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IN THE KENTUCKY PUBLIC SERVICE COMMISSION

IN RE: INVESTIGATION:

Case No. 2003-00433
AN ADJUSTMENT OF THE GAS AND ELECTRIC RATES
TERMS, AND CONDITIONS OF LOUISVILLE GAS AND
ELECTRIC COMPANY

and

Case No. 2003-00434
AN ADJUSTMENT OF THE ELECTRIC RATES, TERMS, AND
CONDITIONS OF KENTUCKY UTILITIES COMPANY

* * *

SWORN STATEMENT

OF

NATHANIEL K. ADAMS

JULY 25, 2005

ELLEN L. COULTER, RPR
Coulter Reporting, LLC
101 East Kentucky Street
Suite 200
Louisville, Kentucky 40203
(502) 582-1627
FAX: (502) 587-6299
E-MAIL: CoulterLLC@bellsouth.net

Ellen L. Coulter

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I N D E X

Exhibit No. 1..... 4
 (June 29, 2005 letter to Nathaniel Adams
 from Jonathan D. Goldberg)

Exhibit No. 2..... 23
 (Sign-in sheets for April 28, 2004,
 May 4, 2004, May 7, 2004 and May 12, 2004)

A P P E A R A N C E S

SPECIAL GENERAL COUNSEL TO THE PUBLIC SERVICE
COMMISSION:

JONATHAN D. GOLDBERG
Goldberg & Simpson
3000 National City Tower
101 South Fifth Street
Louisville, Kentucky 40202

1 The sworn statement of NATHANIEL K.
2 ADAMS, taken in the offices of the Public Service
3 Commission, 211 Sower Boulevard, Frankfort, Kentucky,
4 on Monday, the 25th day of July, 2005, at
5 approximately 9:25 a.m.

6

7

EXAMINATION

8

9 BY MR. GOLDBERG:

10 Q. Would you state your full name for us.

11 A. Nathaniel Keene Adams, K-E-E-N-E.

12 Q. Sir, would you give us your business
13 address?

14 A. Yes. It's 6870 U.S. Highway 42 East,
15 Ghent, G-H-E-N-T, Kentucky, 41045.

16 Q. Okay. As you know, Mr. Adams, due to
17 correspondence to you, I'm Jonathan Goldberg, and I'm
18 counsel to the Public Service Commission with regard
19 to an investigation, certain activity related to two
20 rate cases. You would know them as the LG&E rate
21 case, case No. 2003-00433, and Kentucky Utilities,
22 case No. 2003-00434.

23 This is a statement, as I had
24 explained to you before we went on record. We
25 appreciate you coming in, and I'd like to ask you a

1 few questions about the rate-making process, as you
2 recall it.

3 First, I trust you received my letter,
4 which is what you responded to, to begin with.

5 A. Yes.

6 Q. All right. And we'll just simply mark
7 that as Exhibit 1 to your statement.

8 (DEPOSITION EXHIBIT NO. 1 PREVIOUSLY
9 MARKED)

10 Q. Tell me how or where you're employed
11 first.

12 A. My position is general counsel for
13 North American Stainless.

14 Q. Okay. And what is North American
15 Stainless?

16 A. It is a stainless steel mill. It
17 melts stainless steel products and produces them all
18 the way through finished goods as flat coils and as
19 long products.

20 Q. And although you gave me your business
21 address, would you tell us where North American
22 Stainless is located?

23 A. Same address.

24 Q. All right, sir. And you are general
25 counsel. Obviously a lawyer then?

1 A. Yes.

2 Q. Okay. And how long have you been a
3 lawyer?

4 A. About 20 years now.

5 Q. Okay. Prior to the beginning of the
6 LG&E/KU rate cases, had you participated in any
7 matters before the Public Service Commission before?

8 A. Not before the Kentucky Public Service
9 Commission.

10 Q. Okay. And I may have not asked you,
11 how long have you worked at North American Stainless?

12 A. Three years.

13 Q. As general counsel?

14 A. Yes.

15 Q. Okay. So this was your first
16 participation in front of the Kentucky Public Service
17 Commission?

18 A. Yes.

19 Q. Had you participated in front of any
20 other public service commission on energy matters
21 before?

22 A. Not in the representative capacity of
23 an attorney, but in the capacities as a witness. And
24 to expand on your question a bit, I had been an
25 intern at the Federal Energy Regulatory Commission

1 during my junior year at the University of Wyoming
2 law school.

