

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

ELECTRONIC APPLICATION OF KENTUCKY)	
UTILITIES COMPANY FOR AUTHORIZATION)	
OF CHANGES IN SERVICE TERRITORY)	CASE NO. 2021-00121
WITH SHELBY ENERGY COOPERATIVE, INC.)	

APPLICATION

Kentucky Utilities Company (“KU”), pursuant to KRS 278.018(6), 807 KAR 5:001 Section 14, and 807 KAR 5:001, Section 22, hereby applies for approval of changes in its certified service territory as agreed to with Shelby Energy Cooperative, Inc. (“Shelby Energy”).

1. KU’s mailing address is Kentucky Utilities Company, Post Office Box 32010, 220 West Main Street, Louisville, Kentucky 40202. KU may be reached by electronic mail at the electronic mail addresses of its counsel set forth below.

2. KU was incorporated in Kentucky on August 17, 1912, and in Virginia on November 26, 1991 (and effective as of December 1, 1991), and is in good standing in both Kentucky and Virginia.

3. KU is a public utility, as defined in KRS 278.010(3)(a), engaged in the electric business. KU generates and purchases electricity, and distributes and sells electricity at retail in the following counties in Central, Northern, Southeastern, and Western Kentucky:

Adair	Edmonson	Jessamine	Ohio
Anderson	Estill	Knox	Oldham
Ballard	Fayette	Larue	Owen
Barren	Fleming	Laurel	Pendleton
Bath	Franklin	Lee	Pulaski
Bell	Fulton	Lincoln	Robertson
Bourbon	Gallatin	Livingston	Rockcastle

Boyle	Garrard	Lyon	Rowan
Bracken	Grant	Madison	Russell
Bullitt	Grayson	Marion	Scott
Caldwell	Green	Mason	Shelby
Campbell	Hardin	McCracken	Spencer
Carlisle	Harlan	McCreary	Taylor
Carroll	Harrison	McLean	Trimble
Casey	Hart	Mercer	Union
Christian	Henderson	Montgomery	Washington
Clark	Henry	Muhlenberg	Webster
Clay	Hickman	Nelson	Whitley
Crittenden	Hopkins	Nicholas	Woodford
Daviess			

4. Pursuant to 807 KAR 5:001 Section 8, on March 2, 2021, KU filed with the Commission notice of its election of the use of electronic filing procedures in this proceeding. Copies of all orders, pleadings and other communications related to this proceeding should be directed to:

Rick E. Lovekamp
 Manager – Regulatory Strategy/Policy
 LG&E and KU Services Company
 220 West Main Street
 Louisville, Kentucky 40202
rick.lovekamp@lge-ku.com

Allyson K. Sturgeon
 Managing Senior Counsel – Regulatory and Transactions
 Sara V. Judd
 Senior Corporate Attorney
 LG&E and KU Services Company
 220 West Main Street
 Louisville, Kentucky 40202
allyson.sturgeon@lge-ku.com
sara.judd@lge-ku.com

5. Description of Changes in Service Territory:

As explained in this application and in the attached exhibits, KU and Shelby Energy have individually agreed to the requested territorial change for the tracts of land. The proposed territorial boundary changes serve the purposes of KRS 278.016. The changes avoid the wasteful

duplication of facilities, the unnecessary encumbrance of the landscape, and minimizes disputes between retail electric providers.

This proposed territorial change stems from a new request for electric service from Stephen and Virginia Whitlow for their new home at 7730, Highway 55 Campbellsburg, Kentucky. That address currently falls within Shelby Energy's certified territory. However, KU has existing electric distribution facilities in the area while Shelby Energy, would have to construct new facilities spanning over 2,300 feet, causing a financial hardship to the Whitlow family. Therefore, KU and Shelby Energy agree to this requested territorial change and pending final Commission approval, KU has agreed to provide temporary electric service to the site. In collaboration, KU and Shelby Energy agree to include other nearby tracts (see signed Site Map), in this Application that will similarly promote the orderly development of retail electric service.

During the information gathering process related to this application, KU and Shelby Energy discovered that KU has been inadvertently serving the home of John and Karen Lewis at 7732, Highway 55 Campbellsburg, Kentucky for over 14 years. Both utilities agreed to include the Lewis land in this territorial change request so that the service territorial boundary will accurately reflect the current state of affairs. Errors like this have historically occurred when the service location is close to the territorial boundary. Whenever these types of mistakes are discovered, KU seeks to bring them to the Commission's attention and to correct the territory boundaries to reflect the actual circumstances.

The territorial maps and other attachments provided constitute the entire agreement between KU and Shelby Energy.

6. Agreement and Maps:


Application Exhibit 1 of this filing includes the summary list identifying KU and Shelby

Energy personnel familiar with the specifics of the facilities available, the reason for the change (purposes served under KRS 278.016) and agreement signed by both parties for the properties involved. Application Exhibit 2 includes the signed territorial (quadrant) map. Application Exhibit 3 includes the signed detailed site map.

