

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

ELECTRONIC 2025 INTEGRATED RESOURCE)	CASE NO.
PLAN OF EAST KENTUCKY POWER)	2025-00087
COOPERATIVE, INC.)	

COMMISSION STAFF'S POST-HEARING REQUEST FOR INFORMATION
TO EAST KENTUCKY POWER COOPERATIVE, INC.

East Kentucky Power Cooperative, Inc. (EKPC), pursuant to 807 KAR 5:001, shall file with the Commission an electronic version of the following information. The information requested is due no later than March 30, 2026. The Commission directs EKPC to the Commission's July 22, 2021 Order in Case No. 2020-00085¹ regarding filings with the Commission. Electronic documents shall be in portable document format (PDF), shall be searchable, and shall be appropriately bookmarked.

Each response shall include the question to which the response is made and shall include the name of the witness responsible for responding to the questions related to the information provided. Each response shall be answered under oath or, for representatives of a public or private corporation or a partnership or association or a governmental agency, be accompanied by a signed certification of the preparer or the person supervising the preparation of the response on behalf of the entity that the

¹ Case No. 2020-00085, *Electronic Emergency Docket Related to the Novel Coronavirus COVID-19* (Ky. PSC July 22, 2021), Order (in which the Commission ordered that for case filings made on and after March 16, 2020, filers are NOT required to file the original physical copies of the filings required by 807 KAR 5:001, Section 8).

response is true and accurate to the best of that person's knowledge, information, and belief formed after a reasonable inquiry.

EKPC shall make timely amendment to any prior response if EKPC obtains information that indicates the response was incorrect or incomplete when made or, though correct or complete when made, is now incorrect or incomplete in any material respect.

For any request to which EKPC fails or refuses to furnish all or part of the requested information, EKPC shall provide a written explanation of the specific grounds for its failure to completely and precisely respond.

Careful attention shall be given to copied and scanned material to ensure that it is legible. When the requested information has been previously provided in this proceeding in the requested format, reference may be made to the specific location of that information in responding to this request. When applicable, the requested information shall be separately provided for total company operations and jurisdictional operations. When filing a paper containing personal information, EKPC shall, in accordance with 807 KAR 5:001, Section 4(10), encrypt or redact the paper so that personal information cannot be read.

1. Refer to Hearing Testimony of Brad Young and Darrin Adams.² Provide a list of planned transmission projects to which New Era funds will be applied.

² Hearing Video Transcript (HVT) of the March 10, 2026 Hearing, Hearing Testimony of Brad Young at 09:39:30–09:40:30; HVT of March 10, 2026 Hearing, Hearing Testimony of Darrin Adams at 10:12:50–10:13:15.

2. Refer to the Hearing Testimony of Scott Drake (Drake Hearing Testimony)³ indicating that 15 out of the 16 Owner-Members offer the current demand side management (DSM) portfolio in its entirety. Identify and explain why the remaining Owner-Member does not offer the full DSM portfolio.

3. Refer to Drake Hearing Testimony.⁴ Provide the historic DSM load reduction figures for the past three years referenced in the testimony.

4. Refer to Drake Hearing Testimony regarding the backup generator control program.⁵

a. Identify and explain all Environmental Protection Agency (EPA) regulations EKPC must comply with when calling upon residential backup generating units.

b. Provide an update on the status of EPA approval for the backup generator control program.

c. Explain whether EKPC intends to inquire with the EPA about the possibility of a commercial or industrial expansion of the backup generator control program and the compliance necessary to run the program.

d. Explain whether EKPC might seek to modify the backup generator control program to comply with EPA regulations or if EKPC might seek to terminate the program from its current DSM portfolio. Include in the response the reasonings behind each of those possible decisions.

³ HVT of March 10, 2026 Hearing, Hearing Testimony of Scott Drake (Drake Hearing Testimony) at 10:57:39--10:57:55.

⁴ HVT of March 10, 2026 Hearing, Drake Hearing Testimony at 11:07:45--11:08:16.

⁵ HVT of March 10, 2026 Hearing, Drake Hearing Testimony at 11:07:01--11:07:34.

5. Refer to the Hearing Testimony of Chris Adams (Adams Hearing Testimony) and IRP Table 8-3, page 184. Provide an update to the table incorporating nuclear purchase power agreements (PPA) that replaced hydro PPAs and solar projects that have been canceled.⁶

6. Refer to Adams Hearing Testimony and IRP at 186-187. Provide total cost outputs for each of the five plans referenced in Table 8-5.⁷



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DATED **MAR 16 2026**

cc: Parties of Record

⁶ HVT of March 10, 2026 Hearing, Hearing Testimony of Christopher Adams (Adams Hearing Testimony) at 02:22:00–02:22:59.

⁷ HVT of March 10, 2026 Hearing, Adams Hearing Testimony at 02:15:45–02:17:40.

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