

9960 Corporate Campus Drive Suite 2000 Louisville, KY 40223 Phone: 502-426-4500

Fax: 502-426-8800 www.newenergy.com

April 9, 2007

Beth A. O' Donnell, Executive Director Kentucky Public Service Commission 211 Sower Boulevard Frankfort, Kentucky 40602



Re: Application of Columbia Gas Of Kentucky, Inc. for an Adjustment of Gas Rates

Dear Ms. O'Donnell:

Please find enclosed the original and twelve copies of the Petition to Intervene of Constellation NewEnergy – Gas Division, LLC in the above referenced matters. By copy of this letter, all parties listed on the Certificate of Service have been served.

Sincerely yours,

Ralph E. Dennis,

Director, Regulatory Affairs

Ralph E. Danne

cc: Peter C. Brown, CNEG

David I. Fein, CNE Lisa Decker, CEG Mindi Sauter, CEG



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CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing was served by mailing a true and correct copy, by first-class postage prepaid mail to all parties on the ____ day of April, 2007.

Honorable Stephen B. Seiple Attorney at Law Columbia Gas of Kentucky, Inc. 200 Civic Center Drive P.O. Box 117 Columbus, OH 432 16-0117 sseiple@nisource.com

David F. Boehm, Esq. BOEHM, KURTZ &LOWRY 36 E. Seventh Street, Suite 1510 Cincinnati, Ohio 45202 dboehm@BKLlawfirm.com



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APR 10 2007

PUBLIC SERVICE COMMISSION

COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

Case No: 2007-00008 In the Matter of

Application Of Columbia Gas Of Kentucky, Inc. :

For An Adjustment Of Gas Rates

PETITION TO INTERVENE OF CONSTELLATION NEWENERGY - GAS DIVISION, LLC

Pursuant to 807 KAR 5901 Sec. 3(8), Constellation NewEnergy – Gas Division, LLC ("CNEG") hereby respectfully moves this Commission for an Order permitting it to intervene and to be a party to this proceeding, with full intervention status. In support of its Motion, CNEG states as follows:

- (1) CNEG is a gas marketer that serves a large number of commercial and industrial customers located in the service area of Columbia Gas of Kentucky, Inc. ("Columbia Gas");
- (2) CNEG and its customers transport large amounts of natural gas under various Columbia Gas rates and tariffs;
- (3) This proceeding involves issues which could affect natural gas transportation costs and availability, capacity costs and availability and other questions of critical importance to CNEG and its customers;
- (4) Therefore, CNEG has a substantial interest in the fairness and reasonableness of the rates and charges proposed by Columbia Gas;



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(5) Counsel for CNEG in this proceeding and upon whom all notices are to be served are:

Peter C. Brown
Constellation NewEnergy – Gas Division, LLC
9960 Corporate Campus Drive
Suite 2000
Louisville, Kentucky 40223
(502) 214-6388 (T)
(502) 426-8800 (F)
Peter.brown@constellation.com

David I. Fein
Constellation NewEnergy, Inc.
550 West Washington Blvd.
Suite 300
Chicago, Illinois 60661
(312) 704-8499 (T)
(312) 795-9270 (F)
david.fein@constellation.com

WHEREFORE, CNEG prays that the Commission grant it full intervention status and make it party to the proceeding herein, allow it to appear by counsel for any and all purposes, and to receive filed testimony, exhibits, pleadings, correspondence, and all other documents submitted by the parties.

Respectfully submitted,

Peter C. Brown, Esq.

Constellation NewEnergy - Gas Division,

LLC

9960 Corporate Campus Drive

Suite 2000

Louisville, Kentucky 40223

(502) 214-6388 (T); (502) 426-8800 (F)

Peter.brown@constellation.com

Counsel for Constellation NewEnergy – Gas Division, LLC