

COMMONWEALTH OF KENTUCKY  
BEFORE THE PUBLIC SERVICE COMMISSION

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PUBLIC SERVICE  
COMMISSION

IN THE MATTER OF:

APPLICATION OF COLUMBIA GAS OF )  
KENTUCKY, INC. FOR AN ADJUSTMENT ) Case No. 2009-00141  
OF RATES FOR GAS SERVICE )

ATTORNEY GENERAL'S COMMENTS REGARDING  
MOTION OF STAND ENERGY CORPORATION  
CUSTOMER GROUP TO INTERVENE

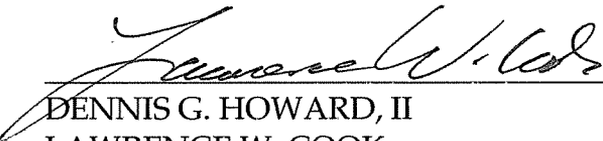
Comes now the Attorney General of the Commonwealth of Kentucky, by and through his Office of Rate Intervention, and tenders the following comments regarding the motion of Stand Energy Corporation Customer Group ["SECCG"] to intervene in the above-styled action.

SECCG serves several large governmental entities in the Commonwealth, and represents a unique blend of private and public customers in Kentucky. In light of the fact that Columbia's application in the instant matter contains a provision regarding negotiated sales, the Attorney General believes that SECCG's intervention, if permitted by the Commission, would likely lead to the presentation of unique issues or to the development of relevant facts that may assist the Commission in the instant case. The Attorney General is not capable of providing the same perspective and representation that SECCG would in this matter.

The Attorney General believes that a full and just resolution of the issues in the instant matter cannot be made without granting SECCG full intervention. Although the Attorney General takes no formal position at this time on the actual issues SECCG will present and/or contest, he nonetheless fully supports SECCG's motion, and urges the Commission to approve said motion.

Respectfully submitted,

JACK CONWAY  
ATTORNEY GENERAL



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*Certificate of Service and Filing*

Counsel certifies that an original and ten photocopies of this Motion to Intervene were served and filed by hand delivery to Jeff Derouen, Executive Director, Public Service Commission, 211 Sower Boulevard, Frankfort, Kentucky 40601; counsel further states that true and accurate copies of the foregoing were mailed via First Class U.S. Mail, postage pre-paid, to:

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Hon. W.L. Wilson  
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Hon. John Dosker  
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Hon. Tom Fitzgerald, Esq.  
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Frankfort, Kentucky 40602-1070

this 17<sup>th</sup> day of June, 2009

  
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Assistant Attorney General