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JACK B. BATES

IRIS G. SKIDMORE

Via Hand-Delivery

June 23, 2010

Mr. Jeff Derouen Executive Director Kentucky Public Service Commission 211 Sower Blvd. Frankfort, KY 40601 JUN 2 3 2010
PUBLIC SERVICE
COMMISSION

Re: The Joint Application of PPL Corporation, E.ON AG, E.ON US Investments

Corp., E. ON U.S. LLC, Louisville Gas and Electric Company and Kentucky Utilities Company for Approval of Ownership and Control of Utilities

Case No. 2010-00204

Dear Mr. Derouen:

Enclosed for filing in the above styled action is an original and ten copies of the Initial Request for Information on behalf of the Community Action Council for Lexington-Fayette, Bourbon, Harrison, and Nicholas Counties, Inc. to Joint Applicants.

Sincerely,

Iris G. Skidmore

Enclosure

COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

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JUN 23 2010

THE JOINT APPLICATION OF PPL)	PUBLIC SE	EBVICE
CORPORATION, E.ON AG, E.ON U.S.)	COMMIS	
INVESTMENTS CORP., E.ON U.S.)		
LLC, LOUISVILLE GAS AND ELECTRIC)	CASE NO.	
COMPANY, AND KENTUCKY UTILITIES)	2010-00204	
COMPANY FOR APPROVAL OF AN)		
ACQUISITION OF OWNERSHIP AND)		
CONTROL OF UTILITIES)		

INITIAL REQUEST FOR INFORMATION ON BEHALF OF CAC
TO JOINT APPLICANTS PPL CORPORATION, E.ON AG, E.ON U.S.
INVESTMENTS CORP., E.ON U.S. LLC, LOUISVILLE GAS AND
ELECTRIC COMPANY, AND KENTUCKY UTILITIES COMPANY

* * * * *

Comes the Community Action Council for Lexington-Fayette, Bourbon, Harrison and Nicholas Counties, Inc. (CAC), by counsel, and submits the following Initial Request for Information to Joint Applicants PPL Corporation, E.ON AG, E.ON U.S. Investments Corp., E.ON U.S. LLC, Louisville Gas and Electric Company, and Kentucky Utilities Company:

Please identify the witness and company answering each question.

1. The Joint Applicants state that PPL Corporation has committed to file a formal analysis with the Commission of any synergies and benefits from the acquisition. If it is determined that Kentucky Utilities Company or Louisville Gas and Electric Company will realize any cost savings as a result of the acquisition by PPL Corporation, how will those savings be applied for the benefit of the customers? Please address how any immediate cost savings would be applied for the benefit of the customers and how any long-term cost savings would be applied for the benefit of the customers.

- 2. Please state PPL Corporation's position on each of the following charitable and regulatory low-income programs including whether they will be maintained and/or enhanced. Identify whether PPL Corporation anticipates any changes to these programs or if it, or its associated companies or subsidiaries, operate any similar programs in their current service areas, and ways in which those programs may differ: WinterCare Energy Fund (shareholder match); Home Energy Assistance Program; WeCare; Winterblitz; E.On. U.S. Foundation.
- 3. The Joint Applicants state that LG&E and KU will not incur any additional indebtedness to finance the acquisition. Will costs associated with the acquisition be passed on to customers in the KU and LG&E service areas now or in the future? If yes, please describe.
- 4. Please list and describe in detail all programs (shareholder-funded and regulatory) operated by PPL Corporation, or its associated companies or subsidiaries, or as a partnership between PPL Corporation, or its associated companies or subsidiaries and another entity, which serve low-income customers. Include details such as amount of assistance available in the programs, who administers the programs, eligibility for the programs, length of the programs, and how the programs operate.
- 5. Please provide total, annual charitable giving amounts for E.ON U.S., LLC, E.ON U.S. Investments Corp., and the E.On U.S. Foundation for each of the past 5 years., and provide the charitable giving amounts broken down by the individual recipients. Also provide PPL Corporation's and any associated company's foundation's total, annual charitable giving amounts and the name of the recipient for each gift for each of the past 5 years. Please state whether PPL Corporation intends to maintain, increase, or decrease these amounts.
- 6. Does PPL Corporation, in any of its current markets, utilize or require prepayment for electric or gas service? What is PPL Corporation's position on prepayment and does it have any plans to propose prepayment in Kentucky?

- 7. Does PPL Corporation, in any of its current markets, utilize or operate lifeline rates, tiered rates, energy discounts or similar programs? If yes, please describe these rates/discounts in detail. If no, please state PPL's position on lifeline rates/energy discounts and similar energy affordability programs for low-income customers.
- 8. Does PPL Corporation or its associated companies or subsidiaries, in any of its current markets, operate shareholder or ratepayer funded low-income demand side management programming? If yes, please state the name of each program, a description of the program, length of the program, and identify all public and private parties involved in the operation of the program.
- 9. Has PPL Corporation or its associated companies or subsidiaries, in any of its current markets, rolled out smart meters, including in-home display units? If yes, how were smart meter costs and associated savings allocated, what was the ultimate cost to customers, and did PPL Corporation provide assistance to its low-income customers for smart meter costs?
- 10. What is PPL Corporation's position on installation of smart meters and would the Company plan to accelerate/expand or slow/cancel any current plans in place at Kentucky Utilities Company?
- 11. Louisville Gas & Electric serves a predominantly urban area while Kentucky Utilities serves a mostly rural area. Please discuss how PPL Corporation plans to balance these interests and ensure the interests of Kentucky Utilities customers are represented in Company decision-making, especially considering the small and dwindling administrative staff presence in the Kentucky Utilities service area.

Respectfully submitted,

IRIS G. SKIDMORE
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Frankfort, KY 40601

Telephone: (502)-352-2930 Facsimile: (502)-352-2931

COUNSEL FOR CAC

CERTIFICATE OF SERVICE

I hereby certify that on June 23, 2010, a true and accurate copy of the foregoing Initial Request for Information on Behalf of CAC to Joint Applicants was served by United States mail, postage prepaid, to the following:

David Jeffrey Barberie, Esq. Lexington-Fayette Urban County Government 200 East Main Street Lexington, KY 40507

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