

Dennis L. Cunningham
CDH Preserve, LLC

2530 N Hwy 11 SE
Elizabeth, IN 47117
812-969-2015

June 4, 2005

Ms. Beth O'Donnell
Executive Director KY PSC
211 Sower Boulevard
PO Box 615
Frankfort, KY 40602

RECEIVED

JUN 6 2005

Secretary
Public Service Commission
211 Sower Boulevard
PO Box 615
Frankfort, KY 40602

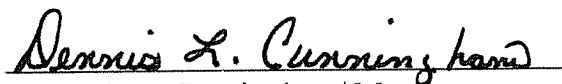
PUBLIC SERVICE
COMMISSION

**RE: Docket Number 2005-00142
KU/LGE/E-ON Proposed 345,000 KV Transmission Line**

Dear Executive Director;

Please find enclosed my Motion to Intervene in the matter of Docket Number 2005-00142 proposed 345,000 KV Transmission Line to be constructed by KU/LGE/E-ON on our private Nature Preserve located at 2697 Bethlehem Academy Road, Cecilia, Kentucky 42724 in the county of Hardin.

Sincerely,



Dennis L. Cunningham/ Manager
CDH Preserve, LLC

Enclosure: Motion to Intervene

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

RECEIVED

JUN 6 2005

PUBLIC SERVICE
COMMISSION

In the Matter of:

**JOINT APPLICATION OF LOUISVILLE)
GAS AND ELECTRIC COMPANY AND)
KENTUCKY UTILITIES COMPANY FOR)
A CERTIFICATE OF PUBLIC CONVENIENCE)
AND NECESSITY FOR CONSTRUCTION)
OF TRANSMISSION FACILITIES IN)
JEFFERSON, BULLITT, MEADE AND)
HARDIN COUNTIES, KENTUCKY)**

DOCKET NO. 2005-00142

MOTION TO INTERVENE

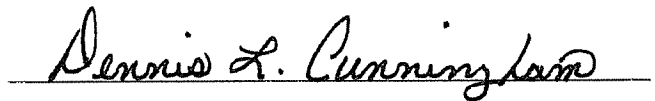
Comes, Dennis L. Cunningham, and for his Motion to Intervene in the above-captioned proceeding states as follows:

1. Movant is one half owner of real property located at 2697 Bethlehem Academy Road, Cecilia, Kentucky 42724, that will be directly affected by the proposed Transmission Line to run from Elizabethtown Substation to Mill Creek Generation Station.
2. The property is Movant's 150 acre private Nature Preserve as deed is recorded in said name of CDH Preserve, LLC a real estate holding company registered with the state of Kentucky and Indiana for the purpose of land preservation and is engaged in the protection of all wildlife and their habitat for future generations.
3. The property is visited by endangered species namely the Endangered Whooping Crane and is the summer residence of the Endangered Indiana Bat.
4. The property has a five (5) acre lake to be dissected through the center by proposed Transmission Line that threatens and endangers the life of thousands of birds, resident and migrating, along with adverse health affects on fish, frogs, turtles, and other resident wildlife such as deer, turkey, raccoons, and opossums by herbicide contamination during and after construction.
5. The property has twenty-five (25) acres of wetland woods to be dissected through the center by proposed Transmission Line and threatens endangered plant species and wet lands and wildlife habitats through clear cutting and use of herbicides during and after construction.

6. The property is a watershed for over 400 acres of wetland woods, old growth forest and farm land where run off water drains through the five (5) acre lake and twenty-five (25) acres of wetland woods from neighboring properties.
7. Movant is a KU/LG&E/E-ON consumer and rate changes due to construction cost of Transmission Line and TC-2 addition will have a direct impact on his electric rates.
8. Movant is adamant in his request that Certificate of Need and Necessity be denied since the application submitted by LG&E for Transmission Lines and TC-2 expansion is not necessary in order to meet the future energy demands of its customers and was submitted solely for “organic growth in Kentucky” on behalf of their parent company E-ON a private investor owned Foreign Power Broker with headquarters in Germany.

Wherefore Dennis L. Cunningham moves pursuant to KRS Section 278.020 (8) and 807 KAR 5:001 3 (8) to intervene.

Respectfully Submitted;

A handwritten signature in cursive script that reads "Dennis L. Cunningham". The signature is written in black ink and is positioned above a horizontal line.

