

**COMMONWEALTH OF KENTUCKY  
BEFORE THE PUBLIC SERVICE COMMISSION**

In the Matter of:

ELECTRONIC APPLICATION OF KENTUCKY	)	
UTILITIES COMPANY AND LOUISVILLE GAS AND	)	
ELECTRIC COMPANY FOR CERTIFICATES OF	)	CASE NO. 2025-00045
PUBLIC CONVENIENCE AND NECESSITY AND	)	
SITE COMPATIBILITY CERTIFICATES	)	

**NOTICE OF JOINT INTERVENORS KENTUCKIANS FOR THE  
COMMONWEALTH, KENTUCKY SOLAR ENERGY SOCIETY,  
METROPOLITAN HOUSING COALITION, AND MOUNTAIN ASSOCIATION  
REGARDING LOCAL CO-COUNSEL**

Come now Kentuckians for the Commonwealth, Kentucky Solar Energy Society, Metropolitan Housing Coalition, and Mountain Association (collectively “Joint Intervenors”), by and through counsel, pursuant to the Commission’s Order of May 05, 2025 admitting Cassandra McCrae, Gilbert Zelaya, and Jacob Elkin *pro hac vice*, and hereby give notice of local co-counsel. As required by that order, either Byron L. Gary, Thomas FitzGerald, or Ashley Wilmes will act as co-counsel and be present at all proceedings before this Commission with Ms. McCrae, Mr. Zelaya, and Mr. Elkin.

Mr. Gary, Mr. FitzGerald, and Ms. Wilmes have each entered their appearance in this matter, and will continue to act as local co-counsel in this matter. Joint Intervenors acknowledge the requirement of the Order that notification be submitted within five days of any changes to local co-counsel.

[Signatures on following page]

Respectfully Submitted,



Byron L. Gary  
Tom FitzGerald  
Ashley Wilmes  
Kentucky Resources Council  
P.O. Box 1070  
Frankfort, Kentucky 40602  
(502) 875-2428  
[Byron@kyrc.org](mailto:Byron@kyrc.org)  
[FitzKRC@aol.com](mailto:FitzKRC@aol.com)  
[Ashley@kyrc.org](mailto:Ashley@kyrc.org)

*Counsel for Movants for Joint  
Intervention Kentuckians for the  
Commonwealth, Kentucky Solar Energy  
Society, Metropolitan Housing Coalition,  
and Mountain Association*

#### **CERTIFICATE OF SERVICE**

In accordance with the Commission's July 22, 2021 Order in Case No. 2020-00085, *Electronic Emergency Docket Related to the Novel Coronavirus COVID-19*, this is to certify that the electronic filing was submitted to the Commission on May 14, 2025; that the documents in this electronic filing are a true representation of the materials prepared for the filing; and that the Commission has not excused any party from electronic filing procedures for this case at this time.



Byron L. Gary