## Hurt, Crosbie \& May pule

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May 27, 2009
Via Hand-Delivery
Jeff Derouen
Executive Director
Public Service Commission
211 Sower Boulevard
P.O. Box 615

Frankfort, KY 40602-0615

Jennifer S. Scutchfield *

* Of Counsel

RECEIVED
MAY 2 \% 2009
PUBLIC SERVICE COMMISSION

RE: $\quad$ The Application of Columbia for a Rate Adjustment; Case No. 2009-00141 Interstate Gas Supply's Motion to Intervene

Dear Mr. Derouen:
Please find enclosed herewith for filing an original and 10 copies of Interstate Gas Inc.'s Motion to Intervene in the above-referenced matter. Please contact me should you have any questions or concerns.

Regards,


Matthew Malone
Enclosures

# COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION 

| In the matter of: |  |
| :--- | :--- |
| Application Of Columbia Gas of Kentucky, Inc. : |  |
| For an Adjustment in Rates | $:$ |

## INTERSTATE GAS SUPPLY, INC.'S MOTION TO INTERVENE

Comes Interstate Gas Supply, Inc. ("IGS") pursuant to 807 KAR 5:001 Section 3(8), by counsel, and moves for full intervenor status in this action to the fullest extent permitted by law, on behalf of itself and those customers that it serves through the Customer Choice Program ("Choice Program"). In support of this Motion, IGS states as follows:

The Choice Program allows Columbia Gas Inc. ("Columbia") customers to decide who supplies natural gas for their home or business. IGS is the largest competitive supplier in the Choice Program and serves over 20,000 customers through the program. As such, IGS has a special interest in these proceedings because the rate adjustment proposed by Columbia will directly impact IGS, current Choice Program customers, and future Choice Program customers.

These proceedings could also involve other issues of critical importance to IGS, its current customers and future customers. Likewise, issues regarding the Choice Program have arisen in previous rate adjustment cases filed by Columbia.

Full intervention by IGS will assist the Commission in considering this matter without unduly complicating these proceeds and IGS and its customers have a special interest in these proceedings.

Wherefore, IGS respectfully requests that it be permitted to intervene in the abovereferenced matter.

Respectfully submitted,
HURT, CROSBIE \& MAY PLLC


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## CERTIFICATE OF SERVICE

I hereby certify that an original and ten (10) copies of this Motion to Intervene were served via hand-delivery upon Jeff Derouen, Executive Director, Public Service Commission, 211 Sower Boulevard, Frankfort, Kentucky 40602-0615; furthermore, it was served by mailing a copy by first class U.S. Mail, postage prepaid, on the following, all on this $27^{\text {th }}$ day of May, 2009.

Hon. Stephen B. Seiple

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P.O. Box 117

Columbus, Ohio 43216-0117
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