

COMMONWEALTH OF KENTUCKY  
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

APPLICATION OF KENTUCKY UTILITIES )  
COMPANY FOR AN ADJUSTMENT OF ITS ) CASE NO: 2012-00221  
ELECTRIC RATES )

**CAC'S SUPPLEMENTAL REQUEST FOR INFORMATION**  
**TO KENTUCKY UTILITIES COMPANY**

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Comes the Community Action Council for Lexington-Fayette, Bourbon, Harrison and Nicholas Counties, Inc. (CAC), by counsel, and submits its Supplemental Request for Information to Kentucky Utilities Company. Please identify the company witness or witnesses who will be prepared to answer questions concerning each request.

(1) Please refer to your response to CAC's Initial Request for Information Question 3: The Council is aware that KU did not begin assessing late payment fees until April 2009. Is it the Company's assertion that it does not know how many of its customers paid their bills late prior to April 2009? If so, how was the Company able to shut off customers for non-payment prior to April 2009? If the Company has misunderstood the original question then please provide the originally requested data.

(2) Please refer to your response to CAC's Initial Request for Information Question 4: In your response you stated that data is unavailable for 2007 and 2008 regarding the total number of accounts disconnected more than once. Please explain why this data is unavailable.

(3) Please refer to your response to CAC's Initial Request for Information Question 4: Please explain the substantial data anomaly in 2009 in which shut offs fell by half and then increased back to more average levels the following year. Is the Company aware of any circumstance which would have caused this anomaly or is it a reporting/data collection issue?

(4) Please refer to your response to CAC's Initial Request for Information Question 6: If feasible, provide the responses with the average monthly KU invoice normalized for weather.

(5) Please refer to CAC's Initial Request for Information Question 8: Please provide the average residential Kentucky Utilities bill amount (in dollars, not usage) broken down by month for the years 2007, 2008, 2009, 2010, and through July 2011.

Respectfully submitted,



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COUNSEL FOR CAC

### **CERTIFICATE OF SERVICE**

I hereby certify that CAC's August 27, 2012 electronic filing, CAC's Supplemental Request for Information, is a true and accurate copy of the document being filed in paper medium; that the electronic filing has been transmitted to the Commission on August 27, 2012; that there are currently no parties that the Commission has excused from participation by electronic means in this proceeding; that an original and one copy of the filing is being filed at the Commission on August 27, 2012, and that on August 27, 2012, electronic mail notification of the electronic filing will be provided to the following:

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