3 Q. Okay. Is it fair to say, then, you
4 have some understanding of the rate-making process?

5 A. Yes.

6 Q. But no specific understanding of the
7 rate-making process here in the Commonwealth of
8 Kentucky.

9 A. Not prior to that case.

10 Q. Okay. In addition to yourself --
11 well, strike that.

12 Did you participate as general counsel
13 upon behalf of North American Stainless in the
14 rate-making cases?

15 A. Yes.

16 Q. In addition to yourself, did any other
17 personnel from North American Stainless participate?

18 A. As employees?

19 Q. Yes, sir.

20 A. Yes, one.

21 Q. Okay. And who would that be?

22 A. Miguel Sanchez.

23 Q. And what was your understanding of who
24 he was representing?

25 A. He represented North American

1 Stainless. He is a Spanish national, an electrical
2 engineer, and has worked for the parent company of
3 North American Stainless, Acerinox, SA, for a number
4 of years.

5 Q. All right, sir. What was -- what were
6 his duties with regard to the rate-making cases?

7 A. As a witness.

8 Q. Okay. And when you say "a witness," a
9 witness with regard to North American Stainless'
10 consumption of energy, if you will, from LG&E?

11 A. Yes, in part.

12 Q. Okay. And when you say "in part," are
13 you referring to his testimony or --

14 A. Yes.

15 Q. Okay. When you -- so that we're
16 communicating, was his testimony about other than
17 North American Stainless' consumption?

18 A. No.

19 Q. Okay. Do I take it that as between
20 the two rate cases you're more concerned as it
21 relates to North American Stainless with the LG&E
22 rate case as opposed to the KU rate case?

23 A. No. Just the opposite.

24 Q. Okay. KU is the provider of
25 electricity?

1 A. Yes.

2 Q. Okay. And so that I get a sense of
3 why you would be participating, do I take it that
4 North American Stainless is a large consumer of
5 electricity from KU?

6 A. Yes.

7 Q. Okay. Can you give me some sense of
8 how large?

9 A. In terms of the consumption on a
10 yearly basis?

11 Q. Yes, sir. Do you know how much is
12 consumed?

13 A. Approximately --

14 Q. If you don't, that's fine.

15 A. -- \$2.5 million worth. We could work
16 out the math from there.

17 Q. All right, sir. Do I take it, then,
18 it is one of the more important costs that North
19 American Stainless has with regard to producing its
20 products?

21 A. Yes.

22 Q. And do I further take it that it's
23 something that as business people -- the business
24 people at North American Stainless monitor on a
25 fairly close basis?

1 A. Yes.

2 Q. And thus you would have great interest
3 in any rate-making case before the Public Service
4 Commission.

5 A. Yes.

6 Q. All right. Tell me what you recall is
7 your earliest participation before the Public Service
8 Commission on these rate-making cases.

9 A. Before the commission itself?

10 Q. Either before the commission itself or
11 with any of its personnel.

12 A. I would need to look into my calendars
13 in order to answer that question completely.

14 Q. All right, sir. We have sign-in
15 sheets that begin April the 28th, 2004 and go through
16 May 12th, 2004, which begins -- April 28th is the
17 informal conference, first day. May 12th would have
18 been the last day of hearings and the entering into
19 of a settlement agreement. Do you have -- with that
20 as context, do you have a recollection of having
21 communicated with anybody at the Public Service
22 Commission prior to April 28th, 2004? And let me
23 further reference that I'm using April 28th, 2004 as
24 what purports to be your signature on the sign-in
25 sheet, appears on that particular document.

1 A. I understand. And I do recall the
2 meeting that you are referring to here with the
3 April 28, 2004 meeting as an informal conference
4 prior to the rate-making case beginning.

5 Q. Do you have any recollection of having
6 had any contact or meetings prior to that day?

7 A. Well, without waiving any
8 attorney/client privilege or confidentiality for
9 purposes of your interview here, I must answer the
10 question yes.

