

A NiSource Company

200 Civic Center Drive Columbus, OH 43215

December 30, 2009

Public Utilities Commission of Ohio ATTN: Docketing Division 180 East Broad Street Columbus, Ohio 43215

Re:

Case Number 89-8003-GA-TRF Case Number 08-1344-GA-EXM

> NOTICE OF INTENT TO IMPLEMENT EXEMPTION PLAN AND FILING OF REVISED RATE SCHEDULES

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BOS DEC 30 PM L: NO

Docketing Division:

Pursuant to the Commission's Opinion and Order in Case Number 08-1344-GA-EXM, dated December 2, 2009, and pursuant to Rule 4901:1-19-10(A), O.A.C, Columbia hereby notifies the Commission of Columbia's intent to implement the exemption plan approved by the Commission in the above-cited Opinion and Order.

Pursuant to the Commission's Opinion and Order in Case Number 08-1344-GA-EXM, dated December 2, 2009, and in compliance with the Commission's rules governing Tariff Filing Procedures in Case Number 89-500-AU-TRF, Columbia Gas of Ohio, Inc. ("Columbia") has enclosed for filing a complete copy of the final tariff sheets listed in Attachment A to this letter.

Please note the revised definition of "Pipeline Scheduling Point" that is set forth on Fifth Revised Sheet No. 33. The Parties have agreed to this compromise definition in return for the Company's willingness to make a written commitment that, if Columbia Gas Transmission, LLC alters its definitions of "Market Areas" or "Master List of Interconnections" in any way from the specific points in its tariff, Columbia Gas of Ohio, Inc. will meet with all interested parties, including suppliers, customers, the Office of the Consumers' Counsel and the PUCO Staff, to discuss how to minimize the impact of the Columbia Gas Transmission changes on Columbia's system and its customers. Columbia has agreed to follow that process and this transmittal letter is intended to document that commitment.

Please call me at 614.460.4203 if you have any questions about this letter or the attached tariff sheets.

Very truly yours,

Thomas J. Brown, Jr.

Director, Regulatory Matters

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Attachment A

Section	Sheet No.	Description
<u>No.</u>	Sheet No.	<u>Description</u>
137	Third Davis of Chart NJ 10	Obligation to Samo
IV IV	Third Revised Sheet No. 10 Fourth Revised Sheet No. 11	Obligation to Serve Non-Core Market
		Definitions of Terms
V	Third Revised Sheet No. 15	
V	Seventh Revised Sheet No. 16	Small General Service (SGS)
V	Third Revised Sheet No. 17	Small General Service (SGS)
V	Sixth Revised Sheet No. 18	General Service (GS)
V	Second Revised Sheet No. 19	General Service (GS)
V	Fourth Revised Sheet No. 20	Large General Service (LGS)
V	Third Revised Sheet No. 21	Large General Service (LGS
V	Seventh Revised Sheet No. 22	Standard Service Offer Rider (SSO)
3.7	One-Hundred and Eighth Revised Sheet No.	C.,
V	23	Suspended
* *	E'01 D : 101 -37 04	Interim, Emergency and Temporary PIP Plan
V	Fifth Revised Sheet No. 24	Tariff Schedule Rider
V	Second Revised Sheet No. 30a	CHOICE/SSO Reconciliation Rider ("CSRR")
V	Second Revised Sheet No. 30b	Regulatory Assessment Ride ("RAR")
VI	Second Revised Sheet No. 31	Definitions of Terms
VI	Third Revised Sheet No. 32	Definitions of Terms
VI	Fifth Revised Sheet No. 33	Definitions of Terms
VI	Fourth Revised Sheet No. 33a	Requirements For Transportation Service Service Agreement, Deliveries of Customer-
VI	Second Revised Sheet No. 34	Owned Gas & Measurement
VI	Second Revised Sheet No. 38	Measurement & Authorized Daily Volume
VI	Second Revised Sheet No. 39	Authorized Daily Volume & Interruption
VI	Third Revised Sheet No. 40	Interruption
VI	Second Revised Sheet No. 41	Reserved For Future Use
VI	Second Revised Sheet No. 42	Reserved For Future Use
	Serving Ite (Ibed Silber 140, 12	Deficiencies in Deliveries to Company.
VI	Second Revised Sheet No. 43	Warranty of Title & Late Payment Charge
		Charges for Third Party Services, Provision for
VI	Second Revised Sheet No. 44	Human Needs and Public Welfare Customers,
		Optional Services & Termination of Service
VI	Second Revised Sheet No. 45	Termination of Service
		Operation and Maintenance Costs, Other Rules
VI	Second Revised Sheet No. 46	and Regulations, Obligation to Serve Following

		Termination of Transportation Agreement &
		Capacity Release Option
VI	Third Revised Sheet No. 48, Page 1	Reserved for Future Use
VI	Third Revised Sheet No. 48, Page 2	Reserved for Future Use
VI	Third Revised Sheet No. 48, Page 3	Reserved for Future Use
VI	Second Revised Sheet No. 48a	Aggregation Service
VI	Third Revised Sheet No. 48b	Aggregation Service (Continued)
VI	Third Revised Sheet No. 48c	Aggregation Service (Continued)
VI	Third Revised Sheet No. 48d	Aggregation Service (Continued)
VI	Second Revised Sheet No. 48e	Aggregation Service (Continued)
VI	Fifth Revised Sheet No. 49	Small General Transportation Service
VI	Fourth Revised Sheet No. 50	Small General Transportation Service (Cont.)
VI	Second Revised Sheet No. 51	Small General Transportation Service (Cont.)
VI	Sixth Revised Sheet No. 53	General Transportation Service
VI	Fourth Revised Sheet No. 54	General Transportation Service (Continued)
VI	Second Revised Sheet No. 55	General Transportation Service (Continued)
VI	Second Revised Sheet No. 57	Large General Transportation Service
VI	Third Revised Sheet No. 60	Large General Transportation Service (Cont.)
VI	Third Revised Sheet No. 61	Reserved for Future Use
VI	Second Revised Sheet No. 62	Standby Service
\mathbf{V} I	Second Revised Sheet No. 62a, Page 1	Gas Transfer Service
VI	Second Revised Sheet No. 62a, Page 2	Gas Transfer Service (Continued)
VI	Second Revised Sheet No. 63	Transportation Service Agreement
VI	Second Revised Sheet No. 64	Transportation Service Agreement (Continued)
VI	Second Revised Sheet No. 65	Reserved for Future Use
		Operation Flow Orders & Operation Matching
VI	Thirty-Eighth Revised Sheet No. 66, Page 1	Orders
	, ,	Operation Flow Orders & Operation Matching
VI	Original Sheet No. 66, Page 2	Orders (Continued)
		Operation Flow Orders & Operation Matching
VI	Original Sheet No. 66, Page 3	Orders (Continued)
VI	Second Revised Sheet No. 66a	Reserved for Future Use
VI	Thirty-Eighth Revised Sheet No. 67, Page 1	Banking and Balancing Service
VI	Original Sheet No. 67, Page 2	Banking and Balancing Service (Continued)
VI	Original Sheet No. 67, Page 3	Banking and Balancing Service (Continued)
VI	Second Revised Sheet No. 67a	Reserved for Future Use
		CHOICE and Standard Service Offer Table of
VII	Third Revised Sheet No. 1	Contents
VII	Third Revised Sheet No. 2, Page 1	Definitions of Terms
VII	Third Revised Sheet No. 2, Page 2	Definitions of Terms (Continued)
VII	Third Revised Sheet No. 2, Page 3	Definitions of Terms (Continued)
VΠ	Third Revised Sheet No. 2, Page 4	Definitions of Terms (Continued)
VII	Third Revised Sheet No. 2, Page 5	Definitions of Terms (Continued)

VII Second Revised Sheet No. 2, Page 6 VII Second Revised Sheet No. 5, Page 1 VII Original Sheet No. 5, Page 1 VII Third Revised Sheet No. 5, Page 1 VII First Revised Sheet No. 5, Page 2 VII First Revised Sheet No. 7, Page 1 VII Second Revised Sheet No. 7, Page 1 VII Second Revised Sheet No. 7, Page 1 VII Second Revised Sheet No. 7, Page 11 VII Second Revised Sheet No. 7, Page 12 VII First Revised Sheet No. 11, Page 2 VII First Revised Sheet No. 12, Page 1 VII Second Revised Sheet No. 12, Page 1 VII Second Revised Sheet No. 12, Page 1 VII Second Revised Sheet No. 13, Page 1 VII Third Revised Sheet No. 13, Page 2 VII Third Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 16, Page 1 VII Third Revised Sheet No. 16, Page 1 VII Third Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 3 VII Original Sheet No. 16, Page 3 VII Fourth Revised Sheet No. 17, Page 1 VII Sixth Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 5 VII Third Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 7 VII Third Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 9	1711	Third Danier d Chard No. O. Danie C	Definitions of Towns (Continued)
VII Original Sheet No. 2, Page 8 Second Revised Sheet No. 5, Page 1 VII Third Revised Sheet No. 5, Page 2 VII First Revised Sheet No. 5, Page 3 VII First Revised Sheet No. 7, Page 1 VII Second Revised Sheet No. 7, Page 11 VII Second Revised Sheet No. 7, Page 12 VII First Revised Sheet No. 7, Page 12 VII Second Revised Sheet No. 1, Page 12 VII First Revised Sheet No. 12, Page 12 VII First Revised Sheet No. 12, Page 1 VII Second Revised Sheet No. 12, Page 1 VII Second Revised Sheet No. 12, Page 1 VII Second Revised Sheet No. 13, Page 1 VII Third Revised Sheet No. 13, Page 1 VII Second Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 1 VII Original Sheet No. 16, Page 3 VII Original Sheet No. 16, Page 3 VII Fourth Revised Sheet No. 17, Page 3 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 5 VII Third Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 7 VII Third Revised Sheet No. 17, Page 8 VII Third Revised Sheet No. 17, Page 8 VII Third Revised Sheet No. 17, Page 8 VII Third Revised Sheet No. 17, Page 7 VII First Revised Sheet No. 17, Page 9 Definitions of Terms (Continued) Cont.) Cont.) End-Use Customer Enrollment Process (Cont.) Contract Disclosure Customer Billing and Payments Customer Brollment Process (Cont.) Code of Conduct Reserved for Future Use Daily Delivery Requirements (Continued) Daily Delivery Requirements (Continued) Capacity Assignment (Contin		, •	· · · · · · · · · · · · · · · · · · ·
Second Revised Sheet No. 5, Page 1 Third Revised Sheet No. 5, Page 2 VII First Revised Sheet No. 5, Page 3 VII First Revised Sheet No. 7, Page 1 VII Second Revised Sheet No. 7, Page 11 VII First Revised Sheet No. 7, Page 11 VII Second Revised Sheet No. 11, Page 2 VII First Revised Sheet No. 12, Page 1 VII Second Revised Sheet No. 12, Page 1 VII Second Revised Sheet No. 13, Page 1 VII Third Revised Sheet No. 13, Page 1 VII Second Revised Sheet No. 13, Page 1 VII Second Revised Sheet No. 13, Page 1 VII Second Revised Sheet No. 15, Page 2 VII Third Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 16, Page 1 VII Second Revised Sheet No. 16, Page 1 VII Original Sheet No. 16, Page 3 VII Original Sheet No. 16, Page 5 VII Fourth Revised Sheet No. 17, Page 1 VII Sixth Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 5 VII Third Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 7 VII Third Revised Sheet No. 17, Page 8 VII Third Revised Sheet No. 17, Page 7 VII Third Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 9 VII First Revised Sheet No. 17, Page 9 Retail Natural Gas Supplier Requirements (Cont.) Cont.) End-Use Customer Enrollment Process (Cont.) Contract Disclosure Customer Billing and Payments (Continued) Pull Requirements Aggregation Service Customer Billing and Payments (Continued) Daily Delivery Requirements Code of Conduct Reserved for Future Use Daily Delivery Requirements Capacity Assignment (Contin		· —	· · · · · · · · · · · · · · · · · · ·
Retail Natural Gas Supplier Requirements (Cont.) First Revised Sheet No. 5, Page 3 VII First Revised Sheet No. 7, Page 1 VII Second Revised Sheet No. 7, Page 11 VII Second Revised Sheet No. 10, Page 12 VII First Revised Sheet No. 11, Page 2 VII First Revised Sheet No. 12, Page 1 VII Second Revised Sheet No. 12, Page 1 VII Second Revised Sheet No. 12, Page 1 VII Third Revised Sheet No. 13, Page 1 VII Third Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 16, Page 1 VII Second Revised Sheet No. 16, Page 1 VII Third Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 3 VII Original Sheet No. 16, Page 4 VII Original Sheet No. 17, Page 1 VII Sixth Revised Sheet No. 17, Page 1 VII Sixth Revised Sheet No. 17, Page 1 VII Sixth Revised Sheet No. 17, Page 1 VII Fourth Revised Sheet No. 17, Page 2 VII Third Revised Sheet No. 17, Page 3 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 5 VII Third Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 7 VII Second Revised Sheet No. 17, Page 8 VII Third Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 9 VII First Revised Sheet No. 17, Page 9 VII Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 9	VII		
VII First Revised Sheet No. 5, Page 3 VII First Revised Sheet No. 7, Page 1 VII Second Revised Sheet No. 7, Page 1 VII Second Revised Sheet No. 7, Page 11 VII Second Revised Sheet No. 11, Page 12 VII First Revised Sheet No. 12, Page 1 VII Second Revised Sheet No. 12, Page 1 VII Second Revised Sheet No. 12, Page 1 VII First Revised Sheet No. 12, Page 2 VII First Revised Sheet No. 13, Page 1 VII Second Revised Sheet No. 13, Page 1 VII Third Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 1 VII Third Revised Sheet No. 16, Page 2 VII First Revised Sheet No. 16, Page 3 VII Original Sheet No. 16, Page 5 VII Fourth Revised Sheet No. 17, Page 1 VII Sixth Revised Sheet No. 17, Page 2 VII Third Revised Sheet No. 17, Page 3 VII Third Revised Sheet No. 17, Page 3 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 5 VII Third Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 8 VII Third Revised Sheet No. 17, Page 9 VII First Revised Sheet No. 17, Page 9 VII First Revised Sheet No. 17, Page 9		Second Revised Sheet No. 5, Page 1	
VII First Revised Sheet No. 5, Page 3 VII First Revised Sheet No. 7, Page 1 VII Second Revised Sheet No. 7, Page 11 VII Second Revised Sheet No. 7, Page 12 VII First Revised Sheet No. 11, Page 12 VII First Revised Sheet No. 12, Page 12 VII First Revised Sheet No. 12, Page 1 VII Second Revised Sheet No. 12, Page 1 VII Second Revised Sheet No. 12, Page 1 VII Third Revised Sheet No. 13, Page 1 VII Third Revised Sheet No. 13, Page 1 VII Second Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 16, Page 1 VII Third Revised Sheet No. 16, Page 1 VII Third Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 3 VII Original Sheet No. 16, Page 4 VII Original Sheet No. 16, Page 5 VII Fourth Revised Sheet No. 17, Page 1 VII Third Revised Sheet No. 17, Page 1 VII Sixth Revised Sheet No. 17, Page 3 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 3 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 5 VII Third Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 7 VII First Revised Sheet No. 17, Page 8 VII Third Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 9 VII First Revised Sheet No. 17, Page 9	T 7TT	TI: 1D : 101 (N. 7 D 2	11 1
VII First Revised Sheet No. 5, Page 3 VII First Revised Sheet No. 7, Page 1 VII Second Revised Sheet No. 7, Page 11 VII Second Revised Sheet No. 7, Page 12 VII First Revised Sheet No. 11, Page 2 VII First Revised Sheet No. 12, Page 1 VII Second Revised Sheet No. 13, Page 1 VII Third Revised Sheet No. 13, Page 1 VII Second Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 16, Page 1 VII Second Revised Sheet No. 16, Page 1 VII Third Revised Sheet No. 16, Page 1 VII Third Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 2 VII First Revised Sheet No. 16, Page 2 VII Fourth Revised Sheet No. 17, Page 3 VII Sixth Revised Sheet No. 17, Page 3 VII Fourth Revised Sheet No. 17, Page 3 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 3 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 5 VII Third Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 9	VII	I nird Revised Sheet No. 5, Page 2	
VII First Revised Sheet No. 7, Page 1 VII Second Revised Sheet No. 7, Page 12 VII Second Revised Sheet No. 11, Page 2 VII First Revised Sheet No. 12, Page 1 VII Second Revised Sheet No. 12, Page 1 VII Second Revised Sheet No. 12, Page 1 VII Second Revised Sheet No. 13, Page 2 VII Third Revised Sheet No. 13, Page 1 VII Second Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 3 VII Original Sheet No. 16, Page 4 VII Original Sheet No. 16, Page 5 VII Fourth Revised Sheet No. 17, Page 1 VII Sixth Revised Sheet No. 17, Page 2 VII Fourth Revised Sheet No. 17, Page 3 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 5 VII Third Revised Sheet No. 17, Page 6 VII Second Revised Sheet No. 17, Page 6 VII Fourth Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 7 VII First Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 7 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 9	1711	First David Short No. 5 David 2	
VII Second Revised Sheet No. 7, Page 12 VII First Revised Sheet No. 11, Page 2 VII First Revised Sheet No. 12, Page 1 VII Second Revised Sheet No. 12, Page 1 VII Second Revised Sheet No. 13, Page 1 VII Third Revised Sheet No. 13, Page 1 VII Second Revised Sheet No. 13, Page 1 VII Second Revised Sheet No. 13, Page 2 VII Second Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 2 VII First Revised Sheet No. 16, Page 3 VII Original Sheet No. 16, Page 4 VII Original Sheet No. 16, Page 5 VII Fourth Revised Sheet No. 17, Page 1 VII Fourth Revised Sheet No. 17, Page 1 VII Fourth Revised Sheet No. 17, Page 3 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 5 VII Third Revised Sheet No. 17, Page 6 VII Second Revised Sheet No. 17, Page 6 VII Fourth Revised Sheet No. 17, Page 7 VII First Revised Sheet No. 17, Page 8 VII Third Revised Sheet No. 17, Page 6 VII Second Revised Sheet No. 17, Page 7 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 9		· -	,
VII Second Revised Sheet No. 11, Page 2 VII First Revised Sheet No. 12, Page 1 VII Second Revised Sheet No. 12, Page 1 VII Second Revised Sheet No. 12, Page 2 VII Third Revised Sheet No. 13, Page 1 VII Second Revised Sheet No. 13, Page 1 VII Second Revised Sheet No. 13, Page 2 VII Third Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 1 VII Third Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 2 VII First Revised Sheet No. 16, Page 3 VII Original Sheet No. 16, Page 4 VII Sixth Revised Sheet No. 17, Page 1 VII Sixth Revised Sheet No. 17, Page 2 VII Fourth Revised Sheet No. 17, Page 3 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 6 VII Second Revised Sheet No. 17, Page 6 VII Second Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 9 VII Capacity Assignment (Continued)		, =	
VIIFirst Revised Sheet No. 11, Page 2Contract DisclosureVIIFirst Revised Sheet No. 12, Page 1Customer Billing and PaymentsVIISecond Revised Sheet No. 13, Page 1Customer Billing and Payments (Continued)VIIThird Revised Sheet No. 13, Page 1Full Requirements Aggregation ServiceVIISecond Revised Sheet No. 15, Page 1Code of ConductVIISecond Revised Sheet No. 15, Page 1Code of ConductVIISecond Revised Sheet No. 16, Page 1Daily Delivery RequirementsVIIThird Revised Sheet No. 16, Page 2Daily Delivery Requirements (Continued)VIIFirst Revised Sheet No. 16, Page 3Daily Delivery Requirements (Continued)VIIOriginal Sheet No. 16, Page 4Daily Delivery Requirements (Continued)VIIFourth Revised Sheet No. 17, Page 1Capacity AssignmentVIIFourth Revised Sheet No. 17, Page 3Capacity Assignment (Continued)VIIThird Revised Sheet No. 17, Page 4Capacity Assignment (Continued)VIIThird Revised Sheet No. 17, Page 5Capacity Assignment (Continued)VIIThird Revised Sheet No. 17, Page 6Capacity Assignment (Continued)VIIFirst Revised Sheet No. 17, Page 7Capacity Assignment (Continued)VIIFirst Revised Sheet No. 17, Page 8Capacity Assignment (Continued)VIIFirst Revised Sheet No. 17, Page 9Capacity Assignment (Continued)VIIFirst Revised Sheet No. 17, Page 9Capacity Assignment (Continued)		· · · · · · · · · · · · · · · · · · ·	
VII First Revised Sheet No. 12, Page 1 VII Second Revised Sheet No. 13, Page 2 VII Third Revised Sheet No. 13, Page 1 VII Second Revised Sheet No. 13, Page 2 VII Third Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 1 VII Third Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 3 VII Original Sheet No. 16, Page 4 VII Original Sheet No. 16, Page 5 VII Fourth Revised Sheet No. 17, Page 1 VII Sixth Revised Sheet No. 17, Page 2 VII Fourth Revised Sheet No. 17, Page 3 VII Third Revised Sheet No. 17, Page 3 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 5 VII Third Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 6 VII Second Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 9 VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 8 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 8 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued)		• •	· ·
VII Second Revised Sheet No. 12, Page 2 VII Third Revised Sheet No. 13, Page 1 VII Third Revised Sheet No. 13, Page 2 VII Third Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 15, Page 2 VII Third Revised Sheet No. 16, Page 1 VII Third Revised Sheet No. 16, Page 1 VII Third Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 2 VII Original Sheet No. 16, Page 3 VII Original Sheet No. 16, Page 4 VII Fourth Revised Sheet No. 17, Page 1 VII Sixth Revised Sheet No. 17, Page 1 VII Fourth Revised Sheet No. 17, Page 2 VII Third Revised Sheet No. 17, Page 3 VII Third Revised Sheet No. 17, Page 3 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 5 VII Third Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 7 VII Second Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 9 Cupacity Assignment (Continued) VII First Revised Sheet No. 17, Page 7 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 9 Cupacity Assignment (Continued) VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued)			
VII Third Revised Sheet No. 13, Page 1 VII Third Revised Sheet No. 13, Page 2 VII Second Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 15, Page 2 VII Third Revised Sheet No. 16, Page 1 VII Third Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 2 VII First Revised Sheet No. 16, Page 3 VII Original Sheet No. 16, Page 4 VII Original Sheet No. 16, Page 5 VII Fourth Revised Sheet No. 17, Page 1 VII Sixth Revised Sheet No. 17, Page 2 VII Fourth Revised Sheet No. 17, Page 3 VII Third Revised Sheet No. 17, Page 3 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 5 VII Third Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 7 VII Second Revised Sheet No. 17, Page 7 VII Second Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 9 VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 7 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 8 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued)			
VII Third Revised Sheet No. 13, Page 2 VII Second Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 15, Page 2 VII Third Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 2 VII Third Revised Sheet No. 16, Page 2 VII First Revised Sheet No. 16, Page 3 VII Original Sheet No. 16, Page 4 VII Original Sheet No. 16, Page 4 VII Fourth Revised Sheet No. 17, Page 1 VII Sixth Revised Sheet No. 17, Page 1 VII Fourth Revised Sheet No. 17, Page 2 VII Third Revised Sheet No. 17, Page 3 VII Fourth Revised Sheet No. 17, Page 3 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 5 VII Third Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 6 VII Second Revised Sheet No. 17, Page 7 VII Second Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 9 VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 8 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued)			
VII Second Revised Sheet No. 15, Page 1 VII Second Revised Sheet No. 15, Page 2 VII Third Revised Sheet No. 16, Page 1 Daily Delivery Requirements VII Third Revised Sheet No. 16, Page 2 Daily Delivery Requirements (Continued) VII First Revised Sheet No. 16, Page 3 Daily Delivery Requirements (Continued) VII Original Sheet No. 16, Page 4 Daily Delivery Requirements (Continued) VII Original Sheet No. 16, Page 5 Daily Delivery Requirements (Continued) VII Fourth Revised Sheet No. 17, Page 1 VII Sixth Revised Sheet No. 17, Page 2 Capacity Assignment VII Fourth Revised Sheet No. 17, Page 3 VII Third Revised Sheet No. 17, Page 3 Capacity Assignment (Continued) VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 5 Capacity Assignment (Continued) VII Third Revised Sheet No. 17, Page 6 Capacity Assignment (Continued) VII Second Revised Sheet No. 17, Page 7 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 8 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 8 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued)			
VII Second Revised Sheet No. 15, Page 2 VII Third Revised Sheet No. 16, Page 1 Daily Delivery Requirements VII Third Revised Sheet No. 16, Page 2 Daily Delivery Requirements (Continued) VII Original Sheet No. 16, Page 4 Daily Delivery Requirements (Continued) VII Original Sheet No. 16, Page 4 Daily Delivery Requirements (Continued) VII Original Sheet No. 16, Page 5 Daily Delivery Requirements (Continued) VII Fourth Revised Sheet No. 17, Page 1 Capacity Assignment VII Sixth Revised Sheet No. 17, Page 2 Capacity Assignment (Continued) VII Third Revised Sheet No. 17, Page 3 Capacity Assignment (Continued) VII Third Revised Sheet No. 17, Page 4 Capacity Assignment (Continued) VII Third Revised Sheet No. 17, Page 5 Capacity Assignment (Continued) VII Third Revised Sheet No. 17, Page 6 Capacity Assignment (Continued) VII Second Revised Sheet No. 17, Page 7 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 8 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 8 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued)		· • • • • • • • • • • • • • • • • • • •	
VII Third Revised Sheet No. 16, Page 1 VII Third Revised Sheet No. 16, Page 2 VII First Revised Sheet No. 16, Page 3 VII Original Sheet No. 16, Page 3 VII Original Sheet No. 16, Page 4 VII Original Sheet No. 16, Page 5 VII Fourth Revised Sheet No. 17, Page 1 VII Sixth Revised Sheet No. 17, Page 1 VII Fourth Revised Sheet No. 17, Page 2 VII Fourth Revised Sheet No. 17, Page 3 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 5 VII Third Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 7 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued)			
VII Third Revised Sheet No. 16, Page 2 VII First Revised Sheet No. 16, Page 3 VII Original Sheet No. 16, Page 4 VII Original Sheet No. 16, Page 5 VII Fourth Revised Sheet No. 17, Page 1 VII Sixth Revised Sheet No. 17, Page 2 VII Fourth Revised Sheet No. 17, Page 2 VII Fourth Revised Sheet No. 17, Page 3 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 5 VII Third Revised Sheet No. 17, Page 5 VII Third Revised Sheet No. 17, Page 5 VII Third Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 6 VII First Revised Sheet No. 17, Page 7 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued)		Second Revised Sheet No. 15, Page 2	
VII First Revised Sheet No. 16, Page 3 VII Original Sheet No. 16, Page 4 VII Original Sheet No. 16, Page 5 VII Fourth Revised Sheet No. 17, Page 1 VII Sixth Revised Sheet No. 17, Page 2 VII Fourth Revised Sheet No. 17, Page 3 VII Fourth Revised Sheet No. 17, Page 3 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 5 VII Third Revised Sheet No. 17, Page 5 VII Third Revised Sheet No. 17, Page 6 VII Third Revised Sheet No. 17, Page 6 VII Second Revised Sheet No. 17, Page 7 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued)	VII	Third Revised Sheet No. 16, Page 1	•
VII Original Sheet No. 16, Page 4 Daily Delivery Requirements (Continued) VII Original Sheet No. 16, Page 5 Daily Delivery Requirements (Continued) VII Fourth Revised Sheet No. 17, Page 1 VII Sixth Revised Sheet No. 17, Page 2 Capacity Assignment (Continued) VII Fourth Revised Sheet No. 17, Page 3 Capacity Assignment (Continued) VII Third Revised Sheet No. 17, Page 4 Capacity Assignment (Continued) VII Third Revised Sheet No. 17, Page 5 Capacity Assignment (Continued) VII Third Revised Sheet No. 17, Page 6 Capacity Assignment (Continued) VII Second Revised Sheet No. 17, Page 7 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 8 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued) Capacity Assignment (Continued) Capacity Assignment (Continued) Capacity Assignment (Continued)	VII	Third Revised Sheet No. 16, Page 2	
VII Original Sheet No. 16, Page 5 VII Fourth Revised Sheet No. 17, Page 1 VII Sixth Revised Sheet No. 17, Page 2 VII Fourth Revised Sheet No. 17, Page 2 VII Fourth Revised Sheet No. 17, Page 3 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 5 VII Third Revised Sheet No. 17, Page 6 VII Second Revised Sheet No. 17, Page 7 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 9 Daily Delivery Requirements (Continued) Capacity Assignment (Continued)	$V \coprod$	First Revised Sheet No. 16, Page 3	Daily Delivery Requirements (Continued)
VII Fourth Revised Sheet No. 17, Page 1 VII Sixth Revised Sheet No. 17, Page 2 Capacity Assignment (Continued) VII Fourth Revised Sheet No. 17, Page 3 Capacity Assignment (Continued) VII Third Revised Sheet No. 17, Page 4 Capacity Assignment (Continued) VII Third Revised Sheet No. 17, Page 5 Capacity Assignment (Continued) VII Third Revised Sheet No. 17, Page 6 Capacity Assignment (Continued) VII Second Revised Sheet No. 17, Page 7 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 8 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued) Capacity Assignment (Continued) Capacity Assignment (Continued)	VII	Original Sheet No. 16, Page 4	Daily Delivery Requirements (Continued)
VII Sixth Revised Sheet No. 17, Page 2 Capacity Assignment (Continued) VII Fourth Revised Sheet No. 17, Page 3 Capacity Assignment (Continued) VII Third Revised Sheet No. 17, Page 4 Capacity Assignment (Continued) VII Third Revised Sheet No. 17, Page 5 Capacity Assignment (Continued) VII Third Revised Sheet No. 17, Page 6 Capacity Assignment (Continued) VII Second Revised Sheet No. 17, Page 7 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 8 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued)	VII	Original Sheet No. 16, Page 5	Daily Delivery Requirements (Continued)
VII Fourth Revised Sheet No. 17, Page 3 VII Third Revised Sheet No. 17, Page 4 VII Third Revised Sheet No. 17, Page 5 VII Third Revised Sheet No. 17, Page 5 VII Third Revised Sheet No. 17, Page 6 VII Second Revised Sheet No. 17, Page 7 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued) Capacity Assignment (Continued) Capacity Assignment (Continued) Capacity Assignment (Continued)	VII	Fourth Revised Sheet No. 17, Page 1	Capacity Assignment
VII Third Revised Sheet No. 17, Page 4 Capacity Assignment (Continued) VII Third Revised Sheet No. 17, Page 5 Capacity Assignment (Continued) VII Third Revised Sheet No. 17, Page 6 Capacity Assignment (Continued) VII Second Revised Sheet No. 17, Page 7 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 8 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued)	VII	Sixth Revised Sheet No. 17, Page 2	Capacity Assignment (Continued)
VII Third Revised Sheet No. 17, Page 5 VII Third Revised Sheet No. 17, Page 6 VII Second Revised Sheet No. 17, Page 7 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued) Capacity Assignment (Continued) Capacity Assignment (Continued)	VII	Fourth Revised Sheet No. 17, Page 3	Capacity Assignment (Continued)
VII Third Revised Sheet No. 17, Page 6 VII Second Revised Sheet No. 17, Page 7 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 8 VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued) Capacity Assignment (Continued)	VII	Third Revised Sheet No. 17, Page 4	Capacity Assignment (Continued)
VII Second Revised Sheet No. 17, Page 7 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 8 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued)	VII	Third Revised Sheet No. 17, Page 5	Capacity Assignment (Continued)
VII First Revised Sheet No. 17, Page 8 Capacity Assignment (Continued) VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued)	VII	Third Revised Sheet No. 17, Page 6	Capacity Assignment (Continued)
VII First Revised Sheet No. 17, Page 9 Capacity Assignment (Continued)	VII	Second Revised Sheet No. 17, Page 7	Capacity Assignment (Continued)
· · ·	VII	First Revised Sheet No. 17, Page 8	Capacity Assignment (Continued)
	VII	First Revised Sheet No. 17, Page 9	Capacity Assignment (Continued)
VII First Revised Sheet No. 17, Page 10 Capacity Assignment (Continued)	VII	First Revised Sheet No. 17, Page 10	Capacity Assignment (Continued)
VII Third Revised Sheet No. 18, Page 1 Balancing Services	VII	Third Revised Sheet No. 18, Page 1	Balancing Services
VII First Revised Sheet No. 20, Page 1 Payments to Suppliers	VII	First Revised Sheet No. 20, Page 1	Payments to Suppliers
VII Original Sheet No. 20, Page 2 Payments to Suppliers (Continued)	VII	Original Sheet No. 20, Page 2	Payments to Suppliers (Continued)
VII Second Revised Sheet No. 21, Page 1 Reserved for Future Use	VII	Second Revised Sheet No. 21, Page 1	Reserved for Future Use
VII Second Revised Sheet No. 21, Page 2 Reserved for Future Use	VII	Second Revised Sheet No. 21, Page 2	Reserved for Future Use
Reconciliation of Consumption and Supplier		· -	Reconciliation of Consumption and Supplier
VII Fourth Revised Sheet No. 23, Page 1 Deliveries	VII	Fourth Revised Sheet No. 23, Page 1	
Default, Suspension and Termination of Retail		,	Default, Suspension and Termination of Retail
VII First Revised Sheet No. 24, Page 2 Natural Gas Supplier	VII	First Revised Sheet No. 24, Page 2	· -
Default, Suspension and Termination of Retail		, ,	Default, Suspension and Termination of Retail

VII	Second Revised Sheet no. 24, Page 3	Natural Gas Supplier (Continued)
VII	Third Revised Sheet No. 25, Page 1	Full Requirements Small General Transportation Service
VII	Sixth Revised Sheet No. 25, Page 2	Full Requirements Small General Transportation Service (Continued)
VII	Second Revised Sheet No. 25, Page 3	Full Requirements Small General Transportation Service (Continued) Ohio Production, Peaking Contracts and
VII	Third Revised Sheet No. 26, Page 1	Operationally Retained Capacity Ohio Production, Peaking Contracts and
VII VII	Fifth Revised Sheet No. 26, Page 2 Original Sheet No. 26a, Page 1	Operationally Retained Capacity (Continued) BTU Value
VII	Third Revised Sheet No. 27, Page 1	Full Requirements General Transportation Service
VII	Sixth Revised Sheet No. 27, Page 2	Full Requirements General Transportation Service (Continued) Full Requirements General Transportation
VII VII	First Revised Sheet No. 27, Page 3	Service (Continued) Full Requirements Large General
VII	Fourth Revised Sheet No. 28, Page 1	Transportation Service Full Requirements Large General
	Fourth Revised Sheet No. 28, Page 2	Transportation Service (Continued)
VII	Eighth Revised Sheet No. 29, Page 1	Billing Adjustments – PIPP Plan Tariff Rider
VII	Fourth Revised Sheet No. 29, Page 7	Reserved for Future Use
VII	Tenth Revised Sheet No. 29, Page 8	Reserved for Future Use Billing Adjustments – Uncollectible Expense
VII	Ninth Revised Sheet No. 29, Page 9	Rider Billing Adjustments – CHOICE/SSO
VII	Third Revised Sheet No. 29, Page 10	Reconciliation Rider
VII	Third Revised Sheet No. 30, Page 1	Non-Temperature Balancing Service
VII	Fourth Revised Sheet No. 31, Page 1	Full Balancing Service
VII	Second Revised Sheet No. 36, Page 1	Technical Support Services Full Requirements Cooperative Transportation
VII	First Revised Sheet No. 41, Page 1	Service Gas Supply Auction For Standard Service Offer
VIII	Original Sheet No. 1, Page 1	Table of Contents
VIII	Original Sheet No. 2, Page 1	Definition of Terms
VIII	Original Sheet No. 3, Page 1	SSO Auction Process
VIII	Original Sheet No. 3, Page 2	SSO Auction Process (Continued)
VIII	Original Sheet No. 4, Page 1	Supplier Qualifications
VIII	Original Sheet No. 4, Page 2	Supplier Qualifications (Continued)
VIII	Original Sheet No. 5, Page 1	Timing of SSO Auctions
VIII	Original Sheet No. 6, Page 1	SSO Supplier Credit Requirements

VIII	Original Sheet No. 6, Page 2	SSO Supplier Credit Requirements (Continued)
VIII	Original Sheet No. 7, Page 1	Supplier Default
VIII	Original Sheet No. 7, Page 2	Supplier Default (Continued)

Third Revised Sheet No. 10 Cancels Second Revised Sheet No. 10

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

In no case shall the total of refunds exceed the amount deposited for the extension. Deposits will not draw interest. All extensions shall be the property of the Company.

