accommodate the generating facility shall be considered excess facilities. Customer shall agree to pay Company for actual costs incurred for all such excess facilities prior to construction.
- 5. Customer shall operate the generating facility in such a manner as not to cause undue fluctuations in voltage, intermittent load characteristics, or otherwise interfere with the operation of Company's electric system. At all times when the generating facility is being operated in parallel with Company's electric system, customer shall so operate the generating facility in such a manner that no adverse impacts will be produced thereby to the service quality rendered by Company to any of its other customers or to any electric system interconnected with Company's electric system. Customer shall agree that the interconnection and operation of the generating facility is secondary to, and shall not interfere with, Company's ability to meet its primary responsibility of furnishing reasonably adequate service to its customers.

Continued on Sheet 18-17

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 DATE OF ISSUE:
 June 29, 2023

 DATE EFFECTIVE:
 January 1, 2024

 ISSUED BY:
 /s/ Brian K. West

 TITLE:
 Vice President R

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 27-17 T
CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 27-17 T

TARIFF N.M.S. (Net Metering Service)

Interconnection Agreement - Level 2

This Interconnection Agreement (Agreement) is made and entered into this _	day of	, 20	, by and
between Kentucky Power Company (Company), and		(Customer). Com	pany an
Customer are hereinafter sometimes referred to individually as "Party" or colle	ectively as "Parti	es"	
Milanasah			

Witnesseth:

Whereas, Customer is installing, or has installed, generating equipment, controls, and protective relays and equipment (Generating Facility) used to interconnect and operate in parallel with Company's electric system, which Generating Facility is more fully described in Exhibit A, attached hereto and incorporated herein by this Agreement, and as follows:

Location:	-
Concretes Size and Tune.	
Generator Size and Type:	

Now, Therefore, in consideration thereof. Customer and Company agree as follows:

Company agrees to allow Customer to interconnect and operate the generating Facility in parallel with the Company's electric system and Customer agrees to abide by Company's Net Metering Tariff and all Terms and Conditions listed in this Agreement including any additional conditions listed in Exhibit A.

(Cont'd on Sheet No. 27-18)

DATE OF ISSUE: April 9, 2021
DATE EFFECTIVE: Service Rendered On And After January 14, 2021
ISSUED BY: /s / Brian K. West
ITILE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159
Section II - Application
Filing Requirements
Supplemental Exhibit E
Page 116 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-17 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. Continued (Net Metering Service)

TERMS AND CONDITIONS FOR LEVEL 2, continued

- 6. Customer shall be responsible for protecting, at Customer's sole cost and expense, the generating facility from any condition or disturbance on Company's electric system, including, but not limited to, voltage sags or swells, system faults, outages, loss of a single phase of supply, equipment failures, and lightning or switching surges, except that the Company shall be responsible for repair of damage caused to the generating facility resulting solely from the negligence or willful misconduct on the part of the Company.
- 7. After initial installation, Company shall have the right to inspect and/or witness commissioning tests, as specified in the Level 1 or Level 2 Application and approval process. Following the initial testing and inspection of the generating facility and upon reasonable advance notice to customer, Company shall have access at reasonable times to the generating facility to perform reasonable on- site inspections to verify that the installation, maintenance and operation of the generating facility comply with the requirements of this tariff.
- 8. For Level 2 generating facilities, where required by the Company, an eligible customer shall furnish and install on customer's side of the point of common coupling a safety disconnect switch which shall be capable of fully disconnecting the customer's energy generating equipment from Company's electric service under the full rated conditions of the customer's generating facility. The external disconnect switch (EDS) shall be located adjacent to Company's meters or the location of the EDS shall be noted by placing a sticker on the meter, and shall be of the visible break type in a metal enclosure which can be secured by a padlock. If the EDS is not located directly adjacent to the meter, the customer shall be responsible for ensuring the location of the EDS is properly and legibly identified for so long as the generating facility is operational. The disconnect switch shall be accessible to Company personnel at all times. The Company may waive the requirement for an EDS for a generating facility at its sole discretion, and on a case-by-case basis, upon review of the generating facility operating parameters and if permitted under the Company's safety and operating protocols.

The Company shall establish a training protocol for line workers on the location and use of the EDS, and shall require that the EDS be used when appropriate, and that the switch be turned back on once the disconnection is no longer necessary.

9. Company shall have the right and authority at Company's sole discretion to isolate the generating facility or require the customer to discontinue operation of the generating facility if Company believes that: (a) continued interconnection and parallel operation of the generating facility with Company's electric system creates or contributes (or may create or contribute) to a system emergency on either Company's or customer's electric system; (b) the generating facility is not in compliance with the requirements of this tariff, and the noncompliance adversely affects the safety, reliability or power quality of Company's electric system; or (c) the generating facility interferes with the operation of Company's electric system. In non-emergency situations, Company shall give customer notice of noncompliance including a description of the specific noncompliance condition and allow customer a reasonable time to cure the noncompliance prior to isolating the generating facilities. In emergency situations, when the Company is unable to immediately isolate or cause the customer to isolate only the generating facility, the Company may isolate the customer's entire facility.

Continued on Sheet 18-18

June 29 2023

 DATE EFFECTIVE:
 January 1 2024

 ISSUED BY:
 /s/ Brian K, West

 TITLE:
 Vice President Regulatory & Finance

DATE OF ISSUE:

By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XXXXXX

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P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 27-18 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 27-18 T

TARIFF N.M.S. (Net Metering Service)

TERMS AND CONDITIONS FOR LEVEL 2:

To interconnect to the Kentucky Power Company (Company) distribution system, the customer's generating facility shall comply with the following terms and conditions:

- Company shall provide customer net metering services, without charge for standard metering equipment, through a standard kilowatt-hour metering system capable of measuring the flow of electricity in two (2) directions. If the customer requests any additional meter/meters or distribution upgrades are needed to monitor the flow in each direction, such installations shall be at the customer's expense.
- 2. Customer shall install, operate, and maintain, at customer's sole cost and expense, any control, protective, or other equipment on the customer's system required by the Company's technical interconnection requirements based on IEEE 1547, the NEC, accredited testing laboratories such as Underwriters Laboratories, and the manufacturer's suggested, efficient, and reliable operation of the generating facility in parallel with Company's electric system. Customer shall bear full responsibility for the installation, maintenance, and safe operation of the generating facility. Upon reasonable request from the Company, customer shall demonstrate generating facility compliance.
- 3. The generating facility shall comply with, and the customer shall represent and warrant its compliance with: (a) any applicable safety and power quality standards established by the Institute of Electrical and Electronics Engineers (IEEE) and accredited testing laboratories such as Underwriters Laboratories (UL); (b) the National Electrical Code (NEC) as may be revised from time to time; (c) Company's rules, regulations, and Company's Terms and Conditions of Service as contained in Company's Retail Electric Tariff as may be revised from time to time with the approval of the Kentucky Public Service Commission (Commission); (d) the rules and regulations of the Commission, as such rules and regulations may be revised from time to time by the Commission; and (e) all other applicable local, state, and federal codes and laws, as the same may be in effect from time to time. Where required by law, customershall pass an electrical inspection of the generating facility by a local authority having jurisdiction over the installation.
- 4. Any changes or additions to the Company's system required to accommodate the generating facility shall be considered excess facilities. Customer shall agree to pay Company for actual costs incurred for all such excess facilities prior to construction.
- 5. Customer shall operate the generating facility in such a manner as not to cause undue fluctuations in voltage, intermittent load characteristics, or otherwise interfere with the operation of Company's electric system. At all times when the generating facility is being operated in parallel with Company's electric system, customer shall so operate the generating facility in such a manner that no adverse impacts will be produced thereby to the service quality rendered by Company to any of its other customers or to any electric system interconnected with Company's electric system. Customer shall agree that the interconnection and operation of the generating facility is secondary to, and shall not interfere with, Company's ability to meet its primary responsibility of furnishing reasonably adequate service to its customers.

(Cont'd on Sheet No. 27-19)

DATE OF ISSUE: April 9, 2021
DATE EFFECTIVE: Service Rendered On And After January 14, 2021
ISSUED BY: /s/ Brian K. West
ITILE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159
Section II - Application
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-18 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. Continued (Net Metering Service)

TERMS AND CONDITIONS FOR LEVEL 2, continued

- 10. Customer shall agree that, without the prior written permission from Company, no changes shall be made to the generating facility as initially approved. Increases in generating facility capacity will require a new "Application for Interconnection and Net Metering" which will be evaluated on the same basis as any other new application. Repair and replacement of existing generating facility components with like components not resulting in increases in generating facility capacity is allowed without approval.
- 11. To the extent permitted by law, the customer shall protect, indemnify, and hold harmless the Company and its directors, officers, employees, agents, representatives and contractors against and from all loss, claims, actions or suits, including costs and attorneys fees, for or on account of any injury or death of persons or damage to property caused by the customer or the customer's employees, agents, representatives and contractors in tampering with, repairing, maintaining or operating the customer's generating facility or any related equipment or any facilities owned by the Company except where such injury, death or damage was caused or contributed to by the fault or negligence of the Company or its employees, agents, representatives, or contractors.

The liability of the Company to the customer for injury to person and property shall be governed by the tariff(s) for the class of service under which the customer is taking service.

- 12. The customer shall maintain general liability insurance coverage (through a standard homeowner's, commercial, or other policy). Customer shall provide Company with proof of such insurance at the time that application is made for net metering.
- 13. By entering into an Interconnection Agreement, or by inspection, if any, or by non-rejection, or by approval, or in any other way, Company does not give any warranty, express or implied, as to the adequacy, safety, compliance with applicable codes or requirements, or as to any other characteristics, of the generating facility equipment, controls, and protective relays and equipment.
- 14. Customer's generating facility is transferable to other persons or service locations only after notification to the Company has been made and verification that the installation is in compliance with this tariff. Upon written notification that an approved generating facility is being transferred to another person, customer, or location, the Company will verify that the installation is in compliance with this tariff and provide written notification to the customer(s) within 20 business days. If the installation is no longer in compliance with this tariff, the Company will notify the customer in writing and list what must be done to place the facility in compliance.
- The customer shall retain any and all Renewable Energy Credits (RECs) that may be generated by their generating facility.

Continued on Sheet 18-19

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DATE OF ISSUE: June 29 2023

DATE EFFECTIVE: January 1 2024

ISSUED BY: // Serian K. West

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 27-19 T
CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 27-19 T

(TITLE) TARIFF N.M.S. (Net Metering Service)

TERMS AND CONDITIONS FOR LEVEL 2 continued

- 6. Customer shall be responsible for protecting, at Customer's sole cost and expense, the generating facility from any condition or disturbance on Company's electric system, including, but not limited to, voltage sags or swells, system faults, outages, loss of a single phase of supply, equipment failures, and lightning or switching surges, except that the Company shall be responsible for repair of damage caused to the generating facility resulting solely from the negligence or willful misconduct on the part of the Company.
- 7. After initial installation, Company shall have the right to inspect and/or witness commissioning tests, as specified in the Level 1 or Level 2 Application and approval process. Following the initial testing and inspection of the generating facility and upon reasonable advance notice to customer, Company shall have access at reasonable times to the generating facility to perform reasonable onsite inspections to verify that the installation, maintenance and operation of the generating facility comply with the requirements of this tariff.
- 8. For Level 2 generating facilities, where required by the Company, an eligible customer shall furnish and install on customer's side of the point of common coupling a safety disconnect switch which shall be capable of fully disconnecting the customer's energy generating equipment from Company's electric service under the full rated conditions of the customer's generating facility. The external disconnects witch (EDS) shall be located adjacent to Company's meters or the location of the EDS shall be noted by placing a sticker on the meter, and shall be of the visible break type in a metal enclosure which can be secured by a padlock. If the EDS is not located directly adjacent to the meter, the customer shall be responsible for ensuring the location of the EDS is properly and legibly identified for so long as the generating facility is operational. The disconnect switch shall be accessible to Company personnel at all times. The Company may waive the requirement for an EDS for a generating facility at its sole discretion, and on a case-by-case basis, upon review of the generating facility operating parameters and if permitted under the Company's safety and operating protocols.

The Company shall establish a training protocol for line workers on the location and use of the EDS, and shall require that the EDS be used when appropriate, and that the switch be turned back on once the disconnection is no longer necessary.

9. Company shall have the right and authority at Company's sole discretion to isolate the generating facility or require the customer to discontinue operation of the generating facility if Company believes that: (a) continued interconnection and parallel operation of the generating facility with Company's electric system creates or contributes (or may creat contribute) to a system emergency on either Company's or customer's electric system; (b) the generating facility is not in compliance with the requirements of this tariff, and the noncompliance adversely affects the safety, reliability or power quality of Company's electric system; or (c) the generating facility interferes with the operation of Company's electric system. In non-emergency situations, Company shall give customer notice of noncompliance including a description of the specific noncompliance condition and allow customer a reasonable time to cure the noncompliance prior to isolating the generating facilities. In emergency situations, when the Company is unable to immediately isolate or cause the customer to isolate only the generating facility, the Company may isolate the customer's entire facility.

(Cont'd on Sheet No. 27-20)

DATE OF ISSUE: April 9, 2021
DATE EFFECTIVE: Service Rendered On And After January 14, 2021
ISSUED BY: /s/ Brian K. West
ITILE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 118 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-19 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. Continued (Net Metering Service)

TERMS AND CONDITIONS FOR LEVEL 2 continued

Effective Term and Termination Rights

This Agreement becomes effective when executed by both parties and shall continue in effect until terminated. This Agreement may be terminated as follows: (a) Customer may terminate this Agreement at any time by giving the Company at least sixty (60) days' written notice; (b) Company may terminate upon failure by the Customer to continue ongoing operation of the generating facility; (c) either party may terminate by giving the other party at least thirty (30) days prior written notice that the other party is in default of any of the terms and conditions of the Agreement or the Rules or any rate schedule, raiffl, regulation, contract, or policy of the Company, so long as the notice specifies the basis for termination and there is opportunity to cure the default; (d) the Company may terminate by giving the Customer at least thirty (30) days notice in the event that there is a material change in an applicable law, regulation or statute affecting this Agreement or which renders the system out of compliance with the new law or statute.

IN WITNESS WHEREOF, the Parties have executed this Agreement, effective as of the date first above written.

Customer Signature: Printed Name:	Date: Title:	
Company Signature: Printed Name:	Date: Title:	

Continued on Sheet 18-20

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DATE OF ISSUE: June 29 2023

DATE EFFECTIVE: January 1 2024

ISSUED BY: /s/ Brian K. West

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 27-20 $\,^{\,}$ T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 27-20 $\,^{\,}$ T

(TITLE) TARIFF N.M.S. (Net Metering Service)

TERMS AND CONDITIONS FOR LEVEL2, continued

- 10. Customer shall agree that, without the prior written permission from Company, no changes shall be made to the generating facility as initially approved. Increases in generating facility capacity will require a new "Application for Interconnection and Net Metering" which will be evaluated on the same basis as any other new application. Repair and replacement of existing generating facility components with like components not resulting in increases in generating facility capacity is allowed without approval.
- 11. To the extent permitted by law, the customer shall protect, indemnify, and hold harmless the Company and its directors, officers, employees, agents, representatives and contractors against and from all loss, claims, actions or suits, including costs and attorneys fees, for or on account of any injury or death of persons or damage to property caused by the customer or the customer's employees, agents, representatives and contractors in tampering with, repairing, maintaining or operating the customer's generating facility or any related equipment or any facilities owned by the Company except where such injury, death or damage was caused or contributed to by the fault or negligence of the Company or its employees, agents, representatives, or contractors.

The liability of the Company to the customer for injury to person and property shall be governed by the tariff(s) for the class of service under which the customer is taking service.

- 12. The customer shall maintain general liability insurance coverage (through a standard homeowner's, commercial, or other policy). Customer shall provide Company with proof of such insurance at the time that application is made for net metering.
- 13. By entering into an Interconnection Agreement, or by inspection, if any, or by non-rejection, or by approval, or in any other way, Company does not give any warranty, express or implied, as to the adequacy, safety, compliance with applicable codes or requirements, or as to any other characteristics, of the generating facility equipment, controls, and protective relays and equipment.
- 14. Customer's generating facility is transferable to other persons or service locations only after notification to the Company has been made and verification that the installation is in compliance with this tariff. Upon written notification that an approved generating facility is being transferred to another person, customer, or location, the Company will verify that the installation is in compliance with this tariff and provide written notification to the customer(s) within 20 business days. If the installation is no longer in compliance with this tariff, the Company will notify the customer in writing and list what must be done to place the facility in compliance.
- 15. The customer shall retain any and all Renewable Energy Credits (RECs) that may be generated by their generating facility.

(Cont'd on Sheet No. 27-21)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 119 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 18-20 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. Continued (Net Metering Service)

Interconnection Agreement – Level 2 Exhibit A

- Exhibit A will contain additional detailed information about the Generating Facility such as a single line diagram, relay settings, and a description of operation.
- When construction of the Company's facilities is required, Exhibit A will also contain a description and associated cost.
- Exhibit A will also specify requirements for a Company inspection and witness test and when limited operation for testing or full operation may begin.

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DATE OF ISSUE: June 29 2023
DATE EFFECTIVE: January 1 2024
ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX XXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 27-21 T

CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 27-21 T

TARIFF N.M.S. (Net Metering Service)

TERMS AND CONDITIONS FOR LEVEL 2, continued

Effective Term and Termination Rights

This Agreement becomes effective when executed by both parties and shall continue in effect until terminated. This Agreement may be terminated as follows: (a) Customer may terminate this Agreement at any time by giving the Company at least sixty (60) days' written notice; (b) Company may terminate upon failure by the Customer to continue ongoing operation of the generating facility; (c) either party may terminate by giving the other party at least thirty (30) days prior written notice that the other party is in default of any of the terms and conditions of the Agreement or the Rules or any rate schedule, tariff, regulation, contract, or policy of the Company, so long as the notice specifies the basis for termination and there is opportunity to cure the default; (d) the Company may terminate by giving the Customer at least thirty (30) days notice in the event that there is a material change in an applicable law, regulation or statute affecting this Agreement or which renders the system out of compliance with the new law or statute.

IN WITNESS WHEREOF, the Parties have executed this Agreement, effective as of the date first above written.

Customer Signature:	Date:
Printed Name:	Title:
Company Signature:	Date:
Printed Name:	Title:

(Cont'd on Sheet No. 27-22)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 120 of 194

Tariff N.M.S. is now contained on twenty pages instead of twenty-two pages.

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 121 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 27-22 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 27-22 T

TARIFF N.M.S. (Net Metering Service)

Interconnection Agreement - Level 2 Exhibit A

- Exhibit A will contain additional detailed information about the Generating Facility such as a single line diagram, relay settings, and a description of operation.
- When construction of the Company's facilities is required, Exhibit A will also contain a description and associated cost.
- Exhibit A will also specify requirements for a Company inspection and witness test and when limited operation for testing or full operation may begin.

DATE OF ISSUE: April 9 , 2021

DATE EFFECTIVE: Service Rendered On And After January 14 , 2021 ISSUEDBY: /s/ Brian K. West
TITLE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

Tariff N.M.S. is now contained on twenty pages instead of twenty-two pages.

P.S.C. KY. NO. 12 2nd REVISED SHEET NO. 28-1 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 28-1

TARIFF N.M.S. II (Net Metering Service II)

AVAILABILITY OF SERVICE.

Net Metering is available to eligible customer-generators in the Company's service territory, upon request, and on a first-come, first-served basis up to a cumulative capacity of one percent (1%) of the Company's single hour peak load in Kentucky during the previous year. If the cumulative generating capacity of net metering systems reaches 1% of the Company's single hour peak load during the previous year, upon Commission approval, the Company's obligation to offer net metering to a new customer-generator may be limited. An eligible customergenerator shall mean a retail electric customer of the Company with a generating facility that:

- (1) Generates electricity using solar energy, wind energy, biomass or biogas energy, or hydro energy;
- (2) Has a rated capacity of not greater than forty-five (45) kilowatts;
- (3) Is located on the customer's premises;
- (4) Is owned and operated by the customer;
- (5) Is connected in parallel with the Company's electric distribution system; and
- (6) Has the primary purpose of supplying all or part of the customer's own electricity requirements.

At its sole discretion, the Company may provide Net Metering to other customer-generators not meeting all the conditions listed above on a case-by-case basis.

Eligible generating facilities may take service, for a period of 25 years after the eligible generating facility is first placed in service, under the two-part rate structure and netting periods of this tariff in effect at the time the eligible electric generating facility is first placed in service.

Customers served under this optional offering will not be eligible for the Company's Equal Payment Plan (Budget) or Average Monthly Payment Plan (AMP).

The term "Customer" hereinafter shall refer to any customer requesting or receiving Net Metering services under this tariff.

METERING.

Net energy metering shall be accomplished using a time of use ("TOU") kilowatt-hour meter capable of measuring the flow of electricity in two (2) directions. If the existing electrical meter installed at the customer's facility is not capable of measuring the flow of electricity in two directions, the Company will provide the customer with the appropriate metering at no additional cost to the customer. If the customer requests any additional meter or meters or if distribution upgrades are needed to monitor the flow in each direction, such installations shall be at the customer's expense.

BILLING CHARGES

All net billing kWh and kW in each netting period, accumulated for the billing period, shall be charged at the rates applicable under the Company's standard service tariff under which the customer would otherwise be served, absent the customer's electric generating facility.

Energy charges under the customer's standard tariff shall be applied to the customer's net energy for the billing period to the extent that the net energy exceeds zero. If the customer's net energy is zero or negative during the billing period, the customer shall pay only the nonengry charge portions of the standard tariff bill.

All excess customer generation, {net negative energy or "NNE"}, accumulated for the billing period, shall be credited at the avoided cost rate of 0.09746 \$/kWh for Residential service and 0.09657 \$/kWh for non-residential service each billing period.

Bill credits to customers for NNE at the avoided cost rate each billing period is a purchased power expense and shall be recovered from all customers through the Company's Purchased Power Adjustment Rider. If the NNE credit exceeds the customer's billed energy charges, along with any riders that are based on a per kWh charge, during the billing period, the amount in excess will be carried over for use in subsequent billing periods.

(Cont'd on Sheet No. 28-2)

DATE OF ISSUE: February 16, 2022

DATE EFFECTIVE: Service Rendered On And After March 18, 2022

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority Of an Order of the Public Service Commission
In Case No. XXXX-XXXXX Dated XXXX X, XXXX

Section II - Application Filing Requirements Supplemental Exhibit E Page 122 of 194

KPSC Case No. 2023-00159

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-1 CANCELLING P.S.C. KY. NO. 12 2nd REVISED SHEET NO. 19-1

Tariff N.M.S. II (Net Metering Service II)

Availability of Service

Net Metering is available to eligible customer-generators in the Company's service territory, upon request, and on a first-come, first-served basis up to a cumulative capacity of one percent (1%) of the Company's single hour peak load in Kentucky during the previous year. If the cumulative generating capacity of net metering systems reaches 1% of the Company's single hour peak load during the previous year, upon Commission approval, the Company's obligation to offer net metering to a new customer-generator may be limited. An eligible customer-generator shall mean a retail electric customer of the Company with a generating facility that:

- (1) Generates electricity using solar energy, wind energy, biomass or biogas energy, or hydro energy;
- (2) Has a rated capacity of not greater than forty-five (45) kilowatts;
- (3) Is located on the customer's premises;
- (4) Is owned and operated by the customer;
- (5) Is connected in parallel with the Company's electric distribution system; and
- (6) Has the primary purpose of supplying all or part of the customer's own electricity requirements.

At its sole discretion, the Company may provide Net Metering to other customer-generators not meeting all the conditions listed above on a case-by-case basis.

Eligible generating facilities may take service, for a period of 25 years after the eligible generating facility is first placed in service, under the two-part rate structure and netting periods of this tariff in effect at the time the eligible electric generating facility is first placed in service.

Customers served under this optional offering will not be eligible for the Company's Equal Payment Plan (Budget) or Average Monthly Payment Plan (AMP).

The term "Customer" hereinafter shall refer to any customer requesting or receiving Net Metering services under this tariff.

Metering

Net energy metering shall be accomplished using a time of use ("TOU") kilowatt-hour meter capable of measuring the flow of electricity in two (2) directions. If the existing electrical meter installed at the customer's facility is not capable of measuring the flow of electricity in two directions, the Company will provide the customer with the appropriate metering at no additional cost to the customer. If the customer equests any additional meter or meters or if distribution upgrades are needed to monitor the flow in each direction, such installations shall be at the customer's expense.

Billing Charges

All net billing kWh and kW in each netting period, accumulated for the billing period, shall be charged at the rates applicable under the Company's standard service tariff under which the customer would otherwise be served, absent the customer's electric generating facility.

Energy charges under the customer's standard tariff shall be applied to the customer's net energy for the billing period to the extent that the net energy exceeds zero. If the customer's net energy is zero or negative during the billing period, the customer shall pay only the non-energy charge portions of the standard tariff bill.

All excess customer generation, (net negative energy or "NNE"), accumulated for the billing period, shall be credited at the avoided cost rate of 0.09746 \$/kWh for Residential service and 0.09657 \$/kWh for non-residential service each billing period.

Bill credits to customers for NNE at the avoided cost rate each billing period is a purchased power expense and shall be recovered from all customers through the Company's Purchased Power Adjustment Rider. If the NNE credit exceeds the customer's billed energy charges, along with any riders that are based on a per kWh charge, during the billing period, the amount in excess will be carried over for use in subsequent billing periods.

Continued on Sheet 19-2

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: Vice President R

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX. XXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 28-2 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 28-2 T

TARIFF N.M.S. II (Cont'd)
(Net Metering Service II)

APPLICATION AND APPROVAL PROCESS.

The Customer shall submit an Application for Interconnection and Net Metering ("Application") and receive approval from the Company prior to connecting the generator facility to the Company's system.

Applications will be submitted by the Customer and reviewed and processed by the Company according to either Level 1 or Level 2 processes defined below.

The Company may reject an Application for violations of any code, standard, or regulation related to reliability or safety; however, the Company will work with the Customer to resolve those issues to the extent practicable.

Customers may contact the Company to check on the status of an Application or with questions prior to submitting an Application. Company contact information can be found on Kentucky Power Company's Application Form or on the Company's website.

LEVEL 1 AND LEVEL 2 DEFINITIONS.

LEVEL 1

A Level 1 Application shall be used if the generating facility is inverter-based and is certified by a nationally recognized testing laboratory to meet the requirements of Underwriters Laboratories Standard 1741 "Inverters, Converters, Controllers and Interconnection System Equipment for Use With Distributed Energy Resources" (UL 1741.)

The Company will approve the Level 1 Application if the generating facility also meets all of the following conditions:

- (1) For interconnection to a radial distribution circuit, the aggregated generation on the circuit, including the proposed generating facility, will not exceed 15% of the Line Section's most recent annual one hour peak load. A line section is the smallest part of the primary distribution system the generating facility could remain connected to after operation of any sectionalizing devices.
- (2) If the proposed generating facility is to be interconnected on a single-phase shared secondary, the aggregate generation capacity on the shared secondary, including the proposed generating facility, will not exceed the smaller of 20 kVA or the name plate rating of the transformer.
- (3) If the proposed generating facility is single-phase and is to be interconnected on a center tap neutral of a 240 volt service, its addition shall not create an imbalance between the two sides of the 240 volt service of more than 20% of the nameplate rating of the service transformer.
- (4) If the generating facility is to be connected to three-phase, three wire primary Company distribution lines, the generator shall appear as a phase-to-phase connection at the primary Company distribution line.
- (5) If the generating facility is to be connected to three-phase, four wire primary Company distribution lines, the generator shall appear to the primary Company distribution line as an effectively grounded source.
- (6) The interconnection will not be on an area or spot network.
- (7) The Company does not identify any violations of any applicable provisions of IEEE 1547, "Standard for Interconnecting Distributed Resources with Electric Power Systems."
- (8) No construction of facilities by the Company on its own system will be required to accommodate the generating facility.

(Cont'd on Sheet No. 28-3)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159
Section II - Application
Filing Requirements
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-2 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 19-2

Tariff N.M.S. II Continued (Net Metering Service II)

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Application and Approval Process

The Customer shall submit an Application for Interconnection and Net Metering ("Application") and receive approval from the Company prior to connecting the generator facility to the Company's system.

Applications will be submitted by the Customer and reviewed and processed by the Company according to either Level 1 or Level 2 processes defined below.

The Company may reject an Application for violations of any code, standard, or regulation related to reliability or safety; however, the Company will work with the Customer to resolve those issues to the extent practicable.

Customers may contact the Company to check on the status of an Application or with questions prior to submitting an Application. Company contact information can be found on Kentucky Power Company's Application Form or on the Company's website

Level 1 and Level 2 Definitions

Level

A Level 1 Application shall be used if the generating facility is inverter-based and is certified by a nationally recognized testing laboratory to meet the requirements of Underwiters Laboratories Standard 1741 "Inverters, Converters, Controllers and Interconnection System Equipment for Use With Distributed Energy Resources" (VLL 1741).

The Company will approve the Level 1 Application if the generating facility also meets all of the following conditions:

- (1) For interconnection to a radial distribution circuit, the aggregated generation on the circuit, including the proposed generating facility, will not exceed 15% of the Line Section's most recent annual one hour peak load. A line section is the smallest part of the primary distribution system the generating facility could remain connected to after operation of any sectionalizing devices.
- (2) If the proposed generating facility is to be interconnected on a single-phase shared secondary, the aggregate generation capacity on the shared secondary, including the proposed generating facility, will not exceed the smaller of 20 kVA or the nameplate rating of the transformer.
- (3) If the proposed generating facility is single-phase and is to be interconnected on a center tap neutral of a 240 volt service, its addition shall not create an imbalance between the two sides of the 240 volt service of more than 20% of the nameplate rating of the service transformer.
- (4) If the generating facility is to be connected to three-phase, three wire primary Company distribution lines, the generator shall appear as a phase-to-phase connection at the primary Company distribution line.
- (5) If the generating facility is to be connected to three-phase, four wire primary Company distribution lines, the generator shall appear to the primary Company distribution line as an effectively grounded source.
- (6) The interconnection will not be on an area or spot network.
- (7) The Company does not identify any violations of any applicable provisions of IEEE 1547, "Standard for Interconnecting Distributed Resources with Electric Power Systems."
- (8) No construction of facilities by the Company on its own system will be required to accommodate the generating facility.

If the generating facility does not meet all of the above listed criteria, the Company, in its sole discretion, may either: 1) approve the generating facility under the Level 1 Application if the Company determines that the generating facility can be safely and reliably connected to the Company's system; or 2) deny the Application as submitted under the Level 1 Application.

The Company shall notify the customer within 20 business days whether the Application is approved or denied, based on the criteria provided in this section.

Continued on Sheet 19-3

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DATE OF ISSUE: June 29-2023

DATE EFFECTIVE: January 1-2024

ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX -XXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 28-3 T CANCELLING P.S.C. KY. NO. XX SHEET NO. 28-3 T

TARIFF N.M.S.II (Cont'd) (Net Metering Service II)

LEVEL 1, continued

If the generating facility does not meet all of the above listed criteria, the Company, in its sole discretion, may either: 1) approve the generating facility under the Level 1 Application if the Company determines that the generating facility can be safely and reliably connected to the Company's system; or 2) deny the Application as submitted under the Level 1 Application.

The Company shall notify the customer within 20 business days whether the Application is approved or denied, based on the criteria provided in this section.

If the Application lacks complete information, the Company shall notify the customer that additional information is required, including a list of such additional information. The time between notification and receipt of required additional information will add to the time to process the Application.

When approved, the Company will indicate by signing the approval line on the Level 1 Application Form and returning it to the customer. The approval will be subject to successful completion of an initial installation inspection and witness test if required by the Company. The Company's approval section of the Application will indicate if an inspection and witness test are required. If so, the customer shall notify the Company within 3 business days of completion of the generating facility installation and schedule an inspection and witness test with the Company to occur within 10 business days of completion of the generator facility installation or as otherwise agreed to by the Company and the customer. The customer may not operate the generating facility until successful completion of such inspection and witness test, unless the Company expressly permits operational testing not to exceed two hours. If the installation fails the inspection or witness test due to noncompliance with any provision in the Application and Company approval, the customer shall not operate the generating facility until any and all noncompliance is corrected and re-inspected by the Company.

If the Application is denied, the Company will supply the customer with reasons for denial. The customer may resubmit under Level 2 if appropriate.

LEVEL 2

A Level 2 Application is required under any of the following:

- (1) The generating facility is not inverter based;
- (2) The generating facility uses equipment that is not certified by a nationally recognized testing laboratory to meet the requirements of UL 1741; or
- (3) The generating facility does not meet one or more of the additional conditions under Level 1.

The Company will approve the Level 2 Application if the generating facility meets the Company's technical interconnection requirements, which are based on IEEE 1547. The Company shall make its technical interconnection requirements available online and upon request

(Cont'd on Sheet No. 28-4)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 124 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-3 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. II Continued (Net Metering Service II)

Level 1 Continued

If the Application lacks complete information, the Company shall notify the customer that additional information is required, including a list of such additional information. The time between notification and receipt of required additional information will add to the time to process the Application.

When approved, the Company will indicate by signing the approval line on the Level 1 Application Form and returning it to the customer. The approval will be subject to successful completion of an initial installation inspection and witness test if required by the Company. The Company's approval section of the Application will indicate if an inspection and witness test are required. If so, the customer shall notify the Company within 3 business days of completion of the generating facility installation and schedule an inspection and witness test with the Company to occur within 10 business days of completion of the generator facility installation or as otherwise agreed to by the Company and the customer. The customer may not operate the generating facility until successful completion of such inspection and witness test, unless the Company expressly permits operational testing not to exceed two hours. If the installation fails the inspection or witness test due to noncompliance with any provision in the Application and Company approval, the customer shall not operate the generating facility until any and all noncompliance is corrected and re-inspected by the Company.

If the Application is denied, the Company will supply the customer with reasons for denial. The customer may resubmit under Level 2 if appropriate.

Level 2

A Level 2 Application is required under any of the following:

- (I) The generating facility is not inverter based;
- (2) The generating facility uses equipment that is not certified by a nationally recognized testing laboratory to meet the requirements of UL 1741; or
- (3) The generating facility does not meet one or more of the additional conditions under Level I

The Company will approve the Level 2 Application if the generating facility meets the Company's technical interconnection requirements, which are based on IEEE 1547. The Company shall make its technical interconnection requirements available online and upon request.

The Company will process the Level 2 Application within 30 business days of receipt of a complete Application. Within that time the Company will respond in one of the following ways:

- (1) The Application is approved and the Company will provide the customer with an Interconnection Agreement to sign.
- (2) If construction or other changes to the Company's distribution system are required, the cost will be the responsibility of the customer. The Company will give notice to the customer and offer to meet to discuss estimated costs and construction timeframe. Should the customer agree to pay for costs and proceed, the Company will provide the customer with an Interconnection Agreement to sign within a reasonable time.
- (3) The Application is denied. The Company will supply the customer with reasons for denial and offer to meet to discuss possible changes that would result in Company approval. Customer may resubmit Application with changes.

If the Application lacks complete information, the Company shall notify the customer that additional information is required, including a list of such additional information. The time between notification and receipt of required additional information will add to the 30-business-day target to process the Application.

Continued on Sheet 19-4

DATE OF ISSUE: DATE EFFECTIVE: January 1 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX XXXXX

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P.S.C. KY, NO. 12 1st REVISED SHEET NO. 28-4 CANCELLING P.S.C. KY, NO. 12 ORIGINAL SHEET NO. 28-4

TARIFF N.M.S. II (Cont'd) (Net Metering Service II)

LEVEL 2 continued

The Company will process the Level 2 Application within 30 business days of receipt of a complete Application. Within that time the Company will respond in one of the following ways:

- (1) The Application is approved and the Company will provide the customer with an Interconnection Agreement to sign.
- (2) If construction or other changes to the Company's distribution system are required, the cost will be the responsibility of the customer. The Company will give notice to the customer and offer to meet to discuss estimated costs and construction timeframe. Should the customer agree to pay for costs and proceed, the Company will provide the customer with an Interconnection Agreement
- (3) The Application is denied. The Company will supply the customer with reasons for denial and offer to meet to discuss possible changes that would result in Company approval. Customer may resubmit Application with changes.

If the Application lacks complete information, the Company shall notify the customer that additional information is required, including a list of such additional information. The time between notification and receipt of required additional information will add to the 30-business-day target to process the Application.

The Interconnection Agreement will contain all the terms and conditions for interconnection consistent with those specified in this tariff, inspection and witness test requirements, description of and cost of construction or other changes to the Company's distribution system required to accommodate the generating facility, and detailed documentation of the generating facilities which may include single line diagrams, relay settings, and a description of operation.

The customer may not operate the generating facility until an Interconnection Agreement is signed by the customer and Company and all necessary conditions stipulated in the agreement are met.

APPLICATION, INSPECTION AND PROCESSING FEES.

No application fee or other review, study, or inspection or witness test fees will be charged by the Company for Level 1 applications.

The Company will require each customer to submit with each Level 2 Application a non-refundable application, inspection and processing fee of \$100. In the event the Company determines an impact study is necessary with respect to a Level 2 Application, the customer shall be responsible for any reasonable costs up to \$1,000 for the initial impact study. The Company shall provide documentation of the actual cost of the impact study. Any other studies requested by the customer shall be at the customer's sole expense.

(Cont'd on Sheet No. 28-5)

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-4 CANCELLING P.S.C. KY. NO. -SHEET NO. XX-X

Tariff N.M.S. II Continued (Net Metering Service II)

Level 2 Continued

The Interconnection Agreement will contain all the terms and conditions for interconnection consistent with those specified in this tariff inspection and witness test requirements description of and cost of construction or other changes to the Company's distribution system required to accommodate the generating facility, and detailed documentation of the generating facilities which may include single line diagrams, relay settings, and a description of operation -

The customer may not operate the generating facility until an Interconnection Agreement is signed by the customer and Company and all necessary conditions stipulated in the agreement are met.

Application, Inspection and Processing Fees
No application fee or other review, study, or inspection or witness test fees will be charged by the Company for Level 1 applications.

The Company will require each customer to submit with each Level 2 Application a non-refundable application, inspection and processing fee of \$100. In the event the Company determines an impact study is necessary with respect to a Level 2 Application, the customer shall be responsible for any reasonable costs up to \$1,000 for the initial impact study. The Company shall provide documentation of the actual cost of the impact study. Any other studies requested by the customer shall be at the customer's sole

Terms and Conditions for Interconnection

To interconnect to the Company's distribution system, the customer's generating facility shall comply with the following terms

- (1) The Company shall provide the customer net metering services, without charge for standard TOU metering equipment, through a standard kilowatt-hour metering system capable of measuring the flow of electricity in two (2) directions. If the customer requests any additional meter or meters or distribution upgrades are needed to monitor the flow in each direction, such installations shall be at the customer's expense.
- (2) The customer shall install, operate, and maintain, at customer's sole cost and expense, any control, protective, or other equipment on the customer's system required by the Company's technical interconnection requirements based on IEEE 1547, the NEC, accredited testing laboratories such as Underwriters Laboratories, and the manufacturer's suggested practices for safe, efficient and reliable operation of the generating facility in parallel with Company's electric system. Customer shall bear full responsibility for the installation, maintenance and safe operation of the generating facility. Upon reasonable request from the Company, the customer shall demonstrate generating facility compliance.
- (3) The generating facility shall comply with, and the customer shall represent and warrant its compliance with: (a) any applicable safety and power quality standards established by IEEE and accredited testing laboratories such as Underwriters Laboratories; (b) the NEC as may be revised from time to time; (c) Company's rules, regulations, and Company's Terms and Conditions of Service as contained in Company's Retail Electric Tariff as may be revised from time to time with the approval of the Kentucky Public Service Commission (Commission); (d) the rules and regulations of the Commission, as such rules and regulations may be revised from time to time by the Commission; and (e) all other applicable local, state, and federal codes and laws, as the same may be in effect from time to time. Where required by law, customer shall pass an electrical inspection of the generating facility by a local authority having jurisdiction over the installation
- (4) Any changes or additions to the Company's system required to accommodate the generating facility shall be considered excess facilities. Customer shall agree to pay Company for actual costs incurred for all such excess facilities prior to construction

Continued on Sheet 19-5

DATE OF ISSUE: June 29 - 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX - XXXX

P.S.C. K	7. NO. 12 ORIGIN	AL SHEET NO. 28-5	T
CANCELLING P.S.C. K	Y. NO. XX	SHEET NO. 28-5	Т

TARIFF N.M.S. II (Cont'd) (Net Metering Service II)

TERMS AND CONDITIONS FOR INTERCONNECTION.

To interconnect to the Company's distribution system, the customer's generating facility shall comply with the following terms and conditions:

- (1) The Company shall provide the customer net metering services, without charge for standard TOU metering equipment, through a standard kilowatt-hour metering system capable of measuring the flow of electricity in two (2) directions. If the customer requests any additional meter or meters or distribution upgrades are needed to monitor the flow in each direction, such installations shall be at the customer's expense.
- (2) The customer shall install, operate, and maintain, at customer's sole cost and expense, any control, protective, or other equipment on the customer's system required by the Company's technical interconnection requirements based on IEEE 1547, the NEC, accredited testing laboratories such as Underwriters Laboratories, and the manufacturer's suggested practices for safe, efficient and reliable operation of the generating facility in parallel with Company's electric system. Customer shall bear full responsibility for the installation, maintenance and safe operation of the generating facility. Upon reasonable request from the Company, the customer shall demonstrate generating facility compliance.
- (3) The generating facility shall comply with, and the customer shall represent and warrant its compliance with: (a) any applicable safety and power quality standards established by IEEE and accredited testing laboratories such as Underwriters Laboratories; (b) the NEC as may be revised from time to time; (c) Company's rules, regulations, and Company's Terms and Conditions of Service as contained in Company's Retail Electric Tariff as may be revised from time to time with the approval of the Kentucky Public Service Commission (Commission); (d) the rules and regulations of the Commission, as such rules and regulations may be revised from time to time by the Commission; and (e) all other applicable local, state, and federal codes and laws, as the same may be in effect from time to time. Where required by law, customer shall pass an electrical inspection of the generating facility by a local authority having jurisdiction over the installation.
- (4) Any changes or additions to the Company's system required to accommodate the generating facility shall be considered excess facilities. Customer shall agree to pay Company for actual costs incurred for all such excess facilities prior to construction.
- (5) Customer shall operate the generating facility in such a manner as not to cause undue fluctuations in voltage, intermittent load characteristics or otherwise interfere with the operation of Company's electric system. At all times when the generating facility is being operated in parallel with Company's electric system, customer shall so operate the generating facility in such a manner that no adverse impacts will be produced thereby to the service quality rendered by Company to any of its other customers or to any electric system interconnected with Company's electric system. Customer shall agree that the interconnection and operation of the generating facility is secondary to, and shall not interfere with, Company's ability to meet its primary responsibility of furnishing reasonably adequate service to its customers.

(Cont'd on Sheet No. 28-6)

DATE OF ISSUE: April 9, 2021

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ISSUEDBY:/s/BrianK.West

TITLE: Vice President, Regulatory & Finance

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KPSC Case No. 2023-00159
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-5 CANCELLING P.S.C. KY. NO. ______ SHEET NO. XX-X

Tariff N.M.S. II Continued (Net Metering Service II)

Terms and Conditions for Interconnection Continued

- (5) Customer shall operate the generating facility in such a manner as not to cause undue fluctuations in voltage, intermittent load characteristics or otherwise interfere with the operation of Company's electric system. At all times when the generating facility is being operated in parallel with Company's electric system, customer shall so operate the generating facility in such a manner that no adverse impacts will be produced thereby to the service quality rendered by Company to any of its other customers or to any electric system interconnected with Company's electric system. Customer shall agree that the interconnection and operation of the generating facility is secondary to, and shall not interfere with, Company's ability to meet its primary responsibility of furnishing reasonably adequate service to its customers.
- (6) Customer shall be responsible for protecting, at customer's sole cost and expense, the generating facility from any condition or disturbance on Company's electric system, including, but not limited to, voltage sags or swells, system faults, outages, loss of a single phase of supply, equipment failures, and lightning or switching surges, except that the Company shall be responsible for repair of damage caused to the generating facility resulting solely from the negligence or willful misconduct on the part of the Company.
- (7) After initial installation, Company shall have the right to inspect and/or witness commissioning tests, as specified in the Level 1 or Level 2 Application and approval process. Following the initial testing and inspection of the generating facility and upon reasonable advance notice to customer, Company shall have access at reasonable times to the generating facility to perform reasonable on-site inspections to verify that the installation, maintenance, and operation of the generating facility comply with the requirements of this tariff.
- (8) For Level 1 and 2 generating facilities, where required by the Company, an eligible customer shall furnish and install on customer's side of the point of common coupling a safety disconnects witch which shall be capable of fully disconnecting the customer's energy generating equipment from Company's electric service under the full rated conditions of the customer's generating facility. The external disconnect switch (EDS) shall be located adjacent to Company's meters or the location of the EDS shall be noted by placing a sticker on the meter, and shall be of the visible break type in a metal enclosure which can be secured by a padlock. If the EDS is not located directly adjacent to the meter, the customer shall be responsible for ensuring that the location of the EDS is properly and legibly identified for so long as the generating facility is operational. The disconnect switch shall be accessible to Company personnel at all times. The Company may waive the requirement for an EDS for a generating facility at its sole discretion, and on a case-by-case basis, upon review of the generating facility operating parameters and if permitted under the Company's safety and operating protocols.