11 Q. Okay. Let me be more specific if I
12 wasn't. Did you have any communications with members
13 of the Public Service Commission staff prior to
14 April 28, 2004?

15 A. Again, without waiving any
16 attorney/client privilege or any confidentiality, the
17 answer to your question is yes.

18 Q. Okay. And was it -- without waiving
19 any, can you give me the sum and substance of the
20 conversation?

21 A. The conversations were directed toward
22 the procedural steps toward obtaining relief from
23 what North American Stainless perceived to be
24 excessively high energy rates.

25 Q. All right, sir. And do you have a

1 time frame from when those conversations occurred?

2 A. Not without looking into my calendars.

3 Q. All right. Would it have been
4 substantially prior to the beginning of the rate
5 case, sometime earlier?

6 A. It would have been substantially prior
7 to the Kentucky Utilities Company rate case,
8 2003-00434, yes.

9 Q. Okay. And I presume what you're
10 communicating to me is from time to time you would
11 contact people at the Public Service Commission to
12 voice your opinion on the amount that North American
13 Stainless was paying in rates.

14 A. I wouldn't agree with that particular
15 characterization with respect, Mr. Goldberg, but I
16 would say that North American Stainless did inquire
17 as to the proper administrative procedure for a
18 review of the rates it was paying for electricity.

19 Q. Okay. What I'm trying to do is get it
20 in context to the actual rate case itself. Do you
21 have a sense that you were communicating with the PSC
22 staff after an initial petition for a rate-making
23 case had been filed by KU, or is this just a general
24 time frame that you're communicating with the staff
25 about?

1 A. This case, 2003-00434, the KU
2 rate-making case --

3 Q. Yes, sir.

4 A. -- was commenced after North American
5 Stainless commenced its own case. I do not have the
6 docket number here, but that rate case for North
7 American Stainless began substantially prior to the
8 Kentucky Utilities 434 case.

9 Q. So you had your own rate-making relief
10 request pending prior to KU's filing that petition.

11 A. Yes.

12 Q. And you were communicating on
13 procedural issues with regard to that case. Am I
14 correct?

15 A. Inquiring as to the appropriate means
16 by which such case would properly be brought to the
17 commission.

18 Q. Okay. Is that case still pending?

19 A. No. That case was consolidated with
20 434.

21 Q. Okay. Using April 28, 2004 as the
22 first informal conference in these two rate-making
23 cases, was it consolidated before then in terms of
24 your recollection and --

25 A. Before when, please?

1 Q. Before April 28, 2004.

2 A. Yes.

3 Q. Okay. Do you have a time frame you
4 recall?

5 A. No, not without -- not without my
6 files.

7 Q. All right. And the record -- we have
8 it here -- will speak for itself.

9 A. It should.

10 Q. All right. Now, do you have any
11 recollection of the events of April 28, 2004 at the
12 informal conference?

13 A. None specifically.

14 Q. Okay. Let's look at another date.
15 Let's look at a prehearing conference on May the 3rd,
16 2004, which I do not show you being in attendance in.
17 Is it possible that you did not participate in all of
18 the conferences with regard to the two rate-making
19 cases?

20 A. It is possible, yes.

21 Q. Okay. I do have you in attendance at
22 5-4-04. Do you see your signature?

23 A. I see that someone signed me in.

24 Q. All right, sir.

25 A. Whether it was me, I'm not sure.

1 Q. Okay. Fair enough. Do you have a
2 recollection of having been there?

3 A. Yes.

4 Q. Do you have any independent
5 recollection of what occurred at the conference of
6 May 4?

7 A. Not independently without files or
8 notes to refresh my recollection.

9 Q. And there was also a hearing May 5th
10 and May 6th, which I do not have you in attendance at
11 either one of those. And I'm using the term
12 "hearing" in a loose sense in that there was
13 something put on the record on that particular day,
14 but it may not have been testimony received.

