COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

PADDLEWHEEL ALLIANCE OF LOUISVILLE AND)
UTILITY RATECUTTERS OF KENTUCKY, INC.)
)
COMPLAINANTS)
)
V.) CASE NO. 9855
)
LOUISVILLE GAS AND ELECTRIC COMPANY	j
	ì
DEFENDANT	ý

ORDER TO SATISFY OR ANSWER

Louisville Gas and Electric Company ("LG&E") is hereby notified that it has been named as Defendant in an emergency formal complaint filed on January 13, 1987, a copy of which is attached hereto. In the complaint Paddlewheel Alliance of Louisville, Kentucky, ("PWA") and Utility Ratecutters of Kentucky, ("URCK") allege that LG&E's plan entitled Inc., "Project Construction Plan - Trimble County Generating Station Unit No. 1* inconsistent with the October 14, 1985, Order of the Commission. PWA interprets the Order to mean that LG&E should delay all activity at the Trimble County site until the Commission completes its statewide planning investigation. Accordingly, PWA requests the Commission:

- (1) to enter an immediate restraining order to prevent LG&E from spending or committing any additional funds to the Trimble County project;
- (2) to reject LG&E's Project Construction Plan; and

(3) to order continued delay in the construction until Administrative Case 308 determines the need for Trimble County Unit 1.

The Commission finds that LG&E should respond to this com-Also, in order to adequately resolve this matter the plaint. Commission believes LG&E should supplement its response to this complaint by providing certain additional information which cannot be readily found in LG&E's plan. The primary purpose of this information is to review the extent of LG&E's financial commitment to the Trimble County project so as to determine the flexibility of incorporating the unit into the Commission's statewide planning effort. First, LG&E should provide the current status of engineering contracts for the sulfur dioxide removal system. Second, LG&E should provide the planned date for synchronization of the Trimble County unit. Third, LG&E should provide any additional updates or revisions to costs or time schedules in LG&E's Project Construction Plan.

IT IS THEREFORE ORDERED that:

- 1. LG&E shall satisfy the matters complained of herein or file a written answer to the complaint within 10 days from receipt of this Order pursuant to 807 KAR 5:001, Section 12.
- 2. LG&E shall provide the other information described herein within 30 days from the date of this Order.

Done at Frankfort, Kentucky, this 4th day of February, 197.

PUBLIC SERVICE COMMISSION

Chairman

Vice Chairman

Wice Chairman

Willeaury

Commissioner

ATTEST:

Executive Director