

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

ELECTRONIC APPLICATION OF LOUISVILLE)	
GAS AND ELECTRIC COMPANY FOR)	
AUTHORIZATION OF CHANGES IN SERVICE)	CASE NO. 2023-00345
TERRITORY WITH SALT RIVER ELECTRIC)	
COOPERATIVE CORPORATION)	

APPLICATION

Louisville Gas and Electric Company (“LG&E”), 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 Salt River Electric Cooperative Corporation (“Salt River Electric”).

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

2. LG&E was incorporated in Kentucky on July 2, 1913, and is in good standing in the Commonwealth of Kentucky.

3. LG&E is a public utility, as defined in KRS 278.010(3)(a), engaged in the electric and gas business. LG&E generates and purchases electricity, and distributes and sells electricity at retail in Jefferson County and portions of Bullitt, Hardin, Henry, Meade, Oldham, Shelby, Spencer, and Trimble Counties. LG&E also purchases, stores and transports natural gas, and distributes and sells natural gas at retail, in Jefferson County and portions of Barren, Bullitt, Green, Hardin, Hart, Henry, Larue, Marion, Meade, Metcalfe, Nelson, Oldham, Shelby, Spencer, Trimble,

and Washington Counties.

4. Pursuant to 807 KAR 5:001 Section 8, on October 12, 2023, LG&E 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 LG&E Services Company
220 West Main Street
Louisville, Kentucky 40202
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Sara V. Judd
Senior Counsel
PPL Services Corporation
220 West Main Street
Louisville, Kentucky 40202
svjudd@pplweb.com

5. Description of Changes in Service Territory:

As explained in this application and in the attached exhibits, LG&E and Salt River Electric have individually agreed to the requested territorial change for numerous residential home parcels of land within the new Sanctuary at Mallard Lakes Residential Subdivision described below. The proposed territorial boundary change serves the purposes of KRS 278.016. The change avoids the wasteful duplication of facilities, the unnecessary encumbrance of the landscape, and minimizes disputes between retail electric providers. No existing customer will change electric provider.

When the two utilities learned of the new residential subdivision, Sanctuary at Mallard Lakes, to be constructed in the area in question (designated as Section D in Application Exhibit 3), LG&E and Salt River Electric engineering staffs together reviewed and studied the planned subdivision layout and its location in relation to the Quadrant Map Brooks 26-E-3. As is normal

protocol in situations where a new development spans across two utilities' service territories, both LG&E and Salt River Electric agreed to redraw the certified service territory boundary line to efficiently and fairly align with the new property lines. The proposed boundary line will allow each utility to prudently extend its existing electrical distribution system to reliably serve the new residential development. Salt River Electric will serve lots 326 – 344 and lot 305 along the new proposed boundary line. LG&E will serve lots 239-245, the 13 future adjacent lots (indicated by coordinates 40 through 48), and lot 304 per the new proposed boundary line.

Upon review of the maps in this area in preparing to make this filing, LG&E and Salt River Electric realized that the Commission's certified territorial line, as depicted in Quadrant Maps Brooks 26-E-3 and Shepherdsville 26-F-1, did not match the existing property lines in terms of which utility is already providing service. It appears that both LG&E and Salt River Electric have been inadvertently serving outside of their respective certified territories. Therefore, in this same application, LG&E also seeks to move the official boundary line to match the existing property lot lines to reflect which utility is actually providing electric service (designated as Sections A, B, C, D, E in Application Exhibit 3). No customers will change providers; but the territorial lines will, upon approval, be consistent with which utility is serving which lots.

Therefore, in addition to redrawing the territorial boundary that includes the Sanctuary at Mallard Lakes Residential Subdivision (Section D in Application Exhibit 3), LG&E and Salt River Electric agree to redraw the boundaries to include the following existing lots/parcels/APN as indicated in Section A through Section E (Application Exhibit 3):

