

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

ELECTRONIC APPLICATION OF KENTUCKY)	
POWER COMPANY FOR (1) A GENERAL)	
ADJUSTMENT OF ITS RATES FOR ELECTRIC)	
SERVICE; (2) APPROVAL OF TARIFFS AND)	CASE NO.
RIDERS; (3) APPROVAL OF CERTAIN)	2025-00257
REGULATORY AND ACCOUNTING)	
TREATMENTS; AND (4) ALL OTHER REQUIRED)	
APPROVALS AND RELIEF)	

O R D E R

On January 20, 2026, the Commission entered an Order establishing a post-hearing procedural schedule that included dates for post-hearing requests for information and briefs. On February 2, 2026, the Commission granted Kentucky Power's motion to amend the post-hearing procedural schedule to allow Kentucky Power until January 30, 2026, to respond to questions in post-hearing requests for information.

The Commission, in reviewing the record, has determined that additional information is needed to fully consider this matter, including Kentucky Power's proposed adjustments herein. Thus, the Commission, on its own motion, finds that Kentucky Power should respond, pursuant to 807 KAR 5:001, Section 4(12), to the supplement post-hearing requests for information attached as an appendix to this Order on or before February 13, 2026. The Commission further finds that parties, in their discretion, should be permitted to file simultaneous supplement briefs related solely to the information raised in the requests attached as an Appendix to this Order or the responses thereto on or before February 16, 2026, and that Kentucky Power should be permitted, in its discretion,

to reply to any such supplementary briefs by intervenors on or before February 18, 2026. The Order entered January 20, 2026, establishing a post-hearing procedural schedule, as amended by the February 2, 2026 Order, will otherwise remain in effect, including the February 10, 2026 deadline for submitting general reply briefs.

IT IS THEREFORE ORDERED that:

1. Kentucky Power shall respond, pursuant to 807 KAR 5:001, Section 4(12), to the supplemental post-hearing requests for information attached as an Appendix to this Order on or before February 13, 2026.
2. Counsel for Kentucky Power and any intervenors may file supplemental briefs related solely to the information raised in the supplemental post-hearing requests or the responses thereto on or before February 16, 2026.
3. Counsel for Kentucky Power may file a reply to any supplemental briefs filed by intervenors pursuant to paragraph 2 of this Order on or before February 18, 2026.
4. All other provisions of the Commission's Order entered January 20, 2026, as amended on February 2, 2026, that are not in conflict with the terms of this Order shall remain in effect.

PUBLIC SERVICE COMMISSION


Chairman


Commissioner


Commissioner

ATTEST:


Linda Bridwell *RP*

Executive Director

ENTERED
FEB 06 2026 ^{AB}
KENTUCKY PUBLIC
SERVICE COMMISSION

APPENDIX

APPENDIX TO AN ORDER OF THE KENTUCKY PUBLIC SERVICE COMMISSION IN CASE NO. 2025-00257 DATED FEB 06 2026

COMMISSION STAFF'S SUPPLEMENTAL POST HEARING REQUESTS FOR INFORMATION TO KENTUCKY POWER COMPANY

Kentucky Power Company (Kentucky Power), pursuant to 807 KAR 5:001, shall file with the Commission an electronic version of the following information. The information requested is due on February 13, 2026. The Commission directs Kentucky Power 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 response is true and accurate to the best of that person's knowledge, information, and belief formed after a reasonable inquiry.

Kentucky Power shall make timely amendment to any prior response if Kentucky Power obtains information that indicates the response was incorrect or incomplete when

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).

made or, though correct or complete when made, is now incorrect or incomplete in any material respect.

For any request to which Kentucky Power fails or refuses to furnish all or part of the requested information, Kentucky Power 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, Kentucky Power 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 Kentucky Power's December 31, 2025 supplemental response to Commission Staff's First Request for Information (Staff's First Request), Item 3, KPCO_SR_KPSC_1_3_2025-12-31_SupplementalAttachment1.xlsx. Provide an update to KPCO_SR_KPSC_1_3_2025-12-31_SupplementalAttachment1.xlsx with information through December 31, 2025.

2. Refer to Kentucky Power's response to Staff's First Request, Item 55, KPCO_R_KPSC_1_55_Attachment27_SpaethWP7.xlsx and the Direct Testimony of Michael M. Spaeth (Spaeth Direct Testimony), page 26.

a. Confirm that Kentucky Power's PJM LSE OATT Expense adjustment described on page 26 of the Spaeth Direct Testimony is based, in part, on Kentucky

Power's 2025 revenue requirement for FERC transmission rates in the amount of \$107,521,697, as reflected in Cell O15 of Tab "Zonal Rates." If this cannot be confirmed, explain each basis why it cannot be confirmed, including providing the revenue requirement for Kentucky Power that is used, along with those of other AEP East companies, to calculate the FERC rate.

b. Confirm that Kentucky Power's 2024 revenue requirement for FERC transmission rates was less than Kentucky Power's 2025 revenue requirement for FERC transmission rates used, in part, to calculate Kentucky Power's PJM LSE OATT Expense adjustment, and if so, provide Kentucky Power's 2024 revenue requirement used to calculate FERC transmission rates. If this cannot be confirmed, explain each basis why it cannot be confirmed.

c. Confirm that the negative revenue reflected in Account 4561035 on Excel Line 9 of Tab "ADJ-Calc," including the adjustment in the amount of \$(4,409,387), and the negative revenue reflected in Account 4561060 on Excel Line 11, including the adjustment in the amount of \$(10,518), are intended to represent the extent to which Kentucky Power is responsible for paying its own FERC transmission revenue requirement, and the enhancement thereon. If this cannot be confirmed, explain each basis why it cannot be confirmed.

