COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

ELECTRONIC APPLICATION OF KENTUCKY UTILITIES COMPANY FOR AN ADJUSTMENT OF ITS ELECTRIC RATES AND FOR CERTIFICATES OF PUBLIC CONVENIENCE AND NECESSITY

CASE NO. 2016-00370

ELECTRONIC APPLICATION OF LOUISVILLE GAS AND ELECTRIC COMPANY FOR AN ADJUSTMENT OF ITS ELECTRIC AND GAS RATES AND FOR CERTIFICATES OF PUBLIC CONVENIENCE AND NECESSITY

CASE NO. 2016-00371

COMMISSION STAFF'S FIFTH REQUEST FOR INFORMATION TO KENTUCKY UTILITIES COMPANY AND LOUISVILLE GAS AND ELECTRIC COMPANY

Kentucky Utilities Company (“KU”) and Louisville Gas and Electric Company (“LG&E”) (collectively “KU/LG&E”), pursuant to 807 KAR 5:001, are to file with the Commission an original and six copies in paper medium and an electronic version of the following information. The information requested herein is due on or before April 28, 2017. Responses to requests for information in paper medium shall be appropriately bound, tabbed and indexed. Each response shall include the name of the witness responsible for responding to the questions related to the information provided.

Each response shall be answered under oath or, for representatives of a public or private corporation or a partnership or association or a governmental agency, be accompanied by a signed certification of the preparer or the person supervising the preparation of the response on behalf of the entity that the response is true and
accurate to the best of that person's knowledge, information, and belief formed after a reasonable inquiry.

KU/LG&E shall make timely amendment to any prior response if they obtain information which indicates that the response was incorrect when made or, though correct when made, is now incorrect in any material respect. For any request to which KU/LG&E fail or refuse to furnish all or part of the requested information, they shall provide a written explanation of the specific grounds for their failure to completely and precisely respond.

Careful attention shall be given to copied material to ensure that it is legible. When the requested information has been previously provided in this proceeding in the requested format, reference may be made to the specific location of that information in responding to this request. When applicable, the requested information shall be separately provided for total company operations and jurisdictional operations. When filing a paper containing personal information, KU/LG&E shall, in accordance with 807 KAR 5:001, Section 4(10), encrypt or redact the document so that personal information cannot be read.

1. Refer to the Supplemental Testimony of Stephen J. Baron filed on behalf of Kentucky Industrial Utility Customers, Inc., pages 4–8, wherein Mr. Baron discusses his contention that the hourly load projection methodology used for the revised cost-of-service studies filed by KU/LG&E continue to produce unreliable results. State whether Mr. Baron is correct in his contention. If not, explain. If so, provide revised, corrected cost-of-service studies.
Dated APR 21 2017

cc: Parties of Record

Case No. 2016-00370
Case No. 2016-00371
*Honorable Allyson K Sturgeon
Senior Corporate Attorney
LG&E and KU Energy LLC
220 West Main Street
Louisville, KENTUCKY  40202

*Denotes Served by Email

*Honorable Allyson K Sturgeon
Senior Corporate Attorney
LG&E and KU Energy LLC
220 West Main Street
Louisville, KENTUCKY  40202

*William May
Hurt, Deckard & May
The Equus Building
127 West Main Street
Lexington, KENTUCKY  40507

*Don C A Parker
Spilman Thomas & Battle, PLLC
1100 Brent Creek Blvd., Suite 101
Mechanicsburg, PENNSYLVANIA  17050

*Barry Alan Naum
Spilman Thomas & Battle, PLLC
1100 Brent Creek Blvd., Suite 101
Mechanicsburg, PENNSYLVANIA  17050

*Emily W Medlyn
General Attorney
U.S. Army Legal Services Agency Regular
9275 Gunston Road
Fort Belvoir, VIRGINIA  22060

*Casey Roberts
Sierra Club
1536 Wynkoop St., Suite 312
Denver, COLORADO  80202

*Eileen Ordover
Legal Aid Society
416 West Muhammad Ali Boulevard
Suite 300
Louisville, KENTUCKY  40202

*Carrie M Harris
Spilman Thomas & Battle, PLLC
1100 Brent Creek Blvd., Suite 101
Mechanicsburg, PENNSYLVANIA  17050

*Thomas J Fitzgerald
Counsel & Director
Kentucky Resources Council, Inc.
Post Office Box 1070
Frankfort, KENTUCKY  40602

*Joe F Childers
Joe F. Childers & Associates
300 Lexington Building
201 West Short Street
Lexington, KENTUCKY  40507

*Gregory T Dutton
Goldberg Simpson LLC
9301 Dayflower Street
Louisville, KENTUCKY  40059

*Cheryl Winn
Waters Law Group, PLLC
12802 Townepark Way, Suite 200
Louisville, KENTUCKY  40243

*G. Houston Parrish
Labor Law Attorney
Office of the Staff Judge Advocate, B 503rd Avenue
Fort Knox, KENTUCKY  40121

*William May
Hurt, Deckard & May
The Equus Building
127 West Main Street
Lexington, KENTUCKY  40507

*Don C A Parker
Spilman Thomas & Battle, PLLC
1100 Brent Creek Blvd., Suite 101
Mechanicsburg, PENNSYLVANIA  17050

*Barry Alan Naum
Spilman Thomas & Battle, PLLC
1100 Brent Creek Blvd., Suite 101
Mechanicsburg, PENNSYLVANIA  17050

*Emily W Medlyn
General Attorney
U.S. Army Legal Services Agency Regular
9275 Gunston Road
Fort Belvoir, VIRGINIA  22060

*Casey Roberts
Sierra Club
1536 Wynkoop St., Suite 312
Denver, COLORADO  80202

*Eileen Ordover
Legal Aid Society
416 West Muhammad Ali Boulevard
Suite 300
Louisville, KENTUCKY  40202

*Carrie M Harris
Spilman Thomas & Battle, PLLC
1100 Brent Creek Blvd., Suite 101
Mechanicsburg, PENNSYLVANIA  17050

*Thomas J Fitzgerald
Counsel & Director
Kentucky Resources Council, Inc.
Post Office Box 1070
Frankfort, KENTUCKY  40602

*Joe F Childers
Joe F. Childers & Associates
300 Lexington Building
201 West Short Street
Lexington, KENTUCKY  40507

*Gregory T Dutton
Goldberg Simpson LLC
9301 Dayflower Street
Louisville, KENTUCKY  40059

*Cheryl Winn
Waters Law Group, PLLC
12802 Townepark Way, Suite 200
Louisville, KENTUCKY  40243

*G. Houston Parrish
Labor Law Attorney
Office of the Staff Judge Advocate, B 503rd Avenue
Fort Knox, KENTUCKY  40121

*Denotes Served by Email

Service List for Case 2016-00371