The Company shall establish a raining protocol for line workers on the location and use of the EDS, and shall require that the EDS be used when appropriate, and that the switch be turned back on once the disconnection is no longer necessary.

(9) Company shall have the right and authority at Company's sole discretion to isolate the generating facility or require the customer to discontinue operation of the generating facility if Company believes that: (a) continued interconnection and parallel operation of the generating facility with Company's electric system creates or contributes (or may create or contribute) to a system emergency on either Company's or customer's electric system; (b) the generating facility is not in compliance with the requirements of this tariff, and the noncompliance adversely affects the safety, reliability, or power quality of Company's electric system; or (c) the generating facility interferes with the operation of Company's electric system. In non-emergency situations, Company shall give customer notice of noncompliance including a description of the specific noncompliance ondition and allow customer a reasonable to cure the noncompliance prior to isolating the generating facilities. In emergency situations, when the Company is unable to immediately isolate or cause the customer to isolate only the generating facility, the Company may isolate the customer's entire facility.

Continued on Sheet 19-6

DATE OF ISSUE: June 29: 2023

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ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX-XXXX

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P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 28-6 T CANCELLING P.S.C. KY. NO. XX SHEET NO. 28-6 T

TARIFF N.M.S. II (Net Metering Service II)

TERMS AND CONDITIONS FOR INTERCONNECTION, continued

- (6) Customer shall be responsible for protecting, at customer's sole cost and expense, the generating facility from any condition or disturbance on Company's electric system, including, but not limited to, voltage sags or swells, system faults, outages, loss of a single phase of supply, equipment failures, and lightning or switching surges, except that the Company shall be responsible for repair of damage caused to the generating facility resulting solely from the negligence or willful misconduct on the part of the
- (7) After initial installation, Company shall have the right to inspect and/or witness commissioning tests, as specified in the Level 1 or Level 2 Application and approval process. Following the initial testing and inspection of the generating facility and upon reasonable advance notice to customer. Company shall have access at reasonable times to the generating facility to perform reasonable onsite inspections to verify that the installation, maintenance, and operation of the generating facility comply with the requirements of this tariff.
- (8) For Level 1 and 2 generating facilities, where required by the Company, an eligible customer shall furnish and install on customer's side of the point of common coupling a safety disconnect switch which shall be capable of fully disconnecting the customer's energy generating equipment from Company's electric service under the full rated conditions of the customer's generating facility. The external disconnect switch (EDS) shall be located adjacent to Company's meters or the location of the EDS shall be noted by placing a sticker on the meter, and shall be of the visible break type in a metal enclosure which can be secured by a padlock. If the EDS is not located directly adjacent to the meter, the customer shall be responsible for ensuring that the location of the EDS is properly and legibly identified for so long as the generating facility is operational. The disconnect switch shall be accessible to Company personnel at all times. The Company may waive the requirement for an EDS for a generating facility at its sole discretion, and on a case-by-case basis, upon review of the generating facility operating parameters and if permitted under the Company's safety and operating protocols.

The Company shall establish a training protocol for line workers on the location and use of the EDS, and shall require that the EDS be used when appropriate, and that the switch be turned back on once the disconnection is no longer necessary.

(9) Company shall have the right and authority at Company's sole discretion to isolate the generating facility or require the customer to discontinue operation of the generating facility if Company believes that: (a) continued interconnection and parallel operation of the generating facility with Company's electric system creates or contributes (or may create or contribute) to a system emergency on either Company's or customer's electric system; (b) the generating facility is not in compliance with the requirements of this tariff, and the noncompliance adversely affects the safety, reliability, or power quality of Company's electric system; or {c} the generating facility interferes with the operation of Company's electric system. In non-emergency situations, Company shall give customer notice of noncompliance including a description of the specific noncompliance condition and allow customer a reasonable time to cure the noncompliance prior to isolating the generating facilities. In emergency situations, when the Company is unable to immediately isolate or cause the customer to isolate only the generating facility, the Company may isolate the customer's entire facility

(Cont'd on Sheet No. 28-7)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 127 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-6 CANCELLING P.S.C. KY. NO ... SHEET NO. XX-X

Tariff N.M.S. II Continued (Net Metering Service II)

Terms and Conditions for Interconnection Continued

- (10) Customer shall agree that, without the prior written permission from Company, no changes shall be made to the generating facility as initially approved. Increases in generating facility capacity will require a new "Application for Interconnection and Net Metering" which will be evaluated on the same basis as any other new application. Repair and replacement of existing generating facility components with like components that meet UL 1741 certification requirements for Level 1 facilities and not resulting in increases in generating facility capacity are allowed without
- (11) To the extent permitted by law, the customer shall protect, indemnify, and hold harmless the Company and its directors, officers, employees, agents, representatives and contractors against and from all loss, claims, actions or suits, including costs and attorneys fees, for or on account of any injury or death of persons or damage to property caused by the customer or the customer's employees, agents, representatives and contractors in tampering with, repairing, maintaining, or operating the customer's generating facility or any related equipment or any facilities owned by the Company except where such injury, death or damage was caused or contributed to by the fault or negligence of the Company or its employees, agents, representatives, or contractors.

The liability of the Company to the customer for injury to person and property shall be governed by the tariff(s) for the class of service under which the customer is taking service.

- (12) The customer shall maintain general liability insurance coverage (through a standard homeowner's, commercial, or other policy) for both Level 1 and Level 2 generating facilities. Customer shall, upon request, provide Company with proof of such insurance at the time that application is made for net metering.
- (13) By entering into an Interconnection Agreement, or by inspection, if any, or by non-rejection, or by approval, or in any other way, Company does not give any warranty, express or implied, as to the adequacy, safety, compliance with applicable codes or requirements, or as to any other characteristics, of the generating facility equipment, controls, and protective relays and equipment.
- (14) A customer's generating facility is transferable to other persons or service locations only after notification to the Company has been made and verification that the installation is in compliance with this tariff. Upon written notification that an approved generating facility is being transferred to another person, customer, or location, the Company will verify that the installation is in compliance with this tariff and provide written notification to the customer(s) within 20 business days. If the installation is no longer in compliance with this tariff, the Company will notify the customer in writing and list what must be done to place the facility in compliance.
- (15) The customer shall retain any and all Renewable Energy Credits (RECs) that may be generated by their generating

Term of Contract

Any contract required under this tariff shall become effective when executed by both parties and shall continue in effect until terminated. The contract may be terminated as follows: (a) Customer may terminate the contract at any time by giving the Company at least sixty (60) days' written notice; (b) Company may terminate upon failure by the customer to continue ongoing operation of the generating facility; (c) either party may terminate by giving the other party at least thirty (30) days prior written notice that the other party is in default of any of the terms and conditions of the contract or the rules or any rate schedule, tariff, regulation, contract, or policy of the Company, so long as the notice specifies the basis for termination and there is opportunity to cure the default; (d) the Company may terminate by giving the customer at least thirty (30) days notice in the event that there is a material change in an applicable law, regulation or statute affecting this Agreement or which renders the system out of compliance with the new law or statute.

Special Terms and Conditions

This tariff is subject to the Company's Terms and Conditions of Service and all provisions of the standard service tariff under which the customer takes service. This tariff is also subject to the applicable provisions of the Company's Technical Requirements for Interconnection.

Continued on Sheet 19-7

June 29. 2023 DATE OF ISSUE: DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX- XXXX

P.S.C. KY.	NO. 12	ORIGINAL SHEET	NO.	28-7	
CANCELLING P.S.C. KY.	NO. XX	SHEET	NO.	28-7	

TARIFF N.M.S. II (Net Metering Service II)

TERMS AND CONDITIONS FOR INTERCONNECTION, continued

- (10) Customer shall agree that, without the prior written permission from Company, no changes shall be made to the generating facility as initially approved. Increases in generating facility capacity will require a new "Application for Interconnection and Net Metering" which will be evaluated on the same basis as any other new application. Repair and replacement of existing generating facility components with like components that meet UL 1741 certification requirements for Level 1 facilities and not resulting in increases in generating facility capacity are allowed without approval.
- (11) To the extent permitted by law, the customer shall protect, indemnify, and hold harmless the Company and its directors, officers, employees, agents, representatives and contractors against and from all loss, claims, actions or suits, including costs and attorneys fees, for or on account of any injury or death of persons or damage to property caused by the customer or the customer's employees, agents, representatives and contractors in tampering with, repairing, maintaining, or operating the customer's generating facility or any related equipment or any facilities owned by the Company except where such injury, death or damage was caused or contributed to by the fault or negligence of the Company or its employees, agents, representatives, or contractors.

The liability of the Company to the customer for injury to person and property shall be governed by the tariff(s) for the class of service under which the customer is taking service.

- (12) The customer shall maintain general liability insurance coverage (through a standard homeowner's, commercial, or other policy) for both Level 1 and Level 2 generating facilities. Customer shall, upon request, provide Company with proof of such insurance at the time that application is made for net metering.
- (13) By entering into an Interconnection Agreement, or by inspection, if any, or by non-rejection, or by approval, or in any other way, Company does not give any warranty, express or implied, as to the adequacy, safety, compliance with applicable codes or requirements, or as to any other characteristics, of the generating facility equipment, controls, and protective relays and
- (14) A customer's generating facility is transferable to other persons or service locations only after notification to the Company has been made and verification that the installation is in compliance with this tariff. Upon written notification that an approved generating facility is being transferred to another person, customer, or location, the Company will verify that the installation is in compliance with this tariff and provide written notification to the customer(s) within 20 business days. If the installation is no longer in compliance with this tariff, the Company will notify the customer in writing and list what must be done to place the
- (15) The customer shall retain any and all Renewable Energy Credits (RECs) that may be generated by their generating facility.

(Cont'd on Sheet No. 28-8)

DATE OF ISSUE: April 9, 2021 DATE EFFECTIVE: Service Rendered On And After January 14, 2021 ISSUED BY:/s/Brian K. West TITLE: Vice President, Regulatory & Finance By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-7 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 128 of 194

Tariff N.M.S. II Continued

(Net Metering Service II)

Application For Interconnection And Net Metering - Level 1

Use this Application only for: 1.) a generating facility that is inverter based and certified by a nationally recognized testing laboratory to meet the requirements of UL 1741, 2.) less than or equal to 45 kW generation capacity, and 3.) connecting to Kentucky Power distribution system.

Submit this Application to:

D.G. Coordinator American Electric Power

1 Riverside Plaza

Columbus, OH 43215-2373

614-716-4020 Office / 614-716-1414 Fax

dgcoodinator@aep.com

(Contact person listed is subject to change. Please visit our website for up-to-date information

http://www.kentuckypower.com)

Applicant

Mailing Address:		
City:	State:	Zip:
Phone: ()	Phone: (
E-mail address:		
	Service Location	ļ
Name:		
Street Address:		
City:	Stat	e: Zip:
Electric Service Account Nu	ımber	
Provide names and contac and installation of the gene	t information for other contractors, inst erating facilities:	allers, or engineering firms involved in the design
Alternate Contacts		
	Company	Telephone/Email

Continued on Sheet 19-8

DATE OF ISSUE: June 29 2023 DATE EFFECTIVE: January 1 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX XXXX

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P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 28-8 T CANCELLING P.S.C. KY. NO. XX SHEET NO. 28-8 T

TARIFF N.M.S. II (Net Metering Service II)

TERM OF CONTRACT.

Any contract required under this tariff shall become effective when executed by both parties and shall continue in effect until terminated. The contract may be terminated as follows: (a) Customer may terminate the contract at any time by giving the Company at least sixty (60) days' written notice; (b) Company may terminate upon failure by the customer to continue ongoing operation of the generating facility; (c) either party may terminate by giving the other party at least thirty (30) days prior written notice that the other party is in default of any of the terms and conditions of the contract or the rules or any rate schedule, tariff, regulation, contract, or policy of the Company, so long as the notice specifies the basis for termination and there is opportunity to cure the default; (d) the Company may terminate by giving the customer at least thirty (30) days notice in the event that there is a material change in an applicable law, regulation or statute affecting this Agreement or which renders the system out of compliance with the new law or statute.

SPECIAL TERMS AND CONDITIONS.

This tariff is subject to the Company's Terms and Conditions of Service and all provisions of the standard service tariff under which the customer takes service. This tariff is also subject to the applicable provisions of the Company's Technical Requirements for Interconnection.

(Cont'd on Sheet No. 28-9)

DATE OF ISSUE: April 9, 2021 DATE EFFECTIVE: Service Rendered On And After January 14, 2021 ISSUED BY: /s/ Brian K. West TITLE: Vice President, Regulatory & Finance By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 129 of 194

KENTUCKY	POWER	COMPANY
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P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-8 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. II Continued

(Net Metering Service II)

APPLICATION FOR INTERCONNECTION AND NET METERING, LEVEL 1 - CONTINUED

			Equipment Qualific	ations		
Energy Source: Inverter Manufacturer:	:	() Solar	()Wind Mo	() Hydro del:	() Biogas	() Biomass
Inverter Power Rating:			Vol	tage Rating:		
Power Rating of Energy turbine):	/ Source (i.e	e., solar panel	s, wind			
Battery Storage:	() Yes	() No	If Y	es, Battery Power R	ating:	
Attach docum meet the requ			nverter is certified by a	nationally recogni	zed testing laborator	yto
Attach site dr accessible dis			locations of Kentuck) ter.	Power Company m	neter, energy source,	
-	ches, fuses	, breakers, pa	electrical equipment nnels, transformers, in	-		
<u>Expected Star</u>	t-up Date:					

Continued on Sheet 19-9

DATE OF ISSUE: June 29 2023 DATE EFFECTIVE: January 1 2024 ISSUED BY: /s/ Brian K. West TITLE:

Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX XXXX

Submit this Application to:

By Authority Of an Order of the Public Service Commission.

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 28-9 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 28-9

D

TARIFF N.M.S. II (Net Metering Service II)

Application For Interconnection And Net Metering - Level 1,

Use this Application only for: 1.) a generating facility that is inverter based and certified by a nationally recognized testing laboratory to meet the requirements of UL 1741, 2.) less than or equal to 45 kW generation capacity, and 3.) connecting to Kentucky Power distribution system.

D.G. Coordinator American Electric Power 1 Riverside Plaza Columbus, Ohio 43215-2373 614-716-4020 Office / 614-716-1414 Fax dgcoordinator@aep.com	(Contract person listed website for up-to-date http://www.kentuckyj	
	Applicant	
Name:		
Mailing Address:		
City:	State:	Zip:
Phone: ()	Phone:()	
E-mail address:		
	Service Location	
Name:		
Street Address:		
Cit V:	State:	zip:
Electric Service Account Number		
Provide names and contact information for other installation of the generating facilities: <u>Alternate Contacts</u>	contractors, installers, or engine	ering firms involved in the design and
<u>Name</u>	Comp an y	Telephone/Email
	(Cont'd on Sheet No. 28-10)	
ATE OF ISSUE: <u>June 3+2021</u> ATE EFFECTIVE: <u>Service Rendered On And After May 1</u> SUED BY: /s/ <u>Brian K. West</u> TILE: <u>Vice President</u> , Regulatory & Finance.	5+202 <u>1</u>	

In Case No. 2020-00174 Dated January 13, 2021; January 15, 2021; February 22, 2021; March 17, 2021; and May 14, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 130 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-9 CANCELLING P.S.C. KY. NO. . SHEET NO. XX-X

Tariff N.M.S. II Continued (Net Metering Service II)

TERMS AND CONDITIONS FOR LEVEL 1:

- The Company shall provide customer net metering services, without charge for standard metering equipment, through a standard kilowatt-hour metering system capable of measuring the flow of electricity in two (2) directions. If the customer requests any additional meter or meters or distribution upgrades are needed to monitor the flow in each direction, such installations shall be at the customer's expense.
- Customer shall install, operate, and maintain, at customer's sole cost and expense, any control, protective, or other equipment on the customer's system required by the Company's technical interconnection requirements based on IEEE 1547, the NEC, accredited testing laboratories such as Underwriters Laboratories, and the manufacturer's suggested practices for safe, efficient, and reliable operation of the generating facility in parallel with Company's electric system. Customer shall bear full responsibility for the installation, maintenance, and safe operation of the generating facility. Upon reasonable request from the Company, customer shall demonstrate generating facility compliance.
- The generating facility shall comply with, and the customer shall represent and warrant its compliance with: (a) any applicable safety and power quality standards established by the Institute of Electrical and Electronics Engineers (IEEE) and accredited testing laboratories such as Underwriters Laboratories (UL); (b) the National Electrical Code (NEC) as may be revised from time to time; (c) Company's rules, regulations, and Company's Terms and Conditions of Service as contained in Company's Retail Electric Tariff as may be revised from time to time with the approval of the Kentucky Public Service Commission (Commission); (d) the rules and regulations of the Commission, as such rules and regulations may be revised from time to time by the Commission; and (e) all other applicable local, state, and federal codes and laws, as the same may be in effect from time to time. Where required by law, customer shall pass an electrical inspection of the generating facility by a local authority having jurisdiction over the installation.
- Any changes or additions to the Company's system required to accommodate the generating facility shall be considered excess facilities. Customer shall agree to pay Company for actual costs incurred for all such excess facilities prior to construction.
- Customer shall operate the generating facility in such a manner as not to cause undue fluctuations in voltage, intermittent load characteristics, or otherwise interfere with the operation of Company's electric system. At all times when the generating facility is being operated in parallel with Company's electric system, customer shall so operate the generating facility in such a manner that no adverse impacts will be produced thereby to the service quality rendered by Company to any of its other customers or to any electric system interconnected with Company's electric system. Customer shall agree that the interconnection and operation of the generating facility is secondary to, and shall not interfere with, Company's ability to meet its primary responsibility of furnishing reasonably adequate service to its customers.
- Customer shall be responsible for protecting, at customer's sole cost and expense, the generating facility from any condition or disturbance on Company's electric system, including, but not limited to, voltage sags or swells, system faults, outages, loss of a single phase of supply, equipment failures, and lightning or switching surges, except that the Company shall be responsible for repair of damage caused to the generating facility resulting solely from the negligence or willful misconduct on the part of the Company.

Continued on Sheet 19-10

DATE OF ISSUE: June 29 - 2023 DATE EFFECTIVE: January 1-2024 ISSUED BY: /s/ Brian K. West TITLE:

Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX - XXXX

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P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 28-10 T
CANCELLING P.S.C. KY. NO. XX SHEET NO. 28-10 T

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TARIFF N.M.S. II (Net Metering Service II)

<u>APPLICATION FOR INTERCONNECTION AND NET METERING</u>, LEVEL 1 – CONTINUED

			Equipment Qual	fications		
Energy Source: Inverter Manufacturer:		() Solar	() Wind Mo	() Hydro odel:	() Biogas	() Biomass
Inverter Power Rating:			Vo	Itage Rating:		
Power Rating of Energy turbine):	Source (i.	e., solar panels	s, wind			
Battery Storage:	() Yes	() No	If	es, Battery Power Ra	ating:	
Attach single line drawi fuses, breakers, panels,					٠,	
fuses, breakers, panels,	transform	ners, inverters,	energy source, wire:	size, equi pment ratin	gs, and transformer	connections.
Expected Start-up Date	:		_			
			(Cont'd on Sheet	No. 28-11\		

DATE OF ISSUE: April 9, 2021
DATE EFFECTIVE: Service Rendered On And After January 14, 2021
ISSUED BY: /s/ Brian K. West
TITLE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission
In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 131 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-10 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. II Continued (Net Metering Service II)

TERMS AND CONDITIONS FOR LEVEL 1, continued

- After initial installation, Company shall have the right to inspect and/or witness commissioning tests, as specified in the Level 1 or Level 2 Application and approval process. Following the initial testing and inspection of the generating facility and upon reasonable advance notice to customer, Company shall have access at reasonable times to the generating facility to perform reasonable on- site inspections to verify that the installation, maintenance and operation of the generating facility comply with the requirements of this tariff.
- For Level 1 generating facilities, where required by the Company, an eligible customer shall furnish and install on customer's side of the point of common coupling a safety disconnect switch which shall be capable of fully disconnecting the customer's energy generating equipment from Company's electric service under the full rated conditions of the customer's generating facility. The external disconnect switch (EDS) shall be located adjacent to Company's meters or the location of the EDS shall be noted by placing a sticker on the meter, and shall be of the visible break type in a metal enclosure which can be secured by a glook. If the EDS is not located directly adjacent to the meter, the customer shall be responsible for ensuring the location of the EDS is properly and legibly identified for so long as the generating facility is operational. The disconnect switch shall be accessible to Company personnel at all times. The Company may waive the requirement for an EDS for a generating facility at its sole discretion, and on a case-by-case basis, upon review of the generating facility operating parameters and if permitted under the Company's safety and operating protocols.

The Company shall establish a training protocol for line workers on the location and use of the EDS, and shall require that the EDS be used when appropriate, and that the switch be turned back on once the disconnection is no longer necessary.

- Company shall have the right and authority at Company's sole discretion to isolate the generating facility or require the customer to discontinue operation of the generating facility if Company believes that: (a) continued interconnection and parallel operation of the generating facility with Company's electric system creates or contributes (or may create or contribute) to a system emergency on either Company's or customer's electric system; (b) the generating facility is not in compliance with the requirements of this tariff, and the noncompliance adversely affects the safety, reliability or power quality of Company's electric system; or (c) the generating facility interferes with the operation of Company's electric system. In one-mergency situations, Company shall give customer notice of noncompliance including a description of the specific noncompliance condition and allow customer a reasonable time to cure the noncompliance prior to isolating the generating facilities. In emergency situations, when the Company is unable to immediately isolate or cause the customer to isolate only the generating facility, the Company may isolate the customer's entire facility.
- Customer shall agree that, without the prior written permission from Company, no changes shall be made to the generating facility as initially approved. Increases in generating facility capacity will require a new "Application for Interconnection and Net Metering" which will be evaluated on the same basis as any other new application. Repair and replacement of existing generating facility components with like components that meet UL 1741 certification requirements for Level 1 facilities and not resulting in increases in generating facility capacity are allowed without approval.

Continued on Sheet 19-11

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DATE OF ISSUE: June 29: 2023
DATE EFFECTIVE: January 1: 2024
ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX-XXXX

P.S.C. KY. NO. 12 ORIGINAL	SHEET	NO.	28-11	-
CANCELLING P.S.C. KY. NO. XX	SHEET	NO.	28-11	

TARIFF N.M.S. II (Net Metering Service II)

TERMS AND CONDITIONS FOR LEVEL 1:

- The Company shall provide customer net metering services, without charge for standard metering equipment, through a standard kilowatt-hour metering system capable of measuring the flow of electricity in two (2) directions. If the customer requests any additional meter or meters or distribution upgrades are needed to monitor the flow in each direction, such installations shall be at the customer's expense.
- 2 Customer shall install, operate, and maintain, at customer's sole cost and expense, any control, protective, or other equipment on the customer's system required by the Company's technical interconnection requirements based on IEEE 1547, the NEC, accredited testing laboratories such as Underwriters Laboratories, and the manufacturer's suggest practices for safe, efficient, and reliable operation of the generating facility in parallel with Company's electric system. Customer shall bear full responsibility for the installation, maintenance, and safe operation of the generating facility. Upon reasonable request from the Company, customer shall demonstrate generating facility compliance.
- The generating facility shall comply with, and the customer shall represent and warrant its compliance with: (a) any applicable safety and power quality standards established by the Institute of Electrical and Electronics Engineers (IEEE) and accredited testing laboratories such as Underwriters Laboratories (UL); (b) the National Electrical Code (NEC) as may be revised from time to time; (c) Company's rules, regulations, and Company's Terms and Conditions of Service as contained in Company's Retail Electric Tariff as may be revised from time to time with the approval of the Kentucky Public Service Commission (Commission); (d) the rules and regulations of the Commission, as such rules and regulations may be revised from time to time by the Commission; and (e) all other applicable local, state, and federal codes and laws, as the same may be in effect from time to time. Where required by law, customer shall pass an electrical inspection of the generating facility by a local authority having jurisdiction over the installation.
- 4 Any changes or additions to the Company's system required to accommodate the generating facility shall be considered excess facilities. Customer shall agree to pay Company for actual costs incurred for all such excess facilities prior to construction.
- Customer shall operate the generating facility in such a manner as not to cause undue fluctuations in voltage, intermittent load characteristics, or otherwise interfere with the operation of Company's electric system. At all times when the generating facility is being operated in parallel with Company's electric system, customer shall so operate the generating facility in such a manner that no adverse impacts will be produced thereby to the service quality rendered by Company to any of its other customers or to any electric system interconnected with Company's electric system. Customer shall agree that the interconnection and operation of the generating facility is secondary to, and shall not interfere with, Company's ability to meet its primary responsibility of furnishing reasonably adequate service to its customers.
- 6 Customer shall be responsible for protecting, at customer's sole cost and expense, the generating facility from any condition or disturbance on Company's electric system, including, but not limited to, voltage sags or swells, system faults, outages, loss of a single phase of supply, equipment failures, and lightning or switching surges, except that the Company shall be responsible for repair of damage caused to the generating facility resulting solely from the negligence or willful misconduct on the part of the Company.

(Cont'd on Sheet No. 28-12)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-11 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. II Continued (Net Metering Service II)

TERMS AND CONDITIONS FOR LEVEL 1, continued

To the extent permitted by law, the customer shall protect, indemnify, and hold harmless the Company and its directors, officers, employees, agents, representatives and contractors against and from all loss, claims, actions or suits, including costs and attorneys fees, for or on account of any injury or death of persons or damage to property caused by the customer or the customer's employees, agents, representatives and contractors in tampering with, repairing, maintaining or operating the customer's generating facility or any related equipment or any facilities owned by the Company except where such injury, death or damage was caused or contributed to by the fault or negligence of the Company or its employees, agents, representatives, or contractors.

The liability of the Company to the customer for injury to person and property shall be governed by the tariff(s) for the class of service under which the customer is taking service.

- 12 The Customer shall maintain general liability insurance coverage (through a standard homeowner's, commercial, or other policy) for Level 1 generating facilities. Customer shall, upon request, provide Company with proof of such insurance at the time that application is made for net metering.
- By entering into an Interconnection Agreement, or by inspection, if any, or by non-rejection, or by approval, or in any other way, Company does not give any warranty, express or implied, as to the adequacy, safety, compliance with applicable codes or requirements, or as to any other characteristics, of the generating facility equipment. controls, and protective relaws and equipment.
- 14 Customer's generating facility is transferable to other persons or service locations only after notification to the Company has been made and verification that the installation is in compliance with this tariff. Upon written notification that an approved generating facility is being transferred to another person, customer, or location, the Company will verify that the installation is in compliance with this tariff and provide written notification to the Customer(s) within 20 business days. If the installation is no longer in compliance with this tariff, the Company will notify the customer in writing and list what must be done to place the facility in compliance.
- 15 The customer shall retain any and all Renewable Energy Credits ("RECs") that may be generated by their generating facility.

Continued on Sheet 19-12

DATE OF ISSUE: June 29 2023

DATE EFFECTIVE: January 1 2024

ISSUED BY: /s/ Brian K. West

TITLE: Vice President_Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX XXXXX

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P.S.C.	KY.	NO. 1	2 ORIGINAL	SHEET	NO.	28-12	1
CANCELLING P.S.C	KY.	NO. X	X	SHEET	NO.	28-12	1

TARIFF N.M.S. II (Net Metering Service II)

N

TERMS AND CONDITIONS FOR LEVEL 1 continued

- After initial installation, Company shall have the right to inspect and/or witness commissioning tests, as specified in the Level 1 or Level 2 Application and approval process. Following the initial testing and inspection of the generating facility and upon reasonable advance notice to customer, Company shall have access at reasonable times to the generating facility to perform reasonable onsite inspections to verify that the installation, maintenance and operation of the generating facility comply with the requirements of this tariff
- For Level 1 generating facilities, where required by the Company, an eligible customer shall furnish and install on customer's side of the point of common coupling a safety disconnect switch which shall be capable of fully disconnecting the customer's energy generating equipment from Company's electric service under the full rated conditions of the customer's generating facility. The external disconnect switch (EDS) shall be located adjacent to Company's meters or the location of the EDS shall be noted by placing a sticker on the meter, and shall be of the visible break type in a metal enclosure which can be secured by a padlock. If the EDS is not located directly adjacent to the meter, the customer shall be responsible for ensuring the location of the EDS is properly and legibly identified for so long as the generating facility is operational. The disconnect switch shall be accessible to Company personnel at all times. The Company may waive the requirement for an EDS for a generating facility at its sole discretion, and on a case-by-case basis, upon review of the generating facility operating parameters and if permitted under the Company's safety and operating protocols.

The Company shall establish a training protocol for line workers on the location and use of the EDS, and shall require that the EDS be used when appropriate, and that the switch be turned back on once the disconnection is no longer necessary.

- Company shall have the right and authority at Company's sole discretion to isolate the generating facility or require the customer to discontinue operation of the generating facility if Company believes that: (a) continued interconnection and parallel operation of the generating facility with Company's electric system creates or contributes (or may create or contribute) to a system emergency on either Company's or customer's electric system; (b) the generating facility is not in compliance with the requirements of this tariff, and the noncompliance adversely affects the safety, reliability or power quality of Company's electric system; or (c) the generating facility interferes with the operation of Company's electric system. In non-emergency situations, Company shall give customer notice of noncompliance including a description of the specific noncompliance condition and allow customer a reasonable time to cure the noncompliance prior to isolating the generating facilities. In emergency situations, when the Company is unable to immediately isolate or cause the customer to isolate only the generating facility, the Company may isolate the customer's entire facility
- Customer shall agree that, without the prior written permission from Company, no changes shall be made to the generating facility as initially approved. Increases in generating facility capacity will require a new "Application for Interconnection and Net Metering" which will be evaluated on the same basis as any other new application. Repair and replacement of existing generating facility components with like components that meet UL 1741 certification requirements for Level 1 facilities and not resulting in increases in generating facility capacity are allowed without approval.

(Cont'd on Sheet No. 28-13)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159
Section II - Application
Filing Requirements
Supplemental Exhibit E
Page 133 of 194

Т

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-12 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. II Continued (Net Metering Service II)

(Net Metering Service

Effective Term and Termination Rights

TERMS AND CONDITIONS FOR LEVEL 1 continued

This Agreement becomes effective when executed by both parties and shall continue in effect until terminated. This Agreement may be terminated as follows: (a) Customer may terminate this Agreement at any time by giving the Company at least sixty (60) days' writtennotice; (b) Company may terminate upon failure by the Customer to continue ongoing operation of the generating facility; (c) either party may terminate by giving the other party at least thirty (30) days prior written notice that the other party is in default of any of the terms and conditions of the Agreement or the Rules or any rate schedule, tariff, regulation, contract, or policy of the Company, so long as the notice specifies the basis for termination and there is opportunity to cure the default; (d) the Company may terminate by giving the Customer at least thirty (30) days notice in the event that there is a material change in an applicable law, regulation or statute affecting this Agreement or which renders the system out of compliance with the new law or statute. I hereby certify that, to the best of my knowledge, all of the information provided in this Application is true, and I agree to abide by all the Terms and Conditions included in this Application for Interconnection and Net Metering and Company's Net Metering Tariff.

Customer Signature:	Date:	

COMPANY APPROVAL SECTION

When signed below by a Company representative, Application for Interconnection and Net Metering is approved subject to the provisions contained in this Application and as indicated below.

Company inspection and witness test: () Required () Waived

If Company inspection and witness test is required, Customer shall notify the Company within three (3) business days of completion of the generating facility installation and schedule an inspection and witness test with the Company to occur within ten (10) business days of completion of the generating facility installation or as otherwise agreed to by the Company and the Customer. Unless indicated below, the Customer may not operate the generating facility until such inspection and witness test is successfully completed. Additionally, the Customer may not operate the generating facility until all other terms and conditions in the Application have been met.

Call: to schedule an inspection and witness test.

Pre-Inspection operational testing not to exceed two (2) hours: () Allowed () Not Allowed

If Company inspection and witness test is waived, operation of the generating facility may begin when installation is complete, and all other terms and conditions in the Application have been met.

Additions, Changes, or Clarifications to Application Information: () None () As specified here:

Approved by: Date:

Continued on Sheet 19-13

DATE OF ISSUE: June 29: 2023

DATE EFFECTIVE: January 1: 2024

ISSUED BY: (5/ Brian K. West

TITLE: Vice President Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX. XXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 28-13 T CANCELLING P.S.C. KY. NO. XX _____SHEET NO. 28-13 T

TARIFF N.M.S. II (Net Metering Service II)

TERMS AND CONDITIONS FOR LEVEL 1 continued.

To the extent permitted by law, the customer shall protect, indemnify, and hold harmless the Company and its directors, officers. employees, agents, representatives and contractors against and from all loss, claims, actions or suits, including costs and attorneys fees, for or on account of any injury or death of persons or damage to property caused by the customer or the customer's employees, agents, representatives and contractors in tampering with, repairing, maintaining or operating the customer's generating facility or any related equipment or any facilities owned by the Company except where such injury, death or damage was caused or contributed to by the fault or negligence of the Company or its employees, agents, representatives, or contractors.

The liability of the Company to the customer for injury to person and property shall be governed by the tariff(s) for the class of service under which the customer is taking service.

- The Customer shall maintain general liability insurance coverage (through a standard homeowner's, commercial, or other policy) for Level 1 generating facilities. Customer shall, upon request, provide Company with proof of such insurance at the time that
- By entering into an Interconnection Agreement, or by inspection, if any, or by non-rejection, or by approval, or in any other way, Company does not give any warranty, express or implied, as to the adequacy, safety, compliance with applicable codes or requirements, or as to any other characteristics, of the generating facility equipment, controls, and protective relays and
- Customer's generating facility is transferable to other persons or service locations only after notification to the Company has been made and verification that the installation is in compliance with this tariff. Upon written notification that an approved generating facility is being transferred to another person, customer, or location, the Company will verify that the installation is in compliance with this tariff and provide written notification to the Customer(s) within 20 business days. If the installation is no longer in compliance with this tariff, the Company will notify the customer in writing and list what must be done to place the facility in
- The customer shall retain any and all Renewable Energy Credits ("RECs") that may be generated by their generating facility.

(Cont'd on Sheet No. 28-14)

DATE OF ISSUE: April 9, 2021 DATE EFFECTIVE: Service Rendered On And After January 14, 2021 ISSUED BY:/s/Brian K. West TITLE: Vice President, Regulatory & Finance By Authority of Orders of the Public Service Commission In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021 KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 134 of 194

Т

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-13 CANCELLING P.S.C. KY. NO. _ SHEET NO. XX-X

Tariff N.M.S. II Continued (Net Metering Service II)

Application for Interconnection and Net Metering – Level 2

Use this Application form for connecting to the Kentucky Power distribution system and: 1.) the generating facility is not inverter based or is not certified by a nationally recognized testing laboratory to meet the requirements of UL 1741 or 2.) does not meet any of the additional conditions under a Level 1 Application (inverter based and less than or equal to 45kW generation).

Submit this Application (along with the application fee of \$100) to:

D.G. Coordinator

(Contact person listed is subject to change. Please visit our

American Electric Power 1 Riverside Plaza

website for up-to date information http://www.kentucky power.com)

Columbus, Ohio 43215-2373

614-716-4020 Office / 614-716-1414 Fax

dgcoordinator@aep.com

Applicant

Name:		
Mailing Address:		
City:	State:	<u>Zip:</u>
Phone: (Phone: ()
E-mail address:		
	Service Location	1
Name:		
Street Address:		
Cit V:	Stat	te: Zip:
Electric Service Account Nur	nber	
Provide names and contact and installation of the gener	information for other contractors, inst rating facilities:	tallers, or engineering firms involved in the design
Alternate Contacts		
Name	<u>Company</u>	Telephone/Email

Continued on Sheet 19-14

DATE OF ISSUE: June 29=2023 DATE EFFECTIVE: January 1-2024 ISSUED BY: /s/Brian K. West

TITLE: Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX XXXXX

KENTUCKY	POWFR.	COMPANI

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 28-14 $\,$ T CANCELLING P.S.C. KY. NO. XX ______ SHEET NO. 28-14 $\,$ T

TARIFF N.M.S. II
(Net Metering Service II)

N

TERMS AND CONDITIONS FOR LEVEL 1, continued

Effective Term and Termination Rights

Customer Signature:

Approved by:
Printed Name:

This Agreement becomes effective when executed by both parties and shall continue in effect until terminated. This Agreement may be terminated as follows: (a) Customer may terminate this Agreement at any time by giving the Company at least sixty (60) days' written notice; (b) Company may terminate upon failure by the Customer to continue ongoing operation of the generating facility; (c) either party may terminate by giving the other party at least thirty (30) days prior written notice that the other party is in default of any of the terms and conditions of the Agreement or the Rules or any rate schedule, tariff, regulation, contract, or policy of the Company, so long as the notice specifies the basis for termination and there is opportunity to cure the default; (d) the Company may terminate by giving the Customer at least thirty (30) days notice in the event that there is a material change in an applicable law, regulation or statute affecting this Agreement or which renders the system out of compliance with the new law or statute. I hereby certify that, to the best of my knowledge, all of the information provided in this Application is true, and I agree to abide by all the Terms and Conditions included in this Application for Interconnection and Net Metering and Company's Net Metering Tariff.

COMPANY APPROVAL SECTION

When signed below by a Company representative, Application for Interconnection and Net Metering is approved subject to the provisions

contained in this Application and as indicated below.
Company inspection and witness test: () Required () Waived
If Company inspection and witness test is required, Customer shall notify the Company within three (3) business days of completion of the generating facility installation and schedule an inspection and witness test with the Company to occur within ten (10) business days of completion of the generating facility installation or as otherwise agreed to by the Company and the Customer. Unless indicated below, the Customer may not operate the generating facility until such inspection and witness test is successfully completed. Additionally, the Customer may not operate the generating facility until all other terms and conditions in the Application have been met. Call:
Pre-Inspection operational testing not to exceed two (2) hours: () Allowed () Not Allowed
If Company inspection and witness test is waived, operation of the generating facility may begin when installation is complete, and all other terms and conditions in the Application have been met.
Additions, Changes, or Clarifications to Application Information: () None () As specified here:

Title:

(Cont'd on Sheet No. 28-15)

DATE OF ISSUE: April 9, 2021
DATE EFFECTIVE: Service Rendered On And After January 14, 2021
ISSUED BY: /s / Brian K. West
TITLE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission
In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 135 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-14 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. II Continued (Net Metering Service II)

APPLICATION FOR INTERCONNECTION AND NET METERING, LEVEL 2 - CONTINUED

Equipment Qualifications

Total Generating Capa	acity (kW) of the (Generating Facility:			
Type of Generator:	()	Inverter-Based	() Synchro	nous	() Induction
Energy Source:	() Solar	() Wind	() Hydro	() Biogas	() Biomass
Attach documentation requirements of UL 17		verter is certified by	a nationally reco	gnizes testing	laboratory to meet the
Attach site drawing or accessible disconnect		•	ky Power Compar	ny meter, ener	gy source,
Attach single line draw including switches, fu and transformer conn	ses, breakers, pan		•		
Expected Start-up Dat	te:				

Continued on Sheet 19-15

 DATE OF ISSUE:
 June 29 2023

 DATE EFFECTIVE:
 January 1 2024

 ISSUED BY:
 /s/ Brian K. West

 TITLE:
 Vice President, Regulate

TITLE: Vice President_Regulatory & Finance
By Authority of an Order of the Public Service Commission
InCase No.: 2023-00159 Dated XXXX XXX XXXX

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 28-15 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 28-15

R

TARIFF N.M.S. II (Net Metering Service II)

Application for Interconnection and Net Metering - Level 2

Use this Application form for connecting to the Kentucky Power distribution system and: 1.) the generating facility is not inverter based or is not certified by a nationally recognized testing laboratory to meet the requirements of UL 1741 or 2.) does not meet any of the additional conditions under a Level 1 Application (inverter based and less than or equal to 45kW generation).

1 Riverside Plaza	http://www.kentuckypov	ver.com)
Columbus, Ohio 43215-2373 614-716-4020 Office / 614-716-1414 F	Eav	
dgcoordinator@aep.com		
	Applicant	
Name:		
Mailing Address:		
City:	State:	Zip:_
Phone: (Phone: (
E-mail address:		
	Service Location	
Name:		
Street Address:		
City:	State:	Zip:
Electric Service Account Number		
Provide names and contact information	on for other contractors, installers, or engineer	ing firms involved in the design and
installation of the generating facilities	e e	
Alternate Contacts		
Name	Company	Telephone/Email
	(Cont'd on Sheet No. 28-16)	
ATE OF ISSUE: <u>June 3_2021</u> ATE EFFECTIVE: <u>Service Rendered On And</u> /	After May 15, 2021	
SUED BY:/s/Brian K. West	Arter May 15 2021	
SUED BY:/s/Brian K. West TLE: Vice President Regulatory & Finance		
Authority Of an Order of the Public Service	6	

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 136 of 194

ENTUCKY POWER	R COMPANY
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P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-15 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. II Continued (Net Metering Service II)

Interconnection Agreement - Level 2

This Interconnection Agreement (Agreement) is made and entered into this day of, 20, by and between Kentucky Power Company (Company), and (Customer). Company and Customer are hereinafter sometimes referred to individually as "Party" or collectively as "Parties"
Witnesseth:
Whereas, Customer is installing, or has installed, generating equipment, controls, and protective relays and equipment (Generating Facility) used to interconnect and operate in parallel with Company's electric system, which Generating Facility is more fully described in Exhibit A, attached hereto and incorporated herein by this Agreement, and as follows: Location: Generator Size and Type:

Now, therefore, in consideration thereof, Customer and Company agree as follows:

Company agrees to allow Customer to interconnect and operate the generating Facility in parallel with the Company's electric system and Customer agrees to abide by Company's Net Metering Tariff and all Terms and Conditions listed in this Agreement including any additional conditions listed in

Continued on Sheet 19-16

6

DATE OF ISSUE:
DATE EFFECTIVE:
ISSUED BY:
TITLE:

June 29 2023
January 1 2024
/s/ Brian K. West
Vice President R

Exhibit A.

TITLE: Vice President Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX XXXX

P.S.C	KY.	NO.	12 ORIG	NAL SHEET	NO.	28-16	
CANCELLING PSC	κV	NO	YY	SHEET	NO	28.16	

TARIFF N.M.S. II
(Net Metering Service II)

N

APPLICATION FOR INTERCONNECTION AND NET METERING, LEVEL 2 - CONTINUED

Equipment Qualifications

Total Generating Capacity (k)	N) of the Generating	g Facility:			
Type of Generator:	() Inverter-E	Based	() Synchronous	() In	duction
Energy Source:	() Solar	() Wind	() Hydro	() Biogas	() Biomass
Attach documentation showing of UL 1741.	ng that inverter is ce	ertified by a natio	nally recognizes testing	laboratory to meet t	he requirements
Attach site drawing or sketch switch and inverter	showing locations o	of Kentucky Powe	er Company meter, ene	rgy source, accessibl	e disconnect
Attach single line drawing sho fuses, breakers, panels, trans	-		-		-
Expected Start-up Date:			2		

(Cont'd on Sheet No. 28-17)

DATE OF ISSUE: <u>April 9</u>, 2021
DATE EFFECTIVE: <u>Service Rendered On And After January 14</u>, 2021
ISSUED BY: /s/, <u>Brian K. West</u>
TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 137 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-16 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. II Continued (Net Metering Service II)

TERMS AND CONDITIONS FOR LEVEL 2:

To interconnect to the Kentucky Power Company (Company) distribution system, the customer's generating facility shall comply with the following terms and conditions:

- Company shall provide customer net metering services, without charge for standard metering equipment, through a standard kilowatt-hour metering system capable of measuring the flow of electricity in two (2) directions. If the customer requests any additional meter/meters or distribution upgrades are needed to monitor the flow in each direction, such installations shall be at the customer's expense.
- 2. Customer shall install, operate, and maintain, at customer's sole cost and expense, any control, protective, or other equipment on the customer's system required by the Company's technical interconnection requirements based on IEEE 1547, the NEC, accredited testing laboratories such as Underwriters Laboratories, and the manufacturer's suggested practices for safe, efficient, and reliable operation of the generating facility in parallel with Company's electric system. Customer shall bear full responsibility for the installation, maintenance, and safe operation of the generating facility. Upon reasonable request from the Company, customer shall demonstrate generating facility compliance.
- 3. The generating facility shall comply with, and the customer shall represent and warrant its compliance with: (a) any applicable safety and power quality standards established by the Institute of Electrical and Electronics Engineers (IEEE) and accredited testing laboratories such as Underwriters Laboratories (UL); (b) the National Electrical Code (NEC) as may be revised from time to time; (c) Company's rules, regulations, and Company's Terms and Conditions of Service as contained in Company's Retail Electric Tariff as may be revised from time to time with the approval of the Kentucky Public Service Commission (Commission); (d) the rules and regulations of the Commission, as such rules and regulations may be revised from time to time by the Commission; and (e) all other applicable local, state, and federal codes and laws, as the same may be in effect from time to time. Where required by law, customer shall pass an electrical inspection of the generating facility by a local authority having jurisdiction over the installation.
- Any changes or additions to the Company's system required to accommodate the generating facility shall be considered excess facilities. Customer shall agree to pay Company for actual costs incurred for all such excess facilities prior to construction.
- 5. Customer shall operate the generating facility in such a manner as not to cause undue fluctuations in voltage, intermittent load characteristics, or otherwise interfere with the operation of Company's electric system. At all times when the generating facility is being operated in parallel with Company's electric system, customer shall so operate the generating facility in such a manner that no adverse impacts will be produced thereby to the service quality rendered by Company to any of its other customers or to any electric system interconnected with Company's electric system. Customer shall agree that the interconnection and operation of the generating facility is secondary to, and shall not interfere with, Company's ability to meet its primary responsibility of furnishing reasonably adequate service to its customers.

