COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

THE ELECTRONIC APPLICATION OF DUKE)	
ENERGY KENTUCKY, INC., FOR: 1) AN)	
ADJUSTMENT OF THE ELECTRIC RATES; 2))	CASE NO.
APPROVAL OF NEW TARIFFS; 3) APPROVAL)	2024-00354
OF ACCOUNTING PRACTICES TO ESTABLISH)	
REGULATORY ASSETS AND LIABILITIES;)	
AND 4) ALL OTHER REQUIRED APPROVALS)	
AND RELIEF.		

MOTION TO AMEND THE NOVEMBER 10, 2025 ORDER TO CORRECT THE APPROVED RATE

Duke Energy Kentucky, Inc. (Duke Energy Kentucky or Company) respectfully moves this Commission to amend the Appendix (Appendix) attached to its November 10, 2025 Order (Order). The Appendix attached to the Order appears to have inadvertently misstated the Secondary Distribution Voltage electric rate (Rate DS).

The Order indicates the Commission's intent was to approve, among other things, "an additional increase of \$34,431 to the Commission-approved revenue increase," as the result of the Company's request for rehearing on the issue of additional rate case expense.² The Appendix provided the following rates for Rate DS³:

Demand Charge; Additional kilowatts	\$12.97 per kW
Energy Charge; First 6,000 kWh	\$0.123015 per kWh

¹ See In the Matter of Electronic Application of Duke Energy Kentucky, Inc. for 1) An Adjustment of the Electric Rates; 2) Approval of New Tariffs; 3) Approval of Accounting Practices to Establish Regulatory Assets and Liabilities; and 4) All Other Required Approvals and Relief, Case No. 2024-00354, Order (November 10, 2025).

² *Id.*, pp. 13-14.

³ *Id.*, Appendix.

Energy Charge; Next 300 kWh/kW	\$0.082846 per kWh
Energy Charge; Additional kWh	\$0.060705 per kWh
Cap Rate (non-church)	\$0.331506 per kWh
Cap Rate (church)	\$0.203519 per kWh

The Company believes that the current values in the Appendix, with the exception of the first value of \$12.97 per kW for Demand Charge, reflect an inadvertent clerical and/or mathematical error and must be corrected to implement the Order as intended.

In order for the Rates DS rates to reflect the \$34,431 revenue increase ordered by the Commission in the Order, the Demand Charge may be set at \$12.97 per kW, as in the Appendix, but the remaining energy charges must be corrected as follows:

Energy Charge; First 6,000 kWh	\$0.123027 per kWh	
Energy Charge; Next 300 kWh/kW	\$0.082854 per kWh	
Energy Charge; Additional kWh	\$0.060888 per kWh	
Cap Rate (non-church)	\$0.331538 per kWh	
Cap Rate (church)	\$0.203537 per kWh	

The above corrections reflect a \$34,347 revenue increase, which is as close as possible to the ordered \$34,431 amount, given the need to round calculations to a reasonable number of decimal places. On the other hand, the erroneous values in the current Appendix would result in a \$40,709 *decrease* in revenues, rather than the \$34,431 *increase* that the Commission intended to order.

As the Commission has already instructed the Company to file proposed rates,⁴ the Company has included the above corrections in its proposed rates being filed today (which

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⁴ *Id.*, p. 16 ("Within ten days from the date of this Order, Duke Kentucky should file in this matter proposed rates reflecting the additional rate case expense in rates based on a five-year amortization period, along with workpapers and any explanation Duke Kentucky determines to be necessary to explain the proposal.").

also include changes to other rates as ordered by the Commission) separately in this proceeding. Detailed support for these corrections can be found in the proposed rates filing.

WHEREFORE, Duke Energy Kentucky respectfully requests this Motion be granted, the Appendix be amended as stated above, consistent with the proposed rates separately filed today in this proceeding.

This 20th day of November 2025.

Respectfully submitted,

DUKE ENERGY KENTUCKY, INC.

/s/Larisa M. Vaysman

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Counsel for Duke Energy Kentucky, Inc.

CERTIFICATE OF SERVICE

This is to certify that the foregoing electronic filing is a true and accurate copy of the document in paper medium; that the electronic filing was transmitted to the Commission on November 20, 2025; that there are currently no parties that the Commission has excused from participation by electronic means in this proceeding; and that submitting the original filing to the Commission in paper medium is no longer required as it has been granted a permanent deviation.⁵

/s/Larisa Vaysman

Counsel for Duke Energy Kentucky, Inc.

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⁵ In the Matter of Electronic Emergency Docket Related to the Novel Coronavirus COVID-19, Case No. 2020-00085, Order (Ky. PSC July 22, 2021).