

**Duke Energy Kentucky**  
**Case No. 2024-00354**  
**AG's Second Set of Data Requests**  
**Date Received: February 12, 2025**

**FIRST SUPPLEMENTAL AG-DR-02-021**

**REQUEST:**

Refer to Duke Kentucky's response to the Attorney General's First Request, Item 34(e).

- a. Provide the gross plant and accumulated depreciation by plant account for East Bend 2 for each month included in the 13-month average test year rate base.
- b. Provide the most updated net plant balance not yet depreciated on the East Bend generating unit. Consider this a continuous request throughout the pendency of the case.

**SUPPLEMENTAL RESPONSE:**


- a. N/A
- b. The Net Book Value for East Bend as of 2/28/2025 is \$488,561,316 which includes Environmental Compliance Assets and excludes AROs and Acquisition of DPL share of East Bend (Case No. 2015-00120).

**PERSON RESPONSIBLE:** Sharif S. Mitchell

VERIFICATION

STATE OF NORTH CAROLINA )  
 ) SS:  
COUNTY OF MECKLENBURG )

The undersigned, Sharif S. Mitchell, Manager of Accounting, being duly sworn, deposes and says that he has personal knowledge of the matters set forth in the foregoing supplemental data request and that the answer contained therein is true and correct to the best of his knowledge, information, and belief.

  
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Sharif S. Mitchell, Affiant

Subscribed and sworn to before me by Sharif S. Mitchell on this 25<sup>th</sup> day of March 2025.

  
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NOTARY PUBLIC

My Commission Expires: 01/21/29