Continued on Sheet 19-17

 DATE OF ISSUE:
 June 29: 2023

 DATE EFFECTIVE:
 January 1: 2024

 ISSUED BY:
 /s/ Brian K. West

 TITLE:
 Vice President R

TITLE: Vice President Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX. XXXX

T

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 28-17 T CANCELLING P.S.C. KY, NO. XX SHEET NO. 28-17 T

TARIFF N.M.S. II (Net Metering Service II)

Interconnection Agreement - Level 2

This Interconnection Agreement (Agreement) is made and entered into this _____ day of ___ ____, 20___, by and __ (Customer). Company and between Kentucky Power Company (Company), and _____ Customer are hereinafter sometimes referred to individually as "Party" or collectively as "Parties"

Witnesseth:

Whereas, Customer is installing, or has installed, generating equipment, controls, and protective relays and equipment (Generating Facility) used to interconnect and operate in parallel with Company's electric system, which Generating Facility is more fully described in Exhibit A, attached hereto and incorporated herein by this Agreement, and as follows:

Location:	
-	_
Generator Size and Type.:	

Now, therefore, in consideration thereof. Customer and Company agree as follows:

Company agrees to allow Customer to interconnect and operate the generating Facility in parallel with the Company's electric system and Customer agrees to abide by Company's Net Metering Tariff and all Terms and Conditions listed in this Agreement including any additional conditions listed in Exhibit A.

(Cont'd on Sheet No. 28-18)

DATE OF ISSUE: April 9, 2021 DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 138 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-17 CANCELLING P.S.C. KY. NO.____ SHEET NO XX-X

Tariff N.M.S. II Continued (Net Metering Service II)

TERMS AND CONDITIONS FOR LEVEL 2 continued

- 6. Customer shall be responsible for protecting, at Customer's sole cost and expense, the generating facility from any condition or disturbance on Company's electric system, including, but not limited to, voltage sags or swells, system faults, outages, loss of a single phase of supply, equipment failures, and lightning or switching surges, except that the Company shall be responsible for repair of damage caused to the generating facility resulting solely from the negligence or willful misconduct on the part of the Company.
- 7. After initial installation, Company shall have the right to inspect and/or witness commissioning tests, as specified in the Level 1 or Level 2 Application and approval process. Following the initial testing and inspection of the generating facility and upon reasonable advance notice to customer, Company shall have access at reasonable times to the generating facility to perform reasonable on- site inspections to verify that the installation, maintenance and operation of the generating facility comply with the requirements of this tariff.
- 8. For Level 2 generating facilities, where required by the Company, an eligible customer shall furnish and install on customer's side of the point of common coupling a safety disconnect switch which shall be capable of fully disconnecting the customer's energy generating equipment from Company's electric service under the full rated conditions of the customer's generating facility. The external disconnect switch (EDS) shall be located adjacent to Company's meters or the location of the EDS shall be noted by placing a sticker on the meter, and shall be of the visible break type in a metal enclosure which can be secured by a padlock. If the EDS is not located directly adjacent to the meter, the customer shall be responsible for ensuring the location of the EDS is properly and legibly identified for so long as the generating facility is operational. The disconnect switch shall be accessible to Company personnel at all times. The Company may waive the requirement for an EDS for a generating facility at its sole discretion, and on a case-by-case basis, upon review of the generating facility operating parameters and if permitted under the Company's safety and operating

The Company shall establish a training protocol for line workers on the location and use of the EDS, and shall require that the FDS

be used when appropriate, and that the switch be turned back on once the disconnection is no longer necessary.

9. Company shall have the right and authority at Company's sole discretion to isolate the generating facility or require the customer to discontinue operation of the generating facility if Company believes that: (a) continued interconnection and parallel operation of the generating facility with Company's electric system creates or contributes (or may create or contribute) to a system emergency on either Company's or customer's electric system; (b) the generating facility is not in compliance with the requirements of this tariff, and the noncompliance adversely affects the safety, reliability or power quality of Company's electric system; or (c) the generating facility interferes with the operation of Company's electric system. In non-emergency situations, Company shall give customer notice of noncompliance including a description of the specific noncompliance condition and allow customer a reasonable time to cure the noncompliance prior to isolating the generating facilities. In emergency situations, when the Company is unable to immediately isolate or cause the customer to isolate only the generating facility, the Company may isolate the customer's entire facility.

Continued on Sheet 19-18

DATE OF ISSUE: June 29: 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/Brian K. West

TITLE: Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX- XXXX

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P.S.C. KY. NO.	12 ORIGINAL	SHEET NO.	28-18	1
CANCELLING P.S.C. KY. NO.	XX	SHEET NO.	28-18	1

TARIFF N.M.S. II (Net Metering Service II)

N

TERMS AND CONDITIONS FOR LEVEL 2:

To interconnect to the Kentucky Power Company (Company) distribution system, the customer's generating facility shall comply with the following terms and conditions:

- Company shall provide customer net metering services, without charge for standard metering equipment, through a standard kilowatt-hour metering system capable of measuring the flow of electricity in two (2) directions. If the customer requests any additional meter/meters or distribution upgrades are needed to monitor the flow in each direction, such installations shall be at the customer's expense.
- 2. Customer shall install, operate, and maintain, at customer's sole cost and expense, any control, protective, or other equipment on the customer's system required by the Company's technical interconnection requirements based on IEEE 1547, the NEC, accredited testing laboratories such as Underwriters Laboratories, and the manufacturer's suggested practices for safe, efficient, and reliable operation of the generating facility in parallel with Company's electric system. Customer shall bear full responsibility for the installation, maintenance, and safe operation of the generating facility. Upon reasonable request from the Company, customer shall demonstrate enerating facility compilance.
- 3. The generating facility shall comply with, and the customer shall represent and warrant its compliance with: (a) any applicable safety and power quality standards established by the Institute of Electrical and Electronics Engineers (IEEE) and accredited testing laboratories such as Underwriters Laboratories (UL); (b) the National Electrical Code (NEC) as may be revised from time to time; (c) Company's rules, regulations, and Company's Terms and Conditions of Service as contained in Company's Retail Electric Tariff as may be revised from time to time with the approval of the Kentucky Public Service Commission (Commission); (d) the rules and regulations of the Commission, as such rules and regulations may be revised from time to time by the Commission; and (e) all other applicable local, state, and federal codes and laws, as the same may be in effect from time to time. Where required by law, customershall pass an electrical inspection of the generating facility by a local authority having jurisdiction over the installation.
- 4. Any changes or additions to the Company's system required to accommodate the generating facility shall be considered excess facilities. Customer shall agree to pay Company for actual costs incurred for all such excess facilities prior to construction.
- 5. Customer shall operate the generating facility in such a manner as not to cause undue fluctuations in voltage, intermittent load characteristics, or otherwise interfere with the operation of Company's electric system. At all times when the generating facility is being operated in parallel with Company's electric system, customer shall so operate the generating facility in such a manner that no adverse impacts will be produced thereby to the service quality rendered by Company to any of its other customers or to any electric system interconnected with Company's electric system. Customer shall agree that the interconnection and operation of the generating facility is secondary to, and shall not interfere with, Company's ability to meet its primary responsibility of furnishing reasonably adequate service to its customers.

(Cont'd on Sheet No. 28-19)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159
Section II - Application
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-18 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. II Continued (Net Metering Service II)

TERMS AND CONDITIONS FOR LEVEL 2, continued

- 10. Customer shall agree that, without the prior written permission from Company, no changes shall be made to the generating facility as initially approved. Increases in generating facility capacity will require a new "Application for Interconnection and Net Metering" which will be evaluated on the same basis as any other new application. Repair and replacement of existing generating facility components with like components not resulting in increases in generating facility capacity are allowed without approval.
- 11. To the extent permitted by law, the customer shall protect, indemnify, and hold harmless the Company and its directors, officers, employees, agents, representatives and contractors against and from all loss, claims, actions or suits, including costs and attorneys fees, for or on account of any injury or death of persons or damage to property caused by the customer or the customer's employees, agents, representatives and contractors in tampering with, repairing, maintaining or operating the customer's generating facility or any related equipment or any facilities owned by the Company except where such injury, death or damage was caused or contributed to by the fault or negligence of the Company or its employees, agents, representatives, or contractors.

The liability of the Company to the customer for injury to person and property shall be governed by the tariff(s) for the class of service under which the customer is taking service.

- 12. The customer shall maintain general liability insurance coverage (through a standard homeowner's, commercial, or other policy). Customer shall provide Company with proof of such insurance at the time that application is made for net metering.
- 13. By entering into an Interconnection Agreement, or by inspection, if any, or by non-rejection, or by approval, or in any other way, Company does not give any warranty, express or implied, as to the adequacy, safety, compliance with applicable codes or requirements, or as to any other characteristics, of the generating facility equipment, controls, and protective relays and equipment.
- 14. Customer's generating facility is transferable to other persons or service locations only after notification to the Company has been made and verification that the installation is in compliance with this tariff. Upon written notification that an approved generating facility is being transferred to another person, customer, or location, the Company will verify that the installation is in compliance with this tariff and provide written notification to the customer(s) within 20 business days. If the installation is no longer in compliance with this tariff, the Company will notify the customer in writing and list what must be done to place the facility in compliance.
- The customer shall retain any and all Renewable Energy Credits (RECs) that may be generated by their generating facility.

Continued on Sheet 19-19

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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P.S.C. KY. N	O. 12 ORIGINAL	SHEET NO.	28-19	Т
CANCELLING P.S.C. KY. N	O. XX	SHEET NO.	28-19	Т

TARIFF N.M.S. II (Net Metering Service II)

TERMS AND CONDITIONS FOR LEVEL 2 continued

- 6. Customer shall be responsible for protecting, at Customer's sole cost and expense, the generating facility from any condition or disturbance on Company's electric system, including, but not limited to, voltage sags or swells, system faults, outages, loss of a single phase of supply, equipment failures, and lightning or switching surges, except that the Company shall be responsible for repair of damage caused to the generating facility resulting solely from the negligence or willful misconduct on the part of the Company.
- 7. After initial installation, Company shall have the right to inspect and/or witness commissioning tests, as specified in the Level 1 or Level 2 Application and approval process. Following the initial testing and inspection of the generating facility and upon reasonable advance notice to customer, Company shall have access at reasonable times to the generating facility to perform reasonable onsite inspections to verify that the installation, maintenance and operation of the generating facility comply with the requirements of this tariff.
- 8. For Level 2 generating facilities, where required by the Company, an eligible customer shall furnish and install on customer's side of the point of common coupling a safety disconnect switch which shall be capable of fully disconnecting the customer's energy generating equipment from Company's electric service under the full rated conditions of the customer's generating facility. The external disconnect switch (EDS) shall be located adjacent to Company's meters or the location of the EDS shall be noted by placing a sticker on the meter, and shall be of the visible break type in a metal enclosure which can be secured by a padlock. If the EDS is not located directly adjacent to the meter, the customer shall be responsible for ensuring the location of the EDS is properly and legibly identified for so long as the generating facility is operational. The disconnect switch shall be accessible to Company personnel at all times. The Company may waive the requirement for an EDS for a generating facility at its sole discretion, and on a case-by-case basis, upon review of the generating facility operating parameters and if permitted under the Company's safety and operating protocols.

The Company shall establish a training protocol for line workers on the location and use of the EDS, and shall require that the EDS be used when appropriate, and that the switch be turned back on once the disconnection is no longer necessary.

9. Company shall have the right and authority at Company's sole discretion to isolate the generating facility or require the customer to discontinue operation of the generating facility if Company believes that: (a) continued interconnection and parallel operation of the generating facility with Company's electric system creates or contributes (or may create or contribute) to a system emergency on either Company's or customer's electric system; (b) the generating facility is not in compliance with the requirements of this tariff, and the noncompliance adversely affects the safety, reliability or power quality of Company's electric system; or (c) the generating facility interferes with the operation of Company's electric system. In non-emergency situations, Company shall give customer notice of noncompliance including a description of the specific noncompliance condition and allow customer a reasonable time to cure the noncompliance prior to isolating the generating facilities. In emergency situations, when the Company is unable to immediately isolate or cause the customer to isolate only the generating facility, the Company may isolate the customer's entire facility.

(Cont'd on Sheet No. 28-20)

DATE OF ISSUE: <u>April 9, 2021</u>
DATE EFFECTIVE: <u>Service Rendered On And After January 14, 2021</u>
ISSUED BY: /s/ <u>Brian K. West</u>
TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 140 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-19 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. II Continued (Net Metering Service II)

TERMS AND CONDITIONS FOR LEVEL 2, continued

Effective Term and Termination Rights

This Agreement becomes effective when executed by both parties and shall continue in effect until terminated. This Agreement may be terminated as follows: (a) Customer may terminate this Agreement at any time by giving the Company at least sixty (60) days' written notice; (b) Company may terminate upon failure by the Customer to continue ongoing operation of the generating facility; (c) either party may terminate by giving the other party at least thirty (30) days prior written notice that the other party is in default of any of the terms and conditions of the Agreement or the Rules or any rate schedule, tariff, regulation, contract, or policy of the Company, so long as the notice specifies the basis for termination and there is opportunity to cure the default; (d) the Company may terminate by giving the Customer at least thirty (30) days notice in the event that there is a material change in an applicable law, regulation or statute affecting this Agreement or which renders the system out of compliance with the new law or statute.

IN WITNESS WHEREOF, the Parties have executed this Agreement, effective as of the date first above written.

Customer Signature:	Date:	
Printed Name:	Title:	
Company Signature:	Date:	
Printed Name:	Title:	

Continued on Sheet 19-20

DATE OF ISSUE: June 29 2023

DATEEFFECTIVE: January 1 2024

ISSUED BY: /s/ Brian K. West

TITLE: Vice president Re

TITLE: Vice President Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX XXXX

P.S.C.	KY.	NO.	12	ORIGINAL	SHEET	NO.	28-20	T
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TARIFF N.M.S. II (Net Metering Service II)

TERMS AND CONDITIONS FOR LEVEL 2, continued

- 10. Customer shall agree that, without the prior written permission from Company, no changes shall be made to the generating facility as initially approved. Increases in generating facility capacity will require a new "Application for Interconnection and Net Metering" which will be evaluated on the same basis as any other new application. Repair and replacement of existing generating facility components with like components not resulting in increases in generating facility capacity are allowed without approval.
- 11. To the extent permitted by law, the customer shall protect, indemnify, and hold harmless the Company and its directors, officers, employees, agents, representatives and contractors against and from all loss, claims, actions or suits, including costs and attorneys fees, for or on account of any injury or death of persons or damage to property caused by the customer or the customer's employees, agents, representatives and contractors in tampering with, repairing, maintaining or operating the customer's generating facility or any related equipment or any facilities owned by the Company except where such injury, death or damage was caused or contributed to by the fault or negligence of the Company or its employees, agents, representatives, or contractors.

The liability of the Company to the customer for injury to person and property shall be governed by the tariff(s) for the class of service under which the customer is taking service.

- 12. The customer shall maintain general liability insurance coverage (through a standard homeowner's, commercial, or other policy). Customer shall provide Company with proof of such insurance at the time that application is made for net metering.
- 13. By entering into an Interconnection Agreement, or by inspection, if any, or by non-rejection, or by approval, or in any other way, Company does not give any warranty, express or implied, as to the adequacy, safety, compliance with applicable codes or requirements, or as to any other characteristics, of the generating facility equipment, controls, and protective relays and equipment.
- 14. Customer's generating facility is transferable to other persons or service locations only after notification to the Company has been made and verification that the installation is in compliance with this tariff. Upon written notification that an approved generating facility is being transferred to another person, customer, or location, the Company will verify that the installation is in compliance with this tariff and provide written notification to the customer(s) within 20 business days. If the installation is no longer in compliance withthis tariff, the Company will notify the customer in writing and list what must be done to place the facility in compliance
- 15. The customer shall retain any and all Renewable Energy Credits (RECs) that may be generated by their generating facility.

(Cont'd on Sheet No. 28-21)

DATE OF ISSUE: April 9, 2021 DATE EFFECTIVE: Service Rendered On And After January 14, 2021 ISSUED BY: /s/Brian K. West TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 141 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 19-20 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff N.M.S. II Continued

(Net Metering Service II)

Interconnection Agreement - Level 2 Exhibit A

- Exhibit A will contain additional detailed information about the Generating Facility such as a single line diagram, relay settings, and a description of operation.
- When construction of the Company's facilities is required, Exhibit A will also contain a description and associated cost.
- Exhibit A will also specify requirements for a Company inspection and witness test and when limited operation for testing or full operation may begin.

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DATE OF ISSUE: DATE EFFECTIVE: January 1 2024 ISSUED BY: /s/ Brian K. West TITLE:

Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission

	COMPANY

P.S.C.	KY.	NO.	12	ORIGINAL	SHEET	NO.	28-21	1
CANCELLING P.S.C.	KY.	NO.	XX		SHEET	NO.	28-21	Т

TARIFF N.M.S. II

(Net Metering Service II)

TERMS AND CONDITIONS FOR LEVEL 2, continued

Effective Term and Termination Rights

This Agreement becomes effective when executed by both parties and shall continue in effect until terminated. This Agreement may be terminated as follows: (a) Customer may terminate this Agreement at any time by giving the Company at least sixty (60) days' written notice; (b) Company may terminate upon failure by the Customer to continue ongoing operation of the generating facility; (c) either party may terminate by giving the other party at least thirty (30) days prior written notice that the other party is in default of any of the terms and conditions of the Agreement or the Rules or any rate schedule, tariff, regulation, contract, or policy of the Company, so long as the notice specifies the basis for termination and there is opportunity to cure the default; (d) the Company may terminate by giving the Customer at least thirty (30) days notice in the event that there is a material change in an applicable law, regulation or statute affecting this Agreement or which renders the system out of compliance with the new law or statute.

IN WITNESS WHEREOF, the Parties have executed this Agreement, effective as of the date first above written.

Customer Signature:	Date:
Printed Name:	Title:
Company Signature:	Date:
Printed Name:	Title:

(Cont'd on Sheet No. 28-22)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 142 of 194

Tariff N.M.S. II is now contained on twenty pages instead of twenty-two pages.

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 143 of 194

P.S.C. KY. NO. 12 (ORIGINAL SHEET NO. 28-22	T
CANCELLING P.S.C. KY. NO. XX	SHEET NO. 28-22	Т

TARIFF N.M.S. II (Net Metering Service II)

Interconnection Agreement – Level 2 Exhibit A

- Exhibit A will contain additional detailed information about the Generating Facility such as a single line diagram, relay settings, and a description of operation.
- When construction of the Company's facilities is required, Exhibit A will also contain a description and associated cost.
- Exhibit A will also specify requirements for a Company inspection and witness test and when limited operation for testing or full operation may begin.

DATE OF ISSUE: April 9 , 2021

DATE EFFECTIVE: Service Rendered On And After January 14 , 2021

ISSUED BY: /s/ Brian K. West
TITLE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

Tariff N.M.S. II is now contained on twenty pages instead of twenty-two pages.

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 17-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 17-1

TARIFF COGEN/SPP I (Cogeneration and/or Small Power Production--100 KW or Less)

AVAILABILITY OF SERVICE.

This tariff is available to customers with cogeneration and/or small power production (COGEN/SPP) facilities which qualify under Section 210 of the Public Utility Regulatory Policies Act of 1978, and which have a net power production capacity of 100 KW or T less. Such facilities shall be designed to operate properly in parallel with the Company's system without adversely affecting the operation of equipment and services of the Company and its customers, and without presenting safety hazards to the Company and customer personnel

The customer has the following options under this tariff, which will affect the determination of energy and capacity and the monthly metering charges:

- Option 1- The customer does not sell any energy or capacity to the Company, and purchases from the Company its net load requirements, as determined by appropriate meters located at one delivery point.
- Option 2 The customer sells to the Company the energy and average on-peak capacity produced by the customer's qualifying COGEN/SPP facilities in excess of the customer's total load, and purthases from the Company its net load requirements, as determined by appropriate meters located at one delivery point.
- Option 3 The customer sells to the Company the total energy and average on-peak capacity produced by the customer's qualifying COGEN/SPP facilities, while simultaneously purchasing from the Company its total load requirements, as determined by appropriate meters located at one delivery point.

MONTHLY CHARGES FOR DELIVERY FROM THE COMPANY TO THE CUSTOMER.

Such charges for energy, and demand where applicable, to serve the customer's net or total load shall be determined according to the tariff appropriate for the customer, except that Option 1 and Option 2 customers with cogeneration and/or small power production facilities having a total design capacity of more than 10 KW shall be served under demand-metered tariffs, and except that the monthly billing demand under such tariffs shall be the highest determined for the current and previous two billing periods. The above three-month billing demand provision shall not apply under Option 3.

ADDITIONAL CHARGES

There shall be additional charges to cover the cost of special metering, safety equipment and other local facilities installed by the Company due to COGEN/SPP facilities, as follows:

Monthly Metering Charge

The additional monthly charge for special metering facilities shall be as follows:

Option 1 - Not Applicable

(Cont'd on Sheet No. 17-2)

DATE OF ISSUE: September 1, 2022

DATE EFFECTIVE: Service Rendered On And After October 1, 2022

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority Of an Order of the Public Service Commission

In Case No. 2020-00174 Dated January 13, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 144 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 20-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 20-1

Tariff COGEN/SPP I (Cogeneration and/or Small Power Production--100 KW or Less)

Availability of Service

This tariff is available to customers with cogeneration and/or small power production (COGEN/SPP) facilities which qualify under Section 210 of the Public Utility Regulatory Policies Act of 1978, and which have a net power production capacity of 100 KW or less. Such facilities shall be designed to operate properly in parallel with the Company's system without adversely affecting the operation of equipment and services of the Company and its customers, and without presenting safety hazards to the Company and customer personnel.

The customer has the following options under this tariff, which will affect the determination of energy and capacity and the monthly metering charges:

Option 1 - The customer does not sell any energy or capacity to the Company, and purchases from the Company its net load requirements, as determined by appropriate meters located at one delivery point.

Option 2 - The customer sells to the Company the energy and average on-peak capacity produced by the customer's qualifying COGEN/SPP facilities in excess of the customer's total load, and purchases from the Company its net load requirements, as determined by appropriate meters located at one delivery point.

Option 3 - The customer sells to the Company the total energy and average on-peak capacity produced by the customer's qualifying COGENSPP facilities, while simultaneously purchasing from the Company its total load requirements, as determined by appropriate meters located at one delivery point.

Monthly Charges for Delivery from the Company to the Customer

Such charges for energy, and demand where applicable, to serve the customer's net or total load shall be determined according to the tariff appropriate for the customer, except that Option 1 and Option 2 customers with cogeneration and/or small power production facilities having a total design capacity of more than 10 KW shall be served under demand-metered tariffs, and except that the monthly billing demand under such tariffs shall be the highest determined for the current and previous two billing periods. The above three-month billing demand provision shall not apply under Option 3.

Additional Charges

There shall be additional charges to cover the cost of special metering, safety equipment and other local facilities installed by the Company due to COGEN/SPP facilities, as follows:

Monthly Metering Charge

The additional monthly charge for special metering facilities shall be as follows:

Option I - Not Applicable

Option 2 & 3 - Where meters are used to measure the excess or total energy and average on-peak capacity purchased by the Company:

	Single Phase	<u>Polyphase</u>
Standard Measurement	\$9.25	\$12.10
T.O.D. Measurement	\$9.85	\$12.40

Continued on Sheet 20-2

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DATE OF ISSUE: June 29 2023

DATE EFFECTIVE: January 1 2024

ISSUED BY: Is Brian K. West

TITLE: Vice President Regulatory & Finance

By Authority of an Order of the Public Service Commission

In Case No.; 2023-00159 Dated XXXX XX XXXX

P.S.C. KY, NO. 12 ORIGINAL SHEET NO. 17-2 CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 17-2

TARIFF COGEN/SPP I (Cont'd.) (Cogeneration and/or Small Power Production--100 KW or Less)

ADDITIONAL CHARGES, (Cont'd.)

Monthly Metering Charge (Cont'd.)

Options 2 & 3 -Where meters are used to measure the excess or total energy and average on-peak capacity

purchased by the Company:

Single Phase Polyphase Standard Measurement \$9.25 \$12.10 T.O.D. Measurement \$9.85 \$12.40

Under Option 3, when metering voltage for COGEN/SPP facilities is the same as the Company's delivery voltage, the customer shall, at his option, either route the COGEN/SPP totalized output leads through the metering point, or make available at the metering point for the use of the Company and, as specified by the Company, metering current leads which will enable the Company to measure adequately the total electrical energy and average capacity produced by the qualifying COGEN/SPP facilities, as well as to measure the electrical energy consumption and capacity requirements of the customer's total load. When metering voltage for COGEN/SPP facilities is different from the Company's delivery voltage, metering requirements and charges shall be determined specifically for each use.

Local Facilities Charge

Additional charges to cover "interconnection costs" incurred by the Company shall be determined by the Company for each case and collected from the customer. For Options 2 and 3, the cost of metering facilities shall be covered by the Monthly Metering Charge and shall not be included in the Local Facilities Charge. The customer shall make a one-time payment for the Local Facilities Charge at the time of installation of the required additional facilities, or, at his option, up to 12 consecutive equal monthly payments reflecting an annual interest charge as determined by the Company, but not to exceed the cost of the Company's most recent issue of long-term debt. If the customer elects the installment payment option, the Company may require a reasonable security deposit.

MONTHLY CREDITS OR PAYMENTS FOR ENERGY AND CAPACITY DELIVERIES.

Energy Credit

The following credits or payments from the Company to the customer shall apply for the electrical energy delivered to the Company:

Standard Meter- All K	WH	. Variable LMP at time of delivery ¢ KWH	Т
T.O.D. Meter			
On-Peak KWH		. Variable LMP at time of delivery ¢ KWH	Т
Off-Peak KWH		. Variable LMP at time of delivery ¢ KWH	Т

Capacity Credit

If the customer contracts to deliver or produce a specified excess or total average capacity during the monthly billing period (monthly contract capacity), or a specified excess or total average capacity during the on-peak monthly billing period (on-peak contract capacity), then the following capacity credits or payment from the Company to the customer shall apply

(Cont'd on Sheet No. 17-3)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 145 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 20-2 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff COGEN/SPP I Continued (Cogeneration and/or Small Power Production--100 KW or Less)

Additional Charges Continued

Under Option 3, when metering voltage for COGEN/SPP facilities is the same as the Company's delivery voltage, the customer shall, at his option, either route the COGEN/SPP totalized output leads through the metering point, or make available at the metering point for the use of the Company and, as specified by the Company, metering current leads which will enable the Company to measure adequately the total electrical energy and average capacity produced by the qualifying COGEN/SPP facilities, as well as to measure the electrical energy consumption and capacity requirements of the customer's total load. When metering voltage for COGEN/SPP facilities is different from the Company's delivery voltage, metering requirements and charges shall be determined specifically for each use.

Local Facilities Charge

Additional charges to cover "interconnection costs" incurred by the Company shall be determined by the Company for each case and collected from the customer. For Options 2 and 3, the cost of metering facilities shall be covered by the Monthly Metering Charge and shall not be included in the Local Facilities Charge. The customer shall make a one-time payment for the Local Facilities Charge at the time of installation of the required additional facilities, or, at his option, up to 12 consecutive equal monthly payments reflecting an annual interest charge as determined by the Company, but not to exceed the cost of the Company's most recent issue of long-term debt. If the customer elects the installment payment option, the Company may require a reasonable security deposit.

Monthly Credits or Payments for Energy and Capacity Deliveries

Energy Credit

The following credits or payments from the Company to the customer shall apply for the electrical energy delivered to the

Standard Meter – All KWH	Variable LMP at time of delivery ∉ KWH
T.O.D. Meter	
On-Peak KWH	Variable LMP at time of delivery ∉ KWH
Off Peak KWH	Variable LMP at time of delivery ¢ KWH

Capacity Credit

If the customer contracts to deliver or produce a specified excess or total average capacity during the monthly billing period (monthly contract capacity), or a specified excess or total average capacity during the on-peak monthly billing period (on-peak contract capacity), then the following capacity credits or payment from the Company to the customer shall apply:

If standard energy meters are used,

A.	2023/2024	\$3.48	kW/month
	2024/2025	\$3.72	kW/month
	2025/2026	\$3.25	kW/month, times the lowest of:

1. monthly contract capacity, or

- current month metered average capacity, i.e., KWH delivered to the Company or produced by COGEN/SPP facilities
- 3. lowest average capacity metered during the previous two months if less than monthly contract capacity

Continued on Sheet 20-3

DATE OF ISSUE: June 29. 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX- XXXX

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P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 17-3 CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 17-3

TARIFF COGEN/SPP I (Cont'd.)

(Cogeneration and/or Small Power Production--100 KW or Less)

MONTHLY CREDITS OR PAYMENTS FOR ENERGY AND CAPACITY DELIVERIES. (Cont'd.)

Capacity Credit (Cont'd.)

If standard energy meters are used.

A.	2020/2021 \$2	2.81 kW/month	R
	2021/2022 \$3	3.37 kW/month	- 3
	2022/2023 \$3	3.29 kW/month, times the lowest of:	1

- monthly contract capacity, or
- current month metered average capacity, i.e., KWH delivered to the Company or produced by COGEN/SPP
- lowest average capacity metered during the previous two months if less than monthly contract capacity.

If T.O.D. energy meters are used,

- 2020/2021 \$6.74 kW/month 2021/2022 \$8.09 kW/month 2022/2023 \$7.89 kW/month, times the lowest of:
 - on-peak contract capacity, or
 - current month on-peak metered average capacity, i.e., on-peak KWH delivered to the Company or produced by COGEN/SPP facilities divided by 305 or
 - (3) lowest on-peak average capacity metered during the previous two months, if less than on-peak contract

The above energy and capacity credit rates are subject to revisions from time to time as approved by the Commission.

ON-PEAK AND OFF-PEAK PERIODS.

The on-peak period shall be defined as starting at 7:00A.M. and ending at 9:00 P.M., local time, Monday through Friday.

The off-peak period shall be defined as starting at 9:00 P.M. and ending at 7:00A.M. local time, Monday through Friday, and all hours of Saturday and Sunday.

CHARGES FOR CANCELLATION OR NON PERFORMANCE CONTRACT.

If the customer should, for a period in excess of six months, discontinue or substantially reduce for any reason the operation of cogeneration and/or small power production facilities which were the basis for the monthly contract capacity or the on-peak contract capacity, the customer shall be liable to the Company for an amount equal to the total difference between the actual payments for capacity paid to the customer and the payments for capacity that would have been paid to the customer pursuant to this Tariff COGEN/SPP I or any successor tariff. The Company shall be entitled to interest on such amount at the rate of the Company's most recent issue of long-term debt at the effective date of the contract.

Contracts under this tariff shall be made for a term not less than five (5) years. A Qualifying Facility can request that avoided cost rates be set on an "as available" basis or when a legally enforceable obligation is established.

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY:/s/Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 146 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 20-3 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff COGEN/SPP I Continued (Cogeneration and/or Small Power Production--100 KW or Less)

Monthly Credits or Payments for Energy and Capacity Deliveries Continued

If T.O.D. energy meters are used,

2023/2024 \$8.36 kW/month 2024/2025 \$8.92 kW/month 2025/2026 \$7.79 kW/month, times the lowest of:

on-peak contract capacity, or

- 2. current month on-peak metered average capacity, i.e., on-peak KWH delivered to the Company or produced by COGEN/SPP facilities divided by 305 or
- 3. lowest on-peak average capacity metered during the previous two months, if less than on-peak contract capacity

The above energy and capacity credit rates are subject to revisions from time to time as approved by the Commission.

On-Peak and Off-Peak Periods

The on-peak period shall be defined as starting at 7:00 A.M. and ending at 9:00 P.M., local time, Monday through Friday.

The off-peak period shall be defined as starting at 9:00 P.M. and ending at 7:00 A.M. local time, Monday through Friday, and all hours of Saturday and Sunday

Charges for Cancellation or Non Performance Contract

If the customer should, for a period in excess of six months, discontinue or substantially reduce for any reason the operation of cogeneration and/or small power production facilities which were the basis for the monthly contract capacity or the on-peak contract capacity, the customer shall be liable to the Company for an amount equal to the total difference between the actual payments for capacity paid to the customer and the payments for capacity that would have been paid to the customer pursuant to this TariffCOGEN/SPP I or any successor tariff. The Company shall be entitled to interest on such amount at the rate of the Company's most recent issue of long-term debt at the effective date of the contract.

Contracts under this tariff shall be made for a term not less than five (5) years. A Qualifying Facility can request that avoided cost rates be set on an "as available" basis or when a legally enforceable obligation is established.

DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West TITLE:

Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX, XXXX

P.S.C. KY, NO. 12 1st REVISED SHEET NO. 18-1. CANCELLING P.S.C. KY, NO. 12 ORIGINAL SHEET NO. 18-1

TARIFF COGEN/SPP II (Cogeneration and/or Small Power Production--Over 100 KW)

AVAILABILITY OF SERVICE.

This tariff is available to customers with cogeneration and/or small power production (COGEN/SPP) facilities which qualify under Section 210 of the Public Utility Regulatory Policies Act of 1978, and which have a net power production capacity of over 100 KW. In addition, cogeneration facilities must have a net power production capacity at or below 20,000 KW, and small power production facilities must have a net power production capacity at or below 5,000 KW. Such facilities shall be designed to operate properly in parallel with the Company's system without adversely affecting the operation of equipment and services of the Company and its customers, and without presenting safety hazards to the Company and customer personnel.

The customer has the following options under this tariff, which will affect the determination of energy and capacity and the monthly metering charges:

> Option 1 The customer does not sell any energy or capacity to the Company, and purchases from the Company its net load requirements, as determined by appropriate meters located at one delivery point.

> Option 2 The customer sells to the Company the energy and average on-peak capacity produced by the customer's qualifying COGEN/SPP facilities in excess of the customer's total load, and purchases from the Company its net load requirements, as determined by appropriate meters located at one delivery

> The customer sells to the Company the total energy and average on-peak capacity produced by the Ontion 3 customer's qualifying COGEN/SPP facilities, while simultaneously purchasing from the Company its total

> > load requirements, as determined by appropriate meters located at one delivery point.

MONTHLY CHARGES FOR DELIVERY FROM THE COMPANY TO THE CUSTOMER.

Such charges for energy, and demand where applicable, to serve the customer's net or total load shall be determined according to the tariff appropriate for the customer, except that Option 1 and Option 2 customers shall be served under demand-metered tariffs, and except that the monthly billing demand under such tariffs shall be the highest determined for the current and previous two billing periods. The above three-month billing demand provision shall not apply under Option 3.

ADDITIONAL CHARGES.

There shall be additional charges to cover the cost of special metering, safety equipment and other local facilities installed by the Company due to COGEN/SPP facilities, as follows:

Monthly Metering Charge

The additional monthly charge for special metering facilities shall be as follows:

Option 1 Not Applicable

(Cont'd on Sheet No. 18-2)

DATE OF ISSUE: September 1 2022

DATE EFFECTIVE: Service Rendered On And After October 1 2022

ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance

By Authority Of an Order of the Public Service Commission In Case No. 2020-00174 Dated January 13, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 147 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 21-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 21-1

Tariff COGEN/SPP II (Cogeneration and/or Small Power Production--Over 100 KW)

Availability of Service

This tariff is available to customers with cogeneration and/or small power production (COGEN/SPP) facilities which qualify under Section 210 of the Public Utility Regulatory Policies Act of 1978, and which have a net power production capacity of over 100 KW. In addition, cogeneration facilities must have a net power production capacity at or below 20,000 KW, and small power production facilities must have a net power production capacity at or below 5,000 KW. Such facilities shall be designed to operate properly in parallel with the Company's system without adversely affecting the operation of equipment and services of the Company and its customers, and without presenting safety hazards to the Company and customer personnel.

The customer has the following options under this tariff, which will affect the determination of energy and capacity and the monthly metering charges:

Option I -The customer does not sell any energy or capacity to the Company, and purchases from the Company its net load requirements, as determined by appropriate meters located at one delivery point.

Option 2 -The customer sells to the Company the energy and average on-peak capacity produced by the customer's qualifying COGEN/SPP facilities in excess of the customer's total load, and purchases from the Company its net load requirements, as determined by appropriate meters located at one delivery point.

Option 3 -The customer sells to the Company the total energy and average on-peak capacity produced by the customer's qualifying COGEN/SPP facilities, while simultaneously purchasing from the Company its total load requirements, as determined by appropriate meters located at one delivery point.

Monthly Charges for Delivery from the Company to the Customer

Such charges for energy, and demand where applicable, to serve the customer's net or total load shall be determined according to the tariff appropriate for the customer, except that Option 1 and Option 2 customers shall be served under demand-metered tariffs, and except that the monthly billing demand under such tariffs shall be the highest determined for the current and previous two billing periods. The above three-month billing demand provision shall not apply under Option 3.

Additional Charges

There shall be additional charges to cover the cost of special metering, safety equipment and other local facilities installed by the Company due to COGEN/SPP facilities, as follows:

The additional monthly charge for special metering facilities shall be as follows:

Option I -Not Applicable

Option 2 & 3 - Where meters are used to measure the excess or total energy and average on peak capacity purchased by the

Company:

	Single Phase	Polyphase
Standard Measurement	\$9.25	\$12.10
T.O.D. Measurement	\$9.85	\$12.40

Continued on Sheet 21-2

DATE OF ISSUE: June 29 2023 DATE EFFECTIVE: January 1 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX XXXX

P.S.C. KY, NO. 12 ORIGINAL SHEET NO. 18-2 CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 18-2

TARIFF COGEN/SPP II (Cont'd.) (Cogeneration and/or Small Power Production--Over 100 KW)

ADDITIONAL CHARGES. (Cont'd.)

Monthly Metering Charge (Cont'd)

Ontions 2 & 3-Where meters are used to measure the excess or total energy and average on

peak capacity purchased by the Company

Single Phase Polyphase \$12.10 Standard Measurement \$9.25 T.O.D. Measurement \$9.85 \$12.40

Under Option 3, when metering voltage for COGEN/SPP facilities is the same as the Company's delivery voltage, the customer shall, at his option, either route the COGEN/SPP totalized output leads through the metering point, or make available at the metering point for the use of the Company and, as specified by the Company, metering current leads which will enable the Company to measure adequately the total electrical energy and average capacity produced by the qualifying COGEN/SPP facilities, as well as to measure the electrical energy consumption and capacity requirements of the customer's total load. When metering voltage for COGEN/SPP facilities is different from the Company's delivery voltage, metering requirements and charges shall be determined specifically for

Local Facilities Charge

Additional charges to cover "interconnection costs" incurred by the Company shall be determined by the Company for each case and collected from the customer. For Options 2 and 3, the cost of metering facilities shall be covered by the Monthly Metering Charge and shall not be included in the Local Facilities Charge. The customer shall make a one-time payment for the Local Facilities Charge at the time of installation of the required additional facilities, or, at his option, up to 12 consecutive equal monthly payments reflecting an annual interest charge as determined by the Company, but not to exceed the cost of the Company's most recent issue of long-term debt. If the customer elects the installment payment option, the Company may require a reasonable security deposit.

MONTHLY CREDITS OR PAYMENTS FOR ENERGY AND CAPACITY DELIVERIES.

The following credits or payments from the Company to the customer shall apply for the electrical energy delivered to the Company:

standard Meter All KWI	H,Variable LMP at time of delivery ¢ KWH	Т
O.D. Meter		
On-Peak KWH	Variable LMP at time of delivery ¢ KWH	
Off Peak KWH	Variable LMP at time of delivery ¢KWH	

(Cont'd on Sheet No. 18-3)

DATE OF ISSUE: April 9, 2021 DATE EFFECTIVE: Service Rendered On And After January 14, 2021 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 148 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 21-2 CANCELLING P.S.C. KY. NO. SHEET NO. 21-2

Tariff COGEN/SPP II Continued (Cogeneration and/or Small Power Production-- Over 100 KW)

Additional Charges Continued

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Under Option 3, when metering voltage for COGEN/SPP facilities is the same as the Company's delivery voltage, the customer shall, at his option, either route the COGEN/SPP totalized output leads through the metering point, or make available at the metering point for the use of the Company and, as specified by the Company, metering current leads which will enable the Company to measure adequately the total electrical energy and average capacity produced by the qualifying COGEN/SPP facilities, as well as to measure the electrical energy consumption and capacity requirements of the customer's total load. When metering voltage for COGEN/SPP facilities is different from the Company's delivery voltage, metering requirements and charges shall be determined specifically for each case.

Local Facilities Charge

Additional charges to cover "interconnection costs" incurred by the Company shall be determined by the Company for each case and collected from the customer. For Options 2 and 3, the cost of metering facilities shall be covered by the Monthly Metering Charge and shall not be included in the Local Facilities Charge. The customer shall make a one-time payment for the Local Facilities Charge at the time of installation of the required additional facilities, or, at his option, up to 12 consecutive equal monthly payments reflecting an annual interest charge as determined by the Company, but not to exceed the cost of the Company's most recent issue of long-term debt. If the customer elects the installment payment option, the Company may require a reasonable security deposit.

Monthly Credits or Payments for Energy and Capacity Deliveries

Energy Credit

The following credits or payments from the Company to the customer shall apply for the electrical energy delivered to the

Standard Meter – All KWH	Variable LMP at time of delivery ¢ KWH
T.O.D. Meter	
On-Peak KWH	Variable LMP at time of delivery ¢ KWH
Off Peak KWH	Variable LMP at time of delivery ¢ KWH

Capacity Credit

If the customer contracts to deliver or produce a specified excess or total average capacity during the monthly billing period (monthly contract capacity), or a specified excess or total average capacity during the on-peak monthly billing period (on-peak contract capacity), then the following capacity credits or payment from the Company to the customer shall apply:

If standard energy meters are used,

A.	2023/2024	\$3.48	kW/month
	2024/2025	\$3.72	kW/month
	2025/2026	\$3.25	kW/month, times the lowest of:

monthly contract capacity, or

- 2. current month metered average capacity, i.e., KWH delivered to the Company or produced by COGEN/SPP facilities
- 3. lowest average capacity metered during the previous two months if less than monthly contract capacity

Continued on Sheet 21-3

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DATE OF ISSUE: June 29 2023 DATE EFFECTIVE: January 1 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX XXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 18-3 T
CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 18-3 T

TARIFF COGE N/SPP II (Cont'd.)

(Cogeneration and/or Small Power Production--Over 100 KW)

MONTHLY CREDITS OR PAYMENTS FOR ENERGY AND CAPACITY DELIVERIES. (Cont'd.)

Capacity Credit

If the customer contracts to deliver or produce a specified excess or total average capacity during the monthly billing period (monthly contract capacity), or a specified excess or total average capacity during the on-peak monthly billing period (on-peak contract capacity), then the following capacity credits or payment from the Company to the customer shall apply:

If standard energy meters are used,

A. 2020/2021 \$2.81 kW/month 2021/2022 \$3.37 kW/month 2022/2023 \$3.29 kW/month, times the lowest of:

- (1) monthly contract capacity, or
- (2) current month metered average capacity, i.e., KWH delivered to the Company or produced by COGEN/SPP facilities divided by 730,or
- (3) lowest average capacity metered during the previous two months if less than monthly contract capacity.

If T.O.D. energy meters are used,

B. 2020/2021 \$6.74 kW/month 2021/2022 \$8.09 kW/month 2022/2023 \$7.89 kW/month, times the lowest of:

- (1) on-peakcontract capacity, or
- (2) current month on-peak metered average capacity, i.e., on-peak KWH delivered to the Company or produced by COGEN/SPP facilities divided by 305, or
- (3) lowest on-peak average capacity metered during the previous two months, if less than on-peak contract

The above energy and capacity credit rates are subject to revisions from time to time as approved by the Commission.

ON-PEAK AND OFF-PEAK PERIODS.

The on-peak period shall be defined as starting at 7:00 A.M. and ending at 9:00 P.M., local time, Monday through Friday.

The off-peak period shall be defined as starting at 9:00 P.M. and ending at 7:00 A.M., local time, Monday through Friday, and all hours of Saturday and Sunday.

