

May 10, 2024

RECEIVED

MAY 10 2024

PUBLIC SERVICE COMMISSION

By: Electronic Communication

Ms. Linda Bridwell, Executive Director Kentucky Public Service Commission P.O. Box 615 211 Sower Boulevard Frankfort, KY 40602-0515

Re: Electronic Tariff Filing of Louisville Gas and Electric Company to Revise Its Local Delivery Service Tariff, Case No. 2024-00125

Dear Ms. Bridwell:

In response to the Kentucky Public Service Commission's April 30, 2024 order in the above captioned proceeding, and the procedural schedule attached thereto, please be advised that Coalition for Renewable Natural Gas ("RNG Coalition") will not be filing a motion to intervene.

RNG Coalition appreciates the Commission referencing its comments in the April 30 Order. So that the record is clear, RNG Coalition wishes to clarify one aspect of its comments, *i.e.*, LG&E's proposed heat rate. The comments stated that LG&E had proposed a minimum heat rate of 967 BTU per scf. That was in error. LG&E's current minimum heat rate is 967 Btu per scf and LG&E proposed to

Ms. Linda Bridwell, Executive Director Kentucky Public Service Commission May 10, 2024 Page 2

increase the minimum heat rate to 1035 Btu per scf. RNG Coalition apologizes for any confusion.

Regards,

s/ Dana Adams Dana Adams Legislative Policy Manager Coalition for Renewable Natural Gas 1017 L Street, #513 Sacramento, CA 95814 Telephone: (916) 588-3033 E-mail: <u>dana@rngcoalition.com</u>

 cc: Moriah Tussey, Kentucky Public Service Commission Daniel Hinton, Kentucky Public Service Commission Sara Judd, Senior Counsel, LG&E David P. Nutgrass, Attorney at Law Robert Fallon, Engleman Fallon, PLLC