The Company shall have no obligation to make any extensions during the months of December, January, February, or March.

Where a main extension is deemed economically justified at the Company's expense, based upon a cost-benefit study, no deposit shall be required.

13. Addition and Replacement of Facilities. Where it is necessary, and if Customer and Company agree in writing that it should be done, Company will construct additions, replacements or betterments of its facilities located at the Customer's measurement station in order to accommodate gas volumes delivered to the Customer. Customer shall pay Company the estimated cost of such additions, replacements, or betterments, including an adjustment for federal income tax, prior to the installation thereof.

Such estimate shall be accompanied by supporting data in such detail as Customer shall reasonably require. If the actual cost including an adjustment for federal income tax is less than the estimate, Company shall refund any overpayment to Customer. If the actual cost is greater than the estimate, Customer shall reimburse Company for the additional cost, including an adjustment for Federal Income tax. Such facilities shall remain the property of Company.

SECTION IV - GENERAL

1. Obligation To Serve

- A. Core Market. The Company is obligated to serve on a firm service basis; (1) 100 percent of Residential customers, (2) 100 percent of the non-Transportation Service Human Needs Customers and (3) 100 percent of the Remaining Firm Service Customers. Together the above Customers constitute the Company's "Core Market".
- (1) Human Needs Customer. The category "Human Needs" includes any non-Transportation Service account where the use of natural gas is for space heating of a permanent residence or for use by a governmental agency or public service organization which provides emergency or life support services. Human Needs Customers shall include, but not be limited to hospitals, nursing homes, and residential correctional institutions, but shall exclude schools, hotels and motels.
- Remaining Firm Service Customers. This category includes: (1) all Non-Residential and Human Needs Customer accounts served under rate schedules SGS, GS, LGS, FRSGTS, FRGTS and FRLGTS; and (2) all Full Requirements Service Transportation Service Customers except for those who have elected Transportation Service as of June 3, 1994. All Non-Residential Customers using less than 2,000 Mcf per year must be classified as Remaining Firm Service. Customers on this service can choose full or partial requirements service.

Fourth Revised Sheet No. 11
Cancels
Third Revised Sheet No. 11

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

- **B. Non-Core Market**. The Company's Non-Core Market includes all Customers taking Transportation Service, except those volumes elected under Backup Service.
- These Rules and Regulations are subject to and include as part thereof all orders, rules and regulations applicable to the Company from time to time issued or established by The Public Utilities Commission of Ohio under its emergency powers.
- 3. The Company reserves the right to modify, after or amend the foregoing Rules and Regulations and to make such further and other rules and regulations as experience may suggest and as the Company may deem necessary or convenient in the conduct of its business.
- 4. Termination Procedure For Nonpayment.
 - A. Residential Termination Procedure For Nonpayment. The Company shall follow the termination procedure established in Ohio Administrative Code Section 4901:1-18, and any subsequent amendments thereto, which section is incorporated herein by reference.
 - B. Small Commercial Termination Procedure For Nonpayment. The Company shall follow the termination procedure established in Rule 4901:1-13-08 of the Ohio Administrative Code.

Copies of these rules shall be made available for inspection upon the request or inquiry of any customer or applicant for service.

C. Advance Notice of Disconnection or Termination of Service. If a Property Owner/Rental Agent requests disconnection of service and there are remaining tenants at the premises, the Company is required to notify the tenants of the intended disconnection of service. This notification will be posted in a conspicuous place at the premises at least 10 working days prior to the scheduled date for disconnection of service. The Property Owner/Rental Agent shall be liable for all gas consumed during the notice period.

Third Revised Sheet No. 15 Cancels Second Revised Sheet No. 15

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

- D. "Commercial Customer" is a Customer using gas through a single meter in commercial activities such as apartment buildings, rooming and boarding dwellings, residential hotels, multifamily row housing, doubles, duplexes, combination commercial and residential accounts be considered commercial if usage is half or more than half of the total service, and for all other situations where gas is supplied to consumers in two or more dwelling units designed for the primary purposes of residences. Includes warehousing, distributing or selling commodities, providing professional services, wholesale and retail stores, offices, office buildings, hotels, clubs, lodges, associations, restaurants, railroad and bus stations, banks, laundries, dry cleaners, mortuaries, garages for commercial activity, gasoline stations, theaters, bowling alleys, billiard parlors, motor courts, camps, bars, grills, taverns, retail bakeries, hospitals, schools, churches, religious and charitable institutions, governmental agencies or the like.
- E. "Company" or "Columbia" means Columbia Gas of Ohio, Inc.
- F. "Company's Billing Cycle" means the Company's accounting revenue month.
- G. "Customer" means any individual, governmental, or corporate entity taking sales service hereunder. A Customer may have more than one Account, as defined herein. The Company's service under the applicable rate schedules is provided to a single Account.
- H. "Customer's Billing Cycle" means the monthly period that occurs between monthly meter readings taken by Company for billing purposes at Customer's facilities.
- I. "Customer's Facilities" means the Customer's property, factories, and buildings where natural gas is being consumed.
- J. "Day" means 24-hour period beginning at 9:00 a.m. central clock time.
- K. "Dekatherm" or "Dth" means one million British thermal units (Btu's).
- L. "High Priority" means the Customer has contracted for a better quality of service. The order of interruption, which determines the quality of service, is as follows: (1) All volumes exceeding Authorized Daily Volumes; (2) volumes consumed by or delivered to Customers served under Rate Schedules LGS, FRLGTS and LGTS; (3) volumes consumed by or delivered to Customers served under Rate Schedules GS, FRCTS and GTS; (4) Backup Service; (5) volumes consumed by or delivered to Customers served under Rate Schedules SGS, SGTS and FRSGTS; and (6) non-Transportation Service Human Needs Customers.
- M. "Industrial Customer" means a Customer using gas in a process which either involves the extraction of raw or unfinished materials in another form or product through the application of heat or heat treating, steam agitation, evaporation, baking, extraction, drying, distilling, etc.
- N. "Mcf" means one thousand cubic feet of natural gas.
- O. "PUCO" means Public Utilities Commission of Ohio.
- P. "Residential Customer" means Customer using gas in a single-family residential dwelling or unit for space heating, air conditioning, cooking, water heating, incineration, refrigeration, laundry drying, lighting, incidental heating, or other domestic purposes. Includes a tenant billed for natural gas consumption or use by other tenants at the same premises.
- Q. "Sales Service" Gas service involving the delivery by Company to Customer of Company-supplied natural gas.
- R. "Standard Service Offer ("SSO")" means Commission regulated natural gas sales service, including transmission and distribution services, coupled with natural gas commodity provided by SSO suppliers.
- S. "SSO Rider" means rider established to collect the cost of the natural gas commodity on Ccf basis used to provide SSO service.

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Seventh Revised Sheet No. 16 Cancels Sixth Revised Sheet No. 16

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

2. SALES RATES

SMALL GENERAL SERVICE (SGS)

APPLICABILITY:

Applicable in all territories served by Company.

CHARACTER OF SERVICE

Service provided under this schedule shall be considered firm service.

SMALL GENERAL SALES RATE:

AVAILABILITY:

Available to all customers accounts provided that Customer consumes less than 300 Mcf per year between September 1 and August 31. Annual consumption for Customers served hereunder will be reviewed each August 31st.

All gas consumed per account per month Monthly Delivery Charge per account On and After December 3, 2009 \$.0000 per Mcf \$17.81 per Month

The maximum delivery charge for all deliveries by Company to Customer of Customer-owned gas under this provision will be equal to the Small General Service (SGS) base rate then in effect. When a Customer can demonstrate to the Company and requests that a charge lower than the maximum delivery charge is necessary because of competition from a pipeline, distribution system or non natural gas fuel source, then the Company may charge a rate lower than the maximum delivery charge for all deliveries.

The minimum rate shall not be less than the variable cost of providing service hereunder plus some contribution to total Company fixed costs. Unless otherwise agreed by Company and Customer, Customer shall pay the maximum rate for all volumes delivered hereunder.

SMALL GENERAL SCHOOLS SALES RATE:

CHARACTER OF SERVICE

Service provided under this schedule shall be considered firm service.

AVAILABILITY:

Available to all primary and secondary school customer accounts provided that Customer consumes less than 300 Mcf per year between September 1 and August 31. Annual consumption for Customers served hereunder will be reviewed each August 31st.

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Third Revised Sheet No. 17
Cancels
Second Revised Sheet No. 17

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

On and After December 3, 2009 \$.0000 per Mcf \$16.92 per Month

All gas consumed per account per month Monthly Delivery Charge per account

The maximum delivery charge for all deliveries by Company to Customer of Customer-owned gas under this provision will be equal to the Small General Schools Sales base rate then in effect. When a Customer can demonstrate to the Company and requests that a charge lower than the maximum delivery charge is necessary because of competition from a pipeline, distribution system or non natural gas fuel source, then the Company may charge a rate lower than the maximum delivery charge for all deliveries.

The minimum rate shall not be less than the variable cost of providing service hereunder plus some contribution to total Company fixed costs. Unless otherwise agreed by Company and Customer, Customer shall pay the maximum rate for all volumes delivered hereunder.

Low Usage, Low Income Incentive

Availability

The Low Usage, Low Income Incentive credit of \$4 per account per month is available to a total of 6,000 residential customer accounts each month during the period from March 31, 2009 through the last billing unit of March, 2013. Customers are eligible provided that the Customer qualifies or has qualified for the Home Energy Assistance Program, is not a participant in the Percentage of Income Payment Plan, and has annual weather-normalized throughput of less than 85 Mcf. The first 6,000 eligible customers with the lowest annual consumption for the review period will receive the credit for the twelve months beginning with Unit 1 of billing in April of each year.

BILLING ADJUSTMENTS

For all gas sold hereunder, the bill shall be computed to reflect the following billing adjustments as set forth in Section V, Part No. 3 of the Company's Rules and Regulations governing the distribution and sale of gas.

- (1) Standard Service Offer Rider;
- (2) PIP Plan Tariff Schedule Rider:
- (3) Uncollectible Expense Rider;
- (4) Gross Receipts Tax Rider:
- (5) Excise Tax Rider;
- (6) CHOICE/SSO Reconciliation Rider;
- (7) Infrastructure Replacement Rider;
- (8) Regulatory Assessment Rider; and
- (9) Demand Side Management Rider.

LATE PAYMENT CHARGE:

Upon next scheduled billing date, one and one-half percent (1-1/2%) will be applied to the unpaid balance, as provided in Section IV, Part No. 6 of the Company's Rules and Regulations governing the distribution and sales of gas.

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Sixth Revised Sheet No. 18
Cancels
Fifth Revised Sheet No. 18

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

GENERAL SERVICE (GS)

APPLICABILITY:

Applicable in all territories served by Company.

CHARACTER OF SERVICE

Service provided under this schedule shall be considered firm service.

GENERAL SALES RATE

AVAILABILITY

Available to all customer accounts provided that Customer consumes at least 300 Mcf per year between September 1 and August 31. Annual consumption for Customers served hereunder will be reviewed each August 31st.

First 25 Mcf per account per month
Next 75 Mcf per account per month
Over 100Mcf per account per month
\$1.7183 per Mcf
\$1.3000 per Mcf
\$1.0325 per Mcf

A 'Customer Charge' of \$22,50 per account per month, regardless of gas consumed.

The maximum delivery charge for all deliveries by Company to Customer of Customer-owned gas under this provision will be equal to the General Service (GS) base rate then in effect. When a Customer can demonstrate to the Company and requests that a charge lower than the maximum delivery charge is necessary because of competition from a pipeline, distribution system or non-natural gas fuel source, then the Company may charge a rate lower than the maximum delivery charge for all deliveries.

The minimum rate shall not be less than the variable cost of providing service hereunder plus some contribution to total Company fixed costs. Unless otherwise agreed by Company and Customer, Customer shall pay the maximum rate for all volumes delivered hereunder

GENERAL SCHOOLS SALES RATE

CHARACTER OF SERVICE

Service provided under this schedule shall be considered firm service.

AVAILABILITY

Available to all primary and secondary school customer accounts throughout Company's service territory provided that Customer consumes at least 300 Mcf between September 1 and August 31. Annual consumption for Customers served hereunder will be reviewed each August 31st.

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Second Revised Sheet No. 19
Cancels
First Revised Sheet No. 19

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

First 25 Mcf per account per month \$1.6324 per Mcf Next 75 Mcf per account per month \$1.2350 per Mcf Over 100 Mcf per account per month \$0.9809 per Mcf

A 'Customer Charge' of \$21,37 per account per month, regardless of gas consumed.

The maximum delivery charge for all deliveries by Company to Customer of Customer-owned gas under this provision will be equal to the General Schools base rate then in effect. When a Customer can demonstrate to the Company and requests that a charge lower than the maximum delivery charge is necessary because of competition from a pipeline, distribution system or non natural gas fuel, then the Company may charge a rate lower than the maximum delivery charge for all deliveries.

The minimum rate shall not be less than the variable cost of providing service hereunder plus some contribution to total Company fixed costs. Unless otherwise agreed by Company and Customer, Customer shall pay the maximum rate for all volumes delivered hereunder

BILLING ADJUSTMENTS

For all gas sold hereunder, the bill shall be computed to reflect the following billing adjustments as set forth in Section V, Part No. 3 of the Company's Rules and Regulations governing the distribution and sale of gas.

- (1) Standard Service Offer Rider:
- (2) PIP Plan Tariff Schedule Rider;
- (3) Uncollectible Expense Rider;
- (4) Gross Receipts Tax Rider;
- (5) Excise Tax Rider;
- (6) CHOICE/SSO Reconciliation Rider;
- (7) Regulatory Assessment Rider; and
- (8) Infrastructure Replacement Program Rider.

LATE PAYMENT CHARGE:

Upon next scheduled billing date, one and one-half percent (1-1/2%) will be applied to the unpaid balance, as provided in Section IV, Part No. 6 of the Company's Rules and Regulations governing the distribution and sales of gas.

Fourth Revised Sheet No. 20 Cancels Third Revised Sheet No. 20

Effective: March 31, 2010

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

LARGE GENERAL SERVICE (LGS)

APPLICABILITY

Applicable in all territories served by Company.

CHARACTER OF SERVICE

Service provided under this schedule shall be considered firm service

AVAILABILITY

Available to any Customer account that has not selected a CHOICE program or Transportation Service program supplier, provided that:

- 1. Service can be rendered within the limits of the Company's operating conditions and facilities;
- 2. Customer's consumption during one of the two most recent Annual Periods (November through October billing cycles) was at least 18,000 Mcf, or Customer presents evidence demonstrating to Company's satisfaction that it will consume at least 18,000 Mcf per year during future Annual Periods. In addition, at least 50% of Customer's annual consumption must be consumed in the seven billing months of April through October, or Customer has previously executed a Commercial or Industrial Gas Service Agreement with Company, which was in effect immediately prior to the initiation of service hereunder.
- 3. Company may, at its option, waive the requirement that 50% of the annual consumption must occur during the seven months of April through October where such waiver is necessary in order to serve a load which would not otherwise be served by Company, provided that at least 30% of Customer's annual consumption occurs during the months of April through October.

LARGE GENERAL SALES RATE:

Issued:

First 2,000 Mcf per account per month	\$ 0.4110 per Mcf
Next 13,000 Mcf per account per month	0.2520 per Mcf
Next 85,000 Mcf per account per month	0.2200 per Mcf
Over 100,000 Mcf per account per month	0.1740 per Mcf

A 'Customer Charge' of \$595.00 per Account per month, regardless of gas consumed.

The maximum delivery charge for all deliveries by Company to Customer of Customer-owned gas under this provision will be equal to the Large General Service (LGS) base rate then in effect. When a Customer can demonstrate to the Company and requests that a charge lower than the maximum delivery charge is necessary because of competition from a pipeline distribution system or non natural gas fuel, then the Company may charge a rate lower than the maximum delivery charge for all deliveries.

Third Revised Sheet No. 21
Cancels
Second Revised Sheet No. 21

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

The minimum rate shall not be less than the variable cost of providing service hereunder plus some contribution to total Company fixed costs. Unless otherwise agreed by Company and Customer, Customer shall pay the maximum rate for all volumes delivered hereunder.

In the event that Customer no longer qualifies for service hereunder, Company may, upon thirty (30) days notice, terminate service hereunder and commence service under its Small General Service or General Service schedule.

BILLING ADJUSTMENTS

For all gas sold hereunder, the bill shall be computed to reflect the following billing adjustments as set forth in Section V, Part No. 3 of the Company's Rules and Regulations governing the distribution and sale of gas.

- (1) Standard Service Offer Rider (SSO);
- (2) PIP Plan Tariff Schedule Rider;
- (3) Gross Receipts Tax Rider;
- (4) Excise Tax Rider;
- (5) CHOICE/SSO Reconciliation Rider;
- (6) Regulatory Assessment Rider; and
- (7) Infrastructure Replacement Program Rider.

LATE PAYMENT CHARGE:

Upon next scheduled billing date, one and one-half percent (1-1/2%) will be applied to the unpaid balance, as provided in Section IV, Part No. 6 of the Company's Rules and Regulations governing the distribution and sales of gas.

COLUMBIA GAS OF OHIO, INC.

Seventh Revised Sheet No. 22 Cancels Sixth Revised Sheet No. 22

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

STANDARD SERVICE OFFER RIDER (SSO)

APPLICABILITY:

To all customer accounts provided gas service under the Company's Small General Service; Small General Schools Rate; General Schools Rate; General Schools Rate or Large General Service Sales rate schedules.

SSO Rider:

\$ 0.0000 Rate per 100 cubic feet for all gas consumed each billing period. Company's monthly SSO Rider will be computed each month based on the NYMEX final settlement price for the month plus the Retail Price Adjustment determined through the SSO Auction converted from dollars per Mcf to dollars per Ccf for billing purposes.

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COLUMBIA GAS OF OHIO, INC.

One Hundredth and Seventh Revised Sheet No. 23

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

SUSPENDED

Fifth Revised Sheet No. 24 Cancels Fourth Revised Sheet No. 24

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

PIP PLAN TARIFF SCHEDULE RIDER

APPLICABLE:

All Customers accounts save for Customer Accounts established before June 3, 1994 which were exempt from the PIPP rider.

RATE RIDER:

All gas consumed per account per month

\$ 0.6065 per Mcf

COLUMBIA GAS OF OHIO, INC.

Second Revised Sheet No. 30a Cancels First Revised Sheet No. 30a

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

CHOICE/SSO RECONCILIATION RIDER ("CSRR")

APPLICABILITY

Applicable to all volumes delivered under rate schedules SGS, GS and LGS.

DESCRIPTION

An additional charge or credit, for all gas consumed, to recover or pass back to customers all imbalances in gas cost expense and recoveries; the flow-through of refunds; the flow-through of shared Off-System Sales and Capacity Release Revenue as defined in Section 41 of Amended Exhibit 1 filed in Case No. 08-1344-GA-EXM; and recovery of incremental program costs resulting from the implementation of SSO programs. Gas cost expense includes, but is not limited to, the Company's unrecovered gas cost balance prior to the SSO program; capacity costs; commodity costs; penalty charges and storage carrying costs. Recoveries include, but are limited to, revenue received from the sale of gas to SSO providers and TS customers; revenue received through the provision of balancing service(s); refunds; penalty revenue; revenue received from customers due to failure to comply with Operational Flow Orders and Operational Matching Orders; Off-System Sales and Capacity Release Sharing Revenue; and revenue from operational sales. In addition this mechanism will provide for reconciliation of all variances between projected and actual pass back or recoveries through this rider.

RATE

All gas consumed per account per month

\$ 0.0000 / Mcf

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COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

REGULATORY ASSESSMENT RIDER ("RAR")

APPLICABILITY:

To all customer accounts provided gas service under the Company's Small General Service; Small General Schools Sales Rate; General Rate; General Schools Sales Rate or Large General Service Sales rate schedules.

RAR Rider:

\$ 0.00177 Rate per 100 cubic feet for all gas consumed each billing period for recovery of regulatory assessment taxes paid by Columbia on the gas cost portion of taxable revenue.

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Cancels
First Sheet No. 31

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

SECTION VI - TRANSPORTATION SERVICE

1. DEFINITIONS (As used herein)

- A. "Account" includes all gas consumption of the same individual, governmental entity or corporate entity (including subsidiaries and affiliates), that (1) occurs at a single service address; (2) is measured by a master meter; or (3) Company treated as a single "Account" prior to November 1, 2008.
- B. "Agent" means a Marketer that Customer has authorized to act on its behalf by executing the Company's Appointment of Agent form or a Customer acting on its own behalf..
- C. "Aggregation Pool" means the group of Customers that Agent or a Customer acting on its own behalf establishes pursuant to Aggregation Service.
- D. "Alternate Fuel Capabilities" means Customer has installed alternate fuel equipment, access to other gas sources or has economically feasible access to other gas sources.
- E. "Annual Period" means the twelve-month period beginning on the first day of Customer's November billing cycle and ending on the last day of Customer's October billing cycle.
- F. "Annual Transportation Volume" means the arithmetic average of the actual Customer account consumption for the thirty-six month period ending each October 31 billing cycle.
- G. "Authorized Daily Volume" means the volume of gas on any day that Columbia would deliver to Customer with no planned interruption of that volume.
- H. "Backup Service" means Standby Service for Large General Transportation Service Customers and Full Requirements Service, Partial or Full Requirements Service for Small General Transportation Service Customers and General Transportation Service Customers.
- "Business Day" is a Day that is a weekday (Monday through Friday), excluding holidays.
- J. "Commercial Customer" is a Customer using gas through a single meter in commercial activities such as apartment buildings, rooming and boarding dwellings, residential hotels, multifamily row housing, doubles, duplexes, combination commercial and residential accounts be considered commercial if usage is half or more than half of the total service, and for all other situations where gas is supplied to consumers in two or more dwelling units designed for the primary purposes of residences. Includes warehousing, distributing or selling commodities, providing professional services, wholesale and retail stores, offices, office buildings, hotels, clubs, lodges, associations, restaurants, railroad and bus stations, banks, laundries, dry cleaners, mortuaries, garages for commercial activity, gasoline stations, theaters, bowling alleys, billiard parlors, motor courts, camps, bars, grills, taverns, retail bakeries, hospitals, schools, churches, religious and charitable institutions, governmental agencies or the like.
- K. "Company" means Columbia Gas of Ohio, Inc.
- "Company's Billing Cycle" means the Company's accounting revenue month.
- M. "Customer" means any individual, governmental, or corporate entity taking Transportation Service hereunder. A Customer may have more than one Account, as defined herein. The Company's service under the applicable rate schedules is provided to a single Account."
- N. Customer's Billing Cycle" means the monthly period that occurs between monthly meter readings or estimated readings taken by Company for billing purposes at Customer's facilities.

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Third Revised Sheet No. 32
Cancels
Second Revised Sheet No. 32

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

- N. "Customer's Facilities" means the Customer's property, factories, and buildings where natural gas is being consumed.
- O. "Daily Demand" means Customer or Aggregation Pool demand on any day.
- P. "Day" means 24-hour period beginning at 9:00 a.m. central clock time.
- Q. "Dekatherm" or "Dth" means one million British thermal units (Btu's).
- R. "Design Demand" means the Customer demand on a day with Design Temperature.
- S. "Design Temperature" means the coldest daily temperature for which Columbia plans capacity and supply.
- T. "Flowing Supply" means gas delivered from sources other than storage, generally via firm or interruptible transportation capacity.
- U. "Full Requirements Service" means a type of Backup Service available to Small General Transportation Service Customers and General Transportation Service Customers which will make gas available at all times, for 100% of Customer's Annual and Maximum Daily Quantity, except when interruption is necessary due to force majeure conditions or where service to non-Transportation Service human needs customers is threatened.
- V. "High Priority" means the Customer has contracted for a better quality of service. The order of interruption, which determines the quality of service, is as follows: (1) All volumes exceeding Authorized Daily Volumes; (2) volumes consumed by or delivered to customers served under Rate Schedules LGS, FRLGTS and LGTS; (3) volumes consumed by or delivered to customers served under Rate Schedules GS, FRGTS, FRCTS and GTS; (4) Backup Service; (5) volumes consumed by or delivered to customers served under Rate Schedules SGS, SGTS and FRSGTS; and (6) non-Transportation Service human needs customers.
- W. "Industrial Customer" means a customer using gas in a process which either involves the extraction of raw or unfinished materials in another form or product through the application of heat or heat treating, steam agitation, evaporation, baking, extraction, drying, distilling, etc.
- X. "Local Market Area" means a continuous, physically-interconnected system of Company-owned distribution piping through which the Company provides natural gas service to Customers in a discrete geographic area, utilizing one or more common points of delivery from interstate pipeline supplier(s).
- Y. "Local Usage Area" means an area of the Company's distribution system within which gas usage can be physically displaced from one customer to another without capacity.
- Z. "Mcf" means one thousand cubic feet of natural gas.

Issued:

- AA. "Marketer" means gas supplier under the Transportation Service program.
- BB. "Maximum Daily Quantity" (MDQ) means a Customer's maximum estimated usage during a 24-hour period as determined by the Company in consultation with the Customer. Company will update the MDQ annually, based on the most recent historical Customer consumption data and work with Customers and their agents to develop an adjusted MDO for those customers whose usage occurs primarily outside the winter season.

Fifth Revised Sheet No. 33

Cancels

Fourth Revised Sheet No. 33

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

- CC. "Partial Full Requirements Service" means a type of Backup Service available to Small General Transportation Service Customers and General Transportation Service Customers which will make gas available at all times, for a set percentage of Customer's Maximum Daily Quantity, except when interruption is necessary due to force majeure conditions or where service to human needs customers is threatened.
- DD. "Pipeline Scheduling Point" or "PSP" means a single delivery point or set of delivery points grouped or designated by an upstream pipeline for purposes of scheduling gas supplies for delivery by such upstream pipeline and shall consist of the following: interconnections with Panhandle Eastern Pipe Line Company, Tennessee Gas Pipeline, North Coast Gas Transmission, LLC, and Columbia Gas Transmission, LLC. The interconnections with Columbia Gas Transmission, LLC include the Market Areas and Master List of Interconnections as defined in the General Terms and Conditions of the FERC Gas Tariff of Columbia Gas Transmission, LLC. As of December 2, 2009, the Columbia Gas Transmission, LLC Pipeline Scheduling Points included: 22 (Portsmouth); 23-1 (Toledo); 23-3 (Lima); 23-4 (Alliance); 23-5 (Columbus); 23-6 (Dayton); 23-8 (Mansfield); 23-9 (Ohio Misc.); 23N-2 (Parma); 23N-7 (Sandusky); 24-35 (Pittsburgh); and 24-39 (New Castle).
- EE. "PUCO" means Public Utilities Commission of Ohio.
- FF. "Points of Receipt" means those measurement locations where Customer-owned gas is delivered into Company's system.
- GG. "Residential Customer" means Customer using gas in a single-family residential dwelling or unit for space heating, air conditioning, cooking, water heating, incineration, refrigeration, laundry drying, lighting, incidental heating, or other domestic purposes. Includes a tenant billed for natural gas consumption or use by other tenants at the same premises.
- HH. "Storage" or "Storage Capacity" means TCO Firm Storage Service (FSS) and Storage Service Transportation (SST) capacity, unless otherwise specified.
- II. "Standby Service" means a type of backup service available to Transportation Service Customers served under Columbia's Large General Transportation Service schedule which will make gas available at all times except when interruption is necessary due to force majeure conditions or where service to human needs customers is threatened.
- JJ, "TCO" means Columbia Gas Transmission, LLC.
- KK. "Transportation Service Customer" means a non-residential class customer account provided gas service under Columbia's Small General Transportation Service, General Transportation Service or Large General Transportation Service rate schedules.

Fourth Revised Sheet No. 33a Cancels Third Revised Sheet No. 33a

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

2. REQUIREMENTS FOR TRANSPORTATION SERVICE

- (A) Conditions of Service. All Transportation Service Customers or their Agents must have a personal computer which is capable of receiving notices from Company of any consumption limitations or interruptions imposed pursuant to Parts 7 or 8, twenty-four hours a day, seven days a week. Pursuant to Banking and Balancing Service, all Customers must either subscribe to (1) Banking and Balancing Service or (2) be placed on a daily cash out provision. Customer's election in this regard shall be set forth in Customer's Transportation Service Agreement.
- (B) Daily Measuring Device. All customers that are required to install a daily measuring device per the terms of a service for which the Customer has contracted, or who elect to install a daily measuring device, must pay all costs associated with the purchase and installation of a Daily Demand reading meter (i.e., a meter equipped with an electronic measurement (EM) or automatic meter reading (AMR) device) and associated telemetering equipment. Such customers shall also provide, pay for, and maintain a dedicated telephone line and the AC electric power necessary to operate such electronic measurement and telemetering equipment. The meter, electronic measurement device (EM or AMR), and associated telemetering equipment shall be and remain the property of the Company.
- (C) Internet-Based Website. Customer or its Agent shall have access to Company's Internet-Based Website.
- (D) Creditworthiness Evaluation. Company shall perform on a non discriminatory basis a creditworthiness evaluation of Customer, including an assessment of the credit risk exposure resulting from, but not limited to, distribution rates and charges, interstate pipeline capacity charges (if assigned), imbalance charges, cash-out charges, pipeline penalty charges, and any other amounts owed to Company. If at any time Company reasonably determines that the credit risk exposure is greater than any secured and/or unsecured credit that may be granted resulting from the creditworthiness evaluation, Customer must provide Company with adequate financial assurance to cover the difference between the credit risk exposure and any secured and/or unsecured credit granted prior to, or to continue receiving Transportation Service.

3. SERVICE AGREEMENT

Before commencing service hereunder, Customer shall execute a Service Agreement in the form contained herein. The Service Agreement shall set forth, among other things: (1) the point(s) of receipt at which Company will accept delivery of Customer's gas; (2) the point(s) at which Company will redeliver gas to Customer's facilities; (3) Customer's Maximum Daily Quantity and Annual Transportation Volume, which are subject to change annually; (4) daily meter reading service election and (5) the specific services and levels of such services for which customer has contracted.

Second Revised Sheet No. 34

Cancels

First Revised Sheet No. 34

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

SERVICE AGREEMENT (continued)

The benefits and obligations of the Service Agreement shall begin when Company commences to provide Transportation Service. It shall inure to and be binding upon the successors and assigns, survivors and executors or administrators, as the case may be, of the original parties thereto, respectively, for the full term thereof. However, no agreement for service may be assigned or transferred without the written consent of or approval of the Company which shall not unreasonably be withheld.

4. DELIVERIES OF CUSTOMER-OWNED GAS

Subject to the limitations of Company's upstream capacity contracts or pipeline capacity in its system and its service obligations to other higher priority customers, Company will accept deliveries of Customer's gas at the point(s) of receipt for redelivery to Customer's facilities, in Mcf's, less unaccounted-for gas. Such gas volumes delivered to Company and redelivered to Customer shall be limited to the Customer's Annual Transportation Volume and Maximum Daily Quantity for each facility. These volume levels shall represent the actual expected requirements of Customer's facilities and may be exceeded only with the prior consent of Company, which shall not be unreasonably withheld.

The volumes of Customer-owned gas transported by Company, including banked volumes, to Customer at its facilities during each monthly billing cycle will be considered the first gas through the Customer's meter.

5. MEASUREMENT

A. Heat Content Adjustment. When Company receives Customer's gas from an interstate pipeline on a Dekatherm basis, Company will make a heat content adjustment in accordance with the procedures set forth below in order to deliver to Customer volumes of gas, in Mcfs, equal in heat content to the gas delivered to Company for the account of Customer. The average monthly heating value of gas measured and calculated by the pipeline which delivers Customer's gas to Company will be used each billing month.

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First Revised Sheet No. 38

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

- 3. Twenty-five hundredths (0.25) grains of hydrogen sulfide per one hundred (100) cubic feet of gas; and
- 4. Ten (10) grains of total sulfur per one hundred (100) cubic feet of gas.

The Total Heating Value of the gas shall be determined by taking samples of the gas at the point(s) of receipt at such reasonable times as may be designated by Company. The Btu content per cubic foot shall be determined by an accepted type of calorimeter or other suitable instrument for a cubic foot of gas at a temperature of sixty (60) degrees Fahrenheit when saturated with water vapor and at a pressure of 14.73 psia. The Btu determination designated by Company shall be made by Company at its expense. Any additional Btu determinations requested by Customer shall be at Customer's expense.

Customer's gas delivered to Company shall have a total heating value of not less than one thousand (1,000) Btu per standard cubic foot, and shall have a Utilization Factor of one thousand, three hundred (1,300) plus or minus six percent (6%). The Utilization Factor, as used herein, shall be the Btu content per cubic foot of the gas divided by the square root of the specific gravity of the gas. However, Company shall not be obligated to accept gas which it believes may adversely affect the standard of public utility service offered by Company, or gas which it believes may adversely affect the operation of the gas-burning equipment of its customers.

If any gas delivered hereunder fails to meet the quality specifications set forth herein, Company may, at any time, elect to refuse to accept all or any portions of such gas until Customer brings the gas into conformity with such specifications.

7. AUTHORIZED DAILY VOLUME

Customer's Authorized Daily Volume on any day consists of the sum of Customer's transported volumes (as determined herein) plus any Backup Service for which Customer has contracted, plus any additional volumes that Company, in its sole discretion, authorizes Customer to use on that day. Delivery of Customer's Authorized Daily Volume is firm, with no planned interruptions, except as provided in Part 8 hereof. Consumption at Customer's facility in excess of the Authorized Daily Volume is interruptible service, and upon notice to Customer, Company may require Customer to reduce consumption to Customer's Authorized Daily Volume whenever Company, in its discretion, deems necessary to do so. Company may, at its option, require such reductions in consumption by Large General Transportation Service Customers prior to imposing similar reductions on Small General and General Transportation Service Customers. The Authorized Daily Volume for an Aggregation Pool shall equal the sum of the Authorized Daily Volumes (including Backup Service) for each Customer in the Aggregation Pool.

