DOC11R

Case Management System - KY Public Service Commission

Regular Cases Before the Commission as of February 25, 2025

2017-00115 RECEIVED: 03/01/17 FILED: 03/01/17 FINAL: 06/19/17 REOPENED:

SUSPENSION DATE:

CASE CODE

Tariffs

UTILITIES:

Columbia Gas of Kentucky, Inc.

INDEX OF EVENTS:

| 05/31/24 | POST CASE: Columbia Gas of Kentucky, Inc. Customer Choice Program 2024 Annual Report |
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| 05/30/23 | POST CASE: Columbia Gas of Kentucky, Inc. Customer Choice Program 2023 Annual Report |
| 06/01/22 | POST CASE: Columbia Gas of Kentucky, Inc. Customer Choice Program 2022 Annual Report |
| 06/08/21 | POST CASE: Columbia Gas of Kentucky, Inc. Customer Choice Program 2021 Annual Report |
| 09/30/20 | POST CASE: Columbia Gas of Kentucky, Inc. CHOICE Program Status Report |
| 06/02/20 | POST CASE: Columbia Gas of Kentucky, Inc. Customer Choice Program 2020 Annual Report pursuant to Order |
| 06/03/19 | POST CASE: Columbia Gas of Kentucky, Inc. Customer Choice Program 2019 Annual Report pursuant to Order |
| 06/11/18 | POST CASE: Columbia Gas of Kentucky, Inc. Customer Choice Program 2018 Annual Report pursuant to Order |
| 06/19/17 | Final Order Entered: 1.The term of Columbia's pilot CHOICE program is extended through March 31, 2022. 2. Within 20 days of the date of this Order, Columbia shall file with this Commission, using the Commission's electronic Tariff Filing System, revised SVGTS and SVAS tariffs which reflect the five-year extension of the program and reflecting that such extension was approved pursuant to this Order. 3. Columbia shall continue to file CHOICE program annual reports on or before June 1st of each year. 4. Columbia shall add to customer bills a link to the Commission Web site 's CHOICE program comparative gas cost information. 5. Columbia shall provide quarterly bill inserts to its customers that include current CHOICE program cost comparisons as directed herein. 6. Columbia and marketers participating in the Choice program shall develop and undertake additional measures to educate customers concerning the program as directed herein. 7. No later than September 30, 2020, Columbia shall file a Status Report which includes details of education activities in which it or participating marketers have engaged, the amount Columbia spends on each activity, and customer response to such activities. 8. Columbia shall include with the September 30, 2020 Status Report application the format of a CHOICE program survey for Commission approval, with the survey to be conducted before Columbia's next filing for approval of the Choice program extension. |
| 05/22/17 | Columbia Sas of Kentucky Statement |

| 05/22/17 | Columbia Gas of Kentucky Statement |
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| 05/22/17 | Interstate Gas Supply Inc. Response to Order |
| 05/22/17 | AG Response to Order |
| 05/08/17 | KSBA Public Comment |
| 05/08/17 | Columbia Gas of Kentucky Inc. Response to Second Request for Information |
| 05/03/17 | Order Entered: RESA's motion for reconsideration is denied. |
| 04/24/17 | Commission Staff's Second Request for Information to Columbia Gas of Kentucky, Inc. |
| 04/19/17 | Retail Energy Supply Assoc. Motion to Reconsider |
| 04/12/17 | Interstate Gas Supply Inc. Response to Order |
| 04/10/17 | Columbia Gas of Kentucky Response to AG Request for Information |
| 04/10/17 | Columbia Gas of Kentucky Response to Request for Information |
| 04/06/17 | Order Entered:1. The motion of Interstate Gas to intervene is granted. 2. Interstate Gas shall be |
| | entitled to the full rights of a party and shall be |

served with the Commission's Orders and with filed testimony, exhibits, pleadings, correspondence, and all other documents submitted by parties after the date of this Order. 3. Interstate Gas shall comply with all provisions of the Commission's regulation, 807 KAR 5:001, Section 7, related to the service and filing of documents. 4. Interstate Gas shall adhere to the procedural schedule set forth in the

Commission's March 8, 2017 Order and as amended by subsequent Orders. 5. Within seven days of entry of this Order, Interstate Gas shall provide the electronic mail address to which all electronic documents issued by the Commission and other parties of record may be served upon Interstate Gas

in accordance with 807 KAR 5:001, Section 4(8)(b).

04/05/17 Order Entered: RESA's motion to intervene is denied.

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| 03/27/17 03/27/17 03/23/17 03/23/17 | AG Response to Order AG Data Request Commission Staff's First Request for Information to Columbia Gas of Kentucky, Inc. Order Entered: 1. The motion of the Attorney General to intervene is granted. 2. The Attorney General shall be entitled to the full rights of a party and shall be served with the Commission's Orders and with filed testimony, exhibits, pleadings, correspondence, and all other documents submitted by parties after the date of this Order. 3. The Attorney General shall comply with all provisions of the Commission's regulation, 807 KAR 5:001, Section 7, related to the service and filing of documents. 4. The Attorney General shall adhere to the procedural schedule set forth in the Commission's March 8, 2017 Order and as amended by subsequent Orders. 5. Within seven days of entry of this Order, the Attorney General shall provide the electronic mail address to which all electronic documents issued by the Commission and other parties of record may be served upon the Attorney General in accordance with 807 KAR 5:001, Section 4(8)(b). Retail Energy Supply Assoc. Motion to Intervene |
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| 03/17/17 | AG Motion to Intervene |
| 03/15/17 03/08/17 | Interstate Gas Supply Inc. Motion to Intervene Order Entered: 1. Columbia's proposed SVGTS and SVAS tariffs extending the CHOICE program through March 31, 2022, are suspended for one day, to be effective on April 1, 2017, subject to future change. 2. The procedural schedule set forth in Appendix B to this Order shall be followed in this proceeding. 3. a. Responses to requests for information shall be appropriately bound, tabbed and indexed and shall include the name of the witness responsible for responding to the questions related to the information provided, with an original and eight copies to the Commission. b. Each response shall be answered under oath or, for representatives of a public or private corporation or a partnership or association or a governmental agency, be accompanied by a signed certification of the preparer or person supervising the preparation of the response on behalf of the entity that the response is true and accurate to the best of that person's knowledge, information, and belief formed after a reasonable inquiry. c. Any party shall make timely amendment to any prior response if it obtains information which indicates that the response was incorrect when made or, though correct when made, is now incorrect in any material respect. d. For any request to which a party fails or refuses to furnish all or part of the requested information, that party shall provide a written explanation of the specific grounds for its failure to completely and precisely respond. |
| 03/01/17 | Columbia Gas of Kentucky, Inc. Tariff |

Total Number of Cases: 1