

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

GENERAL ADJUSTMENT IN ELECTRIC)
AND GAS RATES OF LOUISVILLE GAS) CASE NO. 8924
AND ELECTRIC COMPANY)

O R D E R

On January 17, 1984, Airco Carbide ("Airco") filed a supplemental data request consisting of five items. On January 18, 1984, the Louisville Gas and Electric Company ("LG&E") filed a motion to quash Airco's data requests on the grounds that such requests are not "follow-up" to any initial requests but are rather "afterthought" initial requests which are untimely under the Commission's Order of Procedure entered November 29, 1983.

On January 30, 1984, Airco filed a response to LG&E's motion to quash. Airco claims that its data requests of January 17, 1984, are supplemental to Item No. 54 of its initial data request dealing with load management and the timing of the Trimble County generating plant.

Based on LG&E's motion to quash, Airco's response thereto and the evidence of record, the Commission is of the opinion and hereby finds that:

1. Airco's supplemental data requests, filed on January 17, 1984, follow up and relate to the subject matter of Item No. 54 of its initial data request.

2. LG&E has not set forth sufficient grounds to support its motion to quash Airco's supplemental data requests.

IT IS THEREFORE ORDERED that LG&E's motion to quash be and it hereby is denied and that LG&E shall respond to Airco's supplemental data requests within 7 days of the date of this Order.

Done at Frankfort, Kentucky, this 3rd day of February, 1984.

PUBLIC SERVICE COMMISSION


Chairman


Vice Chairman


Commissioner

ATTEST:

Secretary