Second Revised Sheet No. 39

Cancels

First Revised Sheet No. 39

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

For purposes of this section, the portion of Customer's Authorized Daily Volume attributable to transported gas delivered to Company shall consist of two parts. The first part shall consist of volumes (adjusted for unaccounted-for gas) delivered at receipt points where the upstream transporter, producer, or other delivering entity does not report deliveries to Company on a daily basis. The portion of Customer's Authorized Daily Volumes attributable to this part shall be determined by dividing the volume of gas delivered to Customer in the most recent month for which information is available by the number of days in that month.

The second part shall consist of volumes (adjusted for unaccounted-for gas) delivered by upstream transporters which report Customer's deliveries to Company on a daily basis. If the upstream transporter's reporting system is acceptable to Company, Company may, at its option, utilize such system to determine Customer's deliveries on any day. If Company elects not to utilize such reporting system, it shall determine Customer's deliveries using the best information available, as determined by Company.

In the event actual gas deliveries by Company to Customer or Aggregation Pool are in excess of the Authorized Daily Volume on any day in which the Company requires Customer or Aggregation Pool to limit gas consumption to its Authorized Daily volume, Customer or the Aggregation Pool shall be liable for all penalties and fines incurred by Company as a result of usage in excess of the Authorized Daily Volume.

No member of an Aggregation Pool shall be liable for such fines or penalties for usage on any given day if the total usage for all members of the Aggregation Pool located in the same Local Usage Area on that day did not exceed the aggregate of such members' Authorized Daily Volumes. In the event that the total usage of the same Aggregation Pool exceeded the sum of the Authorized Daily volumes of the Aggregation Pool members, any applicable fines or penalties resulting from such excess usage shall be assessed on a pro rata basis upon those Aggregation Pool members who exceeded their individual Authorized Daily Volumes during the relevant period of time. In such an instance, modified nominations causing a revised level of gas deliveries to Aggregation Pool members in the Local Usage Area shall be recognized and accepted by the Company.

The Company will notify Customers and Aggregation Pool Marketers of any consumption limitations imposed by the Company pursuant to this Part 7 by posting such notice on its designated internet based website.

8. INTERRUPTION

Notwithstanding the provisions of Part 7 hereof, all deliveries by Company to Customer, including Customer's Authorized Daily Volumes, are subject to partial or complete interruption during force majeure situations, herein defined to mean acts of God, strikes, lockouts, or other labor disturbances, acts of a public enemy, war, blockages, insurrections, riots, epidemics, fire, storms, floods, washouts, civil disturbances, explosions, breakage or accidents to machinery or pipelines, freezing of wells or pipelines, partial or entire failure of such wells, or

Third Revised Sheet No. 40
Cancels
Second Revised Sheet No. 40

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

any other cause not otherwise provided for herein, whether of the kind herein enumerated or otherwise, not reasonably within the control of Company. All deliveries are also subject to complete or partial interruption in accordance with the definition of High Priority whenever service to residential and other high priority customers downstream of the same PSP is threatened.

In addition, where a Transportation Service Customer or its Agent delivers gas to Company at a receipt point that is located downstream of a PSP other than the PSP in which Customer's facilities are located, such delivery shall be considered a delivery by displacement. Company may interrupt deliveries by displacement, up to 100% in the case of gas delivered to Company by an interstate pipeline, and up to 75% in the case of intrastate gas delivered directly to Company's facilities, where such interruption is necessary to prevent Company from exceeding contractual limitations with its interstate pipeline suppliers, including, but not limited to, any maximum daily delivery obligation (MDDO) or Design Daily Quantity (DDQ), provided, however, that Company will use its best efforts to make deliveries by displacement, and provided, further, that Company will not interrupt deliveries by displacement pursuant to this paragraph unless (a) such interruption is necessary to enable Company to maintain deliveries to high priority customers located downstream of the same PSP, or (b) Company's interstate pipeline supplier has directed Company to limit its deliveries to the applicable MDDO or DDQ in order to enable the supplier to maintain firm deliveries on its pipeline system.

Company may, at its option, interrupt Large General Transportation Service Customers prior to interrupting Small General Transportation Service Customers.

When Company interrupts deliveries pursuant to this section, Customer shall be liable to Company for all fines and penalties incurred by Company as a result of any failure by Customer to interrupt its usage when directed to do so.

No member of an Aggregation Pool shall be liable for such fines or penalties for usage on any given day if the total usage for all members of the Aggregation Pool located in the same Local Usage Area on that day did not exceed the aggregate of such members' Authorized Daily Volumes, unless such interruption was necessitated by a localized force majeure condition, in which case any Aggregation Pool members who were required to interrupt service as a result of such condition shall be liable for fines or penalties incurred by Company if such members failed to interrupt their usage as directed by the Company. All Aggregation Pool members within a given Local Usage Area who are not affected by such an interruption shall be treated as a separate Aggregation Pool, and shall be permitted to aggregate their usage for purposes of determining the applicability of fines or penalties in the manner described in Part 7 and this Part 8.

The Company will, on a best efforts basis, attempt to notify Customer of any interruption imposed by the Company pursuant to this Part 8.

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RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

RESERVED FOR FUTURE USE

Second Revised Sheet No. 42 Cancels First Revised Sheet No. 42

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

RESERVED FOR FUTURE USE

Second Revised Sheet No. 43
Cancels
First Revised Sheet No. 43

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

9. DEFICIENCIES IN DELIVERIES TO COMPANY

Any volumes of gas that are consumed by Customer in any monthly billing cycle that are in excess of the sum total of: (1) Customer's Volume Bank from the previous month, plus (2) any volumes delivered to Company by Customer or its Agent for that billing cycle, (3) any volumes available to Customer via Gas Transfer Service, (4) any volumes available to Customer via Monthly Bank Transfer Service, and (5) any volumes available to Customer under a Backup Service, shall be considered a deficiency in deliveries.

10. WARRANTY OF TITLE

Customer warrants that it will have good and merchantable title to all natural gas delivered to Company for redelivery to Customer's facilities, that such gas will be free and clear of all liens, encumbrances and claims whatsoever, and that it will indemnify Company and hold it harmless from all suits, actions, debts, accounts, damages, costs, losses and expenses arising from or out of adverse claims of any and all persons to said gas.

11. LATE PAYMENT CHARGE

Upon next scheduled billing date, one and one-half percent (1-1/2%) will be applied to the unpaid balance, as provided in Section IV, Part No. 6 of the Company's Rules and Regulations governing the distribution and sales of gas.

Second Revised Sheet No. 44
Cancels
First Revised Sheet No. 44

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

12. CHARGES FOR THIRD PARTY SERVICES

If furnishing service to Customer pursuant to this tariff requires Company to use Transportation Service provided by another entity, any cost incurred by, or billed to Company with regard thereto, shall be billed to Customer by Company and paid by Customer. Such costs shall include, without limitation, transportation or delivery charges, retainage for company use and unaccounted-for gas, filing fees, and penalties incurred as a result of gas volume imbalances or other factors set forth in the applicable rate schedule or contract of such other entity. Customer shall also reimburse Company for any filing fees paid by Company to another entity when necessary to commence or continue gas transportation service to Customer. Company shall obtain service provided by another entity or the occurrence of additional filing fees.

13. PROVISION FOR HUMAN NEEDS AND PUBLIC WELFARE CUSTOMERS

Customers who are Human Needs and Public Welfare Customers, as described in Section IV, Part 1, are required to have installed operable alternate fuel equipment and available fuel quantities or contract with Company for Backup Service. Human Needs Customers on Transportation Service must inform Company if they have alternate fuel capabilities, or they will be billed the otherwise applicable Backup Service charges to meet 100% of their estimated usage needs. This requirement shall not apply to any meter that serves only uses which are not classified as Human Needs and Public Welfare Customers.

14. OPTIONAL SERVICES

Company may provide optional services to Large General, General, or Small General Transportation Service Customers as specified in the applicable rate schedules.

15. TERMINATION OF SERVICE

Company may terminate service to Customer hereunder for any of the following reasons:

- A. Any violation of or refusal by Customer to comply with its Service Agreement or any tariff, rule, or regulation on file with the PUCO that applies to Customer's service;
- B. Any use of gas by Customer in a manner detrimental to the service of other customers;
- C. When providing service is in conflict or incompatible with any order of the PUCO, the laws of the State of Ohio or any political subdivision thereof, or the laws or rules of the federal government or any of its agencies;
- D. When Customer has moved from the premises;

Second Revised Sheet No. 45
Cancels
First Revised Sheet No. 45

Effective: March 31, 2010

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

- E. When supplying gas to Customer creates a dangerous condition on Customer's premises or where, because of dangerous conditions beyond customer's premises, termination of the supply of gas is reasonably necessary. Service will not be restored until such dangerous condition or conditions have been corrected;
- F. In accordance with the provisions of Ohio Administrative Code Section 4901:1-18, if Customer resorts to fraudulent practice in obtaining the gas supplied, or is the beneficiary of any such fraudulent practice, or Company's meter, metering equipment, or property used to supply service has been damaged by Customer, its servants or agents.

Service will not be restored until Customer has given satisfactory assurance that such fraudulent or damaging practice will be discontinued, and has paid Company an amount estimated by Company to be reasonable compensation for service fraudulently obtained and not paid for and for any damage to property of Company including any cost to repair the damage.

- G. For repairs, provided that Customer will be given 24 hours written notice prior to scheduled maintenance interruptions in excess of six hours.
- H. Upon the request of Customer in accordance with its Service Agreement; and
- I. For nonpayment of charges owed Company, including nonpayment of late payment charges or security deposits and financial assurances required as a condition for continued service, upon five (5) days written notice to Customer.
- J. When Customer or its Agent has failed to deliver any gas to the Company for a span of more than five consecutive days in any billing month when it can be demonstrated that Customer consumed gas on one or more days during such span of time, and Customer did not have sufficient volumes in its Volume Bank to cover its consumption during that same time frame or Customer has sufficient volumes in its Volume Bank to cover its consumption but did not have access to the Volume Bank due to Columbia's issuance of an OMO and/or OFO.

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First Revised Sheet No. 46

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

16. OPERATION AND MAINTENANCE COSTS

When Company receives Customer's gas directly into its system from point(s) of receipt other than an interstate or intrastate pipeline, and Company owns the measuring station, Company shall assume all responsibilities associated with the operation and maintenance of said measuring station. Normal operation and maintenance such as pressure checks, grass cutting, routine inspections and routine maintenance will be performed by Company at its expense. Customer shall reimburse Company for major and unusual non-recurring operation and maintenance costs. Customers shall pay for such costs within thirty (30) days of the billing date.

17. OTHER RULES AND REGULATIONS

Except to the extent superseded herein, Sections I through IV of Company's Rules and regulations Governing the Distribution and Sale of Gas and such other Commission rules and guidelines as are applicable shall apply to all Transportation Service provided hereunder.

18. OBLIGATION TO SERVE FOLLOWING TERMINATION OF TRANSPORTATION AGREEMENT

Following the cancellation of any Service Agreement entered into under Part 3 hereof, and the termination of Transportation Service hereunder, Company shall have no obligation to sell or deliver gas to Customer under any other contract or rate schedule at Company's Standard Service Offer (SSO) rate, except to the extent that Customer has contracted for Backup Service.

The Company may provide gas from the SSO regulated system supply to former Transportation Service or bypass Customers - (i) if such provision does not negatively impact the SSO rate for continuing SSO served Customers; or (ii) if Company can demonstrate that any increased costs are offset by credits, refunds, or other factors providing a benefit to continuing SSO served customers; or (iii) if the former Transportation Customers or bypass Customers absorb the increased cost incurred by Company to obtain additional supplies and/or capacity to serve such Customers. In the event the Customer has contracted for Backup Service, all terms and conditions of Company's Backup Service Rate Schedule shall apply.

19. CAPACITY RELEASE OPTION

Columbia will make available to all LGTS Customers the opportunity to contract for any released pipeline capacity that Columbia intends to post on pipeline bulletin boards.

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Issued:

Third Revised Sheet No. 48
Cancels
Second Revised Sheet No. 48
Page 1 of 3

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

THIS SHEET IS BEING RESERVED FOR FUTURE USE

Filed in accordance with Public Utilities Commission of Ohio Order

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Cancels
Second Revised Sheet No. 48
Page 2 of 3

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

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Cancels
Second Revised Sheet No. 48
Page 3 of 3

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

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COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

20. AGGREGATION SERVICE

This service is for Agent(s) that have been engaged by Customers receiving Transportation Service from the Company to be responsible for the delivery of natural gas to the Company's city gates on behalf of Customers. This service provides for the aggregation of Customers by their Agent for purposes of scheduling and nominating gas, banking and balancing, and compliance with Operational Flow Orders and Operational Matching Orders. All Agents who wish to act on behalf of Customers must be certified by the Company as meeting the minimum standards identified herein.

- (A) Aggregation Service. Service provided by the Company that allows Agents to deliver to the Company, on an aggregated basis, those natural gas supplies that are needed to satisfy the requirements of Transportation Customers that comprise the membership of the Aggregation Pool for participation in the Company's Transportation Service program.
- (B) Aggregation Pool. Agents will be allowed to establish one or more Aggregation Pools. Customers in an Aggregation Pool must be located within the same Pipeline Scheduling Point (PSP). The Aggregation Pool(s) referred to herein shall mean the customer group that Agent establishes under the Aggregation Service Agreement in the form contained herein.
- (C) Aggregation Service Agreement. Before commencing service hereunder, Agent must execute an Aggregation Service Agreement. Failure to comby with the Aggregation Service Agreement or any applicable tariff provisions will be cause for termination of the Aggregation Service Agreement following notice and opportunity to cure.
- (D) Benefits and Obligations. The benefits and obligations of the Aggregation Service Agreement shall begin when Company commences Aggregation Service to Agent. It shall inure to and be binding upon the successors and assigns, survivors and executors or administrators, as the case may be of the original parties thereto, respectively, for the full term thereof. However, no agreement for service may be assigned or transferred without the written consent of or approval of the Company which shall not unreasonably be withheld.

Third Revised Sheet No. 48b Cancels Second Revised No. 48b

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

20. AGGREGATION SERVICE (continued)

- (E) Requirements For Program Participation. The Company shall have the right to establish reasonable standards for participation in this program, provided it does so on a non-discriminatory basis. Accordingly, in order to participate as an Agent in the Company's Aggregation Service program, Agent shall have the option to comply with the requirements of (E)(1), (E)(2) or (E)(3) below.
 - Aggregation Service Option 1. Agent shall upon request provide the Company, on a confidential basis, a balance sheet and other financial statements and appropriate trade and banking references. Agent also agrees to allow the Company to conduct a credit investigation as to Agent's credit worthiness. Further, if the Company determines that it is necessary, Agent agrees to maintain a cash deposit, a surety bond, an irrevocable letter of credit at a Company approved bank of the Agent's choosing, or such other financial instrument, as the Company may require during the term of this Agreement, in order to assure Agent's performance of its obligations under this Agreement. In order to assure that the value of each financial security instrument remains proportional to Agent's potential liability under this Agreement, the required dollar amounts of such instruments shall be adjusted at the sole discretion of the Company, as Customers are added to, or deleted from, Agent's pool. Agent agrees that, in the event it defaults on its obligations under this Aggregation Agreement, Company shall have the right to use such cash deposit, or the proceeds from such bond, irrevocable letter of credit, or other financial instrument to satisfy Agent's obligations under this Agreement. Such proceeds shall be used to secure additional gas supplies, including payment of the costs of the gas supplies themselves, the costs of transportation, storage, gathering and other related costs incurred in bringing those gas supplies into the Company's system. The proceeds from such instruments shall also be used to satisfy any outstanding claims that the company may have against Agent, including imbalance charges, cash-out charges, pipeline penalty charges, and other amounts owed to the Company and arising from Agent's participation in this Aggregation Service program.

In the event Agent elects, or is forced, to terminate its participation in this program in accordance with the provisions of this Agreement, it shall continue its obligation to maintain its financial security instrument until it has satisfied all of its outstanding claims of the Company. In addition to the above financial requirements, the Company may impose reasonable standards of conduct for Agents, as a prerequisite for their participation in the program. Agent acknowledges that in its capacity as an "Agent" in this program, it has a continuing responsibility to conduct its business in a legal and ethical manner. If, as a result of customers' complaints, and/or from its own investigation, the Company determines, in its sole judgment that Agent is not operating under this Agreement in an ethical and/or legal manner, then the Company shall have the unilateral right to cancel this Agreement and deny Agent's further participation in this Aggregation Service program.

2. Aggregation Service - Option 2. Agent shall, upon request, periodically provide the Company, on a confidential basis, a balance sheet and other financial statements and appropriate trade and banking references. Agent shall allow the Company to conduct a credit investigation as to Agent's credit worthiness. Agents providing service pursuant to Part No. 20(E)(2) of this tariff are not required to provide bond or other financial security instrument in order to participate in this Aggregation Service program unless based upon the Company's creditworthiness assessment, the

Third Revised Sheet No. 48c Cancels Second Revised Sheet No. 48c

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

20. AGGREGATION SERVICE (continued)

need for such financial security instrument in the amount requested by the Company is found to be reasonable and necessary. The Company shall be entitled to refuse Aggregation Service if Agent does not provide the financial security instrument requested.

This option is limited to those Agents whose Customers have agreed to contract terms with the Agent that provide for indemnification of the Company for any tariff charges owed to the Company and arising from the Agent's participation in this Aggregation Service program in the event of the Agent's default. Such indemnification shall be demonstrated to the Company through Agent's Customers' affirmative election of Aggregation Service Option 2 in the Company's "Appointment of Agent" agreement. Any tariff charges remaining unpaid by the Agent will be assessed to Customers within each Aggregation Pool on a pro rata basis based on the ratio of each Customer's gas usage to the usage of all Customers participating in that Aggregation Pool during the month for which the charge is applied. The fees and charges to which this provision applies include, but are not limited to, commodity costs, demand costs, balancing fees. OMO/OFO charges, gas transfer service fees, monthly bank transfer fees, or other charges billed to the Agent. Prior to billing the Agent's Customers, the Company shall provide the Agents with written notice via facsimile or e-mail as well as regular mail of any such default and a minimum period of five (5) business days to cure such default upon receipt of such notice. Failure to cure such default by the Agent within the five (5) business days shall result in the Company's notification of Agent's Customers via facsimile, e-mail or regular mail of its intention to directly invoice the Agent's Customers for all tariff charges owed to the Company arising from the Agent's participation in this program. Notwithstanding any provision of this Tariff to the contrary, the Company shall not be entitled to directly invoice any Customer so long as the Agent continues to be entitled to aggregate under its Aggregation Service Agreement with the Company.

The Company may impose reasonable standards of conduct for Agents, as a prerequisite for their participation in the program. Agent acknowledges that in its capacity as an "Agent" in this program, it has a continuing responsibility to conduct its business in a legal and ethical manner. If, as a result of Customers' complaints, and/or from its own investigation, the Company determines, in its sole judgment, that Agent is not operating under this Agreement in an ethical and/or legal manner, then the Company shall have the right to cancel this Agreement and deny Agent's further participation in this pooling program pursuant to the Company's Tariff and/or Aggregation Service Agreement.

3. Aggregation Service - Option 3. Agent shall, upon request, periodically provide the Company, on a confidential basis, a balance sheet and other financial statements and appropriate trade and banking references. Agent shall allow the Company to conduct a credit investigation as to Agent's credit worthiness. Agents providing service pursuant to Part No. 24(E)(3) of this tariff may be required to provide bond or other financial security instrument in order to participate in this Aggregation Service program. The Company shall be entitled to refuse Aggregation Service if Agent does not provide the financial security instrument requested.

The Company may impose reasonable standards of conduct for Agents, as a prerequisite for their participation in the program. Agent acknowledges that in its capacity as an "Agent" in this program, it

Third Revised Sheet No. 48d Cancels Second Revised Sheet No. 48d

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

20. AGGREGATION SERVICE (continued)

has a continuing responsibility to conduct its business in a legal and ethical manner. If, as a result of Customers' complaints, and/or from its own investigation, the Company determines, in its sole judgment, that Agent is not operating under this Agreement in an ethical and/or legal manner, then the Company shall have the right to cancel this Agreement and deny Agent's further participation in this pooling program pursuant to the Company's Tariff and/or Aggregation Service Agreement.

Additional terms of service under Part 24(E)(3) shall be mutually agreed upon by the Company, Agent, and, if applicable, the Customer.

- (F) Enrollment and Removal. Agents may enroll Customer accounts in an Aggregation Pool by written notice to the Company at least 30 days prior to commencement of the month in which enrollment is to be effective. The written notice shall be in the form an Appointment of Agent agreement. A Customer may remove itself from an Aggregation Pool by written notice of removal to the Company at least 60 days prior to the commencement of the month in which the removal is to be effective. Agents may also remove any Customer from its Aggregation Pool by written notice of the removal to the Company and the Customer at least 60 days prior to the commencement of the month in which the removal is to be effective. An Agent may rescind their previously submitted removal request by sending written notice to the Company no later than 30 days prior to the month in which the removal was to have been effective. The written notice must include the Aggregation Pool number, Customer name, facility address and the Customer's Company account number.
- (G) Delivery Requirements. Agent agrees to deliver gas supplies into the Company's designated PSP on a daily basis, in accordance with the aggregate usage requirements of all those Customers that comprise the Agent's Aggregation Pool. The Agent will use their best efforts to maintain a balance between deliveries and aggregate Customer usage on a daily and monthly basis. The Company reserves the right: (1) to require an Agent to balance deliveries and takes of transported gas; or (2) to require a reasonable uniform delivery rate of gas which will at months end equal aggregate Customer requirements.
- (H) Banking and Balancing Service. Agents may aggregate all participants' Annual Transportation Volumes and applicable Customer tolerances for the purpose of the determination of bank tolerances. This election will allow customers within an Aggregation Pool to be billed immediately following their monthly meter reading with gas volumes being deducted daily from the Agent's total aggregation volume. At the close of each business month the Company will determine any imbalances in accordance with the terms of the Company's Banking and Balancing Service, with all imbalances being the sole responsibility of the Agent.

Agent(s) may make Monthly Bank Transfers between Aggregation Pools in accordance with the terms of the Company's Banking and Balancing Service and may also make transfers of gas pursuant to the terms of the Company's Gas Transfer Service. All transfers of gas performed in accordance with this paragraph and other tariff provisions will be billed directly to the Agent.

- (1) Operational Flow Orders and Operational Matching Orders.. All Aggregation Pools are subject to the Company's issuance of OFOs/OMOs pursuant to the provisions found in P.U.C.O. Tariff No. 2, Section VI, with all charges resulting from failure to comply with these tariffs being the sole responsibility of the Agent.
- (J) Late Payment Charge. If a bill payment is not received by the company or by the company's authorized agent on or before the specified payment date, which shall be the date of the company's next scheduled meter reading whether actual or estimated, an additional amount of 1.5% of the unpaid balance on the subsequent bill will become due and payable as part of the Agent's total obligation.

Second Revised Sheet No. 48e

Cancels

First Revised Sheet No. 48e

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

20. AGGREGATION SERVICE (continued)

(K) Force Majeure. Neither of the parties to the Aggregation Service Agreement hereto shall be liable in damages to the other, except for the actual delivered costs, plus shrinkage, of replacement supplies and flow through of penalty charges, for any act, omission, or circumstance occasioned by or in consequence of any acts of God, strikes, lockouts, act of the public enemy, wars, blockades, insurrections, riots, epidemics, landslides, lightning, earthquake, fires, storms, floods, washouts, civil disturbances, explosions, breakage, or accident to machine or lines of pipe, gas curtailment imposed by interstate or intrastate pipelines, the binding order of any court or governmental authority which has been resisted in good faith by all reasonable legal means, and any other cause, whether of the kind herein enumerated claiming suspension and which by the exercise of due diligence such party is unable to prevent or overcome. Failure to prevent or settle any strike or strikes shall not be considered to be a matter within the control of the party claiming suspension.

Such causes or contingencies affecting the performance hereunder by either party hereto, however, shall not relieve it of liability in the event of its concurring negligence or in the event of its failure to use due diligence to remedy the situation and to remove the cause in an adequate manner and with all reasonable dispatch, nor shall such causes or contingencies affecting such performance relieve Agent from its obligations to make payments of amounts due hereunder.

(L) Title to Gas. Agent warrants that it will have good title to all natural gas delivered to the Company hereunder, and that such gas will be free and clear of all liens, encumbrances and claims whatsoever, and that it will indemnify the Company, and save it harmless from all suits, actions, debts, accounts, damages, costs, losses and expense arising from or out of a breach of such warranty.

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Fourth Revised Sheet No. 49

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

21. TRANSPORTATION SERVICE RATES

SMALL GENERAL TRANSPORTATION SERVICE (SGTS)

APPLICABILITY

Applicable in all territories served by Company.

CHARACTER OF SERVICE

On any day, Company shall deliver Customer's Authorized Daily Volume of gas (as defined in Part 7 hereof) on a firm basis, with no planned interruption. However, Customer's Authorized Daily volume is interruptible when such interruption is necessary due to force majeure conditions, or where service to human needs customers is threatened. In addition, where Customer-owned gas is being delivered to the Company at a city gate which does not serve the Pipeline Scheduling Point in which Customer's facilities are located, that portion of Customer's Authorized Daily Volume is interruptible as described in Part 8 hereof.

AVAILABILITY

Available to any commercial or industrial end-use customer accounts provided that service can be rendered within the limits of Company's operating conditions and facilities, and provided that Customer consumes less than 300 Mcf per year between September 1 and August 31. Annual consumption for Customers served hereunder will be reviewed each August 31st. Service is subject to the Rules and Regulations as set forth in Section VI, Part Nos. 1 through 27.

SMALL GENERAL TRANSPORTATION SERVICE DELIVERY CHARGE

The Company will charge the following maximum rates for all Customer-owned volumes delivered by Company to Customer's facility where gas is being consumed:

All gas consumed per account per month Monthly Delivery Charge per account On and After December 3, 2009 \$.0000 per Mcf \$17.81 per Month

The maximum delivery charge for all deliveries by Company to Customer of Customer-owned gas under this provision will be equal to the Small General Transportation Service (SGTS) base rate then in effect. When a Customer can demonstrate to the Company and requests that a charge lower than the maximum delivery charge is necessary because of competition from a pipeline, distribution system or non natural gas fuel source, then the Company may charge a rate lower than the maximum delivery charge for all deliveries.

The minimum rate shall not be less than the variable cost of providing service hereunder plus some contribution to total Company fixed costs. Unless otherwise agreed by Company and Customer, Customer shall pay the maximum rate for all volumes delivered hereunder.

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COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

SMALL GENERAL SCHOOLS TRANSPORTATION SERVICE DELIVERY CHARGE

AVAILABILITY

Available to any primary or secondary school Customer accounts provided that service can be rendered within the limits of Company's operating conditions and facilities, and provided that Customer consumes less than 300 Mcf per year between September 1 and August 31. Annual consumption for Customers served hereunder will be reviewed each August 31st. Service is subject to the Rules and Regulations as set forth in Section VI, Part Nos. 1 through 27.

The Company will charge the following maximum rates for all Customer-owned volumes delivered by Company to Customer's facility where gas is being consumed:

On and After
December 3, 2009

All gas consumed per account per month
Monthly Delivery Charge per account
\$16.92 per Month

The maximum delivery charge for all deliveries by Company to Customer of Customer-owned gas under this provision will be equal to the Small General Schools Transportation Service base rate then in effect. When a Customer can demonstrate to the Company and requests that a charge lower than the maximum delivery charge is necessary because of competition from a pipeline, distribution system or non natural gas fuel source, then the Company may charge a rate lower than the maximum delivery charge for all deliveries.

The minimum rate shall not be less than the variable cost of providing service hereunder plus some contribution to fixed costs. Unless otherwise agreed by Company and customer, Customer shall pay the maximum rate for all volumes delivered hereunder.

BILLING ADJUSTMENTS

For all gas sold hereunder, the bill shall be computed to reflect the following billing adjustments as set forth in Section VI, Part No. 27 of the Company's Rules and Regulations governing the distribution and sale of gas.

- (1) PIP Plan Tariff Schedule Rider,
- (2) Uncollectible Expense Rider;
- (3) Gross Receipts Tax Rider:
- (4) Excise Tax Rider;
- (5) Infrastructure Replacement Program Rider; and
- (6) Demand Side Management Rider.

FULL REQUIREMENTS SERVICE

Full Requirements Service, if approved by Company and contracted for by Customer under this tariff, will make gas service available at all times, except where interruption is necessary due to force majeure conditions (as defined in Part 8 hereof) or where service to non-Transportation Service human needs customers is threatened, and reserves for Customer the right to purchase Small General Service Rate sales gas.

Second Revised Sheet No. 51 Cancels First Revised Sheet No. 51

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

ANNUAL SUPPLY BACKUP

Full Requirements Service provides Customer the ability to return to a retail supply of gas from Company for one hundred percent (100%) of Customer's Annual Transportation Volume and Maximum Daily Quantity.

Charges

Customer will pay Company, in addition to the delivery charge, a supplemental charge on all volumes delivered to these facilities pursuant to the Service Agreement. This supplemental charge shall be computed based on TCO's FSS and SST demand costs; the use of a 25% load factor; Columbia's Weighted Average BTU Conversion Factor; plus plus applicable gross receipts taxes. The supplemental charge shall be adjusted, as necessary, to enable Company to recover all costs incurred by Company as a result of providing Customer Full Requirements Service, including, but not limited to, any charges from Company's interstate pipeline supplier(s).

PARTIAL FULL REQUIREMENTS

Partial Full Requirements Service shall be the same as the Full Requirements Service in all respects except that Customer's ability to return to a retail supply of gas from the Company, Customer's supplemental charge, and Customer's volume of gas available at all times will each be reduced by a percentage as set forth in the Service agreement. For purposes of determining Customer's Authorized Daily Volume attributable to Partial Full Requirements Service, Customer's Maximum Daily Quantity shall be multiplied by the percentage set forth in the Service Agreement. This provision is not applicable to remaining Firm Service Customers as defined in Section IV. Part 1 herein.

UNACCOUNTED-FOR GAS

Company will retain a percentage of all volumes delivered to it for the account of Customer to offset unaccounted-for gas as a result of transporting these volumes. The unaccounted-for percentage is based on the Company's system wide average for the twelve (12) months ending August 31 of each year and is placed in effect as soon as practicable following the determination of the percentage.

LATE PAYMENT CHARGE

Upon next scheduled billing date, one and one-half percent (1-1/2%) will be applied to the unpaid balance, as provided in Section IV, Part No. 6 of the Company's Rules and Regulations governing the distribution and sale of gas.

Sixth Revised Sheet No. 53 Cancels Fifth Revised Sheet No. 53

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

GENERAL TRANSPORTATION SERVICE (GTS)

APPLICABILITY

Applicable in all territories served by Company.

CHARACTER OF SERVICE

On any day, Company shall deliver Customer's Authorized Daily Volume of gas (as defined in Part 7 hereof) on a firm basis, with no planned interruption. However, Customer's Authorized Daily volume is interruptible when such interruption is necessary due to force majeure conditions, or where service to human needs customers is threatened. In addition, where Customer-owned gas is being delivered to the Company at a city gate which does not serve the Pipeline Scheduling Point in which Customer's facilities are located, that portion of Customer's Authorized Daily Volume is interruptible as described in Part 8 hereof.

AVAILABILITY

Available to any non-residential customer account provided that service can be rendered within the limits of Company's operating conditions and facilities, and provided that customer consumes at least 300 Mcf per year between September 1 and August 31. Annual consumption for Customers served hereunder will be reviewed each August 31st. Service is subject to the Rules and Regulations as set forth in Section VI, Part Nos. 1 through 27.

GENERAL TRANSPORTATION SERVICE DELIVERY CHARGE

The Company will charge the following maximum rates for all Customer-owned volumes delivered by Company to Customer's facility where gas is being consumed:

First 25 Mcf per account per month	\$1.7183 per Mcf
Next 75 Mcf per account per month	\$1.3000 per Mcf
Over 100 Mcf per account per month	\$1.0325 per Mcf

A Customer Charge of \$22.50 per account per month, regardless of gas consumed.

The maximum delivery charge for all deliveries by Company to Customer of Customer-owned gas under this provision will be equal to the General Transportation Service (GTS) base rate then in effect. When a Customer can demonstrate to the Company and requests that a charge lower than the maximum delivery charge is necessary because of competition from a pipeline distribution system or non natural gas fuel source, then the Company may charge a rate lower than the maximum delivery charge for all deliveries.

The minimum rate shall not be less than the variable cost of providing service hereunder plus some contribution to total Company fixed costs. Unless otherwise agreed by Company and Customer, Customer shall pay the maximum rate for all volumes delivered hereunder.

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COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

GENERAL SCHOOLS TRANSPORTATION SERVICE DELIVERY CHARGE

AVAILABILITY

Available to any non-residential primary and secondary school customer account provided that service can be rendered within the limits of Company's operating conditions and facilities, and provided that customer consumes at least 300 Mcf per year between September 1 and August 31. Annual consumption for Customers served hereunder will be reviewed each August 31st. Service is subject to the Rules and Regulations as set forth in Section VI, Part Nos. 1 through 27.

The Company will charge the following maximum rates for all Customer-owned volumes delivered by the Company to Customer's facility where gas is being consumed:

First 25 Mcf per account per month \$1.6324 per Mcf
Next 75 Mcf per account per month \$1.2350 per Mcf
Over 100 Mcf per account per month \$0.9809 per Mcf

A Customer Charge of \$21.37 per account per month, regardless of gas consumed.

The maximum delivery charge for all deliveries by Company to Customer of Customer-owned gas under this provision will be equal to the General Schools Transportation Service base rate then in effect. When a Customer can demonstrate to the Company and requests that a charge lower than the maximum delivery charge is necessary because of competition from a pipeline, distribution system or non natural gas fuel source, then the Company may charge a rate lower than the maximum delivery charge for all deliveries.

The minimum rate shall not be less than the variable cost of providing service hereunder plus some contribution to total Company fixed costs. Unless otherwise agreed by Company and Customer, Customer shall pay the maximum rate for all volumes delivered hereunder.

BILLING ADJUSTMENTS

For all gas sold hereunder, the bill shall be computed to reflect the following billing adjustments as set forth in Section VI, Part No. 27 of the Company's Rules and Regulations governing the distribution and sale of gas.

- (1) PIP Plan Tariff Schedule Rider;
- (2) Uncollectible Expense Rider;
- (3) Gross Receipts Tax Rider:
- (4) Excise Tax Rider; and
- (5) Infrastructure Replacement Program Rider.

