

#### A NiSource Company

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June 1, 2012

Mr. Jeff Derouen Executive Director Kentucky Public Service Commission 211 Sower Boulevard P. O. Box 615 Frankfort, KY 40602

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JUN 01 2012 PUBLIC SERVICE COMMISSION

RE: Case No. 2004-00462

Dear Mr. Derouen:

Pursuant to the Commission's Order issued on March 29, 2005, in the above referenced case, Columbia Gas of Kentucky, Inc. ("Columbia") submits an original and ten (10) redacted copies of its Final Gas Price Hedging Plan Report for the 2011-2012 season. Columbia's hedging plan and initial hedging report were both granted confidential treatment in the instant case. In the Petition for Confidentiality attached hereto Columbia requests confidential treatment for its final hedging plan report.

If you have questions, please don't hesitate to contact me at 859-288-0242 or jmcoop@nisource.com.

Sincerely,

Mudy MCooper

Judy M. Cooper Director, Regulatory Policy

### COMMONWEALTH OF KENTUCKY

#### BEFORE THE PUBLIC SERVICE COMMISSION

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JUN 01 2012

PUBLIC SERVICE

In the Matter of: ) THE APPLICATION OF COLUMBIA GAS ) OF KENTUCKY, INC. TO IMPLEMENT A ) NEW SMALL VOLUME GAS TRANS- ) PORTATION SERVICE, A GAS PRICE ) Case No. 2004-00462 HEDGING PLAN, AN OFF-SYSTEM ) SALES AND CAPACITY RELEASE REVE- ) NUE SHARING MECHANISM, AND A ) GAS COST INCENTIVE MECHANISM. )

## PETITION OF COLUMBIA GAS OF KENTUCKY, INC. FOR CONFIDENTIAL TREATMENT OF COLUMBIA'S FINAL HEDGING REPORT

Columbia Gas of Kentucky, Inc. ("Columbia") respectfully petitions the Kentucky Public Service Commission ("Commission"), pursuant to 807 KAR 5:001, Section 7, for confidential treatment of Columbia's Final Hedging Report for the 2011-2012 heating season, attached hereto.

1. On March 29, 2005, the Commission entered an Order in this pro-

ceeding approving Columbia's hedging program.<sup>1</sup> The Order directed Columbia

<sup>&</sup>lt;sup>1</sup> By Order dated March 7, 2008 in Case No. 2007-00517 the Commission authorized Columbia to extend its hedging program through March 31, 2012.

to file an initial hedging report and a final hedging report for each heating season.

2. The attachment to this Petition contains Columbia's Final Hedging Report for the 2011-2012 heating season.<sup>2</sup> The Final Hedging Report contains sensitive pricing information and confidential information about Columbia's hedging strategies.

3. Coincident with the filing of its Application in this docket on November 30, 2004, Columbia also filed a Petition for Confidential Treatment of Data. Under Columbia's Gas Price Hedging Plan ("Plan"), a historically based Benchmark Price is derived from winter period price information. Trigger Prices are then determined based on the Benchmark Price. Each Trigger Price has a specified quantity of Columbia's winter gas purchase requirements associated with it. Columbia will hedge the price on specified gas quantities that are to be purchased in future winter months when the New York Mercantile Exchange winter strip price is less than or equal to a Trigger Price. Columbia's earlier Petitions for Confidential Treatment of Data requested confidential treatment for that part of the

<sup>&</sup>lt;sup>2</sup> Pursuant to 807 KAR 5:001, Section 7, attached to the original copy of this Petition, and filed under seal, is a copy of the Final Hedging Report with the confidential information identified by yellow highlighting. All other copies of this Petition include as the attachment the Final Hedging Report with the confidential information redacted.

Plan that identifies information about the Trigger Prices, and the quantities of gas to be hedged at the identified Trigger Prices.

4. The Trigger Price information is confidential and proprietary, and, if publicly disclosed would damage Columbia's competitive position and business interests by providing competitors and financial traders with information that would enable them to determine the timing and approximate volume of Columbia's hedging activity, which might enable them to take financial positions based on that knowledge to the detriment of Columbia's ability to obtain the lowest cost gas for its customers and its ability to compete for customers. This Trigger Price information is not disclosed to the public, and is being provided only to the Commission in compliance with 807 KAR 5:001, Section 7.

