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Case Management System - KY Public Service Commission

Regular Cases Before the Commission as of May 17, 2024

2011-00035 RECEIVED: 03/01/11 FILED: 03/01/11 FINAL: 02/21/13 REOPENED: 12/06/11

SUSPENSION DATE: 08/31/11

CASE CODEGeneral Rates

UTILITIES: Kenergy Corp.

INTERVENORS: Alcan-Brown/Kurtz - KIUC

HEARINGS:

07/07/11 Formal Hearing 06/30/11 Teleconference

INDEX OF EVENTS:

02/21/13 Order Entered:

1. Kenergy is authorized to bill its customers a total of \$710,757.24 as detailed in its February 8, 2013 filing

2. Within 20 days of the date of this Order, Kenergy shall file with the Commission, using the Commission's electronic Tariff Filing System, new tariff sheets setting forth the details of the billings approved in ordering paragraph 1 above and reflecting their effective date and that they were authorized by this Order.

02/08/13 Order Entered:

1. The Appendix to the January 29, 2013 Order is amended to reflect a renewable resource energy rider per kWh of \$.030492 for Schedule 23 for direct-served customers (excluding Class A).

2. All other provisions of the January 29, 2013 Order shall remain in full force and effect.

02/08/13 Kenergy Response to PSC Order dated January 29, 2013

Order Entered: (1) Kenergy is granted an increase in annual revenues of \$519,376 over and above the increase previously granted in our November 17, 2011 Order. (2) The rates set forth in the Appendix attached hereto are approved for service rendered on and after September 11, 2011. (3) Within 20 days of the date of this Order, Kenergy shall file with this Commission, using the Commission's electronic Tariff Filing system, its revised tariff sheets setting out the rates approved herein and stating that they were approved pursuant to this Order. (4) Not later than February 8, 2013, Kenergy shall file with this Commission the information described in the Revenue Recovery Mechanism section of this

01/30/12 Kenergy's Corrected Page to Refund Report filed 012512

01/26/12 Kenergy's Refund Report per 111711 Order

12/22/11 Order Entered: Kenergy's Amended Petition for Reconsideration is granted.

12/20/11 Kenergy's Corrected Tariff Sheet per 111711 Order 12/06/11 POST CASE: Kenergy's Tariff Sheets per 111711 Order 12/06/11 Kenergy's Amended Petition for Reconsideration

12/05/11 Order Entered:

(1) Kenergy's Petition for Reconsideration is granted.

(2) Ordering paragraph 5 to the November 17, 2011 Order is amended to state that the proposed depreciation rates are approved for implementation on and after September 1, 2011.

(3) Appendix B to the November 17, 2011 Order is amended to reflect an energy charge per kWh of \$.024671 for Schedule 34 and \$.027505 for Schedule 35.

(4) All other provisions of the November 17, 2011 Order shall remain in full force and effect.

(5) Within 20 days of the date of this Order, Kenergy shall file its revised tariffs with this Commission setting out the rates approved herein and stating that they were approved pursuant to this Order.

12/01/11 Kenergy's Petition for Reconsideration

Final Order Entered: 1) The rates and charges proposed by Kenergy are denied. 2) The Amended Settlement appended hereto as Appendix A is incorporated into this Order as if fully set forth herein. 3) The Amended Settlement is adopted & approved with the exception that the rates agreed to in the Amended Settlement have been adjusted to reflect a wholesale increase of \$19,094,608. 4) The rates & charges in Appendix B are approved for service rendered by Kenergy on and after 9/01/2011. 5) The proposed depreciation rates, as agreed upon in the Amended Settlement, are approved for implementation by Kenergy on the date of this Order. 6) Within 20 days, Kenergy shall file new tariff

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sheets setting forth the rates & charges approved herein. 7) Within 60 days, Kenergy shall refund to its customers with interest all amounts collected for service rendered from 9/01/2011 through the date of this Order that are in excess of the rates set forth in Appendix B to this Order. 8) Kenergy shall pay interest on the refunded amounts at the average Three-Month Commercial Paper Rate as reported in the Federal Reserve Bulletin based on each customer's usage while the proposed rates were in effect and shall be made as a one-time credit to the bills of current customers and by check to customers who have discontinued service since September 1, 2011. 9) Within 75 days, Kenergy shall submit a written report in which it describes its efforts to refund all monies collected in excess of rates in Appendix B

Kenergy's Tariff Sheets 09/12/11

09/06/11 Order Entered: I. Kenergy shall maintain its records in such manner as will allow it, the Commission, or any customer to determine the amounts to be refunded, and to whom due, in the event a refund is ordered upon final resolution of this matter. 2. Within 15 days of the date of this Order, Kenergy shall file its tariffs setting forth the rates it is placing in effect and designating those rates as being subject to

change and refund at the conclusion of Case No. 201 1-00035.