FULL REQUIREMENTS SERVICE

Full Requirements Service, if approved by Company and contracted for by Customer under this tariff, will make gas service available at all times, except where interruption is necessary due to force majeure conditions (as defined in Part 8 hereof) or where service to non-Transportation Service human needs customers is threatened, and reserves for Customer the right to purchase General Service Rate sales gas.

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Second Revised Sheet No. 55

Cancels

First Revised Sheet No. 55

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

ANNUAL SUPPLY BACKUP

Full Requirements Service provides Customer the ability to return to a retail supply of gas from Company for one hundred percent (100%) of Customer's Annual Transportation Volume and Maximum Daily Quantity.

Customer will pay Company a supplemental charge on all volumes delivered to these facilities pursuant to the Service Agreement. This supplemental charge shall be computed based on TCO's FSS and SST demand costs; the use of a 25% load factor; Columbia's Weighted Average BTU Conversion Factor; plus applicable gross receipts taxes. The supplemental charge shall be adjusted, as necessary, to enable Company to recover all costs incurred by Company as a result of providing Customer Full Requirements Service, including, but not limited to, any charges from Company's interstate pipeline supplier(s).

All volumes delivered by Company to Customer will be considered next through the meter, after Customer's own transportation gas is delivered. Any Full Requirements Volumes delivered to Customer will be billed at the applicable TCO Monthly Index, adjusted for TCO SST Commodity, TCO SST retainage, TCO FSS injection and withdrawal charges and TCO FSS retainage, plus applicable gross receipts taxes. Customer will also pay the applicable delivery charge pursuant to this tariff on all Backup Service volumes delivered. In addition, Company will retain the percentage set forth herein of any Backup Service volumes delivered to Customer as unaccounted-for gas.

PARTIAL FULL REQUIREMENTS SERVICE

Partial Full Requirements Service shall be the same as Full Requirements Service in all respects except that Customer's ability to return to a retail supply of gas from Company, Customer's supplemental charge, and Customer's volume of gas available at all times will each be reduced by a percentage as set forth in the Service Agreement. For purposes of determining Customer's Authorized Daily Volume attributable to Partial Full Requirements Service, Customer's Maximum Daily Quantity shall be multiplied by the percentage set forth in the Service Agreement.

For purposes of determining the Partial Full Requirements Service fee, the Customer shall be charged the same fee as Full Requirements Service multiplied by the percentage of Backup Service set forth in the Service agreement and used to calculate the maximum daily authorized volume available under Partial Full Requirements Service. This provision is not applicable to Remaining Firm Service Customers as defined in Section IV, Part 1 herein.

UNACCOUNTED-FOR GAS

Company will retain a percentage of all volumes delivered to it for the account of Customer to offset unaccounted-for gas as a result of transporting these volumes. The unaccounted-for percentage is based on the Company's system wide average for the twelve (12) months ending August 31 of each year and is placed in effect as soon as practicable following the determination of the percentage.

Second Revised Sheet No. 57

Cancels

First Revised Sheet No. 57

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

LARGE GENERAL TRANSPORTATION SERVICE (LGTS)

APPLICABILITY

Applicable in all territories served by Company

AVAILABILITY

Available to any non-residential customer accounts, provided that:

- 1. Service can be rendered within the limits of the Company's operating conditions and facilities;
- 2. Human Needs Customer accounts that comply with Section VI, Part 14 and that have consumed during one of the two most recent Annual Periods (November through October billing cycles) at least 18,000 Mcf, or Customer presents evidence demonstrating to Company's satisfaction that it will consume at least 18,000 Mcf per year during future Annual Periods. In addition, at least 50% of Customer's annual consumption must be consumed in the seven billing months of April through October, or Customer has previously executed a Commercial Gas Service Agreement with Company, which was in effect immediately prior to the initiation of service hereunder.
- 3. All other Customer accounts with consumption during one of the two most recent Annual Periods (November through October billing cycles) was at least 18,000 Mcf, or Customer presents evidence demonstrating to Company's satisfaction that it will consume at least 18,000 Mcf per year during future Annual Periods. In addition, at least 50% of Customer's annual consumption must be consumed in the seven billing months of April through October, or Customer has previously executed a Commercial or Industrial Gas Service Agreement with Company, which was in effect immediately prior to the initiation of service hereunder.
- 4. Company may, at its option, waive the requirement that 50% of the annual consumption occur during the seven months of April through October where such waiver is necessary in order to serve a load which would not otherwise be served by Company, provided that at least 30% of Customer's annual consumption occurs during the months of April through October.
- 5. Service is subject to the Rules and Regulations as set forth in Section VI, Part Nos. 1 through 27.

In the event that Customer no longer qualifies for service hereunder, Company may terminate service hereunder and commence service under its Small or General Transportation Service schedule, in which case Customer's Service Agreement shall be deemed amended to reflect such change in service and rates.

Third Revised Sheet No. 60 Cancels Second Revised Sheet No. 60

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

BILLING ADJUSTMENTS

For all gas sold hereunder, the bill shall be computed to reflect the following billing adjustments as set forth in Section VI, Part No. 27 of the Company's Rules and Regulations governing the distribution and sale of gas.

- (1) PIP Plan Tariff Schedule Rider;
- (2) Gross Receipts Tax Rider;
- (3) Excise Tax Rider; and
- (4) Infrastructure Replacement Program Rider.

UNACCOUNTED-FOR GAS

Company will retain one percent (1%) of all volumes delivered to it for the account of Customer to offset unaccounted-for gas as a result of transporting gas volumes to Customer.

LATE PAYMENT CHARGE

Upon next scheduled billing date, one and one-half percent (1-1/2%) will be applied to the unpaid balance, as provided in Section IV, Part No. 6 of the Company's Rules and Regulations governing the distribution and sales of gas.

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COLUMBIA GAS OF OHIO, INC.

Third Revised Sheet No. 61 Cancels Second Revised Sheet No. 61

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

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COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

22. STANDBY SERVICE

APPLICABILITY

Applicable throughout the territory served by Company.

AVAILABILITY

- a. Standby Service is an optional service available to Transportation Service Customers under Rate Schedule LGTS.
- b. Standby Service, if approved by Company and contracted for by Customer under this tariff, will make gas service available at all times, except where interruption is necessary due to force majeure conditions (as defined in Part 8 hereof) or where service to Non-Transportation Service Human Needs customers is threatened, up to the Daily and Seasonal Volumes contracted for as set forth in the Service Agreement, and reserves for Customer the right to purchase Standby Service gas.
- c. Daily Standby Volume. Customer is entitled to use and Company agrees to deliver gas volumes to Customer up to the Daily Standby Volume (adjusted for unaccounted-for gas) on any day during the term of the Service Agreement.
- d. Annual Standby Volume. Customer is entitled to purchase and Company is obligated to deliver to Customer the Annual Standby Volume as indicated in the Service Agreement, less unaccounted-for gas. The minimum Annual Standby Volume is determined by multiplying the Daily Standby Volume times 75.5.
- e. Customer may request Standby Service, or a change in the level of Standby Service, upon written notice to Company on or before the preceding January 2. Company will approve or deny any request by Customer, to be effective as of the beginning of its April billing cycle, on or before the preceding January 2, as soon thereafter as practicable.

CHARGES

a. Demand Charge for Daily Standby Volume

The monthly demand charge for the Daily Standby Volume is calculated by multiplying the Daily Standby Volume(s) in the service agreement by the sum of the weighted average demand cost underlying the Company's effective FSS and SST contracts with Columbia Gas Transmission, LLC (TCO) plus applicable gross receipts taxes.

b. Commodity Charge

All Standby Volumes delivered by Company to Customer will be considered next through Customer's meter, after Customer's own transportation gas is delivered. Any Standby Volumes delivered to Customer will be billed at the applicable TCO Monthly Index, adjusted for TCO SST Commodity, TCO SST retainage, TCO FSS injection and withdrawl charges and TCO FSS retainage, plus applicable gross receipts taxes. Customer will also pay the applicable delivery charge pursuant to this tariff on all Standby volumes delivered. In addition, Company will retain the percentage set forth herein of any Standby volumes delivered to Customer as unaccounted-for gas.

Second Revised Sheet No. 62A
Cancels
First Sheet 62A
Page 1 of 2

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

SECTION VI - TRANSPORTATION SERVICE

23. GAS TRANSFER SERVICE

APPLICABILITY

This service is applicable throughout the entire service territory served by Columbia.

AVAILABILITY

This is an optional service available to all Transportation Service Customers on Columbia Gas of Ohio's system, and/or their Agents, served under rate schedules SGTS, GTS and LGTS that provides for the transfer of gas quantities from one Customer/Agent ("transferor") account to another Customer/Agent ("transferee") account, in accordance with the following:

- a) Each transfer must occur such that gas is transferred from the transferor to the transferee on the same Gas Day. Transferor must request the transfer in the billing cycle at the end of the current month, as described in sub-paragraph (e) below.
- b) Transfers may occur between a transferor and a transferee located within the same Pipeline Scheduling Point (PSP) with confirmed deliveries on the same transmission pipeline. Requests to transfer gas from a transferor in one PSP to a transferee in a different PSP may only occur in accordance with an allowable transfer matrix, which will be posted on Company's web site. Changes to the allowable transfer matrix shall be posted by Company forty eight (48) hours before becoming effective.
- c) Volumes eligible for transfer shall not exceed the transferor's confirmed deliveries for the day of transfer. A transfer request may not be accepted by the Company if such transfer would cause the transferor and/or transferee to incur imbalance charges.
- d) Customers and/or their Agents also remain able to effectuate monthly bank transfers pursuant to the provisions contained in Company's Banking and Balancing Service.
- e) Customers and/or their Agents must rely on Customer usage posted daily on the Company's website. The Company shall post Customer usage on its Internet-based website as soon as practicable after the end of each Gas Day throughout the billing cycle. All customer usage will be posted on a best efforts basis by 5:00 P.M. Eastern time on the second business day following the end of the previous calendar month.
- f) All gas transfer requests must be accurately completed and executed by both the transferor and transferee and submitted to Company on Company's standard Gas Transfer Request Form by 5:00 P.M. Eastern time on the third business day following the end of the previous calendar month.

Second Revised Sheet No. 62A
Cancels
First Revised Sheet 62A
Page 2 of 2

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

SECTION VI - TRANSPORTATION SERVICE

GAS TRANSFER SERVICE

- g) Company is not involved in any arrangement or agreement for compensation for the value of the gas being transferred, or for any other fees between transferor and transferee. Columbia's role in administering this rate schedule is limited to transferring gas quantities from the transferor's to the transferee's account with Company.
- h) The gas transfer service does not relieve Customer and/or its Agent of their obligation to deliver gas to Company to the Pipeline Scheduling Point in which they or their customers reside.

RATES

Company will charge the transferor \$0.05 per unit transferred, up to a maximum of \$150 per transfer. The unit will be either Dth or Mcf, depending upon the supply source being transferred.

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COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

	CONTRACT#		
23. TRANSPORTATION SERVICE AGREEMENT			
THIS AGREEMENT, made and entered into as of the COLUMBIA GAS OF OHIO, INC. ("Company"), and			
	("Customer")		
WITNESSETH: That in consideration of the mutual cover	ants herein contained, the parties hereto agree as follows:		
Section 1. <u>Transportation Service to be Rendered.</u> In accordance on file with the Public Utilities Commission of Ohio (PUCO), and the receive the quantities of gas requested by Customer to be transported point(s) of receipt, Customer facility location, the applicable Rate Sch of said services to be rendered, shall be set forth in Section 7 of this Tr	e terms and conditions herein contained, Company shall and shall redeliver said gas to Customer's facilities. The edule (SGTS, GTS or LGTS), and the service and levels		
Section 2. <u>Incorporation of Tariff Provisions.</u> This Agreeme Section VI of the Company's Rules and Regulations Governing the Di or superseded from time to time, which are incorporated herein by refe	scribution and Sale of Gas, as the same may be amended		
Section 3. <u>Regulation.</u> This Agreement is contingent upon the approvals and authorizations. This Agreement shall become void approval or authorization is not so received, changed or continued.			
Section 4. <u>Term.</u> This Agreement shall become effective as of the execution and shall continue through the last day of Customer's Mar Agreement shall continue in effect after that date on a year-to-year bath March billing cycle, unless terminated in accordance with this section.	ch, billing cycle, provided however, that the		
Company may terminate this Agreement, effective as of the end with the above terms, upon written notice to Customer on or before the Company's Rules and Regulations Governing the Distribution and	e preceding January 2, or unless terminated pursuant to		
Customer may terminate this Agreement, effective as of the end of above terms, or request a change in the level of Backup Service, upor January 2. Company will approve or deny any request by Customer beginning of its April billing cycle, on or before the preceding January	written notice to Company on or before the preceding to change the level of service, to be effective as of the		

Following the cancellation of this Agreement, and the termination of gas transportation service hereunder, Company shall have no obligation to sell or deliver gas to Customer under any other contract or rate schedule except to the extent that Customer has contracted for Backup Service herein. Following such cancellation, Customer will remain subject to the provision of Section VI of Company's Rules and Regulations Governing the Distribution and Sale of Gas until such time that any subsequent agreement is reached between the parties regarding the level of gas service to be provided.

Section 5. <u>Notices.</u> Any notices, except those relating to billing or interruption of service, required or permitted to be given hereunder shall be effective only if delivered personally to an officer or authorized representative of the party being notified, or if mailed to the address provided in Section 7 of this Agreement.

Section 6. <u>Cancellation of Prior Agreements</u>. This Agreement supersedes and cancels, as of the effective date hereof, all previous two party transportation agreements and any Commercial or Industrial Gas Service Agreements between the parties for service to Customer's facilities served hereunder.

Effective: March 31, 2010

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

	AND SA	LE OF GAS		
A. Point(s) of Re Pipelines 1) C 2) O B. FACILITY A	DDRESS:	Ohio, Inc. – Point(s) of Rece LC (TCO)	ipt with Interstate	
C. Type of Business		e completed by Marketer/C	ustomer	hilling cycle.
Description of Business:	Alternate Fuel Type: Alternate Fuel Volume and/or %:	*Backup Service: YES NO *Volumes Requested:	*Monthly Bank Tolerance 1% 2% 3% 4%	*Capacity Assigned Mcf/Day: (LGTS Customers Only)
	lerance is not selected, the default		Choose one box only 1 COMPANY	
Company Name: dba (if applicable): Address: City, St, Zip: Attn: Telephone #: () Fax #: () E-mail Address:	S: (Mailing address for Co	ntract) (Please Print)	Columbia Gas of Inc. 200 Civic Center Columbus, Ohio 43215 Attn: Gas Trans	Drive
IN WITNESS WHEREC as of the date herein abo CUSTOMER	OF, the parties hereto have a ve first mentioned.		uted this Agreement	
By:		By:	•	
Title:		Title:		

Filed in accordance with Public Utilities Commission of Ohio Order dated

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Thirty-Eighth Revised Sheet No. 66
Cancels
Thirty-Seventh Revised Sheet No. 66
Page 1 of 3

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

24. OPERATIONAL FLOW ORDERS

Customers without daily measuring devices are subject to Columbia's issuance of operational flow orders (OFO) that will direct Customers or their Agent to schedule confirmed supply volumes to match Columbia's estimate of their daily usage adjusted for contracted Backup Service quantities and/or any balancing service quantities that may be available from Columbia. OFOs may be issued for daily capacity or operational reasons only, and not for financial gain considerations. Specifically, Columbia shall provide an OFO percentage and direct Customers or their Agent to schedule a confirmed supply volume equal to the product of the OFO percentage times the Customers' Maximum Daily Quantity (MDQ). This product is referred to as the OFO volume. Operational flow orders may require the scheduling of an OFO volume in excess of Customers' MDQ when forecasted operating conditions exceed the Company's design criteria. The Company will waive the balancing service charges set forth on Sheet 67 of this tariff during any day an OFO is in effect. Failure to comply with an operational flow order will result in the billing of the charges below assessed against the OFO difference. The OFO difference is defined as the shortfall between the OFO volume and actual daily supply deliveries during an OFO – Deficient Supply, and the overage between the OFO volume and the actual daily supply deliveries during an OFO – Excess Supply:

Failure to comply with an OFO will result in the assessment of a charge equal to higher of the following:

- (A) Ten dollars (\$10.00) times the OFO shortfall or overage; or
- (B) 110% of the TCO Daily Index adjusted for the SST commodity and shrinkage times the OFO shortfall or overage; or
- (C) The payment of the pro-rata share of all other charges, including gas costs, penalty charges or cash-outs, incurred by the Company as a result of non-compliance on the date of the OFO shortfall or overage.

If a Customer or their Agent complies with an OFO it shall not be subject to any charge or additional cost.

25. OPERATIONAL MATCHING ORDERS

Customers with daily measuring devices are subject to Columbia's issuance of operational matching orders (OMO) that will direct Customers or their Agent to adjust usage to match confirmed supply volumes or adjust confirmed supply to match usage adjusted for contracted Backup Service quantities and/or balancing services quantities available from the Company. OMOs may be issued for daily capacity or operational reasons only, and not for financial gain considerations. The Company will waive the balancing service charges set forth on Sheets 67 of this tariff during any day an OMO is in effect Failure to comply with an OMO will result in the billing of the following charges to the OMO difference, which is defined as the shortfall between the OMO volume and actual daily supply deliveries during an OMO – Deficient Supply and the overage between the OMO volume and the actual supply deliveries during an OMO – Excess Supply:

Failure to comply with an OMO will result in the assessment of a charge equal to higher of the following:

- (A) Ten dollars (\$10.00) times the OMO shortfall or overage; or
- (B) 110% of the TCO Daily Index adjusted for the SST commodity and shrinkage times the OMO shortfall or overage; or
- (C) The payment of the pro-rata share of all other charges, including gas costs, penalty charges or cash-outs, incurred by the Company as a result of non-compliance on the date of the OMO shortfall or overage.

If a Customer complies with an OMO it shall not be subject to any charge or additional cost

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

GENERAL PROVISIONS REGARDING OPERATIONAL FLOW ORDERS AND OPERATIONAL MATCHING ORDERS

Columbia shall operate its distribution system in a nondiscriminatory manner, without regard to the confirmed source of supply or the Customer or its Agent (as defined in Section VI, Part 20) of this tariff).

Columbia may issue Operational Warnings when nominations it receives from Customers (or their Agents) served under rate schedules SGTS, GTS or LGTS appear to be sufficient to preclude the need to issue an OFO or OMO, but based on operational and weather conditions Columbia needs transportation customers and their agents to maintain the then current level of gas deliveries into Columbia's system. An Operational Warning gives notice that changes in nominations or deliveries may lead Columbia to issue an OFO and/or OMO. Columbia may issue Operational Alerts when information received by Columbia indicates that nominations from transportation customers and their agents appear to be insufficient to meet projected transportation customer demand and preclude the need to issue an OFO and/or OMO. An Operational Alert gives notice that absent changes in nominations or deliveries, Columbia may issue an OFO and/or OMO. Columbia will utilize its best efforts to issue Operational Warnings and/or Operational Alerts prior to the issuance of an OFO and/or OMO.

In the event that an Operational Warning, Operational Alert, OFO or OMO is necessary Columbia shall do the following:

- (A) Provide notice of the Operational Warning, Operational Alert, OFO or OMO by 4:00 p.m. ECT of the day prior to the gas day affected by the Operational Warning, Operational Alert, OFO or OMO, and shall specify the nature of the situation creating the need for the Operational Warning, Operational Alert, OFO and/or OMO. The notice of an OFO and/or OMO shall indicate: (1) the exact actions required of Customers and their Agents; (2) deadlines for compliance; and, (3) the anticipated duration of the OFO and/or OMO.
- (B) The notice of an Operational Alert, OFO or OMO may be provided later than 4:00 p.m. ECT if the following three conditions are satisfied: (1) Customers or their Agents change nominations on an intraday nomination cycle after the timely nomination cycle Columbia has relied upon to assess the need to call an OFO and/or OMO; (2) Columbia issued an Operational Warning prior to 4:00 p.m. ECT; and (3) if such nomination changes would prompt a need to issue an OFO and/or OMO. The notice of an Operational Alert, OFO and/or OMO may also be provided later than 4:00 p.m. ECT if a force majeure event reduces a critical upstream pipeline's supply. An Operational Alert and/or Flow Order issued by Columbia as a result of a critical upstream pipeline force majeure condition may be applied only to the Pipeline Scheduling Point (PSP) affected by the force majeure condition. Should Columbia receive notice of a force

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

majeure event from a critical upstream pipeline, the extension of the deadline for notice specified above shall only apply to the Pipeline Scheduling Point(s) (PSP)affected by the notice of force majeure. If notice of an Operational Alert, OFO or OMO is delayed for any of the reasons specified in this section, Columbia shall issue the notice at its earliest opportunity after 4:00 pm ECT.

- (C) Columbia shall post notice of the Operational Warning, Operational Alert, OFO and/or OMO on the informational portion of Columbia's interactive Website. In addition, Columbia will notify all impacted Agents and the Office of Consumers' Counsel by e-mail. The Office of Consumers' Counsel and all Agents shall be responsible for providing Columbia with the current e-mail address of the party designated to receive such notification and to update such email addresses as necessary. Columbia will also advise the Commission whenever it issues an OFO or OMO.
- (D) Columbia shall also provide the following information to assist Customers and their Agents in scheduling their OFO and OMO volumes:
 - (1) Columbia's estimate of sales customer demand with necessary demand forecasting adjustments, capacity reductions due to storage deliverability ratchets and resulting capacity available for banking and balancing service;
 - (2) Columbia's estimate of transportation customer demand including demand forecasting error adjustment;
 - (3) The capacity Columbia has available to provide access to interruptible banking and balancing service; and,
 - (4) For cold weather OFOs and OMOs, the minimum percentage of actual demand needed to be provided by OMO customers and minimum percentage of MDQ needed to be provided by OFO customers. For warm weather OFOs and OMOs the maximum percentage of actual demand to be provided by OMO customers and maximum percentage of MDQ to be provided by OFO customers.
- (E) During an OFO or OMO, Columbia shall post on its Website daily updates about the status of operations and the forecasted duration of the OFO and/or OMO.
- (F) Following the issuance of an OFO and/or OMO, Columbia shall prepare and file a report with the Commission detailing the reasons for the issuance of the OFO and/or OMO, and documentation as to compliance with the provisions of Part Nos. 24 and 25 of this tariff.

Second Revised Sheet No. 66a Cancels First Revised Sheet No. 66a

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

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Thirty-Eighth Revised Sheet No. 67
Cancels
Thirty-Seventh Sheet No. 67
Page 1 of 3

COLUMBIA GAS OF OHIO, INC.

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

26. BANKING AND BALANCING SERVICE

APPLICABILITY

Applicable throughout the territory served by the Company.

AVAILABILITY

- a. Banking and Balancing Service is an optional service that is available, on a non-firm basis, to Customer accounts subscribing to Transportation Service under Rate Schedule SGTS, GTS or LGTS, including Customer accounts that are part of marketer Aggregation Pools.
- b. Banking and Balancing Service will be available when the Customer has executed a Service Agreement or an Addendum to its Service Agreement with the Company, under which the Company agrees to provide Banking and Balancing Service to Customer. Customers may elect to change monthly bank tolerance levels once per year. Notification of a change must be provided to Company no later than January 2 with service effective the following April 1.
- c. A Customer may subscribe to Banking and Balancing Service to account for the Company's balancing of daily differences between gas delivered into the Company's system on the Customer's behalf and volumes consumed by the Customer.
- d. Customer's gas volumes received by the Company but not delivered to the Customer at its facilities on any given day shall be referred to as "banked volumes" or a "Volume Bank." A Customer shall be permitted to add supply quantities to its Volume Bank or draw supply quantities from its Volume Bank on a non-firm basis, subject to the provisions of this Banking and Balancing Service section.
- e. The monthly bank tolerance levels that are available under this Rate Schedule are 4%, 3%, 2%, and 1% of a Customer's Annual Transportation Volume (ATV). ATV will be calculated by Columbia using the arithmetic average of the actual Customer account consumption for the thirty-six month period ending each October billing cycle. If Customer does not elect a specific percentage for a monthly bank tolerance level, Company will assume 4%.
- f. The monthly bank tolerance level elected by a Customer will represent the maximum allowed Volume Bank at the conclusion of each billing month with the exception of November. For each November billing cycle, Customer's maximum allowed Volume Bank will be limited to 50% of a Customer's selected monthly bank tolerance level at the conclusion of the November billing cycle.
- g. The ability of a Customer to access or build a Volume Bank will be subject to restriction, in whole or in part, via Company's imposition of Operational Matching Orders (OMO) or Operational Flow Orders (OFO). Customers agree to comply with such OMOs or OFOs for the duration(s) and to the extent directed by Company.
- h. The monthly bank tolerance charges derived from this service shall flow through the Company's CHOICE/SSO Reconciliation Rider (CSRR).

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

RATE:

Customers that subscribe for this service will be billed the applicable rate per Mcf on all volumes consumed which corresponds to the level of balancing service elected by the Customer. These rates will be updated concurrent with the Company's Standard Sales Offer filings to reflect changes in rates contained herein.

Monthly Bank Tolerance Levels Maximum Percent of Annual Transportation Volumes	Rate Per Mcf For All Volumes Consumed	
1.0%	\$.0062 per Mcf	
2.0%	\$.0098 per Mcf	
3.0%	\$.0134 per Mcf	
4.0%	\$.0170 per Mcf	

To meet competition and retain throughput, the Company may be required to flex the level of the Banking and Balancing Service rate to customers subject to this tariff.

TRANSPORTATION SERVICE IMBALANCE CHARGES

- a. In any month when a TS Customer's deliveries to Company, when added to their available bank volume and applicable Backup Service quantities, are less than their usage, the incremental shortfall will be sold to the Customer at a price equal to 130% of the average of the TCO Daily Index prices for each day of the applicable month, plus the 100% load factor TCO FTS costs (including demand, commodity and retainage), plus the gross receipts or other applicable taxes plus the applicable Company transportation. In addition, if, in any month, Company incurs other charges, including gas costs, penalty charges or cash-outs caused by excess monthly usage, the TS Customer shall be charged its pro rata share of such charges. All non-Company transportation revenue from such sales and charges paid by the TS Customer to Company shall be credited to the CSRR.
- b. In any month when a TS Customer's Volume Bank exceeds the allowed bank level, Company will purchase the excess volumes. The purchase price shall be equal to 70% of the average of the TCO Daily Index prices for each day of the applicable month, plus the 100% load factor TCO FTS costs (including demand, commodity and retainage). In addition, if, in any month, Company incurs other charges, including gas costs, penalty charges or cash-outs caused by excess monthly gas supply, the TS Customer shall be charged its pro rata share of such charges. All costs from such purchases made by Company from the TS Customer shall be debited to the CSRR with all revenues for the Customer credited to the CSRR.

COLUMBIA GAS OF OHIO, INC.

Original Sheet No. 67 Page 3 of 3

RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

CASH-OUT BASIS

Customers who do not subscribe to Banking and Balancing Service will be placed on a daily cash-out provision, as defined below and are required to pay all costs associated with the purchase and installation of a daily measuring device as specified in Part 2. On days when Customer's deliveries to Company, when added to applicable Backup Service quantities, are less than their usage, the Company will sell the excess gas used by the Customer at a price equal to 130% of the average of the TCO Daily Index prices for each day of the applicable month, plus the 100% load factor TCO FTS costs (including demand, commodity and retainage), plus all applicable Company transportation charges. On days when Customer's deliveries to Company are greater than their usage, Company will purchase the excess volumes at a price equal to 70% of the average of the TCO Daily Index prices for each day of the applicable month, plus the 100% load factor TCO FTS costs (including demand, commodity and retainage). In addition, if, in any such month, Company incurs other charges, including gas costs, penalty charges, or cash outs caused by excess daily usage or supply, the Customer shall be charged its pro rata share.

MONTHLY BANK TRANSFERS

Monthly bank transfers will be permitted between one Customer/Agent ("transferor") and another Customer/Agent ("transferee") located within the same Pipeline Scheduling Point ("PSP") and having confirmed deliveries on the same transmission pipeline. Transfers may also be permitted, solely at the discretion of the Company, between a transferor and a transferee located in different PSPs and having confirmed deliveries on the same transmission pipeline. All such transfers may only be requested once a month to be effective for the upcoming billing cycle and must be requested within three (3) business days after the conclusion of the Customers' monthly billing cycle. Transferor will be charged a transfer fee of ten dollars (\$10.00) for each transaction.

DISPOSITION OF VOLUME BANKS UPON TERMINATION OF SERVICE

- a. In the event Transportation Service is terminated for a Customer that is not a participant in a marketer Aggregation Pool, the customer will be entitled to (i) take delivery of any quantities residing in a Customer's Volume Bank at the date of termination during the next two billing months, or (ii) transfer such volumes pursuant to the provisions of monthly bank transfers above. Should any quantities reside in a Customer's Volume Bank at the conclusion of this next two billing months, the Company will purchase the remaining bank quantities from the Customer. The purchase price shall be equal to 70% of the average of the TCO Daily Index prices for each day of the applicable month, plus the 100% load factor TCO FTS costs (including demand, commodity and retainage).
- b. In the event Transportation Service is terminated for a Customer that is a participant in a marketer Aggregation Pool, no portion of the associated Aggregation Pool's Volume Bank will be assigned to or accessible for use by the Customer.

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RULES AND REGULATIONS GOVERNING THE DISTRIBUTION AND SALE OF GAS

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Section VII
Third Revised Sheet No. 1
Cancels
Second Revised Sheet No. 1
Page 1 of 1

Columbia Gas of Ohio, Inc.

SECTION VII – CHOICE AND STANDARD SERVICE OFFER TABLE OF CONTENTS

Part <u>No.</u>	Description	Tariff <u>Sheet No</u> .
1	Table of Contents	1
2	Definitions of Terms	2
3	Scope and Purpose	3
4	Relationships Among Customer CHOICE SM Program Participants	4
5	Retail Natural Gas Supplier Requirements	5
6	Registration and Participation Requirements	6
7	End-Use Customer Enrollment Process	7
8	Customer Inquiries and Dispute Resolution	8
9	Contact Administration	9
10	Contract Renewals	10
11	Contract Disclosure	11
12	Customer Billing and Payments	12
13	Full Requirements Aggregation Service	13
14	Credit Requirements	14
15	Code of Conduct	15
16	Daily Delivery Requirements	16
17	Capacity Assignment	17
18	Balancing Services	18
19	Metering Services and Obligations	19
20	Payments to Suppliers	20
21	Reserved for Future Use	21
22	Standards of Conduct	22
23	Reconciliation of Consumption and Supplier Deliveries	23
24	Default, Suspension and Termination of a Retail Natural Gas Supplier	24
25	Full Requirements Small General Transportation Service	25
26	Ohio Production, Peaking Contract and Operational Retained Capacity	26
26A	BTU Value	26A
27	Full Requirements General Transportation Service	27
28	Full Requirements Large General Transportation Service	28
29	Billing Adjustments	29
30	Ancillary Service Rates	30
31	Miscellaneous	40
41	Full Requirements Cooperative Transportation Service	41

Section VII
Third Revised Sheet No. 2
Cancels
Second Revised Sheet No. 2
Page 1 of 8

Columbia Gas of Ohio, Inc.

SECTION VII PART 2 - DEFINITIONS OF TERMS

The following definitions apply only to Sections VII and VIII of this tariff:

- "Account" includes all gas consumption of the same individual, governmental entity, or corporate entity (including subsidiaries and affiliates) that (1) occurs at a single service address; (2) is measured by a master meter; or (3) Columbia treated as single "Account" prior to November 1, 2008.
- "Aggregation Agreement" is a contract between the Retail Natural Gas Supplier and the Company that specifies the terms and conditions for participation in Columbia's Customer CHOICESM Program that the Retail Natural Gas Supplier must comply with in order to be eligible to participate in Columbia's Customer CHOICESM Program. Also referred to "Full Requirements Aggregation Agreement" and Retail Natural Gas Supplier Aggregation Agreement.
- "Ancillary Service" has the meaning set forth in division (B) of Section 4929.01 of the Ohio Revised Code.
- "Applicant" means a person who files an application for certification or certification renewal under Chapter 4901:1-27 of the Ohio Administrative Code.
- "Application Form" means a form, approved by the Commission, that an applicant seeking certification or certification renewal as a Retail Natural Gas Supplier or as a Governmental Aggregator shall file with the Commission as set forth in this chapter.
- "BCF" means Billion cubic feet of natural gas
- "Business Day" means a 24-hour period beginning 12:01 a.m. Eastern Standard time, Monday through Friday, excluding holidays.
- "BTU" means British Thermal Unit.
- "Ccf" means one hundred cubic feet of natural gas.
- "Capacity Allocation Process" means the process Columbia shall utilize in determining levels of pipeline capacity assigned to CHOICE and SSO Suppliers.
- "Choice Aggregation Pool" means a group of customers served by a Retail Natural Gas Supplier that are located within the same PSP. A Retail Natural Gas Supplier may have more than one Choice Aggregation Pool. A Retail Natural Gas Supplier must in the aggregate, across all Choice Aggregation Pools, serve more than 100 customers or 10,000 Mcf of annual throughput, and have executed a Full Requirements Aggregation Service Agreement with the Company prior to initiating service as a Retail Natural Gas Supplier.
- "Cooperative Aggregation Pool" means a group of Cooperatives served by a common Supplier. Cooperatives with a Supplier's Cooperative Aggregation Pool must be located within the same PSP.

Section VII
Third Revised Sheet No. 2
Cancels
Second Revised Sheet No. 2
Page 2 of 8

Columbia Gas of Ohio, Inc.

SECTION VII PART 2 - DEFINITIONS OF TERMS

- "Capacity Assignment Percentage" means a percentage calculated by Columbia that shall be equal to the sum total of Columbia's contractual firm city gate pipeline capacity and firm city gate supply contracts, less pipeline capacity retained by Columbia for assignment to Transportation Service Customers and less the pipeline capacity retained to provide Backup Service for Transportation Service Customers, the sum total of which will be divided by the Design Demand of all CHOICE and SSO eligible customers of 2,037,600 Dth.
- "CGT" means Columbia Gulf Transmission Company.
- "CHOICE Supplier" means a Retail Natural Gas Supplier.
- "Columbia Customer CHOICESM Program" means gas transportation service provided under Columbia's FRSGTS, FRGTS, FRLGTS and FRCTS rate schedules in combination with Columbia's Full Requirements Aggregation Service set forth in Section VIIof this tariff.
- "Commercial Customer" is a customer using gas through a single meter in commercial activities, including but not limited to, warehousing, distributing or selling commodities, providing professional services, wholesale and retail stores, offices, office buildings, hotels, clubs, lodges, associations, restaurants, railroad and bus stations, banks, laundries, dry cleaners, mortuaries, garages for commercial activity, gasoline stations, theaters, bowling alleys, billiard parlors, motor courts, camps, bars, grills, taverns, retail bakeries, hospitals, schools, churches, religious and charitable institutions, governmental agencies, apartment buildings, rooming and boarding dwellings, residential hotels, multifamily row housing, doubles, duplexes. The combination of commercial and residential accounts will be considered commercial if usage is half or more than half of the total service, and for all other situations where gas is supplied to consumers in two or more dwelling units designed for the primary purposes of residences.
- "Commission" means the Public Utilities Commission of Ohio.
- "Commodity Sales Service" has the meaning set forth in division (C) of Section 4929.01 of the Ohio Revised Code.
- "Company" or "Columbia" means Columbia Gas of Ohio, Inc.
- "Company's Billing Cycle" means the Company's accounting revenue month.
- "Comparable Service" has the meaning set forth in division (D) of Section 4929.01 of the Ohio Revised Code.
- "Competitive Retail Natural Gas Service" has the meaning set forth in division (J) of Section 4929.01 of the Ohio Revised Code.
- "Consumer" has the meaning set forth in division (E) of Section 4929.01 of the Ohio Revised Code.
- "Cooperative" means an association organized pursuant and subject to Ohio Cooperative Law, Chapter 1729 of the Ohio Revised Code and any subsequent amendments thereto. The Cooperative itself is the customer to whom Columbia provides transportation service. However, under no circumstances, shall a master metered system as defined in Ohio Revised Code Section 4905.90 (e), or any customers of such system, be deemed a Cooperative under this tariff.

