## COMMONWEALTH OF KENTUCKY

## BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

JOINT APPLICATION OF PPL CORPORATION,E.ON AG, E.ON US INVESTMENTS CORP.,E.ON U.S. LLC, LOUISVILLE GAS ANDELECTRIC COMPANY AND KENTUCKYUTILITIES COMPANY FOR APPROVAL OF ANACQUISITION OF OWNERSHIP ANDCONTROL OF UTILITIES

CASE NO. 2010-00204

## <u>O R D E R</u>

This matter arises upon the motions of the Community Action Council for Lexington-Fayette, Bourbon, Harrison and Nicholas Counties, Inc. ("CAC") and The Kroger Co. ("Kroger") for full intervention. It appears to the Commission that such interventions are likely to present issues and develop facts that will assist the Commission in fully considering the matter without unduly complicating or disrupting the proceedings. The Commission also recognizes that a procedural schedule was established in this proceeding by Order dated June 15, 2010. The Commission, being otherwise sufficiently advised, finds that CAC and Kroger should be granted full rights of parties in this proceeding and should accept the procedural schedule as it now stands.

IT IS HEREBY ORDERED that:

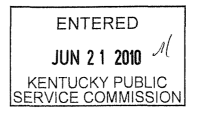
1. The motions of CAC and Kroger to intervene are granted, and CAC and Kroger shall accept the existing procedural schedule.

2. CAC and Kroger shall be entitled to the full rights of parties and shall be served with the Commission's Orders and with filed testimony, exhibits, pleadings,

correspondence, and all other documents submitted by parties after the date of this Order.

3. Should CAC or Kroger file documents of any kind with the Commission in the course of these proceedings, CAC and Kroger shall also serve a copy of said documents on all other parties of record.

By the Commission



ATT e Director

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