15 A. I do not believe I was participating
16 in the hearing on those dates.

17 Q. All right. Mr. Sanchez, who you
18 previously referenced, did he actually end up giving
19 testimony?

20 A. I do not believe he did.

21 Q. All right. Fair enough. Then I have
22 your name on a sign-in sheet --

23 A. Excuse me. Let me rephrase that.

24 Q. Yes, sir.

25 A. Mr. Sanchez, I believe, did submit

1 written testimony, but he never gave oral testimony
2 before the commission.

3 Q. Okay.

4 A. And I assume that's what your question
5 was directed toward.

6 Q. It's better specifically stated that
7 way, yes.

8 A. Very good.

9 Q. All right. I have another sheet dated
10 May 7th, 2004, and it has your name on it. Do you
11 see that? Do you have a recollection of having been
12 here on May the 7th?

13 A. I do recognize my signature there, and
14 I do recall being here.

15 Q. All right. Do you have an independent
16 recollection of conversations or anything that you
17 participated in?

18 A. None.

19 Q. Or does it all sort of flow together?

20 A. It all sort of flows together.

21 Q. Okay. And then finally May the 12th,
22 which I'm representing to you as the last date of
23 hearing. Do you recognize your signature and thus
24 your appearance on that day?

25 A. I do.

1 Q. All right. Now, I want to ask you, do
2 you keep a calendar or date book back at your office?

3 A. I do, yes.

4 Q. Okay. And do you record conversations
5 with persons on either your calendar, date book or
6 some other device?

7 A. Not specifically, no.

8 Q. All right. Between April the 28th,
9 2004, all right, and May the 12th, other than your
10 participating on the record or in informal
11 conferences, did you have any contact with any
12 members of the PSC staff outside of these contacts
13 I've just referenced discussing the KU or LG&E rate
14 case?

15 A. No.

16 Q. Okay. Let me ask you about some names
17 and see if, to be more specific, you had any contact
18 with any of these persons. Some of these people are
19 staff, and some of these people are actually
20 commissioners. All right?

21 A. And we are discussing what time frame?

22 Q. Same time frame, thank you, April 28th
23 through May the 12th, okay. And what I'm
24 specifically asking is did you have any off record or
25 other than when other persons were convened for

1 either hearing or informal conferences or settlement
2 with any of the following persons.

3 A. Yes.

4 Q. Ms. Beth O'Donnell?

5 A. No.

6 Q. Chairman Mark David Goss?

7 A. No.

8 Q. Commissioner Ellen Williams?

9 A. Yes.

10 Q. Okay. Can you tell me the contact you
11 had with Ms. Williams?

12 A. When she was appointed, there was a
13 brief reception held here at the Public Service
14 Commission at which several staff members, several
15 members of the Kentucky Utilities and LG&E staff all
16 were present to congratulate her on her new
17 appointment.

18 Q. Was that the reception for
19 Ms. Williams as a new commissioner?

20 A. Yes.

21 Q. Okay. Did you yourself have any
22 contact with her at that reception?

23 A. Other than to shake her hand --

24 Q. Yeah.

25 A. -- and congratulate her, no.

1 Q. All right.

2 A. And there was no discussion of either
3 case.

4 Q. Thank you.

5 A. So perhaps if we could confine our
6 discussion to --

7 Q. I was going to start with the general
8 and then work back to the specific.

9 A. Very good.

10 Q. You remember meeting her. Other than
11 that, you don't recall any conversation with her; is
12 that correct, sir?

13 A. That's correct.

14 Q. All right. Do you remember conversing
15 during that same time period -- and let's use your
16 definition of it -- on the merits, if you will, of
17 the two rate-making cases with Mr. Marty Huelsman,
18 who was a chairman in transition at that point?

19 A. No.

20 Q. Same question with regard to
21 commissioner Gary Gillis?

22 A. None.

23 Q. Okay. Same question with regard to
24 Mr. Tom Dorman, who was in the process of leaving his
25 duties as executive director.

1 A. None.

2 Q. Okay. Staff member Isaac Scott?

3 A. No.

4 Q. Staff member Bob Amato?

5 A. None.

6 Q. Staff member Andrea Edwards?

7 A. No.

8 Q. Staff member Faud Sharifi?

9 A. No.

10 Q. Staff member Martha Morton?

11 A. None.

12 Q. And finally -- two "finallys," staff
13 member Jeff Shaw?

14 A. None.

15 Q. And staff member and counsel Richard
16 Raff?

17 A. None.

18 Q. Fair enough. Now, did yourself
19 participate in any settlement discussions with regard
20 to the KU/LG&E rate-making cases?