(Cont'd on Sheet No. 18-4)

DATE OF ISSUE: April 9, 2021
DATE EFFECTIVE: Service Rendered On And After January 14, 2021
ISSUED BY: /s/ Brian K. West
ITILE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 21-3 CANCELLING P.S.C. KY. NO. SHEET NO. 21-3

Tariff COGEN/SPP II Continued (Cogeneration and/or Small Power Production-- Over 100 KW)

Monthly Credits or Payments for Energy and Capacity Deliveries Continued

If T.O.D. energy meters are used,

3. 2023/2024 \$8.36 kW/month 2024/2025 \$8.92 kW/month 2025/2026 \$7.79 kW/month, times the lowest of

1. on-peak contract capacity, or

- current month on-peak metered average capacity, i.e., on-peak KWH delivered to the Company or produced by COGEN/SPP facilities divided by 305, or
- 3. lowest on-peak average capacity metered during the previous two months, if less than on-peak contract capacity.

The above energy and capacity credit rates are subject to revisions from time to time as approved by the Commission.

On-Peak and Off-Peak Periods

The on-peak period shall be defined as starting at 7:00 A.M. and ending at 9:00 P.M., local time, Monday through Friday.

The off-peak period shall be defined as starting at 9:00 P.M. and ending at 7:00 A.M., local time, Monday through Friday, and all hours of Saturday and Sunday.

Charges for Cancellation or Non Performance Contract

If the customer should, for a period in excess of six months, discontinue or substantially reduce for any reason the operation of cogeneration and/or small power production facilities which were the basis for the monthly contract capacity or the on-peak contract capacity, the customer shall be liable to the Company for an amount equal to the total difference between the actual payments for capacity paid to the customer and the payments for capacity that would have been paid to the customer pursuant to this Tariff COGEN/SPI lor any successor tariff. The Company shall be entitled to interest on such amount at the rate of the Company's most recent issue of long-term debt at the effective date of the contract.

Term of Contract

Contracts under this tariff shall be made for a term not less than five (5) years. A Qualifying Facility can request that avoided cost rates be set on an "as available" basis or when a legally enforceable obligation is established.

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

KPSC Case No. 2023-00159
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 18-4 T
CANCELLING P.S.C. KY. NO. XX _______ SHEET NO. 18-4 T

CHARGES FOR CANCELLATION OR NON PERFORMANCE CONTRACT.

If the customer should, for a period in excess of six months, discontinue or substantially reduce for any reason the operation of cogeneration and/or small power production facilities which were the basis for the monthly contract capacity or the on-peak contract capacity, the customer shall be liable to the Company for an amount equal to the total difference between the actual payments for capacity paid to the customer and the payments for capacity that would have been paid to the customer pursuant to this Tariff COGEN/
SPP II or any successor tariff. The Company shall be entitled to interest on such amount at the rate of the Company's most recent issue of long-term debt at the effective date of the contract.

TERM OF CONTRACT.

Contracts under this tariff shall be made for a term not less than five (5) years. A Qualifying Facility can request that avoided costrates be TN set on an "as available" basis or when a legally enforceable obligation is established.

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY:/s/Brian K. West
TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

Tariff COGEN/SPP II is now contained on three pages instead of four pages.

P.S.C. KY, NO. 12 ORIGINAL SHEET NO. 12-1 T CANCELLING P.S.C. KY. NO. 11 2ND REVISED SHEET NO. 12-1 T

TARIFF C S -I R P (Contract Service - Interruptible Power)

AVAILABILITY OF SERVICE.

Available for service to customers who contract for service under the Company's Industrial General Service (LGS) tariff. The Company reserves the right to limit the total contract capacity for all customers served under this Tariff to 75,000 kW.

Loads of new customers locating within the Company's service area or load expansions by existing customers may be offered interruptible service as part of an economic development incentive. Such interruptible service shall not be counted toward the limitation on total interruptible power contract capacity, as specified above, and will not result in a change to the limitation on total interruptible power contract capacity.

CONDITIONS OF SERVICE.

The Company will offer eligible customers the option to receive interruptible power service. This interruptible service will be consistent with PJM's Load Management Resource Product - Capacity Performance Demand Response requirement, hereafter referred to as the "PJM Demand Response Program", subject to any limitations on the availability of that Program by PJM. To be eligible for the credit, customers must be able to provide interruptible load (not including behind the meter diesel generation) of at least one (1) MW at a single site and commit to a minimum four (4) year contract term. The contract shall provide that 90 days prior to each contract anniversary date, the customer shall re-nominate the amount of interruptible load for the upcoming contract year, except that the cumulative reductions over the life of the contract shall not exceed 20% of the original interruptible load nominated under the contract. If no renomination is received at least 90 days prior to the contract anniversary date, the prior year's interruptible load shall apply for the forthcoming contract year.

Upon receipt of a request from the Customer for interruptible service, the Company will provide the Customer with a written addendum T containing the rates and related terms and conditions of service under which such service will be provided by the Company. If the parties reach an agreement based upon the offer provided to the Customer by the Company, such written contract will be filed with the Commission. The contract shall provide full disclosure of all rates, terms and conditions of service under this Tariff, and any and all agreements related thereto, subject to the designation of the terms and conditions of the contract as confidential, as set forth herein.

The Customer shall provide reasonable evidence to the Company that the Customer's electric service can be interrupted in accordance with the provisions of the written agreement including, but not limited to, the specific steps to be taken and equipment to be curtailed upon a

The Customer shall contract for capacity sufficient to meet average maximum interruptible power requirements, but in no event will the interruptible amount contracted for be less than 1,000 KW at any delivery point.

The Company reserves the right to test and verify the customer's ability to curtail. Any such test or verification may require actual physical interruption or curtailment, to the extent such testing or interruption is required under PJM's Demand Response Program.

NO RESPONSIBILITY OR LIABILITY OF ANY KIND SHALL ATTACH TO OR BE INCURRED BY THE COMPANY FOR, OR ON ACCOUNT OF, ANY LOSS, COST, EXPENSE, OR DAMAGE CAUSED BY OR RESULTING FROM, EITHER DIRECTLY OR INDIRECTLY, ANY CURTAILMENT OF SERVICE UNDER THE PROVISIONS OF THIS SCHEDULE.

Except as otherwise provided in the written agreement, the Company's Terms and Conditions of Service shall apply to service under this tariff

(Cont'd on Sheet No. 12-2)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 22-1 CANCELLING P.S.C. KY. NO. 12 2nd REVISED SHEET NO. 22-1

Tariff C.S.-I.R.P. (Contract Service - Interruptible Power)

Availability of Service

Available for service to customers who contract for service under the Company's Industrial General Service (I.G.S.) tariff. The Company reserves the right to limit the total contract capacity for all customers served under this Tariff to 75,000 kW.

Loads of new customers locating within the Company's service area or load expansions by existing customers may be offered interruptible service as part of an economic development incentive. Such interruptible service shall not be counted toward the limitation on total interruptible power contract capacity, as specified above, and will not result in a change to the limitation on total interruptible power contract capacity.

Conditions of Service

The Company will offer eligible customers the option to receive interruptible power service. This interruptible service will be consistent with PJM's Load Management Resource Product - Capacity Performance Demand Response requirement, hereafter referred to as the "PJM Demand Response Program", subject to any limitations on the availability of that Program by PJM. To be eligible for the credit, customers must be able to provide interruptible load (not including behind the meter diesel generation) of at least one (1) MW at a single site and commit to a minimum four (4) year contract term. The contract shall provide that 90 days prior to each contract anniversary date, the customer shall re-nominate the amount of interruptible load for the upcoming contract year, except that the cumulative reductions over the life of the contract shall not exceed 20% of the original interruptible load nominated under the contract. If no re-nomination is received at least 90 days prior to the contract anniversary date, the prior year's interruptible load shall apply for the forthcoming contract year.

Upon receipt of a request from the Customer for interruptible service, the Company will provide the Customer with a written addendum containing the rates and related terms and conditions of service under which such service will be provided by the Company. If the parties reach an agreement based upon the offer provided to the Customer by the Company, such written contract will be filed with the Commission. The contract shall provide full disclosure of all rates, terms and conditions of service under this Tariff, and any and all agreements related thereto, subject to the designation of the terms and conditions of the contract as confidential, as set forth herein.

The Customer shall provide reasonable evidence to the Company that the Customer's electric service can be interrupted in accordance with the provisions of the written agreement including, but not limited to, the specific steps to be taken and equipment to be curtailed upon a request for interruption.

The Customer shall contract for capacity sufficient to meet average maximum interruptible power requirements, but in no event will the interruptible amount contracted for be less than 1,000 KW at any delivery point

The Company reserves the right to test and verify the customer's ability to curtail. Any such test or verification may require actual physical interruption or curtailment, to the extent such testing or interruption is required under PJM's Demand Response Program.

NO RESPONSIBILITY OR LIABILITY OF ANY KIND SHALL ATTACH TO OR BE INCURRED BY THE COMPANY FOR, OR ON ACCOUNT OF, ANY LOSS, COST, EXPENSE, OR DAMAGE CAUSED BY OR RESULTING FROM, EITHER DIRECTLY OR INDIRECTLY, ANY CURTAILMENT OF SERVICE UNDER THE PROVISIONS OF THIS SCHEDULE

Except as otherwise provided in the written agreement, the Company's Terms and Conditions of Service shall apply to service

Continued on Sheet 22-2

DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX, XXXX

$P.S.C. \; KY. \; NO. \; 12 \; ORIGINAL \; SHEET \; NO. \; 12-2 \quad \top$ $CANCELLING \; P.S.C. \; KY. \; NO. \; 11 \; 1^{ST} \; REVISED \; SHEET \; NO. \; 12-2 \quad \top$

TARIFF C.S.-I.R.P. (Contract Service - Interruptible Power) (Cont'd.)

RATE.

Credits under this tariff of \$3.68/kW/month will be provided for interruptible load that qualifies under PJM's Demand Response Program rules as capacity for the purpose of the Company's Fixed Resource Requirement (FRR) obligation.

Tariff	Tariff Type	Tariff Code Description	Tariff Description
321	IR	CS-IRP SEC	IRP-IGS SECONDARY
330	IR	CS-IRP PR	IRP-IGS PRIMARY
331	IR	CS-IRP ST	IRP-IGS SUBTRANSMISSION
332	IR	CS-IRP TR	IRP-IGS TRANSMISSION

Charges for service under this Tariff will be set forth in the written agreement between the Company and the Customer and will reflect the firm service rates otherwise available to the Customer.

ADJUSTMENT CLAUSES.

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Fuel Adjustment Clause	Sheet No. 5	
System Sales Clause	Sheet No. 19	
Franchise Tariff	Sheet No. 20	
Demand-Side Management	Sheet No. 22	
Federal Tax Cut Tariff	Sheet No. 23	
Kentucky Economic Development Surcharge	Sheet No. 24	
Environmental Surcharge	Sheet No. 29	T
Capacity Charge	Sheet No. 30	T
School Tax	Sheet No. 33	
Purchase Power Adjustment	Sheet No. 35	
Decommissioning Rider	Sheet No. 38	

DELAYED PAYMENT CHARGE.

This tariff is due and payable in full on or before the due date stated on the bill. On all accounts not so paid, an additional charge of 5% of the unpaid balance will be made.

(Cont'd on Sheet No. 12-3)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 22-2 CANCELLING P.S.C. KY. NO. 12 2nd REVISED SHEET NO. 22-2

Tariff C.S.-I.R.P. Continued (Contract Service – Interruptible Power)

Rate
Credits under this tariff of \$3.68/kW/month will be provided for interruptible load that qualifies under PJM's Demand Response
Program rules as capacity for the purpose of the Company's Fixed Resource Requirement (FRR) obligation.

Tariff	Tariff Type	Tariff Code Description	Tariff Description
321	IR	CS-IRP SEC	IRP-IGS SECONDARY
330	IR	CS-IRPPR	IRP-IGS PRIMARY
331	IR	CS-IRP ST	IRP-IGS SUBTRANSMISSION
332	IR	CS-IRPTR	IRP-IGS TRANSMISSION

Charges for service under this Tariff will be set forth in the written agreement between the Company and the Customer and will reflect the firm service rates otherwise available to the Customer.

Adjustment Clauses

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Kentucky Economic Development Surcharge	Sheet No. 27
Demand-Side Management Adjustment Clause	Sheet No. 28
System Sales Clause	Sheet No. 29
Fuel Adjustment Clause	Sheet No. 30
Purchase Power Adjustment	Sheet No. 31
Environmental Surcharge	Sheet No. 32
Decommissioning Rider	Sheet No. 33
Distribution Reliability Rider	Sheet No. 34
Securitization Financing Rider	Sheet No. 35
Federal Tax Change Tariff	Sheet No. 36
City's Franchise Fee	Sheet No. 37
School Tax	SheetNo. 38

Confidentialit

All terms and conditions of any written contract under this Tariff shall be protected from disclosure as confidential, proprietary trade secrets, if either the Customer or the Company requests a Commission determination of confidentiality pursuant to 807 KAR 5:001 Section 7 and the request is granted.

Special Terms and Conditions

Except as otherwise provided in the written agreement, this Tariff is subject to the Company's Terms and Conditions of Service.

A Customer's plant is considered as one or more buildings, which are served by a single electrical distribution system provided and operated by the Customer. When the size of the Customer's load necessitates the delivery of energy to the Customer's plant over more than one circuit, the Company may elect to connect its circuits to different points on the Customer's system irrespective of contrary provisions in Terms and Conditions of Service.

Customers with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPP II or by special agreement with the Company.

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DATE OF ISSUE: June 29 2023

DATE EFFECTIVE: January 1 2024

ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX XXXX

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 153 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 12-3 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 12-3 T

TARIFF C.S.-I.R.P. (Contract Service - Interruptible Power) (Cont'd.)

CONFIDENTIALITY.

All terms and conditions of any written contract under this Tariff shall be protected from disclosure as confidential, proprietary trade secrets, if either the Customer or the Company requests a Commission determination of confidentiality pursuant to 807 KAR 5:001 Section 7 and the

SPECIAL TERMS AND CONDITIONS

Except as otherwise provided in the written agreement, this Tariff is subject to the Company's Terms and Conditions of Service.

A Customer's plant is considered as one or more buildings, which are served by a single electrical distribution system provided and operated by the Customer. When the size of the Customer's load necessitates the delivery of energy to the Customer's plant over more than one circuit, the Company may elect to connect its circuits to different points on the Customer's system irrespective of contrary provisions in Terms and Conditions of Service.

Customers with PURPA Section 210 qualifying cogeneration and/or small power production facilities shall take service under Tariff COGEN/SPP II or by special agreement with the Company.

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

Tariff C.S.-I.R.P. is now contained on two pages instead of three pages.

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 36-1

CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 36-1

RIDER D.R.S.

(Demand Response Service)

AVAILABILITY OF SERVICE

Available for Demand Response Service ("DRS") to customers that take firm service from the Company under a standard demandmetered rate schedule and that have the ability to curtail load under the provisions of this Schedule. Each customer electing service under this Schedule shall contract, via a Contract Addendum, for a definite amount of firm and interruptible capacity agreed to by the Company and the customer. The interruptible capacity amount shall not exceed the Customer's average on-peak demand for the past 12 months. The Company reserves the right to limit the aggregate amount of interruptible capacity contracted for under this Schedule. The Company will take Customer DRS requests in the order received. Customers taking service under this Schedule shall not participate in any PJM demand response program for Capacity.

CONDITIONS OF SERVICE

- 1. The Company, in its sole discretion, reserves the right to call for curtailments of the Customer's interruptible load at any time. Such interruptions shall be designated as "Discretionary Interruptions" and shall not exceed sixty (60) hours of interruption during any Interruption Year. The "Interruption Year" shall be defined as the consecutive twelve (12) month period commencing on June 1 and ending on May 31. Should this Schedule become effective on a date other than June 1, the period from the effective date of this Schedule until the next May 31 after such effective date shall be referred to as the "Initial Partial Interruption Year." In any Initial Partial Interruption Year, Discretionary Interruptions shall not exceed a number of hours equal to the product of the number of full calendar months during the Initial Partial Interruption Year and the annual interruption hours divided by 12.
- The monthly Interruptible Demand Credit Rate shall be \$5.50/kW-month, credited to participating Customers' bills for standard tariff
- 3. The Company will endeavor to provide the Customer with as much advance notice as possible of a Discretionary Interruption. The Company shall provide notice at least 90 minutes prior to the commencement of a Discretionary Interruption. Such notice shall include both the start and end time of the Discretionary Interruption. For any Discretionary Interruption, the Customer shall be permitted to choose not to interrupt and to continue to operate during the event, provided that the Customer pays the DRS Event Failure Charge. Discretionary Interruptions shall begin and end on the clock hour.
- 4. Discretionary Interruption events shall be three (3) consecutive hours and there shall not be more than six (6) hours of Discretionary Interruption per day.
- The Company will inform the Customer regarding the communication process for notices to curtail. The Customer is ultimately
 responsible for receiving and acting upon a curtailment notification from the Company.

(Cont'd On Sheet 36-2)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 154 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 23-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 23-1

Rider D.R.S. (Demand Response Service)

Availability of Service

Available for Demand Response Service ("DRS") to customers that take firm service from the Company under a standard demand-metered rate schedule and that have the ability to curtail load under the provisions of this Schedule. Each customer electing service under this Schedule shall contract, via a Contract Addendum, for a definite amount of firm and interruptible capacity agreed to by the Company and the customer. The interruptible capacity amount shall not exceed the Customer's average on-peak demand for the past 12 months. The Company reserves the right to limit the aggregate amount of interruptible capacity contracted for under this Schedule. The Company will take Customer DRS requests in the order received. Customers taking service under this Schedule shall not participate in any PJM demand response program for Capacity.

Conditions of Service

- 1. The Company, in its sole discretion, reserves the right to call for curtailments of the Customer's interruptible load at any time. Such interruptions shall be designated as "Discretionary Interruptions" and shall not exceed sixty (60) hours of interruption during any Interruption Year. The "Interruption Year" shall be defined as the consecutive twelve (12) month period commencing on June 1 and ending on May 31. Should this Schedule become effective on a date other than June 1, the period from the effective date of this Schedule until the next May 31 after such effective at each shall be referred to as the "Initial Partial Interruption Year." In any Initial Partial Interruption Year, Discretionary Interruption Shall not exceed a number of hours equal to the product of the number of full calendar months during the Initial Partial Interruption Year and the annual interruption hours divided by 12.
- The monthly Interruptible Demand Credit Rate shall be \$5.50/kW-month, credited to participating Customers' bills for standard tariff service
- 3. The Company will endeavor to provide the Customer with as much advance notice as possible of a Discretionary Interruption. The Company shall provide notice at least 90 minutes prior to the commencement of a Discretionary Interruption. Such notice shall include both the start and end time of the Discretionary Interruption. For any Discretionary Interruption, the Customer shall be permitted to choose not to interrupt and to continue to operate during the event, provided that the Customer pays the DRS Event Failure Charge. Discretionary Interruptions shall begin and end on the clock hour.
- 4. Discretionary Interruption events shall be three (3) consecutive hours and there shall not be more than six (6) hours of Discretionary Interruption per day.
- The Company will inform the Customer regarding the communication process for notices to curtail. The Customer is ultimately responsible for receiving and acting upon a curtailment notification from the Company.
- 6. The minimum interruptible capacity contracted for under this Schedule will be 500 kW. Customers with multiple electric service accounts at a single location may aggregate those individual accounts to meet the 500 kW minimum interruptible capacity requirement under this Schedule; however, the interruptible capacity committed for each individual account shall not be less than 100 kW.
- 7. All Customer meter data required under this Schedule shall be determined from 15- or 30-minute integrated metering, as applicable based on the Customer's rate schedule, with remote interrogation capability and demand recording equipment. Such metering equipment shall be owned, installed, operated, and maintained by the Company.
- 8. NO RESPONSIBILITY OR LIABILITY OF ANY KIND SHALL ATTACH TO OR BE INCURRED BY THE COMPANY FOR, OR ON ACCOUNT OF, ANY LOSS, COST, EXPENSE, OR DAMAGE CAUSED BY OR RESULTING FROM, EITHER DIRECTLY OR INDIRECTLY, ANY CURTAILMENT OF SERVICE UNDER THE PROVISIONS OF THIS SCHEDULE.

Continued on Sheet 23-2

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K, West

TITLE: Vice President Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX-XXXX

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P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 36-2 CANCELLING P.S.C. KY. NO. XX SHEET NO. 36-2

RIDER D.R.S. (Cont'd) (Demand Response Service)

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- The minimum interruptible capacity contracted for under this Schedule will be 500 kW. Customers with multiple electric service accounts at a single location may aggregate those individual accounts to meet the 500 kW minimum interruptible capacity requirement under this Schedule; however, the interruptible capacity committed for each individual account shall not be less than 100 kW.
- All Customer meter data required under this Schedule shall be determined from 15- or 30-minute integrated metering, as applicable based on the Customer's rate schedule, with remote interrogation capability and demand recording equipment. Such metering equipment shall be owned, installed, operated, and maintained by the Company.
- NO RESPONSIBILITY OR LIABILITY OF ANY KIND SHALL ATTACH TO OR BE INCURRED BY THE COMPANY FOR. OR ON ACCOUNT OF, ANY LOSS, COST, EXPENSE, OR DAMAGE CAUSED BY OR RESULTING FROM, EITHER DIRECTLY OR INDIRECTLY, ANY CURTAILMENT OF SERVICE UNDER THE PROVISIONS OF THIS SCHEDULE.

INTERRUPTIBLE CAPACITY RESERVATION

The Customer shall have established a total Capacity Reservation under its Contract for Service under the applicable demand-metered rate schedule. In a Contract Addendum, the Customer shall designate a set amount of kW of that total Capacity Reservation as the Firm Service Capacity Reservation, which is not subject to interruption under this Schedule. The Interruptible Capacity Reservation shall be the Customer's average on-peak demand over the past 12 months in excess of the Firm Service Capacity Reservation

The Interruptible Capacity Reservation is subject to annual review and adjustment by the Company and the Customer.

MONTHLY INTERRUPTIBLE DEMAND CREDIT

The monthly Interruptible Demand Credit shall be equal to the product of Demand Credit per kW-month and the Customer's Interruptible Capacity Reservation kW.

INTERRUPTION EVENT COMPLIANCE

A Customer will be determined to have failed a DRS interruption event if the Customer has not achieved at least ninety (90) percent of their agreed upon interruptible capacity reservation during the duration of a DRS event.

(Cont'd On Sheet 36-3)

DATE OF ISSUE: April 9, 2021 DATE EFFECTIVE: Service Rendered On And After January 14, 2021 ISSUED BY: /s/ Brian K. West TITLE: Vice President, Regulatory & Finance By Authority of Orders of the Public Service Commission In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021 KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 155 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 23-2 CANCELLING P.S.C. KY. NO ...

Rider D.R.S. Continued (Demand Response Service)

Interruptible Capacity Reservation

The Customer shall have established a total Capacity Reservation under its Contract for Service under the applicable demandmetered rate schedule. In a Contract Addendum, the Customer shall designate a set amount of kW of that total Capacity Reservation as the Firm Service Capacity Reservation, which is not subject to interruption under this Schedule. The Interruptible Capacity Reservation shall be the Customer's average on-peak demand over the past 12 months in excess of the Firm Service Capacity Reservation.

The Interruptible Capacity Reservation is subject to annual review and adjustment by the Company and the Customer.

Monthly Interruptible Demand Credit

The monthly Interruptible Demand Credit shall be equal to the product of Demand Credit per kW-month and the Customer's Interruptible Capacity Reservation kW.

Interruption Event Compliance

A Customer will be determined to have failed a DRS interruption event if the Customer has not achieved at least ninety (90) percent of their agreed upon interruptible capacity reservation during the duration of a DRS event.

DRS Event Failure

A Customer that fails one or more DRS interruption events shall repay a portion of the Customer's total annual DRS Interruptible Demand Credit per the following table:

Number of Failures	Penalty Payment %
Failure 1	5%
Failure 2	10%
Failure 3	10%
Failure 4	15%
Failure 5	15%
Failure 6	20%
Failure 7	25%
Totals	100%

The DRS Event Failure Charge equals the Customer's Interruptible Capacity Reservation kW, times the DRS Interruptible Demand Credit Rate, times 12, times the corresponding DRS Event Failure Charge Penalty Payment % set forth in the table above. Under no circumstance will a Customer be charged for DRS interruption event failures in an amount greater than the annual amount of DRS Interruptible Demand Credits the Customer would have or has received in an Interruption Year.

Settlement

The net amount of the monthly Interruptible Demand Credit and any DRS Event Failure Charge will be included in the Customer's monthly bill for electric service under its demand-metered rate schedule.

A Contract Addendum term under this Schedule shall be at least one (1) Interruption Year and shall continue for each subsequent Interruption Year until either party provides written notice no later than April 2 of its intention to discontinue service effective June I under the terms of this Schedule. Any participating Customer must participate for at least one full Interruption Year, therefore a Customer that begins service under this rider during the Initial Partial Interruption Year must then also participate in the subsequent full Interruption Year.

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DATE OF ISSUE: DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX- XXXX

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 156 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 36-3

CANCELLING P.S.C. KY. NO. XX SHEET NO. 36-3

RIDER D.R.S. (Cont'd)
(Demand Response Service)

DRS EVENT FAILURE CHARGE

A Customer that fails one or more DRS interruption events shall repay a portion of the Customer's total annual DRS Interruptible Demand Credit per the following table:

Number of Failures	Penalty Payment %
Failure 1	5%
Failure 2	10%
Failure 3	10%
Failure 4	15%
Failure 5	15%
Failure 6	20%
Failure 7	25%
Totals	100%

The DRS Event Failure Charge equals the Customer's Interruptible Capacity Reservation kW, times the DRS Interruptible Demand Credit Rate, times 12, times the corresponding DRS Event Failure Charge Penalty Payment % set forth in the table above. Under no circumstance will a Customer be charged for DRS Interruption event failures in an amount greater than the annual amount of DRS Interruptible Demand Credits the Customer would have or has received in an Interruption Year.

SETTLEMENT

The net amount of the monthly Interruptible Demand Credit and any DRS Event Failure Charge will be included in the Customer's monthly bill for electric service under its demand-metered rate schedule.

TERM

A Contract Addendum term under this Schedule shall be at least one (1) Interruption Year and shall continue for each subsequent Interruption Year until either party provides written notice no later than April 2 of its intention to discontinue service effective June 1 under the terms of this Schedule. Any participating Customer must participate for at least one full Interruption Year, therefore a Customer that begins service under this rider during the Initial Partial Interruption Year must then also participate in the subsequent full Interruption Year.

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DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: Is/ Birian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission
In Case No. 2020-00174 dated January 13, 2021; January 15, 2021, February 22, 2021, and March 17, 2021

Rider D.R.S. is now contained on two pages instead of three pages.

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 39-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 39-1

TARIFF V.C.S. (Voluntary Curtailment Service)

This Rider provides the Customer with the opportunity to reduce their cost of electric service by curtailing usage during Voluntary Curtailiment Events requested by the Company, Upon each event, the Customer shall have the option, but not the obligation, to curtail usage at their premises and be compensated by the Company as provided below.

AVAILABILITY OF SERVICE

The initial term of this tariff is two (2) years beginning January 28, 2022. Eligible customers must have a curtailable usage of not less than 1,000 kW at the metering point for a single account for electric service, have accounts that are current, and maintain satisfactory credit criteria as defined under the Company's Terms and Conditions under Deposits, Section D. All provisions of the applicable standard tariff for electric service will apply except as modified herein. Customers participating in a third-party demand response program and customers receiving service under special contracts, including COGEN/SPP contracts, are not eligible to participate under this Rider. Customers in this program are also subject to curtailments due to system emergencies in the same manner as all other firm service customers.

MONTHLY CHARGES AND CREDITS

Customer's net monthly bill for service provided under this Rider will be calculated in accordance with the Company's applicable rate schedule, with the exception that the Voluntary Curtailment Credit will be applied as a line item on the Customer's bill.

The Voluntary Curtailment Event Hours and the Voluntary Curtailment Price will be quoted to the Customer by no later than 5:00 p.m. ET of the day prior to the Event Day.

The Voluntary Curtailment Price will be based upon the Day-Ahead Market price of energy at the time of the Voluntary Curtailment Event, as determined in the Company's sole judgment, but not less than \$100 per MWh. The AEPKY_RESID_AGG LMP shall be used to develoo the Voluntary Curtailment Price.

CONDITIONS OF SERVICE

- The Company reserves the right to request a Voluntary Curtailment Event at any time at the Company's sole discretion. The
 Company will call no more than two (2) Voluntary Curtailment Events per day. The Events must be separated by at least one (1)
 reconstruct hour.
- Customers must request enrollment in the program thirty (30) days before participating in a Voluntary Curtailment Event. A fully executed contract is required before a customer may participate in a Voluntary Curtailment Event.
- The Company shall notify the Customer of a Voluntary Curtailment Event by e-mail, text or automated phone message. The
 Customer shall designate their representative(s) to receive said notifications.
- 4. No responsibility or liability of any kind shall attach to or be incurred by the Company or the AEP System for, or on account of, any loss, cost, expense or damage caused by or resulting from, either directly or indirectly, any curtailment of service under the provisions of this Rider.
- 5. The Customer shall not receive credit for any curtailment periods in which the Customer's usage is already reduced due to a planned or unplanned outage as a result of vacation, renovation, repair, refurbishment, force majeure, strike, economic conditions or any event other than the Customer's normal operating conditions.
- 6. The Customer's participation in any Company capacity-based demand response program takes priority over this program. No credit shall be given under this program for hours that a customer is responsible for curtailing under another program. An interval meter is required for service under this Rider. The incremental cost of any special metering, communications or control equipment required for service under this Rider beyond that normally provided shall be borne by the Customer.

(Cont'd on Sheet 39-2)

DATE OF ISSUE: December 28, 2021

DATE EFFECTIVE: Service Rendered On And After January 28, 2022

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority Of an Order of the Public Service Commission

In Case No. XXXX-XXXXX dated XXXX XX, XXXX

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 157 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 24-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 24-1

Tariff V.C.S. (Voluntary Curtailment Service)

This Rider provides the Customer with the opportunity to reduce their cost of electric service by curtailing usage during Voluntary Curtailment Events requested by the Company. Upon each event, the Customer shall have the option, but not the obligation, to curtail usage at their premises and be compensated by the Company as provided below.

Availability of Service

The initial term of this tariff is two (2) years beginning January 28, 2022. Eligible customers must have a curtailable usage of not less than 1,000 kW at the metering point for a single account for electric service, have accounts that are current, and maintain satisfactory credit criteria as defined under the Company's Terms and Conditions under Deposits, Section D. All provisions of the applicable standard tariff for electric service will apply except as modified herein. Customers participating in a third-party demand response program and customers receiving service under special contracts, including COGEN/SPP contracts, are not eligible to participate under this Rider. Customers in this program are also subject to curtailments due to system emergencies in the same manner as all other firm service customers.

Monthly Charges and Credits

Customer's net monthly bill for service provided under this Rider will be calculated in accordance with the Company's applicable rate schedule, with the exception that the Voluntary Curtailment Credit will be applied as a line item on the Customer's bill

The Voluntary Curtailment Event Hours and the Voluntary Curtailment Price will be quoted to the Customer by no later than 5:00 p.m. ET of the day prior to the Event Day.

The Voluntary Curtailment Price will be based upon the Day-Ahead Market price of energy at the time of the Voluntary Curtailment Event, as determined in the Company's sole judgment, but not less than \$100 per MWh. The AEPKY RESID AGG LMP shall be used to develop the Voluntary Curtailment Price.

Conditions of Service

- The Company reserves the right to request a Voluntary Curtailment Event at any time at the Company's sole discretion. The Company will call no more than two (2) Voluntary Curtailment Events per day. The Events must be separated by at least one (1) non-event hour.
- Customers must request enrollment in the program thirty (30) days before participating in a Voluntary Curtailment Event. A fully executed contract is required before a customer may participate in a Voluntary Curtailment Event.
- The Company shall notify the Customer of a Voluntary Curtailment Event by e-mail, text or automated phone message. The
 Customer shall designate their representative(s) to receive said notifications.
- No responsibility of liability of any kind shall attach to or be incurred by the Company or the AEP System for, or on account
 of, any loss, cost, expense or damage caused by or resulting from, either directly or indirectly, any curtailment of service
 under the provisions of this Rider
- 5. The Customer shall not receive credit for any curtailment periods in which the Customer's usage is already reduced due to a planned or unplanned outage as a result of vacation, renovation, repair, refurbishment, force majeure, strike, economic conditions or any event other than the Customer's normal operating conditions.
- 5. The Customer's participation in any Company capacity-based demand response program takes priority over this program. No credit shall be given under this program for hours that a customer is responsible for curtailing under another program. An interval meter is required for service under this Rider. The incremental cost of any special metering, communications or control equipment required for service under this Rider beyond that normally provided shall be borne by the Customer.

Continued on Sheet 24-2

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DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX. XXXX

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 39-2 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 39-2

TARIFF V.C.S. (Cont'd) (Voluntary Curtailment Service)

CURTAILED DEMAND

For each Voluntary Curtailment Event, Curtailed Demand shall be defined as the difference between the Customer's Average On-Peak Demand and the maximum sixty (60)-minute integrated demand in kW during the Voluntary Curtailment Event. The Curtailed Demand so computed will not be less than zero (0).

The Company shall determine the Customer's Average On-Peak Demand in kW specified in a contract or contract addendum for service under this Rider. The Customer's Average On-Peak Demand will be reviewed annually. Annual, seasonal or monthly Average On-Peak Demands may be established based upon Customer's historic usage patterns. For the purpose of determining the Average On-Peak Demand, the on-peak period is defined as 7:00 a.m.to 11:00 p.m. ET for all weekdays, Monday through Friday.

VOLUNTARY CURTAILMENT CREDIT

For each Voluntary Curtailment Event, the Event Credit shall be the product of the Curtailed Demand, the number of Voluntary Curtailment Event Hours and the Voluntary Curtailment Price.

The Voluntary Curtailment Credit will be the sum of the Event Credits for the calendar month.

The Voluntary Curtailment Credit will be applied to the Customer's bill within forty-five (45) days after the end of the month in which the Voluntary Curtailment Event occurred.

The Voluntary Curtailment Credit applied to the Customer's bill for service will be recorded in the Federal Energy Regulatory Commission's Uniform System of Accounts under Account 555, Purchased Power, and will be recorded in a subaccount so that the separate identity of this amount is preserved.

NON-COMPLIANCE PROVISION

There are no charges for non-compliance with a Voluntary Curtailment Event.

Contracts under this Rider shall be made for an initial period of one (1) year and shall remain in effect thereafter until either party provides to the other at least thirty (30) days written notice of its intention to discontinue service under this Rider.

DATE OF ISSUE: December 28, 2021 DATE EFFECTIVE: Service Rendered On And After January 28, 2022 ISSUED BY: /s/ Brian K. West TITLE: Vice President, Regulatory & Finance

By Authority Of an Order of the Public Service Commission

In Case No. XXXX-XXXXX dated XXXX XX, XXXX

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 158 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 24-2 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff V.C.S. Continued (Voluntary Curtailment Service)

Curtailed Demand

For each Voluntary Curtailment Event, Curtailed Demand shall be defined as the difference between the Customer's Average On-Peak Demand and the maximum sixty (60)-minute integrated demand in kW during the Voluntary Curtailment Event. The Curtailed Demand so computed will not be less than zero (0).

The Company shall determine the Customer's Average On-Peak Demand in kW specified in a contract or contract addendum for service under this Rider. The Customer's Average On-Peak Demand will be reviewed annually. Annual, seasonal or monthly Average On-Peak Demands may be established based upon Customer's historic usage patterns. For the purpose of determining the Average On-Peak Demand, the on-peak period is defined as 7:00 a.m. to 11:00 p.m. ET for all weekdays, Monday through Friday.

Voluntary Curtailment Credit

For each Voluntary Curtailment Event, the Event Credit shall be the product of the Curtailed Demand, the number of Voluntary Curtailment Event Hours and the Voluntary Curtailment Price.

The Voluntary Curtailment Credit will be the sum of the Event Credits for the calendar month

The Voluntary Curtailment Credit will be applied to the Customer's bill within forty-five (45) days after the end of the month in which the Voluntary Curtailment Event occurred.

The Voluntary Curtailment Credit applied to the Customer's bill for service will be recorded in the Federal Energy Regulatory Commission's Uniform System of Accounts under Account 555, Purchased Power, and will be recorded in a subaccount so that the separate identity of this amount is preserved.

Non-Compliance Provision

There are no charges for non-compliance with a Voluntary Curtailment Event.

Contracts under this Rider shall be made for an initial period of one (1) year and shall remain in effect thereafter until either party provides to the other at least thirty (30) days written notice of its intention to discontinue service under this Rider

DATE OF ISSUE: June 29: 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XXX XXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 37-1

TARIFF E.D.R. (Economic Development Rider)

AVAILABILITY OF SERVICE.

To encourage economic development in the Company's service territory, limited-term reductions in billing demand charges described herein are offered to qualifying new and existing retail customers who make application for service under this Rider.

Service under this Economic Development Rider (EDR) is intended for specific types of commercial and industrial customers whose operations, by their nature, will promote sustained economic development based on plant and facilities investment and job creation. Availability is limited to customers on a first-come, first-served basis until such time as a total of 250 MW of new load has been added to Kentucky Power's system under the EDR. The EDR is available to commercial and industrial customers served under Tariffs L.G.S. and I.G.S. Two meet the following requirements:

- A new customer must have at least a monthly maximum billing demand of 500 kW. An existing customer must increase its monthly
 maximum billing demand by at least 500 kW over the current Base Maximum Billing Demand in order to receive the Incremental
 Billing Demand Discount (IBDD).
- (2) A new customer, or the business expansion by an existing customer, will receive a Supplemental Billing Demand Discount (SBDD) for creating and sustaining at least 25 new permanent full time jobs over the contract term at the service location. The Company reserves the right to verify job counts. Failure to demonstrate the creation of new employment positions or to maintain the employment during the contract term will result in the termination of the supplemental discount.
- (3) The customer must demonstrate to the Company's satisfaction that, absent the availability of this EDR, the qualifying new or increased electrical demand would be located outside of the Company's service territory or would not be placed in service.

TERMS AND CONDITIONS.

- (1) The Company will offer the EDR to qualifying customers with new or increased load when the Company has sufficient generating capacity available. When sufficient generating capacity is not available, the Company will procure the additional capacity on the customer's behalf. The cost of capacity procured on behalf of the customer shall reduce on a dollar-for-dollar basis the customer's IBDD and SBDD. Such reduction shall be capped so that the customer's maximum demand charge shall be the non-discounted tariff demand charge. The reduction will be applied in reverse chronological order beginning with the most recent customer to receive discounted service under this tariff. The last customer to sign up for the EDR tariff would be the first customer T responsible for paying the cost of incremental capacity purchases. In any year during the discount period in which the customer pays the full tariff demand charge for all twelve months, the Company will reduce the term of the contract by one year.
- (2) The new or increased load cannot accelerate the Company's plans for additional generating capacity during the period for which the customer receives a demand discount. Customers receiving Temporary Service are not eligible for this EDR.
- (3) To receive service under this EDR, the customer shall make written application to the Company with sufficient information contained therein to determine the customer's eligibility for service. At a minimum, such information must include:

(Cont'd on Sheet 37-2)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 159 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 25-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 25-1

Tariff E.D.R. (Economic Development Rider)

Availability of Service

To encourage economic development in the Company's service territory, limited-term reductions in billing demand charges described herein are offered to qualifying new and existing retail customers who make application for service under this Rider.

Service under this Economic Development Rider (EDR) is intended for specific types of commercial and industrial customers whose operations, by their nature, will promote sustained economic development based on plant and facilities investment and job creation. Availability is limited to customers on a first-come, first-served basis until such time as a total of 250 MW of new load has been added to Kentucky Power's system under the EDR. The EDR is available to commercial and industrial customers served under Tariffs L.G.S. and I.G.S. who meet the following requirements:

- A new customer must have at least a monthly maximum billing demand of 500 kW. An existing customer must increase its monthly maximum billing demand by at least 500 kW over the current Base Maximum Billing Demand in order to receive the Incremental Billing Demand Discount (IBDD).
- (2) A new customer, or the business expansion by an existing customer, will receive a Supplemental Billing Demand Discount (SBDD) for creating and sustaining at least 25 new pernanent full time jobs over the contract term at the service location. The Company reserves the right to verify job counts. Failure to demonstrate the creation of new employment positions or to maintain the employment during the contract term will result in the termination of the sunolemental discount.
- (3) The customer must demonstrate to the Company's satisfaction that, absent the availability of this EDR, the qualifying new or increased electrical demand would be located outside of the Company's service territory or would not be placed in service.

Terms and Conditions

- (1) The Company will offer the EDR to qualifying customers with new or increased load when the Company has sufficient generating capacity available. When sufficient generating capacity is not available, the Company will procure the additional capacity on the customer's behalf. The cost of capacity procured on behalf of the customer shall reduce on a dollar-for dollar-basis the customer's IBDD and SBDD. Such reduction shall be capped so that the customer's maximum demand charge shall be the non-discounted tariff demand charge. The reduction will be applied in reverse chronological order beginning with the most recent customer to receive discounted service under this tariff. The sustomer to sign up for the EDR tariff would be the first customer responsible for paying the cost of incremental capacity purchases. In any year during the discount period in which the customer pays the full tariff demand charge for all twelve months, the Company will reduce the term of the contract by one year.
- (2) The new or increased load cannot accelerate the Company's plans for additional generating capacity during the period for which the customer receives a demand discount. Customers receiving Temporary Service are not eligible for this EDR.
- (3) To receive service under this EDR, the customer shall make written application to the Company with sufficient information contained therein to determine the customer's eligibility for service. At a minimum, such information must include:
 - a. A description and good faith estimate of the new or increased load to be served during each year of the contract,
 - b. The number of new employees or jobs that will be added as a result of the new load
 - c. A description of the anticipated capital investment,
 - d. A description of all other federal, state or local economic development tax incentives, grants, or any other incentives or assistance associated with the new or expanded project, and
 - A statement that without the EDR discount, the customer would locate elsewhere or would choose not to expand within Kentucky Power's service territory.

Continued on Sheet 25-2

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DATE EFFECTIVE: January 1: 2024
ISSUED BY: // S Brian K. West

TITLE: Vice President Regulatory & Finance
By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX- XXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 37-2

CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 37-2

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TARIFF E.D.R. (Cont'd) (Economic Development Rider)

TERMS AND CONDITIONS-(Cont'd).

- a. A description and good faith estimate of the new or increased load to be served during each year of the contract,
- b. The number of new employees or jobs that will be added as a result of the new load,
- c. A description of the anticipated capital investment,
- d. A description of all other federal, state or local economic development tax incentives, grants, or any other incentives or assistance associated with the new or expanded project, and
- e. A statement that without the EDR discount, the customer would locate elsewhere or would choose not to expand within T
 Kentucky Power's service territory.
- (3) For new and existing customers, billing demands for which reductions will be applicable under this EDR shall be for service at a T new service location or expanded production at an existing facility and not merely the result of a change of ownership. Relocation of the delivery point of the Company's service, moving existing equipment from another Company-served location or load transfers T from another Company-served location do not qualify as a new service location. Relocating existing facilities from within the T Company's service territory shall not disqualify the customer from the IBDD as long as the new relocated facility exceeds the Base Maximum Billing Demand of the previous facility by the minimum required amount.
- (4) For existing customers, billing demands for which deductions will be applicable under this EDR shall be the result of an increase in business activity and not merely the result of resumption of normal operations following a force majeure, strike, equipment failure, renovation or refurbishment, or other such abnormal operating condition. In the event that such an occurrence has taken place prior to the date of the application by the customer for service under this EDR, the monthly Base Maximum Billing Demand shall be adjusted as appropriate for this analysis to eliminate the effects of such occurrence.
- (5) Service under the EDR will be offered under the applicable Tariff L.G.S. or I.G.S. schedule. An EDR will be filed as a Special Contract T and must be approved by the Kentucky Public Service Commission before it can be implemented. The total contract period is equal to twice the number of years for which the customer receives a demand discount. The special contract term will be for two (2), four (4) six (6), eight (8), or ten (10) years only.
- (6) The IBDD and the SBDD, if applicable, begin when the customer's new or expanded operations are billed for service under this Rider. Temporary jobs created during the construction of new facilities or the expansion phase of existing operations are not eligible to be counted as permanent jobs for the purposes of this EDR.
- (7) If construction of new or expanded local distribution and/or transmission related facilities by the Company is required in order to provide the additional service, the customer may be required to make a contribution-in-aid of construction (CIAC) for the installed cost of such facilities pursuant to the provisions of the Company's Terms and Conditions of Service. The total cost of the CIAC, including gross-up by the effect of applicable taxes, will be recovered over the life of the EDR contract period, with no less than 80% recovered during the period for which the customer receives a demand discount. If the customer breaches the terms of the contract or ends the contract prematurely, any unpaid contribution-in-aid of construction must be paid to the Company, and any EDR discounts provided to the customer must be repaid to the Company. CIAC payment provided under this Rider supersedes other payment provisions only in the Company's Terms and Conditions Sheet 2-5 Section 9.