Section VII
Third Revised Sheet No. 2
Cancels
Second Revised Sheet No. 2
Page 3 of 8

Columbia Gas of Ohio, Inc.

SECTION VII PART 2 - DEFINITIONS OF TERMS

- "Cooperative Construction Coordinator" means person retained on site by Columbia, during construction of facilities by a Cooperative or a contractor selected by a Cooperative, to coordinate and guide the activities associated with natural gas facilities construction in accordance with all applicable requirements.
- "Cooperative's Facilities" means the property and facilities constructed and maintained by the Cooperative for delivery of natural gas to its members.
- "Cooperative Service Agreement" means a formal agreement between Columbia and a Cooperative that must be executed prior to the commencement of service that provides for, but not limited to, the identification of the types; size, location and costs of pipe and facilities that must be installed by the Cooperative, any contribution in aid of construction that may be required by Columbia to provide service; the point(s) of delivery; the maximum delivery pressure per hour at the inlet side of the meter to be provided by Columbia; and Columbia's establishment of an opportunity for first refusal rights should downstream facilities be sold.
- "CSRR" means the CHOICE/SSO Reconciliation Rider to be charged all CHOICE and SSO Customers based on their billed throughput.
- "Customer" means any individual, governmental, or corporate entity taking service hereunder. A Customer may have more than one Account. The Company's service under the applicable rate schedules is provided to a single Account. The term "Customer" also means a consumer as defined in division (E) of Section 4929.01 of the Ohio Revised Code. The term "Customer" also refers to a Cooperative who contracts with or is solicited by a Retail Natural Gas Supplier or Governmental Aggregator for the provision of a Competitive Retail Natural Gas Service.
- "Customer's Billing Cycle" means the monthly period that occurs between monthly meter readings taken or estimated by Company for billing purposes at Customer's facilities.
- "Customer's Facilities" means the Customer's property, facilities, and buildings where natural gas is being consumed, and Cooperative's facilities as defined herein.
- "Customer Information Agreement" means a contract between the Company and party requesting the receipt of a listing of customers eligible to participate in the Company's Customer CHOICESM Program that must be executed prior to the Company's release of Eligible Customer lists.
- "Customer's Maximum Daily Quantity" means Customer's maximum estimated usage during any 24-hour period as determined by Company.
- "Daily Demand" means Aggregation Pool demand on any day.
- "Day" means a 24-hour period beginning at 12:01 a.m. Eastern time.
- "Dekatherm" or "Dth" means one million British thermal units (Btu's).

Section VII
Third Revised Sheet No. 2
Cancels
Second Revised Sheet No. 2
Page 4 of 8

Columbia Gas of Ohio, Inc.

SECTION VII PART 2 - DEFINITIONS OF TERMS

- "Demand Curve" means an equation relating the Daily Demand of an Aggregation Pool to such explanatory variables as the daily temperature and the impacts of weekday, weekends and holidays. This equation will include daily temperature as an explanatory variable only during the heating months. Company will utilize a weather service vendor to provide the temperature data, both forecast and actual, and will provide this temperature data to Choice and SSO Suppliers. The projected values of the explanatory variables and the Demand Curve equation together provide the projected Daily Demand of the Aggregation Pool. Company calculates the weighted average temperature for each PSP based on the temperature for the individual weather stations. The Demand Curve uses this weighted average temperature.
- "Deposit" means a sum of money a Retail Natural Gas Supplier or Governmental Aggregator collects from a Customer as a condition for initiating service.
- "Design Demand" means Customer demand on a day with Design Temperature.
- "Design Temperature" means the coldest daily temperature for which Columbia plans capacity and supply.
- "Direct Solicitation" means face-to-face solicitation of a Customer initiated by a Retail Natural Gas Supplier or Governmental Aggregator at the home of a customer or at a place other than the normal place of business of the Retail Natural Gas Supplier or Governmental Aggregator and includes door-to-door solicitations.
- "Disclosure Statement" means any communication between a Customer and a Governmental Aggregator including operation and governance plans and opt-out notices.
- "Distribution Service" has the meaning set forth in division (F) of Section 4929.01 of the Ohio Revised Code.
- "Electronic Flow Control (EFC)" is an electronic instrument used for natural gas flow correction. A typical EFC is a meter mounted, single run, flow computer with an internal pressure transducer and temperature probe.
- "Eligible Customer" means a Customer that is eligible to participate in a governmental aggregation in accordance with Sections 4929.26 and 4929.27 of the Ohio Revised Code and does not include any of the following: a person that is a both a Distribution Service Customer and a Mercantile Customer on the date of commencement of service to the Governmental Aggregation, or the person becomes a Distribution Service Customer after the service commencement date and is also a Mercantile Customer; a person that is supplied with commodity sales service pursuant to a contract with a Retail Natural Gas Supplier that is in effect on the effective date of the ordinance or resolution authorizing the aggregation; a person that is supplied with commodity sales service as part of the percentage of income payment plan program; or a Customer that has failed to discharge, or enter into a plan to discharge, all existing arrearages owed to or being billed by a natural gas company from which the person is receiving service.
- "End-Use Customer" means the final user of gas and regulated delivery services.
- "Flowing Supply" means gas delivered from sources other than storage, generally via firm or interruptible transportation capacity.
- "Full Requirements Aggregation Agreement". See Aggregation Agreement.
- "Gas Day" means a 24-hour period beginning 9:00 a.m. Central time.
- "Governmental Aggregation" means a Competitive Retail Natural Gas Service program offered by Governmental Aggregator for the purpose of the provision of gas or natural gas to End-Use Customers.

Section VII
Third Revised Sheet No. 2
Cancels
Second Revised Sheet No. 2
Page 5 of 8

Columbia Gas of Ohio, Inc.

SECTION VII PART 2 - DEFINITIONS OF TERMS

- "Governmental Aggregator" has the meaning set forth in division (K)(1) of Section 4929.01 of the Ohio Revised Code. For purposes of this tariff, "Governmental Aggregator" specifically excludes a municipal corporation acting exclusively under Section 4 of Article XVIII, Ohio constitution, as an aggregator for the provision of competitive retail natural gas service.
- "Human Needs Customer" means any service account, including Cooperative member customers, where the use of natural gas is for space heating of a permanent residence or for use by a governmental agency or public service organization that provides emergency or life support services. Human needs customers shall include, but is not limited to hospitals, nursing homes, student dormitories, and residential correctional institutions, but shall exclude schools, hotels and motels.
- "Industrial Customer" means a Customer using gas primarily in a process which either involves the extraction of raw or unfinished materials in another form or product through the application of heat or heat treating, steam agitation, evaporation, baking, extraction, drying, distilling, etc.
- "Local Gas Purchase Percentage" means the percentage adjustment that Columbia shall apply equally to all CHOICE and SSO Demand Curves representative of the expected annual volume of Ohio Production, purchases under city gate gas purchase contracts and supplies purchased by Columbia via the Operationally Retained Capacity.
- "Local Gas Purchase Requirement" means a volume of gas that CHOICE and SSO Suppliers shall purchase from Columbia monthly, which shall be approximately equal to Columbia's purchases of Ohio Production, purchases under city gate gas purchase contracts, and supplies purchased via Operationally Retained Capacity that Columbia acquires to assure reliability and sufficiency of supply for all CHOICE and SSO eligible customers.
- "Maumee Gate" means the interconnection between PEPL and Columbia located at Maumee Ohio.
- "Mcf" means one thousand cubic feet of natural gas.
- "MDQ" means maximum daily quantity.
- "Mercantile Customer" has the meaning set forth in division (L) of Section 4929.01 of the Ohio Revised Code.
- "Natural Gas Company" has the meaning set forth in division (G) of Section 4929.01 of the Ohio Revised Code.
- "NAESB" means the North American Energy Standards Board.
- "NCGT" means North Coast Gas Transmission, LLC.
- "NYMEX" means the New York Mercantile Exchange.
- "NYMEX Price" means the final settlement price of the natural gas futures contract each month.

Section VII
Third Revised Sheet No. 2
Cancels
Second Revised Sheet No. 2
Page 6 of 8

Columbia Gas of Ohio, Inc.

SECTION VII PART 2 - DEFINITIONS OF TERMS

- "Operationally Retained Capacity" means that portion of Columbia's firm city gate and related upstream pipeline capacity that Columbia is unable to directly assign to CHOICE and SSO Suppliers under Columbia's Capacity Allocation Process.
- "Operations and Governance Plan" means a plan adopted by a Governmental Aggregator pursuant to division (C) of Section 4929.26 of the Ohio Revised Code.
- "Opt-In Governmental Aggregator" means those Governmental Aggregators who perform aggregation pursuant to Section 4929.27 of the Ohio Revised Code.
- "Opt-Out Governmental Aggregator" means those Governmental Aggregators who perform automatic governmental aggregation pursuant to Section 4929.26 of the Ohio Revised Code.
- "Opt-Out Notice" means a notice provided to Customers pursuant to Section 4929.26 of the Ohio Revised Code.
- "Peaking Service" means a firm delivery service provided to Suppliers by Columbia utilizing TCO and PEPL storage assets retained to provide daily balancing services, Ohio Production Contracts, Peaking Contracts and Operationally Retained Capacity. This service is provided to meet CHOICE and SSO customer demand once Suppliers have delivered all supplies as specified by their Demand Curves.
- "PEPL" means Panhandle Eastern Pipe Line Company.
- "Person" has the meaning set forth in division (H) of Section 4929.01 of the Ohio Revised Code.
- "Pipeline Scheduling Point" or "PSP" means a single delivery point or set of delivery points grouped or designated by an upstream pipeline for purposes of scheduling gas supplies for delivery by such upstream pipeline and shall consist of the following: interconnections with Panhandle Eastern Pipe Line Company, Tennessee Gas Pipeline, North Coast Gas Transmission, LLC, and Columbia Gas Transmission, LLC. The interconnections with Columbia Gas Transmission, LLC include the Market Areas and Master List of Interconnections as defined in the General Terms and Conditions of the FERC Gas Tariff of Columbia Gas Transmission, LLC. As of December 2, 2009, the Columbia Gas Transmission, LLC Pipeline Scheduling Points included: 22 (Portsmouth); 23-1 (Toledo); 23-3 (Lima); 23-4 (Alliance); 23-5 (Columbus); 23-6 (Dayton); 23-8 (Mansfield); 23-9 (Ohio Misc.); 23N-2 (Parma); 23N-7 (Sandusky); 24-35 (Pittsburgh); and 24-39 (New Castle).
- "Points of Receipt" means those measurement locations where Customer-owned gas is delivered into Company's system.
- "Pre-enrollment List" means a list of Customers and associated Customer information compiled by a Natural Gas Company pursuant to division (F) of Section 4929.22 of the Ohio Revised Code and as directed by the Commission.
- "PUCO" means Public Utilities Commission of Ohio.
- "Residential Customer" means a Customer who contracts for a Competitive Retail Natural Gas Service for Residential purposes.
- "Retail Customer" means a Person who is the final user of the natural gas and regulated delivery services.

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Section VII Second Revised Sheet No. 2 Cancels First Revised Sheet No. 2 Page 7 of 8

Columbia Gas of Ohio, Inc.

SECTION VII PART 2 - DEFINITIONS OF TERMS

- "Retail Natural Gas Aggregation Service" means combining the natural gas load of multiple retail Residential Customers, small Commercial Customers or small Industrial Customers for the purpose of purchasing Competitive Retail Natural Gas Service on an aggregated basis.
- "Retail Natural Gas Aggregator" means a Person who contracts with Customers to combine the Customers' natural gas load for the purposes of purchasing Competitive Retail Natural Gas Service on an aggregated basis.
- "Retail Natural Gas Brokerage Service" is the assumption of the contractual and legal responsibility for the sale and/or arrangement for the supply of Competitive Retail Natural Gas Service to a Retail Customer in this state without taking title to the natural gas.
- "Retail Natural Gas Broker" means a Person who provides Retail Natural Gas Brokerage Service.
- "Retail Natural Gas Marketer" means a Person who provides Retail Natural Gas Marketing Service.
- "Retail Natural Gas Marketing Service" is the assumption of the contractual and legal responsibility for the sale and provision of Competitive Retail Natural Gas Service to a Retail Natural Gas Service Customer in this state and having title to natural gas at some point during the transaction.
- "Retail Natural Gas Service" has the meaning set forth in division (M) of Section 4929.01 of the Ohio Revised Code.
- "Retail Natural Gas Supplier" has the meaning set forth in division (N) of Section 4929.01 of the Ohio Revised Code.
- "Retail Natural Gas Supplier Aggregation Agreement" see Aggregation Agreement.
- "Retail Natural Gas Supplier's Receivables" means an amount due a Retail Natural Gas Supplier.
- "Retail Price Adjustment" means the price adjustment in dollars and cents that shall be applied to the NYMEX Price, monthly throughout the SSO period, the combination of which when divided by ten (10), shall represent the price paid by Columbia's SSO Customers per Ccf of consumption, exclusive of Commission approved transportation charges, fixed charges, surcharges, riders or taxes.
- "Slamming Complaint" means a Customer's allegation that the Customer was switched to or from the Customer's Retail Natural Gas Supplier or Governmental Aggregator without the Customer's authorization.
- "Small Commercial Customer" means a Commercial Customer that is not a Mercantile Customer.
- "Solicitation" means any communication intended to elicit a Customer's agreement to purchase or contract for a Competitive Retail Natural Gas Service.
- "SSO" means Standard Service Offer.

SECTION VII

PART 2 - DEFINITIONS OF TERMS

- "SSO Auction" means the process that determines the Retail Price Adjustment and auctions off Tranches of SSO customer supply requirements to potential SSO Suppliers.
- "SSO Supplier" means a supplier that has been approved to participate in Columbia's SSO Auction and has won one or more transhes in Columbia's SSO Auction.
- "SSO Supplier Agreement" means the contract between Columbia and each SSO supplier setting forth the terms and conditions of the gas supply service to be provided by the SSO supplier, which shall be structured around standard NAESB language. Columbia's Special Provisions for the NAESB base agreement, and an associated Transaction Confirmation.
- "Staff" means the Staff of the Public Utilities Commission of Ohio.
- "Storage" or "Storage Capacity" means TCO Firm Storage Service (FSS) and related Storage Service Transportation (SST) capacity unless specified otherwise.
- "Supplier" means the combination of all CHOICE Suppliers and all SSO Suppliers.
- "Supply Curve" means the daily delivery requirement of a Supplier to Columbia from a pipeline other than TCO or the daily delivery requirement of a Supplier from TGP to TCO at Dungannon.
- "System-Wide Retention Factor" means a percentage applied to consumption representing Columbia's system average lost and unaccounted for volumes and company use gas.
- "TCO" means Columbia Gas Transmission, LLC.
- "TCO Daily Index" means the price as reported in *Platts Inside FERC Gas Market Report* for the applicable day for "Columbia Gas, Appalachia" under the heading "Midpoint".
- "TCO Monthly Index" means the price as reported in *Platts Inside FERC Gas Market Report* for the month of purchase, in the monthly report titled "Pricing of spot gas delivered to pipelines", under the column heading "Index for Columbia Gas, Appalachia".
- "Technical Support and Assistance" is defined as support and assistance that may be provided by the Company to a Retail Natural Gas Supplier, Governmental Aggregator, Retail Natural Gas Broker and their Agents in connection with questions raised and research requests by a Retail Natural Gas Supplier, Governmental Aggregator, Retail Natural Gas Broker and their Agents in support of their participation in the Company's Customer CHOICESM Program.
- "TGP" means Tennessee Gas Pipeline.
- "Toll Free" means telephone access provided to a Customer without toll charges to the Customer,
- "TRK" means Trunkline Gas Company.
- "Tranche" means an equal portion of Columbia's SSO supply requirements to be put up for bid in the SSO Auction.
- "Weighted Average BTU Conversion Factor" means the calculation of a BTU value, performed on an annual basis, weighted by deliveries at each Pipeline Scheduling Point at which Columbia receives natural gas supplies.
- "XRD" means Crossroads Gas Pipeline

Section VII Second Revised Sheet No. 5 Cancels First Revised Sheet No. 5

Page 1 of 3

Columbia Gas of Ohio, Inc.

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SECTION VII PART 5 - RETAIL NATURAL GAS SUPPLIER REQUIREMENTS

5.1 Commission Certification

Each Retail Natural Gas Supplier must have and maintain certification from the Commission as an authorized Retail Natural Gas Supplier to participate in the Company's CHOICE® Program if service is provided to Non-Mercantile Customers.

5.2 Registration and Participation Requirements

Each Retail Natural Gas Supplier desiring to participate in the Company's CHOICE® Program must meet the registration and participation requirements set forth in Section VII of this tariff.

5.3 Customer Enrollment

Retail Natural Gas Suppliers may enroll End-Use Customers by mail, facsimile, direct solicitation, telephone and Internet in accordance with Section VII of this tariff.

5.4 Billing Election

Retail Natural Gas Suppliers must elect the billing options which will be applicable to End-Use Customers participating in the Company's CHOICE® Program.

5.5 Customer Inquiries and Dispute Resolution

Retail Natural Gas Suppliers shall cooperate with the Company, the PUCO and the OCC to answer inquiries and resolve disputes in accordance with those requirements set forth in Section VII of this tariff.

5.6 Code of Conduct

Retail Natural Gas Suppliers shall adhere at all times to the Retail Natural Gas Supplier Code of Conduct set forth in Section VII of this tariff.

5.7 Delivery of Daily Firm Supplies

Retail Natural Gas Suppliers shall deliver on a firm basis, sufficient supplies of natural gas to meet the daily delivery requirements of their Aggregation Pools in accordance with those requirements set forth in Section VII of

Filed in accordance with Public Utilities Commission of Ohio Order dated

Issued:

Section VII
Third Revised Sheet No. 5
Cancels
Second Revised Sheet No. 5
Page 2 of 3

Columbia Gas of Ohio, Inc.

SECTION VII PART 5 -RETAIL NATURAL GAS SUPPLIER REQUIREMENTS

this tariff. Such deliveries shall be made at Columbia receipt points within the specific Pipeline Scheduling Point(s), which correlate with each Retail Natural Gas Supplier Aggregation Pool. All Retail Natural Gas Suppliers must make deliveries according to a Demand Curve and/or Supply Curve developed by the Company for each Aggregation Pool. Retail Natural Gas Suppliers must deliver to the city gate each day the volume projected by that Demand Curve at the actual temperature experienced as provided by Columbia on the day after the Gas Day, unless otherwise directed by Columbia and the volume projected by the Supply Curve(s) at the forecast temperature on the day prior to the Gas Day. Columbia shall confirm each of the four NAESB standard nomination cycles.

5.8 Quality of Gas Delivered

Retail Natural Gas Supplier warrants that all gas delivered by or on behalf of the Retail Natural Gas Supplier for its Enduse Customers (including Cooperatives) under this tariff shall meet the quality, pressure, heating value and other quality specifications of the applicable Federal Energy Regulatory Commission Gas Tariff of the interstate gas pipeline delivering said gas to the Company.

5.9 Title and Warranty

Retail Natural Gas Supplier warrants that it will, at the time of place and delivery, have good right and title to all volumes of gas delivered on its behalf, free and clear of all liens, encumbrances, and claims whatsoever, and that it will indemnify and hold the Company harmless for all suits, actions, debts, accounts, damages, costs, losses, or expenses including reasonable attorney fees, arising from or out of the adverse claims of any or all persons relating to or arising from said gas.

5.10 Unaccounted-For Gas

Retail Natural Gas Supplier agrees to Company's retention of a percentage of all volumes delivered to it for the account of its End-use Customers (including Cooperatives) to offset gas which is unaccounted-for in transporting these volumes. The unaccounted-for percentage to be used by the Company shall be based on Columbia Gas of Ohio, Inc.'s system wide average for the most recent twelve (12) months ending August 31 of each year and placed into effect as soon as practicable following the determination of the percentage.

5.11 Timeliness and Due Diligence

Retail Natural Gas Suppliers shall exercise due diligence in meeting their obligations and deadlines under this tariff so as to facilitate the Company's CHOICE® Program.

5.12 Communications Requirements

Retail Natural Gas Suppliers must be equipped with communications capabilities necessary to conduct business as a transportation customer and have access to the Company's Internet-based website.

First Revised Sheet No. 5
Cancels
Original Sheet No. 5
Section VII
Page 3 of 3

Columbia Gas of Ohio, Inc.

SECTION VII PART 5 - RETAIL NATURAL GAS SUPPLIER REQUIREMENTS

5.13 Record Retention

Retail Natural Gas Supplier shall comply with all applicable laws, Commission and Federal Energy Regulatory Commission rules and regulations for record retention.

5.14 Marketing and Solicitation

Each Retail Natural Gas Supplier participating in the Company's CHOICE® Program shall follow the Commission's Rules for Competitive Retail Natural Gas Service unless the Retail Natural Gas Supplier Aggregation Pool is comprised entirely of Mercantile Customers.

Filed in accordance with Public Utilities Commission of Ohio Order dated

lssued:

First Revised Sheet No. 7

Cancels

Original Sheet No. 7

Section VII

Page 1 of 12

Columbia Gas of Ohio, Inc.

SECTION VII PART 7 – END-USE CUSTOMER ENROLLMENT PROCESS

7.1 Customer Enrollment

Retail Natural Gas Suppliers and Governmental Aggregators, with the exception of that case identified in Section VII, Part 7.5, shall coordinate Customer Enrollment with the Company in accordance with requirements set forth in Section VII, Part 7, End-Use Customer Enrollment Process through the use of the following options:

- a) Mailings, Facsimiles or Direct Solicitation;
- b) Telephonic Enrollment;
- c) Internet Enrollment; or
- d) Opt-Out Governmental Aggregation.

Retail Natural Gas Suppliers and Opt-In Governmental Aggregators are prohibited from enrolling Eligible Customers without their consent and proof of that consent as delineated in Section VII, Part 7.

7.2 Mailings, Facsimiles, and Direct Solicitation

- Where enrollment occurs by mail, facsimile, or direct solicitation, the Customer's signature on a contract shall constitute consent.
- 2) Prior to entering into a contract for service with a Customer through direct mail, facsimile or direct solicitation, Retail Natural Gas Suppliers and Opt-In Governmental Aggregators shall:
 - a) Provide each Customer with enrollment documents that contain, at a minimum, clear and understandable pricing, terms and conditions of service; the dollar amount of all recurring and nonrecurring charges, including any fees for early termination of the contract, and the duration of the contract.
 - b) Provide each Customer a reasonable opportunity to read all enrollment documents and shall answer any and all questions posed by any applicant about information contained in the documents.
- 3) Immediately upon obtaining the Customer's signature, the Retail Natural Gas Supplier or Opt-In Governmental Aggregator shall provide the applicant a legible copy of the signed contract. This requirement is not applicable if the Retail Natural Gas Supplier or Opt-In Governmental Aggregator has already provided the Customer with a separate, complete copy of the terms and conditions for the Customer's record and has complied with paragraph (C)(1) of rule 4901:1-29-10 of the Ohio Administrative Code.

Filed in accordance with Public Utilities Commission of Ohio Order dated

Issued:

Second Revised Sheet No. 7
Cancels
First Sheet No. 7
Section VII
Page 11 of 12

Columbia Gas of Ohio, Inc.

SECTION VII PART 7 -CUSTOMER ENROLLMENT PROCESS

7.11 Customer Confirmation Notice

- 1) The Company shall, prior to commencing Competitive Retail Natural Gas Service, mail the customer a confirmation notice stating:
 - a) The Company has received a request to enroll the customer for Competitive Retail Natural Gas Service with the named Retail Natural Gas Supplier or Governmental Aggregator;
 - b) The date such service is expected to begin;
 - c) The customer has seven business days from the post-mark date on the notice to contact the Company to rescind th enrollment request or notify the Company that the change of the Retail Natural Gas Supplier or Governmental Aggregator was not requested by the customer; and
 - d) The Company's toll-free telephone number.
- 7.12 Notification of Supplier of Customer Request to Rescind
 - 1) Within two business days after receiving a customer's request to rescind enrollment with the Retail Natural Gas Supplier or Governmental Aggregator, the Company shall initiate such rescission and inform the Retail Natural Gas Supplier or Governmental Aggregator that such action has been taken.
- 7.13 Special Meter Readings

Issued:

- 1) Customers, a Retail Natural Gas Supplier, or Governmental Aggregator, may request an actual meter reading prior to the transfer of the service to the new Retail Natural Gas Supplier or Governmental Aggregator. Such meter readings, when requested, will be performed at a cost to the requestor of \$50.00 per each meter reading provided.
- 7.14 Retail Natural Gas Supplier or Governmental Aggregator Customer Drop Requests
 - 1) After confirming the validated electronic data file for a Retail Natural Gas Supplier's or Governmental Aggregator's customer drop request, the Company shall mail the customer a notice stating:
 - a) The Company has received a request to drop the customer from competitive retail natural gas service with the named Retail Natural Gas Supplier or Governmental Aggregator.
 - b) The Retail Natural Gas Supplier's or Governmental Aggregator's toll-free telephone number.
- 7.15 Customer Return to Commodity Sales Service
 - Any customer returning to the Company's Standard Service Offer service due to default, abandonment, slamming, or certification rescission of a Retail Natural Gas Supplier or Governmental Aggregator, will not be liable for any costs associated with the switch.

Filed in accordance with Public Utilities Commission of Ohio Order dated

Second Revised Sheet No. 7
Cancels
First Revised Sheet No. 7
Section VII
Page 12 of 12

Columbia Gas of Ohio, Inc.

SECTION VII PART 7 – END-USE CUSTOMER ENROLLMENT PROCESS

2) Any customer returned to the Company's sales service shall pay the applicable Standard Service Offer Rider rate while taking such service.

7.16 Verification of Customer Eligibility

Retail Natural Gas Suppliers and Governmental Aggregators will provide a listing of all accounts via electronic means in a form and format acceptable to and defined by the Company. This listing shall include account numbers and all other information necessary to enroll the customer. The Retail Natural Gas Supplier or Governmental Aggregator will be responsible for verifying the eligibility of each customer. In the event that a customer attempts to join more than one Customer Group, with more than one Retail Natural Gas Supplier or Governmental Aggregator, the Company will assign the customer to the Retail Natural Gas Supplier or Governmental Aggregator whose listing reflects the earliest date stamp. All accounts submitted by Retail Natural Gas Supplier or Governmental Aggregators for participation in the Company's CHOICE® Program will be verified electronically with a transaction acceptance and error listing being provided. Retail Natural Gas Supplier or Governmental Aggregators may resubmit rejected accounts upon identification and correction of the error.

7.17 Demand and Supply Curves

On or about the 20th of each month Company will provide each Supplier and Governmental Aggregator with the normalized monthly volumetric profiles and daily Demand and/or Supply Curves for customers in their Aggregation Pools.

First Revised Sheet No. 11
Cancels
Original Sheet No. 11
Section VII
Page 2 of 2

Columbia Gas of Ohio, Inc.

SECTION VII PART 11 - CONTRACT DISCLOSURE

- 10) An itemized list and explanation of all prices and fees associated with the service in clear and understandable language.
 - a) For fixed-rate offers, such information shall, at minimum, include: the cost per Ccf for competitive retail natural gas service; the amount of any other recurring or nonrecurring Retail Natural Gas Supplier or Opt-In Governmental Aggregator charges; and a statement that the customer will incur additional charges for the Company's services.
 - b) For variable-rate offers, such information shall, at minimum, include: a clear and understandable explanation of the factors that will cause the price per Ccf to vary, including any related indices, and how often the price can change; the amount of any other recurring or nonrecurring Retail Natural Gas Supplier or Opt-In Governmental Aggregator charges; and a statement that the customer will incur additional charges for the Company's services.
- 11) The terms and conditions of service, including any restrictions and limitations associated with the service or product offered.
- 12) Procedures for handling complaints and disputes, including the following: "If your questions are not resolved after you have called (name of the Retail Natural Gas Supplier or Opt-In Governmental Aggregator), customers may call the Public Utilities Commission of Ohio (PUCO) toll free at 1-800-686-7826 or 1-614-466-3292, or for TDD/TYY toll free at 1-800-686-1570 or 1-614-466-8180, from 8:00 a.m. to 5:00 p.m. weekdays, or visit the PUCO website at www.puco.ohio.gov or as otherwise specified by the Commission. Residential customers may call the Ohio Consumers' Counsel (OCC) toll free at 1-877-742-5622 from 8:30 a.m. to 5:30 p.m. weekdays, or visit the OCC website at www.pickocc.org or as otherwise specified by the OCC;
- 13) All applicable billing intervals and any late payment fees;
- 14) The contact duration, including the estimated starting and expiration month and year.
- 15) A statement as to whether the contract does or does not contain an automatic renewal provision and the terms of such renewal provision;
- 16) Any credit, deposit, and collection procedures, including terms and conditions associated with the return of any deposit at the time of contract termination;
- 17) Notice of whom will bill for the Retail Natural Gas Supplier and Opt-In Governmental Aggregator's service(s);
- 18) A notification that the customer's social security number and/or account number(s) shall not be released without the customer's affirmative written consent; and
- 19) A notification that, if the customer voluntarily returns to the Company after choosing a Retail Natural Gas Supplier or Opt-In Governmental Aggregator, the customer may be charged a price other than Company's Standard Service Offer Rider.

SECTION VII PART 12 - CUSTOMER BILLING AND PAYMENTS

12.1 Billing Options

A Retail Natural Gas Supplier or Governmental Aggregator participating in Columbia's Customer CHOICESM Program may choose from two billing options in rendering a bill to a participating customer through the execution of a "Billing Option Agreement". The Retail Natural Gas Supplier or Governmental Aggregator may opt to use: (1) Company consolidated billing option through which the Company issues the total bill; or (2) the Retail Natural Gas Supplier or Governmental Aggregator may bill its portion of the bill with the Company continuing to bill the non-gas cost portion of the bill. Retail Natural Gas Suppliers or Governmental Aggregators that elect the consolidated billing option must provide all information needed by the Company, for preparation of bills in a form and format acceptable to the Company.

12.2 Columbia's Billing Rates

Customers that elect to participate in Columbia's Customer CHOICESM Program will be billed all applicable transportation service base rates, including all applicable riders as identified in Section VII, Part 25, Part 26 and Part 27 of this tariff.

- 12.3 A Retail Natural Gas Supplier or Governmental Aggregator which elects the Company's consolidated billing option shall have the following billing options:
 - a) Fixed rate per Mcf to be applied to the Customer's consumption to determine the applicable billing charges. This fixed rate per Mcf shall be provided by the Retail Natural Gas Supplier or Governmental Aggregator.
 - b) Flat amount per month to be provided by the Retail Natural Gas Supplier or Governmental Aggregator.
 - c) Credit or percentage reduction from the Company's existing Standard Service Offer Rider rate.

In the event the Retail Natural Gas Suppliers or Governmental Aggregators pricing arrangements require system billing changes, and the Company is willing to enhance its system, Company will perform these bill enhancements at an agreed upon cost based fee. Nothing in this tariff shall obligate the Company to bill for penalty or termination fees the Retail Natural Gas Supplier or Governmental Aggregator desires to assess against CHOICE® Program customers. The Retail Natural Gas Supplier or Governmental Aggregator will provide the Company with the details of any new rate design at least forty-five (45) days prior to the date the first bill must be rendered using this rate design. Subsequent to the receipt of such rate design the Company will indicate to the Retail Natural Gas Supplier or Governmental Aggregator if additional time is required to accommodate such rate design. The Retail Natural Gas Supplier or Governmental Aggregator will notify the Company of its rate(s) each month, by the 20th of each month, or first business day prior to the 20th if the 20th is a weekend day or legal holiday, prior to the billing cycle during which the rate is to be effective. The Company shall use the last rate provided under such option if the Retail Natural Gas Supplier or Governmental Aggregator does not provide necessary rate information by the timeline set out herein. All rate information received by the Company from the Retail Natural Gas Supplier or Governmental Aggregator is confidential. Company shall provide the Retail Natural Gas Supplier or Governmental Aggregator an electronic pre-bill for each rate change or addition prior to the commencement of the

Second Revised Sheet No. 12
Cancels
First Revised Sheet No. 12
Section VII
Page 2 of 4

Columbia Gas of Ohio, Inc.

SECTION VII PART 12 - CUSTOMER BILLING AND PAYMENTS

Company's Cycle 21 billings.

The Retail Natural Gas Supplier or Governmental Aggregator is responsible for making the customer whole if it submits an account on the wrong rate or Aggregation Pool, or fails to provide timely rate information to the Company. The Company may, at its option, make the adjustment for the Retail Natural Gas Supplier or Governmental Aggregator, at an agreed-upon fee.

12.4 Consolidated Billing Taxes

Retail Natural Gas Suppliers' or Governmental Aggregators' rates shall exclude all sales taxes. The Company will calculate state and local taxes and add the amount to the gas supply charges.

If the Customer claims to be tax exempt, the Customer has the sole and complete responsibility for the provision to Company of all necessary documentation regarding the Customer's tax-exempt status. The Company assumes no responsibility or risk for any misapplication of tax-exempt status to any Customer. The Retail Natural Gas Supplier. Governmental Aggregator or Customer shall hold Company harmless for any assessments, interest, penalties, or risk of any kind whatsoever, related to any misapplication of tax-exempt status to any Customer.

12.5 Budget Payment Plan

The Company will make its Budget Payment Plan available to customers that elect to participate in Columbia's Customer CHOICESM Program. For the purposes of this rule, full payment of a budget amount due shall not be construed as a partial payment.

For consolidated billing purposes, Budget Payment Plan estimates will be calculated based on the Retail Natural Gas Supplier's or Governmental Aggregators estimated percent of change for the budget payment plan period. Retail Natural Gas Suppliers or Governmental Aggregator's must provide this estimated percent of change for provision of this option. All net payments forwarded to Retail Natural Gas Suppliers or Governmental Aggregators will be based on actual consumption of the customer and the Retail Natural Gas Supplier's or Governmental Aggregator's current month billing rate.

12.6 Percentage of Income Payment Plan Service

The Company must bill all Percentage of Income Payment Plan (PIPP) customers.

