

COMMONWEALTH OF KENTUCKY  
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

A CONTRACT FILING BETWEEN	)	
LOUISVILLE GAS AND ELECTRIC	)	
COMPANY AND THE MEDICAL CENTER	)	CASE NO. 90-427
COMMISSION OF JEFFERSON COUNTY	)	

O R D E R

IT IS ORDERED that Louisville Gas and Electric Company ("LG&E") shall file the original and 12 copies of the following information with the Commission, with a copy to all parties of record, on or before February 22, 1991. Each item of the data requested should be tabbed and numbered. When several sheets are required for an item, each sheet should be appropriately indexed, for example, Item 1(a), Sheet 2 of 6. Include with each response the name of the person who will be responsible for responding to questions relating to the information provided. Careful attention should be given to copied material to ensure that it is legible.

1. For the years 1988, 1989, and 1990, provide in comparative form the actual monthly KW demands recorded for the Medical Center Commission, the monthly billing demands as determined per the provisions of the then-effective LP-TOD tariff,

and the monthly billing demands as if determined under the modified LP-TOD tariff approved in Case No. 90-158.<sup>1</sup>

2. For each of the years 1988, 1989, and 1990, provide the annual revenues produced from providing electric service to the Medical Center Commission under the then-effective LP-TOD tariff.

3. For each of the years 1988, 1989, and 1990, provide the annual revenues from the Medical Center as if the proposed agreement had been in effect.

4. For each of the years 1988, 1989, and 1990, provide the annual revenues from the Medical Center as if the modified LP-TOD tariff, approved in Case No. 90-158, which reduces the billing demand ratchet from 70 percent to 50 percent of the maximum demand determined from June through September, had been in effect.

5. Regarding the cover letter attached to the agreement, provide the following information:

a. Clarification of whether the Medical Center has already installed its own generation capacity.

b. An explanation of what is meant by ". . .provide a better synchronization of generation capacity installed by Medical Center with the need for installing generating capacity on LG&E's system. . . ."

6. Explain the basis for the automatic extension provision in Paragraph No. 8 of the agreement which, in the absence of a

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<sup>1</sup> Case No. 90-158, Adjustment of Gas and Electric Rates of Louisville Gas and Electric Company, Order dated December 21, 1990, and Order dated January 29, 1991.

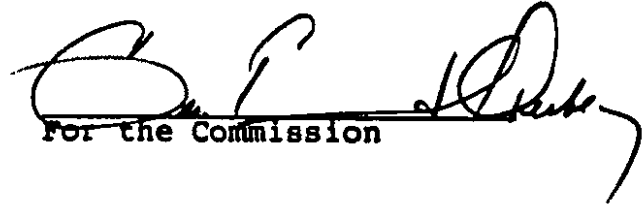
termination notice, extends the term of the agreement indefinitely.

7. Provide a detailed narrative description of the operation of the Medical Center Steam and Chilled Water Plant which explains the nature of its peaking characteristics when operating its electric chillers.

8. Provide a detailed explanation for whether Paragraph No. 3, on page 2 of the agreement, which gives LG&E the exclusive right to serve the Medical Center Steam and Chilled Water Plant, violates Title II of the Public Utilities Regulatory Policies Act of 1978 and Commission Regulation 807 KAR 5:054.

Done at Frankfort, Kentucky, this 11th day of February, 1991.

PUBLIC SERVICE COMMISSION

  
For the Commission

ATTEST:

  
Executive Director