	Section A Coordinates 1 - 9	Section B Coordinates 9 - 18	Section C Coordinates 18 - 28	Section D Coordinates 28 - 48	Section E Coordinates 49 - 53
	Parcel/Lot/APN #	Parcel/Lot/APN #	Parcel/Lot/APN #	Parcel/Lot/APN #	Parcel/Lot/APN #
Salt River Electric	<ul style="list-style-type: none"> • 037-N00-23-001A • 037-000-00-005C • 037-000-00-004 • 037-N00-02-004 	<ul style="list-style-type: none"> • 037-N00-02-004 • 037-000-00-003 • 036-000-00-009 • 036-000-00-006 • Lots: 5 through 17 • Lots: 19 through 45 • 036-000-00-013A 	<ul style="list-style-type: none"> • 036-000-00-013A • 036-000-00-014 • 036-000-00-015 • 036-500-02-003 • 036-500-02-001 • 036-500-01-006 • 036-500-01-005A • 036-500-01-005 • 036-500-01-004 	<ul style="list-style-type: none"> • 036-500-01-004 • Lot 305 • Lots 326 through 344 	
	Parcel/Lot/APN #	Parcel/Lot/APN #	Parcel/Lot/APN #	Parcel/Lot/APN #	Parcel/Lot/APN #
LG&E		<ul style="list-style-type: none"> • Lot 5 • Lot 6 	<ul style="list-style-type: none"> • Lots: 32 through 44 • 036-500-02-003 	<ul style="list-style-type: none"> • Lot 304 • Lots 239 through 245 • 13 future lots 	<ul style="list-style-type: none"> • Lot: 23-24 • Lots 113 through 128 • Lots: 25 through 28

The territorial maps and other attachments provided constitute the entire agreement between LG&E and Salt River Electric.

6. Agreement and Maps:

Application Exhibit 1 of this filing includes the summary list identifying LG&E and Salt River Electric personnel familiar with the specifics of the facilities available, the reason for the proposed changes (purposes served under KRS 278.016), and the agreement signed by both parties for the properties involved. Application Exhibit 2 includes the signed territorial (quadrant) maps. Application Exhibit 3 includes the signed, detailed site maps and sections, and includes the locations of LG&E and Salt River Electric distribution facilities.

WHEREFORE, LG&E hereby requests, pursuant to KRS 278.018, that the Commission enter an order approving the updates to the Quadrant Maps to reflect the current requested service territory changes and the agreement between LG&E and Salt River Electric.

Dated: November 9, 2023

Respectfully submitted,



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CERTIFICATE OF COMPLIANCE

In accordance with the Commission's Order of July 22, 2021 in Case No. 2020-00085 (Electronic Emergency Docket Related to the Novel Coronavirus COVID-19), this is to certify that the electronic filing has been transmitted to the Commission on November 9, 2023; and that there are currently no parties in this proceeding that the Commission has excused from participation by electronic means.



Counsel for Kentucky Utilities Company

APPLICATION

EXHIBIT 1

Summary Checklist
and Agreement

TERRITORIAL CHANGE INFORMATION

(7/2019)

Affected Property: New residential subdivision & existing parcels in
Shepherdsville, KY

Foreign Utility: Salt River Electric Cooperative Corporation

Quadrant Map: 26-E-3 Brooks, KY
27-F-1 Shepherdsville, KY

Agreement Date: 11/03/2023 (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 NAD 1983 KY State Plane North.

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:
Jamie Archer, Director, Distribution Operations

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:

Mr. Chase Mills, Chief Operations Officer
111 W. Brashear Avenue
Bardstown, KY 40004

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.):

Promotes orderly development and realignment with property lines

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.)



a PPL company



AGREEMENT

Louisville Gas and Electric Company (LG&E) and Salt River Electric Cooperative Corporation (Salt River Electric) hereby agree to a territorial boundary change that will match with property lot lines. This boundary line includes a new residential subdivision (Sanctuary at Mallard Lakes) and numerous existing parcels. The Application and Site Maps clearly specify each plat/parcel designated in Sections A, B, C, D, E.

The boundary change for the Sanctuary at Mallard Lakes avoids the wasteful duplication of facilities, the unnecessary encumbrance of the landscape and minimizes disputes between retail electric providers. The change of the existing parcels simply clarifies which existing lots are served by which utility as the existing territorial line does not match the electric services that are there today. No customers will change providers.

By Chase Mills

Chase Mills
Chief Operations Officer
Salt River Electric Cooperative Corporation

Date 11/3/23

By Jamie Archer

Jamie Archer
Director, Distribution Operations
Louisville Gas and Electric Company

Date 10/31/23

APPLICATION

EXHIBIT 2

26-E-3

Brooks
Quadrant Map

The attachment is
being provided in
a separate file

APPLICATION

EXHIBIT 2

26-F-1

Shepherdsville
Quadrant Map

The attachment is
being provided in
a separate file

APPLICATION

EXHIBIT 3

Shepherdsville
Site Maps

Overview and
A, B, C, D, E

The attachments are
being provided in
separate files