Third Revised Sheet No. 13
Cancels
Second Revised Sheet No. 13
Section VII
Page 1 of 2

Columbia Gas of Ohio, Inc.

SECTION VII PART 13 - FULL REQUIREMENTS AGGREGATION SERVICE

13.1 Availability

This service is available to Retail Natural Gas Suppliers delivering gas, on a firm basis, to the Company on behalf of customers receiving transportation service from the Company under Rate Schedules FRSGTS, FRGTS, FRLGTS and FRCTS. Service hereunder allows Retail Natural Gas Suppliers to enroll customers and deliver to the Company, on an aggregated basis, those natural gas supplies that are needed to satisfy the requirements of customers that have contracted with the Retail Natural Gas Supplier for purposes of participating in Columbia's Customer CHOICESM Program.

13.2 Aggregation Pool

Retail Natural Gas Suppliers will be required to establish one or more Aggregation Pools for the purpose of providing service to groups of customers. An Aggregation Pool shall be comprised of those customers located within the same Pipeline Scheduling Point. Retail Natural Gas Suppliers shall have the option to create multiple Aggregation Pools within a single Pipeline Scheduling Point, at the Company's discretion.

Retail Natural Gas Suppliers must establish a separate Aggregation Pool, by Pipeline Scheduling Point, for the purpose of providing service to a Cooperative. The Aggregation Pool shall be comprised of those Cooperative customers served through the measuring station constructed for provision of service to the Cooperative's customers.

13.3 Aggregation Agreement

Before commencing service hereunder, Retail Natural Gas Supplier(s) must have executed a Retail Natural Gas Supplier Aggregation Agreement with the Company. The benefits and obligations of this Aggregation Agreement shall begin when the Company commences to transport gas there-under. It shall inure to and be binding upon the successors and assigns, survivors and executors or administers as the case may be, or the original parties thereto, respectively, for the full term thereof. However, no agreement for service may be assigned or transferred without the written consent of or approval of the Company, which shall not be unreasonably withheld.

13.4 Requirements for Participation

In order to initiate or continue participation in the Company's Customer CHOICESM Program, Retail Natural Gas Suppliers are required to:

- 1) Establish credit levels acceptable to the Company in accordance with Section VII, Part 14 of this tariff.
- 2) Comply with the Code of Conduct provisions set forth in Section VII, Part 15 of this tariff.
- 3) Comply with all Customer Enrollment requirements set forth in Section VII, Part 7 of this tariff.

Third Revised Sheet No. 13
Cancels
Second Revised Sheet No. 13
Section VII
Page 2 of 2

Columbia Gas of Ohio, Inc.

SECTION VII PART 13 - FULL REQUIREMENTS AGGREGATION SERVICE

- 4) Comply with the Dispute Resolution Requirements set forth in Section VII, Part 8 of this tariff.
- 5) Comply with all Firm Daily Delivery Requirements provisions for service set forth in Section VII, Part 16 of this tariff.
- 6) Comply with all other tariff provisions in Section VII.

Second Revised Sheet No. 15
Cancels
First Revised Sheet No. 15
Section VII
Page 1 of 2

Columbia Gas of Ohio, Inc.

SECTION VII PART 15 - CODE OF CONDUCT

15.1 Code of Conduct

Each Retail Natural Gas Supplier or Governmental Aggregator participating in Columbia's Customer CHOICESM Program shall:

- 1) Conduct its competitive retail natural gas service activities consistent with the Commission's Minimum Standards for Competitive Retail Natural Gas Service, as set forth in Rules 4901:1-27 through 4901:1-34 of the Ohio Administrative Code, which are incorporated herein by reference. Supplier's failure to comply with the Company's tariff and/or Commission rule requirements may be deemed to be in material default within the meaning of Rule 4901:1-27 (12) (J) of the Ohio Administrative Code, which may be grounds for the Company to request suspension or termination pursuant to the Rule.
- Deliver gas to Company on a firm basis, on behalf of the Retail Natural Gas Supplier's participating customers.
- 3) The Retail Natural Gas Suppliers must undergo a credit evaluation, at their expense, to assure that the Retail Natural Gas Supplier is sufficiently credit-worthy to protect against damages resulting from any failure to deliver gas in accordance with the requirements of the Columbia's Customer CHOICESM Program, and to assure payment of any PUCO-approved charges for any such failure.

Section VII Second Revised Sheet No. 15 Cancels First Revised Sheet No. 15 Page 2 of 2

Columbia Gas of Ohio, Inc.

SECTION VII PART 15 - CODE OF CONDUCT

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Section VII
Third Revised Sheet No. 16
Cancels
Second Revised Sheet No. 16
Page 1 of 5

Columbia Gas of Ohio, Inc.

SECTION VII

PART 16 - DAILY DELIVERY REQUIREMENTS

16.1 Daily Delivery Requirements

Columbia shall develop Demand Curves and Supply Curves for CHOICE and SSO Suppliers on an equivalent basis.

16.2 Demand Curves

Unless otherwise directed by Columbia, each Supplier shall deliver daily to Columbia on a firm basis, gas volumes for each of the Supplier's Aggregation Pools or Tranche(s) as indicated by the applicable Demand Curve, based on the actual temperature experienced for each Gas Day. Columbia shall post actual temperatures on its interactive website, on the day after the applicable Gas Day.

Columbia shall develop the Demand Curves through the use of historical monthly customer billing data; proportionally adjusted to Columbia's Design Demand of 2,037,600 Dth; adjusted to reflect Columbia's purchase of Ohio Production, purchases under Operationally Retained Capacity and the Columbia provided Peaking Service; incorporation of Columbia's System-Wide Retention Factor and Weighted Average BTU Conversion Factor; and any other component identified by Columbia as beneficial to the development of the Demand Curves.

Upon prior notice to Choice and SSO Suppliers, Columbia may modify the Demand Curves during the calendar months of October and November to provide for deliveries by the Supplier that are less than the projected consumption level of Supplier's Aggregation Pool or Tranche allocation. Likewise, Columbia may modify the Demand Curves during the months of May through August to offset any such planned under-deliveries in the months of October and November. Columbia may also revise the Demand or Supply Curves, as it deems necessary for operational reasons.

Unless otherwise specified by the Company to improve system operations, the Pipeline Scheduling Points of Columbia Gas Transmission, LLC shall be utilized by Columbia for purposes of developing Demand Curves.

16.3 Provision of Peaking Service

Columbia shall provide Suppliers a firm Peaking Service utilizing the TCO and PEPL storage capacity retained to provide daily balancing services, Ohio Production contracts, Peaking Contracts and Operationally Retained Capacity. Annually Columbia shall determine the percentage of Design Demand provided by this Peaking Service and post this percentage no later than February 1st.

Columbia's provision of this Peaking Service shall result in a Demand Curve with a constant Supplier delivery requirement between: (1) the Design Temperature; and, (2) the temperature at which the delivery requirement set forth on the Demand Curve is equal to 100% less the annually calculated Peaking Service percentage.

At temperatures colder than the Design Temperature, Suppliers shall be responsible for delivering to Columbia all incremental supply requirements as set forth in the Demand Curve in excess of their delivery requirements at the Design Temperature.

Section VII
Third Revised Sheet No. 16
Cancels
Second Revised Sheet No. 16
Page 2 of 5

Columbia Gas of Ohio, Inc.

SECTION VII

PART 16 - DAILY DELIVERY REQUIREMENTS

All commodity volumes provided by Columbia under this Peaking Service shall be accounted for as part of the Supplier's total actual consumption for each Aggregation Pool or Tranche allocation in the Annual Reconciliation as described in Section 7, Part 23, Page 1 of this tariff.

16.4. Supply Curves

A. Maumee Gate

Columbia shall provide separate Supply Curves for each Supplier assigned PEPL/TRK pipeline capacity with a primary delivery point of the Maumee Gate.

Supplies at the Maumee Gate are operationally required and the associated nominations constitute daily required deliveries during the months of November through March. Supplier deliveries through the Maumee Gate for the months of April through October shall be zero.

During the months of November through March, Suppliers shall utilize the Maumee Gate Supply Curve provided by Columbia and the relevant forecast temperature to determine volumes to be delivered to Columbia at the Maumee Gate. Suppliers shall deliver to Columbia each day for the months of November through March the volumes set forth by their Columbia provided Maumee Gate Supply Curve at the forecast temperature of the PSP in which the Maumee Gate is located. Supplies nominated at the Maumee Gate may be allocated by the Suppliers to satisfy Demand Curve requirements of the PSP that includes the Maumee Gate, nominate supplies for Transportation Service Customers in the PSP that includes the Maumee Gate, sell gas to another Supplier or any combination of these options. Only supplies delivered by a Supplier to Columbia at the Maumee Gate and allocated to their Aggregation Pool or Tranche for the PSP in which the Maumee Gate is located shall count as a portion of the Supplier's Demand Curve requirements for that PSP.

Failure to deliver the specific volume of gas as required by the Maumee Gate Supply Curve at the forecast temperature shall result in the Supplier incurring a per Dth Demand Curve Noncompliance Charge to be paid Columbia based on the difference between the nomination required by the Maumee Gate Supply Curve and the actual volumes nominated. In the event that Columbia requests a modification of the nomination requirements specified by the Maumee Gate Supply Curve, such changes shall be incorporated into any determination regarding a Supplier's satisfying the Supply Curve delivery requirements.

B. NCGT Interconnects

Columbia shall provide separate Supply Curves for each Supplier assigned NCGT and NCGT/XRD pipeline capacity. The NCGT capacity, with no associated upstream XRD capacity, has a primary delivery point to Columbia at Parma. The NCGT/XRD capacity has primary delivery points at other interconnects between NCGT and Columbia. Suppliers assigned NCGT/XRD shall utilize a combination of the NCGT and XRD capacity to facilitate deliveries to Columbia. Suppliers assigned NCGT Parma capacity shall be responsible for upstream delivery/acquisition of supplies to Dominion East Ohio's Maumee receipt point with PEPL or ANR Pipeline Company, the primary receipt point of Columbia's NCGT Parma capacity.

Section VII
First Revised Sheet No. 16
Cancels
Original Sheet No. 16
Page 3 of 5

Columbia Gas of Ohio, Inc.

SECTION VII

PART 16 - DAILY DELIVERY REQUIREMENTS

During the months of April through October the assigned MDQ of the NCGT capacity with a primary delivery point of Parma shall equal approximately 42.9 % of the assigned MDQ for the months of November through March.

Supplier's assigned NCGT and/or NCGT/XRD capacity may utilize NGCT's Oberlin point of delivery with TCO (NCGT/TCO Oberlin Interconnect) on a secondary basis with limitations. During the months of November through March, Suppliers assigned NCGT and/or NCGT/XRD capacity shall be limited in their secondary delivery point nominations at the NCGT/TCO Oberlin Interconnect to 61% of the total NCGT MDQ assigned to the Supplier. Furthermore, within this total secondary nomination limitation of 61% of total assigned NCGT MDQ, nominations on a secondary basis to the NCGT/TCO Oberlin Interconnect using the NCGT Parma capacity may not exceed 57% of the assigned NCGT Parma MDQ.

During the months of April through October, Suppliers assigned NCGT and/or NCGT/XRD capacity shall be limited in their secondary delivery point nominations at the NCGT/TCO Oberlin Interconnect to 87% of the total NCGT MDQ assigned the Supplier. Nothing in this tariff shall be construed to indicate that TCO is obligated to accept nominations made to the NCGT/TCO Oberlin interconnection on a firm basis.

Supplies at the NCGT interconnects are not required operationally. While the assignment of NGCT capacity will be part of the pipeline capacity Columbia assigns Suppliers for certain PSPs, Suppliers may use alternate capacity deliverable on a primary basis to those PSPs. To the extent feasible Columbia may combine individual NCGT Supply Curves contained within the same PSP.

Columbia will determine the NCGT Supply Curves based upon its ability to accept volumes through the NCGT interconnections. Suppliers shall utilize the NCGT Supply Curves provided by Columbia and the relevant forecast temperature to determine the maximum volumes that may be delivered to Columbia at the NCGT Interconnects. Over-scheduling of supply at an NCGT interconnect at the forecast temperature shall result in the Supplier incurring a per Dth Demand Curve Noncompliance Charge to be paid Columbia on the difference between the maximum nomination allowed by the NCGT Supply Curve at the forecast temperature for the relevant Gas Day and the actual volumes nominated.

Supplies nominated at an NCGT interconnect may be allocated by a Supplier to satisfy its Demand Curve requirement at the PSP that includes the interconnect, nominate supplies for Transportation Service Customers at that PSP, sell gas to another Supplier, or any combination of these options. Only supplies delivered by a Supplier to Columbia at an NCGT Interconnect and allocated to the Aggregation Pool or Tranche for the appropriate PSP in which the NCGT Interconnect is located shall count as a portion of the Supplier's Demand Curve requirements for that PSP.

SECTION VII

PART 16 - DAILY DELIVERY REQUIREMENTS

C. TGP Interconnection with TCO at Dungannon ("Dungannon")
Columbia shall provide separate Supply Curves for each Supplier assigned TGP pipeline capacity with a primary delivery point to TCO at Dungannon.

Supplies delivered via TGP to TCO at Dungannon are operationally required and the associated nominations constitute daily required deliveries during colder weather generally experienced during the months of November through March. Suppliers shall deliver to TCO at Dungannon each day the volumes set forth by their Columbia provided Dungannon Supply Curve at the forecast temperature of the PSP in which Dungannon is located. Supplies delivered to TCO at Dungannon may be utilized by the Suppliers as they determine in their sole judgment including, satisfying their Demand Curve requirements, providing supplies for Transportation Service Customers, selling gas to another Supplier behind the Dungannon interconnection or any combination of these options. Only supplies delivered by a Supplier to TCO at Dungannon and further nominated to Columbia via TCO and allocated to one of their Aggregation Pools or Tranches shall count as a portion of the Supplier's Demand Curve requirements for that PSP in which the nomination to Columbia is made and confirmed by TCO.

Failure by a Supplier to deliver, at a minimum, from TGP to TCO at Dungannon, the specific volume of gas as required by the Dungannon Supply Curve at the forecast temperature shall result in the Supplier incurring a per Dth Demand Curve Noncompliance Charge to be paid Columbia based on the difference between the nomination required by the Dungannon Supply Curve and the actual volumes nominated. In the event that Columbia requests a modification of the nomination requirements specified by the Dungannon Supply Curve, such changes shall be incorporated into any determination regarding a Supplier's satisfying the Dungannon Supply Curve delivery requirements.

D. Coordination with TCO Deliveries

Supplier nominations from TCO to Columbia shall be utilized in conjunction with any supplies nominated from a pipeline other than TCO, if any, to match each Demand Curve's supply requirements at the actual temperature posted for the relevant PSP. Suppliers may utilize forecast temperatures as a guideline in scheduling supplies from TCO but must utilize the actual posted temperature when making final Demand Curve nominations to Columbia.

16.5 Delivery by Location

Suppliers shall deliver on a firm basis, sufficient supplies of natural gas to meet their Demand Curves. For each Demand Curve, such delivery shall be made at Columbia receipt points within the specific TCO PSP for which the Demand Curve is developed.

Columbia Gas of Ohio, Inc.

16.6 Request for an Alternate Delivery Point

Columbia will consider, to the extent operationally feasible, Supplier requests to deliver supplies to Columbia receipt points from interstate pipelines other than TCO, on a case-by-case basis. Such requests shall be for deliveries to satisfy Demand Curve requirements in the same TCO PSP in which the requested alternate delivery point is located. To the extent a request is granted in writing by Columbia, deliveries to such Alternate Delivery Point shall be performed by the Supplier in accordance with a Columbia supplied Supply Curve specific to the Alternate Delivery Point.

16.7 Service Reliability

Each Supplier agrees to assist Columbia when requested to answer any questions Columbia receives from the Commission or the Office of the Consumers' Counsel with regard to reliability of service.

16.8 Failure to Deliver to Demand and Supply Curves - Non-Compliance Charges

Non-Compliance Charges - On days when an OFO/OMO is not in place, a per Dth Non-Compliance Charge equal to the higher of a \$10.00 or 150% times the TCO Daily Index adjusted for SST commodity and shrinkage will be billed the Supplier based upon the Dth quantity difference between the Supplier's daily Demand and/or Supply Curve delivery requirement and the actual pipeline daily confirmed volume delivered to Columbia, for each day of difference.

On days when an OFO/OMO is in place, a per Dth Non-Compliance Charge equal to the higher of a \$30.00 or 150% times the TCO Daily Index adjusted for SST commodity and shrinkage will be billed the Supplier based upon the Dth quantity difference between the Supplier's daily Demand and/or Supply Curve delivery requirement and the actual pipeline daily confirmed volume delivered to Columbia, for each day of difference.

In addition to the above Non-Compliance Charges, on days when Columbia incurs a penalty from an upstream pipeline provider, CHOICE and/or SSO/SCO Suppliers that have failed to match deliveries to Columbia with those specified by their Demand Curves and/or Supply Curves applicable to deliveries by the penalizing pipeline, shall pay a proportionate share of the penalty costs incurred by Columbia.

16.9. Any Supplier that serves one or more Choice Aggregation Pools and also serves one or more SSO Tranches must make separate daily nominations for Choice and SSO. The separate nominations apply to both Demand Curves and Supply Curves.

Section VII
Fourth Revised Sheet No. 17
Cancels
Third Revised Sheet No. 17
Page 1 of 10

Columbia Gas of Ohio, Inc.

SECTION VII

PART 17 - CAPACITY ASSIGNMENT

17.1 Capacity Allocation Process

Columbia will retain a combination of firm interstate and intrastate pipeline transportation and storage capacity, local gas supplies, operationally required city gate supplies and firm contract peaking services, referred to as its "Capacity Portfolio", at levels not to exceed 1,999,901 Dth per day in total.

- A. Columbia shall allocate capacity to be temporarily assigned all Suppliers on a "level playing field" basis utilizing Columbia's Design Demand of 2,037,600 Dth.
- B. Columbia shall allocate capacity based on the Pipeline Scheduling Points of TCO.
- C. The level of capacity that Columbia shall utilize for this Capacity Allocation Process shall be equal to Columbia's Capacity Portfolio less the firm capacity retained by Columbia for release to Transportation Service Customers and less the capacity retained by Columbia to provide Backup Service to Transportation Service Customers.
- D. Capacity shall be assigned for each PSP equally to each Supplier on a percentage of Design Demand basis. Columbia shall provide a Peaking Service for each PSP equally to each Supplier on a percentage of Design Demand basis. There will be no designation by Columbia of constrained or non-constrained PSP. Each Supplier will receive equal percentage assignments of capacity for each PSP to meet their delivery obligation.
- E. Capacity assignment under this process to be effective April 1, 2010 shall be refreshed each month consistent with changes in the CHOICE/SSO Suppliers customer groups or delivery obligations.
- F. The process of determining how Columbia will allocate capacity to each PSP shall be as follows:
 - Columbia shall determine the percentage of capacity it shall assign each Supplier, including the Peaking Service
 provided by Columbia ("Capacity Assignment Percentage"). This percentage shall be equal to Columbia's
 Capacity Portfolio effective April 1, 2010 and April 1, 2011 less the firm capacity retained for assignment to
 Transportation Service Customers and to provide Backup Service to Transportation Service Customers, divided
 by the Design Demand of 2,037,600 Dth.
 - 2. Columbia shall retain TCO FSS and PEPL FS storage capacity (including associated transportation capacity) to provide CHOICE/SSO balancing services. This retained storage capacity shall equal to approximately 22% of the Design Demand of 2,037,600 Dth. Columbia shall also retain all Ohio Production contracts, any contract peaking service, firm city gate supplies and all Operationally Retained Capacity not otherwise assignable as described hereinafter. Columbia shall use the capacity retained to provide its firm Peaking Service and the other limited firm supply services for Suppliers noted hereinabove to provide its non-firm Banking and Balancing Service to its Transportation Service Customers after satisfying the firm balancing needs of its CHOICE/SSO customers and after meeting its Backup Service obligations.
 - 3. Columbia shall next determine the percentage of Design Demand to be assigned as storage to each Supplier by PSP. The level of storage capacity assigned as a percentage of Design Demand shall be equal for all PSPs. For the PSP that includes the Maumee Gate, the assignment of PEPL storage and related firm transportation capacity shall be within the percentage calculated hereunder.

Section VII
Sixth Revised Sheet No. 17
Cancels
Fifth Revised Sheet No. 17
Page 2 of 10

Columbia Gas of Ohio, Inc.

SECTION VII

PART 17 - CAPACITY ASSIGNMENT

- 4. Columbia shall then determine the percentage of Design Demand to be assigned as Firm Transportation Capacity to each Supplier by PSP. The level of firm transportation capacity assigned as a percentage of Design Demand shall be equal for all PSPs. For the PSP that includes the Maumee Gate, the assignment of PEPL non-storage related firm transportation capacity shall be within the percentage calculated hereunder. For those PSP within which Columbia has contracted for firm transportation capacity with NCGT, the assignment of NCGT firm transportation capacity shall be within the percentage calculated hereunder. For those PSP that require the upstream delivery of natural gas from TGP to TCO, any TCO FTS capacity assigned in those PSP shall have TGP FT-A capacity assigned in association with the TCO FTS capacity. At all other PSP, TCO FTS capacity assigned shall also have upstream CGT FTS-1 capacity assigned.
- 5. To the extent that Columbia is unable under this methodology to fully assign all city gate firm capacity including PEPL, PEPL/TRK, NCGT, NCGT/XRD and TCO/TGP capacities, Columbia shall retain this capacity as Operationally Retained Capacity and utilize this capacity in providing its Peaking Service and other gas supply services to Suppliers as necessary.
- 6. In the event that any pipeline capacity provider with which Columbia has contracted changes the configuration of its system or the scheduling requirements at its PSP(s), Columbia shall have the right to recall and reassign capacity from/to Suppliers as it deems necessary.

17.2 Assignment of Capacity

- A. All assignments by Columbia will be priced at the price Columbia would have paid under its contract with the upstream interstate pipeline.
- B. Capacity to be assigned by Columbia to Suppliers shall include the following:
 - 1) TCO Rate Schedules Firm Transportation Service ("FTS"), Firm Storage Service ("FSS") including Storage Service Transportation ("SST")
 - 2) CGT Rate Schedule Firm Transportation Service ("FTS-1").
 - PEPL Rate Schedules Enhanced Firm Transportation Service ("EFT") and Flexible Storage Service ("FS")
 - 4) TRK Rate Schedule Firm Transportation Service ("FT")
 - 5) NCGT Natural Gas Transportation Service
 - 6) XRD Rate Schedule Firm Transportation Service ("FT-1")
 - 7) TGP Rate Schedule Firm Transportation Service ("FT-A")
- C. The PEPL and TRK capacity shall be deemed delivered to Columbia's distribution system at the PSP in which the Maumee Gate is located. The sum of daily Suppliers volumes delivered via PEPL and TRK and allocated to the Suppliers' Aggregation Pool or Tranche for that PSP, plus the Supplier volumes delivered via TCO at the PSP in which the Maumee Gate is located must equal the Demand Curve for the PSP in which the Maumee Gate is located as specified in Section 16.4 of this tariff.

Section VII
Fourth Revised Sheet No. 17
Cancels
Third Revised Sheet No. 17
Page 3 of 10

Columbia Gas of Ohio, Inc.

SECTION VII PART 17 - CAPACITY ASSIGNMENT

- D. Suppliers shall deliver natural gas supplies to Columbia from its capacity at the Maumee Gate during the months of November through March in accordance with a Supply Curve supplied by Columbia specific to Columbia's physical requirements and receipt capability at the Maumee Gate. This Supply Curve shall be separate from each Supplier's Demand Curve for the PSP in which the Maumee Gate is located. A Supplier that fails to deliver the supplies required by the Maumee Gate Supply Curve shall incur the same non-compliance charge associated with failure to deliver natural gas supplies under their Demand Curves. The Supply Curve for the Maumee Gate during the months of April through October shall be equal to zero.
- E. Regardless of any other provision of this tariff, Suppliers shall nominate natural gas supplies to Columbia at the Maumee Gate based upon the volume specified by the Columbia provided Supply Curve for the Maumee Gate at the forecast temperature projected on the day preceding the Gas Day. There will be no adjustment to nominated volumes delivered to Columbia at the Maumee Gate based upon the actual temperature experienced.
- F. Separate Supply Curves will also be provided for the various delivery points between NCGT and Columbia's distribution facilities. To the extent feasible Columbia may combine individual Supply Curves contained within the same PSP. These Supply Curves will be determined based upon Columbia's ability to accept volumes through these specific interconnections. While the assignments of NCGT capacity will be part of the capacity Columbia assigns for certain PSP's, Suppliers may use alternate capacity deliverable to those PSP's. The NCGT Supply Curves shall represent the maximum amount of supply that a Supplier may nominate at the forecasted temperature to Columbia through the NCGT interconnections. A Supplier that schedules quantities at any of the NCGT interconnects in excess of the associated Supply Curve at the forecast temperature shall incur the same non-compliance charge associated with failure to deliver natural gas supplies under their Demand Curves.
- G. Columbia will also provide Suppliers with Supply Curves for the required deliveries from TGP to TCO at Dungannon. These Supply Curves will be determined based upon TCO's requirements to serve downstream markets. The TGP Dungannon Supply Curves shall represent the minimum amount of supply that a Supplier must nominate from TGP to TCO at the forecasted temperature for the PSP in which Dungannon is located. A Supplier that schedules quantities from TGP to TCO at Dungannon which is less than that required by the associated Supply Curve at the forecast temperature shall incur the same non-compliance charge associated with failure to deliver natural gas supplies under their Demand Curves.
- H. To the extent that Suppliers have taken direct assignment of capacity from Columbia, Columbia will pass through to such Suppliers their proportionate share of capacity-related refunds received by Columbia, when such refunds are directly related to the assigned capacity. All refunds distributed by Columbia pursuant to this tariff provision will be distributed proportionately based upon the cost of capacity assigned the Supplier as compared to the total amount of the capacity costs charged to Columbia for the capacity to which the refund applies during the refund period. Suppliers shall not be entitled to refunds to the extent such Suppliers have received refunds directly from a pipeline company with regard to the same capacity. No refunds will be issued to Suppliers that purchase capacity from Columbia where the total refund received by Columbia is less than \$100,000. Refunds will not be made to Suppliers that have terminated participation in Columbia's CHOICE program or Columbia's SSO Auction prior to Columbia's receipt of any refund. Any refund under \$100,000, and any refund amounts not passed through to Suppliers that have terminated participation in Columbia's CHOICE program or Columbia's SSO Auction, will be credited to the CSRR.

Section VII
Third Revised Sheet No. 17
Cancels
Second Revised Sheet No. 17
Page 4 of 10

Columbia Gas of Ohio, Inc.

SECTION VII

PART 17 - CAPACITY ASSIGNMENT

- I. In the event that the Commission would find in an order or entry that any refund passed on to any party by Columbia pursuant to this tariff should have instead been credited to Columbia's CSRR, all parties will return to Columbia all refund amounts subject to said Commission order or entry, and Columbia will then credit such refund amounts to the CSRR.
- 17.3 Capacity Assignment: Methodology for Initial Assignment
 - A. The initial assignment of Columbia's firm transportation and storage capacity to all Suppliers shall be made effective April 1, 2010 and refreshed monthly each at the rate Columbia would have otherwise paid for the capacity.
 - B. Columbia shall assign to each Supplier for each PSP in which they have delivery requirements, firm city gate and associated upstream transportation capacity and storage and related transportation capacity on a pro rata basis in accordance with the Capacity Allocation Process. Suppliers will not be permitted to change any primary points of receipt or delivery associated with assigned pipeline transportation contracts during the term of the capacity assignment.
 - C. Columbia holds discounted contracts with PEPL and TRK, Contract Nos. 18604 and 18122 respectively, where the utilization of alternate points will cause additional charges to be incurred by Columbia. The approved receipt and delivery points under these PEPL and TRK contracts are set forth in the table below. In the event the Supplier receives and/or delivers natural gas at points other than those approved points set forth in the table below and in so doing causes incremental costs to be incurred by Columbia, the Supplier shall pay Columbia for any and all associated incremental costs and/or penalties billed by PEPL and/or TRK due to such receipts and/or deliveries. Columbia shall have the right, through setoff in the Suppliers' payments, to collect any costs owed Columbia as a result of a Supplier utilizing a receipt or delivery point other than those provided for in Columbia's PEPL and TRK contracts.

PEPL Contract No. 18604

TRK Contract No. 18122

Approved Receipt Points

Primary Bourbon (PBRBN)

Approved Receipt Points

Primary Patterson-ANR (80368)

Secondary ELA or WLA

Approved Delivery Points

Primary Columbia of Ohio Maumee (COLOH)

Secondary Lebanon Lateral (02821)

Secondary Columbia Gas Maumee (COLGA)

Secondary Columbia Gas Cecil (CECIL)

Secondary NIPSCO (NIPS)*
Secondary East Ohio (EOHIO)*
*Incremental 2 cent commodity cost

Approved Delivery Points
Primary Bourbon-T

Bourbon-TGC (80023)

Section VII
Third Revised Sheet No. 17
Cancels
Second Revised Sheet No. 17
Page 5 of 10

Columbia Gas of Ohio, Inc.

SECTION VII PART 17 - CAPACITY ASSIGNMENT

D. Columbia holds discounted contracts with TGP for delivery to Broad Run Cobb (Meter #020001) and for delivery to Dungamon OH (Meter #020060), Contract Nos. 46986 and 63440 respectively, where the utilization of alternate points will cause additional charges to be incurred by Columbia. The approved receipt and delivery points under these TGP contracts and the commodity pricing are set forth in the tables below. In the event the Supplier receives and/or delivers natural gas at points other than those approved points set forth in the table below and in so doing causes incremental costs to be incurred by Columbia, the Supplier shall pay Columbia for any and all associated incremental costs and/or penalties billed by TGP due to such receipts and/or deliveries. Columbia shall have the right, through setoff in the Suppliers' payments, to collect any costs owed Columbia as a result of a Supplier utilizing a receipt or delivery point other than those provided for in Columbia's TGP contracts.

TGP Contract No. 46986

Authorized Receipt Points

Secondary Any Zone 1 100 Leg receipt point
Secondary Any Zone L 500 Leg receipt point
Secondary Any Zone 1 500 Leg receipt point

Authorized Delivery Points

Primary Broad Run Cobb (Meter #020001)
Secondary Cornwell (Meter #020044)
Secondary Greenup Kentucky (Meter #020079)
Secondary North Means (Meter #020049)
Secondary Bear Creek Storage (Meter #060017)

Transportation from the above-mentioned receipt points to the above-mentioned delivery points will receive TGP's minimum applicable commodity rate plus the Annual Charge Adjustment (ACA) Surcharge.

Section VII
Third Revised Sheet No. 17
Cancels
Second Revised Sheet No. 17
Page 6 of 10

Columbia Gas of Ohio, Inc.

SECTION VII PART 17 - CAPACITY ASSIGNMENT

TGP Contract No. 63440
Commodity Pricing 1
Authorized Receipt Points

Secondary Any Zone L 500 Leg receipt point
Secondary Any Zone 1 500 Leg receipt point

Secondary SA Pooling Points

Secondary Midwestern (Meter #012447)

Authorized Delivery Points

Primary Dungannon OH (Meter #020060)
Secondary Brinker OH (Meter #020061)
Secondary Newcastle PA (Meter #020062)
Secondary Unionville PA (Meter #020063)
Secondary Cambridge OH (Meter #020064)
Secondary Pittsburgh Term (Meter #020306)
Secondary Koppel PA (Meter #020325)

Transportation from the above-mentioned receipt points to the above-mentioned delivery points will receive TGP's minimum applicable commodity rate plus the Annual Charge Adjustment (ACA) Surcharge.

TGP Contract No. 63440 Commodity Pricing 3 Authorized Receipt Points

Secondary

Secondary

Any Zone L 500 Leg receipt point

Secondary

Any Zone L 800 Leg receipt point

Any Zone L 800 Leg receipt point

Any Zone 1 800 Leg receipt point

Secondary

SA Pooling Points

secondary SA rooting rouns

Secondary Midwestern (Meter #012447)

Authorized Delivery Points

Secondary Milford PA (Meter #020245)
Secondary Highland PA (Meter #020449)
Secondary DTI Gilmore (Meter #020345)
Secondary DTI Petersburg (Meter #020067)

Transportation from the above-mentioned receipt points to the above-mentioned delivery points will receive TGP's maximum applicable commodity rate plus the Annual Charge Adjustment (ACA) Surcharge.

TGP Contract No. 63440 Commodity Pricing 2 Authorized Receipt Points

Secondary Any Zone L 800 Leg receipt point
Secondary Any Zone 1 800 Leg receipt point

Secondary SA Pooling Points

Authorized Delivery Points

Primary Dungannon OH (Meter #020060)
Secondary Brinker OH (Meter #020061)
Secondary Newcastle PA (Meter #020062)
Secondary Unionville PA (Meter #020063)
Secondary Cambridge OH (Meter #020064)
Secondary Pittsburgh Term (Meter #020306)
Secondary Koppel PA (Meter #020325)

Transportation from the above-mentioned receipt points to the above-mentioned delivery points will receive a commodity rate of \$0.0720 per Dth.

Section VII
Second Revised Sheet No. 17
Cancels
First Revised Sheet No. 17
Page 7 of 10

Columbia Gas of Ohio, Inc.

SECTION VII PART 17 - CAPACITY ASSIGNMENT

- E. The assigned TCO FSS Storage Contract Quantity (SCQ) will be in the same ratio to the assigned Maximum Daily Storage Quantity (MDSQ) as the ratio that exists between the SCQ and the MDSQ in Columbia's TCO FSS contract. The assigned PEPL FS Maximum Stored Quantity (MSQ) will be in the same ratio to the assigned Maximum Daily Withdrawal Quantity (MDWQ) as the ratio that exists between the MSQ and the MDWQ in Columbia's PEPL FS contract.
- F. Suppliers assigned TCO FSS capacity shall also be assigned the associated TCO SST capacity. The TCO SST quantity to be assigned for the months of October through March shall be equivalent to the MDSQ of the assigned TCO FSS capacity. The TCO SST quantity assigned for the months April through September shall be equivalent to 50% of the MDSQ of the assigned TCO FSS capacity, rounded up to the nearest whole Dth. Suppliers assigned PEPL FS capacity shall also be assigned the associated PEPL EFT capacity. The PEPL EFT quantity to be assigned for the months of November through March shall be equivalent to the MDWQ of the assigned PEPL FS capacity adjusted for retainage on PEPL. The PEPL EFT quantity assigned for the months April through October shall be equivalent to 38.9% of the MDWQ of the assigned PEPL FS capacity adjusted for retainage on PEPL, rounded up to the nearest whole Dth.
- G. In addition to the requirements of this tariff, Suppliers assigned capacity by Columbia are subject to the terms and conditions of the tariffs of those transmission companies on whose facilities capacity was assigned. The costs of the assigned capacity will be paid directly to the pipelines by the Suppliers pursuant to the applicable pipeline capacity release payment procedures.
- 17.4. Adjustments to Assignment: Monthly Review and Release.
 - A. Following Columbia's assignment of capacity to Suppliers made on April 1, 2010, Columbia shall review the amount of capacity assigned to Suppliers monthly and shall release capacity for subsequent months based on the Columbia determined Design Demand of each Supplier's then current customer group(s) or delivery obligation.
 - B. Subsequent to Columbia's release of capacity to Suppliers on April 1, 2010, for any release, recall and reassignment of capacity by Columbia pursuant to this Section, each Supplier shall be responsible for the acquisition and/or disposition of any storage volumes to satisfy the provisions of this tariff, the provisions of the tariffs of all pipelines on which the Suppliers are assigned capacity, and/or to satisfy the delivery requirements of their individual Demand and/or Supply Curves. Columbia shall not have any responsibility to purchase and/or sell storage volumes to Suppliers pursuant to this Paragraph 17.4.B.