21 A. Yes.

22 Q. Okay. Other than those where all
23 persons of record were convened, did you have any
24 discussions with anyone with regard to the settlement
25 of the rate-making cases?

1 A. Only with representatives of LG&E/KU.

2 Q. All right. And but none with any
3 members of the PSC or the staff.

4 A. None.

5 Q. Fair enough. And do you recall when
6 those conversations were? Do you have a time frame
7 for that?

8 A. Roughly during the time frame that
9 you've referenced here.

10 Q. All right, sir.

11 A. Between May 3rd and May 12th.

12 Q. All right. Now, are you familiar or
13 do you have knowledge of any persons having
14 conversations with either PSC commissioners or staff,
15 all right, with regard to the two rate-making cases
16 during that same time period?

17 A. No.

18 Q. Okay. And that time period being
19 April 28th through May the 12th.

20 A. None.

21 Q. All right. Fair enough. You may
22 realize that the attorney general believes there has
23 been some collusion and/or conversations on the
24 merits between the PSC staff and commissioners and
25 others involved in the rate-making cases. Are you

1 personally familiar with any conversations whatsoever
2 of that kind?

3 A. Other than the procedural inquiries
4 that were made by North American Stainless from its
5 earlier case which was consolidated, I am not
6 familiar with any such conversations.

7 Q. Fair enough, sir. You signed, upon
8 behalf of North American Stainless, on the settlement
9 agreement?

10 A. Yes.

11 Q. Okay. Do I take it that you do not
12 believe the settlement agreement was entered into
13 with any kind of collusive behavior whatsoever?

14 A. My difficulty in answering such a
15 question is the definition of collusive behavior, of
16 course. Any agreement, structured and discussed and
17 eventually settled is, by its nature, going to
18 require people to discuss things. But those
19 negotiations were hard fought and arrived at through
20 discussions between LG&E/KU's staff and North
21 American Stainless' rate-making team with occasional
22 encouragement, I believe, to both sides to reach a
23 settlement from commission staff.

24 Q. All right, sir. Now, with regard
25 again -- that's the answer I thought that you would

1 give me. With regard to commission staff's
2 participation, at all times were those comments made
3 while others were convened on the record of the case?
4 And when you say "staff," who are you talking about?
5 If you don't recall, you don't recall.

6 A. Collusively, no.

7 Q. All right, sir.

8 A. I believe the staff may have
9 encouraged North American Stainless team members to
10 arrive at a settlement with LG&E/KU. I believe the
11 staff may have made comments to the LG&E/KU staff
12 encouraging them to arrive at a settlement with North
13 American Stainless. I believe that Mr. Raff may have
14 made some remarks to members of our team in passing
15 encouraging both sides to reach a settlement, but
16 there was no collusive communication from anyone
17 revealing any substantive aspect of the case or any
18 person's view of the case who was either a
19 commissioner or a staff member. The negotiations, I
20 believed, were, while hard fought, very fairly
21 handled by all parties involved.

22 MR. GOLDBERG: Okay. Fair enough.
23 That's all I have. Much appreciated.

24 THE WITNESS: Without concluding yet,
25 do I understand that we are agreed that North

1 American Stainless has not waived any confidentiality
2 or attorney/client privilege --

3 MR. GOLDBERG: Absolutely.

4 THE WITNESS: -- with respect to any
5 of these issues?

6 MR. GOLDBERG: Absolutely.

7 THE WITNESS: Very good. Thank you.

8 (DEPOSITION EXHIBIT NO. 2 PREVIOUSLY
9 MARKED)

10

11 (STATEMENT CONCLUDED AT 9:50 A.M.)

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STATE OF KENTUCKY)
)
) SS:
COUNTY OF JEFFERSON)

I, ELLEN L. COULTER, Notary Public,
State of Kentucky at Large, hereby certify that the
foregoing sworn statement was taken at the time and
place stated in the caption; that the appearances
were as set forth in the caption; that prior to
giving testimony the witness was first duly sworn by
me; that said testimony was taken down by me in
stenographic notes and thereafter reduced under my
supervision to the foregoing typewritten pages and
that said typewritten transcript is a true, accurate
and complete record of my stenographic notes so
taken.

