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Jeff DeRouen **Executive Director** Kentucky Public Service Commission 211 Sower Boulevard Frankfort, KY 40601

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PUBLIC SERVICE COMMISSION

May 10, 2010

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State Regulation and Rates

Louisville, Kentucky 40232

220 West Main Street

PO Box 32010

Louisville Gas and **Electric Company**

RE: Application of Louisville Gas and Electric Company for an Adjustment of Its Electric and Gas Base Rates - Case No. 2009-00549

Dear Mr. DeRouen:

Enclosed please find and accept for filing the original and ten copies of Louisville Gas and Electric Company's Supplemental Response to Attorney General's Initial Requests for Information Dated March 1, 2010, Question Nos. 181 and 185 in the above-referenced matter. Please confirm your receipt of this filing by placing the stamp of your Office with the date received on the enclosed additional copies and return them to me in the enclosed self-addressed stamped envelope.

Should you have any questions please contact me at your convenience.

Sincerely.

Lonnie E. Bellar

Enclosures

Parties of Record cc:

VERIFICATION

COMMONWEALTH OF KENTUCKY)	
)	SS
COUNTY OF JEFFERSON)	

The undersigned, **Daniel K. Arbough**, being duly sworn, deposes and says that he is Treasurer for Louisville Gas and Electric Company and an employee of E.ON U.S. Services, Inc., and that he has personal knowledge of the matters set forth in the responses for which he is identified as the witness, and the answers contained therein are true and correct to the best of his information, knowledge and belief.

Daniel K. Arbough

Subscribed and sworn to before me, a Notary Public in and before said County and State, this <u>loth</u> day of May, 2010.

Votary Public (SEAL)

My Commission Expires:

November 9, 2010

LOUISVILLE GAS AND ELECTRIC COMPANY

CASE NO. 2009-00549

Supplemental Response to Attorney General's Initial Requests for Information Dated March 1, 2010

Question No. 181

Responding Witness: Daniel K. Arbough / Counsel

Q-181. Please provide copies of all presentations made to rating agencies and/or investment firms by LG&E between January 1, 2009 and the present.

A-181.

Original response:

Objections are made to the request for the production of documents on the grounds that it seeks the production of documents that are irrelevant to the issues in this case and relate to non-utility activities or hypothetical scenarios based upon projections. Such projections are only estimates; there is no guarantee that such projections will be realized; and the estimates are based on a number of assumptions that may change over time. These non-utility activities and projected information are not relevant to the analysis of known and measurable pro forma adjustments in this case. Without a waiver of these objections, the Company provides the documents in the attached CD in folder titled Question No. 181 under seal and pursuant to a petition for confidential treatment.

Supplemental response:

LG&E incorporates by reference the objections stated above. Without waiving those objections, an additional responsive bond rating agency presentation, given after LG&E filed its original response to this request, can be found in the folder marked "Supplemental Response AG 1-181" on the attached disc.

Please note that LG&E is seeking confidential protection for the document being provided hereunder pursuant to the Joint Petition of Kentucky Utilities Company and Louisville Gas and Electric Company for Confidential Protection for Responses to Certain Data Requests of the Attorney General, which LG&E filed in this proceeding on March 15, 2010.

LOUISVILLE GAS AND ELECTRIC COMPANY

CASE NO. 2009-00549

Supplemental Response to Attorney General's Initial Requests for Information Dated March 1, 2010

Question No. 185

Responding Witness: Daniel K. Arbough / Counsel

Q-185. Please provide copies of all correspondence between E.ON AG, E.ON U.S. LLC, and LG&E and any of the three major bond rating agencies (S&P, Moody's, and Fitch) from January 1, 2008 to the present. These include copies of letters, reports, presentations, emails, and notes from telephone conversations.

A-185.

Original response:

Objections are made to the request for the production of documents on the grounds that it is overly broad and unduly burdensome and seeks the production of documents that are irrelevant to the issues in this case and documents that relate to hypothetical scenarios. Without waiver of these objections, the Company states as follows: KU, LG&E and E.ON U.S. do not have in their possession correspondence between E.ON AG and the bond rating agencies. Employees of KU, LG&E or E.ON U.S. do not participate in the ratings of E.ON AG by credit rating agencies. Please see the documents, produced in electronic format, on the attached CD in folder titled Question No. 185 that have been identified within the time permitted for this response and that are responsive to the request. Please note that the Companies are seeking confidential protection of the documents being provided hereunder pursuant to a petition for confidential protection.

Supplemental response:

LG&E incorporates by reference the objections stated above. Without waiving those objections, additional responsive correspondence concerning a bond rating agency presentation given after LG&E filed its original response to this request can be found in the folder marked "Supplemental Response AG 1-185" on the attached disc.

Please note that LG&E is seeking confidential protection for the documents being provided hereunder pursuant to the Joint Petition of Kentucky Utilities Company and Louisville Gas and Electric Company for Confidential Protection for Responses to

Certain Data Requests of the Attorney General, which LG&E filed in this proceeding on March 15, 2010.