### COMMONWEALTH OF KENTUCKY

#### BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

ADJUSTMENT OF RATES OF COLUMBIA GAS ) CASE NO. OF KENTUCKY, INC. ) 10498

#### ORDER

This matter coming on for hearing upon motion of the petitioner, Columbia Gas of Kentucky, Inc. (hereinafter referred to as "Columbia"), for an extension of time to respond to certain data requests propounded by this Commission and by the intervenors, Attorney General and Lexington-Fayette Urban County Government, and upon objection by Columbia to certain other data requests by said intervenors, and upon motion of the intervenors, Attorney General and Lexington-Fayette Urban County Government (hereinafter referred to collectively as "AG") to compel discovery and to amend the procedural schedule in this matter, a hearing having been held May 22, 1989, all parties being represented by counsel, and this Commission being otherwise sufficiently advised.

IT IS HEREBY ORDERED that:

1. The objections by Columbia to Instruction No. 3 and Data Requests 2, 5, 12, 15, and 44 of the second follow-up requests by the AG are overruled.

2. The objection by Columbia to Data Request 16 of the second follow-up requests by the AG is overruled and Columbia shall respond to same, but shall provide the same information requested in Question No. 14 and not Question No. 15. 3. By agreement of the parties, the information requested in Data Request 30 of the second follow-up request by the AG shall be furnished in the following manner.

a. Columbia shall furnish the journal voucher for each charge allocated to Kentucky by the Service Corporation and CDC/Columbia Gas of Ohio, together with the invoices from which the voucher entries were made.

b. The AG shall select from the information furnished under subsection (a) hereinabove, random voucher entries and Columbia shall furnish to the AG all the information requested in Data Request 30 with respect to those entries selected.

4. By agreement of the parties, the information requested in Data Requests 32, 33, 35, 37, 38, 39, 40, 41, 42, and 43 of the AG's second follow-up request shall be furnished as follows:

a. Columbia shall furnish those portions of the budget of the Service Corporation and of Columbia Gas of Ohio applicable to CDC General Office Personnel which relate to the information requested, and shall further provide the percentage of each budget amount allocated to Kentucky.

b. Columbia shall furnish a compilation of all direct charges to Kentucky.

c. Columbia shall furnish to the AG, with a copy to the Commission, a list of all vendors of the Service Corporation and of Columbia Gas of Ohio, CDC General Office. Both said lists shall be available for inspection by the remaining parties to these proceedings upon reasonable notice.

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5. Except as may otherwise be provided herein, information furnished at the request of one or more parties shall be served on all parties.

6. The procedural schedule is hereby amended in the manner as set forth in the Appendix, attached and incorporated hereto, and the follow-up data requested by the intervenors and the Commission shall be furnished in accordance with the amended schedule.

7. By agreement of the parties, the expert witness intended to be called by the AG, who is presently under subpoena to appear at another proceeding on June 28 and 29, 1989, may be called by the AG to testify on June 30, 1989.

Done at Frankfort, Kentucky, this 26th day of May, 1989.

PUBLIC SERVICE COMMISSION

Chairman

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ATTEST:

Executive Director

# APPENDIX

## APPENDIX TO AN ORDER OF THE KENTUCKY PUBLIC SERVICE COMMISSION IN CASE NO. 10498 DATED 5/26/89

Company response to follow-up request due
Intervenor testimony due
Informational request to intervenors due
Last day for company to publish hearing date
Intervenor response to informational request due
Hearing to begin at 9:00 a.m., EDT, in the Commission's offices, Frankfort, Kentucky
Briefs due, if required7/31/89
Suspension period ends7/31/89