

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. 2024-00326
PUBLIC CONVENIENCE AND NECESSITY AND)	
SITE COMPATIBILITY CERTIFICATES)	

**MOTION OF JOINT INTERVENORS OF KENTUCKIANS FOR THE
COMMONWEALTH, KENTUCKY SOLAR ENERGY SOCIETY,
METROPOLITAN HOUSING COALITION, AND MOUNTAIN
ASSOCIATION FOR LEAVE FOR EXPERT WITNESSES TO TESTIFY
VIRTUALLY**

Come now the Joint Intervenor, Kentuckians for the Commonwealth, Kentucky Solar Energy Society, Mountain Association, and Metropolitan Housing Coalition, and respectfully request that two of their expert witnesses in this matter, Dr. Elizabeth Stanton and Andy Eiden, be granted permission to participate virtually in the hearing in this manner set to begin August 04, 2025. In support of their motion, Joint Intervenor state as follows:

1. Joint Intervenor submitted expert testimony of four witnesses on their behalf on June 17, 2025: Dr. Elizabeth Stanton, Andy Eiden, Sean O'Leary, and John Chiles. Witnesses Chiles and O'Leary will be available in person at the hearing.
2. On July 29, 2025, Louisville Gas & Electric Company and Kentucky Utilities Company ("the Companies") filed a Joint Stipulation and Recommendation entered into with the Office of the Attorney General, Kentucky Coal Association, Kentucky Industrial Utility Customers, and Southern Renewable Energy Association. Louisville Metro Government and Lexington Fayette Urban County

Government (“the Cities”) agreed not to oppose the Stipulation and Recommendation. The only other intervening parties are the Joint Intervenors and Sierra Club.

3. On July 31, Commission Staff indicated to all parties by email that the hearing would proceed on schedule Monday, August 04, but no hearing would be held Tuesday August 05, with the proceedings to resume Wednesday, August 05. In addition, Staff indicated that a number of parties’ that requested witnesses be granted dates certain or to be excused would be granted permission to participate virtually instead.
4. Joint Intervenors had not requested (and do not request) that any witnesses be excused, or a date certain for testimony, but do to the Stipulation and Recommendation reducing the number of parties actively participating in the hearing, and the change in schedule of the latter portion of the hearing, during which Joint Intervenors anticipate their witnesses testifying, they do hereby request that witnesses Stanton and Eiden be granted permission to testify virtually.
5. Companies, Sierra Club, and the Cities all indicated they do not object to the Joint Intervenors witnesses testifying remotely.
6. Joint Intervenors and witnesses Stanton and Eiden will take all steps necessary to ensure participation remotely does not unduly hinder or complicate the proceedings, including but not limited to testing systems in advance and coordination with Staff as needed in advance. Joint Intervenors notified all other

parties via email today of their intent to file this motion, and have not received any indication of concerns.

Wherefore Joint Intervenors, by and through Counsel, hereby respectfully request that two of their expert witnesses in this matter, Dr. Elizabeth Stanton and Andy Eiden, be granted permission to participate virtually in the hearing in this manner set to begin August 04, 2025

Respectfully Submitted,

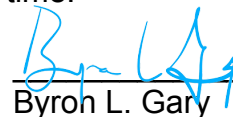


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CERTIFICATE OF SERVICE

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 August 01, 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