COMMONWEALTH OF KENTUCKY  
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matters of:

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

-and-

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

THE ATTORNEY GENERAL'S SUPPLEMENTAL RESPONSES TO CERTAIN DISCOVERY REQUESTS OF LOUISVILLE GAS & ELECTRIC CO. AND KENTUCKY UTILITIES CO.

Comes now the Attorney General of the Commonwealth of Kentucky, by and through his Office of Rate Intervention, and hereby provides the following supplemental responses to Certain Discovery requests of Louisville Gas & Electric Co. and Kentucky Utilities Co. propounded in the above-style matters.
Respectfully submitted,

ANDY BESHEAR
ATTORNEY GENERAL

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Certificate of Service and Filing

Counsel certifies that the foregoing is a true and accurate copy of the same document being filed in paper medium with the Commission within two business days; that the electronic filing has been transmitted to the Commission on April 5, 2017; that there are currently no parties that the Commission has excused from participation by electronic means in this proceeding.

This 5th day of April, 2017.

______________________________
Assistant Attorney General
WITNESS/RESPONDENT RESPONSIBLE
Larry W. Holloway, P.E./Counsel as to Objections

REQUEST No.2
Page 1 of 1

Provide a copy of all notes, data, and workpapers prepared by, or on behalf of, Mr. Holloway in connection with this proceeding, including workpapers used to generate any and all tables and exhibits. If any Excel spreadsheets or other computer generated documents were prepared by or on behalf of Mr. Holloway, please provide an electronic version of those documents with all formulas intact.

ORIGINAL RESPONSE March 31, 2017: Objection. The question seeks information covered by the Attorney-Client and/or Work Product privileges. Without waiving this objection, Mr. Holloway provides the following documents in electronic format, being uploaded separately:

DA.xlsx
Transmission.xlsx

AMENDED RESPONSE: All of the requested documents have been provided, and none are being withheld on the basis of any privilege.
Application of Kentucky Utilities Co. for an Adjustment
of its Electric Rates and for Certificates of Public Convenience and Necessity
Case No. 2016-00370
Attorney General’s Responses to Kentucky Utilities Company

WITNESS/RESPONDENT RESPONSIBLE
Ralph C. Smith/ Counsel as to Objections

REQUEST No.6
Page 1 of 1

Provide a copy of all notes, data, and workpapers prepared by, or on behalf of, Mr. Smith in connection with this proceeding, including workpapers used to generate any and all tables and exhibits. If any Excel spreadsheets or other computer generated documents were prepared by or on behalf of Mr. Smith, please provide an electronic version of those documents with all formulas intact.

ORIGINAL RESPONSE March 31, 2017: Objection. The question seeks information covered by the Attorney-Client and/or Work Product privileges. Without waiver of this objection, Mr. Smith states that his Exhibit workpapers in Excel were provided to the Company when his Direct Testimony was filed. See KU-AG Q6 Attachment 1 for Excel files for the tables in his testimony at pages 36 and 37 and KU-AG Q6 Attachment 2 for the tables in his testimony at page 44 for additional workpapers used to generate tables in the testimony.

AMENDED RESPONSE: All of the requested documents have been provided, and none are being withheld on the basis of any privilege.
Application of Kentucky Utilities Co. for an Adjustment of its Electric Rates and for Certificates of Public Convenience and Necessity
Case No. 2016-00370
Attorney General’s Responses to Kentucky Utilities Company

WITNESS/RESPONDENT RESPONSIBLE
Glenn A. Watkins/Counsel as to Objections

REQUEST No.7
Page 1 of 1

Provide a copy of all notes, data, and workpapers prepared by, or on behalf of, Mr. Watkins in connection with this proceeding. If any Excel spreadsheets or other computer generated documents were prepared by or on behalf of Mr. Watkins, please provide an electronic version of those documents with all formulas intact.

ORIGINAL RESPONSE March 31, 2017: Objection. The question seeks information covered by the Attorney-Client and/or Work Product privileges. Without waiver of this objection, Mr. Watkins is providing the following documents:

TAI BIP KU Classification.xls
Schedule GAW-2.xls
CCOSS Summary GAW-13.xls
Customer Cost Analysis GAW-14.xls

In addition, the Excel workpapers and electronic spreadsheet relevant to class cost of service have previously been provided by the OAG.

