

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

Electronic Investigation of B & H Gas Company)
and Bud Rife, Individually and as an Officer of) **Case No. 2019-00055**
B & H Gas Company Alleged Violation of KRS 278.300)

AND

Electronic Investigation of Johnson County Gas)
Company, Inc. and Bud Rife, Individually and as)
an Officer of Johnson County Gas Company, Inc.) **Case No. 2019-00056**
Alleged Violation of KRS 278.300 and its Tariff)

**RESPONSES TO STAFF'S
POST HEARING DATA REQUESTS**

Comes B&H Gas Company and Bud Rife, Individually and as an Officer of B&H Gas Company, and Johnson County Gas Company, Inc. and Bud Rife, Individually and as an Officer of Johnson County Gas Company, Inc. (“Respondents”), by counsel, and for their Response to the Staff’s Post Hearing Data Requests respectfully state as follows:

1. See Exhibit A.
2. For Hall Stephens & Hall, the transportation costs are included in the \$6 per mcf charge; for Bradco, the transportation costs are included in the \$6 per mcf charge; for EQT, the transportation costs are not included in the amount billed by EQT, which are billed by dekatherm rather than mcf (1.3/1 ratio) to account for heat value, and the transportation charges are paid separately to Diversified Gas & Oil Corporation in the amount of \$0.79 per dekatherm, and to Columbia Gas Transmission in the amount of \$0.48 per dekatherm.
3. See Exhibit B (Diversified now rather than EQT)
4. See Exhibit C for Johnson County Gas (payments made in 2019 are applied to the

oldest balances due).

5. Hall Stephens & Hall is a joint venture that does not file federal or state tax returns, the income and losses are passed to the owners. The banking account information for 2015-2018 is attached as Exhibit D.
6. No documents responsive to this request are in the possession of Mr. Rife.
7. See Exhibit E attached hereto.
8. See Exhibit F attached hereto.
9. See Exhibit G attached hereto.
10. See Exhibit H attached hereto.
11. This appears to be a bookkeeping error, and the 564 mcf purchased from EQT is not reflected on Exhibit 1.
12. The discrepancy results from the 564 mcf purchased from EQT which is not reflected on B&H Hearing Exh. 1, but is reflected on Exhibit 3(a-e) in the responses to the initial staff data requests.

VERIFICATION

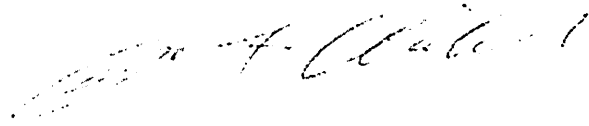
I hereby verify that each answer and response given to the Staff's Post Hearing Data Requests is true and accurate to the best of my knowledge, information, and belief formed after a reasonable inquiry.


BUD RIFE

CERTIFICATE OF SERVICE

This is to certify that the foregoing copy of the foregoing responses to the Staff's Post Hearing data requests is a true and accurate copy of the document being filed in paper medium; the electronic filing was transmitted to the Commission on May 23, 2019; there are currently no

parties that the Commission has excused from participation by electronic means in this proceeding; and the filing in paper medium is being delivered to the Commission via U.S. mail.

A handwritten signature in black ink, appearing to read "Joe F. Childers", written in a cursive style.

JOE F. CHILDERS