(Cont'd on Sheet 37-3)

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DATE EFFECTIVE: Service Rendered On And After January 14, 2021
ISSUED BY: /s/ Brian K. West
ITILE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 25-2 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff E.D.R. Continued (Economic Development Rider)

Terms and Conditions Continued

- (4) For new and existing customers, billing demands for which reductions will be applicable under this EDR shall be for service at a new service location or expanded production at an existing facility and not merely the result of a change of ownership. Relocation of the delivery point of the Company's service, moving existing equipment from another Company-served location or load transfers from another Company-served location do not qualify as a new service location. Relocating existing facilities from within the Company's service territory shall not disqualify the customer from the IBDD as long as the new relocated facility exceeds the Base Maximum Billing Demand of the previous facility by the minimum required amount.
- (5) For existing customers, billing demands for which deductions will be applicable under this EDR shall be the result of an increase in business activity and not merely the result of resumption of normal operations following a force majeure, strike, equipment failure, renovation or refurbishment, or other such abnormal operating condition. In the event that such an occurrence has taken place prior to the date of the application by the customer for service under this EDR, the monthly Base Maximum Billing Demand shall be adjusted as appropriate for this analysis to climinate the effects of such occurrence.
- (6) Service under the EDR will be offered under the applicable Tariff L.G.S. or I.G.S. schedule. An EDR will be filed as a Special Contract and must be approved by the Kentucky Public Service Commission before it can be implemented. The total contract period is equal to twice the number of years for which the customer receives a demand discount. The special contract term will be for two (2), four (4) six (6), eight (8), or ten (10) years only.
- (7) The IBDD and the SBDD, if applicable, begin when the customer's new or expanded operations are billed for service under this Rider. Temporary jobs created during the construction of new facilities or the expansion phase of existing operations are not cligible to be counted as permanent jobs for the purposes of this EDR.
- (8) If construction of new or expanded local distribution and/or transmission related facilities by the Company is required in order to provide the additional service, the customer may be required to make a contribution-in-aid of construction (CIAC) for the installed cost of such facilities pursuant to the provisions of the Company's Terms and Conditions of Service. The total cost of the CIAC, including gross-up by the effect of applicable taxes, will be recovered over the life of the EDR contract period, with no less than 80% recovered during the period for which the customer receives a demand discount. If the customer breaches the terms of the contract or ends the contract permaturely, any unpaid contribution-in-aid of construction must be paid to the Company, and any EDR discounts provided to the customer must be repaid to the Company. CIAC payment provided under this Rider supersedes other payment provisions only in the Company's Terms and Conditions Sheet-2-5 Section 9.
- (9) The L.G.S., and I.G.S. tariffs each contain a monthly minimum billing demand charge provision. The minimum demand charge provision is waived for EDR customers for up to 36 months depending upon the length of the contract. The provision is waived for the first 36 months of a 10 year contract, the first 24 months of a 8 year contract and the first 12 months of a 6 year contract. If during the special contract discount period, the customer's monthly demand falls below the minimum billing demandlevel for four (4) consecutive months or six (6) months total in a contract year, then the EDR discount will not be applied and the appropriate tariff minimum billing demand charge provision will be in force until the customer achieves the minimum billing demand level. Applicable EDR discounts will be applied to the qualifying incremental maximum billing demand only and will appear as a separate line item on the customer's bill.

Continued on Sheet 25-3

DATE OF ISSUE: June 29 2023

DATE EFFECTIVE: January 1 2024

ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX XXXX

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P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 37-3 CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 37-3

TARIFF E.D.R. (Cont'd) (Economic Development Rider)

TERMS AND CONDITIONS (Cont'd).

(8) The L.G.S., and I.G.S. tariffs each contain a monthly minimum billing demand charge provision. The minimum demand charge provision is waived for EDR customers for up to 36 months depending upon the length of the contract. The provision is waived for the first 36 months of a 10 year contract, the first 24 months of an 8 year contract and the first 12 months of a 6 year contract. If during the special contract discount period, the customer's monthly demand falls below the minimum billing demand level for four (4) consecutive months or six (6) months total in a contract year, then the EDR discount will not be applied and the appropriate tariff minimum billing demand charge provision will be in force until the customer achieves the minimum billing demand level. Applicable EDR discounts will be applied to the qualifying incremental maximum billing demand only and will appear as a separate line item on the customer's bill.

DETERMINATION OF MONTHLY QUALIFYING INCREMENTAL BILLING DEMAND.

For the purposes of this Rider, the monthly qualifying incremental billing demand will be calculated in the following manner

Where the new qualifying incremental demand resides in new facilities (or separate facilities for existing customers), those facilities may be metered on a separate meter according to Tariffs L.G.S., I.G.S., for the current billing period and the incremental billing demand will be calculated based upon that facility's meter readings.

Where the new qualifying incremental demand resides in a customer's existing facility with sufficient service and metering capability to accommodate the business expansion, the qualifying incremental billing demand is equal to demand in excess of the Base Maximum Billing Demand. The Base Maximum Billing Demand for each billing month will be calculated by the Company as the average of the previous three years, corresponding month maximum billing demands, subject to Terms and Conditions Items (3) and (4), and will be agreed to by the customer in advance

DETERMINATION OF INCREMENTAL BILLING DEMAND DISCOUNT.

Customers meeting all Availability of Service and Terms and Conditions above may contract for service for a period of up to ten (10) years, with a commensurate discount period of up to five (5) years. The qualifying incremental billing demand charge shall be reduced by 50%, 40%, 30%, 20%, 10% in the order of the Customer's choosing at the time of the contract filing. A sample illustration of an (IBDD) for a ten (10) year contract

- (a) For the twelve consecutive monthly billings of the first contract year, the qualifying incremental billing demand charge shall be reduced by 50% from the applicable tariff L.G.S. or I.G.S., demand charge;
- (b) For the twelve consecutive monthly billings of the second contract year, the qualifying incremental billing demand charge shall be reduced by 40% from the applicable tariff L.G.S. or I.G.S., demand charge;
- (c) For the twelve consecutive monthly billings of the third contract year, the qualifying incremental billing demand charge shall be reduced by 30% from the applicable tariff L.G.S. or I.G.S., demand charge;

(Cont'd on Sheet 37-4)

DATE OF ISSUE: April 9, 2021 DATE EFFECTIVE: Service Rendered On And After January 14, 2021 ISSUED BY: /s/ Brian K. West TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 161 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 25-3 CANCELLING P.S.C. KY. NO. SHEET NO XX-X

Tariff E.D.R. Continued (Economic Development Rider)

Determination of Monthly Qualifying Incremental Billing Demand

For the purposes of this Rider, the monthly qualifying incremental billing demand will be calculated in the following manner:

Where the new qualifying incremental demand resides in new facilities (or separate facilities for existing customers), those facilities may be metered on a separate meter according to Tariff's L.G.S., I.G.S., for the current billing period and the incremental billing demand will be calculated based upon that facility's meter readings.

Where the new qualifying incremental demand resides in a customer's existing facility with sufficient service and metering capability to accommodate the business expansion, the qualifying incremental billing demand is equal to demand in excess of the Base Maximum Billing Demand. The Base Maximum Billing Demand for each billing month will be calculated by the Company as the average of the previous three years, corresponding month maximum billing demands, subject to Terms and Conditions Items (3) and (4), and will be agreed to by the customer in advance.

Determination of Incremental Billing Demand Discount

Customers meeting all Availability of Service and Terms and Conditions above may contract for service for a period of up to ten (10) years, with a commensurate discount period of up to five (5) years. The qualifying incremental billing demand charge shall be reduced by 50%, 40%, 30%, 20%, 10% in the order of the Customer's choosing at the time of the contract filing. A sample illustration of an (IBDD) for a ten (10) year contract follows:

- (a) For the twelve consecutive monthly billings of the first contract year, the qualifying incremental billing demand charge shall be reduced by 50% from the applicable tariff L.G.S. or I.G.S., demand charge;
- (b) For the twelve consecutive monthly billings of the second contract year, the qualifying incremental billing demand charge shall be reduced by 40% from the applicable tariff L.G.S. or I.G.S., demand charge;
- (c) For the twelve consecutive monthly billings of the third contract year, the qualifying incremental billing demand charge shall be reduced by 30% from the applicable tariff L.G.S. or I.G.S., demand charge;
- (d) For the twelve consecutive monthly billings of the fourth contract year, the qualifying incremental billing demand charge shall be reduced by 20% from the applicable tariff L.G.S. or I.G.S., demand charge, but shall not be less than the applicable tariff rate schedule minimum billing demand;
- (c) For the twelve consecutive monthly billings of the fifth contract year, the qualifying incremental billing demand charge shall be reduced by 10% from the applicable tariff L.G.S. or I.G.S., demand charge, but shall not be less than the applicable tariff rate schedule minimum billing demand; and
- (f) All subsequent monthly billings shall be at the full charges stated in the applicable tariff rate schedule for contract years six (6) through ten (10).

The starting point for the IBDD is dependent upon the length of contract: i.e., an eight (8) year contract will have four (4) years of discount and a maximum annual IBDD of 40% in one year. Similarly, a six (6) year contract will have three (3) years of discount and a maximum annual IBDD of 30% in one year.

Continued on Sheet 25-4

DATE OF ISSUE: June 29 2023 DATE EFFECTIVE: January 1 2024 ISSUED BY: /s/ Brian K. West TITLE:

Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX XXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 37-4

CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 37-4

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TARIFF E.D.R. (Cont'd) (Economic Development Rider)

DETERMINATION OF INCREMENTAL BILLING DEMAND DISCOUNT (Cont'd).

- (d) For the twelve consecutive monthly billings of the fourth contract year, the qualifying incremental billing demand charge shall be reduced by 20% from the applicable tariff L.G.S. or I.G.S., demand charge, but shall not be less than the applicable tariff rate

 The schedule minimum billing demand:
- (e) For the twelve consecutive monthly billings of the fifth contract year, the qualifying incremental billing demand charge shall be reduced by 10% from the applicable tariff L.G.S. or I.G.S., demand charge, but shall not be less than the applicable tariff rate schedule T minimum billing demand; and
- (f) All subsequent monthly billings shall be at the full charges stated in the applicable tariff rate schedule for contract years six (6) through ten (10).

The starting point for the IBDD is dependent upon the length of contract: i.e., an eight (8) year contract will have four (4) years of discount and a maximum annual IBDD of 40% in one year. Similarly, a six (6) year contract will have three (3) years of discount and a maximum annual IBDD of 30% in one year.

DETERMINATION OF SUPPLEMENTAL BLLING DEMAND DISCOUNT.

At the Company's discretion, a (SBDD) which is applicable to the monthly incremental billing demand charge is available to customers meeting all Availability of Service and Terms and Conditions above, and that create at least twenty five (25) new permanent job opportunities in the facility and that maintain those job opportunities in each discount year. The amount of additional discount is determined by the actual number of jobs maintained in each year. The order in which the SBDD is applied will follow the same order selected by the Customer for the IBDD contract. A sample illustration of the SBDD for a ten (10) year contract follows

- (a) For the twelve consecutive monthly billings of the first contract year, the qualifying incremental billing demand charge shall be reduced an additional 5% for an increase of at least 50 jobs or 2.5% for an increase of at least 25 jobs:
- (b) For the twelve consecutive monthly billings of the second contract year, the qualifying incremental billing demand charge shall be reduced an additional 4.5% for an increase of at least 50 jobs or 2.0% for an increase of at least 25 jobs.
- (c) For the twelve consecutive monthly billings of the third contract year, the qualifying incremental billing demand charge shall be reduced an additional 4% for an increase of at least 50 jobs or 1.5% for an increase of at least 25 jobs;
- (d) For the twelve consecutive monthly billings of the fourth contract year, the qualifying incremental billing demand charge shall be reduced an additional 3.5% for an increase of at least 50 iobs or 1.0% for an increase of at least 25 iobs:

(Cont'd on Sheet 37-5)

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ISSUED BY: /s/ Brian K. West
ITITLE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission
In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 162 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 25-4
CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff E.D.R. Continued (Economic Development Rider)

Determination of Supplemental Billing Demand Discount

At the Company's discretion, a (SBDD) which is applicable to the monthly incremental billing demand charge is available to customers meeting all Availability of Service and Terms and Conditions above, and that create at least twenty five (25) new permanent job opportunities in the facility and that maintain those job opportunities in each discount year. The amount of additional discount is determined by the actual number of jobs maintained in each year. The order in which the SBDD is applied will follow the same order selected by the Customer for the IBDD contract. A sample illustration of the SBDD for a ten (10) vear contract follows:

- (a) For the twelve consecutive monthly billings of the first contract year, the qualifying incremental billing demand charge shall be reduced an additional 5% for an increase of at least 50 jobs or 2.5% for an increase of at least 25 jobs;
- (b) For the twelve consecutive monthly billings of the second contract year, the qualifying incremental billing demand charge shall be reduced an additional 4.5% for an increase of at least 50 jobs or 2.0% for an increase of at least 25 jobs;
- (c) For the twelve consecutive monthly billings of the third contract year, the qualifying incremental billing demand charge shall be reduced an additional 4% for an increase of at least 50 jobs or 1. 5% for an increase of at least 25 jobs;
- (d) For the twelve consecutive monthly billings of the fourth contract year, the qualifying incremental billing demand charge shall be reduced an additional 3.5% for an increase of at least 5● jobs or 1.0% for an increase of at least 25 jobs.
- (e) For the twelve consecutive monthly billings of the fifth contract year, the qualifying incremental billing demand charge shall be reduced an additional 3% for an increase of at least 50 jobs or 0.5% for an increase of at least 25 jobs; and
- (f) All subsequent monthly billings shall be at the full charges stated in the applicable tariff rate schedule for contract years six (6) through ten (10)

The length of the SBDD shall be identical to the length of the IBDD. The starting point for the discount will be commensurate with the contract length, i.e., an eight (8) year contract will have four (4) years of discount with a maximum SBDD of either 4.5% or 2.0% as appropriate during one year of the contract.

The appropriate discount(s) shall be applicable over a period of up to 60 consecutive billing months as selected by the Customer in 12-month increments at the time of the contract.

Terms of Contract

A contract or agreement addendum for service under this Rider, in addition to service under Tariffs L.G.S. or I.G.S., shall be executed by the Customer and the Company for the time period which includes the start-up period and the multi-year period during which a Total Demand Charge discount is in effect and an equal multi-year period during which the customer agrees to pay the full rates in the applicable Tariff rate schedule.

At a minimum, the contract or agreement addendum shall specify the Base Maximum Billing Demand, the anticipated annual total qualifying demand, the Adjustment Factor and related provisions to be applicable under this Rider, and the effective date for the contract addendum

The customer may discontinue service under this Rider before the end of the contract or agreement addendum only by reimbursing the Company for any and all demand reductions received under this Rider when billed at the applicable tariff schedule rate.

Special Terms and Conditions

Except as otherwise provided in this Rider, written agreements shall remain subject to all of the provisions of the applicable tariffs. This Rider is subject to the Company's Terms and Conditions of Service.

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX- XXXX

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P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 37-5 T
CANCELLING P.S.C. KY. NO. 11 1st REVISED SHEET NO. 37-5

TARIFF E.D.R. (Cont'd) (Economic Development Rider)

DETERMINATION OF SUPPLEMENTAL BLLING DEMAND DISCOUNT (Cont'd).

- (e) For the twelve consecutive monthly billings of the fifth contract year, the qualifying incremental billing demand charge shall be T reduced an additional 3% for an increase of at least 50 jobs or 0.5% for an increase of at least 25 jobs; and
- (f) All subsequent monthly billings shall be at the full charges stated in the applicable tariff rate schedule for contract years six (6) T through ten (10)

The length of the SBDD shall be identical to the length of the IBDD. The starting point for the discount will be commensurate with the contract length, i.e., an eight (8) year contract will have four (4) years of discount with a maximum SBDD of either 4.5% or 2.0% as appropriate T during one year of the contract.

The appropriate discount(s) shall be applicable over a period of up to 60 consecutive billing months as selected by the Customer in 12-month increments at the time of the contract.

TERMS OF CONTRACT.

A contract or agreement addendum for service under this Rider, in addition to service under Tariffs L.G.S. or I.G.S., shall be executed by the T Customer and the Company for the time period which includes the start-up period and the multi-year period during which a Total Demand T Charge discount is in effect and an equal multi-year period during which the customer agrees to pay the full rates in the applicable Tariff rates schedule

At a minimum, the contract or agreement addendum shall specify the Base Maximum Billing Demand, the anticipated annual total qualifying demand, the Adjustment Factor and related provisions to be applicable under this Rider, and the effective date for the contract addendum.

The customer may discontinue service under this Rider before the end of the contract or agreement addendum only by reimbursing the Company for any and all demand reductions received under this Rider when billed at the applicable tariff schedule rate.

SPECIAL TERMS AND CONDITIONS.

Except as otherwise provided in this Rider, written agreements shall remain subject to all of the provisions of the applicable tariffs. This Rider is subject to the Company's Terms and Conditions of Service.

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s / Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of Orders of the Public Service Commission
In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

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Tariff E.D.R. is now contained on four pages instead of five pages.

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 25-1 $\ _{
m T}$ CANCELLING P.S.C. KY. NO. 11 1ST REVISED SHEET NO. 25-1

Tariff R F A (Residential Energy Assistance)

Proceeds of the charge and matching Company contributions will be used to provide financial assistance to eligible residential customers for electric bills during peak heating months (January through April).

Applicable.

To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., R.S.-T.O.D.2

Rate,

\$0.30 per month per residential account

Programs.

Participation in the programs below will be determined by the residential customer's local community action agency in accordance with guidelines approved by the Commission and the availability of funds. Customer participation is limited to one program each calendar year.

Home Energy Assistance in Reduced Temperatures (HEART)

Participating low-income residential customers, whose primary source of heat is electric, are eligible to receive an electric bill credit of \$115.00 a month for bills rendered in January through April

Participating low income residential customers, whose primary source of heat is non-electric, are eligible to receive an electric bill credit of \$58.00 a month for bills rendered in January through April.

Temporary Heating Assistance in Winter (THAW)

Participating residential customers, who are experiencing temporary economic hardships, are eligible to receive electric bill credits totaling no more than \$175.00 for bills rendered in January through April in any single calendar year.

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 164 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 26-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 26-1

Tariff R.E.A. (Residential Energy Assistance)

Proceeds of the charge and matching Company contributions will be used to provide financial assistance to eligible residential customers fix electric bills during peak hearting months (January through April).

Applicable
To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., R.S.-T.O.D.2

\$0.40 per month per residential account.

Programs

Participation in the programs below will be determined by the residential customer's local community action agency in accordance with guidelines approved by the Commission and the availability of funds. Customer participation is limited to one program each calendar year.

Home Energy Assistance in Reduced Temperatures (HEART)

Participating low-income residential customers, whose primary source of heat is electric, are eligible to receive an electric bill credit of \$115.00 a month for bills rendered in January through April.

Participating low-income residential customers, whose primary source of heat is non-electric, are eligible to receive an electric bill credit of \$58.00 a month for bills rendered in January through April.

Temporary Heating Assistance in Winter (THAW)

Participating residential customers, who are experiencing temporary economic hardships, are eligible to receive electric bill credits totaling no more than \$175.00 for bills rendered in January through April in any single calendar year

DATE OF ISSUE: DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XXX XXXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 24-1

CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 24-1

Tariff K.E.D.S. (Kentucky Economic Development Surcharge)

Proceeds of the surcharge and matching Company contributions will be used to fund economic development programs and activities as determined by the Company within the 20 counties comprising Kentucky Power's certified territory.

Applicable.

To Tariffs G.S, S.G.S. - T.O.D., M.G.S. - T.O.D., L.G.S., L.G.S. - T.O.D., I.G.S., C.S. - Coal, C.S. - I.R.P., M.W.

Rate. \$1.00 per month per commercial account.

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021 ISSUED BY: /s/ Brian K. West TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 165 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 27-1 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 27-1

Tariff K.E.D.S. (Kentucky Economic Development Surcharge)

Proceeds of the surcharge and matching Company contributions will be used to fund economic development programs and activities as determined by the Company within the 20 counties comprising Kentucky Power's certified territory.

 $\frac{\textbf{Applicable}}{\text{To Tariffs G.S., S.G.S.}} - \text{T.O.D., M.G.S.} - \text{T.O.D., L.G.S., L.G.S.} - \text{T.O.D., 1.G.S., C.S.} - \text{I.R.P., M.W.}$

D

Rate \$1.00 per month per commercial account.

DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West TITLE: Vice President, Regulatory & Finance

By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX. XXXX

P.S.C. KY. NO. 12 2^{nd} REVISED SHEET NO. 22-1 CANCELLING P.S.C. KY. NO. 12 1^{st} REVISED SHEET NO. 22-1

TARIFF D.S.M.C.

(Demand-Side Management Adjustment Clause)

APPLICABLE.

To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D. 2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S.-L.R.P., C.S.-Coal, and M.W.,

RATE.

 The Demand-Side Management (DSM) clause shall provide for periodic adjustment per KWH of sales equal to the DSM costs per KWH by customer sector according to the following formula:

> , <u>DSM (c)</u> S(c)

Adjustment Factor =

Where DSM is the cost by customer sector of demand-side management programs, net lost revenues, incentives, and any over/under recovery balances; (c) is customer sector; and S is the adjusted KWH sales by customer sector.

- Demand-Side Management (DSM) costs shall be the most recent forecasted cost plus any over/under recovery balances recorded at the end of the previous period.
 - Program costs are any costs the Company incurred associated with demand-side management which were approved by the Kentucky Power Company DSM Collaborative. Examples of costs to be included are contract services, allowances, promotion, expenses, evaluation, lease expense, etc. by customer sector.
 - Net lost revenues are the calculated net lost revenues by customer sector resulting from the implementation of the DSM programs
 - Incentives are a shared-savings incentive plan consisting of one of the following elements: The <u>efficiency incentivo</u> which is defined as 15 percent of the estimated net savings associated with the programs. Estimated net savings are calculated based on the California Standard Practice Manual's definition of the Total Resources Cost (TRC) test, or the <u>maximizing incentive</u> which is defined as 5 percent of actual program expenditures if program savings cannot be measured.
 - d. Over/ Under recovery balances are the total of the differences between the following:
 - (i) the actual program costs incurred versus the program costs recovered through DSM adjustment clause, and
 - (ii) the calculated net lost revenues realized versus the net lost revenues recovered through the DSM adjustment clause, and
 - (iii) the calculated incentive to be recovered versus the incentive recovered through the DSM adjustment
- Sales (S) shall be the total ultimate KWH sales by customer sector less non-metered, opt-out and lost revenue impact KWHs by customer sector.
- The provisions of the Demand-Side Management Adjustment Clause will be effective for the period ending December 31, 2023.
 T (Cont'd on Sheet No. 22-2)

DATE OF ISSUE: January 24 2023

DATE EFFECTIVE: Service Rendered On And After January 1 2023

ISSUED BY: /s/.Brian K. West

TITLE: Vice President Regulatory & Finance

.By Authority Of an Order of the Public Service Commission

In Case No. 2022-00392 Dated January 6 2023

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 166 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 28-1 CANCELLING P.S.C. KY. NO. 12 2nd REVISED SHEET NO. 28-1

Tariff D.S.M.C. (Demand-Side Management Adjustment Clause)

Applical

To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D. 2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S.-I.R.P., and M.W.,

Rate

 The Demand-Side Management (DSM) clause shall provide for periodic adjustment per KWH of sales equal to the DSM costs per KWH by customer sector according to the following formula;

(c) Adjustment Factor =
$$\frac{DSM}{S(c)}$$

Where DSM is the cost by customer sector of demand-side management programs, net lost revenues, incentives, and any over/under recovery balances; (e) is customer sector; and S is the adjusted KWH sales by customer sector.

- Demand-Side Management (DSM) costs shall be the most recent forecasted cost plus any over/under recovery balances recorded at the end of the previous period.
 - a. Program costs are any costs the Company incurred associated with demand-side management which were approved by the Kentucky Power Company DSM Collaborative. Examples of costs to be included are contract services, allowances, promotion, expenses, evaluation, lease expense, etc. by customer sector.
 - Net lost revenues are the calculated net lost revenues by customer sector resulting from the implementation of the DSM programs.
 - c. Incentives are a shared-savings incentive plan consisting of one of the following elements: The <u>efficiency incentive</u>, which is defined as 15 percent of the estimated net savings associated with the programs. Estimated net savings are calculated based on the California Standard Practice Manual's definition of the Total Resources Cost (TRC) test, or the <u>maximizing incentive</u> which is defined as 5 percent of actual program expenditures if program savings cannot be measured.
 - d. Over/ Under recovery balances are the total of the differences between the following:
 - i. the actual program costs incurred versus the program costs recovered through DSM adjustment clause, and
 - the calculated net lost revenues realized versus the net lost revenues recovered through the DSM adjustment clause, and
 - the calculated incentive to be recovered versus the incentive recovered through the DSM adjustment
- Sales (S) shall be the total ultimate KWH sales by customer sector less non-metered, opt-out and lost revenue impact KWHs
 by customer sector
- The provisions of the Demand-Side Management Adjustment Clause will be effective for the period ending December 31, 2023
- The DSM adjustment shall be filed with the Commission ten (10) days before it is scheduled to go into effect, along with all the necessary supporting data to justify the amount of the adjustments, which shall include data, and information as may be required by the Commission.

Continued on Sheet 28-2

 DATE OF ISSUE:
 June 29: 2023

 DATE EFFECTIVE:
 January I: 2024

 ISSUED BY:
 4S Brian K. West

 TITLE:
 Vice President Regulatory & Finance

By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX- XXXX D

P.S.C. KY. NO. 12 2nd REVISED SHEET NO. 22-2 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 22-2

TARIFF D.S.M.C. (DEMAND-SIDE MANAGEMENT ADJUSTMENT CLAUSE) (Cont'd.)

RATE. (Cont'd.)

- The DSM adjustment shall be filed with the Commission ten (10) days before it is scheduled to go into effect, along with all the necessary supporting data to justify the amount of the adjustments, which shall include data, and information as may be required by the Commission.
- Copies of all documents required to be filed with the Commission under this regulation shall be open and made available for public inspection at the office of the Public Service Commission pursuant to the provisions of KRS 61.870 to 61.884.
- The resulting range for each customer sector per KWH during the three-year Experimental Demand-Side Management Plan is as follows:

CUSTOMER SECTOR

	RESIDENTIAL	COMMERCIAL	INDUSTRIAL*	
<u>DSM (c)</u> S (c)	\$479,489 1,943,627,965	\$181,893 1,448,924,338	- 0 - - 0 -	T T
Adjustment Factor	\$ 0.000247	\$ 0.000126	- 0 -	ш

^{*} The Industrial Sector has been discontinued pursuant to the Commission's Order dated September 28, 1999.

PROGRAM DESCRIPTIONS.

The D.S.M.C. program availability, program, rate, and equipment descriptions follow:

(Cont'd on Sheet No. 22-3)

DATE OF ISSUE: January 24, 2023

DATE EFFECTIVE: Service Rendered On And After January 1, 2023

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority Of an Order of the Public Service Commission

In Case No. 2022-00392 Dated January 6, 2023

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 167 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 28-2 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 28-2

Tariff D.S.M.C. Continued (Demand-Side Management Adjustment Clause)

Т

Rate Continued

- Copies of all documents required to be filed with the Commission under this regulation shall be open and made available for public inspection at the office of the Public Service Commission pursuant to the provisions of KRS 61.870 to 61.884.
- 7. The resulting range for each customer sector per KWH during the three-year Experimental Demand-Side Management Plan

Customer Sector

DSM(c)	Residential \$479,489	\$181,893	Industrial
S(c) Adjustment Factor	1,943,627,965 \$0.000247	1,448,924,338 \$0.000126	0

^{*} The Industrial Sector has been discontinued pursuant to the Commission's Order dated September 28, 1999.

<u>Program Descriptions</u>
The D.S.M.C. program availability, program, rate, and equipment descriptions follows:

Continued on Sheet 28-3

T

June 29, 2023 DATE OF ISSUE: DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX, XXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 22-3 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 22-3 T

TARIFF D.S.M.C. (DEMAND-SIDE MANAGEMENT ADJUSTMENT CLAUSE) (Cont'd.)

PROGRAM: TEE - Targeted Energy Efficiency

AVAILABILITY OF SERVICE

Available on a voluntary basis to individual residential customers receiving retail electric service from the Company, who have primary electric heat and use an average of 700 kWh per month. Residential customers without primary electric heating may also be eligible for limited efficiency measures if they have electric water heating and use an average of 700 kWh per month from November through March. To qualify, the household's income cannot exceed the designated poverty guidelines as administered by the local community action agency.

PROGRAM DESCRIPTION

The Kentucky Power Targeted Energy Efficiency Program (TEE) provides weatherization and energy efficiency services to qualifying residential customers who need help reducing their energy bills. The Company provides funding for this program through the Kentucky Community Action network of not-for-profit community action agencies. The program funding and service is supplemental to the Weatherization Assistance Programs offered by the local community action agency. This program provides energy saving improvements to an existing home. Program services include residential energy audits, the installation of home weatherization/energy conservation items and customer education on home energy efficiency. The home weatherization/energy conservation measures may include, but not limited to:

- · High efficiency lighting
- Domestic hot water pipe insulation
- Water heater insulation wrap (electric DHW only)
- Low flow showerhead
- Low flow faucet aerator
- Air and duct sealing (electric heat only)
- Insulation (electric heat only)
- Efficient windows and doors
- Air source heat pump

RATE

No rate applies for this program.

EQUIPMENT

The Kentucky Community Action network of not-for-profit community action agencies will furnish and install, in the customer's presence, the equipment as provided by this program.

DATE OF ISSUE: April 9, 2021 DATE EFFECTIVE: Service Rendered On And After January 14, 2021 ISSUED BY: /s/ Brian K. West TITLE: Vice President, Regulatory & Finance By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 168 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 28-3 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 28-3

Tariff D.S.M.C. Continued (Demand-Side Management Adjustment Clause)

Program: TEE - Targeted Energy Efficiency

Availability of Service
Available on a voluntary basis to individual residential customers receiving retail electric service from the Company, who have primary electric heat and use an average of 700 kWh per month. Residential customers without primary electric heating may also be eligible for limited efficiency measures if they have electric water heating and use an average of 700 kWh per month from November through March. To qualify, the household's income cannot exceed the designated poverty guidelines as administered by the local community action agency.

Program Description

The Kentucky Power Targeted Energy Efficiency Program (TEE) provides weatherization and energy efficiency services to qualifying residential customers who need help reducing their energy bills. The Company provides funding for this program through the Kentucky Community Action network of not-for-profit community action agencies. The program funding and service is supplemental to the Weatherization Assistance Programs offered by the local community action agency. This program provides energy saving improvements to an existing home. Program services include residential energy audits, the installation of home weatherization/energy conservation items and customer education on home energy efficiency. The home weatherization/energy conservation measures may include, but not limited to:

- High efficiency lighting
- Domestic hot water pipe insulation
- Water heater insulation wrap (electric DHW only)
- Low flow showerhead
- Low flow fancet aerator
- Air and duct scaling (electric heat only)
- Insulation (electric heat only)
- Efficient windows and doors
- Air source heat pump

No rate applies for this program.

The Kentucky Community Action network of not-for-profit community action agencies will furnish and install, in the customer's presence, the equipment as provided by this program

DATE OF ISSUE: June 29: 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XXX XXXX

P.S.C. KY. NO. 12 2nd REVISED SHEET NO. 19-1
CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 19-1

TARIFF S. S. C. (System Sales Clause)

APPLICABLE.

To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D.2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S.-LR.P., C.S. Coal, M.W., O.L. and S.L.

RATE.

When the annual net revenues from system sales are above or below the annual base net revenues from system sales, as
provided in paragraph 2 below, an additional credit or charge equal to the product of the KWHs and a system sales adjustment
factor (A) shall be made, where "A", calculated to the nearest 0.0001 mill per kilowatt-hour, feined as set forth below.

Annual System Sales Adjustment Factor (A) = (1.0 [Ta - Tb+U/a])/Sa

In the above formula "T" is Kentucky Power Company's (KPCo) annual net revenues from system sales in the current annual (a), base (b) periods, and "S" is the KWH sales in the current annual (a) period, all defined below. "U/a" represents any under-or-over recovery from the prior period.

The applicable rate for service rendered on and after September 28, 2021, calculated in accordance with the above formula, is \$(0.00066) per kWh.

- The net revenue from KPCo's sales to non-associated companies as reported in the FERC Energy Regulatory Commission's Uniform System of Accounts under Account 447, Sales for Resale, shall consist of and be derived as follows:
 - KPCo's total revenues from system sales as recorded in Account 447, less b. and c. below.
 - b. KPCo's total out-of pocket costs incurred in supplying the power and energy for the sales in a. above.

The out-of pocket costs include all operating, maintenance, tax, transmission losses and other expenses that would not have been incurred if the power and energy had not been supplied for such sales, including demand and energy charges for power and energy supplied by Third Parties.

C. KPCo's environmental costs allocated to non-associated utilities in the Company's Environmental Surcharge Report.

(Cont'd on Sheet No. 19-2)

DATE OF ISSUE: August 9 2022

DATE EFFECTIVE: Service Rendered On And After September 28 2022

ISSUED BY: /s/, Brian K. West

TITLE: Vice President Regulatory & Finance
By Authority Of an Order of the Public Service Commission
In Case No. XXXX-XXXXX Dated XXXX XX. XXXX

KPSC Case No. 2023-00159
Section II - Application
Filing Requirements
Supplemental Exhibit E
Page 169 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 29-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 29-1

Tariff S.S.C. (System Sales Clause)

Applical

To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D.2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S.-I.R.P., M.W., O.L. and S.L.

Rate

When the annual net revenues from system sales are above or below the annual base net revenues from system sales, as
provided in paragraph 2 below, an additional credit or charge equal to the product of the KWHs and a system sales
adjustment factor (A) shall be made, where "A", calculated to the nearest •.••• I mill per kilowatt-hour, is defined as set
forth below.

Annual System Sales Adjustment Factor (A) = (1. ● [Ta -Tb+U/a])/Sa

In the above formula "T" is Kentucky Power Company's (KPCo) annual net revenues from system sales in the current annual (a), base (b) periods, and "S" is the KWH sales in the current annual (a) period, all defined below. "U/a" represents any under-or-over recovery from the prior period.

The applicable rate for service rendered on and after September 28, 2021, calculated in accordance with the above formula, is \$(,00066) per kWh.

- The net revenue from KPCo's sales to non-associated companies as reported in the FERC Energy Regulatory Commission's Uniform System of Accounts under Account 447, Sales for Resale, shall consist of and be derived as follows:
 - a. KPCo's total revenues from system sales as recorded in Account 447, less b. and c. below
 - b. KPCo's total out-of-pocket costs incurred in supplying the power and energy for the sales in a. above.

The out-of pocket costs include all operating, maintenance, tax, transmission losses and other expenses that would not have been incurred if the power and energy had not been supplied for such sales, including demand and energy charges for power and energy supplied by Third Parties.

- KPCo's environmental costs allocated to non-associated utilities in the Company's Environmental Surcharge Report.
- 3. The base annual net revenues from system sales are: \$ 1,935,350
- 4. Sales (S) shall be equated to the sum of (a) generation (including energy produced by generating plant during the construction period), (b) purchase, and (c) interchange-in, less (d) energy associated with pumped storage operations, less (c) inter-system sales and less (f) total system losses.
- The system sales adjustment factor shall be based upon actual annual revenues and costs for system sales, subject to subsequent adjustment upon final determination of actual revenues and costs.
- 6. The annual System Sales Clause shall be filed with the Commission no later than August 15th of each year before it is scheduled to go into effect on Cycle 1 of the October billing cycle. The Company shall update the Annual System Sales Adjustment Factor for the period ending June 30, along with all the necessary supporting data to justify the amount of the adjustments, which shall include data, and information as may be required by the Commission.
- Copies of all documents required to be filed with the Commission under this regulation shall be open and made available for
 public inspection at the office of the Public Service Commission pursuant to the provisions of KRS 61.870 to 61.884.

DATE OF ISSUE: June 29. 2023
DATE EFFECTIVE: January 1. 2024
ISSUED BY: June 29. 2023
January 1. 2024
John M. West

TITLE: Vice President Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XXX XXXX

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R

D

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 19-2 CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 19-2

TARIFF S. S. C. (Cont'd.) (System Sales Clause)

3. The base annual net revenues from system sales are: \$ 7,326,879

- 4. Sales (5) shall be equated to the sum of (a) generation (including energy produced by generating plant during the construction period), (b) purchase, and (c) interchange-in, less (d) energy associated with pumped storage operations, less (e) inter-system sales and less (f) total system losses.
- 5. The system sales adjustment factor shall be based upon actual annual revenues and costs for system sales, subject to subsequent adjustment upon final determination of actual revenues and costs.
- 6. The annual System Sales Clause shall be filed with the Commission no later than August 15th of each year before it is scheduled to go into effect on Cycle 1 of the October billing cycle. The Company shall update the Annual System Sales Adjustment Factor for the period ending June 30, along with all the necessary supporting data to justify the amount of the adjustments, which shall include data, and information as may be required by the Commission.
- 7. Copies of all documents required to be filed with the Commission under this regulation shall be open and made available for public inspection at the office of the Public Service Commission pursuant to the provisions of KRS 61.870 to 61.884.

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 170 of 194

Tariff S.S.C. is now contained on a single page instead of two pages.

P.S.C. KY. NO. 12 2ND REVISED SHEET NO. 5-1 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 5-1

TARIFF F.A.C. (Fuel Adjustment Clause)

APPLICABLE.

To Tariffs R.S., R.S.-L.M.-T.O.D., R.S.-T.O.D., R.S.-T.O.D. 2, R.S.D., G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S.-I.R.P., C.S. Coal, M.W., O.L., and S.L.

KAIL

 The fuel clause shall provide for periodic adjustment per kWh of sales equal to the difference between the fuel costs per kWh of sales in the base period and in the current period according to the following formula:

Adjustment Factor = $\frac{F(m)}{S(m)} - \frac{F(b)}{S(b)}$

Where F is the expense of fossil fuel in the base (b) and current (m) periods; and S is sales in the base (b) and current (m) periods,

- 2. F(b)/S(b) shall be so determined that on the effective date of the Commission's approval of the utility's application of the formula, the resultant adjustment will be equal to zero (0).
- 3. Fuel costs (F) shall be the most recent actual monthly cost of:
 - a. Fossil fuel consumed in the utility's own plants, and the utility's share of fossil and nuclear fuel consumed in jointly owned or leased plants, plus the cost of fuel which would have been used in plants suffering forced generation or transmission outages, but less the cost of the fuel related substitute generation, plus
 - b. The actual identifiable fossil and nuclear fuel costs [if not known—the month used to calculate fuel {F}, shall be deemed to be the same as the actual unit cost of the Company generation in the month said calculations are made. When actual costs become known, the difference, if any, between fuel costs {F} as calculated using such actual unit costs and the fuel costs {F} used in that month shall be accounted for in the current month's calculation of fuel costs (F)] associated with energy purchased for reasons other than identified in paragraph (c) below, but excluding the cost of fuel related to purchases to substitute the forced outages, plus
 - The net energy cost of energy purchases, exclusive of capacity or demand charges (irrespective of the designation assigned to such transaction) when such energy is purchased on an economic dispatch basis. Included therein may be such costs as the charges for economy energy purchases, the charges as a result of scheduled outage, and other charges for energy being purchased by the Company to substitute for its own higher cost of energy; and less
 - d. The cost of fossil fuel recovered through intersystem sales including the fuel costs related to economy energy sales and other energy sold on an economic dispatch basis.
 - e. The fuel-related costs charged to the Company by PJM Interconnection LLC those costs identified in the following Billing Line Items, as may be amended from time to time by PJM Interconnection LLC: Billing Line Items 1210, 2210, 1215, 1218, 2217, 2218, 1230, 1250, 1260, 2260, 1370, 2370, 1375, 2375, 1400, 1410, 1420, 1430, 1478, 1340, 2340, 1460, 1350, 2350, 1360, 2360, 1470, 1377, 2377, 1480, 1378, 2378, 1490, 1500, 2420, 2220, 1200, 1205, 1220, 1225, 2500, 2510, 1930, 2211, 2215, 2415 and 2930.
 - f. All fuel costs shall be based on weighted average inventory costing.

(Cont'd on Sheet No. 5-2)

DATE OF ISSUE: <u>April 12, 2022</u>
DATE EFFECTIVE: <u>Service Rendered On And After February 13, 2022</u>
ISSUED BY: <u>59 Brian K. West</u>
TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority Of an Order of the Public Service Commission
In Case No. 2021-100929 Dated March <u>24</u>, 2022

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 171 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 30-1 CANCELLING P.S.C. KY. NO. 12 3rd REVISED SHEET NO. 30-1

Tariff F.A.C. (Fuel Adjustment Clause)

Applical

To Tariffs R.S., R.S.-L.M.-T.O.D., R.S.-T.O.D., R.S.-T.O.D. 2, R.S.D., G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., 1.G.S., C.S.-I.R.P., M.W., O.L., and S.L.

tate.

 The fuel clause shall provide for periodic adjustment per kWh of sales equal to the difference between the fuel costs per kWh of sales in the base period and in the current period according to the following formula:

Adjustment = $\frac{F(m)}{S(m)}$ - $\frac{F(b)}{S(b)}$

Where F is the expense of fossil fuel in the base (b) and current (m) periods; and S is sales in the base (b) and current (m) periods all as defined below:

- F(b)/S(b) shall be so determined that on the effective date of the Commission's approval of the utility's application of the formula, the resultant adjustment will be equal to zero (0).
- 3. Fuel costs (F) shall be the most recent actual monthly cost of:
 - a. Fossil fuel consumed in the utility's own plants, and the utility's share of fossil and nuclear fuel consumed in jointly owned or leased plants, plus the cost of fuel which would have been used in plants suffering forced generation or transmission outages, but less the cost of the fuel related substitute generation, plus
 - b. The actual identifiable fossil and nuclear fuel costs [if not known--the month used to calculate fuel (F), shall be deemed to be the same as the actual unit cost of the Company generation in the month said calculations are made. When actual costs become known, the difference, if any, between fuel costs (F) as calculated using such actual unit costs and the fuel costs (F) used in that month shall be accounted for in the current month's calculation of fuel costs (F)] associated with energy purchased for reasons other than identified in paragraph (e) below, but excluding the cost of fuel related to purchases to substitute the forced outages, plus
 - c. The net energy cost of energy purchases, exclusive of capacity or demand charges (irrespective of the designation assigned to such transaction) when such energy is purchased on an economic dispatch basis. Included therein may be such costs as the charges for economy energy purchases, the charges as a result of scheduled outage, and other charges for energy being purchased by the Company to substitute for its own higher cost of energy; and less
 - d. The cost of fossil fuel recovered through intersystem sales including the fuel costs related to economy energy sales and other energy sold on an economic dispatch basis.
 - c. The fuel-related costs charged to the Company by PJM Interconnection LLC those costs identified in the following Billing Line Items, as may be amended from time to time by PJM Interconnection LLC: Billing Line Items 1210, 2210, 1215, 1218, 2217, 2218, 1230, 1250, 1260, 2260, 1370, 2370, 1375, 2375, 1400, 1410, 1420, 1430, 1478, 1340, 2340, 1460, 1350, 2350, 1360, 2360, 1470, 1377, 2377, 1480, 1378, 2378, 1490, 1500, 2420, 2220, 1200, 1205, 1220, 1225, 2500, 2510, 1930, 2211, 2215, 2415 and 2930.
 - All fuel costs shall be based on weighted average inventory costing.
 - g. All Commission approved financial power hedging program-related contract settlements, and related contract costs.

