

COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

APPLICATION OF KENTUCKY UTILITIES)
COMPANY FOR AN ADJUSTMENT OF ITS)
ELECTRIC RATES AND FOR) CASE NO. 2016-00370
CERTIFICATES OF PUBLIC CONVENIENCE)
AND NECESSITY)

APPLICATION OF LOUISVILLE GAS AND)
ELECTRIC COMPANY FOR AN)
ADJUSTMENT OF ITS ELECTRIC AND GAS) CASE NO. 2016-00371
RATES AND FOR CERTIFICATES OF)
PUBLIC CONVENIENCE AND NECESSITY)

**JOINT ERRATA FILING OF KENTUCKY UTILITIES COMPANY
AND LOUISVILLE GAS AND ELECTRIC COMPANY**

Kentucky Utilities Company (“KU”) and Louisville Gas and Electric Company (“LG&E”) (collectively “the Companies”), by counsel, hereby give notice of the following corrections to the Stipulation Testimony of W. Steven Seelye filed with this Commission on April 24, 2017, and to certain exhibits to the Stipulation and Recommendation (“Stipulation”) filed with the Commission on April 19, 2017:

Stipulation Testimony of W. Steven Seelye

Page 9, lines 12-13: Delete “an Energy Charge of \$0.04579 per kWh,”

Stipulation Exhibit 5: LG&E Electric Revenue Allocation

See the attached errata pages. The Kroger Co. brought to LG&E’s attention the need to correct LG&E’s Base Demand (100% ratchet) billing determinants for Time-of-Day Secondary Service (Rate TODS) due to the addition of School Time-of-Day Service (Rate STOD), which in turn affects LG&E’s Base Demand rate. The errata reflect those corrections, which have a *de minimis* impact (less than \$2,900) on projected revenues to LG&E under Rate TODS due to rounding.

Stipulation Exhibit 7: KU Tariff

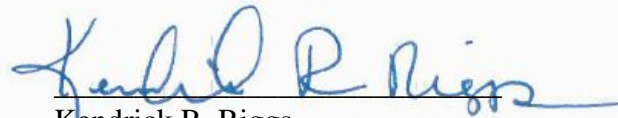
See the attached errata pages. The corrections relate to the addition of School Power Service (Rate SPS), School Time-of-Day Service (Rate STOD), and Outdoor Sports Lighting Service (Rate OSL) to KU's Demand-Side Management Cost Recovery Mechanism (Adjustment Clause DSM) and to KU's Environmental Cost Recovery Surcharge (Adjustment Clause ECR). A correction is also made to the Home Energy Assistance Program (Adjustment Clause HEA) to correct the stipulated HEA charge and clarify that it is billed per month, not per meter.

Stipulation Exhibit 8: LG&E Tariff

See the attached errata pages. The corrections relate to the addition of School Power Service (Rate SPS), School Time-of-Day Service (Rate STOD), and Outdoor Sports Lighting Service (Rate OSL) to KU's Demand-Side Management Cost Recovery Mechanism (Adjustment Clause DSM) and to KU's Environmental Cost Recovery Surcharge (Adjustment Clause ECR). A correction is also made to the Home Energy Assistance Program (Adjustment Clause HEA) to clarify that it is billed per month, not per meter. Finally, corrections are made to Rate TODS to reflect the issues addressed in the errata to Stipulation Exhibit 5 as noted above.

Dated: April 26, 2017

Respectfully submitted,



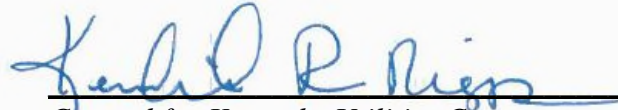
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CERTIFICATE OF COMPLIANCE

This is to certify that Kentucky Utilities Company and Louisville Gas and Electric Company's April 26, 2017 electronic filing of their Joint Errata Filing is a true and accurate copy of the same document being filed in paper medium; that the electronic filing has been transmitted to the Commission on April 26, 2017; that there are currently no parties that the Commission has excused from participation by electronic means in these proceedings; and that an original and six copies of the Joint Errata Filing for each proceeding, in paper medium, are being mailed by U.S. First Class Mail, postage prepaid, to the Commission on April 26, 2017.



Kenneth R. Rieps
Counsel for Kentucky Utilities Company
and Louisville Gas and Electric Company