COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

ELECTRONIC APPLICATION OF LOUISVILLE)GAS AND ELECTRIC COMPANY FOR AN)ADJUSTMENT OF ITS ELECTRIC AND GAS)CASE NO.2025-00114REGULATORY AND ACCOUNTING)TREATMENTS)

KENTUCKY SOLAR INDUSTRIES ASSOCIATION, INC. MOTION TO INTERVENE

Comes now the Kentucky Solar Industries Association, Inc. (KYSEIA), by and through

counsel, and moves for leave to intervene into the instant case. In support of its motion to intervene,

KYSEIA states the following.

1. KYSEIA is the assumed name of the Kentucky Solar Industries Association, Inc., a

Kentucky nonprofit in good standing with the Kentucky Secretary of State.

2. KYSEIA's mailing address, electronic mail address, and other contact information:

Kentucky Industries Solar Association, Inc. ATTN: Matt Partymiller 1038 Brentwood Court, Ste. B Lexington, Kentucky 40511 (877) 312-7456 matt@solar-energy-solutions.com

3. The purpose of KYSEIA includes, among other things, promoting the exchange of knowledge for solar energy and advocate on behalf of solar energy constituents and members. KYSEIA has special and distinct interests on behalf of its members, including the specific members below, and also as a solar association that represents solar companies that must disseminate information and calculate costs and rates of return based upon

Louisville Gas and Electric Company's (also "LG&E") net metering tariff and the interconnection of systems. KYSEIA will participate in this proceeding through:

- a. Solar Energy Solutions LLC, is a member of KYSEIA and a Louisville Gas and Electric Company customer. Solar Energy Solutions LLC is a Kentucky Limited Liability Company in good standing with the Kentucky Secretary of State. Solar Energy Solutions LLC will participate in this proceeding through Matt Partymiller, Manager of Solar Energy Solutions LLC and President of KYSEIA.
- b. CMTA, Inc., is a member of KYSEIA and an LG&E customer taking service under an LG&E net metering tariff at two (2) locations. CMTA, Inc., is a Kentucky forprofit corporation in good standing with the Kentucky Secretary of State. CMTA, Inc. will participate in this proceeding through Konrad Kutter, a Principal and Team Leader with CMTA, Inc.
- LG&E net metering customers currently receive service under tariff provisions unique to net metering customers; accordingly, their interests are not like other customers who receive service under other LG&E tariffs.
- 5. Through the pending application, LG&E proposes changes to its Small Capacity Cogeneration and Small Power Production Qualifying Facilities tariff, Large Capacity Cogeneration and Small Power Production Qualifying Facilities tariff, and net metering service rider tariffs. KYSEIA and its members have an interest in each of these categories; accordingly, their interests are not like other customers who receive service under other LG&E tariffs.
- 6. The interests of LG&E's net metering customers and applicants for net metering service are separate and distinct from the interests of other customers of LG&E. The special

interests of LG&E's net metering customers will not otherwise be adequately represented

by any other party to this proceeding.

7. KYSEIA's motion to intervene is timely filed.

WHEREFORE, KYSEIA respectfully requests the Commission to grant KYSEIA intervention into the instant case with full rights of a party to the proceeding.

Respectfully submitted,

(x) David E. Spenard Randal A. Strobo David E. Spenard STROBO BARKLEY PLLC 730 West Main Street, Suite 200 Louisville, Kentucky 40202 Phone: 502-290-9751 Facsimile: 502-378-5395 Email: rstrobo@strobobarkley.com Email: dspenard@strobobarkley.com *Counsel for KYSEIA*

NOTICE AND CERTIFICATION CONCERNING SERVICE

Undersigned counsel provides notice that the electronic version of the paper has been submitted to the Commission by uploading it using the Commission's E-Filing System on this 25th day of June, 2025, and further certifies that the electronic version of the paper is a true and accurate copy of each paper filed in paper medium. Pursuant to the Commission's July 22, 2021 Order in Case No. 2020-00085 (*Electronic Emergency Docket Related to the Novel Coronavirus Covid-19*), the paper, in paper medium, is not required to be filed.

Undersigned counsel certifies that it has transmitted on this 25th day of June, 2025, via electronic mail messages, this Motion to Intervene and the accompanying Read1st file for the electronic filing to the parties of record at the electronic mail addresses listed below. The Commission has not excused any party from electronic filing procedures for this case.

W. Duncan Crosby III	duncan.crosby@skofirm.com
Lindsey W. Ingram III	l.ingram@skofirm.com
Allyson K. Sturgeon	ASturgeon@pplweb.com
Sara V. Judd	SVJudd@pplweb.com
Lawrence W. Cook	Larry.Cook@ky.gov
J. Michael West	Michael.West@ky.gov
Angela M. Goad	Angela.Goad@ky.gov
T. Toland Lacy	Thomas.Lacy@ky.gov
John G. Horne II	John.Horne@ky.gov
Michael L. Kurtz	mkurtz@BKLlawfirm.com
Jody Kyler Cohn	jkylercohn@BKLlawfirm.com
James W. Gardner	jgardner@sturgillturner.com
M. Todd Osterloh	tosterloh@sturgillturner.com
Rebecca C. Price	rprice@sturgillturner.com
Carrie H. Grundmann	cgundmann@spilmanlaw.com
Steven Wing-Kern Lee	slee@spilmanlaw.com
Kyle J. Smith	kyle.j.smith124.civ@army.mil
James Brannon Dupree	james.b.dupree1.civ@army.mil

(x) David E. Spenard David E. Spenard