Continued on Sheet 30-2

 DATE OF ISSUE:
 June 29, 2023

 DATE EFFECTIVE:
 January 1, 2024

 ISSUED BY:
 /s/ Brian K. West

 TITLE:
 Vice President, Regulatory & Finance

By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX, XXXX

P.S.C. KY. NO. 12 3rd REVISED SHEET NO. 5-2 CANCELLING P.S.C. KY. NO. 12 2nd REVISED SHEET NO. 5-2

TARIFF F.A.C. (Cont'd) (Fuel Adjustment Clause)

- 4. Forced outages are all nonscheduled losses of generation or transmission which require substitute power for a continuous period in excess of six (6) hours. Where forced outages are not as a result of faulty equipment, faulty manufacture, faulty design, faulty installations, faulty operation, or faulty maintenance, but are Acts of God, riot, insurrection or acts of the public enemy, then the utility may, upon proper showing, with the approval of the Commission, include the fuel costs of substitute energy in the adjustment. Until such approval is obtained, in making the calculations of fuel costs (F) in subsection (3)(a) and (b) above, the forced outage costs to be subtracted shall be no less than the fuel cost related to the lost generation.
- 5. Sales (S) shall be all kWh's sold, excluding intersystem sales. If, for any reason billed system sales cannot be coordinated with the fuel costs for the billing period, sales may be equated to: (i) generation, plus (ii) purchases, plus (iii) interchange in, less (iv) energy associated with pumped storage operations, less (v) intersystem sales referred to in subsection (3)(d) above, less (vi) total system losses. Utility used energy shall not be excluded in the determination of sales (S).
- The cost of fossil fuel shall only include the cost of the fuel itself and necessary charges for transportation of the fuel from the point of acquisition to the unloading point, as listed in Account 151 of FERC Uniform System of Accounts for Public Utilities and Licensees, Jess any cash or other discounts.
- 7. At the time the fuel clause is initially filed, the utility shall submit copies of each fossil fuel purchase contract not otherwise on file with the Commission and all other agreements, options, amendments, modifications, and similar documents related to the procurement of fuel supply or purchased power. Any changes in the contracts or other documents, including price escalations, and any new agreements entered into after the initial submission, shall be submitted at the time they are entered into. If fuel is purchased from utility-owned or controlled sources, or the contract contains a price escalation clause, those facts shall be noted and the utility shall explain and justify them in writing. Fuel charges, which are unreasonable, shall be disallowed and may result in the suspension of the fuel adjustment clause based on the severity of the utility's unreasonable fuel charges and any history of unreasonable fuel charges. The Commission on its own motion may investigate any aspect of fuel purchasing activities covered by 807 KAR 5-056 (fuel Adjustment Clause).
- 8. The monthly fuel adjustment shall be filed with the Commission no later than ten (10) days before it is scheduled to go into effect, along with all the necessary supporting data to justify the amount of the adjustment.
- Copies of all documents required to be filed with the Commission under 807 KAR 5:056 shall be open and made available for public inspection at the office of the Public Service Commission pursuant to the provisions of KRS 61.870 to 61.884.
- 10. At six (6) month intervals, the Commission shall conduct a formal review and may conduct public hearings on a utility's past fuel adjustments. The Commission shall order a utility to charge off and amortize, by means of a temporary decrease of rates, any adjustments the Commission finds unjustified due to improper calculation or application of the charge or improper fuel procurement practice.
- 11. Every two (2) years following the initial effective date of each utility's fuel clause, the Commission shall conduct a formal review and evaluate past operations of the clause, disallow improper expenses, and to the extent appropriate, reestablish the fuel clause charge in accordance with Section 1 (2) of 807 KAR 5:056.
- 12. The Commission may conduct a public hearing if the Commission finds that a hearing is necessary for the protection of a substantial interest or is in the public interest.
- 13. Resulting cost per kilowatt-hour in February 2020 to be used as the base cost in Standard Fuel Adjustment Clause is:

Fuel - February 2020 ÷ \$12,810,858 = \$0.02612/kWh

Sales February 2020 490,482,730

This, as used in the Fuel Adjustment Clause, is 2.612¢ per kilowatt-hour (Cont'd on Sheet 5-3)

DATE OF ISSUE: April 26, 2022

DATE EFFECTIVE: Bills Rendered On And After April 29, 2022

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority Of an Order of the Public Service Commission

In Case No. XXXX-XXXXX Dated XXXXX XX, XXXX

KENTUCKY POWER COMPANY

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P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 30-2

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E

SHEET NO XX-X

Tariff F.A.C. Continued (Fuel Adjustment Clause)

CANCELLING P.S.C. KY. NO.

Т

Rate Continued

4. Forced outages are all nonscheduled losses of generation or transmission which require substitute power for a continuous period in excess of six (6) hours. Where forced outages are not as a result of faulty equipment, faulty manufacture, faulty design, faulty installations, faulty operation, or faulty maintenance, but are Acts of God, riot, insurrection or acts of the public enemy, then the utility may, upon proper showing, with the approval of the Commission, include the fuel costs of substitute energy in the adjustment. Until such approval is obtained, in making the calculations of fuel costs (F) in subsection (3)(a) and (b) above, the forced outage costs to be subtracted shall be no less than the fuel cost related to the lost generation.

- 5. Sales (S) shall be all kWh's sold, excluding intersystem sales. If, for any reason billed system sales cannot be coordinated with the fuel costs for the billing period, sales may be equated to: (i) generation, plus (ii) purchases, plus (iii) interchange in, less (iv) energy associated with pumped storage operations, less (v) intersystem sales referred to in subsection (3)(d) above, less (vi) total system losses. Utility used energy shall not be excluded in the determination of sales (S).
- The cost of fossil fuel shall only include the cost of the fuel itself and necessary charges for transportation of the fuel from
 the point of acquisition to the unloading point, as listed in Account 151 of FERC Uniform System of Accounts for Public
 Utilities and Licensees. less any eash or other discounts.
- 7. At the time the fuel clause is initially filed, the utility shall submit copies of each fossil fuel purchase contract not otherwise on file with the Commission and all other agreements, options, amendments, modifications, and similar documents related to the procurement of fuel supply or purchased power. Any changes in the contracts or other documents, including price escalations, and any new agreements entered into after the initial submission, shall be submitted at the time they are entered into. If fuel is purchased from utility-owned or controlled sources, or the contract contains a price escalation clause, those facts shall be noted and the utility shall explain and justify them in writing. Fuel charges, which are unreasonable, shall be disallowed and may result in the suspension of the fuel adjustment clause based on the severity of the utility's unreasonable fuel charges. The Commission on its own motion may investigate any aspect of fuel purchasing activities covered by 807 KAR 5.056 (Fuel Adjustment Clause).
- 8. The monthly fuel adjustment shall be filed with the Commission no later than ten (10) days before it is scheduled to go into effect, along with all the necessary supporting data to justify the amount of the adjustment.
- Copies of all documents required to be filed with the Commission under 807 KAR 5:056 shall be open and made available
 for public inspection at the office of the Public Service Commission pursuant to the provisions of KRS 61.87 to 61.884.
- 10. At six (6) month intervals, the Commission shall conduct a formal review and may conduct public hearings on a utility's past fuel adjustments. The Commission shall order a utility to charge off and amortize, by means of a temporary decrease of rates, any adjustments the Commission finds unjustified due to improper calculation or application of the charge or improper fuel procurement practice.
- 11. Every two (2) years following the initial effective date of each utility's fuel clause, the Commission shall conduct a formal review and evaluate past operations of the clause, disallow improper expenses, and to the extent appropriate, reestablish the fuel clause charge in accordance with Section 1 (2) of 807 KAR 5:056.
- 12. The Commission may conduct a public hearing if the Commission finds that a hearing is necessary for the protection of a substantial interest or is in the public interest.
- 13. Resulting cost per kilowatt-hour in February 2020 to be used as the base cost in Standard Fuel Adjustment Clause is:

Fuel February 2020 \$12,810,858 = \$0.02612/kWh
Sales February 2020 490,482,730

This, as used in the Fuel Adjustment Clause, is 2.612¢ per kilowatt-hour

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX. XXXX

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KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 173 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 12 2nd REVISED SHEET NO. 5-3 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 5-3

TARIFF F.A.C. (Cont'd) (Fuel Adjustment Clause)

14. Kentucky Power will temporarily reduce the FAC rate from 0.03466 to 0.03226, which will be applied to customer bills rendered between June 29, 2022 and July 28, 2022. This rate reduction reflects the Company's election to collect t \$2,000,000 of the remaining \$3,000,000 of postponed February 2022 and March 2022 estimated fuel costs, which otherwise would have been collected from customers during the July 2022 billing month. The rate reduction described in this paragraph will only be effective for and applied to customer bills rendered between June 29, 2022 and July 28, 2022. More information about the Company's requests to temporarily levelize fuel costs for customers, including its pending request to amortize and collect the remainder of postponed costs in the August 2022 billing cycle, can be found in the Company's Application filed in Case No. 2022-00125.

DATE OF ISSUE: July 8, 2022 DATE EFFECTIVE: Bills Rendered On And After June 29, 2022

By Authority Of an Order of the Public Service Commission In Case No. 2022-00125 Dated June 28, 2022

ISSUED BY: /s/ Brian K. West TITLE: Vice President, Regulatory & Finance TariffF.A.C. is now contained on two pages instead of three pages.

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 35-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 35-1

TARIFF P.P.A. (Purchase Power Adjustment)

APPLICABLE.

To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D.2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S. – I.R.P., C.S. Coal, M.W., O.L. and S.L.

RATE.

The annual purchase power adjustment factor will be computed using the following formula:

1. Annual Purchase Power Net Costs (PPANC)

PPANC = N+CSIRP+OATT+RKP+RP-BPP

Where:

BPP = The annual amount of purchase power costs included in base rates, \$98,165,699.

- a. N = The annual cost of power purchased by the Company through new Purchase Power Agreements and purchased power expense from avoided cost payments to net metering customers under tariff N.M.S.II. All new purchase power agreements shall be approved by the Commission to the extent required by KRS 278.300.
- b. CSIRP = The net annual cost of any credits provided to customers under Tariff C.S.-I.R.P., Tariff D.R.S., Tariff V.C.S. and special contracts for interruptible service above or below the \$454,997 included in BPP.
- c. OATT = 100% The net annual PJM load-serving entity Open Access Transmission Tariff Charges above or below the \$96,896,495 included in BPP, less the transmission return difference pursuant to the Commission approved Settlement agreement in Case No. 2017-00179.
- d. RKP = Rockport related items includable in Tariff PPA pursuant to the Commission approved Settlement agreement in Case No. 2017-00179:
 - Increase in Rockport collection resulting from reduction in base rate deferral;
 - Rockport deferral amount to be recovered;
 - Rockport fixed cost savings; and
 - Rockport offset estimate and true-up.
 - 5. Final (over)/under recovery associated with tariff CC following its expiration
- c. RP = The cost of fuel related to substitute generation less the cost of fuel which would have been used in plants suffering forced generation or transmission outages above or below the \$814,208 included in BPP.

(Cont'd on Sheet No. 35-2)

DATE OF ISSUE: <u>December 28, 2021</u>
DATE EFFECTIVE: <u>Service Rendered On And After January 28, 2022</u>
ISSUED BY: /s/ <u>Brian K. West</u>
TITLE: <u>Vice President, Regulatory & Finance</u>
<u>By Authority Of an Order of the Public Service Commission</u>
In Case No. XXXXXXXXXX Dated XXXX XXXX

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 174 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 31-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 31-1

Tariff P.P.A. (Purchase Power Adjustment)

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Continued on Sheet 31-2

DATE OF ISSUE: June 29, 2023

DATE EFFECTIVE: January 1, 2024

ISSUED BY: /s/ Brian K, West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

P.S.C. KY, NO. 12 3rd REVISED SHEET NO. 35-2 CANCELLING P.S.C. KY. NO. 12 2nd REVISED SHEET NO. 35-2

TARIFF P.P.A. (Cont'd) (Purchase Power Adjustment)

RATES.

Tariff Class	\$/kWh	\$/kW
R.S., R.SL.MT.O.D., R.ST.O.D., and R.ST.O.D. 2, R.S.D.	\$0.00353	
S.G.ST.O.D.	\$0.00288	727
M.G.ST.O.D.	\$0.00288	
G.S.	\$0.00288	244
L.G.S., L.G.ST.O.D.	\$0.00014	\$0.82
L.G.SL.MT.O.D.	\$0.00265	
I.G.S. and C.SI.R.P.	\$0.00014	\$1.04
M.W.	\$0.00199	
O.L.	\$0.00051	3.44
S.L.	\$0.00051	185

The kWh factor as calculated above will be applied to all billing kilowatt-hours for those tariff classes listed above. The kW factor as calculated above will be applied to all on-peak and minimum billing demand kW for the LGS, LGS-T.O.D, IGS, and CS-I.R.P. tariff classes.

The Purchase Power Adjustment factors shall be modified annually using the following formula:

The Purchase Power Adjustment factors shall be determined as follows: For all tariff classes without demand billing:

$$kWh \ Factor = \frac{PPA(E) \times (BE_{Class} / BE_{Total}) + PPA(D) \times (CP_{Class} / CP_{Total})}{BE_{Class}}$$

$$kW \ Factor = 0$$
For all tariff classes with demand billing:
$$PPA(E) \times (BE_{Class} / BE_{Total})$$

$$kWh \ Factor = \frac{PPA(D) \times (CP_{Class} / CP_{Total})}{BE_{Class}}$$

(Cont'd on Sheet No. 35-3)

 $\mathsf{BD}_{\mathsf{Class}}$

DATE OF ISSUE: December 13, 2022 DATE EFFECTIVE: Service Rendered On And After December 9, 2022 ISSUED BY: /s/ Brian K. West TITLE: Vice President, Regulatory & Finance By Authority Of an Order of the Public Service Commission In Case No. 2022-00416 Dated December 8, 2022

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 175 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 31-2 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 31-2

Tariff P.P.A. Continued (Purchase Power Adjustment)

Rates

Tariff Class	\$/kWh	\$/kW
R.S., R.SL.MT.O.D., R.ST.O.D., and R.ST.O.D. 2, R.S.D.	\$0.00353	
S.G.ST.O.D.	\$0.00288	20
M.G.ST.O.D.	\$0.00288	1 550
G.S.	\$0.00288	-
L.G.S., L.G.ST.O.D.	\$0.00014	\$0.82
L.G.SL.MT.O.D.	\$0.00265	9400
I.G.S. and C.SI.R.P.	\$0.00014	\$1.04
M.W.	\$0.00199	941
O.L.	\$0.00051	[#2:
S.L.	\$0.00051	

The kWh factor as calculated above will be applied to all billing kilowatt-hours for those tariff classes listed above. The kW factor as calculated above will be applied to all on-peak and minimum billing demand kW for the LGS, LGS-T.O.D, IGS, and CS-1.R.P. tariff classes.

The Purchase Power Adjustment factors shall be modified annually using the following formula:

The Purchase Power Adjustment factors shall be determined as follows:

For all tariff classes without demand billing:

 $PPA(E) \times (BE_{Class} / BE_{Total}) + PPA(D) \times (CP_{Class} / CP_{Total})$ kWh Factor

kW Factor

For all tariff classes with demand billing:

PPA(E) x (BE Class /BE Total) kWh Factor

PPA(D) x (CP Class /CP Tetal) kW Factor BDClass

Continued on Sheet 31-3

June 29: 2023 DATE OF ISSUE: DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX. XXXX

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P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 35-3 $\,^{\circ}$ T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 35-3 $\,^{\circ}$ T

TARIFF P.P.A. (Cont'd) (Purchase Power Adjustment)

RATES. (Cont'd)

Where

- 1. "PPA(D)" is the actual annual retail PPA demand-related costs, plus any prior review period (over)/under recovery.
- 2. "PPA(E) is the actual annual retail PPA energy-related costs, plus any prior review period (over)/under recovery.
- 3. "BE_{Class}" is the historic annual retail jurisdictional billing kWh for each tariff class for the current year.
- 4. "BD_{Class}" is the historic annual retail jurisdictional billing kW for each applicable tariff class for the current year.
- 5. "CP_{Class}" is the coincident peak demand for each tariff class estimated as follows:

Tariff Class	BE _{Class}	CP/kWh Ratio	CP _{Class}
R.S., R.SL.MT.O.D., R.ST.O.D., and R.ST.O.D. 2, R.S.D.		0.02428%	
S.G.ST.O.D.		0.01962%	
M.G.ST.O.D.		0.01962%	
G.S.		0.01962%	
L.G.S., L.G.ST.O.D		0.01798%	
L.G.SL.MT.O.D.		0.01798%	
I.G.S. and C.S1.R.P.		0.01232%	
M.W.		0.01326%	
O.L.		0.00263%	
S.L.		0.00262%	

- 6. "BE $_{Total}$ " is the sum of the BE $_{Class}$ for all tariff classes.
- "CP_{Total}" is the sum of the CP_{Class} for all tariff classes.
- The factors as computed above are calculated to allow the recovery of Uncollectible Accounts Expense of 0.41% and the KPSC I
 Maintenance Fee of 0.1956% and other similar revenue based taxes or assessments occasioned by the Purchase Power R
 Adjustment Rider revenues.
- 9. The annual PPA factors shall be filed with the Commission by August 15 of each year, with rates to begin with the October billing period, along with all necessary supporting data to justify the amount of the adjustments, which shall include data and information as may be required by the Commission.

Copies of all documents required to be filed with the Commission shall be open and made available for public inspection at the office of the Public Service Commission pursuant to the provisions of KRS 61.870 to 61.884.

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 176 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 31-3 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Tariff P.P.A. Continued (Purchase Power Adjustment)

...

Where

Rates Continued

- I. "PPA(D)" is the actual annual retail PPA demand-related costs, plus any prior review period (over)/under recovery
- 2. "PPA(E) is the actual annual retail PPA energy-related costs, plus any prior review period (over)/under recovery.
- 3. "BE Class" is the historic annual retail jurisdictional billing kWh for each tariff class for the current year.
- 4. "BD Class" is the historic annual retail jurisdictional billing kW for each applicable tariff class for the current year.
- 5. "CP Class" is the coincident peak demand for each tariff class estimated as follows:

Tariff Class	BEClass	CP/kWh Ratio	CP Class
R.S., R.SL.MT.O.D., R.ST.O.D., and R.ST.O.D. 2, R.S.D.	1 3	0.022970%	
S.G.ST.O.D.		0.018187%	
M.G.ST.O.D.		0.018187%	
G.S.		0.018187%	
L.G.S., L.G.ST.O.D.		0.016146%	
L.G.SL.MT.O.D.		0.016146%	
I.G.S. and C.SI.R.P.		0.011832%	
M.W.		0.012350%	
O.L.		0.005294%	
S.L.		0.005375%	

- 6. "BE Total" is the sum of the BE Class for all tariff classes.
- 7. "CP Total" is the sum of the CP Class for all tariff classes.
- The factors as computed above are calculated to allow the recovery of Uncollectible Accounts Expense of 0.40% and the KPSC Maintenance Fee of 0.1493% and other similar revenue based taxes or assessments occasioned by the Purchase Power Adjustment Rider revenues.
- 9. The annual PPA factors shall be filed with the Commission by August 15 of each year, with rates to begin with the October billing period, along with all necessary supporting data to justify the amount of the adjustments, which shall include data and information as may be required by the Commission.

Copies of all documents required to be filed with the Commission shall be open and made available for public inspection at the office of the Public Service Commission pursuant to the provisions of KRS 61.870 to 61.884.

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 29-1
CANCELLING P.S.C. KY. NO. 11 2ND REVISED SHEET NO. 29-1

TARIFF E.S. (Environmental Surcharge)

APPLICABLE.

To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D. 2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S.-LR.P., C.S. Coal, M.W., O.L., and S.L.

RATE

The environmental surcharge shall provide for monthly adjustments based on a percent of revenues, equal to the difference between the environmental compliance costs in the base period as provided in Paragraph 2 below and in the current period as provided in Paragraph 3 below.

The retail share of the revenue requirement will be allocated between residential and non-residential retail customers based upon their respective total revenues during the previous calendar year. The Environmental Surcharge will be implemented as a percentage of total revenues for the residential class and as a percentage of non-fuel revenues for all other customers.

The revenues to which the residential Environmental Surcharge factor are applied is the sum of the customer's Service Charge, Energy Charge(s), Fuel Adjustment Clause, System Sales Clause, Demand-Side Management Adjustment Clause, Federal Tax Cut, Residential Energy Assistance, Capacity Charge, and Purchase Power Adjustment.

The revenues to which the all other customer Environmental Surcharge factor are applied is the sum of the customer's Service Charge, Demand Charge, Energy Charge(s) less Base Fuel, Minimum Charge, Reactive Charge, System Sales Clause, Demand-Side Management Adjustment Clause, Federal Tax Cut, Kentucky Economic Development Surcharge, Capacity Charge, and Purchase Power Adjustment.

1. Monthly Environmental Surcharge Gross Revenue Requirement, E(m)

Where: E(m) = CRR - BRR
CRR = Current Period Revenue Requirement for the Expense Month
BRR = Base Period Revenue Requirement.

(Continued on Sheet 29-2)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159
Section II - Application
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 32-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 32-1

Tariff E.S. (Environmental Surcharge)

Applicable

To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D. 2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S.-I.R.P., M.W., O.L., and S.L.

Rate

The environmental surcharge shall provide for monthly adjustments based on a percent of revenues, equal to the difference between the environmental compliance costs in the base period as provided in Paragraph 2 below and in the current period as provided in Paragraph 3 below.

The retail share of the revenue requirement will be allocated between residential and non-residential retail customers based upon their respective total revenues during the previous calendar year. The Emvironmental Surcharge will be implemented as a percentage of non-fuel revenues for all other customers.

The revenues to which the residential Environmental Surcharge factor are applied is the sum of the customer's Service Charge, Energy Charge(s), Fuel Adjustment Clause, System Sales Clause, Demand-Side Management Adjustment Clause, Federal Tax Change, Residential Energy Assistance, Purchase Power Adjustment, and Distribution Reliability Rider.

The revenues to which the all other customer Environmental Surcharge factor are applied is the sum of the customer's Service Charge, Demand Charge, Energy Charge(s) less Base Fuel, Minimum Charge, Reactive Charge, System Sales Clause, Demand-Side Management Adjustment Clause, Federal Tax Change, Kentucky Economic Development Surcharge, Purchase Power Adjustment, and Distribution Reliability Rider.

1. Monthly Environmental Surcharge Gross Revenue Requirement, E(m)

Where:	E(m)	=	CRR-BRR
	CRR	=	Current Period Revenue Requirement for the Expense Month
	BRR	=	Base Period Revenue Requirement.

2. Base Period Revenue Requirement, BRR

BRR = The Following Monthly Amounts: Billing Month Base Net Environmental Costs 3,022,418 January 2.558.332 February 2,621,611 March April 2.519.828 May 2,514,284 June 2.644.974 2,594,563 July 2,741,097 August 2,508,995 September 2,376,639 October 2 423 992 November 2.597.739 December 31,124,472

In accordance with the Stipulation and Settlement Agreement approved by the Commission by its Order dated October 7, 2013 in Case No. 2012-00578, the Mitchell FGD and all related associated costs are not included in base rates or the Base Revenue Requirement but will be included in the Current Period Revenue Requirement. The Mitchell FGD will be excluded from Base Rates at least until June 30, 2020.

Continued on Sheet 32-2

 DATE OF ISSUE:
 June 29. 2023

 DATE EFFECTIVE:
 January 1. 2024

 ISSUED BY:
 /s/ Brian K. West

 TITLE:
 Vice President Repul

TITLE: Vice President Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX-XXXX

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P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 29-2

CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 29-2

TO SHEET NO. 29-2

TARIFF E.S. (Cont'd) (Environmental Surcharge)

RATE (Cont'd)

2. Base Period Revenue Requirement, BRR

BRR = The Following Monthly Amounts:

	Base Net	
Billing Month	<u>Environmental Costs</u>	
t	** 2 F02 707	-16
January	\$ 3,503,207	R
February	3,961,295	51
March	3,695,547	31
April	4,652,708	3
May	4,476,891	
June	3,896,996	51 51 51 51
J uly	4,132,198	31
August	3,932,695	- 1
September	3,687,618	- 91
October	3,775,108	R
November	3,816,807	1
December	\$ <u>3,814,390</u>	R
	\$ 47,345,460	1

In accordance with the Stipulation and Settlement Agreement approved by the Commission by its Order dated October 7, 2013 in Case No. 2012-00578, the Mitchell FGD and all related associated costs are not included in base rates or the Base Revenue Requirement but will be included in the Current Period Revenue Requirement. The Mitchell FGD will be excluded from Base Rates at least until June 30, 2020.

Current Period Revenue Requirement, CRR

 $\mathsf{CRR} = [\{\{\mathsf{RB}_{\mathsf{KP(c)}}\}\{\mathsf{ROR}_{\mathsf{KP(c)}}\}/12\} + \mathsf{OE}_{\mathsf{KP(c)}} + [\{\{\mathsf{RB}_{\mathsf{IM(c)}}\}(\mathsf{ROR}_{|\mathsf{M(c)}}\}/12\} + \mathsf{OE}_{|\mathsf{M(c)}}] \; (.15) - \mathsf{AS}]$

Where:

RB_{KP(C)} = Environmental Compliance Rate Base for Mitchell.

ROR_{KP(C)} = Annual Rate of Return on Mitchell Environmental Compliance Rate Base; Annual Rate divided by 12 to restate to a Monthly Rate of Return.

(Cont'd on Sheet 29-3)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159
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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 32-2 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 32-2

Tariff E.S. Continued (Environmental Surcharge)

 Current Period Revenue Requirement, CRR CRR=|((RB κP(c))(ROR κP(c))/12) + OE κP(c) – AS|

Where:

RB KP(c) = Environmental Compliance Rate Base for Mitchell.

ROR κν(s) = Annual Rate of Return on Mitchell Environmental Compliance Rate Base; Annual Rate divided by 12 to restate to a Monthly Rate of Return.

OE KP(e) = Monthly Pollution Control Operating Expenses for Mitchell.

AS —— Net proceeds from the sale of Title IV and CSAPR SO 2 emission allowances, ERCs, and NOx emission allowances, reflected in the month of receipt.

"KP(C)" identifies components from Mitchell Units - Current Period.

The Environmental Compliance Rate Base for Kentucky Power reflects the current cost associated with the 1997 Plan, the 2003 Plan, the 2005 Plan, the 2015 Plan, the 2017 Plan, the 2019 Plan, and the 2021 Plan. The Environmental Compliance Rate Base for Kentucky Power should also include construction work in progress until assets are placed in service. The Operating Expenses for Kentucky Power reflects the current operating expenses associated with the 1997 Plan, the 2003 Plan, the 2005 Plan, the 2015 Plan, the 2017 Plan, and the 2021 Plan.

The Rate of Return for Kentucky Power is 9.90% rate of return on equity as authorized by the Commission in its Order Dated XXXX XX, 20XX, Case No. 2023-00159.

Net Proceeds from the sale of emission allowances and ERCs that reflect net gains will be a reduction to the Current Period Revenue Requirement, while net losses will be an increase.

The Current Period Revenue Requirement will reflect the balances and expenses as of the Expense Month of the filing.

Continued on Sheet 32-3

DATE OF ISSUE: June 29 2023

DATE EFFECTIVE: January 1 2024

ISSUED BY: Visco President P.

TITLE: Vice President Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX XXXX

P.S.C. KY. NO. 12 1st REVISED SHEET NO. 29-3 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 29-3

TARIFF E.S. (Cont'd) (Environmental Surcharge)

RATE (Cont'd)

OE _{KP(C)}	=	Monthly Pollution Control Operating Expenses for Mitchell.
$RB_{SM(C)}$	=	Environmental Compliance Rate Base for Rockport.
ROR _{IM(C)}	-	Annual Rate of Return on Rockport Rate Base; Annual Rate divided by 12 to restate to a Monthly Rate of Return.
$OE_{IM(C)}$	=	Monthly Pollution Control Operating Expenses for Rockport.
AS	*	Net proceeds from the sale of Title IV and CSAPR SO ₂ emission allowances, ERCs, and NOx emission allowances, reflected in the month

[&]quot;KP(C)" identifies components from Mitchell Units - Current Period, and "IM(C)" identifies components from the Indiana Michigan Power Company's Rockport Units - Current Period.

The Environmental Compliance Rate Base for both Kentucky Power and Rockport reflects the current cost associated with the 1997 Plan, the 2003 Plan, the 2005 Plan, the 2007 Plan, the 2015 Plan, the 2017 Plan, the 2019 Plan, and the 2021 Plan. The Environmental Compliance Rate Base for Kentucky Power should also include construction work in progress until assets are placed in service. The Operating Expenses for both Kentucky Power and Rockport reflects the current operating expenses associated with the 1997 Plan, the 2003 Plan, the 2005 Plan, the 2007 Plan, the 2015 Plan, the 2017 Plan, the 2019 Plan, and the 2021 Plan.

The Rate of Return for Kentucky Power is 9.10% rate of return on equity as authorized by the Commission in its Order Dated January 13, 2021, Case No. 2020-00174.

The Rate of Return for Rockport should reflect the requirements of the Rockport Unit Power Agreement.

Net Proceeds from the sale of emission allowances and ERCs that reflect net gains will be a reduction to the Current Period Revenue Requirement, while net losses will be an increase.

The Current Period Revenue Requirement will reflect the balances and expenses as of the Expense Month of the filing.

(Cont'd on Sheet No. 29-4)

DATE OF ISSUE: July 30 - 2021 DATE EFFECTIVE: Service Rendered On And After September 28, 2021 ISSUED BY: /s/ Brian K. West TITLE: Vice President Regulatory & Finance By Authority Of an Order of the Public Service Commission In Case No. 2021-00004 Dated July 15 - 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 179 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY, NO. 13 ORIGINAL SHEET NO. 32-3 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 32-3

Tariff E.S. Continued (Environmental Surcharge)

4. Revenue Allocation

KY Residential Retail Revenue RR(b) Residential Allocation RA(m) KY Retail Revenue R(b)

KY All Other Classes Retail Revenue OR(b) All Other Allocation OA(m) KY Retail Revenue R(b)

Where:

the expense month. the most recent calendar year revenues

5. Environmental Surcharge Factor

Residential Monthly Net KY Retail E(m) * RA(m) Environmental Surcharge

KY RR(m) Factor

All Other Monthly Net KY Retail E(m) * AO(m) Environmental Surcharge KY OR(m)- KY OF(m)

Where:

Net KY Monthly E(m) allocated to Kentucky Retail Customers, net of Over/(Under) Recovery Retail E(m)

Adjustment; Allocation based on Percentage of Kentucky Retail Revenues to Total Company

Revenues in the Expense Month.

(For purposes of this formula, Total Company Revenues do not include Non-Physical Revenues.)

RR(m) Average Kentucky Residential Retail Revenues for the Preceding Twelve Month Period

OR(m) Average Kentucky All Other Classes Retail Revenues for the Preceding Twelve Month Period

OF(m) Average Kentucky All Other Classes Fuel Revenues for the Preceding Twelve Month Period.

Continued on Sheet 32-4

June 29 - 2023 DATE OF ISSUE: DATE EFFECTIVE: January 1-2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX - XXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 29-4 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 29-4 T

TARIFF E.S. (Cont'd)
(Environmental Surcharge)

RATE (Cont'd)

4. Revenue Allocation

Residential Allocation RA(m) = <u>KY Residential Retail Revenue RR(b)</u> KY Retail Revenue R(b)

All Other Allocation OA(m) KY All Other Classes Retail Revenue OR(b)

KY Retail Revenue R(b)

Where:

(m) = the expense month

(b) = most recent calendar year revenues

5. Environmental Surcharge Factor

All Other Monthly Environmental Surcharge Factor = Net KY Retail E(m) * AO(m)

KY OR(m)- KY OF(m)

Where:

Net KY Retail E(m)

Monthly E(m) allocated to Kentucky Retail Customers, net of Over/ (Under) Recovery Adjustment; Allocation based on Percentage of Kentucky Retail Revenues to Total Company Revenues in the Expense Month

(For purposes of this formula, Total Company Revenues do not include Non-Physical Revenues.)

RR(m) = Average Kentucky Residential Retail Revenues for the Preceding Twelve Month Period

 $\mathsf{OR}(m) = \mathsf{Average} \ \mathsf{Kentucky} \ \mathsf{All} \ \mathsf{Other} \ \mathsf{Classes} \ \mathsf{Retail} \ \mathsf{Revenues} \ \mathsf{for} \ \mathsf{the} \ \mathsf{Preceding} \ \mathsf{Twelve} \ \mathsf{Month} \ \mathsf{Period}$

OF(m) = Average Kentucky All Other Classes Fuel Revenues for the Preceding Twelve Month Period.

(Cont'd on Sheet No. 29-5)

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 180 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 32-4 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 32-4

Tariff E.S. Continued (Environmental Surcharge)

6. Environmental costs "E" shall be the Company's costs of compliance with the Clean Air Act and those environmental requirements that apply to coal combustion wastes and by-products, as follows:

Total Company:

- return on Title IV and CSAPR SO2 allowance inventory
- over/under recovery balances between the actual costs incurred less the amount collected through the environmental surcharge
- costs associated with any Commission's consultant approved by the Commission
- costs associated with the consumption of Title IV and CSAPR SO₂ allowances
- costs associated with the consumption of NO_x allowances
- return on NO_x allowance inventory
- costs associated with maintaining approved pollution control equipment including material and contract labor (excluding plant labor)
- costs associated with consumables used in conjunction with approved environmental projects.
- return on inventories of consumables used in conjunction with approved environmental projects.
- return on environmental compliance rate base including construction work in progress.
- Monthly expense to amortize the \$1,446,998.35 regulatory asset for prudently incurred ELG (Effluent Limitation Guidelines) project costs over a two-year period to begin with July 2022 billing and conclude with June 2024 billing

The Company's share of costs associated with the following environmental equipment at the Mitchell Plant:

- Mitchell Unit Nos 1 and 2 Water Injection, Low NO_x burners, Low NO_x burner Modification, SCR, FGD, Landfill, Coal Blending Facilities and SO₃ Mitigation
- Mitchell Plant Common CEMS, Replace Burner Barrier Valves and Gypsum Material Handling Facilities
- Air Emission Fees
- Precipitator Modifications and Upgrades
- Coal Combustion Waste Landfill
- Bottom Ash and Fly Ash Handling
- Mercury Monitoring (MATS)
- Dry Fly Ash Handling Conversion
- Wastewater Ponds (for the Mitchell CCR compliance project) with depreciation expense calculated using a 20 percent depreciation rate approved by the Commission's July 15, 2021 and May 3, 2022 Orders in Case No. 2021-00004.
- 7. The monthly environmental surcharge shall be filed with the Commission ten (10) days before it is scheduled to go into effect, along with all necessary supporting data to justify the amount of the adjustments which shall include data and information as may be required by the Commission.

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DATE OF ISSUE: June 29 2023

DATE EFFECTIVE: January 1 2024

ISSUED BY: June 29 2023

January 1 2024

// June 29 2023

January 1 2024

// June 29 2023

TITLE: <u>Vice President Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX XXXX

P.S.C. KY. NO. 12 2^{nd} REVISED SHEET NO. 29-5 CANCELLING P.S.C. KY. NO. 12 1^{st} REVISED SHEET NO. 29-5

TARIFF E.S. (Cont'd) (Environmental Surcharge)

RATE (Cont'd)

6. Environmental costs "E" shall be the Company's costs of compliance with the Clean Air Act and those environmental requirements that apply to coal combustion wastes and by-products, as follows:

Total Company:

- return on Title IV and CSAPR SO₂ allowance inventory
- over/under recovery balances between the actual costs incurred less the amount collected through the environmental surcharge
- costs associated with any Commission's consultant approved by the Commission
- costs associated with the consumption of Title IV and CSAPR SO₂ allowances
- costs associated with the consumption of NO_x allowances
- return on NO_x allowance inventory
- costs associated with maintaining approved pollution control equipment including material and contract labor (excluding plant labor)
- costs associated with consumables used in conjunction with approved environmental projects.
- return on inventories of consumables used in conjunction with approved environmental projects.
- return on environmental compliance rate base including construction work in progress.
- Monthly expense to amortize the \$1,446,998.35 regulatory asset for prudently incurred ELG (Effluent Limitation Guidelines) project costs over a two-year period to begin with July 2022 billing and conclude with June 2024 billing.

(Cont'd on Sheet No. 29-6)

DATE OF ISSUE: May 23, 2022
DATE EFFECTIVE: Bills Rendered On And After June 29, 2022
ISSUED BY: Is Brian K. West
ITILE: Vice President, Regulatory & Finance
By Authority Of an Order of the Public Service Commission
In Case No. 2021-00004 Dated May 3, 2022

KPSC Case No. 2023-00159
Section II - Application
Filing Requirements
Supplemental Exhibit E
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Tariff E.S. is now contained on four pages instead of seven pages.

P.S.C. KY. NO. 12 2nd REVISED SHEET NO. 29-6 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 29-6

TARIFF E.S. (Cont'd) (Environmental Surcharge)

RATE (Cont'd)

The Company's share of costs associated with the following environmental equipment at the Rockport Plant:

- Continuous Emissions Monitors
- Air Emission Fees
- Costs Associated with the Rockport Unit Power Agreement
- Activated Carbon Injection
- Mercury Monitoring
- Precipitator Modifications
- Dry Sorbent Injection
- Coal Combustion Waste Landfill
- Low NOx burners, over Fire Air Landfill
- Selective Catalytic Reduction Technology

The Company's share of costs associated with the following environmental equipment at the Mitchell Plant:

- Mitchell Unit Nos 1 and 2 Water Injection, Low NO_x burners, Low NO_x burner Modification, SCR, FGD, Landfill, Coal Blending Facilities and SO₃ Mitigation
- · Mitchell Plant Common CEMS, Replace Burner Barrier Valves and Gypsum Material Handling Facilities
- Air Emission Fees
- Precipitator Modifications and Upgrades
- Coal Combustion Waste Landfill
- Bottom Ash and Fly Ash Handling
- Mercury Monitoring (MATS)
 Dry Fly Ash Handling Conversion
- Wastewater Ponds (for the Mitchell CCR compliance project) with depreciation expense calculated using a 20 percent

depreciation rate approved by the Commission's July 15, 2021 and May 3, 2022 Orders in Case No. 2021-00004.

(Cont'd on Sheet No. 29-7)

DATE OF ISSUE: May 23, 2022

DATE EFFECTIVE: Bills Rendered On And After June 29, 2022

ISSUED BY: /s/Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority Of an Order of the Public Service Commission

In Case No. 2021-00004 Dated July 15, 2021 and May 3, 2022

KPSC Case No. 2023-00159
Section II - Application
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Tariff E.S. is now contained on four pages instead of seven pages.

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 183 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 29-7 T
CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 29-7 T

TARIFF E.S. (Cont'd) (EnvironmentalSurcharge)

RATE (Cont'd)

7. The monthly environmental surcharge shall be filed with the Commission ten (10) days before it is scheduled to go into effect, along with all necessary supporting data to justify the amount of the adjustments which shall include data and information as may be required by the Commission.

Tariff E.S. is now contained on four pages instead of seven pages.

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice Pesident, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

$P.S.C.\ KY.\ NO.\ 12\ 2^{nd}\ REVISED\ SHEET\ NO.\ 38-1$ $CANCELLING\ P.S.C.\ KY.\ NO.\ 12\ 1^{st}\ REVISED\ SHEET\ NO.\ 38-1$

DECOMMISSIONING RIDER (D.R.)

APPLICABLE.

To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D.2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S.-I.R.P., C.S. Coal, M.W., O.L., and S.L.

RATE.

1. Pursuant to the final order of the Kentucky Public Service Commission in Case No. 2012-00578 and the Stipulation and Settlement Agreement dated July 2, 2013 as filed and approved by the Commission, Kentucky Power Company is to recover from retail ratepayers the coal-related retirement costs of Big Sandy Unit 1, the retirement costs of Big Sandy Unit 2 and other site-related retirement costs that will not continue in use on a levelized basis, including a weighted average cost of capital (WACC) as set in the Company's most recent Rate Case carrying cost over a 25 year period beginning with the date rates became effective in Case No. 2014-00396. The term "Retirement Costs" are defined as and shall include the net book value, materials and supplies that cannot be used economically at other plants owned by Kentucky Power, and removal costs and salvage credits, net of related ADIT. Related ADIT shall include the tax benefits from tax abandonment losses.

The applicable rates for service rendered on and after September 28, 2022 to be applied to the revenues described in paragraph S of this tariff are:

Factor	\$260,106,760	=	4.6917%	IR
All Other Classes Adjustment Factor	\$14,511,306 \$183,145,514	<u> </u>	7.9234%	IR

The allocation of the actual revenue requirement (ARR) between residential and all other customers shall be based upon their respective contribution to total retail revenues for the most recent twelve month period, ending June 30 according to the following formula:

Residential Allocation RA(y) = ARR(y) × <u>KY Residential Retail Revenue RR(b)</u>

All Other Allocation OA(y) = ARR(y) × <u>KY All Other Classes Retail Revenue OR(b)</u>

KY Retail Revenue R(b)

Where:

(y) = the expense year;

(b) = Most recent available twelve month period ended June 30.

(Cont'd on Sheet No. 38-2)

DATE OF ISSUE: <u>August 12, 2022</u>
DATE EFFECTIVE: <u>Service Rendered On And After September 28, 2022</u>
ISSUED BY: /s/ <u>Brian K. West</u>
TITLE: <u>Vice President, Regulatory & Finance</u>
<u>By Authority Of an Order of the Public Service Commission</u>
In Case No. XXXXXXXXXX DATE ATEX XX XXXX

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 184 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 33-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 33-1

Decommissioning Rider (D.R.)

Applicable

To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D., G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S.-I.R.P., M.W., O.L., and S.L.

Rate

1. Pursuant to the final order of the Kentucky Public Service Commission in Case No. 2012-00578 and the Stipulation and Settlement Agreement dated July 2, 2013 as filed and approved by the Commission, Kentucky Power Company is to recover from retail ratepayers the coal-related retirement costs of Big Sandy Unit 1, the retirement costs of Big Sandy Unit 2 and other site-related retirement costs that will not continue in use on a levelized basis, including a weighted average cost of capital (WACC) as set in the Company's most recent Rate Case carrying cost over a 25 year period beginning with the date rates became effective in Case No. 2014-00396. The term "Retirement Costs" are defined as and shall include the net book value, materials and supplies that cannot be used economically at other plants owned by Kentucky Power, and removal costs and salvage credits, net of related ADIT. Related ADIT shall include the tax benefits from tax abandonment losses.

The applicable rates for service rendered on and after September 28, 2022 to be applied to the revenues described in paragraph 5 of this tariff are:

The allocation of the actual revenue requirement (ARR) between residential and all other customers shall be based upon their respective contribution to total retail revenues for the most recent twelve month period, ending June 30 according to the following formula:

Residential Allocation RA(y) = ARR(y) $\times \frac{KY \text{ Residential Retail Revenue } RR(b)}{KY \text{ Retail Revenue } R(b)}$ All Other Allocation OA(y) = ARR(y) $\times \frac{KY \text{ All Other Classes Retail Revenue } OR(b)}{KY \text{ Retail Revenue } R(b)}$

Where:

(y) the expense year;

(b) Most recent available twelve month period ended June 30.

Continued on Sheet 33-2

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

TITLE: Vice President Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

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P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 38-2

CANCELLING P.S.C. KY, NO. 11 1ST REVISED SHEET NO. 38-2

DECOMMISSIONING RIDER (CONT'D)

RATE. (Cont'd)

3. The Residential **©**.R. Adjustment shall provide for annual adjustments based on a percent of total revenues, according to the following formula:

Residential D.R. Adjustment Factor = Net Annual Residential Allocation NRA(y)
Residential Revenue RR(b)

Where:
Net Annual Residential Allocation NRA(b) = Annual Residential Allocation RA(y), net of Over/ (Under)
Recovery Adjustment;

Residential Revenue RR(b) = Annual Retail Revenue for all KY residential classes for the year (b).

4. The All Other Classes D.R. Adjustment shall provide for annual adjustments based on a percent of non-fuel revenues, according to the following formula:

All Other Classes D.R. Adjustment Factor

| Net Annual All Other Allocation NOA (y) | All Other Classes Non-Fuel Retail Revenue ONR(b)

| Where:
| Net Annual All Other Allocation NOA(y) | = Annual All Other Allocation OA(y), net of Over/ (Under) | Recovery Adjustment;

| All Other Classes Non-Fuel Retail Revenue ONR(b) | = Annual Non-Fuel Retail Revenue for all classes other than residential for the year (b).

 The Revenues to which the residential Decommissioning Rider factor are applied is the sum of the customer's Service Charge, Energy Charge(s), Fuel Adjustment Clause, System Sales Clause, Demand-Side Management Adjustment Clause, Federal Tax Cut, Residential Energy Assistance, Capacity Charge, Purchase Power Adjustment.

The Revenues to which the all other customer Decommissioning Rider factor are applied is the sum of the customer's Service Charge, Demand Charge, Energy Charge(s) less Base Fuel, Minimum Charge, Reactive Charge, System Sales Clause, Demand-Side Management Adjustment Clause, Federal Tax Cut, Kentucky Economic Development Surcharge, Capacity Charge, and Purchase Power Adjustment.

- The annual Decommissioning Rider a djustments shall be filed with the Commission no later than August 15th of each year before
 it is scheduled to go into effect on Cycle 1 of the October billing cycle, along with all the necessary supporting data to justify the
 amount of the adjustments, which shall include data, and information as may be required by the Commission.
- Copies of all documents required to be filed with the Commission shall be open and made available for public inspection at the
 office of the Public Service Commission pursuant to the provisions of KRS 61.870 to 61.884.

DATE OF ISSUE: April 9, 2021
DATE EFFECTIVE: Service Rendered On And After January 14, 2021
ISSUED BY: /s/ Brian K. West
TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 185 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 33-2 CANCELLING P.S.C. KY. NO. SHEET NO. XX-X

Decommissioning Rider Continued

TDN

DN

3. The Residential D.R. Adjustment shall provide for annual adjustments based on a percent of total revenues, according to the following formula:

Residential D.R. Adjustment Factor = Nct Annual Residential Allocation NRA(y)
Residential Retail Revenue RR(b)

Where-

Net Annual Residential Allocation NRA(b) = Annual Residential Allocation RA(y), net of Over/(Under) Recovery Adjustment;

Residential Retail Revenue RR(b) = Annual Retail Revenue for all KY residential classes for the year (b).