I further certify that I am not
related by blood or marriage to any of the parties
hereto and that I have no interest in the outcome of
captioned case.

My commission as Notary Public expires
November 5, 2007.


Given under my hand this the 3rd
day of August, 2005, at Louisville,
Kentucky.



ELLEN L. COULTER
NOTARY PUBLIC

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I, the undersigned, NATHANIEL ADAMS, do hereby certify that I have read the foregoing sworn statement, and that, to the best of my knowledge, said sworn statement is true and accurate, with the exception of the corrections, if any, listed on the errata sheet.



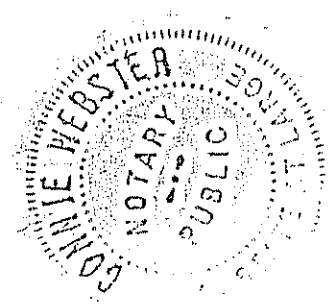
NATHANIEL ADAMS

Subscribed and sworn to before me this 28th day of September, 2005.



NOTARY PUBLIC

My commission expires 9/15/09



GOLDBERG & SIMPSON, PSC

June 29, 2005

Nathaniel Adams
 North American Stainless
 6870 Highway 42 East
 Ghent, Kentucky 41045-9615

FRED M. GOLDBERG
 JONATHAN D. GOLDBERG
 MITCH CHARNEY
 STEVEN A. GOODMAN*
 STEPHEN E. SMITH
 CHARLES H. CASSIDY
 DAVID H. COOPER**
 JAN M. WEST
 SHERRY F. FORSTER*
 R. GAIL RUSSELL
 DAVID B. GRAY
 MARC A. YUSSMAN
 JERROLD R. FERCHIK**
 WAYNE R. WILSON
 STEPHANIE L. MORGAN-WHITE*
 RICHARD L. TINSLEY
 ARMAND I. JUDAH
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 STEPHEN R. SOLOMON
 J. MICHAEL WELLS
 BRYAN C. PIERCE
 STACEY A. HUSE
 KEVIN P. WEIS
 MATTHEW J. MARTINEZ
 MATTHEW D. WATKINS*
 AARON J. BILLETTO
 JENNIFER KAELEN LUHRIS

OF COUNSEL
 RONALD V. SIMPSON
 G. HUNT ROUNSAVALL, JR.
 CHRISTINA DRUMMOND DENNER

MARY A. MAPLE (1953-2001)

*ALSO ADMITTED OHIO
 **ALSO ADMITTED INDIANA
 *ALSO ADMITTED ALABAMA
 **ALSO ADMITTED DISTRICT
 OF COLUMBIA
 *ALSO ADMITTED ILLINOIS

RE: Before the Public Service Commission In the Matter of:
 Application of Louisville Gas and Electric Company for an
 Adjustment of the Gas and Electric Rates, Terms and
 Conditions; CASE NO. 2003-00433; and, In the Matter of:
 Application of Kentucky Utilities Company for an
 Adjustment of the Electric Rates, Terms and Conditions;
 CASE NO. 2003-00434

Dear Mr. Adams:

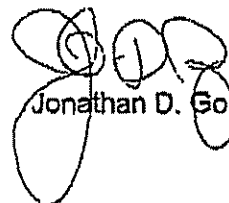
The undersigned is special general counsel to the Public Service Commission ("PSC").

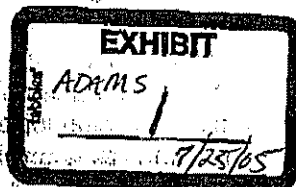
We are conducting a civil investigation on behalf of the PSC of potential ex parte communication(s) in the above-referenced case. We have identified you as a participant in the proceeding by analysis of the public record of this case. We will be seeking the cooperation of all the participants in this case, and would very much appreciate your assistance by giving a voluntary statement concerning the proceedings in this case. As I am sure you know, the PSC does possess the power to command your presence by subpoena. We trust and hope that will be unnecessary.

