COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

APPLICATION OF COLUMBIA GAS OF) CASE NO. KENTUCKY, INC. FOR AN ADJUSTMENT IN) 2009-00141 RATES

ORDER

This matter is before the Commission on Interstate Gas Supply, Inc.'s ("IGS") motion for full intervenor status in this proceeding on behalf of itself and those customers it serves pursuant to Columbia Gas of Kentucky, Inc.'s ("Columbia Gas") Small Volume Gas Transportation Service Tariff ("Choice Program"). By this Order, we deny IGS's motion.

In support of its motion, IGS states that it is the largest competitive supplier in the Choice Program and that, as such, it has a special interest in the proceeding because the proposed rate adjustment will directly impact it, its current Choice Program customers, and any future Choice Program customers. It states that its full intervention will assist the Commission and that its customers have a special interest in the proceeding.

The Attorney General of the Commonwealth of Kentucky, by and through his Office of Rate Intervention ("Attorney General"), was granted intervention in this proceeding on May 8, 2009.

807 KAR 5:001, Section 3(8), which governs intervention in Commission proceedings, provides:

If the commission determines that a person has a special interest in the proceeding which is not otherwise adequately represented or that full intervention by the party is likely to present issues or to develop facts that will assist the commission in fully considering the matter without unduly complicating or disrupting the proceedings, such person shall be granted full intervention.

Having reviewed the motion and the regulation governing intervention, the Commission finds that IGS has not satisfied the requirements for intervention. IGS has failed to provide a factual basis for its assertion that it has a special interest, failed to provide a basis for its authority to represent any interest belonging to its customers, and failed to provide facts sufficient to show that its interest or the interest of its customers is distinguishable from that of other Columbia Gas customers that are being represented by the Attorney General. Since Columbia Gas has not proposed a change in its Choice Program, IGS has failed to explain how its intervention is likely to present issues or develop facts that will assist the Commission in this matter without unduly complicating or disrupting the proceedings. Based on the above, the Commission finds that IGS's request for intervention should be denied.

IT IS THEREFORE ORDERED that IGS's Motion for full intervenor status in this proceeding is denied.

By the Commission

ATTEST:

Exacutive Director

ENTERED

JUN 26 2009

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