290 W. Nationwide Blvd. Columbus, Ohio 43215

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March 13, 2023

ELECTRONICALLY FILED

Linda Bridwell Executive Director Kentucky Public Service Commission 211 Sower Blvd. Frankfort, KY 40602-0605

RE: KY PSC Case Nos. 2022-00049

Dear Ms. Bridwell:

Please find attached and accept for filing Columbia Gas of Kentucky's Proof of Publication, Proof of Mailing Customer Notice and a Motion for Deviation in the above-referenced matter. In response to the Commission's February 10, 2023 Order, Columbia provided customer notice via mail to 173 customers, which represents all of Columbia's customers residing in Bath, Carter, Clay, Johnson, Lee, Letcher, Lewis, Nicholas, Owsley, and Robertson Counties. All other customers have been notified via the newspaper publications listed in the attached documentation. The proof of publication for two newspapers are not included. The Georgetown News-Graphic published notification on Friday, March 10, 2023 and Columbia has not been provided physical proof, beyond an affidavit, of this publication. The Greenup Beacon publication, which is the subject of the attached Motion for Deviation, did not occur as requested by Columbia and will not occur until March 14, 2023. As soon as Columbia obtains tear sheets proving the publication of these notices, they will be provided through a supplemental filing in the docket.

Finally, while Columbia sent customer notice by mail on March 3, 2023, the affidavit attesting to this fact signed by the employee who effectuated the mailing, contained an error. Because of this error, Columbia requested, via the attached motion, that the Commission permit Columbia to file its proof of notice via mail when this employee becomes available to sign a corrected affidavit. Columbia will include this affidavit with the above-mentioned supplement.

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In accordance with the Commission's Order on July 22, 2021 in Case No. 2020-00085, I certify that this document and the accompanying attachment has been transmitted to the Commission on the above-listed date and that there are currently no parties in this proceeding that the Commission has excused from participation by electronic means.

Sincerely,

/s/ John R. Ryan

John R. Ryan Senior Counsel Enclosure(s)