I estimate your statement will require only 30 to 45 minutes, and wish to take it at the office of the PSC in Frankfort or if you unavailable in person telephonically. Please notify my office by contacting Ms. Michaela Nowell of a time that will accommodate your schedule on July 25, 2005.

I would very much appreciate your prompt response, so that the investigation may be completed as soon as possible. If you have any questions, please do not hesitate to call upon me.

Respectfully,


 Jonathan D. Goldberg



LAW OFFICES

DOWNTOWN
 1000 NATIONAL CITY TOWER
 101 SOUTH FIFTH STREET
 LOUISVILLE, KY 40201-1118
 502 584-4440
 FAX: 502 581-1344
 WWW.GSATTY.COM

SUBURBAN
 10600 TIMBERWOOD CIRCLE
 SUITE 1
 LOUISVILLE, KY 40221
 502 326-0008
 FAX 502 326-0656
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CASE NOS. 2003-00433 & 2003-00434	
LOUISVILLE GAS & ELECTRIC COMPANY and KENTUCKY UTILITIES COMPANY	
INFORMAL CONFERENCE - April 28, 2004	
NAME	WITH
<i>John Adams</i>	<i>PSC - Financial Analysis</i>
RICHARD RAFF	PSC-LEGAL
Mike Kurtz	KIUC
DAVID BOEMM	KIUC
Dennis Howard II	AAC
Bobby Blackford	OTG
Michael Brown	LGE/KU
<i>John R. Payne</i>	<i>Angela Neal & Kelly LGE/KU</i>
Steve Seelye	LGE/KU
KENT BLAKE	LGE/KU
John McCall	LGE/KU
<i>DORRIS D BROWN</i>	<i>LGE/KU</i>
Walter Selas	LGE/KU
Robert Watt	LGE/KU
<i>David C. Brown</i>	<i>Kroger</i>
Geoff Young	KDOE - EPPC
Joe Childers	KACA / CAC
Iris Skidmore	KDOE - EPPC

EXHIBIT
 ADAMS #2
 7/25/05

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CASE NOS. 2003-00433 & 2003-00434 LOUISVILLE GAS & ELECTRIC COMPANY and KENTUCKY UTILITIES COMPANY INFORMAL CONFERENCE - April 28, 2004	
NAME	WITH
Lisa Kethelly	MHNA & POWER
DAVE BARBERIE	LFUGG
Chuck Brechel	NAS
Miguel Sanchez	NAS
NATHANIEL ADAMS	NAS
Kris McCann	NAS
SMITTY TAYLOR	NAS
Jay Brew	NAS
BILL JONES	NAS
Bob Amato	PSC
Andrea Edwards	PSC
Fred Skarifi	PSC
Matthew Martin	PSC
Jeff Shaw	PSC

Hearing Sign-In Sheet

Hearing: LG+E/KU
Case Number: 2003-00433/2003-00434
Location: HR#1
Today's Date: 5/4/04

NAME	COMPANY
Allyson Sturgeon	Counsel for LG+E/KU
Ara Comed	Counsel for LG+E/KU
Mike Kutz	KILIC
John Wolfman	LG+E/KU
Paul Thompson	} }
Chris Harrison	
Bentley Lockhill	
Robert Rowland	"
Robert W. ...	"
Kurt W. ...	"
Walter Sales	"
John McCall	"
Don Higgins	Concerned Citizens of Businessmen of Central Ky, etc
David A. McCormick	US Dept. of Defense or Federal Agencies
Vil Stuffer	LG+E
BRAD RIVER	LG+E
HOWARD BUSTO	LG+E
Dennis ...	OAR
Hebert Bowman	FEWPO

Hearing Sign-In Sheet

Hearing: LG+E / KU
Case Number: 2003-00433 / 2003-00434
Location: HR#1
Today's Date: 5/4/04