5. By letter dated December 17, 2004, the Commission granted Columbia's request for confidential treatment of the Plan.

6. The information contained in Columbia's Final Hedging Report might allow one to ascertain Columbia's sensitive Trigger Price information. Consistent with the Commission's December 17, 2004, decision to grant confidential treatment to Columbia's plan, the Final Hedging Report should also be granted confidential treatment. In view of the foregoing considerations, the data

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should be classified as confidential, pursuant to KRS §§ 61.870 *et seq.*, on the following specific grounds:

- (1) Trigger Price information is exempt from disclosure pursuant to KRS § 61.878(1)(c)(1) because the information would permit an unfair commercial advantage to Columbia's competitors, and to financial traders with whom Columbia might be negotiating for the purchase of the financial instruments necessary to implement Columbia's gas price hedging plan.
- (2) All the information provided herewith is further exempt from disclosure pursuant to KRS 61.878(1)(l), which exempts "information the disclosure of which is prohibited or restricted or otherwise made confidential by enactment of the General Assembly." This is so because the Trigger Price information constitutes "data" which "[d]erives independent economic value...from not being generally known to, and not being readily ascertainable by proper means by, other persons who can obtain economic value from its disclosure or use..." It is also kept confidential by Columbia, and is therefore "the subject of efforts that are reasonable under the circumstances to maintain its secrecy." As a result, the Trigger Price data constitutes "trade secrets" within the mean-

ing of KRS § 365.880(4)(a) and (b), and its disclosure is either prohibited or restricted by the express provisions of §§ KRS 365.880 through 365.894.

7. By granting this Petition and providing for confidential treatment of Columbia's Final Hedging Report, the Commission can fully evaluate Columbia's hedging activities, while maintaining the general confidentiality of such data, thereby balancing the public interest with the private competitive interest in such information.

WHEREFORE, Columbia respectfully requests that the Commission issue an order authorizing the confidential treatment of Columbia's Final Hedging Report for the 2011-2012 heating season attached hereto, pursuant to 807 KAR 5:001, Section 7, for the reasons stated herein.

Dated at Columbus, Ohio, this 1<sup>st</sup> day of June 2012.

Respectfully submitted, COLUMBIA GAS OF KENTUCKY, INC.

By:

NON Stephen B. Seiple

Assistant General Counsel

Stephen B. Seiple, Asst. General Counsel Brooke E. Leslie, Counsel 200 Civic Center Drive P.O. Box 117 Columbus, Ohio 43216-0117 Telephone: (614) 460-4648 Fax: (614) 460-6986 Email: sseiple@nisource.com bleslie@nisource.com

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Attorneys for **COLUMBIA GAS OF KENTUCKY, INC.** 

#### CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Petition for Confidential Treatment of Columbia Gas of Kentucky, Inc. was served upon those individuals listed in the Service List below by regular U.S. mail this 1<sup>st</sup> day of June 2012.

B. Desle

Stephen B. Seiple Attorney for **COLUMBIA GAS OF KENTUCKY, INC.** 

#### SERVICE LIST

Hon. Elizabeth E. Blackford Hon. Dennis G. Howard II Assistant Attorneys General 1024 Capital Center Drive Suite 200 Frankfort, KY 40601-8204

Hon. Joe F. Childers 201 W. Short Street Suite 310 Lexington, KY 40507

Hon. James R. Cox Cox, Bowling and Johnson PLLC 8303 Shelbyville Road Louisville, KY 40222 Hon. Leslye M. Bowman Hon. David J. Barberie Lexington-Fayette Urban County Government Department of Law 200 East Main Street Lexington, KY 40507 Hon. John W. Bentine Chester, Willcox & Saxbe, LLP 65 East State Street Suite 1000 Columbus, OH 43215-4213

Hon. Trevor L. Earl Reed, Weitkamp, Schell & Vice PLLC 500 West Jefferson Street, Suite 2400 Louisville, KY 40202-2812