# COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

#### In the Matter of:

ELECTRONIC APPLIACATION OF EAST )	
KENTUCKY POWER COOPERATIVE, INC. )	
FOR CERTIFICATES OF PUBLIC )	
CONVENIENCE AND NECESSITY AND )	CASE NO.
SITE COMPATABILITY CERTIFICATES )	2024-00129
FOR THE CONSTRUCTION OF A 96 MW )	
(NOMINAL) SOLAR FACILITY IN MARION )	
COUNTY, KENTUCKY AND A 40 MW )	
(NOMINAL) SOALR FACILITY IN FAYETTE )	
COUNTY, KENTUCKY AND APPROVAL OF )	
CERTAIN ASSUMPTION OF EVIDENCES )	
OF INDEBTEDNESS RELATED TO THE )	
SOLAR FACILITIES AND OTHER RELIEF )	

### JOINT MOTION TO AMEND PROCEDURAL DATE

Comes now East Kentucky Power Cooperative, Inc., ("EKPC" or the Company") and Fayette Alliance, Inc. ("Fayette Alliance"), by and through the undersigned counsel and hereby requests the Commission to amend the procedural date EKPC is to respond to Fayette Alliance's First Request for Information to June 18, 2024.

1. On April 26, 2024, EKPC submitted an Application for two Certificates of Public Convenience and Necessity ("CPCN") to construct two solar facilities, Site Compatibility Certificates ("Certificates") and the approval to assume leases associated with the solar facilities. On May 14, 2024, the Commission entered an Order establishing June 12, 2024, as the date EKPC was to file responses to Commission Staff's and Intervenor's initial requests for information.

2. On May 22, 2024, Fayette Alliance filed a timely Motion for Intervention and on

May 31, 2024, filed its First Request for Information.

3. The Commission entered an Order granting Fayette Alliance's request for

intervention in these proceedings on June 6, 2024.

4. Based upon the timing of the Commission's grant of approval for Fayette Alliance's

request to intervene, EKPC and Fayette Alliance have agreed that EKPC can file responses to its

request for information on June 18, 2024.

5. Neither party is requesting any other amendment of the procedural schedule, only

the date for EKPC to respond to Fayette Alliance's First Request for Information.

6. Neither party believes this will cause delays for the processing of this case and will

not prejudice any party, including the Commission.

WHEREFORE, on the basis of the foregoing, EKPC and Fayette Alliance respectfully

request the Commission permit EKPC to file its response to Fayette Alliance's First Request for

Information on June 18, 2024.

This the 7<sup>th</sup> day of June, 2024.

Respectfully Submitted,

L. Allyson Honaker

Brittany Hayes Koenig

Heather S. Temple

1795 Alysheba Way, Suite 1203

Heather S. Temple

Lexington, Kentucky 40509

(859) 368-8803

allyson@hloky.com

brittany@hloky.com

heather@hloky.com

Counsel for East Kentucky Power Cooperative, Inc.

#### **AND**

Heather S. Temple for M. Malone with permission

Matthew R. Malone Aaron D. Reedy Hurt, Deckard & May PLLC 106 West Vine Street, Suite 401 Lexington, Kentucky 40507 mmalone@hdmfirm.com areedy@hdmfirm.com

Counsel for Fayette Alliance, Inc.

## **CERTIFICATE OF SERVICE**

This is to certify that the foregoing electronic filing was transmitted to the Commission on June 7, 2024, and that there are no parties that the Commission has excused from participation by electronic means in this proceeding. Pursuant to prior Commission Orders, no paper copies of this filing will be made.

\*\*Heather 5. Temple\*\*

Counsel for East Kentucky Power Cooperative, Inc.