290 W. Nationwide Blvd. Columbus, Ohio 43215

Direct: 614.460.5558 bwancheck@nisource.com



February 28, 2020

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HAND DELIVERED

FEB 28 2020

PUBLIC SERVICE COMMISSION

Kent A. Chandler Executive Director Kentucky Public Service Commission 211 Sower Blvd. Frankfort, KY 40602-0605

RE: KY PSC Case No. 2017-00453

Dear Mr. Chandler,

Please find enclosed the original and ten copies of Columbia Gas of Kentucky, Inc.'s Motion for Confidential Treatment of its Response to Staff's Second Rehearing Request for Information No. 2-6 in the above referenced matter. Please do not hesitate to contact me with any questions.

E. Wanchick

Sincerely,

Brooke E. Wancheck

Assistant General Counsel

Enclosure(s)

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COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

PUBLIC SERVICE COMMISSION

In the matter of:)	
APPLICATION OF COLUMBIA GAS)	
OF KENTUCKY, INC TO EXTEND ITS)	Case No. 2017-00453
GAS COST ADJUSTMENT)	
PERFORMANCE BASED RATE)	
MECHANISM		

MOTION OF COLUMBIA GAS OF KENTUCKY, INC. FOR CONFIDENTIAL TREATMENT OF RESPONSE TO STAFF DATA REQUEST DATED FEBRUARY 13, 2020

Pursuant to KRS § 61.878(1)(c), KRS § 61.878 (1)(k) and 807 KAR 5:001 § 13, Columbia Gas of Kentucky, Inc., ("Columbia") moves the Kentucky Public Service Commission ("Commission") to grant confidential protection indefinitely to its response to one of the Commission Staff's data requests issued on February 13, 2020 in the above-captioned matter. Specifically, Columbia requests confidential treatment of its response to Staff's Second Rehearing Request for Information 2-6.

In support of this motion, Columbia states as follows:

1. Columbia is a wholly-owned subsidiary of NiSource Gas Distribution Group, Inc. which is a wholly-owned subsidiary of NiSource Inc. ("NiSource"). NiSource is a registered holding company under the Public Utility Holding Company Act of 2005, whose principal office is located at 801 East 86th Avenue, Merrillville, IN 46410.

- 2. The Kentucky Open Records Act exempts from disclosure certain confidential or proprietary information. To qualify for this exemption, and, therefore, maintain the confidentiality of the information, a party must establish that the item requested is "generally recognized as confidential or proprietary" and that "disclosure of the information would permit an unfair commercial advantage to competitors of the party seeking confidentiality."
- 3. The information for which Columbia seeks confidentiality reveals fruits of negotiations, competitive terms, rates, and bids with suppliers. Additionally, it requests legal strategy and confidential negotiations with TCO. Disclosure could cause substantial competitive harm to Columbia and NiSource, as well as to TCO.
- 4. The information contained in the response to the aforementioned data request is not publicly available and it would be difficult or impossible for someone to discover from other sources. Additionally, the documents have not been generally disclosed to its non-management employees and they are protected internally by the Company as confidential information.
- 5. Columbia requests that the responses and attachments described herein be held confidentially in perpetuity. Columbia cannot envision a period of time in which it would be appropriate for Columbia's proprietary and confidential commercial information to be disclosed in the public realm.

¹ KRS § 61.878(1)(c).

- 6. The description of the responsive document above demonstrates that it merits confidential treatment. If the Commission disagrees, however, it must hold an evidentiary hearing to protect the due process rights of Columbia and so that the Commission will have a complete record to enable it to reach a decision with regard to this matter.²
- 7. Columbia does not object to the disclosure of the information at issue to the parties to this proceeding upon the execution of a confidentiality agreement. In compliance with 807 KAR 5:001 section 13(2)(e), Columbia is filing one paper copy under seal that identifies the information for which confidential protection is sought and one copy with the same information obscured.
- 8. By granting this motion and providing for confidential treatment of Columbia's response to this data request, the Commission and the parties can fully evaluate Columbia's proposed application for an adjustment in rates, while maintaining the general confidentiality of such data, thereby balancing the public interest with the confidentiality and proprietary interests identified in KRS § 61.878(1)(c) and § KRS 61.878(1)(k).
- 9. WHEREFORE, Columbia respectfully requests that the Commission issue an order granting the confidential treatment of Columbia's response to Staff's Second Rehearing

² Utility Regulatory Commission v. Kentucky Water Service Company, Inc., Ky. App. 642 S.W.2d 591, 592-594 (1982).

Request for Information 2-6 in perpetuity, or in the alternative, schedule an evidentiary hearing on all factual issues while maintaining the confidentiality of the information pending the outcome of the hearing.

Dated at Columbus, Ohio, this 28th day of February 2020.

Respectfully submitted,

COLUMBIA GAS OF KENTUCKY, INC

By:

Brooke E. Wancheck, Attorney of Record

Brooke E. Wancheck, Assistant General Counsel

42110h E. Wancheck

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Attorney for

COLUMBIA GAS OF KENTUCKY, INC.

KY PSC Case No. 2017-00453 Commission Staff's Information Request Set 2 No. 6

Respondent: Michael D. Anderson

COLUMBIA GAS OF KENTUCKY, INC. RESPONSE TO COMMISSION STAFF'S SECOND REHEARING INFORMATION REQUESTS DATED FEBRUARY 13, 2020

6.	Refer to Columbia Kentucky's response to Staff's First Rehearing	ng Request,
Item 3	B(a). This answer is non-responsive to the question posed.	As initially
reques	ted, explain in detail how Columbia Kentucky was able to neg	gotiate with
TCO C	Corporation to not be subject to the Capital Cost Recovery	Mechanism
(CCRM	(1) rider. Provide documentation where applicable.	

Response:

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(Variation)		MILENSON SE
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