 The All Other Classes D.R. Adjustment shall provide for annual adjustments based on a percent of non-fuel revenues, according to the following formula:

All Other Classes D.R. Adjustment Factor

Net Annual All Other Allocation NOA(y)

All Other Classes Non-Fuel Retail Revenue ONR(b)

Where-

Net Annual All Other Allocation NOA(y)

All Other Classes Non-Fuel Retail Revenue
ONR(h)

Non-Fuel Retail Revenue for all classes other than residential for the year (h)

 The Revenues to which the residential Decommissioning Rider factor are applied is the sum of the customer's Service Charge, Energy Charge(s), Fuel Adjustment Clause, System Sales Clause, Demand-Side Management Adjustment Clause, Federal Tax Change, Residential Energy Assistance, Purchase Power Adjustment, and Distribution Reliability Rider

The Revenues to which the all other customer Decommissioning Rider factor are applied is the sum of the customer's Service Charge, Demand Charge, Energy Charge(s) less Base Fuel, Minimum Charge, Reactive Charge, System Sales Clause, Demand-Side Management Adjustment Clause, Federal Tax Change, Kentucky Economic Development Surcharge, Purchase Power Adjustment, and Distribution Reliability Rider.

6. The annual Decommissioning Rider adjustments shall be filed with the Commission no later than August 15th of each year before it is scheduled to go into effect on Cycle 1 of the October billing cycle, along with all the necessary supporting data to justify the amount of the adjustments, which shall include data, and information as may be required by the Commission

 Copies of all documents required to be filed with the Commission shall be open and made available for public inspection at the office of the Public Service Commission pursuant to the provisions of KRS 61.870 to 61.884.

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: K/Brian K, West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

D.R.R. is new in its entirety.

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 186 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 34-1 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 34-1

Distribution Reliability Rider (D.R.R.)

<u>Applicable</u>

To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D.2, G.S. Secondary and Primary, S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S. Secondary and Primary, L.G.S.-T.O.D. Secondary and Primary, I.G.S. Secondary and Primary, C.S. - I.R.P. Secondary and Primary, and M.W.

Rate
The Distribution Reliability Rider will apply to all customers served at secondary and primary voltages excluding customers receiving service under Tariffs O.L. and S.L. The Annual Distribution Reliability Net Costs to be recovered through this rider will be calculated on a per bill basis using the following formula:

I. Annual Distribution Reliability Net Costs (ADRNC)

ADRNC = ERW + ATL + DACRR + ANDSS + ARSHR

Where:

- targeted widening of primary distribution circuits.
- the cost of constructing primary lines to tie two circuits together to permit electrical load to be
- the costs of installing automation equipment to allow for the isolation of a fault and reconfiguration of c. DACRR = the circuit to close other devices to re-energize the non-impacted areas of original circuit impacted by the initial fault and the recloser devices upgrade from three-phase to single-phase to allow for future
- DACR implementation, closure via electronics, event recordings and power quality investigations, and more precise coordination with other devices.
- the costs of new distribution substations in remote areas with associated transmission lines in and out to reduce the number of radial distribution circuits and reduce outage times.
- e. ARSHR = the costs of targeted facilities projects to renew and improve cable, conductor, hardware, and equipment to reduce feeder-level outages.
- Subparts a through e include the capital expenditure and operations and maintenance to support that capital to
- Pursuant to the final order of the Kentucky Public Service Commission in Case No. 2021-00159 dated approved by the Commission, Kentucky Power Company is to recover from its retail customers the costs associated with the Distribution Reliability Work Plan including vegetation management and other targeted investments to maintain and improve reliability.

Continued on Sheet 34-2

DATE OF ISSUE: DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX. XXXX

D.R.R. is new in its entirety.

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 187 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 34-2 CANCELLING P.S.C. KY. NO. SHEET NO. 34-2

Distribution Reliability Rider Continued (D.R.R.)

3. The allocation of the ADRNC between residential and all other customers shall be based upon their respective contribution to total non-fuel retail revenues for the most recent twelve-month period, ending December 31 according to the following formula:

Residential Allocation(y) = $\frac{\text{KY Residential Retail Revenue RR(b)}}{\text{KY Retail Revenue R(b)}}$

All Other Classes Allocation(y) = KY All Other Classes Non-Fuel Retail Revenue OR(b)

KY Retail Revenue R(b)

Where:

(y) = the expense year;
 (b) = most recent available twelve month period ended December 31;

4. The rate will be calculated according to the following formula:

Residential Factor = Residential Allocation x ADRNC
Number of Residential Bills

All Other Classes Factor = All Other Classes Allocation x ADRNC
Number of All Other Classes Bills

5. The applicable rates for service rendered on and after ______, calculated in accordance with the above, is:

All Other Classes Factor = $\frac{\$XXX}{YYY}$ = \$X/bill

All Other Classes excludes Tariffs O.L. and S.L. and all customers receiving service at subtransmission and transmission voltage levels.

- 6. The annual Distribution Reliability Rider adjustments shall be filed with the Commission no later than February 15th of each year before it is scheduled to go into effect Cycle I of April billing, along with all the necessary supporting data to justify the amount of the adjustments, which shall include data, and information as may be required by the Commission.
- Copies of all documents required to be filed with the Commission shall be open and made available for public inspection at the
 office of the Public Service Commission pursuant to the provisions of KRS 61.870 to 61.884.

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission
In Case No.: 2023-00159 Dated XXXX XX, XXXX

S.F.R. is new in its entirety.

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 188 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 35-1 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 35-1

Securitization Financing Rider (S.F.R.)

 $\frac{\textbf{Applicable}}{\textbf{To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D.2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., Experimental R.S.-T.O.D.2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., M.G.S.-T.O.D., Experimental R.S.-T.O.D.2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., Experimental R.S.-T.O.D.2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., Experimental R.S.-T.O.D.2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D.2, G.S., S.G.S.-T.O.D.2, G.S., S.G.S.-T.O.D.3, G.S.-T.O.D.3, G.S.-T.O.D.3$ L.G.S., L.G.S.-T.O.D., I.G.S., C.S.- I.R.P., M.W., O.L., and S.L..

1. Pursuant to the final order of the Kentucky Public Service Commission in Case No. 2023-00159, Kentucky Power Company is to recover from retail ratepayers the costs approved for securitization by the Commission.

This rider is designed to recover from customers the amounts necessary to service, repay and administer customer-backed bonds associated with the approved securitized costs pursuant to the terms of the financing order of the Kentucky Public Service Commission in Case No. 202#-#####

This rider shall remain in effect until the complete repayment and retirement of any customer-backed bonds, or refunding bonds, associated with the approved securitized costs. This schedule is irrevocable and nonbypassable for the full term during which it

The applicable rates for service rendered on and after XXXXXXXXX ##, 202# to be applied to the revenues described in paragraph 5 of this tariff are:

2. The allocation of the actual revenue requirement (ARR) between residential and all other customers shall be based upon their respective contribution to total retail revenues for the most recent twelve-month period ending December 31 or June 30, according to the following formula:

(y) the expense year;

Most recent available twelve month period ended December 31 or June 30.

Continued on Sheet 35-2

DATE OF ISSUE: DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance In Case No.: 2023-00159 Dated XXXX XX. XXXX

S.F.R. is new in its entirety.

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 189 of 194

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KENTUCKY POWER COMPANY

P.S.C. KY, NO. 13 ORIGINAL SHEET NO. 35-2 CANCELLING P.S.C. KY, NO. 12 3rd REVISED SHEET NO. 35-2

Securitization Financing Rider Continued (S.F.R.)

3. The Residential S.F.R. Adjustment shall provide for annual adjustments based on a percent of total revenues, according to the following formula:

Residential S.F.R. Adjustment Factor

| Net Annual Residential Allocation NRA(y) | Residential Revenue RR(b)

Where:

Net Annual Residential Allocation NRA(y)

Annual Residential Allocation RA(y), net of Over/(Under) Recovery Adjustment;

Residential Retail Revenue RR(b) = Annual Retail Revenue for all KY residential classes

for the year (b).

4. The All Other Classes S.F.R. Adjustment shall provide for annual adjustments based on a percent of non-fuel revenues, according to the following formula:

All Other Classes S.F.R. Adjustment Factor

Net Annual All Other Allocation NOA(y)

All Other Classes Non-Fuel Retail Revenue ONR(b)

Where:

Net Annual All Other Allocation NOA(y)

All Other Classes Non-Fuel Retail Revenue
ONR(b)

Over/(Under) Recovery Adjustment;

Annual Non-Fuel Retail Revenue of Non-Fuel Retail Revenue of the residential for the year (b).

5. The Revenues to which the residential Securitization Financing Rider factor are applied is the sum of the customer's Service Charge, Demand Charge, Energy Charge(s), Fuel Adjustment Clause, System Sales Clause, Demand-Side Management Adjustment Clause, Federal Tax Change, Residential Energy Assistance, Purchase Power Adjustment and Distribution Reliability Rider.

The Revenues to which the all other customer Securitization Financing Rider factor are applied is the sum of the customer's Scrvice Charge, Demand Charge, Energy Charge(s) less Base Fuel, Minimum Charge, Reactive Charge, System Sales Clause, Demand-Side Management Adjustment Clause, Federal Tax Change, Kentucky Economic Development Surcharge, Purchase Power Adjustment and Distribution Reliability Rider.

The initial Securitization Financing Rider rates shall be file on the day following the pricing of the bonds and shall become
effective the first billing cycle following the closing of the bonds. All subsequent Rider rate adjustments shall be semi-annual
(every six months).

The semi-annual Securitization Financing Rider adjustments shall be filed with the Commission no later than February 15 and August 15th of each year before it is scheduled to go into effect on Cycle 1 of the April and October billing cycles, respectively, along with all the necessary supporting data to justify the amount of the adjustments, which shall include data, and information as may be required by the Commission.

Interim Securitization Financing Rider adjustments may be filed with the Commission outside of the standard semi-annual timeframe in order to correct for over or undercollection to be submitted no later than 10 days before the rate is to be effective.

Copies of all documents required to be filed with the Commission shall be open and made available for public inspection at the
office of the Public Service Commission pursuant to the provisions of KRS 61.870 to 61.884.

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: /s/ Brian K. West

TITLE: <u>Vice President, Regulatory & Finance</u>
By Authority of an Order of the Public Service Commission

In Case No.: 2023-00159 Dated XXXX XX. XXXX

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 23-1 $\ ^{\rm T}$ CANCELLING P.S.C. KY. NO. 11 $1^{\rm ST}$ REVISED SHEET NO. 23-1 $\ ^{\rm T}$

FEDERAL TAX CUT TARIFF

(F.T.C.)

APPLICABLE.

To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D.2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S.-I.R.P., C.S. Coal, M.W., O.L., and S.L.

RATE.

- 1. Pursuant to the final order of the Kentucky Public Service Commission in Case No. 2020-00174, Kentucky Power Company is to credit to retail ratepayers the approved annual amount of excess accumulated deferred federal income taxes (ADIT) beginning January 14, 2021 at the rates set forth below and continue to do so until the Company's base rates are re-set in a future base rate proceeding.
- 2. The Company shall amortize the calendar year retail Generation and Distribution related ARAM of Protected Excess ADIT and the amount of retail Generation and Distribution related Unprotected Excess ADIT needed to support the remainder of the actual calendar year rate credits provided to customers through this rider.
- 3. The Residential rate credits and All Other rate credits shall be credited to customers on a kWh basis as follows:

	Residential (\$/kWh)	All Other (\$ / kWh)	Đ
January – March and December	\$0.02187	\$0.00672	11
April – November	\$0.00010	\$0.00672	RI

4. The allocation of the actual retail Generation and Distribution related ARAM of Protected Excess ADIT and any Commission authorized amount of Unprotected Excess ADIT, between residential and all other customers shall be based upon their respective contribution to total retail revenues, according to the following formula:

Residential Allocation RA(y) = AC(y) x KY Residential Retail Revenue RR
KY Retail Revenue R

All Other Allocation OA(y) = AC(y) x KY All Other Classes Retail Revenue OR
KY Retail Revenue R

Where:

(y) = the credit year; RR = \$248,770,246;

OR = \$279,559,942; and

R = \$528,330,188.

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

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KPSC Case No. 2023-00159

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KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 36-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 36-1

Federal Tax Change Tariff (F.T.C.)

Applicable

To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D.2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S.-I.R.P., M.W., O.L., and S.L.

Rate:

DT

- Pursuant to the final order of the Kentucky Public Service Commission in Case No. 2023-00159, Kentucky Power Company is to credit to retail ratepayers the approved annual amount of excess accumulated deferred federal income taxes (ADIT) beginning January XX, 2024.
- 2. The Company shall amortize the calendar year retail Generation and Distribution related Protected Excess ADIT of \$1,678,164 to support the rate credits provided to customers through this tariff.
- Beginning with the October 2024 Federal Tax Change Tariff adjustment filing, the actual Corporate Alternative Minimum Tax (CAMT) expense and credits for the prior calendar/tax year shall be included in the Annual Revenue Requirement based on the Company's actual 2023 federal income tax return. This methodology will continue on a year to year basis.
- 4. For purposes of computing over or under-recovery under this tariff, the Company shall include the actual CAMT expense and the actual CAMT credits at the time that the credits can be used.
- The Company shall include a final reconciliation of the retail Generation and Distribution related Unprotected Excess ADIT as part of the over or under-recovery computation in the October 2024 Federal Tax Change Tariff adjustment filing.
- 6. The applicable rates on a kWh basis are as follows:

Residential	All Other	
(\$/kWh)	(\$/kWh)	
\$(0.00053)	S(0.00037)	

7. The allocation of the Annual Revenue Requirement (ARR) which consists of the retail Generation and Distribution related Protected Excess ADIT, the actual CAMT expenses and credits and any over or underrecovery based upon actual information for prior periods between residential and all other customers shall be based upon their respective contribution to total retail revenues, according to the following formula:

Residential Allocation RA(y) = AC(y) x

KY Residential Retail Revenue RR KY Retail Revenue R

All Other Allocation OA(y) = AC(y) x KY All Other Classes Retail Revenue OR
KY Retail Revenue R

Where:

(y) = the credit year; RR = \$301,523,011; OR = \$392,479,515; and R = \$694,002,526.

- 8. The annual Federal Tax Change Tariff adjustments shall be filed with the Commission no later than October 15th of each year before it is scheduled to go into effect on Cycle 1 of the December billing cycle, along with all the necessary supporting data to justify the amount of the adjustments, which shall include data, and information as may be required by the Commission.
- Copies of all documents required to be filed with the Commission shall be open and made available for public inspection at the
 office of the Public Service Commission pursuant to the provisions of KRS 61.870 to 61.884.

DATE OF ISSUE: June 29, 2023
DATE EFFECTIVE: January 1, 2024
ISSUED BY: // Brian K. West

TITLE: Vice President, Regulatory & Finance
By Authority of an Order of the Public Service Commission

In Case No.; 2023-00159 Dated XXXX XX. XXXX

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 20-1 CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 20-1

TARIFFF.T. (Franchise Tariff)

AVAILABILITY OF SERVICE.

Where a city or town within Kentucky Power's service territory requires the Company to pay a percentage of revenues from certain customer classifications collected within such city or town for the right to erect the Company's poles, conductors, T or other apparatus along, over, under, or across such city's or town's streets, alleys, or public grounds, the Company shall increase the rates and charges to such customer classifications within such city or town by a like percentage. The aforesaid charge shall be separately stated and identified on each affected customer's bill.

DATE OF ISSUE: April 9, 2021

DATE EFFECTIVE: Service Rendered On And After January 14, 2021

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance

By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 191 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 37-1 CANCELLING P.S.C. KY, NO. 12 ORIGINAL SHEET NO. 37-1

Tariff C.F.F. (City's Franchise Fee)

Availability of Service

Where a city or town within Kentucky Power's service territory requires the Company to pay a percentage of revenues from certain customer classifications collected within such city or town for the right to erect the Company's poles, conductors, or other apparatus along, over, under, or across such city's or town's streets, alleys, or public grounds, the Company shall increase the rates and charges to such customer classifications within such city or town by a like percentage. The aforesaid charge shall be separately stated and identified on each affected customer's bill.

DATE OF ISSUE: June 29_2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX. XXXX

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 33-1 T CANCELLING P.S.C. KY. NO. 11 ORIGINAL SHEET NO. 33-1 T

U.G.R.T. (Utility Gross Receipts Tax) (School Tax)

APPLICABLE.

To all Tariff Schedules.

RATE,

This tariff schedule is applied as a rate increase pursuant to KRS 160.617 to all other tariff schedules for the recovery by the utility gross receipts license tax imposed by the applicable school district pursuant to KRS 160.613 with respect to the customer's bill. The current utility gross receipts license tax for school imposed by a school district may not exceed 3%. The utility gross receipts license tax shall appear on the customer's bill as a separate line item.

DATE OF ISSUE: April 9, 2021 DATE EFFECTIVE: Service Rendered On And After January 14, 2021 ISSUED BY: /s/ Brian K. West TITLE: Vice President, Regulatory & Finance By Authority of Orders of the Public Service Commission

In Case No. 2020-00174 dated January 13, 2021; January 15, 2021; February 22, 2021, and March 17, 2021

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 192 of 194

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 38-1 CANCELLING P.S.C. KY. NO. 12 2nd REVISED SHEET NO. 38-1

U.G.R.T. (Utility Gross Receipts Tax) (School Tax)

Applicable

To all Tariff Schedules

Rate
This tariff schedule is applied as a rate increase pursuant to KRS 160.617 to all other tariff schedules for the recovery by the utility of the utility gross receipts license tax imposed by the applicable school district pursuant to KRS 160.613 with respect to the customer's bill. The current utility gross receipts license tax for school imposed by a school district may not exceed 3%. The utility gross receipts license tax shall appear on the customer's bill as a separate line item.

DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XX. XXXX

KENTUCKY POWER COMPANY

P.S.C. KY, NO. 12 1ST REVISED SHEET NO. 34-1 CANCELLING P.S.C. KY. NO. 12 ORIGINAL SHEET NO. 34-1

K.S.T. (Kentucky Sales Tax)

APPLICABLE.

To all Tariff Schedules

RATE.

This tariff schedule is applied as a rate increase to all other applicable tariff schedules for the recovery by the utility pursuant to KRS 139.210 of the Kentucky Sales Tax imposed by KRS 139.200 for all customers not exempted by KRS 139.470(7). For any other exempt customers, an exemption certification must be received and on file with the Company. The Kentucky Sales Tax rate is currently imposed by the Commonwealth of Kentucky at the rate of 6%. The Kentucky Sales Tax shall appear on the customer's bill as a separate line item.

Sales of electricity under Tariff R.S. are exempt from sales tax only if the service is to the customer's place of domicile as defined by KRS 139.470(7)(b). Kentucky Power may retroactively charge a customer, under the parameters of KRS 278.225, for all applicable sales tax the Department of Revenue determines is due for service that is not exempt. It is the customer's responsibility to file all necessary documentation, including Form 51A380 (1-23), when notified by the Company, establishing the customer's place of domicile. In such a case, any exemption will become effective with the customer's first full billing cycle after the customer's delivery of a properly executed Form 51A380 (1-23).

DATE OF ISSUE: December 19, 2022 DATE EFFECTIVE: Services Rendered On And After January 1, 2023 ISSUED BY: /s/ Brian K. West TITLE: Vice President, Regulatory & Finance By Authority Of an Order of the Public Service Commission In Case No. XXXX-XXXXX Dated XXXX XX, XXXX

Supplemental Exhibit E

KENTUCKY POWER COMPANY

P.S.C. KY. NO. 13 ORIGINAL SHEET NO. 39-1 CANCELLING P.S.C. KY. NO. 12 1st REVISED SHEET NO. 39-1

KPSC Case No. 2023-00159 Section II - Application Filing Requirements

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K.S.T. (Kentucky Sales Tax)

Applicable
To all Tariff Schedules.

This tariff schedule is applied as a rate increase to all other applicable tariff schedules for the recovery by the utility pursuant to KRS 139.210 of the Kentucky Sales Tax imposed by KRS 139.200 for all customers not exempted by KRS 139.470(7). For any other exempt customers, an exemption certification must be received and on file with the Company. The Kentucky Sales Tax rate is currently imposed by the Commonwealth of Kentucky at the rate of 6%. The Kentucky Sales Tax shall appear on the customer's bill as a separate line item.

Sales of electricity under Tariff R.S. are exempt from sales tax only if the service is to the customer's place of domicile as defined by KRS 139.470(7)(b). Kentucky Power may retroactively charge a customer, under the parameters of KRS 278.225, for all applicable sales tax the Department of Revenue determines is due for service that is not exempt. It is the customer's responsibility to file all necessary documentation, including Form 51A380 (1-23), when notified by the Company, establishing the customer's place of domicile. In such a case, any exemption will become effective with the customer's first full billing cycle after the customer's delivery of a properly executed Form 51A380 (1-23).

DATE OF ISSUE: June 29, 2023 DATE EFFECTIVE: January 1, 2024 ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory & Finance By Authority of an Order of the Public Service Commission In Case No.: 2023-00159 Dated XXXX XXX XXXX

KPSC Case No. 2023-00159 Section II - Application Filing Requirements Supplemental Exhibit E Page 194 of 194

KENII	IL KA	POWER	COMP	ΔNI

P.S.C.	KY. NO.	12 ORIGINAL	SHEET	NO.	41-1
CANCELLING P.S.C.	KY. NO.	12	SHEET	NO.	XX->

TARIFF K.F.R.F. (EASTERN KENTUCKY FUEL RELIEF FUND)

N

APPLICABLE.

To Tariffs R.S., R.S.-L.M.-T.O.D., R.S.-T.O.D., R.S.-T.O.D. 2, R.S.D, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S.-I.R.P., M.W., O.L., and S.L.

RATE.

- 1. Pursuant to the Public Service Commission's May 4, 2022 Order in Case No. 2021-00481, and contingent upon the closing of the acquisition of Kentucky Power by Liberty Utilities Co., Kentucky Power shall provide retail ratepayers a \$40 million credit beginning the later of (a) the date on which Liberty Utilities Co. files written notice of its acquisition of Kentucky Power; or (b) July 1, 2022.
- The \$40 million credit shall be allocated 75% to Residential customers (\$30 million) and 25% (\$10 million) to All Other customers, in accordance with Ordering Paragraph 13 and the manner illustrated in Appendix B of the Public Service Commission's May 4, 2022 Order in Case No. 2021-00481.
- 3. The Residential rate credits and All Other rate credits shall be credited to customers on a kWh basis as follows:

Billing Month	Residential	All Other
	(\$/kWh)	(\$/kWh)
January - March and December	XXXXX	XXXXX
April - November	XXXXX	XXXXX

The Residential rate credit will end the earlier of December 31, 2023 or the billing month when the \$30 million credit for Residential customers is calculated to be distributed in full. The All Other rate credit will end the earlier of December 31, 2023 or the billing month when the \$10 million credit for All Other customers is calculated to be distributed in full. The rates set forth above may be adjusted in their final billing month to reconcile the amounts distributed to the \$30 million credit available for distribution to Residential customers and the \$10 million credit available for distribution to All Other customers.

4. The \$30 million credit available for distribution to Residential customers and the \$10 million credit available for distribution to All Other customers shall be subject to final reconciliation and distribution or collection by Order of the Commission in the Company's next base rate case.

DATE OF ISSUE: June 1, 2022

DATE EFFECTIVE: Service Rendered On And After XXXX XX, XXXX

ISSUED BY: /s/ Brian K. West

TITLE: Vice President, Regulatory

By Authority Of an Order of the Public Service Commission

In Case No. 2021-00481 Dated May 4, 2022

Tariff K.F.R.F. has been removed in its entirety.

EXHIBIT 3

Supplemental Abbreviated Notice

SUPPLEMENTAL NOTICE

PLEASE TAKE NOTICE that, in an application to be filed June 29, 2023, Kentucky Power Company will seek approval by the Public Service Commission of Kentucky to adjust its electric rates and charges effective on and after January 1, 2024.

KENTUCKY POWER COMPANY'S CURRENT AND PROPOSED RATES

Residential Service - Rate

(Tariff Codes 015, 017, 022, 024)				
Service Charge per Month: Energy Charge per kWh:	Current \$17.50 \$0.10799	Proposed \$20.00 \$0.12947		
Energy Charge per kwii.	φ0.10/99	φ 0. 12947		
Load Management Water-Heating Provision				
Tariff 011 – Energy Charge per kWh	\$0.07888	\$0.08603		
Storage Water Heating Provision				
Tariff 012 – Energy Charge per kWh	\$0.07888	\$0.08603		
Tariff 013 – Energy Charge per kWh	\$0.07888	\$0.08603		
Tariff 014 – Energy Charge per kWh	\$0.07888	\$0.08603		
Residential Service Load Management Time	-of-Day			
(Tariff Codes 028, 030, 032, 034)				
	<u>Current</u>	Proposed		
Service Charge per Month	\$21.00	\$23.00		
Energy Charge:				
On-Peak Billing period per kWh	\$0.14534	\$0.18646		
Off-Peak Billing period per kWh	\$0.07888	\$0.08603		

Residential Service Time-of-Day

(Tariff Codes 036)

	<u>Current</u>	<u>Proposed</u>
Service Charge per Month	\$21.00	\$23.00
Energy Charge:		
On-Peak Billing period per kWh	\$0.14534	\$0.18646
Off-Peak Billing period per kWh	\$0.07888	\$0.08603

Experimental Residential Service Time-of-Day2

(Tariff Codes 027)

(101111 00000 027)		
	Current	Proposed
Service Charge per Month	\$21.00	\$23.00
Energy Charge:		
On-Peak Summer Billing period per kWh	\$0.18849	\$0.18921
On-Peak Winter Billing period per kWh	\$0.16352	\$0.13642
Off-Peak Billing period per kWh	\$0.09085	\$0.12277

Residential Demand-Metered Electric Service

(Tariff Codes 018)

	<u>Current</u>	Proposed
Service Charge per Month	\$21.00	\$23.00
Energy Charge:		
On-Peak Billing period per kWh	\$0.12354	\$0.11843
Off-Peak Billing period per kWh	\$0.07888	\$0.08603
Demand Charge per KW of monthly billing demand	\$3.90	\$6.77

Residential Energy Assistance

	<u>Current</u>	<u>Proposed</u>
Surcharge per Account per Month	\$0.30	\$0.40

KENTUCKY POWER COMPANY'S PROPOSED NEW AND MODIFIED TARIFFS

Kentucky Power is proposing the following new tariffs:

Distribution Reliability Rider Securitization Financing

Kentucky Power is proposing to modify the following existing tariffs:

Tariff Purchase Power Adjustment
Federal Tax Cut Tariff
Tariff Non-Utility Generator
Tariff Fuel Adjustment Clause
Tariff Residential Service
Renewable Power Option Rider
General revised formatting and reorganization of tariff book

In addition to the changes to rates for the residential customer class described above, Kentucky Power has also proposed changes to the rates for other customer classes. These customer classes and the changes in their associated rates are listed in the tables shown below. Kentucky Power is also proposing changes in the text of some of its rate schedules and other tariff provisions. Kentucky Power is not proposing any changes to miscellaneous charges. The proposed rates reflect a proposed annual increase in electric revenues of approximately 13.6 percent to Kentucky Power.

Kentucky Power also is requesting a financing order to securitize certain regulatory assets. Kentucky Power also is proposing certain customer benefits, including changes for low-income customers, reducing rate impacts through securitization, and enhanced reliability programs.

The estimated amount of annual and monthly change in both percent and dollar amount and the current and proposed average monthly bill to which the proposed electric rates will apply for each electric customer class are as follows:

Electric Rate Class	Annual\$ Increase	Annual% Increase	Monthly Average Usage (kWh)	Current Monthly Average Bill\$	Proposed Monthly Average Bill\$	Monthly\$ Increase	Monthly % Increase
Residential Service			•		•		•
Residential Service	\$54,999,804	18.3%	1,232	\$191	\$225	\$35	18.3%
Residential Load Management Time-of-Day	\$74,963	17.2%	1,664	\$252	\$296	\$43	17.2%
Residential Service Time- of-Day	\$3,459	20.7%	1,966	\$232	\$281	\$48	20.7%
Experimental Residential Service Time-of-Day	NA	NA	NA	NA	NA	NA	NA
Residential Demand-Meter Electric Service	NA	NA	NA	NA	NA	NA	NA
General Service							
General Service	\$13,346,543	12.8%	1,712	\$298	\$336	\$38	12.8%
Recreational Lighting Service	\$45,372	19.6%	1,372	\$224	\$268	\$44	19.6%
Load Management TOD	\$36,291	13.3%	2,306	\$350	\$397	\$47	13.3%
Unmetered Service	\$66,876	9.0%	279	\$66	\$72	\$6	9.0%
Small General Service TOD	\$96,857	6.4%	1,333	\$251	\$268	\$16	6.4%
Medium General Service TOD	\$165,593	12.8%	5,000	\$760	\$858	\$97	12.8%
Large General Service	\$6,308,543	8.9%	70,835	\$10,232	\$11,140	\$908	8.9%
L.G.S. Load Management TOD	\$21,037	8.0%	20,797	\$3,148	\$3,398	\$250	8.0%
Large General Service TOD	\$92,859	9.5%	98,799	\$11,591	\$12,697	\$1,105	9.5%
<u>Industrial Service</u>							
Industrial General Service	\$17,068,044	8.6%	2,567,551	\$233,071	\$253,104	\$20,033	8.6%
All Other	1		T	1	T		1
Municipal Waterworks	\$18,624	7.4%	17,155	\$2,609	\$2,803	\$194	7.4%
Outdoor Lighting	\$1,516,832	14.8%	58	\$16	\$18	\$2	14.8%
Street Lighting	\$218,086	11.3%	58	\$13	\$15	\$2	11.3%
Pole Attachments	NA	NA	NA	NA	NA	NA	NA
COGEN/SPP I	NA	NA	NA	NA	NA	NA	NA
COGEN/SPP II	NA	NA	NA	NA	NA	NA	NA
NMS	NA	NA	NA	NA	NA	NA	NA
NMS II - Residential	NA	NA	NA	NA	NA	NA	NA
NMS II – Non- Residential	NA	NA	NA	NA	NA	NA	NA

A detailed notice of all proposed revisions and a complete copy of the proposed tariffs containing the proposed text changes and rates may be obtained by submitting a written request by e-mail to kentucky_regulatory_services@aep.com or by mail to Kentucky Power Company, ATTN: Regulatory Services, 1645 Winchester Avenue, Ashland, Kentucky, 41101, or by visiting Kentucky Power's website at www.Kentuckypower.com.

A person may examine Kentucky Power's application at the offices of Kentucky Power located at 1645 Winchester Avenue, Ashland, Kentucky, at Kentucky Power's local offices, and at Kentucky Power's website at www.Kentuckypower.com. A person may also examine the application at the Public Service Commission's offices located at 211 Sower Boulevard, Frankfort, Kentucky, Monday through Friday, 8:00 a.m. to 4:30 p.m., or may view and download the application through the Commission's website at http://psc.ky.gov.

Comments regarding the application may be submitted to the Public Service Commission by mail to Public Service Commission, Post Office Box 615, Frankfort, Kentucky 40602, or by sending an email to the Commission's Public Information Officer at psc.info@ky.gov. All comments should reference Case No. 2023-00159.

The rates contained in this notice are the rates proposed by Kentucky Power, but the Public Service Commission may order rates to be charged that differ from the proposed rates contained in this notice. A person may submit a timely written request for intervention to the Public Service Commission, Post Office Box 615, Frankfort, Kentucky 40602, establishing the grounds for the request including the status and interest of the party. If the Commission does not receive a written request for intervention within thirty (30) days of initial publication or mailing of this notice, the Commission may take final action on the application.

Kentucky Power Company 1645 Winchester Avenue Ashland, KY 41101 1-800-572-1113 Public Service Commission 211 Sower Boulevard Frankfort, KY 40602 502-564-3940

EXHIBIT 4

Supplemental Full Notice

SUPPLEMENTAL NOTICE

PLEASE TAKE NOTICE that on June 29, 2023, Kentucky Power Company ("Kentucky Power" or the "Company") will file with the Kentucky Public Service Commission (the "Commission") in Case No. 2023-00159 an application pursuant to Chapter 278 of the Kentucky Revised Statutes for authorization to adjust the rates it charges its customers for services rendered on and after January 1, 2024. Kentucky Power is also seeking authority to revise the terms, conditions, and other requirements of service. Kentucky Power is not proposing any changes to miscellaneous charges. If approved and not suspended, Kentucky Power will apply the new rates and terms and conditions of service to all customer bills rendered on and after January 1, 2024 to recover costs of providing service to its customers on and after that date.

Kentucky Power is requesting a financing order to securitize certain regulatory assets. Kentucky Power is proposing certain customer benefits, including changes for low-income customers, reducing rate impacts through securitization, and enhanced reliability programs. The Company also is conditionally proposing to suspend collection of the Decommissioning Rider and the Rockport Deferral component of Tariff Purchase Power Adjustment, contingent upon Commission approval the Company's request to securitize those items and the Company's ability to successfully issue securitized bonds to collect their costs, from January 1, 2024, until the date the securitized bonds are issued. Kentucky Power also proposes to discontinue cost-tracking of PJM LSE OATT costs through Tariff Purchase Power Adjustment.

Kentucky Power proposes to create a new Distribution Reliability Rider and a new Securitization Financing Rider. Kentucky Power also proposes non-substantive global formatting and reorganization changes to its tariff book.

In addition to the rate changes described below, Kentucky Power has made changes to the text of certain tariffs. Where the text changes to the tariff are substantive in nature, the proposed language change is described below.

Tariff Changes

Terms and Conditions of Service

5. <u>Payments</u>

Kentucky Power is extending time period for which bills are due and payable by specifying all bills are due and payable within 21 days after their mailing date.

Kentucky Power is modifying the language concerning the delayed payment charge and specifying that an additional five percent charge on unpaid amounts will be added for non-residential accounts.

Kentucky Power is modifying the line items included on each sample bill as follows: removing Capacity Charge line item; renaming Federal Tax Cut Credit line item to Federal Tax Change; renaming Franchise Tax line item to City's Franchise Fee; adding Distribution Reliability Rider line item; and adding Securitization Financing Rider line item.

Changes Applicable to Tariff R.S., R.S.-L.M.-T.O.D., R.S.-T.O.D., R.S.-T.O.D.2., and R.S.D.

Kentucky Power has replaced summary descriptions of each applicable surcharge and rider with the following table referring customers to their respective tariff sheets, which describe each surcharge or rider in detail:

Residential Energy Assistance	Sheet No. 26
Demand-Side Management Adjustment Clause	Sheet No. 28
System Sales Clause	Sheet No. 29
Fuel Adjustment Clause	Sheet No. 30
Purchase Power Adjustment	Sheet No. 31
Environmental Surcharge	Sheet No. 32
Decommissioning Rider	Sheet No. 33
Distribution Reliability Rider	Sheet No. 34
Securitization Financing Rider	Sheet No. 35
Federal Tax Change	Sheet No. 36
City's Franchise Fee	Sheet No. 37
School Tax	Sheet No. 38

Tariff R.S. (Residential Service)

Rate. (Tariff Codes 015, 017, 022, 024)	\$17.50 \$20.00 ··································
Service Charge	\$17.50 \$20.00 per month
Energy Charge:	
All KWH:	10.799¢ <i>12.947</i> ¢ per KWH

Kentucky Power is proposing to delete the payment due date provisions, which are now addressed in Terms and Conditions of Service, Section 5, Payments.

Kentucky Power is proposing a new optional seasonal provision:

OPTIONAL SEASONAL PROVISION

For residential customers desiring to take seasonal rate service. Service under this provision shall be for a minimum of 12 consecutive billing months.

<u>Kate.</u> (Service Charge	\$20.00 per month
	Energy Charge: All KWH used during winter billing months (December - March):

This provision is subject to the Service Charge, and the adjustment clauses as stated in the Adjustment Clause section.

STORAGE WATER HEATING PROVISION.

Tariff Code

- 012 (a) For Minimum Capacity of 80 gallons, the last 300 KWH of use in any month shall be billed at $7.888 \notin 8.603 \notin$ per KWH.
- 013 (b) For Minimum Capacity of 100 gallons, the last 400 KWH of use in any month shall be billed at 7.888\$\xi\$ 8.603\$\xi\$ per KWH.
- 014 (c) For Minimum Capacity of 120 gallons or greater, the last 500 KWH of use in any month shall be billed at $7.888 \neq 8.603 e$ per KWH.

LOAD MANAGEMENT WATER-HEATING PROVISION. (Tariff Code 011)

For residential customers who install a load management water-heating system which consumes electrical energy during off-peak hours specified by the Company and stores hot water for use during on-peak hours, of minimum capacity of 80 gallons, the last 250 KWH of use in any month shall be billed at 7.888\$\xi\$ 8.603\$\$\xi\$ per KWH.

Tariff R.S. – L.M. – T.O.D. (Residential Service Load Management Time-of-Day)

Rate	(Tariff Codes	028 030	032	034)

Service Charge.....\$ 21.00 23.00 per month

Energy Charge:

Kentucky Power is proposing to delete the payment due date provisions, which are now addressed in Terms and Conditions of Service, Section 5, Payments.

Tariff R.S. – T.O.D. (Residential Service Time-of-Day)

Rate. (Tariff Codes 036)

Energy Charge:

Kentucky Power is proposing to delete the payment due date provisions, which are now addressed in Terms and Conditions of Service, Section 5, Payments.

Tariff R.S. – T.O.D.2 (Experimental Residential Service Time-of-Day 2)

Rate. (Tariff Code 027)

Service Charge.....\$\,\frac{21.00}{23.00}\,\text{per month}

Energy Charge:

All KWH used during Summer on-peak billing period....18.849¢ 18.921¢ per KWH All KWH used during Winter on-peak billing period.....16.352¢ 13.642¢ per KWH All KWH used during off-peak billing period............9.085¢ 12.277¢ per KWH

Kentucky Power is proposing to delete the payment due date provisions, which are now addressed in Terms and Conditions of Service, Section 5, Payments.

Tariff R.S.D. (Residential Demand-Metered Electric Service)

Rate. (Tariff Code 018)

Service Charge.....\$ 21.00 23.00 per month

Energy Charge:

Kentucky Power is proposing to delete the payment due date provisions, which are now addressed in Terms and Conditions of Service, Section 5, Payments.

Changes Applicable to Tariff G.S., G.S.-L.M.-T.O.D., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-L.M.-T.O.D., L.G.S.-T.O.D., I.G.S., C.S.-I.R.P., and M.W.

Kentucky Power has replaced summary descriptions of each applicable surcharge and rider with the following table referring to customers to their respective tariff sheets, which describe each surcharge or rider in detail:

Kentucky Economic Development Surcharge	Sheet No. 27
Demand-Side Management Adjustment Clause	Sheet No. 28
System Sales Clause	Sheet No. 29
Fuel Adjustment Clause	Sheet No. 30
Purchase Power Adjustment	Sheet No. 31
Environmental Surcharge	Sheet No. 32
Decommissioning Rider	Sheet No. 33
Distribution Reliability Rider	Sheet No. 34
Securitization Financing Rider	Sheet No. 35
Federal Tax Change Tariff	Sheet No. 36
City's Franchise Fee	Sheet No. 37
School Tax	Sheet No. 38

Tariff G.S. (General Service)

Rate.

Tariff Code	Service Voltage		First 4,450 KWH	,	•
		Charge (\$/kW)	(¢/KWH)	(¢/KWH)	Charge (\$)
211, 212, 215, 216, 218	Secondary	6.61 8.82	10.907 12.292	10.201 <i>10.813</i>	25.00 28.00
217, 220	Primary	6.01 8.03	9.574 10.790	8.993 9.533	100.00 <i>120.00</i>
236	Subtransmission	4.68 6.38	8.663 9.763	8.141 8.629	400.00 460.00

Kentucky Power is proposing to delete the payment due date and delayed payment charge provisions, which are now addressed in Terms and Conditions of Service, Section 5, Payments.

RECREATIONAL LIGHTING SERVICE PROVISION

Rate. (Tariff Code 214)

Service Charge......\$ 25.00 per month

LOAD MANAGEMENT TIME-OF-DAY PROVISION

Rate. (Tariff Codes 223, 225)

Energy Charge:

OPTIONAL UNMETERED SERVICE PROVISION

Rate. (Tariff Codes 204 (Metered), 213 (Unmetered))

Customer Charge.....\$ 15.00 per month

Energy Charge:

Tariff S.G.S.-T.O.D. (Small General Service Time-of-Day Service)

Rate. (Tariff Code 227)

Energy Charge:

All KWH used during Summer on-peak billing period...20.846¢ 19.545¢ per KWH

All KWH used during Winter on-peak billing period.....18.172¢ 13.784¢ per KWH All KWH used during off-peak billing period........... 11.279¢ 12.349¢ per KWH

Kentucky Power is proposing to delete the payment due date and delayed payment charge provisions, which are now addressed in Terms and Conditions of Service, Section 5, Payments.

Tariff M.G.S.-T.O.D. (Medium General Service Time-of-Day)

Rate. (Tariff Code 229)

Energy Charge:

Kentucky Power is proposing to delete the payment due date and delayed payment charge provisions, which are now addressed in Terms and Conditions of Service, Section 5, Payments.

Tariff L.G.S. (Large General Service)

Rate.

		Service Voltage		
	Secondary	Primary	Subtransmission	Transmission
Tariff Code	240, 242, 260	244, 246, 264	248, 268	250, 270
Service Charge per Month	\$ 85.00 \$97.00	\$127.50 <i>\$145.00</i>	\$660.00 \$750.00	\$660.00 <i>\$750.00</i>
Demand Charge per KW	\$8.77 <i>\$10.39</i>	\$7.90 \$8.95	\$6.61 \$5.39	\$6.16 \$5.25
Excess Reactive Charge				
per KVA:	\$3.46	\$3.46	\$3.46	\$3.46
Energy Charge per KWH	8.432¢ 8.796¢	7.356¢ 7.867¢	5.230¢ 5.975¢	5.085¢ 5.874¢

Kentucky Power is proposing to delete the payment due date and delayed payment charge provisions, which are now addressed in Terms and Conditions of Service, Section 5, Payments.

LOAD MANAGEMENT TIME-OF-DAY PROVISION

Rate. (Tariff Code 251)

Energy Charge:

Tariff L.G.S.-T.O.D. (Large General Service – Time-of-Day)

Rate.

		Service Voltage		
	Secondary	Primary	Subtransmission	Transmission
Tariff Code	256	257	258	259
Service Charge per Month	n \$85.00 <i>\$97.00</i>	\$127.50 \$145.00	\$660.00 \$750.00	\$660.00 <i>\$750.00</i>
Demand Charge per KW	\$10.92 \$9.13	\$8.17 <i>\$7.76</i>	\$1.77 \$4.40	\$1.75 \$4.33
Excess Reactive Charge				
per KVA:	\$3.46	\$3.46	\$3.46	\$3.46
Energy Charge:				
On-Peak Energy				
Charge per KWH	10.284¢ 11.793¢	10.142¢ 11.238¢	10.055 ¢ 11.075¢	9.969¢ 10.938¢
Off-Peak Energy Charge per KWH	5.360¢ 6.194¢	5 318¢ 6 021¢	5.293¢ 5.970¢	5 267\$ 5 927\$
charge per it will	2.200. 3.157.	3.310 3.021	2.273. 3.770.	3.207 3.727

Kentucky Power is proposing to delete the payment due date and delayed payment charge provisions, which are now addressed in Terms and Conditions of Service, Section 5, Payments.

Tariff I.G.S. (Industrial General Service)

Rate.

		Service Voltage				
	Secondary	Primary	Subtransmission	Transmission		
Tariff Code	356	358/370	359/371	360/372		
Service Charge per month	\$276.00	\$276.00	\$794.00	\$1,353.00		
Demand Charge per KW	Demand Charge per KW					
Of monthly on-peak						
billing demand	\$25.88 \$27.32	\$22.96 \$25.31	\$16.33 <i>\$17.89</i>	\$16.08 <i>\$17.52</i>		
Of monthly off-peak						
billing demand	\$1.80 <i>\$1.84</i>	\$1.78	\$1.76 <i>\$1.75</i>	\$1.75 <i>\$1.73</i>		
Energy Charge per KWH:	2.698¢ 3.214¢	2.660 ¢ 3.063¢	2.635¢ 3.018¢	2.612 ¢ 2.981¢		

Minimum demand charge.

The minimum demand charge shall be equal to the minimum billing demand times the following minimum demand rates:

Secondary Secondary	<u>Primary</u>	<u>Subtransmission</u>	<u>Transmission</u>
\$28.77 \$26.01/KW	\$25.81 \$24.05/KW	\$19.17 \$ <i>16.64</i> /KW	\$18.88 \$16.29/KW

Kentucky Power is proposing to delete the payment due date and delayed payment charge provisions, which are now addressed in Terms and Conditions of Service, Section 5, Payments.

