### **COMMONWEALTH OF KENTUCKY**

#### **BEFORE THE PUBLIC SERVICE COMMISSION**

) )

In the matter of:

# ELECTRONIC PURCHASED GAS ADJUSTMENT ) FILING OF COLUMBIA GAS OF KENTUCKY, INC.)

Case No. 2025-00126

## COLUMBIA GAS OF KENTUCKY, INC.'S MOTION TO REQUEST SHORTENED NOTICE PERIOD

Comes now Columbia Gas of Kentucky, Inc. ("Columbia" or "Company"), by counsel, respectfully requests that the Kentucky Public Service Commission ("Commission") exercise its discretion pursuant to KRS 278.180 (1) and authorize a shortened notice period of twenty-nine (29) days for Columbia's quarterly Gas Cost Adjustment ("GCA") rate for the upcoming quarterly period rather than thirty (30) days' notice. KRS 278.180(1) provides that the Commission may, based upon a showing of good cause in any case, shorten the notice period from thirty (30) days to a period of not less than twenty (20) days.

Columbia's next quarterly GCA period begins May 30, 2025. Thirty days prior to May 30, 2025 was April 30, 2025. On April 30, 2025, Columbia attempted to upload its quarterly report to the Commission's electronic filing system, but encountered technical difficulties. Columbia's report was eventually uploaded at 12:08am on May 1, 2025. Columbia seeks a shortened notice period that is ten (10) minutes less than thirty (30) days, and more than the twenty (20) day limitation outlined in KRS 278.180(1), due to technical difficulties in filing. The technical difficulties associated with filing of the report where outside of Columbia's control. Therefore, good cause exists to grant Columbia's Motion, and no harm or prejudice will result from the granting of this Motion.

WHEREFORE, on the basis of the foregoing, Columbia respectfully prays the Commission grant the requested shortened notice period for the good cause outlined herein, and allow the proposed revised GCA rates to become effective with Unit 1 June billing on May 30, 2025.

This 1st day of May 2025.

Respectfully submitted,

<u>/s/ John R. Ryan</u> John R. Ryan Interim Assistant General Counsel

John R. Ryan Interim Assistant General Counsel 290 W. Nationwide Blvd. Columbus, Ohio 43215 (614) 285-2220 (959) 288-0258 (fax) johnryan@nisource.com

Counsel for Columbia Gas of Kentucky, Inc.

### **CERTIFICATE OF SERVICE**

This is to certify that the foregoing electronic filing is a true and accurate copy of the document; that the electronic filing was transmitted to the Commission on May 1, 2025; and that there are currently no parties that the Commission has excused from participation by electronic means in this proceeding.

<u>/s/ John R. Ryan</u>

Counsel for Columbia Gas of Kentucky, Inc.