WHEREFORE, KU hereby requests, pursuant to KRS 278.018, that the Commission enter an order approving the updates to the Quadrant Map to reflect the current requested service territory changes and the agreement between KU and Shelby Energy.

Dated: March 9, 2021

Respectfully submitted,



Allyson K. Sturgeon
Managing Senior Counsel – Regulatory &
Transactions

Sara V. Judd
Senior Corporate Attorney
LG&E and KU Services Company
220 West Main Street
Louisville, Kentucky 40202
502-627-2088
allyson.sturgeon@lge-ku.com
sara.judd@lge-ku.com

CERTIFICATE OF COMPLIANCE

In accordance with 807 KAR 5:001 Section 8(7), this is to certify that Kentucky Utilities Company's March 9, 2021 electronic filing is a true and accurate copy of the documents being filed in paper medium; that the electronic filing has been transmitted to the Commission on March 9, 2021; that there are currently no parties that the Commission has excused from participation by electronic means in this proceeding; and that an original of the filing is will be filed with the Commission within 30 days of the lifting of the state of emergency.



Allyson K. Sturgeon
Managing Senior Counsel – Regulatory &
Transactions

Sara V. Judd
Senior Corporate Attorney
LG&E and KU Services Company
220 West Main Street
Louisville, Kentucky 40202
502-627-2088
allyson.sturgeon@lge-ku.com
sara.judd@lge-ku.com

APPLICATION

EXHIBIT 1

Summary and
Agreement

TERRITORIAL CHANGE INFORMATION

(7/2019)

Affected Property: New home and existing home Campbellsburg, KY

Foreign Utility: Shelby Energy Cooperative

Quadrant Map: 28-C-3

Agreement Date: 03/08/2021 (date of last signature)

1. Utilities signed copy of quadrant (Key) map showing revised territorial line with a note referencing the property/customer, and date of the territorial agreement.

2. Utilities signed copy of site map (Plat) and/or territorial agreement showing original and revised territorial boundary.

The map must include coordinates accurate to within 3 meters for at least **four** points on the territorial line. It is preferable that these points include the beginning and ending points of the change. We also must provide the coordinate system used: This will be utilizing Global Positioning System (GPS) with the coordinates based upon WGS84.

3. Copies of all written agreements (**1** needed - not original).

4. Name of employee who would serve as KU's witness if a hearing is required:
Donna Goodrich, Mgr. Operations Center

5. Name and mailing address of the foreign utility, and the name and title their official who is to receive the Commission stamped quadrant map:

Shelby Energy Cooperative
Mr. Randy Stevens
Senior Vice President, Power Delivery Services
620 Old Finchville Road
Shelbyville, KY 40065

6. The reason(s) for the boundary change (realignment with lot/property lines, closest utility (give details), it is the least cost of providing service to the customer(s), etc.):
Least cost of providing service due to location of electric facilities

7. How does this boundary change promote the purposes of KRS 278.016? (check all that apply)

- Promotes the orderly development of retail electric service
- Avoids wasteful duplication of facilities
- Avoids unnecessary encumbering of the landscape
- Prevents waste of materials and natural resources
- Is necessary for the public convenience and necessity
- Minimizes disputes between retail electric suppliers which may result in inconvenience, diminished efficiency, and higher cost to the consumer

8. Will any retail customer change electric supplier as the result of this boundary change?

- No (Check this if no retail customers were receiving service in affected territory prior to the boundary change.)
- Yes (If yes, provide the information on Attachment 1 for each customer affected.)




PSC BOUNDARY CHANGE AGREEMENT

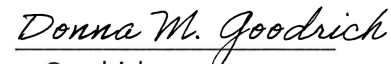
Kentucky Utilities Company (KU) and Shelby Energy Cooperative (Shelby) hereby agree to a territorial boundary change that allows KU to provide electric service to tracts of land that includes the addresses of 7730 and 7732, HWY 55 Campbellsburg KY in accordance with 807 KAR 5:001 Section 14.

7730 will include the future home of Stephen and Virginia Whitlow. KU has existing electric facilities in the area, which avoids the duplication of facilities that would occur if Shelby extended its electric facilities.

7732 includes the existing KU-served home of John and Karen Lewis, which is currently located within Shelby's service territory. KU has served this home since 2007. This territorial change will rectify the boundary.

Sincerely,

By: 
Randy Stevens
Senior VP, Power Delivery Services
Shelby Energy Cooperative
Date: 3-8-2021

By: 
Donna Goodrich
Manager, Shelbyville Distribution
Kentucky Utilities
Date: March 8, 2021

APPLICATION

EXHIBIT 2

28-C-3

Quadrant Map

The attachment is
being provided in
a separate file

APPLICATION

EXHIBIT 3

Campbellsburg
Site Map

The attachment is
being provided in
a separate file