Tariff M.W. (Municipal Waterworks)

Rate. (Tariff Code 540)

Energy Charge:

All KWH Used Per Month 9.800¢ 10.506¢ per KWH

MINIMUM CHARGE.

This tariff is subject to a minimum monthly charge equal to the sum of the service charge plus \$9.78 \$9.55 per KVA as determined from customer's total connected load.

Kentucky Power is proposing to delete the payment due date and delayed payment charge provisions, which are now addressed in Terms and Conditions of Service, Section 5, Payments.

Changes Applicable to Tariffs O.L. and S.L.

Kentucky Power has replaced summary descriptions of each applicable surcharge and rider with the following table referring to customers to their respective tariff sheets, which describe each surcharge or rider in detail:

System Sales Clause	Sheet No. 29
Fuel Adjustment Clause	Sheet No. 30
Purchase Power Adjustment	Sheet No. 31
Environmental Surcharge	Sheet No. 32
Decommissioning Rider	Sheet No. 33
Distribution Reliability Rider	Sheet No. 34
Securitization Financing Rider	Sheet No. 35
Federal Tax Change Tariff	Sheet No. 36
City's Franchise Fee	Sheet No. 37
School Tax	Sheet No. 38

Tariff O.L. (Outdoor Lighting)

Availability of Service

Kentucky Power is proposing to add language regarding the accessibility of the lighting location.

Rate.

A. OVERHEAD LIGHTING SERVICE

Tariff code

- 1. High Pressure Sodium
- 094 100 watts (9,500 Lumens)... \$ 9.06 \$10.53 per lamp + 0.02612 x KWH in Sheet No. 14-5 10-4 in Company's tariff
- 113 150 watts (16,000 Lumens)... \$10.33-\$12.01 per lamp + 0.02612 x KWH in Sheet No. 14-5 10-4 in Company's tariff
- 097 200 watts (22,000 Lumens)... \$12.52 \$14.55 per lamp + 0.02612 x KWH in Sheet No. 14-5 10-4 in Company's tariff
- 103 250 watts (28,000 Lumens)... \$17.84 \$20.74 per lamp + 0.02612 x KWH in Sheet No. 14-5 10-4 in Company's tariff
- 098 400 watts (50,000 Lumens)... \$19.78 \$22.99 per lamp + 0.02612 x KWH in Sheet No. 14-5 10-4 in Company's tariff

Tariff code

- 2. Mercury Vapor
- 093 175 watts (7,000 Lumens)... \$\frac{\$11.55}{13.43}\$ per lamp + 0.02612 x KWH in Sheet No. \frac{14-5}{4-5} 10-4 \text{ in Company's tariff}
- 095 400 watts (20,000 Lumens)... \$19.88-\$23.11 per lamp + 0.02612 x KWH in Sheet No. 14-5 10-4 in Company's tariff

Tariff code

- 3. LED
- 6,000-8,500 10,000 Lumens...... \$6.62-\$7.70 per lamp +0.02612 x KWH in Sheet No. 14-5 10-4 in Company's tariff

B. POST-TOP LIGHTING SERVICE

Tariff code

- 1. High Pressure Sodium
- 111 100 watts (9,500 Lumens)... \$\frac{16.42}{19.09}\$ per lamp + 0.02612 x KWH in Sheet No. \frac{14-5}{4-5}\$ 10-4 in Company's tariff
- 150 watts (16,000 Lumens)... \$25.83-\$30.03 per lamp + 0.02612 x KWH in Sheet No. 14-5 10-4 in Company's tariff
- 121 100 watts (9,500 Lumens)... \$30.00 per lamp + + 0.02612 x KWH in Sheet No. 14-5 in Company's tariff
- 250 watts (19,000 Lumens)... \$30.07 \$34.96 per lamp + 0.02612 x KWH in Sheet No. 14-5 10-4 in Company's tariff
- 400 watts (40,000 Lumens)... \$39.47 \$45.88 per lamp + 0.02612 x KWH in Sheet No. 14-5 10-4 in Company's tariff

Tariff code

- 2. Mercury Vapor
- 099 175 watts (7,000 Lumens)... \$13.25 \$15.40 per lamp + 0.02612 x KWH in Sheet No. 14-5 10-4 in Company's

tariff

Tariff code

- 3. LED
- 160 4,300 6,300 6,000-10,000 Lumens..... \$19.05 \$22.15 per lamp + 0.02612 x KWH in Sheet No. 14-5 10-4 in Company's tariff

C. FLOOD LIGHTING SERVICE

Tariff code

- 1. High Pressure Sodium
- 107 200 watts (22,000 Lumens)... \$\frac{14.38}{16.72}\$ per lamp + 0.02612 x KWH in Sheet No. \frac{14-5}{10-4}\$ in Company's tariff
- 109 400 watts (50,000 Lumens)... \$21.00-\$24.41 per lamp + 0.02612 x KWH in Sheet No. 14-5 10-4 in Company's tariff

Tariff code

- 2. Metal Halide
- 250 watts (20,500 Lumens)... \$17.45 \$20.29 per lamp + 0.02612 x KWH in Sheet No. 14-5 10-4 in Company's tariff
- 400 watts (36,000 Lumens)... \$21.98 \$25.55 per lamp + 0.02612 x KWH in Sheet No. 14-5 10-4 in Company's tariff
- 131 1000 watts (110,000 Lumens)... \$40.01-\$46.51 per lamp + 0.02612 x KWH in Sheet No. 14-5 10-4 in Company's tariff
- 130 250 watts Mongoose (20,500 Lumens)... \$22.76 \$26.46 per lamp + 0.02612 x KWH in Sheet No. 14-5 10-4 in Company's tariff
- 400 watts Mongoose (36,000 Lumens)... \$27.78 \$32.29 per lamp + 0.02612 x KWH in Sheet No. 14-5 10-4 in Company's tariff

Tariff code

- 3. LED
- 165 $\frac{19,500 21,500}{17,500 22,500}$ Lumens..... $\frac{$24.75}{28.77}$ per lamp + 0.02612 x KWH in Sheet No. $\frac{14-5}{10-4}$ in Company's tariff
- 36,500-38,500-42,500-47,500 Lumens..... \$30.40 \$35.34 per lamp + 0.02612 x KWH in Sheet No. 14-5 10-4 in Company's tariff
 - D. LED Lamp Conversion Charge

Wood pole	\$ 3.61 \$4.20 per month
Overhead wire span not over 150 feet	
Underground wire lateral not over 50 feet	

E. Flexible Lighting Option (Tariff Code 175 (Unmetered) and Tariff Code 201(Metered))

Rate.

Monthly Lamp Charge* = $IC \times MLFCR$

Where:

IC = Installed Cost of System

MLFCR = Monthly Levelized Fixed Cost Rate of 1.36% 1.43% which is inclusive of return, depreciation, income taxes, property taxes and A&G expense components

Monthly maintenance charge is \$0.80 per lamp per month Monthly non-fuel charge is .05519 .08698 \$/kWh Base fuel charge is 0.02612 \$/kWh

Kentucky Power is updating Lumen values for LED in the kWh value table.

	Light Emitting Diode (LED)							
	150 Tariff Code	160 Tariff Code	165 Tariff Code	166 Tariff Code				
	6,000- 8,500 <i>10,000</i>	4 ,300-6,300	19,500-21,500	36,500-38,500				
	Lumens	6,000-10,000 Lumens	17,500-22,500 Lumens	42,500-47,500 Lumens				
Jan	28	33	75	154				
Feb	24	28	63	129				
Mar	24	28	63	129				
Apr	20	24	53	109				
May	18	21	48	96				
Jun	16	19	43	87				
Jul	17	20	46	93				
Aug	19	23	52	105				
Sep	22	26	58	118				
Oct	25	30	67	136				
Nov	27	32	71	145				
Dec	29	33	77	156				
Total	269	317	716	1,457				

Kentucky Power is proposing to delete the payment due date and delayed payment charge provisions, which are now addressed in Terms and Conditions of Service, Section 5, Payments.

Tariff S.L. (Street Lighting)

Availability of Service

Kentucky Power is proposing to add language regarding the accessibility of the lighting location.

Rate. (Tariff Code 528)

- A. Overhead Service on Existing Distribution Poles
 - 1. High Pressure Sodium

100 watts (9,500 Lumens)... \$ 7.61 \$8.49 per lamp + 0.02612 x KWH in Sheet No. 15-4 11-3 in Company's

tariff

150 watts (16,000 Lumens)... \$8.36-\$9.32 per lamp + 0.02612 x KWH in Sheet No. 15-4 11-3 in Company's tariff

200 watts (22,000 Lumens)... \$9.90-\$11.04 per lamp + 0.02612 x KWH in Sheet No. 15-4 11-3 in Company's

tariff

400 watts (50,000 Lumens)... \$13.00 \$14.50 per lamp + 0.02612 x KWH in Sheet No. 15-4 11-3 in Company's tariff

2. LED

 $\frac{7,900-9,900}{11,000}$ 8,000-11,000 Lumens... \$8.71 \$9.71 per lamp + 0.02612 x KWH in Sheet No. 15-4 11-3 in Company's tariff

10,500-12,500 10,000-14,000 Lumens... \$11.19 \$12.48 per lamp + 0.02612 x KWH in Sheet No. 15-4 11-3 in Company's tariff

24,000-26,000 30,000 Lumens... \$13.34 \$14.87 per lamp + 0.02612 x KWH in Sheet No. 15-4 11-3 in Company's tariff

Post Top 4,300 6,300 6,000-10,000 Lumens... \$9.05 \$10.09 per lamp + 0.02612 x KWH in Sheet No. 15-4 11-3 in Company's tariff

Post Top 7,300 9,300 8,000-12,000 Lumens... \$20.07 \$22.38 per lamp + 0.02612 x KWH in Sheet No. 15-4 11-3 in Company's tariff

Flood $\frac{19,500}{21,500}$ 17,500-22,500 Lumens... $\frac{14.69}{16.38}$ per lamp + 0.02612 x KWH in Sheet No. $\frac{15}{4}$ 11-3 in Company's tariff

- B. Service on New Wood Distribution Poles
 - 1. High Pressure Sodium

100 watts (9,500 Lumens)... \$11.90 \$13.27 per lamp + 0.02612 x KWH in Sheet No. 15-4 11-3 in Company's tariff

150 watts (16,000 Lumens)... \$12.75-\$14.22 per lamp + 0.02612 x KWH in Sheet No. 15-4 11-3 in Company's tariff

200 watts (22,000 Lumens)... \$14.30-\$15.94 per lamp + 0.02612 x KWH in Sheet No. 15-4 11-3 in Company's tariff

400 watts (50,000 Lumens)... \$18.35 \$20.46 per lamp + 0.02612 x KWH in Sheet No. 15-4 11-3 in Company's tariff

2. LED

 $\frac{7,900-9,900}{2}$ 8,000-11,000 Lumens... $\frac{14.36}{2}$ \$16.01 per lamp + 0.02612 x KWH in Sheet No. $\frac{15-4}{2}$ 11-3 in Company's tariff

 $\frac{10,500-12,500}{10,000-14,000}$ Lumens... $\frac{$16.85}{18.79}$ per lamp +0.02612 x KWH in Sheet No. $\frac{15-4}{11-3}$ in Company's tariff

24,000-26,000 30,000 Lumens... \$19.00 \$21.19 per lamp + 0.02612 x KWH in Sheet No. 15-4 11-3 in Company's tariff

Post Top 4,300 6,300 6,000-10,000 Lumens... \$14.70 \$16.39 per lamp + 0.02612 x KWH in Sheet No. 15-4 11-3 in Company's tariff

Post Top 7,300 9,300 8,000-12,000 Lumens... \$25.73 \$28.69 per lamp + 0.02612 x KWH in Sheet No. 15-4 11-3 in Company's tariff

Flood $\frac{19,500-21,500}{17,500-22500}$ Lumens... $\frac{$20.35}{522.69}$ per lamp +0.02612 x KWH in Sheet No. $\frac{15-4}{11-3}$ in Company's tariff

- C. Service on New Metal or Concrete Poles
 - 1. High Pressure Sodium

100 watts (9,500 Lumens)... \$24.80 \$27.65 per lamp + 0.02612 x KWH in Sheet No. 15-4 11-3 in Company's tariff

150 watts (16,000 Lumens)... \$25.70-\$28.66 per lamp + 0.02612 x KWH in Sheet No. 15-4 11-3 in Company's tariff

200 watts (22,000 Lumens)... \$27.25-\$30.38 per lamp + 0.02612 x KWH in Sheet No. 15-4 11-3 in Company's tariff

400 watts (50,000 Lumens)... \$30.35 \$33.84 per lamp + 0.02612 x KWH in Sheet No. 15-4 11-3 in Company's tariff

2. LED

 $\frac{7,900-9,900}{2}$ 8,000-11,000 Lumens... \$25.10 \$27.99 per lamp + 0.02612 x KWH in Sheet No. 15-4 11-3 in Company's tariff

 $\frac{10,500-12,500}{10,000-14,000}$ Lumens... $\frac{$26.78}{29.86}$ per lamp + 0.02612 x KWH in Sheet No. $\frac{15-4}{11-3}$ in Company's tariff

24,000-26,000 30,000 Lumens... \$28.11 \$31.34 per lamp + 0.02612 x KWH in Sheet No. 15-4 11-3 in Company's tariff

Post Top 4,300 6,300 6,000-10,000 Lumens... \$25.85 \$28.82 per lamp + 0.02612 x KWH in Sheet No. 15-4 11-3 in Company's tariff

Post Top $\frac{7,300}{2,300}$ 8,000-12,000 Lumens... $\frac{36.74}{40.97}$ per lamp + 0.02612 x KWH in Sheet No. $\frac{15-4}{11-3}$ in Company's tariff

Flood $\frac{19,500}{21,500}$ 17,500-22,500 Lumens... $\frac{$29.42}{32.80}$ per lamp + 0.02612 x KWH in Sheet No. $\frac{15-4}{3}$ in Company's tariff

E. Flexible Lighting Option (Tariff Code 525 (Unmetered) and Tariff Code 526 (Metered))

Rate.

Monthly Lamp Charge* = $IC \times MLFCR$

Where:

IC = Installed Cost of System

MLFCR = Monthly Levelized Fixed Cost Rate of 0.97% 1.04% which is inclusive of return, depreciation, income taxes, property taxes and A&G expense components

Monthly maintenance charge is \$2.52 per lamp per month Monthly non-fuel charge is :04393 .05261 \$/kWh Base fuel charge is 0.02612 \$/kWh

Kentucky Power is updating Lumen values for LED in the kWh value table.

	High Pressure Sodium				igh Pressure Sodium Light Emitting Diode (LED)					
		Ü								Flood
						10,500-		Post Top	Post Top	19,500-
					7,900-9,900	12,500	24,000-	4,300-6,300	7,300-9,300	21,500
					8,000-	10,000-	26,000	6,000-	8,000-	17,500-
	100	150	200	400	11,000	14,000	30,000	10,000	12,000	22,500
	Watts	Watts	Watts	Watts	Lumens	Lumens	Lumens	Lumens	Lumens	Lumens
Jan	51	74	106	210	35	49	98	33	48	75
Feb	43	62	89	176	30	40	83	28	41	63
Mar	43	62	89	176	30	40	83	28	41	63
Apr	36	53	76	150	25	34	70	24	34	53
May	32	47	68	134	22	30	62	21	31	48
Jun	29	42	61	120	20	27	56	19	27	43
Jul	31	45	65	128	21	29	60	20	29	46
Aug	35	51	74	146	23	33	68	23	32	52
Sep	39	57	81	160	27	37	75	26	37	58
Oct	45	66	95	188	31	43	87	30	43	67
Nov	48	70	100	198	33	46	93	32	45	71
Dec	52	75	108	214	36	50	100	33	50	77
Total	484	704	1.012	2,000	333	458	935	317	458	716

Kentucky Power is proposing to delete the payment due date provisions, which are now addressed in Terms and Conditions of Service, Section 5, Payments.

Tariff T.S. (Temporary Service)

Kentucky Power is proposing to delete the payment due date and delayed payment charge provisions, which are now addressed in Terms and Conditions of Service, Section 5, Payments.

Rider A.F.S. (Alternate Feed Service Rider)

Kentucky Power is proposing to delete the payment due date and delayed payment charge provisions, which are now addressed in Terms and Conditions of Service, Section 5, Payments.

Rider R.P.O. (Renewable Power Option Rider)

Rate.

Option A

	Block Purchase	All Usage Purchase
	Charge (\$ per 100 kWh block)	Charge per kWh consumed
A1. Solar RECs	\$1.00/month-\$0.50/month	\$0.010 \$0.005
A2. Wind RECs	\$1.00/month-\$0.50/month	\$0.010 - <i>\$0.005</i>
A3. Hydro & Other RECs	\$0.30/month-\$0.50/month	\$0.003 - <i>\$0.005</i>

Tariff N.U.G. (Non-Utility Generator)

Kentucky Power is proposing to make this tariff unavailable to new participants and to remove all provisions related to Commissioning Power Service and Startup Power Service.

Tariff COGEN/SPP I (Cogeneration and/or Small Power Production--100 KW or Less)

Capacity Credit

If the customer contracts to deliver or produce a specified excess or total average capacity during the monthly billing period (monthly contract capacity), or a specified excess or total average capacity during the on-peak monthly billing period (on-peak contract capacity), then the following capacity credits or payment from the Company to the customer shall apply:

If standard energy meters are used,

A.	2020/2021	\$2.81	kW/month
	2023/2024	\$3.48	
	2021/2022	\$3.37	kW/month
	2024/2025	\$3.72	
	2022/2023	\$3.29	kW/month, times the lowest
	2025/2026	\$3.25	of:

- 1. monthly contract capacity, or
- 2. current month metered average capacity, i.e., KWH delivered to the Company or produced by COGEN/SPP facilities divided by 730, or
- 3. lowest average capacity metered during the previous two months if less than monthly contract capacity.

If T.O.D. energy meters are used,

B.	2020/2021	\$6.74	kW/month
	2023/2024	<i>\$8.36</i>	
	2021/2022	\$8.09	kW/month
	2024/2025	\$8.92	
	2022/2023	\$7.89	kW/month, times the lowest
	2025/2026	<i>\$7.79</i>	of:

- 1. on-peak contract capacity, or
- 2. current month on-peak metered average capacity, i.e., on-peak KWH delivered to the Company or produced by COGEN/SPP facilities divided by 305 or
- 3. lowest on-peak average capacity metered during the previous two months, if less than on-peak contract capacity.

Tariff COGEN/SPP II (Cogeneration and/or Small Power Production--Over 100 KW)

Capacity Credit

If the customer contracts to deliver or produce a specified excess or total average capacity during the monthly billing period (monthly contract capacity), or a specified excess or total average capacity during the on-peak monthly billing period (on-peak contract capacity), then the following capacity credits or payment from the Company to the customer shall apply:

If standard energy meters are used,

A.	2020/2021	\$2.81	kW/month
	2023/2024	\$3.48	
	2021/2022	\$3.37	kW/month
	2024/2025	\$3.72	
	2022/2023	\$3.29	kW/month, times the lowest
	2025/2026	\$3.25	of:

- 1. monthly contract capacity, or
- 2. current month metered average capacity, i.e., KWH delivered to the Company or produced by COGEN/SPP facilities divided by 730,or
- 3. lowest average capacity metered during the previous two months if less than monthly contract capacity.

If T.O.D. energy meters are used,

B.	2020/2021	\$6.74	kW/month
	2023/2024	<i>\$8.36</i>	
	2021/2022	\$8.09	kW/month
	2024/2025	\$8.92	
	2022/2023	\$7.89	kW/month, times the lowest
	2025/2026	<i>\$7.79</i>	of:

- 1. on-peak contract capacity, or
- 2. current month on-peak metered average capacity, i.e., on-peak KWH delivered to the Company or produced by COGEN/SPP facilities divided by 305, or
- 3. lowest on-peak average capacity metered during the previous two months, if less than on-peak contract capacity.

Tariff C.S.-I.R.P. (Contract Service – Interruptible Power)

Kentucky Power is proposing to delete the payment due date and delayed payment charge provisions, which are now addressed in Terms and Conditions of Service, Section 5, Payments.

Tariff R.E.A. (Residential Energy Assistance)

Rate.		
	Customer Charge	\$0.30 \$0.40 per month per residential account

Tariff S.S.C. (System Sales Clause)

Kentucky Power is modifying the base annual net revenues.

Rate.

3. The base annual net revenues from systems sales are: \$7,326,879. \$1,935,350.

Tariff F.A.C. (Fuel Adjustment Clause)

Kentucky Power is modifying the Fuel Adjustment Clause tariff to provide for the recovery of all Commission approved financial power hedging program-related contract settlements, and related contract costs.

Kentucky deleted the provision providing for a temporary reduction in the FAC rate that expired after July 28, 2022.

Tariff P.P.A (Purchase Power Adjustment)

Kentucky Power has updated the Base Purchase Power cost. The Company updated the definition for Annual Purchase Power adjustment formula.

Kentucky Power deleted all provisions related to the recovery of OATT costs through this tariff.

Rate.

The annual purchase power adjustment factor will be computed using the following formula:

1. Annual Purchase Power Net

Costs (PPANC)

PPANC = N+CSIRP+OATT+RKP+RP-BPP

Where:

BPP = The annual amount of purchase power costs included in base rates, \$98,165,699 \$6,554,678.

- a. N = The annual cost of power purchased by the Company through new Purchase Power Agreements and purchased power expense from avoided cost payments to net metering customers under tariff N.M.S.II *above or below the \$1,269,331 included in BPP*. All new purchase power agreements shall be approved by the Commission to the extent required by KRS 278.300.
- b. CSIRP = The net annual cost of any credits provided to customers under Tariff C.S.-I.R.P., Tariff D.R.S., Tariff V.C.S. and special contracts for interruptible service above or below the \$454,997 \$1,165,983 included in BPP.
- e. OATT = 100% The net annual PJM load serving entity Open Access Transmission Tariff Charges

above or below the \$96,896,495 included in BPP, less the transmission return difference pursuant to the Commission approved Settlement agreement in Case No. 2017 00179.

- d.c. RKP = Rockport related items includable in Tariff PPA pursuant to the Commission approved Settlement agreement in Case No. 2017-00179:
 - 1. Increase in Rockport collection resulting from reduction in base rate deferral;
 - 2.1. Rockport deferral amount to be recovered;
 - 3. Rockport fixed cost savings; and
 - 4.2. Rockport offset estimate and true-up.
 - 5.3. Final (over)/under recovery associated with tariff CC following its expiration
- e.d. RP = The cost of fuel related to substitute generation less the cost of fuel which would have been used in plants suffering forced generation or transmission outages above or below the \$814,208 \$4,119,364 included in BPP.

Kentucky Power proposes to update the Coincident Peak/kWh ratio for applicable tariff classes, and the Uncollectible Accounts Expense and KPSC Maintenance Fee.

Tariff Class	BEclass	CP/kWh Ratio	CP_{Class}
R.S., R.SL.MT.O.D., R.ST.O.D., and R.ST.O.D. 2, R.S.D.		0.02428%	
		0.022970%	
S.G.ST.O.D.		0.01962%	
		0.018187%	
M.G.ST.O.D.		0.01962%	
		0.018187%	
G.S.		0.01962%	
		0.018187%	
L.G.S., L.G.ST.O.D.		0.01798%	
		0.016146%	
L.G.SL.MT.O.D.		0.01798%	
		0.016146%	
I.G.S. and C.SI.R.P.		0.01232%	
		0.011832%	
M.W.		0.01326%	
		0.012350%	
O.L.		0.00263%	
		0.005294%	
S.L.		0.00262%	
		0.005375%	

8. The factors as computed above are calculated to allow the recovery of Uncollectible Accounts Expense of 0.41%0.40% and the KPSC Maintenance Fee of 0.1956% 0.1493% and other similar revenue based taxes or assessments occasioned by the Purchase Power Adjustment Rider revenues.

Tariff E.S. (Environmental Surcharge)

Kentucky Power has updated the Base Revenue Requirement. Kentucky Power deleted all references to the Capacity Charge, and all references to Rockport, including by updating the Current Period Revenue Requirement definition and the definition of "environmental costs." The Company proposes

adding revenues from the proposed Distribution Reliability Rider to which the Environmental Surcharge factor is applied. The Company also is proposing an updated Rate of Return on Equity.

Rate.

2. Base Period Revenue Requirement, BRR

BRR = The Following Monthly Amounts:

Billing Month	Base Net Environmental Costs
January	\$ 3,503,207 <i>3,022,418</i>
February	3,961,295 2,558,332
March	3,695,547 2,621,611
April	4 ,652,708 2,519,828
May	4 ,476,891 2,514,284
June	3,896,996 2,644,974
July	4 ,132,198 2,594,563
August	3,932,695 2,741,097
September	3,687,618 2,508,995
October	3,775,108 2,376,639
November	3,816,807 2,423,992
December	\$ 3,814,390 2,597,739
	\$ 47,345,460 <i>31,124,472</i>

3. Current Period Revenue Requirement, CRR

 $CRR = [((RB_{KP(c)})(ROR_{KP(c)})/12) + OE_{KP(c)} + \underbrace{[((RB_{-IM(e)})(ROR_{IM(e)})/12) + OE_{IM(e)}](.15)}_{(ROR_{IM(e)})/12} + OE_{IM(e)}](.15) - AS]$

Where:

RB _{KP(c)} = Environmental Compliance Rate Base for Mitchell.

ROR = Annual Rate of Return on Mitchell Environmental Compliance Rate Base;

KP(c) Annual Rate divided by 12 to restate to a Monthly Rate of Return.

 $OE_{KP(c)}$ = Monthly Pollution Control Operating Expenses for Mitchell.

RB_{IM(e)} = Environmental Compliance Rate Base for Rockport.

ROR = Annual Rate of Return on Rockport Rate Base;

Annual Rate divided by 12 to restate to a Monthly Rate of Return.

OE IM(c) = Monthly Pollution Control Operating Expenses for Rockport.

AS = Net proceeds from the sale of Title IV and CSAPR SO 2 emission allowances, ERCs, and NOx emission allowances, reflected in the month of receipt.

"KP(C)" identifies components from Mitchell Units – Current Period, and "IM(C)" identifies components from the Indiana Michigan Power Company's Rockport Units – Current Period.

The Environmental Compliance Rate Base for both-Kentucky Power and Rockport reflects the current cost

associated with the 1997 Plan, the 2003 Plan, the 2005 Plan, the 2017 Plan, the 2015 Plan, the 2017 Plan, the 2019 Plan, and the 2021 Plan. The Environmental Compliance Rate Base for Kentucky Power should also include construction work in progress until assets are placed in service. The Operating Expenses for both Kentucky Power and Rockport reflects the current operating expenses associated with the 1997 Plan, the 2003 Plan, the 2005 Plan, the 2017 Plan, the 2017 Plan, the 2019 Plan, and the 2021 Plan.

The Rate of Return for Kentucky Power is 9.10% 9.90% rate of return on equity as authorized by the Commission in its Order Dated January 13, 2021 XXXX XX, 20XX, Case No. 2020-00174 2023-00159.

The Rate of Return for Rockport should reflect the requirements of the Rockport Unit Power Agreement.

Net Proceeds from the sale of emission allowances and ERCs that reflect net gains will be a reduction to the Current Period Revenue Requirement, while net losses will be an increase.

The Current Period Revenue Requirement will reflect the balances and expenses as of the Expense Month of the filing.

Decommissioning Rider (D.R.)

Kentucky Power deleted all references to the Capacity Charge. The Company proposes adding revenues from the proposed Distribution Reliability Rider to which the Decommissioning Rider factor is applied.

Distribution Reliability Rider (D.R.R.)

Kentucky Power is proposing a new rider to implement the distribution reliability projects proposed in its Distribution Reliability Rider Work Plan.

Applicable

To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D.2, G.S. Secondary and Primary, S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S. Secondary and Primary, L.G.S.-T.O.D. Secondary and Primary, I.G.S. Secondary and Primary, and M.W.

Rate

The Distribution Reliability Rider will apply to all customers served at secondary and primary voltages excluding customers receiving service under Tariffs O.L. and S.L. The Annual Distribution Reliability Net Costs to be recovered through this rider will be calculated on a per bill basis using the following formula:

1. Annual Distribution Reliability Net Costs (ADRNC)

$$ADRNC = ERW + ATL + DACRR + ANDSS + ARSHR$$

Where:

- a. ERW = targeted widening of primary distribution circuits.
- b. ATL = the cost of constructing primary lines to tie two circuits together to permit electrical load to be transferred.
- c. DACRR = the costs of installing automation equipment to allow for the isolation of a fault and

reconfiguration of the circuit to close other devices to re-energize the non-impacted areas of original circuit impacted by the initial fault and the recloser devices upgrade from three-phase to single-phase to allow for future DACR implementation, closure via electronics, event recordings and power quality investigations, and more precise coordination with other devices.

d.	ANDSS	=	the costs of new distribution substations in remote areas with associated transmission lines
			in and out to reduce the number of radial distribution circuits and reduce outage times.

- e. ARSHR = the costs of targeted facilities projects to renew and improve cable, conductor, hardware, and equipment to reduce feeder-level outages.
- f. Subparts a through e include the capital expenditure and operations and maintenance to support that capital to enhance customer reliability.
- Pursuant to the final order of the Kentucky Public Service Commission in Case No. 2021-00159 dated ______ as
 filed and approved by the Commission, Kentucky Power Company is to recover from its retail customers the costs
 associated with the Distribution Reliability Work Plan including vegetation management and other targeted
 investments to maintain and improve reliability.
- 3. The allocation of the ADRNC between residential and all other customers shall be based upon their respective contribution to total non-fuel retail revenues for the most recent twelve-month period, ending December 31 according to the following formula:

Where:

(y) = the expense year;

(b) = most recent available twelve month period ended December 31;

RR = \$XXX; OR = \$XXX; and R = \$XXX.

4. The rate will be calculated according to the following formula:

Residential Factor = Residential Allocation x ADRNC
Number of Residential Bills

All Other Classes
Factor

= All Other Classes Allocation x ADRNC
Number of All Other Classes Bills

5. The applicable rates for service rendered on and after ______, calculated in accordance with the above, is:

Residential Factor =
$$\frac{\$XXX}{XXX}$$
 = $\$X/\text{bill}$

All Other Classes =
$$\frac{\$XXX}{XXX}$$
 = $\$X/\text{bill}$

All Other Classes excludes Tariffs O.L. and S.L. and all customers receiving service at subtransmission and transmission voltage levels.

- 6. The annual Distribution Reliability Rider adjustments shall be filed with the Commission no later than February 15th of each year before it is scheduled to go into effect Cycle 1 of April billing, along with all the necessary supporting data to justify the amount of the adjustments, which shall include data, and information as may be required by the Commission.
- 7. Copies of all documents required to be filed with the Commission shall be open and made available for public inspection at the office of the Public Service Commission pursuant to the provisions of KRS 61.870 to 61.884.

Securitization Financing Rider (S.F.R)

Kentucky Power is proposing a new rider to implement the securitization surcharge resulting from the financing of certain regulatory assets through securitized bonds.

Applicable

To Tariffs R.S., R.S.D., R.S.-L.M.-T.O.D., R.S.-T.O.D., Experimental R.S.-T.O.D.2, G.S., S.G.S.-T.O.D., M.G.S.-T.O.D., L.G.S., L.G.S.-T.O.D., I.G.S., C.S.-I.R.P., M.W., O.L., and S.L..

Rate

1. Pursuant to the final order of the Kentucky Public Service Commission in Case No. 2023-00159, Kentucky Power Company is to recover from retail ratepayers the costs approved for securitization by the Commission.

This rider is designed to recover from customers the amounts necessary to service, repay and administer customer-backed bonds associated with the approved securitized costs pursuant to the terms of the financing order of the Kentucky Public Service Commission in Case No. 202#-#####.

This rider shall remain in effect until the complete repayment and retirement of any customer-backed bonds, or refunding bonds, associated with the approved securitized costs. This schedule is irrevocable and nonbypassable for the full term during which it applies.

The applicable rates for service rendered on and after XXXXXXXX ##, 202# to be applied to the revenues described in paragraph 5 of this tariff are:

Residential
$$=$$
 $\frac{\$X}{\$X} = X.X\%$
All Other Classes $=$ $\frac{\$X}{\$X} = X.X\%$
Adjustment Factor $=$ $\frac{\$X}{\$X} = X.X\%$

2. The allocation of the actual revenue requirement (ARR) between residential and all other customers shall be based upon their respective contribution to total retail revenues for the most recent twelve-month period ending December 31 or June 30, according to the following formula:

Where:

(y) = the expense year;

(b) = Most recent available twelve month period ended December 31 or June

3. The Residential S.F.R. Adjustment shall provide for annual adjustments based on a percent of total revenues, according to the following formula:

Residential S.F.R. Adjustment = Net Annual Residential Allocation NRA(y)
Factor Residential Retail Revenue RR(b)

Where:

Net Annual Residential Allocation = Annual Residential Allocation RA(y), net of NRA(y)

Residential Retail Revenue RR(b) = Annual Residential Allocation RA(y), net of Over/(Under) Recovery Adjustment;

Annual Residential Revenue for all KY residential classes for the year (b).

4. The All Other Classes S.F.R. Adjustment shall provide for annual adjustments based on a percent of non-fuel revenues, according to the following formula:

All Other Classes S.F.R. Adjustment
Factor

Net Annual All Other Allocation NOA(y)

All Other Classes Non-Fuel Retail Revenue
ONR(b)

Where:

Net Annual All Other Allocation
NOA(y)

All Other Classes Non-Fuel Retail
Revenue ONR(b)

= Annual All Other Allocation OA(y), net of
Over/(Under) Recovery Adjustment;
Annual Non-Fuel Retail Revenue for all
classes other than residential for the year (b).

5. The Revenues to which the residential Securitization Financing Rider factor are applied is the sum of the customer's Service Charge, Demand Charge, Energy Charge(s), Fuel Adjustment Clause, System Sales Clause, Demand-Side Management Adjustment Clause, Federal Tax Change, Residential Energy Assistance, Purchase Power Adjustment and Distribution Reliability Rider.

The Revenues to which the all other customer Securitization Financing Rider factor are applied is the sum of the customer's Service Charge, Demand Charge, Energy Charge(s) less Base Fuel, Minimum Charge, Reactive Charge, System Sales Clause, Demand-Side Management Adjustment Clause, Federal Tax Change, Kentucky Economic Development Surcharge, Purchase Power Adjustment and Distribution Reliability Rider.

6. The initial Securitization Financing Rider rates shall be file on the day following the pricing of the bonds and shall become effective the first billing cycle following the closing of the bonds. All subsequent Rider rate adjustments shall be semi-annual (every six months).

The semi-annual Securitization Financing Rider adjustments shall be filed with the Commission no later than February 15 and August 15th of each year before it is scheduled to go into effect on Cycle 1 of the April and

October billing cycles, respectively, along with all the necessary supporting data to justify the amount of the adjustments, which shall include data, and information as may be required by the Commission.

Interim Securitization Financing Rider adjustments may be filed with the Commission outside of the standard semi-annual timeframe in order to correct for over- or under-collection to be submitted no later than 10 days before the rate is to be effective.

7. Copies of all documents required to be filed with the Commission shall be open and made available for public inspection at the office of the Public Service Commission pursuant to the provisions of KRS 61.870 to 61.884.

Federal Tax Cut Tariff (F.T.C.)

Kentucky Power proposes to change the name of this tariff to "Federal Tax Change Tariff." Kentucky Power proposes revisions to reflect the ending of the rate credits associated with returning the unprotected accumulated deferred federal income taxes owed to customers as a result of the 2018 Tax Cuts and Jobs Act. Kentucky Power also proposes to make several changes with respect to the collection of accumulated deferred federal income taxes and corporate alternative minimum tax through this tariff, and to perform over/under accounting in connection with this tariff. The Company also is updating residential and all other Dollar per kWh rates. Kentucky Power also proposes to make an annual filing reflecting annual Federal Tax Change adjustments.

Rate.

- Pursuant to the final order of the Kentucky Public Service Commission in Case No. 2020 00174 2023-00159, Kentucky Power Company is to credit to retail ratepayers the approved annual amount of excess accumulated deferred federal income taxes (ADIT) beginning January XX14, 2021-2024 at the rates set forth below and continue to do so until the Company's base rates are re set in a future base rate proceeding.
- 2. The Company shall amortize the calendar year retail Generation and Distribution related ARAM of Protected Excess ADIT of \$1,678,164 and the amount of retail Generation and Distribution related Unprotected Excess ADIT needed to support the remainder of the actual calendar year rate credits provided to customers through this rider tariff.
- 3. Beginning with the October 2024 Federal Tax Change Tariff adjustment filing, the actual Corporate Alternative Minimum Tax (CAMT) expense and credits for the prior calendar/tax year shall be included in the Annual Revenue Requirement based on the Company's actual 2023 federal income tax return. This methodology will continue on a year to year basis.
- 4. For purposes of computing over or under-recovery under this tariff, the Company shall include the actual CAMT expense and the actual CAMT credits at the time that the credits can be used.
- 5. The Company shall include a final reconciliation of the retail Generation and Distribution related Unprotected Excess ADIT as part of the over or under-recovery computation in the October 2024 Federal Tax Change Tariff adjustment filing.
- 6. The *applicable rates* Residential rate credits and All Other rate credits shall be credited to customers on a kWh basis *are* as follows:

	Residential	All Other
	(\$/kWh)	(\$/kWh)
January March and December	\$0.02187	\$0.00672
	\$(0.00053)	\$(0.00037)
April-November	\$0.00010	\$0.00672

7. The allocation of the Annual Revenue Requirement (ARR) which consists of the actual retail Generation and Distribution related ARAM of Protected Excess ADIT, the actual CAMT expenses and credits and any over or under-recovery based upon actual information for prior periods Commission authorized amount of Unprotected Excess ADIT, between residential and all other customers shall be based upon their respective contribution to total retail revenues, according to the following formula:

Residential Allocation
$$AC(y) = AC(y) \times \frac{KY \text{ Residential Retail Revenue RR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ Retail Revenue RR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue OR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue OR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ Retail Revenue OR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue OR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue OR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue OR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue OR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue OR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue OR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue OR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue OR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue OR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue OR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue OR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue OR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue OR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue OR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue OR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue OR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue RR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue RR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue RR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue RR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue RR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue RR}}{KY \text{ Retail Revenue RR}} \times \frac{KY \text{ All Other Classes Retail Revenue RR}}{KY$$

RR = \$248,770,246 \$301,523,011; OR = \$279,559,942 \$392,479,515; and R = \$528,330,188 \$694,002,526.

- 8. The annual Federal Tax Change Tariff adjustments shall be filed with the Commission no later than October 15th of each year before it is scheduled to go into effect on Cycle 1 of the December billing cycle, along with all the necessary supporting data to justify the amount of the adjustments, which shall include data, and information as may be required by the Commission.
- 9. Copies of all documents required to be filed with the Commission shall be open and made available for public inspection at the office of the Public Service Commission pursuant to the provisions of KRS 61.870 to 61.884.

Tariff F.T. (Franchise Tariff)

Kentucky Power proposes to change the name of this tariff to "Tariff City's Franchise Fee."

Tariff K.F.R.F. (Eastern Kentucky Fuel Relief Fund)

Kentucky Power proposes to cancel and delete this tariff.

EFFECT ON PROPOSED CHANGE IN CUSTOMER RATES

If approved as filed, the Company's proposed changes to its rates will result in a proposed annual increase in electric revenues for Kentucky Power of approximately 13.6%. Changes in associated rates for affected customer classes are listed in the tables below. Kentucky Power is also proposing changes in the text of some of its rate schedules and other tariff provisions, including its terms and conditions for electric service as detailed above.

The estimated amount of the annual change for each electric customer class is as follows:

Electric Rate Class	Annual Average Usage (kWh)	Annual\$ Increase	Annual% Increase
Residential Service		1	
Residential Service	14,783	\$54,999,804	18.3%
Residential Load Management Time-of-Day	19,971	\$74,963	17.2%
Residential Service Time-of-Day	23,596	\$3,459	20.7%
Experimental Residential Service Time-of-Day	NA	NA	NA
Residential Demand-Meter Electric Service	NA	NA	NA
General Service			
General Service	20,542	\$13,346,543	12.8%
Recreational Lighting Service	16,458	\$45,372	19.6%
Load Management TOD	27,673	\$36,291	13.3%
Unmetered Service	3,351	\$66,876	9.0%
Small General Service TOD	15,991	\$96,857	6.4%
Medium General Service TOD	59,998	\$165,593	12.8%
Large General Service	850,014	\$6,308,543	8.9%
L.G.S. Load Management TOD	249,567	\$21,037	8.0%
Large General Service TOD	1,185,583	\$92,859	9.5%
Industrial Service	•		
Industrial General Service	30,810,612	\$17,068,044	8.6%
All Other	•		
Municipal Waterworks	205,857	\$18,624	7.4%
Outdoor Lighting	693	\$1,516,832	14.8%
Street Lighting	700	\$218,086	11.3%
Pole Attachments	NA	NA	NA
COGEN/SPP I	NA	NA	NA
COGEN/SPP II	NA	NA	NA
NMS	NA	NA	NA
NMS II - Residential	NA	NA	NA
NMS II – Non-Residential	NA	NA	NA

The average monthly usage and the amount of the proposed increase in the monthly bill for the average customer in each electric customer class is as follows:

Electric Rate Class	Monthly Average Usage (kWh)	Current Monthly Average Bill\$	Proposed Monthly Average Bill\$	Monthly\$ Increase	Monthly% Increase
Residential Service		_			
Residential Service	1,232	\$191	\$225	\$35	18.3%
Residential Load Management Time-of-Day	1,664	\$252	\$296	\$43	17.2%
Residential Service Time-of- Day	1,966	\$232	\$281	\$48	20.7%
Experimental Residential Service Time-of-Day	NA	NA	NA	NA	NA
Residential Demand-Meter Electric Service	NA	NA	NA	NA	NA
General Service					
General Service	1,712	\$298	\$336	\$38	12.8%
Recreational Lighting Service	1,372	\$224	\$268	\$44	19.6%
Load Management TOD	2,306	\$350	\$397	\$47	13.3%
Unmetered Service	279	\$66	\$72	\$6	9.0%
Small General Service TOD	1,333	\$251	\$268	\$16	6.4%
Medium General Service TOD	5,000	\$760	\$858	\$97	12.8%
Large General Service	70,835	\$10,232	\$11,140	\$908	8.9%
L.G.S. Load Management TOD	20,797	\$3,148	\$3,398	\$250	8.0%
Large General Service TOD	98,799	\$11,591	\$12,697	\$1,105	9.5%
Industrial Service					
Industrial General Service	2,567,551	\$233,071	\$253,104	\$20,033	8.6%
All Other					
Municipal Waterworks	17,155	\$2,609	\$2,803	\$194	7.4%
Outdoor Lighting	58	\$16	\$18	\$2	14.8%
Street Lighting	58	\$13	\$15	\$2	11.3%
Pole Attachments	NA	NA	NA	NA	NA
COGEN/SPP I	NA	NA	NA	NA	NA
COGEN/SPP II	NA	NA	NA	NA	NA
NMS	NA	NA	NA	NA	NA
NMS II - Residential	NA	NA	NA	NA	NA
NMS II – Non-Residential	NA	NA	NA	NA	NA

Kentucky Power's application and exhibits in this case are available for public inspection, during normal business hours, at Kentucky Power's offices located at 1645 Winchester Avenue, Ashland, Kentucky 41101; Cannonsburg (Ashland) Service Center, 12333 Kevin Avenue, Ashland, Kentucky; Hazard Service Center, 1400 E. Main Street, Hazard, Kentucky; and Pikeville Service Center, 3249 N. Mayo Trail, Pikeville, Kentucky. Additionally, the application and exhibits in this case are available for public inspection on the Company's website: www.kentuckypower.com.

The Company's application, testimony, and other related filings are also available for public inspection between the hours of 8:00 a.m. to 4:30 p.m., Monday through Friday, at the Public Service Commission's offices located at 211 Sower Boulevard, Frankfort, Kentucky and may be found on the Commission's Web site at http://psc.ky.gov at Case No. 2023-00159.

Written comments on Kentucky Power's application and the proposed rates may be submitted to the Public Service Commission by mail to Public Service Commission, Post Office Box 615, Frankfort, Kentucky 40602-0615, or via the Commission's website: http://psc.ky.gov. All comments should reference Case No. 2023-00159.

The Company is not proposing to modify other rates and charges not included in this Notice. The rates contained in this notice are the rates proposed by Kentucky Power. The Public Service Commission may order rates to be charged that differ from the proposed rates contained in this Notice. Such action by the Commission may result in rates for customers other than the rates contained in this Notice.

Any person may submit a timely written request for intervention in Case No. 2023-00159. The motion shall be submitted to the Public Service Commission, Post Office Box 615, Frankfort, Kentucky 40602-0615, and shall establish the grounds for the request, including the status and interest of the party. If the Commission does not receive a written request for intervention within thirty (30) days of the initial publication of this Notice, the Commission may take final action on the application.