d. Identify each account and subaccount in which the positive revenue, as distinguished from the revenue offset, associated with Kentucky Power's revenue from FERC transmission rates is recorded, e.g. accounts 4561006, 4561007, 4561028, 4561029, 4561030, 4561033, 4561034, 4561045, 4561058, 4561059, 4561061, etc.

e. Explain each basis why it is reasonable and appropriate to adjust Kentucky Power's PJM LSE OATT Expense based, in part, on an assumption that Kentucky Power's FERC transmission revenue requirement will increase in 2025 without making all corresponding adjustments to Kentucky Power's other revenue to reflect that increase in revenue from FERC transmission rates. If Kentucky Power contends that it made all such adjustments to other revenue, identify each account and subaccount to which those adjustments were made and explain where and how those adjustments are reflected in the workpapers.

3. Refer to Kentucky Power's response to Staff's First Request, Item 55, KPCO_R_KPSC_1_55_Attachment63_WPSection_V_Exhibit_1.xlsx, Tab "Sch 4," Cell C298, reflecting \$97,701,231 in "Other Electric TO Revenues." Refer also to Kentucky Power's December 31, 2025 supplemental response to Staff's First Request, Item 3, KPCO_SR_KPSC_1_3_2025-12-31_SupplementalAttachment1.xls, Tab "FERC_IS1."

a. Confirm that the \$97,701,231 in "Other Electric TO Revenues" reflected in Tab "Sch 4" of KPCO_R_KPSC_1_55_Attachment63_WPSection_V_Exhibit_1.xlsx represents the sum of the monthly amounts reflected in accounts 4561006, 4561007, 4561028, 4561029, 4561030, 4561033, 4561034, 4561045, 4561058, 4561059, and 4561061 from June 2024 through May 2025 as reflected in Tab "FERC_IS1" of KPCO_SR_KPSC_1_3_2025-12-31_SupplementalAttachment1.xls. If this cannot be confirmed, explain each basis why it cannot be confirmed, including each account and subaccount that makes up the \$97,701,231.

b. Confirm that the sum of accounts 4561006, 4561007, 4561028, 4561029, 4561030, 4561033, 4561034, 4561045, 4561058, 4561059, and 4561061 from December 2024 through November 2025 is \$106,189,132 based on the amounts reflected in Tab "FERC_IS1" of KPCO_SR_KPSC_1_3_2025-12-31_SupplementalAttachment1.xlsm. If this cannot be confirmed, explain each basis why it cannot be confirmed.

c. Provide the sum of accounts 4561006, 4561007, 4561028, 4561029, 4561030, 4561033, 4561034, 4561045, 4561058, 4561059, and 4561061 from January 2025 through December 2025.

d. Explain each basis why the sum of accounts 4561006, 4561007, 4561028, 4561029, 4561030, 4561033, 4561034, 4561045, 4561058, 4561059, and 4561061 from January 2025 through December 2025 should not be used in the calculation of the revenue requirement for this case in place of the \$97,701,231 reflected on "Sch 4" given Kentucky Power's proposed adjustment to PJM LSE OATT Expense.

4. Refer to Kentucky Power's response to Staff's First Request, Item 55, KPCO_R_KPSC_1_55_Attachment27_SpaethWP7.xlsx, Tab "ADJ-Calc" in which Kentucky Power calculated the PJM LSE OATT Expense adjustment based on changes it projected from test year amounts for accounts 4561005, 4561035, 4561060, 5650012, 5650016, 5650019, and 5650021. Refer also to Kentucky Power's December 31, 2025 supplemental response to Commission Staff's First Request for Information, Item 3, KPCO_SR_KPSC_1_3_2025-12-31_SupplementalAttachment1.xlsm, Tab "FERC_IS1."

a. Confirm that the amounts recorded in accounts 4561005, 4561035, and 4561060 from December 2024 through November 2025 total \$2,551,245,

\$(58,015,902) and \$(1,090,786), respectively, based on the amounts reflected in Tab "FERC_IS1" of KPCO_SR_KPSC_1_3_2025-12-31_SupplementalAttachment1.xlsm. If this cannot be confirmed, explain each basis why it cannot be confirmed.

b. Confirm that the amounts recorded in accounts 5650012, 5650016, 5650019, and 5650021 from December 2024 through November 2025 total \$2,010,738, \$76,365,731, \$4,845,639, and \$1,093,172, respectively, based on the amounts reflected in Tab "FERC_IS1" of KPCO_SR_KPSC_1_3_2025-12-31_SupplementalAttachment1.xlsm. If this cannot be confirmed, explain each basis why it cannot be confirmed.

c. Separately for each account, provide the total amounts recorded to accounts 4561005, 4561035, 4561060, 5650012, 5650016, 5650019, and 5650021 from January 2025 through December 2025.

d. Explain each basis why the amounts reflected in accounts 4561005, 4561035, 4561060, 5650012, 5650016, 5650019, and 5650021 from January 2025 through December 2025 should not be used to calculate the adjustments to those accounts when setting the revenue requirement (if Kentucky Power contends that the amounts for December 2025 are not available for any such account, explain why the December 2024 through November 2025 amounts should not be used).

5. Provide the workpapers filed with FERC supporting Kentucky Power's 2024 and 2025 transmission revenue requirement, e.g. the Excel sheets supporting the calculation of the \$107,521,697 amount for 2025 and the corresponding amount for 2024.

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