COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In the matter of: : CASE NO. 2016-00371
THE ELECTRONIC APPLICATION OF LOUISVILLE GAS & ELECTRIC COMPANY FOR AN ADJUSTMENT OF ITS ELECTRIC AND GAS RATES AND FOR CERTIFICATES OF PUBLIC CONVENIENCE AND NECESSITY :

RESPONSE OF THE KENTUCKY SCHOOL BOARDS ASSOCIATION TO THE COMMISSION STAFF’S POST-HEARING DATA REQUESTS

Respectfully submitted,

/s/Matt Malone
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CERTIFICATE OF SERVICE

It is hereby certified, this the 26th day of May 2017, that the attached is a true and correct copy of the document being filed in paper medium; that the electronic filing has been transmitted to the Commission on May 26, 2017; that there are currently no parties that have been excused from participation by electronic service; that an original and six copies of this document are being hand-delivered to the Commission for filing on May 26, 2017; and that an electronic notification of the electronic filing will be provided to all counsel listed on the Commission’s service list in this proceeding.

/s/Matt Malone
ATTORNEY FOR KSBA
Response to Commission Staff’s Post-Hearing Request for Information
To The Kentucky School Boards Association

Question No. 1

Responding Witness: Ronald Willhite

1. Refer to the April 19, 2017 Stipulation and Recommendation, Section 4.11, Optional Pilot Rates for Schools Subject to KRS 160.325.
   A. State whether KSBA would agree to include schools, grades K-12, that are not subject to KRS 160.325 in the Optional Pilot Rates for Schools.
   B. If the Optional Pilot Rates for Schools were established by tariff as a permanent rate class by KU and LG&E, state KSBA’s position on including schools, grades K-12, that are not subject to KRS 160.325 in that rate class.

Response:

   a) KSBA is agreeable to the inclusion of schools, grades K-12, that are not subject to KRS 160.325 in the Optional Pilot Rates for Schools.
   b) KSBA believes the vast majority of schools, K-12, both subject to KRS 160.325 and not subject to KRS 160.325 to be homogenous in their load profile/usage and therefore KSBA is agreeable to the inclusion of schools that are not subject to KRS 160.325 if a permanent rate class were established; it may also be reasonable as to require each school governing body (district or diocese board) have an Energy Management Policy to qualify for inclusion in the rate.