09/06/11 Kenergy's Notice of Intent to Propose Rate Change 09/06/11 Kenergy's Notification of Intent to Implement Rate Increase 09/02/11 Kenergy's Revised Letter of Notice of Intent (FAX)

Kenergy's Notice of Intent (FAX) 09/01/11

Notice of Filing 07/13/11

Kenergy's Responses to Data Requested at 070711 Hearing 07/12/11

Memorandum dated 7/07/11 for Informal Conference of 6/30/11: Comments, if any, due within five 07/08/11 days of receipt

Jack D. Gaines Verification Page 07/07/11

07/06/11 Kenergy's Notarized Proof of Publications

07/06/11 Kenergy's Amended Joint Settlement Stipulation and Recommendation

Kenergy's Responses to Commission Staff's 4th Data Requests 07/05/11

07/05/11 Joint Settlement Stipulation and Recommendation

06/29/11 COMMISSION STAFF'S NOTICE OF INFORMAL CONFERENCE

06/27/11 Kenergy's Motion to Substitute Witnesses

06/22/11 Fourth Data Request of Commission Staff to Kenergy Corp.

Kenergy's Motion for Informal Conference 06/20/11 06/20/11 Kenergy's Motion for Informal Conference

Kenergy's Updated Response to Item 35(c) of 1st DR of Commission Staff 06/17/11

Order Entered: 06/13/11

- (1) A public hearing shall be held on July 7, 2011 at 10:00 a.m. in Hearing Room 1 of the Commission's offices.
- (2) The official record of this proceeding shall be by video only.
- (3) Kenergy shall publish newspaper notice of the public hearing in accordance with the provisions of 807 KAR 5:011, Section 8(5).
- (4) Any request to cancel or postpone this hearing shall be made by motion filed with the Commission one week before the hearing is scheduled to commence.

05/19/11 Kenergy's Updated Info Response to Item 35(c) of 1st DR of Commission Staff

Kenergy's Responses to Third Data Requests 05/06/11

Third Data Request of Commission Staff to Kenergy Corp. 04/22/11

Kenergy's Updated Information in Response to Item 35(c) of First Data Request of Commission Staff 04/20/11

Kenergy's Response to Commission Staff's 2nd Data Requests 04/08/11

03/30/11 Response Letter to Hagan

03/30/11 Danny Hagan Public Comments

Kenergy's Notarized Proof of Publication 03/29/11

Second Data Request of Commission Staff to Kenergy Corp. 03/25/11

03/17/11 Request from David Brown to be added to Service List

03/16/11 Order Entered:

- (1) Kenergy's rates are suspended for five months from the April 1, 2011 effective date up to and including August 31, 2011.
- (2) Kenergy's request to deviate from the requirements of 807 KAR 5:001, Section 10(6)(i) is granted.
- (3) The procedural schedule set forth in the Appendix to this Order shall be followed.
- (4) a. All requests for information and responses shall be appropriately bound.
- (4) b. Each response shall be answered under oath.

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03/01/11

01/28/11

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- (4) c. A party shall make timely amendment to any prior response.
- (4) d. For any request a party fails to furnish the requested information, that party shall provide written explanation.
- (5) Any party filing testimony shall file the original and ten copies with the Commission with copies to all parties of record.
- (6) Kenergy shall give notice of the hearing in accordance with the provisions set out in 807 KAR 5:011, Section 8(5).
- (7) At any public hearing in this matter, neither opening statements nor summarization of direct testimonies shall be permitted.
- (8) Any objections relating to discovery or procedural dates shall be filed upon four business days notice.
- (9) Motions for extensions of time with respect to the schedule shall be made in writing.
- (10) Nothing contained herein shall prevent the Commission from entering further Orders in this matter.

 Acknowledge Receipt of Filing

| 03/01/11 | Acknowledge Necelpt of Filling |
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| 03/01/11 | Application of Kenergy Corp. for an Adjustment in Existing Rates |
| 03/01/11 | Kenergy's Responses to Staff's First Data Request |
| 02/28/11 | Order Entered: |
| | (1) The Petition of KIUC to intervene is granted. |
| | (2) KIUC shall be entitled to the full rights of a party. |
| | (3) Should KIUC file documents with the Commission, KIUC shall also serve a copy of said documents |
| | on all other parties of record. |
| 02/23/11 | KIUC's Petition to Intervene |
| 02/15/11 | First Data Request of Commission Staff to Kenergy Corp. |
| 01/31/11 | Acknowledge Receipt of Filing |
| 01/31/11 | Kenergy Corp.'s Notice of Intent to File a General Rate Adjustment (ORIGINAL) |
| | |

Kenergy Corp.'s Notice of Intent to File a General Rate Adjustment (FAX)

Total Number of Cases: 1