Section VII
First Revised Sheet No. 17
Cancels
Original Sheet No. 17
Page 8 of 10

Columbia Gas of Ohio, Inc.

SECTION VII PART 17 - CAPACITY ASSIGNMENT

- C. Notwithstanding the provisions of Section 17.4.B of this tariff, the following exemptions shall apply:
 - 1. If a CHOICE or SSO Supplier(s) leaves or if a CHOICE or SSO Supplier is terminated from Columbia's CHOICE Program or SSO Auction, respectively, Columbia shall recall from the departing Supplier(s) the related capacity assigned by Columbia and Columbia shall have the option to purchase the storage gas associated with the recalled TCO FSS and PEPL FS capacity. The price to be paid for any gas purchased by Columbia shall be:

The average of the TCO Monthly Index prices for the April through October time period immediately preceding the date of purchase by Columbia, adjusted for the TCO SST commodity rate, TCO SST retainage rate, TCO FSS retainage rate, and TCO FSS injection charges. Should a CHOICE or SSO Supplier leave or a CHOICE or SSO Supplier be terminated in a month during the April through October time period, the price to be applied shall be the average of the TCO Monthly Index prices for the time period of the immediately preceding April through the month in which the departure event occurs. The rate to be paid per Dth by Columbia shall be calculated according to the following formula:

Price per Dth Paid by Columbia = {(Average TCO Monthly Index Price / (1 –TCO SST Shrinkage Rate) + TCO SST Commodity Charge) / (1 – TCO FSS Shrinkage Rate) + Injection Charges}

- D. Regardless of the reason for the recall/reassignment of capacity, the affected Supplier shall remain responsible for all demand and commodity costs, fees, penalties, and other costs incurred from the interstate/intrastate pipeline and related to service prior to the recall/reassignment of the capacity.
- E. If a new CHOICE Supplier enters the CHOICE program Columbia will assign capacity in accordance with the Capacity Allocation Process and Paragraph 17.4.A of this tariff. CHOICE Suppliers so assigned capacity shall be responsible for the acquisition of any and all commodity supplies necessary to provide the required supplies to Columbia under their Demand and/or Supply Curves, including but not limited to storage inventory volumes.

17.5 Storage Gas Inventory Transfers

On April 1, 2010, each SSO Supplier shall purchase from Columbia a quantity of Columbia's TCO FSS storage inventory equal to a volume of between 2% and 4% of the TCO FSS SCQ assigned the Supplier by Columbia effective April 1, 2010. The price of the storage inventory sold to each SSO Supplier shall be equal to the April 2010 first of the month TCO Monthly Index price adjusted for the TCO SST commodity rate, TCO SST retainage rate, TCO FSS retainage rate, and TCO FSS injection charges, plus applicable taxes, if any. More specifically, the price shall be determined as follows:

Price per Dth Paid to Columbia = {((April 2010 first of the month TCO Monthly Index Price / (1 – TCO SST Shrinkage Rate) + TCO SST Commodity Charge) / (1 – TCO FSS Shrinkage Rate) + Injection Charges} * (1 + Gross Receipts Tax Rate)

Section VII
First Revised Sheet No. 17
Cancels
Original Sheet No. 17
Page 9 of 10

Columbia Gas of Ohio, Inc.

SECTION VII PART 17 - CAPACITY ASSIGNMENT

Columbia shall notify all qualified SSO Bidders of the exact percentage of TCO FSS SCQ they will be required to purchase pursuant to this Section 17.5 a minimum of three (3) weeks prior to the planned date of the initial SSO Auction.

Suppliers will be required to pay for such storage gas transferred to its account by Columbia within 10 days following receipt of an invoice from Columbia, unless other arrangements, acceptable to Columbia, have been completed.

Any variance between the revenue associated with the sale of storage inventory to an SSO Supplier pursuant to this Section 17.5 and the book value of the gas sold will be flowed through the CSRR. After accounting for all sales of inventory to SSO Suppliers pursuant to this Section 17.5, Columbia may sell any volumes remaining in its storage accounts not required for operations on April 1, 2010. Any variance between the revenue and the book value of gas remaining in Columbia's storage accounts on April 1, 2010 and sold through other arrangements shall be reflected in the OSS/CR Revenue Sharing Mechanism.

SSO Suppliers are not required to purchase storage inventory from Columbia held in its PEPL FS storage account.

Columbia will not purchase or sell storage commodity volumes associated with the monthly assignment of capacity to be effective on or after May 1, 2010 except as provided for in Section 17.4.C.

Any SSO Supplier not continuing participation in the immediate succeeding annual auction term and/or any CHOICE Supplier exiting the CHOICE program will be solely responsible to dispose of any gas inventory in their Columbia assigned storage capacity, at their own expense. Furthermore, any SSO Supplier not continuing, or continuing but with a fewer number of tranches, as a Supplier for the next SSO period must offer for sale to the succeeding SSO/SCO Supplier(s) and the succeeding SSO/SCO supplier must purchase an amount of storage inventory equal to that percentage of SCQ specified by Columbia to be purchased by SSO Suppliers as part of the initial SSO auction. The sale shall be completed on April 1st of each subsequent SSO period using the same index based price formula as was used for the April 1, 2010 sale, minus excise tax, and replacing the April 1, 2010 first of the month TCO Monthly Index price with the first of the month TCO Monthly Index price for the April in which the sale occurs. Columbia will not be required to either purchase or sell storage inventory volumes as part of such a transfer, but may be called upon to help facilitate communications between parties.

17. 6 Reassignment of Capacity

Suppliers may reassign capacity, subject to recall by Columbia. The original assignee shall remain subject to all Operational Flow Orders (OFO) and Operational Matching Orders (OMO) and all recall provisions invoked by Columbia. The assignee continues to be responsible to Columbia for payment of all upstream pipeline charges associated with the assigned capacity, including, but not limited to demand and commodity charges, shrinkage, injection and withdrawal charges, ACA charges, cash outs, transition costs, pipeline overrun, actual cost adjustments and all other applicable charges. The reassignment of capacity by a Supplier will not alter or amend, in any fashion, the Supplier's obligation to deliver gas supplies to Columbia in accordance with the Demand and/or Supply Curves provided the Supplier by Columbia.

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Section VII
First Revised Sheet No. 17
Cancels
Original Sheet No. 17
Page 10 of 10

Columbia Gas of Ohio, Inc.

SECTION VII PART 17 - CAPACITY ASSIGNMENT OPTION

A Supplier may reassign PEPL and TRK capacity to a third party subject to recall by Columbia. However, the reassignment of any volume of PEPL and/or TRK capacity will not alter or amend, in any fashion, the Supplier's obligation to deliver gas supplies to the Maumee Gate, in accordance with the Supply Curve for the Maumee Gate provided the Supplier by Columbia. Furthermore, should a Supplier reassign any of the PEPL capacity to a third party (other than an agency or similar arrangement whereby the deliveries are made on behalf of the Supplier), Columbia will not accept delivery of gas from such a third party at the Maumee Gate. Should a Supplier reassign a portion or all of its assigned PEPL capacity to a third party under an agency or similar arrangement whereby such third party will have the responsibility of making deliveries on behalf of the Supplier, Supplier shall notify Columbia at least 15 days prior to the initiation of deliveries under such Agency or similar arrangement and provide Columbia with the name of such third party and any additional information related to such arrangement as requested by Columbia.

A Supplier may reassign NCGT Parma and NCGT/XRD capacity to a third party, subject to recall by Columbia. The reassignment of any NCGT and/or XRD capacity will not alter or amend, in any fashion the NCGT Supply Curves provided the Supplier by Columbia. The sum of all daily nominations by the Supplier and the third party to which NCGT capacity is released by the Supplier, at each NCGT/Columbia interconnect, shall not exceed the Supply Curve delivery quantity at the forecast temperature for that interconnect. The sum of daily deliveries by the Supplier and the third party at the NCGT/TCO Oberlin Interconnect shall not exceed the limits set forth in Section VII, Part 16 based on the MDQ of the capacity directly assigned the Supplier by Columbia.

A Supplier may reassign TGP capacity to a third party, subject to recall by Columbia. The reassignment of any TGP capacity will not alter or amend, in any fashion the TGP Supply Curve for delivery to TCO at Dungannon provided the Supplier by Columbia. The sum of all daily nominations by the Supplier and the third party to which TGP capacity is released by the Supplier, at the TGP/TCO Dungannon interconnect, must, at a minimum, meet the Supply Curve delivery quantity at the forecast temperature for the Dungannon interconnect.

A Supplier may use other pipeline capacity to deliver supply as required under the Demand Curves and reassign portions of its Columbia-released pipeline capacity, subject to the limitations and restrictions as set forth in this tariff.

17.7 Recommended Storage Guidelines

Inventory Level Recommendations

Date	Percent of Assigned SCO
1-Nov	98%
15-Feb	>30%
5-Mar	>20%
22-Mar	>10%
31-Mar	>2%

Section VII
Third Revised Sheet No. 18
Cancels
Second Revised Sheet No. 18
Page 1 of 1

Columbia Gas of Ohio, Inc.

SECTION VII PART 18 - BALANCING SERVICES

18.1 System Balancing

- A. Columbia shall provide Suppliers a Non-Temperature Balancing Service. Non-Temperature Balancing Service provides for balancing of the difference between (1) actual customer demand and (2) the total volume indicated by the Demand Curves at the actual temperature experienced for the applicable Gas Day.
- B. Effective April 1, 2010, Columbia will retain a portion of its TCO FSS and PEPL FS storage capacity equal to approximately 22% of the Design Demand of 2,037,600 Dth to perform the system balancing function.
- C. Columbia may utilize operational purchases and sales to ensure that the system is properly balanced. Examples include, but are not limited to, items such as purchases utilizing Operationally Retained Capacity and purchases/sales performed in managing storage inventory levels.
- D. All costs incurred by Columbia in performing system balancing and all revenues received by Columbia for providing system balancing, including operational purchases/sales performed in managing storage inventory levels, shall be recognized in the computation of the CSRR.
- E. Columbia shall utilize the TCO FSS and PEPL FS storage capacity retained to provide system balancing, when not required to provide Non-Temperature balancing service for its CHOICE/SSO customers, to provide its non-firm Banking and Balancing Service for Transportation Service Customers. All Banking and Balancing Service revenues received by Columbia from Transportation Service Customers from the provision of its non-firm Banking and Balancing Service shall be flowed to CHOICE/SSO Customers through the CSRR.

18.2 Pipeline Delivery Point Imbalances

As meter operator, Columbia has the responsibility to manage imbalances that occur between all confirmed nominations, at the PSP and system demand, which occurs at the individual points of delivery.

First Revised Sheet No. 20
Cancels
Original Sheet No. 20
Section VII
Page 1 of 2

Columbia Gas of Ohio, Inc.

SECTION VII PART 20 - PAYMENTS TO SUPPLIERS

20.1 APPLICABILITY

Applicable to all Retail Natural Gas Suppliers that have entered into a Full Requirements Aggregation Service Agreement to sell gas to customers located on Company's system, all within the parameters established by the Company for its Customer CHOICESM Program and all SSO Suppliers that have been awarded a contract to sell gas to Columbia through the SSO Auction process.

20.2 DETERMINATION OF AMOUNTS OWED

Net payments to Suppliers will be made by the 25th of the month, for the prior month's activity. Payments to Suppliers shall be made on a net basis with all charges being owed Columbia, directly or indirectly, being offset against or recouped from amounts owed Suppliers. All amounts billed Suppliers, with the exception of Credit Evaluation Fee(s), will be credited to the CSRR with those amounts being comprised of those costs set forth in Part 20.2(B) below.

(A). PAYMENTS TO SUPPLIERS

- 1) Columbia will pay SSO Supplier's their pro-rata share of the total SSO commodity dollars billed to SSO Customers during the prior revenue month. SSO commodity dollars billed each month shall be computed through the multiplication of quantities identified from monthly billing reports, as generated by Columbia's revenue reporting system, by the applicable SSO rate. The SSO sales volumes billed to customers will be allocated on a pro-rata basis to SSO Suppliers based on each Supplier's number of tranches.
- 2) Columbia will pay CHOICE Supplier's each month based on actual billings to their CHOICE customers during the prior billing month.

(B) SUPPLIER CHARGES

Offsets for computation of payments to Suppliers may include, but are not limited to the following:

- Local Gas Purchase Charge which is a charge equal to the Local Gas Purchase Price multiplied by Local Gas
 Purchase Requirement.
- 2) Demand Curve Non-Compliance Charge for failure to comply with the daily Demand Curve and/or daily Supply Curve requirements shall be determined in accordance with those tariff provisions set forth in Section VII, Sheet 16, Page 5 of 5.

SECTION VII PART 20 - PAYMENTS TO SUPPLIERS

- Related Charges for reimbursement to Columbia for a pro-rata share of all charges Columbia incurs in connection with interstate pipeline transportation of Supplier-Delivered Gas including any gas costs, penalty charges or cash-outs.
- 4) Suppliers' payment of balancing service charges resulting from Columbia's provision of its Non-temperature balancing service. SSO charges, for this service, shall be computed through the multiplication of the Nontemperature balancing service fee by prorated allocation of billed SSO throughput. CHOICE Suppliers' charges for this service shall be computed through the multiplication of the prior month's deliveries to their customers by the Non-temperature Balancing Service fee.
- 5) A Credit Evaluation Fee which is a \$50.00 charge for each financial evaluation.
- 6) Late Payment Charge(s) for failure to make payment prior to the next scheduled billing date equal to 1.5% of the unpaid balance.
- 7) All amounts or costs for which Company is or will be responsible if not paid Supplier; including, but not limited to, capacity charges billed by interstate pipeline companies.
- 8) All other documented amounts owed directly to Columbia by a Supplier.
- 9) All other documented amounts which Columbia is entitled to recoup from a Supplier.
- 10) Gross receipts taxes, or any other applicable taxes, on amounts billed by Columbia to Suppliers.

20.3 DISPUTED BILLS

In the event of a bona fide dispute as to whether Supplier owes money to Company, the process of offset or recoupment of such amounts from Supplier shall be tolled pending a good faith review of the dispute.

Suppliers shall provide a detailed description of the dispute, including disputed amounts, to the Company within five (5) calendar days of receipt of a statement that shows quantities delivered and amounts owed, if any. Company will not provide payment of that portion being disputed until said dispute has been resolved.

Section VII
Second Revised Sheet No. 21
Cancels
First Revised Sheet No. 21
Page 1 of 2

Columbia Gas of Ohio, Inc.

SECTION VII

THIS SHEET IS BEING RESERVED FOR FUTURE USE.

Section VII
Second Revised Sheet No. 21
Cancels
First Revised Sheet No. 21
Page 2 of 2

Columbia Gas of Ohio, Inc.

SECTION VII

THIS SHEET IS BEING RESERVED FOR FUTURE USE.

Section VII
Fourth Revised Sheet No. 23
Cancels
Third Revised Sheet No. 23
Page 1 of 1

Columbia Gas of Ohio, Inc.

SECTION VII

PART 23 - RECONCILIATION OF CONSUMPTION AND SUPPLIER DELIVERIES

23.1 Annual Reconciliation of Imbalances

- A. Effective April 1, 2010, Columbia will reconcile imbalances on an annual basis as of March 31st for each Supplier, through determination of the difference between: (1) the CHOICE Supplier's deliveries for the twelve-month period ended March 31st for each of its CHOICE Supplier's Aggregation Pools with the actual consumption of the CHOICE Supplier's Aggregation Pools, including any adjustments applicable to the annual period ended March 31st for CHOICE Suppliers or (2) the SSO Supplier's deliveries for the twelve-month period ended March 31st with the SSO consumption allocated per Tranche, including any adjustments applicable to the annual period ended March 31st, multiplied by the number of Tranches for which the SSO Supplier is responsible for providing natural gas supplies to Columbia. Supplier's deliveries shall include all nominations confirmed by an upstream pipeline to Columbia at the appropriate PSP and the Local Gas Purchase Requirement volumes purchased monthly by the Supplier from Columbia, adjusted as applicable by Columbia's System-Wide Retention Factor and Weighted Average BTU Conversion Factor. The consumption of a Supplier's Choice Aggregation Pools shall incorporate an unbilled adjustment. The SSO consumption shall reflect billed volumes.
- B. The cash-out price per Dth shall be equal to the TCO Monthly Index adjusted for TCO SST retainage, the TCO SST Commodity charge, FSS retainage and the FSS Injection charge. For any month that the TCO Monthly Index price is not available for the first day, the price for the most recent preceding month will be used. The formula is as follows:

Price per Dth = {TCO Monthly Index Price / (1-TCO SST retainage rate) + TCO SST commodity charge} / (1-TCO FSS retainage rate) + TCO FSS injection charge

- C. Imbalances will be eliminated through payment from Columbia to Suppliers for excess deliveries and through payment from Suppliers to Columbia for under-deliveries. The payment shall be determined by multiplying the imbalance calculated pursuant to Paragraph 23.1.A. by the cash-out price pursuant to Paragraph 23.1.B. The Supplier must elect one of two options.
 - 1. Option 1. Cash out = Annual imbalance * (Sum of TCO Monthly Index Prices For 12-Months/12)
 - 2. Option 2. Cash out = Twelve month sum of the products Monthly imbalance * TCO Monthly Index Price
- D. If the Supplier must pay Columbia as a result of the calculation in Paragraph 23.1.C, then the payment shall be increased by a factor equal to (1 + Gross Receipts Tax Rate).

First Revised Sheet No. 24
Cancels
Original Sheet No. 24
Section VII
Page 2 of 3

Columbia Gas of Ohio, Inc.

SECTION VII PART 24 - DEFAULT, SUSPENSION AND TERMINATION OF A RETAIL NATURAL GAS SUPPLIER

department and the chief of the attorney general's public utilities section. The Company shall also send the notice to the address and fax number provided by the Retail Natural Gas Supplier in the Supplier's Aggregation Service Agreement. In the event of default of a Retail Natural Gas Supplier participating in the Company's Customer CHOICE SM Program that has not been certified by the Commission, where the Company may suspend or terminate the Retail Natural Gas Supplier from the Company's Customer CHOICE SM Program, the Company shall first notify the Retail Natural Gas Supplier of the alleged violations that merit suspension or termination. Such notice shall be in writing, contain reasonable detail and shall be sent to the Retail Natural Gas Supplier at the fax number listed in the Retail Natural Gas Supplier's Aggregation Agreement five business days prior to the suspension or termination. If, within five business days after the service of the previously mentioned notice, the Retail Natural Gas Supplier remedies or removes the cause or causes stated in the notice, the Retail Natural Gas Supplier Aggregation Agreement will continue in full force and effect. If the Retail Natural Gas Supplier does not remedy or remove the cause or causes within five business days, then at the option of the Company, the Retail Natural Gas Supplier's Aggregation Agreement may terminate at the expiration of said five-day period.

If the Retail Natural Gas Supplier is terminated from the Company's Customer CHOICE SM Program, Customers shall revert to Company's sales service, unless and until said Customers join another Retail Natural Gas Supplier's or Governmental Aggregator's Aggregation Pool. Any termination or cancellation of the Retail Natural Gas Supplier's Aggregation Agreement, pursuant to any provision of this tariff, shall be without waiver of any remedy, whether at law or in equity, to which the party not in default otherwise may be entitled for breach of contract.

24.3 Suspension

In addition to the possible reasons for suspension stated in Section VII, Part 24.1, a Retail Natural Gas Supplier may be suspended from participation in the Company's Customer CHOICESM Program for any of the following reasons:

- a) the Retail Natural Gas Supplier's credit exposure exceeds its approved unsecured credit limit and financial security instrument by more than 5%, and the Retail Natural Gas Supplier has failed to comply with the Company's request for adequate security or adequate assurance of payment within five (5) business days of the Company's request;
- b) absent a demonstration of separate structure, the Retail Natural Gas Supplier or Retail Natural Gas Supplier's parent corporation has filed a voluntary petition in bankruptcy, has had an involuntary petition in bankruptcy filed against it, is insolvent, has had a receiver, liquidator or trustee appointed to take charge of its affairs, the Retail Natural Gas Supplier or the Retail Natural Gas Supplier's parent corporation's liabilities exceed its assets, or the Retail Natural Gas Supplier or Retail Natural Gas Supplier's parent corporation is otherwise unable to pay its debts as they become due.

24.4 Effect of Suspension

In the event of suspension, the Retail Natural Gas Supplier shall not be permitted to enroll any new End-use Customers in the Company's Customer CHOICESM Program. During the period of suspension, the Retail Natural Gas Supplier shall continue to serve its existing End-use customers.

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Effective: March 31, 2010

Section VII Second Revised Sheet No. 24 Cancels First Revised Sheet No. 24 Page 3 of 3

Columbia Gas of Ohio, Inc.

SECTION VII PART 24 - DEFAULT, SUSPENSION AND TERMINATION OF A RETAIL NATURAL GAS SUPPLIER

24.5 Effect of Termination on Retail Natural Gas Supplier's End-Use Customers

In the event of termination, the Retail Natural Gas Supplier's End-Use customers (other than Cooperatives) shall be returned to the Company's natural gas commodity service and pay the applicable Standard Service Offer Rider rate while taking such service. The Retail Natural Gas Supplier shall not be permitted to enroll any new End-Use customers in the Company's Customer CHOICESM Program unless it re-registers in the Company's Customer CHOICESM Program. If necessary, due to revocation or suspension of Commission certification, the Retail Natural Gas Supplier must request recertification from the Commission and provide proof of certification to the Company.

24.6 Effect of Termination of a Cooperative's Retail Natural Gas Supplier

If the Cooperative's Retail Natural Gas Supplier is terminated from the Company's Full Requirements Cooperative Transportation Service Program, Columbia will provide gas for resale to the Cooperative at a price equal to 130% of the average of the TCO Daily Index prices for each day of the applicable month, plus the 100% load factor TCO FTS costs (including demand, commodity and retainage), plus the gross receipts or other applicable taxes plus the applicable Company transportation. In addition, if, in any month, Company incurs other charges, including gas costs, penalty charges or cash-outs caused by excess monthly usage, the Cooperative shall be charged its pro rata share of such charges.

Third Revised Sheet No. 25
Cancels
Second Revised Sheet No. 25
Section VII
Page 1 of 3

Columbia Gas of Ohio, Inc.

SECTION VII

PART 25 - FULL REQUIREMENTS SMALL GENERAL TRANSPORTATION SERVICE (FRSGTS)

25.1 Applicability

Applicable throughout the territory served by Company.

25.2 Requirements for Service

Available to any Customer account that meets the following requirements:

- a) The Customer has discharged, or entered into a plan to discharge, all existing arrearages owed the Company;
- b) The Customer must be part of an Aggregation Pool, which consists of either: (1) a minimum of 100 Customers; or (2) a group of Customers with at least 10,000 Mcf of annual throughput. The Aggregation Pool must be served by a single Retail Natural Gas Supplier; and the Retail Natural Gas Supplier must have executed a Full Requirements Aggregation Agreement with Company;
- c) The Retail Natural Gas Supplier must have acquired, or agreed to acquire, an adequate supply of natural gas of a quality acceptable to Company, including allowances for: (1) retention required by applicable upstream transporters; and (2) lost and unaccounted-for gas to be retained by Company. The Retail Natural Gas Supplier must have made, or have caused to be made, arrangements by which gas supply can be transported on a firm basis directly to specified Pipeline Scheduling Points on Company's distribution system; and,
- d) The Customer makes a security deposit with Company for Company's service and delivery charges, in an amount determined in accordance with Section 4901:1-17 of the Ohio Administrative Code, where the customer has previously participated in the Customer CHOICESM Program and has been terminated from participation in the program for non-payment, and Company issues a bill for its service and delivery charges or Company issues the total bill for such Customer's Retail Natural Gas Supplier.

25.3 Transfer of Service

Without limiting any rights or remedies of a Retail Natural Gas Supplier, Customers may leave a Retail Natural Gas Supplier's Aggregation Pool and join any other Aggregation Pool upon assessment of a \$5.00 switching fee to the succeeding Retail Natural Gas Supplier by the Company, or revert to sales service from Company for which there will be no switching fee.

Section VII Sixth Revised Sheet No. 25 Cancels Fifth Revised Sheet No. 25 Page 2 of 3

Columbia Gas of Ohio, Inc.

SECTION VII

PART 25 - FULL REQUIREMENTS SMALL GENERAL TRANSPORTATION SERVICE (FRSGTS)

25.4 Character of Service

Service provided under this schedule shall be considered firm service.

25.5 Delivery Charge - Full Requirements Small General Transportation Service

Availability

Available to all Customer accounts provided that Customer consumes less than 300 Mcf per year between September 1 and August 31. Annual consumption for Customer's service hereunder will be reviewed each August 31st.

The maximum rates for all Customer-owned volumes delivered by Company to Customer's facility where gas is being consumed are:

All gas consumed per account per month Monthly Delivery Charge On and After December 3, 2009 \$0,0000 per Mof \$17.81 per Month

The maximum delivery charge for all deliveries by Company to Customer of Customer-owned gas under this provision will be equal to the Full Requirements Small General Transportation Service (FRSGTS) base rate then in effect. When a Customer can demonstrate to the Company and requests that a charge lower than the maximum delivery charge is necessary because of competition from pipeline, distribution system or non natural gas fuel source, then the Company may charge a rate lower than the maximum delivery charge for all deliveries.

The minimum rate shall not be less than the variable cost of providing service hereunder plus some contribution to total Company fixed costs. Unless otherwise agreed by Company and Customer, Customer shall pay the maximum rate for all volumes delivered hereunder.

25.6 Low Usage, Low Income Incentive

Availability

The Low Usage, Low Income Incentive credit of \$4 per account per month is available to a total of 6,000 residential customers each month during the period from March 31, 2009 through the last billing unit of March, 2013. Customers are eligible provided that the Customer qualifies or has qualified for the Home Energy Assistance Program, is not a participant in the Percentage of Income Payment Plan, and has annual weather-normalized throughput of less than 85 Mcf. The first 6,000 eligible customers with the lowest annual consumption for the review period will receive the credit for the twelve months beginning with Unit 1 of billing in April of each year.

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Section VII
Second Revised Sheet No. 25
Cancels
First Revised Sheet No. 25
Page 3 of 3

Columbia Gas of Ohio, Inc.

SECTION VII

PART 25 - FULL REQUIREMENTS SMALL GENERAL TRANSPORTATION SERVICE (FRSGTS)

25.7 Delivery Charge - Full Requirements Small General Schools Transportation Service

Availability

Available to all primary and secondary school Customer accounts provided that Customer consumes less than 300 Mcf per year between September 1 and August 31. Annual consumption for customers service hereunder will be reviewed each August 31st.

The maximum rates for all Customer-owned volumes delivered by Company to Customer's facility where gas is being consumed are:

On and After
December 3, 2009
\$0.0000 per Mcf
\$16.92 per Month

All gas consumed per account per month Monthly Delivery Charge

The maximum delivery charge for all deliveries by Company to Customer of Customer-owned gas under this provision will be equal to the Full Requirements Small General Schools Transportation Service base rate then in effect. When a Customer can demonstrate to the Company and requests that a charge lower than the maximum delivery charge is necessary because of competition from pipeline, distribution system or non natural gas fuel source, then the Company may charge a rate lower than the maximum delivery charge for all deliveries.

The minimum rate shall not be less than the variable cost of providing service hereunder plus some contribution to fixed costs. Unless otherwise agreed by Company and Customer, Customer shall pay the maximum rate for all volumes delivered hereunder.

25.8 Billing Adjustments

For all gas delivered hereunder, the bill shall be computed to reflect the following billing adjustments as set forth in Section VII, Part 29 of this tariff:

- 1) Interim Emergency and Temporary PIP Plan Tariff Schedule Rider;
- 2) Gross Receipts Tax Rider;
- 3) Excise Tax Rider:
- 4) CHOICE/SSO Reconciliation Rider;
- 5) Uncollectible Expense Rider;
- 6) Infrastructure Replacement Program Rider; and
- 7) Demand Side Management Rider.

25.9 Late Payment Charge

Upon next scheduled billing date, an additional amount of 1.5% of the unpaid balance on the subsequent bill will become due and payable as part of the Customer's total obligation. This provision is not applicable to unpaid account balances of Customers enrolled in payment plans pursuant to Section 4901:1-18-04 of the Ohio Administrative Code.

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Section VII
Third Revised Sheet No. 26
Cancels
Second Revised Sheet No. 26
Page 1 of 2

Columbia Gas of Ohio, Inc.

SECTION VII

PART 26 – OHIO PRODUCTION, PEAKING CONTRACTS AND OPERATIONALLY RETAINED CAPACITY

Columbia requires Ohio Production, firm city gate supplies, Peaking Contracts and Operationally Retained Capacity to meet the daily, seasonal and Design Demand requirements of its CHOICE and SSO eligible customers.

- 26.1 Columbia purchases certain Ohio Production and firm city gate supply volumes to satisfy location-specific customer supply requirements that cannot be served via other means. These supplies are purchased by Columbia under contracts that are either (a) not assignable to Suppliers under terms of the contract; or (b) are of such small volume that direct assignment to Suppliers is impractical.
- 26.2 Columbia has a single peaking contract with limited seasonal capabilities that is not assignable to Suppliers under the terms of the contract.
- 26.3 Pursuant to the Capacity Allocation Process set forth in Part 17.1 of this Section VII, Columbia will have certain pipeline capacity assets that it will not be able to directly assign Suppliers that must be utilized to meet the Design Demand of CHOICE and SSO Customers at various locations on Columbia's system. Columbia shall retain such capacity and refer to this capacity as Operationally Retained Capacity.
- 26.4 Columbia shall manage the Ohio Production, firm city gate supplies, Peaking Contract and Operationally Retained Capacity to the benefit of all Suppliers and CHOICE and SSO Customers. Columbia shall utilize these resources to provide limited seasonal supplies to provide Peaking Service to all Suppliers on an equal percentage of Design Demand basis.
- 26.5 Columbia shall modify the Demand Curves of all Suppliers for all PSPs in recognition of its daily purchases of Ohio Production and firm city gate supplies as well as purchase of supplies under the Peaking Contract and Operationally Retained Capacity. Annually Columbia shall determine its expected annual purchases from these resources and calculate the percentage by which the Demand Curves will be modified. This percentage shall be known as the Local Gas Adjustment Percentage.
- 26.6 Each month, each Supplier shall purchase from Columbia the equivalent volume represented by the Local Gas Adjustment Percentage to the Demand Curves. These monthly purchases shall be known as the Local Gas Purchase Requirement and shall be determined by the following formula:

Local Gas Purchase Requirement = (Suppliers Demand Curve requirement * Local Gas Adjustment Percentage) / (1 – Local Gas Adjustment Percentage)

26.7 The purchase price for the Local Gas Purchase Requirement, known as the Local Gas Purchase Price, shall be defined as the TCO Monthly Index plus a fixed adder. Columbia shall determine the fixed adder prospectively, on an annual basis, by performing a historical analysis of actual purchases of Ohio Production, firm city gate supply purchases, and purchases under the Peaking Contract and Operationally Retained Capacity that will be normalized to normal weather conditions. Columbia will apply the actual purchases prices, including demand costs, of these historical purchases to the normalized volumes. The total costs of these normalized purchases will be compared to the TCO Monthly Index price weighted by the normalized volumes to determine the fixed adder.

Section VII
Fifth Revised Sheet No. 26
Cancels
Fourth Revised Sheet No. 26
Page 2 of 2

Columbia Gas of Ohio, Inc.

SECTION VII

PART 26 – OHIO PRODUCTION, PEAKING CONTRACTS AND OPERATIONALLY RETAINED CAPACITY

- 26.8 All costs incurred by Columbia to purchase Ohio Production, firm city gate supplies, supplies provided by the Peaking Contract and supplies purchased utilizing the Operationally Retained Capacity, including demand costs, shall be charged to the CSRR. All revenue received from Suppliers through the Local Gas Purchase Requirements shall be credited the CSRR.
- 26.9 All Local Gas Purchase Requirement purchases shall be included in the annual reconciliation process for Suppliers.

SECTION VII PART 26A – BTU VALUE

- 26A. Effective April 1, 2010, Columbia shall implement a standard BTU value utilized for the purpose of converting CHOICE and SSO Customer demands, measured in Ccf, to energy equivalents to facilitate delivery of natural gas supplies to Columbia in Dekatherm units by interstate and intrastate pipelines. This standard BTU shall be based on an annual Weighted Average BTU Conversion Factor.
 - Columbia shall determine its Weighted Average BTU Conversion Factor annually based on all natural gas supplies delivered to Columbia during the most recent twelve month period available for posting February 1 of each year. The Weighted Average BTU Conversion Factor shall be in effect for a twelve month period beginning April 1 of each year.
 - 2 Effective April 1, 2010, daily Supplier nomination requirements for each Supplier's Demand Curves shall be determined utilizing Columbia's Weighted Average BTU Conversion Factor.
 - Columbia shall utilize this Weighted Average BTU Conversion Factor for reconciling supply and demand in the annual reconciliation process.
 - Columbia shall post its Weighted Average BTU Conversion Factor on or before February 1 of each year.

Third Revised Sheet No. 27
Cancels
Second Revised Sheet No. 27
Section VII
Page 1 of 3

Columbia Gas of Ohio, Inc.

SECTION VII

PART 27 - FULL REQUIREMENTS GENERAL TRANSPORTATION SERVICE (FRGTS)

27.1 Applicability

Applicable throughout the territory served by Company.

27.2 Requirements for Service

Available to any Customer account that meets the following requirements:

- a) The Customer has discharged, or entered into a plan to discharge, all existing arrearages owed the Company;
- b) The Customer must be part of an Aggregation Pool, which consists of either: (1) a minimum of 100 Customers; or (2) a group of Customers with at least 10,000 Mcf of annual throughput. The Aggregation Pool must be served by a single Retail Natural Gas Supplier that has executed a Full Requirements Aggregation Agreement with the Company;
- c) The Retail Natural Gas Supplier must have acquired, or agreed to acquire, an adequate supply of natural gas of a quality acceptable to Company, including allowances for: (1) retention required by applicable upstream transporters; and (2) unaccounted-for gas to be retained by Company. The Retail Natural Gas Supplier must have made, or have caused to be made, arrangements by which gas supply can be transported on a firm basis directly to specified Pipeline Scheduling Point on Company's distribution system; and,
- d) The Customer makes a security deposit with Company for Company's service and delivery charges, in an amount determined in accordance with Section 4901:1-17 of the Ohio Administrative Code, where the customer has previously participated in the Customer CHOICESM Program and has been terminated from participation in the program for non-payment, and Company issues a bill for its service and delivery charges or Company issues the total bill for such Customer's Retail Natural Gas Supplier.

