COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

THE TARIFF FILING OF COLUMBIA GAS OF)KENTUCKY, INC. TO IMPLEMENT A SMALL)VOLUME GAS TRANSPORTATION SERVICE, TO)CONTINUE ITS GAS COST INCENTIVE)MECHANISMS, AND TO CONTINUE ITS)CUSTOMER ASSISTANCE PROGRAM)

SUPPLEMENTAL DATA REQUEST OF COMMISSION STAFF TO COLUMBIA GAS OF KENTUCKY, INC.

Columbia Gas of Kentucky, Inc. (Columbia), pursuant to 807 KAR 5:001, is requested to file with the Commission the original and 8 copies of the following information, with a copy to all parties of record. The information requested herein is due August 18, 2003. Each copy of the data requested should be placed in a bound volume with each item tabbed. When a number of sheets are required for an item, each sheet should be appropriately indexed, for example, Item 1(a), Sheet 2 of 6. Include with each response the name of the person who will be responsible for responding to questions relating to the information provided. Careful attention should be given to copied material to ensure that it is legible. Where information herein has been previously provided, in the format requested herein, reference may be made to the specific location of said information in responding to this information request.

1. Refer to the response to Item 1(c) of the First Data Request of Commission Staff, which describes Columbia's methodology for calculating customer savings achieved under its Customer Choice Program. The reports in Attachment 2 to the response include a column headed Total Difference that is carried forward to provide the Total Savings shown in the summaries of those reports contained in Attachment 1 to the response.

a. Provide a detailed explanation of how the amounts in the Total Difference column of the reports included in Attachment 2 are derived.

b. For every third month, beginning in December 2000 and continuing through March 2003, provide supporting workpapers, spreadsheets, etc. that show the derivation of the Total Difference amounts for the residential and commercial customers served by Interstate Gas Supply, Inc. (IGS), as reflected in the reports in Attachment 2 taken from Columbia s CAB billing system.

2. Refer to Exhibits D and E of the response to the Staff's First Data Request to IGS, which show IGS's calculation of savings for the Customer Choice Program customers its serves.

a. The EGC and GCR amounts shown on the exhibits appear to match the amounts reported by Columbia in its response to IGS's Interrogatory No. 4. In addition, the calculation of IGS's price per MCF, performed by dividing total sales by total usage, appears to be mathematically accurate. Per IGS's response to Item 3(d) of the Staff data request, the total sales and total usage data came from Columbia's remittance statements to IGS'. Explain whether Columbia's records correspond to the sales and usage data in the IGS exhibits. Identify and describe any discrepancies observed by Columbia.

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b. The results of IGSs savings calculation differ significantly from the resulted reported by Columbia. Describe any aspects of IGSs calculations with which Columbia disagrees or which it disputes in any way.

Thomas M. Dorman Executive Director Public Service Commission P. O. Box 615 Frankfort, Kentucky 40602

DATED: <u>August 5, 2003</u>

cc: Parties of Record