Dennis L. Cunningham/Manager
CDH Preserve, LLC

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the foregoing was duly served this 4th day of June, 2005, by mailing, United States mail, first class postage prepaid, to the below listed persons:

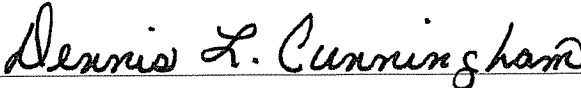
Kendrick R. Riggs
J. Gregory Cornett
Odgen, Newell, and Welch
1700 PNC Plaza
500 West Jefferson
Louisville, Kentucky 40202

Robert M. Watt, III
Lindsey W. Ingram, III
Stoll, Keenon, and Park, LLP
300 West Vine Street, 2100
Lexington, Kentucky 40507

Elizabeth L. Cocanoughis
Senior Regulatory Counsel
Louisville Gas and Electric Company
220 West Main Street
Post Office Box 32010
Louisville, Kentucky 40232

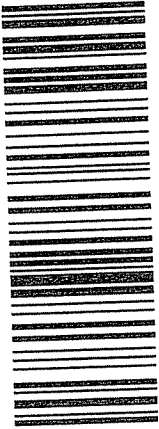
Attorney General Greg Stumbo
Office of the Attorney General
State Capitol, Suite 118
Frankfort, Kentucky 40601

LaJuana S. Wilcher, Secretary
Environmental and Public Protection Cabinet
Kentucky Public Service Commission
P.O. Box 615
Frankfort, Kentucky 40602-0615



Dennis L. Cunningham/Manager
CDH Preserve, LLC

2550 N HWY 11 SE
Elizabeth IN 47117



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JUN 6 2005

PUBLIC SERVICE
COMMISSION

**Ms. Beth O'Donnell, Executive Director
Kentucky Public Service Commission
211 Sower Boulevard
PO Box 615
Frankfort, KY 40602**

Cathy L. Cunningham
CDH Preserve, LLC

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Sincerely,



Cathy L. Cunningham/ Manager
CDH Preserve, LLC

Enclosure: Motion to Intervene

COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION RECEIVED

In the Matter of:

JUN 6 2005

PUBLIC SERVICE
COMMISSION

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GAS AND ELECTRIC COMPANY AND)
KENTUCKY UTILITIES COMPANY FOR)
A CERTIFICATE OF PUBLIC CONVENIENCE)
AND NECESSITY FOR CONSTRUCTION)
OF TRANSMISSION FACILITIES IN)
JEFFERSON, BULLITT, MEADE AND)
HARDIN COUNTIES, KENTUCKY)

DOCKET NO. 2005-00142

MOTION TO INTERVENE

Comes, Cathy L. Cunningham, and for her Motion to Intervene in the above-captioned proceeding states as follows:

1. Movant is one half owner of real property located at 2697 Bethlehem Academy Road, Cecilia, Kentucky 42724, that will be directly affected by the proposed Transmission Line to run from Elizabethtown Substation to Mill Creek Generation Station.
2. The property is Movant's 150 acre private Nature Preserve as deed is recorded in said name of CDH Preserve, LLC a real estate holding company registered with the state of Kentucky and Indiana for the purpose of land preservation and is engaged in the protection of all wildlife and their habitat for future generations.
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Wherefore Cathy L. Cunningham moves pursuant to KRS Section 278.020 (8) and 807 KAR 5:001 3 (8) to intervene.

Respectfully Submitted;



Cathy L. Cunningham/Manager
CDH Preserve, LLC

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the foregoing was duly served this 4th day of June, 2005, by mailing, United States mail, first class postage prepaid, to the below listed persons:

Kendrick R. Riggs
J. Gregory Cornett
Odgen, Newell, and Welch
1700 PNC Plaza
500 West Jefferson
Louisville, Kentucky 40202

Robert M. Watt, III
Lindsey W. Ingram, III
Stoll, Keenon, and Park, LLP
300 West Vine Street, 2100
Lexington, Kentucky 40507

Elizabeth L. Cocanougher
Senior Regulatory Counsel
Louisville Gas and Electric Company
220 West Main Street
Post Office Box 32010
Louisville, Kentucky 40232

Attorney General Greg Stumbo
Office of the Attorney General
State Capitol, Suite 118
Frankfort, Kentucky 40601

LaJuana S. Wilcher, Secretary
Environmental and Public Protection Cabinet
Kentucky Public Service Commission
P.O. Box 615
Frankfort, Kentucky 40602-0615



Cathy L. Cunningham/Manager
CDH Preserve, LLC