DOC11R

Case Management System - KY Public Service Commission

Regular Cases Before the Commission as of April 13, 2025

2019-00147 RECEIVED: 06/03/19 FILED: 06/03/19 FINAL: 09/23/19 REOPENED:

SUSPENSION DATE:

CASE CODE

Surcharge - Environmental

UTILITIES:

Duke Energy Kentucky, Inc.

INDEX OF EVENTS:

09/23/19

Final Order Entered: 1. Duke Kentucky's request to submit this case for a decision on the existing evidence of record without a hearing is granted. 2. The amounts billed by Duke Kentucky through its environmental surcharge for the period June 1, 2018, to November 30, 2018, are approved. 3. Duke Kentucky's determination that it had no additional over- or under-recovery for the review period is approved. 4. Duke Kentucky shall use a weighted average cost of capital of 6.830 percent, a tax gross-up factor of 1.337304, a return on equity rate of 9.725 percent, and an overall grossed-up rate of return of 8.446 percent in all monthly environmental surcharge filings subsequent to the date of this Order. 5.

This case is closed and removed from the Commission's docket.

08/22/19 Minna Sunderman Rocco DAscenzo Duke Energy Kentucky, Inc.s Request to Submit Matter for

Decision

06/28/19 Deborah Gates Rocco O. DAscenzo Duke Energy Kentucky, Inc., submits its Response to the

Commission Staffs First Request for Information

06/28/19 Deborah Gates Rocco O. DAscenzo Direct Testimony of Theodore H. Czupik, Jr. on behalf of Duke

Energy Kentucky, Inc.

06/07/19 Minna Sunderman Rocco DAscenzo Duke Energy Kentucky, Inc.s Written Statement in Response to

Commissions Order dated June 3, 2019

06/03/19 Order Entered: 1. Unless otherwise ordered by the Commission, the procedures set forth in 807 KAR

5:001, Section 8, related to the service and electronic filing of papers shall be followed in this proceeding. 2. Pursuant to 807 KAR 5:001, Section 8(9), within seven days of entry of this Order, Duke Kentucky shall file a written statement, with a copy to parties of record, that it waives any right to service of Commission orders by United States mail and that it or its authorized agent possesses the facilities to receive electronic submissions. 3. Unless a party granted leave to intervene states its objection to the use of electronic filing procedures in a motion for intervention, the party shall: a. Be deemed to have consented to the use of electronic filing procedures and the service of all papers,

including Orders of the Commission, by

electronic means; and b. Within seven days of the date of an Order of the Commission granting its intervention, file with the Commission a written statement that: (1) It, or its authorized agent, possesses the facilities to receive electronic transmissions; and (2) Sets forth the electronic mail address to which all electronic notices and messages related to this proceeding should be served.

Total Number of Cases: 1