# COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

ELECTRONIC APPLICATION OF KENTUCKY POWER COMPANY FOR APPROVAL OF (1) A CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY TO MAKE THE CAPITAL INVESTMENTS NECESSARY TO CONTINUE TAKING CAPACITY AND ENERGY FROM THE MITCHELL GENERATING STATION AFTER DECEMBER 31, 2028, (2) AN AMENDED ENVIRONMENTAL COMPLIANCE PLAN, (3) REVISED ENVIRONMENTAL SURCHARGE TARIFF SHEETS, AND (4) ALL OTHER REQUIRED APPROVALS AND RELIEF

Case No 2025-00175

# JOINT POST-HEARING DATA REQUESTS OF ATTORNEY GENERAL AND KIUC TO KENTUCKY POWER COMPANY

Comes now the Attorney General of the Commonwealth of Kentucky, by his Office of Rate Intervention ("Attorney General"), and Kentucky Industrial Utility Customers, Inc. ("KIUC") and submits these Data Requests to Kentucky Power Company (hereinafter "Kentucky Power," or "Company") to be answered in in accord with the following:

- (1) In each case where a request seeks data provided in response to a staff request, reference to the appropriate requested item will be deemed a satisfactory response.
- (2) Identify the witness who will be prepared to answer questions concerning each request.
- (3) Repeat the question to which each response is intended to refer.
- (4) These requests shall be deemed continuing so as to require further and supplemental responses if the companies receive or generate additional information within the scope of these requests between the time of the response and the time of any hearing conducted hereon.
- (5) Each response shall be answered under oath or, for representatives of a public or private corporation or a partnership or association, be accompanied by a signed certification of the preparer or person supervising the preparation of the response on behalf of the entity that the response is true and accurate to the best of that person's knowledge, information, and belief formed after a reasonable inquiry.

- (6) If you believe any request appears confusing, please request clarification directly from undersigned Counsel.
- (7) To the extent that the specific document, workpaper or information as requested does not exist, but a similar document, workpaper or information does exist, provide the similar document, workpaper, or information.
- (8) To the extent that any request may be answered by way of a computer printout, please identify each variable contained in the printout which would not be self-evident to a person not familiar with the printout.
- (9) If the company has objections to any request on the grounds that the requested information is proprietary in nature, or for any other reason, notify undersigned Counsel as soon as possible, and in accordance with Commission direction.
- As used herein, the words "document" or "documents" are to be construed broadly and (10)shall mean the original of the same (and all non-identical copies or drafts thereof) and if the original is not available, the best copy available. These terms shall include all information recorded in any written, graphic or other tangible form and shall include, without limiting the generality of the foregoing, all reports; memoranda; books or notebooks; written or recorded statements, interviews, affidavits and depositions; all letters or correspondence; telegrams, cables and telex messages; contracts, leases, insurance policies or other agreements; warnings and caution/hazard notices or labels; mechanical and electronic recordings and all information so stored, or transcripts of such recordings; calendars, appointment books, schedules, agendas and diary entries; notes or memoranda of conversations (telephonic or otherwise), meetings or conferences; legal pleadings and transcripts of legal proceedings; maps, models, charts, diagrams, graphs and other demonstrative materials; financial statements, annual reports, balance sheets and other accounting records; quotations or offers; bulletins, newsletters, pamphlets, brochures and all other similar publications; summaries or compilations of data; deeds, titles, or other instruments of ownership; blueprints and specifications; manuals, guidelines, regulations, procedures, policies and instructional materials of any type; photographs or pictures, film, microfilm and microfiche; videotapes; articles; announcements and notices of any type; surveys, studies, evaluations, tests and all research and development (R&D) materials; newspaper clippings and press releases; time cards, employee schedules or rosters, and other payroll records; cancelled checks, invoices, bills and receipts; and writings of any kind and all other tangible things upon which any handwriting, typing, printing, drawings, representations, graphic matter, magnetic or electrical impulses, or other forms of communication are recorded or produced, including audio and video recordings, computer stored information (whether or not in printout form), computer-readable media or other electronically maintained or transmitted information regardless of the media or format in which they are stored, and all other rough drafts, revised drafts (including all handwritten notes or other marks on the same) and copies of documents as hereinbefore defined by whatever means made.
- (11) For any document withheld on the basis of privilege, state the following: date; author; addressee; indicated or blind copies; all persons to whom distributed, shown, or explained; and, the nature and legal basis for the privilege asserted.
- (12) In the event any document called for has been destroyed or transferred beyond the control of the company, please state: the identity of the person by whom it was destroyed or transferred, and the person authorizing the destruction or transfer; the time, place, and method of destruction or transfer; and, the reason(s) for its destruction or transfer. If

- destroyed or disposed of by operation of a retention policy, state the retention policy.
- (13) Provide written responses, together with any and all exhibits pertaining thereto, in one or more bound volumes, separately indexed and tabbed by each response, in compliance with Kentucky Public Service Commission Regulations.
- (14) "And" and "or" should be considered to be both conjunctive and disjunctive, unless specifically stated otherwise.
- (15) "Each" and "any" should be considered to be both singular and plural, unless specifically stated otherwise.

Respectfully submitted,

### RUSSELL COLEMAN ATTORNEY GENERAL

/s/ J. Michael West

J. MICHAEL WEST

T. TOLAND LACY

ANGELA M. GOAD

LAWRENCE W. COOK

JOHN G. HORNE II

ASSISTANT ATTORNEYS GENERAL

1024 CAPITAL CENTER DR., STE. 200

FRANKFORT, KY 40601

(502) 696-5453 FAX: (502) 564-2698

Mike.West@ky.gov

Thomas.Lacy@ky.gov

Angela.Goad@kv.gov

Larry.Cook@ky.gov

John.Horne@kv.gov

#### /s/ Michael L. Kurtz

MICHAEL L. KURTZ, ESQ. JODY KYLER COHN, ESQ. BOEHM, KURTZ & LOWRY 425 WALNUT STREET, SUITE 2400 CINCINNATI, OHIO 45202

PH: 513.421.2255 FAX: 513.421.2764

mkurtz@BKLlawfirm.com jkylercohn@BKLlawfirm.com

COUNSEL FOR KENTUCKY INDUSTRIAL UTILITY CUSTOMERS, INC.

November 21, 2025

# JOINT POST HEARING DATA REQUESTS OF ATTORNEY GENERAL AND KIUC TO KENTUCKY POWER COMPANY

# Case No. 2025-00175

- Q.1. Please re-run the relevant portions of Mr. Vaughan's economic analysis for 2029-2031 using the PJM BRA capacity price for 2026/2027 of \$329.17/MW-day.
- Q.2. If securitization legislation is enacted and the eligible ELG costs, non-ELG costs and the net book value of Mitchell are all securitized (approximately \$600 million), please provide an estimate of how the economics of the Settlement in this case would improve.
- Q.3. Taking into account the recovery of the \$20.1 million of non-ELG capital costs, would Alternative 1 still be least cost for the period 2029-2031?