

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In the matter of:

	Sanctuary Church)	
	COMPLAINANT)	
VS.)	CASE NO.
	Louisville Gas and Electric (LG&E))	2018-00181
	DEFENDANT)	

SANCTUARY CHURCH'S MOTION
REQUESTING THAT ITS COMPLAINT BE WITHDRAWN

Sanctuary Church files this Motion with the Public Service Commission (the "Commission"), requesting that its Complaint against Louisville Gas and Electric (LG&E) be withdrawn and the case dismissed without prejudice. In support of its Motion, Sanctuary Church states as follows:

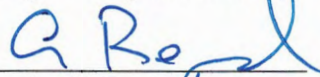
1. Sanctuary Church filed its Complaint against LG&E based on a rate increase imposed by LG&E upon their purchase of a building from a church that previously provided the same services.
2. As stated in the Complaint, Sanctuary Church continues to allege that they have suffered "unreasonable prejudice and disadvantage[...]between classes of service under the same or substantially similar conditions" pursuant to KRS 278.170(1).
3. Additionally, Sanctuary Church asserts that KRS 278.170(2) is applicable in this case as it is "engaged in charitable and eleemosynary work" as a small member church adjacent to Shelby Park – the lowest income area in Louisville. Sanctuary Church and non-profits

located within the Sanctuary Church building provide vital service to the underprivileged, disadvantaged and homeless.

4. The parties have participated in Information Requests with the Commission and LG&E and subsequently attended an informal conference on April 10, 2019 where they agreed on a briefing schedule.
5. Upon reviewing the process, procedures, and substantial resources required to move forward, Sanctuary Church desires to withdraw its Complaint against LG&E.
6. By filing this motion, Sanctuary Church does not abandon the allegations in its Complaint and continues to assert their validity, despite its inability to continue pursuing this matter.

WHEREFORE, Sanctuary Church respectfully requests that the Commission grant its Motion for its Complaint against LG&E to be withdrawn and the case dismissed without prejudice.

Respectfully submitted,



Andre F. Regard

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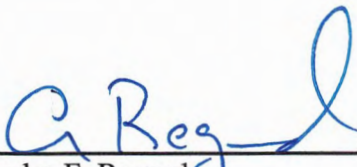
aregard@regardlaw.com

Counsel for Sanctuary Church

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct electronic copy of the foregoing Motion was served on the following persons by electronic mail using the electronic mail addresses shown below and a true and correct copy in paper medium of the same was served by placing the same in the U.S. Mail for delivery to the Public Service Commission and the addresses shown below all on the 26th day of April 2019:

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