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Case Management System - KY Public Service Commission

Regular Cases Before the Commission as of February 23, 2025

2020-00332 RECEIVED: 10/13/20 FILED: 10/13/20 FINAL: 09/07/22 REOPENED: 08/19/22

SUSPENSION DATE: 10/05/21

CASE CODE

Investigation - Service

UTILITIES:

Kenergy Corp.

HEARINGS:

03/25/21 Informal Conference

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02/23/23

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01/06/23	POST CASE: J HOPGOOD Dorsey, Gray, Norment Hopgood Status report
12/21/22	POST CASE: J CHRISTOPHER HOPGOOD Kenergy Corp. Status Report
12/09/22	POST CASE: J. CHRISTOPHER HOPGOOD Kenergy Corp. Status Report
11/09/22	POST CASE: j CHRISTOPHER HOPGOOD Kenergy Corp. Status Report of 11-9-22
11/09/22	POST CASE: j CHRISTOPHER HOPGOOD Kenergy Corp. Linda Bridwell read first letter
10/11/22	POST CASE: j CHRISTOPHER HOPGOOD Kenergy Corp. Read First letter
09/07/22	Order Entered: 1. Kenergy's Petition for Rehearing is denied. 2. Kenergy shall provide written notice
	to each net metering customer erroneously placed on Schedule 43 that the Commission has ordered a
	refund and that those customers be placed on Schedule 46.
	3. This case is closed and removed from the Commission's docket.

POST CASE: J CHRISTOPHER HOPGOOD Kenergy Corp. Status report

08/19/22 Kenergy Corp. Kenergy Corp. Petition for Rehearing

O8/11/22 Final Order Entered: 1. Kenergy's cumulative generating capacity of net metering systems has not reached one percent of its single hour peak load during a calendar year and Kenergy must continue to offer net metering under its Net Metering tariff until the cumulative generating capacity of net metering systems reaches one percent of Kenergy's single hour peak load for all sales within its certified territory during a calendar year. 2. Kenergy, for eligible customer-generators erroneously provided service under the Qualifying Facility tariff, shall provide service to those customers under Kenergy's net metering tariff. 3. For eligible customer-generators erroneously provided service under the Qualifying Facility tariff, Kenergy shall refund to the customer-generators the difference between the rates charged under the Qualifying Facility tariff and the rates that should have been charged under the Net Metering tariff. 4. Within 30 days of the date of entry of this Order Kenergy shall file, via the Commission's electronic Tariff Filing System, revisions to Kenergy's Net Metering tariff to require

Commission approval prior to ceasing to provide net metering. 5. This case is closed and removed from the Commission's docket.

O2/04/22 J Christopher Hopgood Kenergy Corp. Responses to Staffs Second Data Requests

01/28/22 COMMISSION STAFF'S SECOND REQUEST FOR INFORMATION TO KENERGY CORP. 09/30/21 j CHRISTOPHER HOPGOOD Kenergy Corp. Attachments to Kenergy Corp.s Responses to

Commission Staffs First Request for Information
09/30/21 j CHRISTOPHER HOPGOOD Kenergy Corp. Kenergy Corp.s Responses to Commission Staffs First
Request for Information

09/24/21 COMMISSION STAFF'S FIRST REQUEST FOR INFORMATION TO KENERGY CORP.

Order Entered: 1. Kenergy's rate are suspended for five month, up to October 5, 2021. 2. Nothing shall prevent the Commission from entering further Orders prior to the end of the suspension period.

03/23/21 COMMISSION STAFF'S NOTICE OF INFORMAL CONFERENCE

12/29/20 j CHRISTOPHER HOPGOOD Kenergy Corp. MOTION FOR INFORMAL CONFERENCE

12/28/20 Kentucky Solar Industries Association Public Comment

10/23/20 j CHRISTOPHER HOPGOOD Kenergy Corp. Response Pursuant to Order of October 13, 2020

10/14/20 j CHRISTOPHER HOPGOOD Kenergy Corp. Notice of Representation

Order Entered: 1. This proceeding is initiated to investigate and examine Kenergy's possible violations of KRS 278.160. 2. The electronic filing procedures set forth in 807 KAR 5:001, Section 8, shall be used in the processing of this matter. 3. Within 15 days of the date of entry of this Order, Kenergy shall file with the Commission: a. Evidence that Kenergy has met the one percent threshold in the Net Metering tariff; and b. Responses to the allegation that Kenergy has violated its Net Metering tariff by not offering net metering to qualifying customers.

4. Kenergy, by counsel, shall enter an appearance in this proceeding within seven days of the date of

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this Order. The entry of appearance shall include the name, address, telephone number, fax number, and electronic mail address of counsel. 5. Pursuant to 807 KAR 5:001, Section 8(9), within seven days of entry of this Order, Kenergy, by counsel, shall file a written statement with the Commission that: a. Certifies that it, possesses the facilities to receive electronic transmissions; and b. Sets forth the electronic mail address to which all electronic notices and messages related to this proceeding should be served. 6. The Commission directs Kenergy to the Commission's March 16, 2020 and March 24, 2020 Orders in Case No. 2020-000855 regarding filings with the Commission.

Total Number of Cases: 1