NAME	COMPANY
Dave Bloom	Krogan
Jay Brew	NAS
Rebecca Brangardt	KACA
Joe DeSpain	Protec.
Martyn Gallo	LEBB
Edward Gardner	LFUGG
Jack Burrell	COMMUNITY ACTION COUNCIL
Miguel Sanchez	NAS
William Jones	NAS
Scott Douglas	Capital Link (NAS)
Geoff Young	Ky. Division of Energy
Chuck Burchel	NAS
Stephen Ceebs	WDRB-TV
Tis Skidmore	EPPC - OLS
Doc White	MUNA + POWER
Ben Allen	Yunker + Associates
Joe Childers	KACA / CAC
Carl Wilson	AT Gen etc

Hearing Sign-In Sheet

Hearing: .	LG+E / KU
Case Number:	2003-00433 / 2003-00434
Location:	HR # 1
Today's Date:	5/4/04

NAME	COMPANY
Bobby Bradford	AAG
Robert Vinkler	PAH
Chris Wheeler	LG+E
Chip Kieding	"
Audi Marlow	"
Mike Berra	"
DAVID O'BRIEN	"
DAVID BOEHM	KIUC
Fieldman	ONORAMA LGTE/KD
Clay Munday	LG+E
Pam Pineda	LG+E
Pam Seawall	CJ
DAVE BARBONIS	LFUCO
Pat Conroy	LG+E
John Goshier	Stand Energy
Fai McCann	NAS
Jim Parris	A O
Abby Fryer	ATTY

Hearing Sign-In Sheet

Hearing:	LG+E / KD
Case Number:	2003-00433/2003-00434
Location:	HR 41
Today's Date:	5/4/04

NAME	COMPANY
Marlene Herrington	Court Reporter
David Freiberg	KU/LG+E
Valerie Scott	LG+E
Bill Wolf	Courier Journal
Keith Velde	MHNA
Jon Parkers	CAC
Carol Mink	WHAS TV
Forrest Clans	WHAS TV
NAT Adams	North American Stainless
Carla Wade	WTVD
Charles Watson	WTVD
Russel Hudson	LG&E
Tom Prisco	DOD

Hearing Sign-In Sheet

Hearing:	LG+E/KV
Case Number:	2003-00433 / 2003-00434
Location:	HR# 1
Today's Date:	5/7/04

NAME	COMPANY
Iris Skidmore	GPPC-OS
K. Gilman	Orange Co LG+E/KV
Marzberg	E.ON
Marlene Heringer	Kopax
John Wolfgram	LG+E/KV
Pat Conroy	LG+E/KV
Valerie Scott	LG+E/KV
Martin Galt	LG+E/KV
Robert Flecker	A G
Robert A Bowman	FEWPB
Robert Sanders	/
Paul Thompson	CGE
Roger Watson	Wilson Consulting Nolia
Rodney	

Hearing Sign-In Sheet

Hearing: LG&E / KU
Case Number: 2003-00433 / 2003-00434
Location: HR # 1
Today's Date: 5/12

NAME	COMPANY
Dennis Howard II	OAG
Allyson Sturgeon	Counsel for LG&E / KU
CHELS HERMANN	LG&E
HOWARD BUSH	LG&E
BRAD RIVES	LG&E / KU
Jane Stinson	EPPC - OLS
Kristi McCann	NAS
Paula Egan	OWNER of LG&E / KU
Walter Sals	LG&E / KU
Shirley Lee	" "
Mike Beard	" "
SMITH / TAYLOR	ATTY.
Greg Carvett	OWNER for LG&E / KU
DAVID BEGON	Kroger
Patsy Blahut	AT&T
O'BRYEN	LG&E
Robert W. ...	LG&E
NAT ADAMS	NAS

Hearing Sign-In Sheet

Hearing: LG+E/161
Case Number: 2003-00133/2003-00484
Location: HR#1
Today's Date: 5/12/04

NAME	COMPANY
DAVE BARBER	LFULL
Kim Kelly	MUNA + Page
Madeline Herrington	Herrington Reporting
Chris Whelan	LG+E
Ken Blue	LG+E
Joe Clibber	KRA/CAC
Keith Valade	MUNSA
John McColl	LG+E
John M. Gray	LG+E
John Wilfong	LG/E/KU
S. Bressk	AP
Dave Bodin	KIUC
James Douglas	LG+E
Paul Thompson	LG+E
Scott Douglas	Capital Link (NAS)

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