27.3 Transfer of Service

Without limiting any rights or remedies of a Retail Natural Gas Supplier, Customers may leave a Retail Natural Gas Supplier's Aggregation Pool and join any other Aggregation Pool upon assessment of a \$5.00 switching fee to the succeeding Retail Natural Gas Supplier by Company, or revert to sales service from Company for which there will be no switching fee.

27.4 Character of Service

Service provided under this schedule shall be considered firm service.

Section VII Sixth Revised Sheet No. 27 Cancels Fifth Revised Sheet No. 27 Page 2 of 3

Columbia Gas of Ohio, Inc.

SECTION VII

PART 27 - FULL REQUIREMENTS GENERAL TRANSPORTATION SERVICE (FRGTS)

27.5 Availability

Available to all customer accounts provided that:

- (1) Customer consumes at least 300 Mcf per year, but less than 6,000 Mcf per year between September 1 and August 31.
- (2) All Human Needs customer accounts that consume at least 300 Mcf per year between September 1 and August 31 not otherwise eligible for service under rate schedule FRLGTS.

Annual consumption for Customers served hereunder will be reviewed each August 31st.

27.6 Full Requirements General Transportation Service Delivery Charge

Rates:

Company will charge the following maximum rates for all Customer-owned volumes delivered by Company to Customer's facility where gas is being consumed:

- 1) First 25 Mcf per account per month \$1.7183 per Mcf
- 2) Next 75 Mcf per account per month \$1.3000 per Mcf
- 3) Over 100 Mcf per account per month \$1.0325 per Mcf
- 4) A Customer charge of \$22.50 per account per month, regardless of gas consumed.

The maximum delivery charge for all deliveries by Company to Customer of Customer-owned gas under this provision will be equal to the Full Requirements General Transportation Service (FRGTS) base rate then in effect. When a Customer can demonstrate to the Company and requests that a charge lower than the maximum delivery charge is necessary because of competition from pipeline, distribution system or non natural gas fuel source, then the Company may charge a rate lower than the maximum delivery charge for all deliveries,

The minimum rate shall not be less than the variable cost of providing service hereunder plus some contribution to fixed costs. Unless otherwise agreed by Company and Customer, Customer shall pay the maximum rate for all volumes delivered hereunder.

Full Requirements General Schools Transportation Service

27.7 Availability

Available to all primary and secondary school customer accounts provided the Customer consumes at least 300 Mcf, but less than 6,000 Mcf per year between September 1 and August 31. Annual consumption for Customers served hereunder will be reviewed each August 31st.

Section VII
First Revised Sheet No. 27
Cancels
Original Sheet No. 27
Page 3 of 3

Columbia Gas of Ohio, Inc.

SECTION VII

PART 27 - FULL REQUIREMENTS GENERAL TRANSPORTATION SERVICE (FRGTS)

27.8 Full Requirements General Schools Transportation Service Delivery Charge

Company will charge the following maximum rates for all Customer-owned volumes delivered by Company to Customer's facility where gas is being consumed:

1) First 25 Mcf per account per month

\$1.6324 per Mcf

2) Next 75 Mcf per account per month

\$1.2350 per Mcf

3) Over 100 Mcf per account per month

\$0.9809 per Mcf

4) A Customer charge of \$21.37 per account per month, regardless of gas consumed.

The maximum delivery charge for all deliveries by Company to Customer of Customer-owned gas under this provision will be equal to the Full Requirements General Schools Transportation Service base rate then in effect. When a Customer can demonstrate to the Company and requests that a charge lower than the maximum delivery charge is necessary because of competition from a pipeline, distribution system or non natural gas fuel source, then the Company may charge a rate lower than the maximum delivery charge for all deliveries.

The minimum rate shall not be less than the variable cost of providing service hereunder plus some contribution to fixed costs. Unless otherwise agreed by Company and Customer, Customer shall pay the maximum rate for all volumes delivered hereunder.

27.9 Billing Adjustments

For all gas delivered hereunder, the bill shall be computed to reflect the following billing adjustments as set forth in Section VII, Part 29 of this tariff.

- 1) Interim Emergency and Temporary PIP Plan Tariff Schedule Rider,
- 2) Gross Receipts Tax Rider;
- Excise Tax Rider;
- 4) CHOICE/SSO Reconciliation Rider;
- 5) Uncollectible Expense Rider: and
- 6) Infrastructure Replacement Program Rider.

27.10 Late Payment Charge

Upon next scheduled billing date, an additional amount of 1.5% of the unpaid balance on the subsequent bill will become due and payable as part of the Customer's total obligation.

This provision is not applicable to unpaid account balances of Customers enrolled in payment plans pursuant to Section 4901:1-18-04 of the Ohio Administrative Code.

Section VII Fourth Revised Sheet No. 28 Cancels Third Revised Sheet No. 28 Page 1 of 3

Columbia Gas of Ohio, Inc.

SECTION VII

PART 28 - FULL REQUIREMENTS LARGE GENERAL TRANSPORTATION SERVICE (FRLGTS)

28.1 Applicability

Applicable throughout the territory served by Company.

28.2 Availability

Available to any Human Needs Customer accounts that meets the following requirements:

- The Customer has discharged or entered into a plan to discharge, all existing arrearages owed the Company;
- b) The Customer must be part of an Aggregation Pool, which consists of either: (1) a minimum of 100 Customers; or (2) a group of Customers with at least 10,000 Mcf of annual throughput. The Aggregation Pool must be served by a single Retail Natural Gas Supplier that has executed a Full Requirements Aggregation Agreement with the Company;
- c) The Retail Natural Gas Supplier must have acquired, or agreed to acquire, an adequate supply of natural gas of a quality acceptable to Company, including allowances for: (1) retention required by applicable upstream transporters; and (2) unaccounted-for gas to be retained by Company. The Retail Natural Gas Supplier must have made, or have caused to be made, arrangements by which gas supply can be transported on a firm basis directly to specified Pipeline Scheduling Points on the Company's distribution system;
- d) Customer's consumption during one of the two most recent Annual Periods (November through October billing cycles) was a least 18,000 Mcf, or Customer presents evidence demonstrating to the Company's satisfaction that it will consume at least 18,000 Mcf per year during future annual periods. In addition, at least 50% of Customer's annual consumption must be consumed in the seven billing months of April through October;
- e) Company, may at its option, waive the requirement that 50% of the annual consumption occur during the seven months of April through October where such waiver is necessary in order to serve a load which would not otherwise be served by Company, provided that at least 30% of Customer's annual consumption occurs during the months of April through October;
- f) In the event Customer no longer qualifies for service hereunder, Company may terminate service hereunder and commence service under its Full Requirements Small General Transportation Service or Full Requirements General Transportation Service schedule; and,
- g) The Customer makes a security deposit with Company for Company's service and delivery charges, in an amount determined in accordance Section 4901:1-17 of the with Ohio Administrative Code, where the customer has previously participated in the Customer CHOICESM Program and has been terminated from participation in the program for non-payment, and Company issues a bill for its service and delivery charges or Company issues the total bill for such Customer's Retail Natural Gas Supplier.

Section VII Fourth Revised Sheet No. 28 Cancels Third Revised Sheet No. 28 Page 2 of 3

Effective: March 31, 2010

Columbia Gas of Ohio, Inc.

SECTION VII

PART 28 - FULL REQUIREMENTS LARGE GENERAL TRANSPORTATION SERVICE (FRLGTS)

28.3 Transfer of Service

Without limiting any rights or remedies of a Retail Natural Gas Supplier, customers may leave a Retail Natural Gas Supplier's Aggregation Pool and join any other Aggregation Pool upon assessment of a \$5.00 switching fee to the succeeding Retail Natural Gas Supplier by Company, or revert to sales service from Company for which there will be no switching fee.

28.4 Character of Service

Service provided under this schedule shall be considered firm service.

28.5 Delivery Service

The Company shall charge the following rates for all Customer-owned volumes delivered by Company to Customer's facility where gas is being consumed:

1)	First 2,000 Mcf per account per month	\$0.4110 per Mcf
2)	Next 13,000 Mcf per account per month	\$0.2520 per Mcf
3)	Next 85,000 Mcf per account per month	\$0.2200 per Mcf
4)	Over 100,000 Mcf per account per month	\$0.1740 per Mcf

28.6 A 'Customer Charge' of \$595.00 per Account per month, regardless of gas consumed.

28.7 Flexible Delivery Charge

The maximum delivery charge for all deliveries by Company to Customer of Customer-owned gas under this provision will be equal to the Full Requirements Large General Transportation Service (FRLGTS) base rate then in effect. When a Customer can demonstrate to the Company and requests that a charge lower than the maximum delivery charge is necessary because of competition from a pipeline, distribution system or non natural gas fuel source, then the Company may charge a rate lower than the maximum delivery charge for all deliveries.

The minimum rate shall not be less than the variable cost of providing service hereunder plus some contribution to total Company fixed costs. Unless otherwise agreed by Company and Customer, Customer shall pay the maximum rate for all volumes delivered hereunder.

28.8 Billing Adjustments

Issued:

For all gas delivered hereunder, the bill shall be computed to reflect the following billing adjustments as set forth in Section VII, Part 29 of this tariff.

- 1) Interim Emergency and Temporary PIP Plan Tariff Schedule Rider;
- 2) Gross Receipts Tax Rider;
- 3) Excise Tax Rider;
- 4) Infrastructure Replacement Program Rider; and
- 5) CHOICE/SSO Reconciliation Rider.

Section VII
Eighth Revised Sheet No. 29
Cancels
Seventh Revised Sheet No. 29
Page 1 of 11

Columbia Gas of Ohio, Inc.

SECTION VII PART 29 - BILLING ADJUSTMENTS

INTERIM, EMERGENCY AND TEMPORARY PIP PLAN TARIFF SCHEDULE RIDER

29.1 Applicability

To all volumes delivered under rate schedules FRSGTS, FRGTS and FRLGTS.

29.2 Rate

All gas consumed per account per month \$0.6065 per Mcf

Section VII
Fourth Revised Sheet No. 29
Cancels
Third Revised Sheet No. 29
Page 7 of 11

Columbia Gas of Ohio, Inc.

SECTION VII PART 29 - BILLING ADJUSTMENTS

RESERVED FOR FUTURE USE.

Section VII
Tenth Revised Sheet No. 29
Cancels
Ninth Revised Sheet No. 29
Page 8 of 11

Columbia Gas of Ohio, Inc.

SECTION VII PART 29 - BILLING ADJUSTMENTS

RESERVED FOR FUTURE USE.

Section VII Ninth Revised Sheet No. 29 Cancels Eighth Revised Sheet No. 29 Page 9 of 11

Columbia Gas of Ohio, Inc.

SECTION VII PART 29 - BILLING ADJUSTMENTS

UNCOLLECTIBLE EXPENSE RIDER

29.21 APPLICABILITY

To all customers served under rate schedules FRSGTS and FRGTS.

29.22 UNCOLLECTIBLE EXPENSE RIDER

An additional charge of \$0.1866 per Mcf shall be applied to all volumes for service rendered under applicable rate schedules to recover cost associated with uncollectible accounts arising from those customers responsible for paying the Uncollectible Expense Rider. Columbia shall file an application with the Public Utilities Commission of Ohio requesting approval to change the rate if the Company determines that an adjustment of more than plus or minus ten percent is needed to adjust for prior period over or under-collections.

Section VII
Third Revised Sheet No. 29
Cancels
Second Revised Sheet No. 29
Page 10 of 11

Columbia Gas of Ohio, Inc.

SECTION VII PART 29 - BILLING ADJUSTMENTS

CHOICE/SSO RECONCILIATION RIDER ("CSRR")

29.23 APPLICABILITY

Applicable to all volumes delivered under rate schedules FRSGTS, FRGTS and FRLGTS.

29.24 DESCRIPTION

An additional charge or credit, for all gas consumed, to recover or pass back to customers all imbalances in gas cost expense and recoveries; the flow-through of refunds; the flow-through of shared Off-System Sales and Capacity Release Revenue as defined in Section 41 of Amended Exhibit 1 filed in Case No. 08-1344-GA-EXM; and recovery of incremental program costs resulting from the implementation of SSO programs. Gas cost expense includes, but is not limited to, the Company's unrecovered gas cost balance prior to the SSO program; capacity costs; commodity costs; penalty charges and storage carrying costs. Recoveries include, but are limited to, revenue received from the sale of gas to SSO providers and TS customers; revenue received through the provision of balancing service(s); refunds; penalty revenue; revenue received from customers due to failure to comply with Operational Flow Orders and Operational Matching Orders; Off-System Sales and Capacity Release Sharing Revenue; demand/supply curve non-compliance charges; and revenue from operational sales. In addition this mechanism will provide for reconciliation of all variances between projected and actual pass back or recoveries through this rider.

29.25 RATE

All gas consumed per account per month

\$ 0.0000 / Mcf

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Section VII
Third Revised Sheet No. 30
Cancels
Second Revised Sheet No. 30

Columbia Gas of Ohio, Inc.

Page 1 of 1

SECTION VII PART 30 - ANCILLARY SERVICE RATES

NON-TEMPERATURE BALANCING SERVICE

30.1 Applicability

Applicable to all volumes consumed by CHOICE Customers under rate schedules FRSGTS, FRGTS or FRLGTS and to all volumes consumed by SSO Customers.

30.2 Rate

A fixed fee of \$0,32 per Mcf charged to a CHOICE Supplier for all volumes consumed by the customers in the CHOICE Supplier's Aggregation Pool(s) for each billing month and charged to an SSO Supplier for all SSO customer billed volumes allocated to the SSO Supplier for each billing month.

30.3 Payment

Columbia shall determine the payment (rate times applicable billing month volume) to be provided Columbia each month by each Supplier and include such payment in the monthly invoice to each Supplier.

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issued By
J. W. Partridge Jr., President

Section VII
Fourth Revised Sheet No. 31
Cancels
Third Revised Sheet No. 31
Page 1 of 1

Columbia Gas of Ohio, Inc.

SECTION VII PART 30 - ANCILLARY SERVICE RATES

FULL BALANCING SERVICE

- 30.4 Applicability
 - This service is applicable to all volumes consumed by customers under rate schedule FRCTS.
- 30.5 Rate
 - \$0.4694 per Mcf charged to CHOICE Suppliers serving customers under rate schedule FRCTS on all volumes consumed by customers in the CHOICE Supplier's Aggregation Pool during the billing month.
- 30.6 Payment

Columbia shall determine the payment (rate times applicable billing month volume) to be provided Columbia each month by each CHOICE Supplier serving customers under rate schedule FRCTS and include such payment in the monthly invoice to such Supplier(s).

Section VII
Second Revised Sheet No. 36
Cancels
First Revised Sheet No. 36
Page 1 of 1

Columbia Gas of Ohio, Inc.

SECTION VII

PART 30 - ANCILLARY SERVICE RATES

TECHNICAL SUPPORT SERVICES

30.20 Applicability

Applicable throughout the territory served by the Company.

30.21 Availability

Available to Retail Natural Gas Suppliers, Governmental Aggregators, Retail Natural Gas Brokers or their Agents that have been approved by the Company for participation in the Company's Customer CHOICESM Program, at the Company's option.

30.22 Technical Support

Retail Natural Gas Suppliers, Governmental Aggregators, Retail Natural Gas Brokers and their Agents participating in the Company's Customer CHOICESM Program may receive from the Company, at the Company's option, technical support and assistance at a rate of \$70.00 per hour. The Company is under no obligation to provide technical support and assistance, with the exception of the services described in the Section 30.23 of this tariff. Such support and assistance for which the charge applies is categorized in three general areas:

- 1) Explanation of the Company's communications related to information posted through the Company's internet-based website;
- 2) Manual verification and confirmation of Customer account data beyond the information and messages available thru the Company's standard automated process; and
- 3) Explanation and definition of the Company's filings, Commission rulings, FERC orders and other documents applicable to the Company's Customer CHOICESM Program.

Such Technical Support and Assistance may include time spent by Company personnel conducting research in connection with a Retail Natural Gas Supplier's, Governmental Aggregator's, Retail Natural Gas Broker's, or their Agent's inquiry.

30.23 Exceptions to Technical Support Charges

There will be no time recorded in connection with non-competitive inquiries covering required business interactions, specifically:

- 1) Standard Automated processing of Retail Natural Gas Supplier's data files by the Company;
- 2) Website availability and access; and
- Erroneous data communicated by the Company via the Company's internet-based website.

Section VII
First Revised Sheet Sheet No. 41
Cancels
Original Sheet No. 41
Page 1 of 3

Columbia Gas of Ohio, Inc.

SECTION VII

PART 41 - FULL REQUIREMENTS COOPERATIVE TRANSPORATION SERVICE (FRCTS)

41.1 Applicability

- a) Applicable in all territories served by the Company.
- In the event that the Commission has approved, prior to the effective date of this tariff paragraph, a special contract between Columbia and a Cooperative, the terms of the contract shall remain in full force and effect until the contract term has expired or the contract has been otherwise terminated. Upon the expiration or termination of such contracts between Columbia and a Cooperative, any continued service to the Cooperative shall be subject to Columbia's tariff, including Rate Schedule FRCTS.
- c) This rate schedule shall not apply to any Aggregation Agreement with a Retail Natural Gas Supplier "RNGS" as part of Columbia's CHOICE Program, whether or not the RNGS is a Cooperative.

41.2 Availability

Available to any Cooperative that meets all of the following requirements:

- a) A Cooperative Service Agreement between Columbia and the Cooperative has been executed;
- b) The Cooperative must demonstrate that it satisfies the statutory definition of a "Cooperative";
- c) The Cooperative will purchase gas from a Retail Natural Gas Supplier. The Supplier will deliver gas according to a Demand Curve provided by Columbia.
- All volumes of gas to be transported by Columbia on behalf of Cooperative shall be delivered by Retail Natural Gas Supplier to Columbia at mutually acceptable receipt points on Columbia's system, and shall be redelivered by Columbia to the Cooperative at a Columbia approved daily read, electronic, telemetered (with a dedicated phone line), measuring and regulation station (the "Delivery Point") to be constructed by Cooperative, at its sole cost and expense. A Registration and Master User ID Agreement and an Agreement to Install Daily Measurement Equipment on Columbia's Measurement Facilities must be executed. The Delivery Point shall be constructed on land owned or acquired by the Cooperative. The Cooperative shall secure and provide Columbia with all right of access, including ingress/egress thereto, reasonably necessary for Columbia to perform any function required at the Delivery Point facility. Columbia has no obligation to provide any service hereunder until such land and access rights have been secured. Further, the continued existence of all ownership rights and access rights shall constitute conditions precedent to all of Columbia's obligations to provide service under this tariff;
- e) Service to Cooperatives is subject to the availability of sufficient operating capacity on Columbia's system. In the event Columbia determines that such operating capacity is insufficient, Columbia will provide Cooperative with an estimate of costs for Columbia to upgrade, extend or otherwise modify its delivery system to provide the requested service based on the load to be connected at that time according to the plan submitted. Cooperatives may elect the provision of service from Columbia through the payment of the estimated cost to upgrade or modify the system previously provided by Columbia within 60 days of receipt of the estimate.

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SECTION VIII – GAS SUPPLY AUCTION FOR STANDARD SERVICE OFFER TABLE OF CONTENTS

Part		Tariff
<u>No.</u>	<u>Description</u>	Sheet No.
1	Table of Contents	1
2	Definition of Terms	2
3	SSO Auction Process	3
4	SSO Supplier Qualifications	4
5	Timing of SSO Auctions	5
6	SSO Supplier Credit Requirements	6
7	Su pplier Default	7

Section VIII Original Sheet No. 2 Page 1 of 1

Columbia Gas of Ohio, Inc.

SECTION VIII PART 2 – DEFINITION OF TERMS

2.1 Refer to Section VII, Part 2, Definitions of Terms.

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SECTION VIII PART 3 – SSO AUCTION PROCESS

3.1 SSO AUCTION

1) Columbia will conduct an SSO Auction in which qualified gas suppliers compete for the ability to supply a share of the gas supply requirements for Columbia's Standard Service Offer.

3.2 AUCTION BID VOLUME

- The forecasted SSO supply requirements to be auctioned will be divided into sixteen equal portions ("Tranches").
 The approximate size of a Tranche will be calculated by Columbia and provided to potential bidders, prior to the SSO Auction.
- 2) A maximum of four Tranches may be bid on and awarded to any individual bidder. The four Tranche limit also applies to groups of affiliated bidders and/or bidders where one bidder has an interest equal to or greater than 10% in another bidders.

3.3 AUCTION BID PRICE

- Bidding in the SSO Auction will be for the Retail Price Adjustment, which will be fixed for the entire SSO Period.
- 2) The Retail Price Adjustment will be added to the final settlement price of the NYMEX natural gas futures contract each month ("NYMEX Price") during the SSO Period to determine the monthly SSO Price per Mcf that will be converted to the rate per Ccf billed to SSO Customers for gas delivered by Columbia to the Customers meters.

3.4 AUCTION METHODOLOGY

- 1) Columbia will utilize an independent auctioneer to conduct a descending clock auction.
- 2) The descending clock auction will proceed in a series of rounds during a single day.
- 3) At the beginning of each round, the auctioneer will announce the offered Retail Price Adjustment. Based upon that offered price, each bidder will bid the number of Tranches that it is willing and able to supply at that price.
- 4) Assuming that the number of Tranches initially bid is in excess of sixteen, a second round will be initiated with a lower offered price. The offered price will decline from one round to the next, in decrements no smaller than five cents.

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Section VIII Original Sheet No. 3 Page 2 of 2

Columbia Gas of Ohio, Inc.

SECTION VIII PART 3 – SSO AUCTION PROCESS

- In each round, a bidder can either bid the same number or fewer Tranches than it bid in the preceding round.
- 6) The SSO Auction will end when the number of Tranches bid at an offered price equals sixteen. However, if the number of Tranches bid in a round is less than sixteen, then the auctioneer will revert back to the price of the previous round and begin the next round by reducing the price of that previous round by one cent, and will continue additional rounds using decrements of one cent until the number of Tranches bid equals sixteen. If in this process, the number of Tranches bid once again drops to less than sixteen Tranches, then the immediately prior round shall be considered the final round. In such event, because the final round will have more than sixteen Tranches bid, the size of each Tranche will be adjusted downward on a prorated basis such that the total forecasted supply requirement of all the awarded Tranches equals the forecasted supply requirements of the original sixteen Tranches.
- 7) In the event unforeseen circumstances occur during the SSO Auction that call for a modification to the process, Columbia may confer with the Commission Staff in attendance, and upon agreement, make such changes as may be deemed necessary.

3.5 COMMISSION APPROVAL

- 1) Immediately following the SSO Auction, the winning Retail Price Adjustment and the names of the winning bidders will be filed with the Commission for its approval.
- Winning bidders shall execute an SSO Supplier Agreement within one week following the approval of the SSO results by the Commission.

3.6 BIDDER CONFIDENTIALITY

1) Bidders' names will be held confidential until the first day of gas deliveries to Columbia by the SSO Suppliers, or sixty (60) days, whichever comes first.

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SECTION VIII PART 4 – SSO SUPPLIER QUALIFICATIONS

4.1 QUALIFICATION REQUIREMENTS FOR SSO AUCTION PARTICIPANTS

- 1) Potential bidders in the SSO Auction will demonstrate that they have the resources and the requisite intent to perform pursuant to an SSO Supplier Agreement. Prior to the SSO Auction prospective bidders must:
 - A) Provide company information, contacts, and other pertinent identification and communication information as required by Columbia.
 - B) Agree to execute an SSO Supplier Agreement.
 - C) Meet SSO Supplier credit requirements.
 - D) Meet key deadlines for participation such as timely submission of application and supporting documents, and the signing of contracts.
 - E) Designate the number of Tranches on which the potential SSO Supplier would like to be able to bid.
 - F) Acknowledge the receipt of SSO Auction rules and procedures and agree to be bound by those rules and procedures
 - G) Acknowledge receipt of forecasted SSO customer supply requirement data.
 - H) Participate in preparatory and informational meetings directed toward potential bidders.
 - Acknowledge the receipt from Columbia of the confidential notice setting forth the maximum number of Tranches on which the bidder is qualified to bid.
 - J) Execute a confidentiality agreement providing Columbia access to financial information for creditworthiness evaluation and to require non-disclosure of the confidential notice described in 4.1.1.I of this Sheet.
- 2) Potential bidders in the SSO Auction must certify:
 - A) That bidder will maintain the confidentiality of their bidding strategy and will not retain any bidding advisors or consultants providing similar service to another bidder.
 - B) Whether bidder will bid on a stand alone basis or will be part of a bidding partnership, joint venture, or other arrangement related to the SSO Auction, and whether or not they have a 10% or greater interest in another registered bidder.

Section VIII Original Sheet No. 4 Page 2 of 2

Columbia Gas of Ohio, Inc.

SECTION VIII PART 4 – SSO SUPPLIER QUALIFICATIONS

4.2 SANCTIONS

- 1) Sanctions may be imposed on a bidder for failing to abide by any of the preceding certification requirements. Such sanctions may include, but are not limited to the following:
 - A) The loss of any rights to bidder awarded in the SSO Auction.
 - B) Immediate termination of any other arrangements with Columbia.
 - C) Forfeiture of any monies owed to the bidder by Columbia.
 - D) Liability for attorneys' fees and court costs incurred in any litigation that arises from failure to abide by the certifications.
 - E) Being subject to any other legal actions, including prosecution, as Columbia in its sole discretion deems appropriate under the circumstances.

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SECTION VIII PART 5 – TIMING OF SSO AUCTIONS

5.1 FIRST SSO PERIOD

- 1) The SSO Auction for the First SSO Period will be conducted on or about February 16, 2010.
- For customer billing purposes, the First SSO Period will begin with the April 2010 billing cycle at which time the GCR rate will be replaced by the SSO rate, and will end with the March 2011 billing cycle.
- The SSO Suppliers' obligation to deliver gas supplies for the First SSO Period will commence April 1, 2010 and end on March 31, 2011.
- 4) Upon completion of the SSO Auction, the results of the SSO Auction, including the winning bid price, will be filed with the Commission for approval.
- 5) If the Commission does not approve the results of the SSO Auction, then Columbia will request direction from the Commission as to whether and when to conduct a follow up SSO Auction for the First SSO Period, taking into account important factors such as the need to begin storage injections in the month of April 2010.
- 6) If the Commission decides that a follow up SSO Auction should not be held, Columbia will continue to provide GCR or other default commodity sales service, and will effectuate all other changes approved by the Commission pursuant to Columbia's Application.

5.2 SECOND SSO PERIOD

- 1) The SSO Auction for the second SSO Period will be conducted no later than February 15, 2011.
- For customer billing purposes, the Second SSO Period will begin with the April 2011 billing cycle at which time the SSO Price from the First SSO Period will be replaced by the SSO Price for the Second SSO Period, and will end with the March 2012 billing cycle.
- The SSO Suppliers' obligation to deliver gas supplies for the Second SSO Period will commence April 1, 2011 and end on March 31, 2012.
- 4) Upon completion of the SSO Auction, the results of the SSO Auction, including the winning bid price will be filed with the Commission for approval.
- 5) If the Commission does not approve the results of the SSO Auction, then Columbia will request direction from the Commission as to whether and when to conduct a follow up SSO Auction for the Second SSO Period, taking into account important factors such as the need to begin storage injections in the month of April 2011.
- 6) If the Commission decides that a follow up SSO Auction should not be held, Columbia will provide GCR or other default commodity sales service, while continuing to incorporate all other changes approved by the Commission pursuant to Columbia's Application.

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SECTION VIII PART 6 – SSO SUPPLIER CREDIT REQUIREMENTS

6.1 INITIAL CREDIT EVALUATION

- 1) Each potential bidder in the SSO Auction must be pre-qualified for the number of Tranches on which it would like to be able to bid, up to a maximum of four (4) Tranches.
- 2) Pre-qualification shall include a creditworthiness evaluation and bidders must meet Columbia's creditworthiness requirements in advance of participation in the SSO Auction.
- 3) Bidders will have their creditworthiness assessed against exposures that include 150% of the Tranches that they express the intent to bid on to allow for sufficient credit to enable an SSO Supplier to accept an increase in its Tranche volumes, in the event of an SSO or CHOICE Supplier default, up to a level equal to 150% of the initial forecasted annual delivery requirements for the SSO Period of the Tranches won by the SSO Supplier.
- 4) Final creditworthiness requirements shall be communicated to potential bidders at the time that initial information packages for SSO Auction participation are sent to potential bidders. The creditworthiness requirements shall include the timelines and process for evaluations, a detailed list of the information required to complete the evaluation and the methodology for calculating the amount of credit exposure.

6.2 ONGOING CREDIT EVALUATION

- On an ongoing basis, Columbia will review the factors that may result in credit risk exposure to ratepayers from SSO Suppliers. The current expected sources of credit risk exposure include, but are not limited to, the following.
 - A) The sale of gas inventories in Columbia storage to SSO Suppliers.
 - B) Local Gas Purchase Charges.
 - C) SSO Balancing Charges.
 - D) Monthly pipeline and storage capacity charges that are due to the pipelines for capacity released by Columbia to SSO Suppliers.
 - E) The cost incurred by Columbia of replacement gas supply and capacity, incurred as a result of an SSO Supplier's failure to deliver the required quantities.
 - F) Columbia tariff charges that an SSO Supplier may incur as a result of over or under deliveries.
 - G) Penalties or fees charged to Columbia as a result of an SSO Supplier's non-performance.

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Section VIII Original Sheet No. 6 Page 2 of 2

Columbia Gas of Ohio, Inc.

SECTION VIII PART 6 – SSO SUPPLIER CREDIT REQUIREMENTS

6.3 OFFSETS TO COLLATERAL

1) Columbia may offset against any SSO Suppliers' obligations or financial responsibilities, any SSO Customer payments held or billed by Columbia

6.4 FINANCIAL ASSURANCE FROM COLUMBIA

1) Columbia shall not provide Financial Assurance to SSO Suppliers related to Columbia's obligations under the SSO Supplier Agreement as long as Columbia continues to perform in compliance with said Agreement.

6.5 CASH DEPOSIT POOL FOR SSO SUPPLIERS

- 1) In addition to those creditworthiness requirements addressed above, upon the awarding of Tranches, and within one week following the approval by the Commission of the SSO auction results, each winning bidder shall provide Columbia with a cash deposit in the amount of fifty cents per Mcf (\$0.50/Mcf) multiplied by the initial estimated annual supply requirements for the SSO Period of the Tranches won by that SSO Supplier, to be deposited in the SSO Supplier Deposit Pool.
- 2) This cash deposit shall be held and administered by Columbia exclusively for the benefit of the other SSO Suppliers who receive an allocation of additional supply requirements as a result of a default of the SSO Supplier that provided that security.
- 3) When payment of an SSO Supplier's security occurs, it shall be allocated on a pro rata basis in accordance to the amount of supply requirements each SSO Supplier receives in the process set forth in Part 7 of Section VIII of the tariff. This payment to non-defaulting SSO Suppliers does not require proof of damages from those non-defaulting SSO Suppliers, and constitutes the entire amount of monies that would be due the remaining SSO Suppliers from Columbia as a result of such default by an SSO Supplier.
- 4) An SSO Supplier that defaults will not receive its deposit back, while SSO Suppliers that do not default will receive their deposit back following the end of the applicable SSO Period.

SECTION VIII PART 7 – SUPPLIER DEFAULT

7.1 REPLACING THE SUPPLY OBLIGATIONS OF A DEFAULTING SUPPLIER

In the event that an SSO Supplier or a CHOICE Supplier defaults on its obligations as set forth in this Tariff and / or associated contractual agreements, Columbia will implement the following procedure to assure that gas supplies, that are required to serve customers in a reliable manner continue to be delivered.

- When a Supplier defaults, Columbia will notify the defaulting Supplier of the occurrence of the default and will identify the remedies available to cure the default. A default must be cured within of five (5) days of such notice.
- 2) In the event that a defaulting Supplier fails to cure the default, the Supplier will be terminated from further participation in the CHOICE and SSO programs.
- 3) If the default is not cured by the defaulting Supplier, Columbia will recall a defaulting Supplier's assigned capacity and acquire gas supply as needed to serve the supply requirements formerly served by the defaulting Supplier.
- 4) If the defaulting Supplier is a CHOICE Supplier, the affected CHOICE customers will be charged their CHOICE contracted rate for the billing cycle in which the CHOICE Supplier's termination from the CHOICE program occurs and they will pay the SSO rate in the subsequent billing cycles. If the customer of a defaulting CHOICE Supplier chooses another CHOICE Supplier from which to purchase gas, that request will be processed within the standard timing of the CHOICE program and the customer will be placed under that CHOICE Supplier's rate accordingly.
- 5) CHOICE or SSO supply requirements that are un-served as a result of a Supplier default will be allocated to remaining SSO Suppliers, as part of the monthly development of Demand Curves, in the next available monthly cycle using the allocation process described below.
 - A) Each non defaulting SSO Supplier will receive a pro rata share of the unassigned supply requirements resulting from the default based upon the initial forecasted annual delivery requirements for the SSO Period of the Tranches won by the SSO Supplier.
 - B) An SSO Supplier shall not be allocated a total SSO supply responsibility of more than 150% of the initial forecasted annual delivery requirements for the SSO Period of the Tranches won by the SSO Supplier as a result of this allocation process related to a default.
 - C) If, due to the 150% limit set forth directly above, this allocation process does not result in all of the supply requirements formerly served by the defaulting Supplier being assigned to nondefaulting SSO Suppliers, then Columbia shall supply the remaining supply requirements for the remainder of the SSO Period, and shall retain associated upstream capacity associated with that supply requirement. If the un-served supply requirement is the result of a CHOICE Supplier default, then the

Section VIII Original Sheet No. 7 Page 2 of 2

Columbia Gas of Ohio, Inc.

SECTION VIII PART 7 – SUPPLIER DEFAULT

related CHOICE customers that do not select another CHOICE Supplier will begin paying the SSO Price, just as if their supply requirements had transferred to non-defaulting SSO Suppliers instead of to Columbia, and all associated gas supply and capacity costs incurred by Columbia to serve the remaining supply requirement will be charged to the CSRR.

7.2 CAPACITY RECALLED FROM A DEFAULTING SUPPLIER

The capacity recalled by Columbia from a defaulting Supplier will be reallocated proportionally in accordance with the monthly recall and reassignment of capacity for CHOICE and SSO Suppliers specified in Part 17, Section VII of the tariff.

7.3 COSTS RESULTING FROM A SUPPLIER DEFAULT

Defaulting Suppliers are required to reimburse Columbia for any incremental costs incurred by Columbia as a result of the default. Any such costs not recovered from defaulting SSO Suppliers will be included in the CSRR.