COMMONWEALTH OF KENTUCKY BEFORE THE KENTUCKY PUBLIC SERVICE COMMISSION

In the matter of:)
THE ELECTRONIC APPLICATION OF COLUMBIA GAS OF KENTUCKY, INC. FOR: 1) A DECLARATION THAT CONSTRUCTION OF A LOW PRESSURE SYSTEM SAFETY IMPROVEMENT IS AN EXTENSION OF ITS SYSTEM IN THE ORDINARY COURSE OF BUSINESS; 2) IN THE ALTERNATIVE, FOR THE ISSUANCE OF A CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY FOR SUCH CONSTRUCTION; 3) APPROVAL OF AN AMENDMENT AND EXPANSION OF ITS ACCELERATED MAIN REPLACEMENT TARIFF TO ITS SAFETY MODIFICATION AND REPLACEMENT TARIFF; AND (4) APPROVAL TO MODIFY THE 2019))))) Case No. 2019-00257)))))
AMRP CONSTRUCTION PLAN)

COLUMBIA GAS OF KENTUCKY, INC.'S MOTION FOR DEVIATION

Columbia Gas of Kentucky, Inc. ("Columbia") hereby moves the Kentucky

Public Service Commission ("Commission") for a deviation from 807 KAR 5:011

Section 8(2)(b)(3) which requires a utility to publish notice for three consecutive

weeks in a newspaper of general circulation in the utility's service area.

On August 13, 2019, Columbia filed a motion in the above captioned matter requesting a deviation from 807 KAR 5:001 Section 8(2)(b)(3) because three newspapers did not run Columbia's notice as scheduled for three consecutive weeks. The Commission granted Columbia's request by Order dated August 26, 2019. Columbia has since learned that there was an additional newspaper who did not run Columbia's notice as scheduled. The Booneville Sentinel was scheduled to run Columbia's notice for three consecutive weeks beginning the week of July 24, 2019. Booneville ran the notice as scheduled the first two weeks, but failed to run the notice for a third consecutive week on August 7, 2019, at no fault of Columbia. The paper did run the notice for a third week on August 21, 2019. Attached hereto as Attachment A is a letter from the Booneville Sentinel explaining why they did not run Columbia's notice. Given the facts set forth herein, Columbia's customers will receive the requisite notice on three occasions and will have the opportunity to participate in the above-captioned proceedings.

Therefore, Columbia respectfully requests a deviation from 807 KAR 5:011 Section 8(2)(b)(3).

Respectfully submitted,

Paloole & Waneneou Brooke E. Wancheck

Assistant General Counsel Stephen B. Seiple Assistant General Counsel

290 W. Nationwide Blvd. Columbus, Ohio 43215 Telephone: (614) 460-5558 Fax: (614) 460-6986 Email: bwancheck@nisource.com sseiple@nisource.com

and

Mark David Goss David S. Samford L. Allyson Honaker GOSS SAMFORD, PLLC 2365 Harrodsburg Road, Suite B-325 Lexington, Kentucky 40504 (859) 368-7740 mdgoss@gosssamfordlaw.com david@gosssamfordlaw.com allyson@gosssamfordlaw.com

Counsel for Columbia Gas of Kentucky, Inc.

The Booneville Sentinel PO Box 129 Booneville, KY 41315 Phone: 606-593-6627 Fax: 606-593-6638 Email: boonevillesentinel@gmail.com

To Whom it May Concern:

We did not run Columbia Gas as per request due to a printing error. It did in the August 21, 2019 issue.

We are sorry for any inconvenience.

Sincerely, Jessica L. Butler General Manager - Editor