See files:
KU_Zip_Code_Analysis.xlsx
KU_Seyle_BIP_Corrected_for_Errors_with_100_percent_Demand.xls
KU_Seyle_BIP_Corrected_for_Errors.xls TAI_BIP_Primary_100_percent_Demand.xls
TAI_BIP_with_Customer-Demand_Split.xls TAI_Prob_Dispatch_with_100_percent_Demand.xls
TAI_Prob_Dispatch_with_Time_Fuel_and_Customer-Demand_Split.xls
Completed_2_Probability_of_Dispatch_KU_-_Using_Depreciation_Reserve.xls
Hourly_Fuel_Costs_KU_and_LGE_-_With_Source_and_Meter_-_adjusted.xls

AMENDED RESPONSE: All of the requested documents have been provided, and none are being withheld on the basis of any privilege.
WITNESS/RESPONDENT RESPONSIBLE:
LARRY HOLLOWAY/ Counsel as to Objections

QUESTION No. 2
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Provide a copy of all notes, data, and workpapers prepared by, or on behalf of, Mr. Holloway in connection with this proceeding, including workpapers used to generate any and all tables and exhibits. If any Excel spreadsheets or other computer generated documents were prepared by or on behalf of Mr. Holloway, please provide an electronic version of those documents with all formulas intact.

ORIGINAL RESPONSE dated March 31, 2017: Objection. The question seeks information covered by the Attorney-Client and/or Work Product privileges. Without waiving this objection, Mr. Holloway provides the following documents in electronic format, being uploaded separately:

DA.xlsx
Transmission.xlsx

AMENDED RESPONSE: All of the requested documents have been provided, and none are being withheld on the basis of any privilege.
QUESTION No. 6
Page 1 of 1

Provide a copy of all notes, data, and workpapers prepared by, or on behalf of, Mr. Smith in connection with this proceeding, including workpapers used to generate any and all tables and exhibits. If any Excel spreadsheets or other computer generated documents were prepared by or on behalf of Mr. Smith, please provide an electronic version of those documents with all formulas intact.

ORIGINAL RESPONSE dated March 31, 2017: Objection. Some of Mr. Smith’s notes are privileged under the attorney-client and/or the work product privilege(s), and thus will not be disclosed. Without waiving this objection, Mr. Smith states that his Exhibit workpapers in Excel were provided to the Company when his Direct Testimony was filed. See “LGE-AG Q6 Attachment 1” for Excel files for the tables in his testimony at pages 41 and 42 and “LGE-AG Q6 Attachment 2” for the tables in his testimony at pages 49 and 50 for additional workpapers used to generate tables in the testimony.

AMENDED RESPONSE: All of the requested documents have been provided, and none are being withheld on the basis of any privilege.
Application of Louisville Gas & Electric Co. for an Adjustment of its Electric and Gas Rates and for Certificates of Public Convenience and Necessity
Case No. 2016-00371
Attorney General’s Responses to Data Requests of Louisville Gas & Electric Co.

WITNESS/RESPONDENT RESPONSIBLE:
GLENN WATKINS/ Counsel as to Objections

QUESTION No. 7
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Provide a copy of all notes, data, and workpapers prepared by, or on behalf of, Mr. Watkins in connection with this proceeding. If any Excel spreadsheets or other computer generated documents were prepared by or on behalf of Mr. Watkins, please provide an electronic version of those documents with all formulas intact.

ORIGINAL RESPONSE dated March 31, 2017: Objection. The question seeks information covered by the Attorney-Client and/or Work Product privileges. Without waiver of this objection, Mr. Watkins is providing the following documents:

TAI BIP LG&E Classification.xls
Schedule GAW-2.xls
CCOSS Summary-LGE Electric.xls

In addition, the Excel workpapers and electronic spreadsheet relevant to class cost of service have previously been provided by the OAG. See files:

LGE_Electric_Zip_Code_Analysis.xlsx
Seeyle_Modified_BIP_as_corrected.xls
Seeyle_Modified_BIP_as_corrected_100_percent_Demand.xls
TAI_BIP_Primary_100_percent_Demand.xls
TAI_BIP_with_Customer-Demand_Split.xls
TAI_Prob_Dispatch_with_100_percent_Demand.xls
TAI_Prob_Dispatch_with_Time_Fuel_and_Customer-Demand_Split.xls
TAI_PandA_100_percent_Demand.xls
Completed_3_Probabiliy_of_Dispatch_LGE__Using_Gross_PLT.xls
Completed_1_Probability_of_Dispatch_LGE__Using_Depreciated_Reserve.xls
Hourly_Fuel_Costs_KU_and_LGE__With_Source_and_Meter_adjusted.xls
TAI_Correction_GAS_CCOSS__Att_LGE_PSC_1-53_LGEGasCoss.xls
Customer_Cost_Analysis-LGE_Gas.xls
Customer_Cost_Analysis__LGE_Electric.xls

AMENDED RESPONSE: All of the requested documents have been provided, and none are being withheld on the basis of any privilege.