

May 17, 2017

The Public Utilities Commission of Ohio

Energy and Water Division

180 East Broad Street

Columbus, Ohio 43215

Re: Case No. 12-2637-GA-EXM

Docketing Division:

On February 28, 2017, Columbia Gas of Ohio, Inc. (“Columbia”) submitted for filing its quarterly CHOICE/SCO Reconciliation Rider (CSRR) rate filing. This CSRR filing provided for establishment of a revised CSRR credit of $0.3293 per Mcf (thirty-two and ninety three hundredths cents per 1,000 cubic feet) to be applied to bills of customers served under rate schedules SGS, GS, LGS, FRSGTS, FRGTS and FRLGTS.

This CSRR, provided for the pass back or recovery of activity on Columbia’s books through December 31, 2016 of gas costs, refunds and shared Off-System Sales and Capacity Release (OSS/CR) revenues. In addition, this filing includes $0.0091 per Mcf for the recovery of educational expenses, information technology, and other implementation costs that Columbia projects it will incur through its implementation of its SCO program.

This CSRR adjustment became effective March 30, 2017, and under normal circumstances would have remained in effect through the conclusion of the June 2017 billing month.

Recently it was determined, this filing included the treatment of an under-collection as an over-collection. This inadvertent error, if not corrected at this time, would result in a significant increase in a future CSRR filing through the BA component which would double the amount to be recovered. To eliminate this problem Columbia proposed to and has received authority from Staff to submit this revised filing to be effective for the billing month of June 2017.

This revised CSRR filing provides for establishment of a revised CSRR of $0.1013 per Mcf (ten and thirteen hundredths cents per 1,000 cubic feet) to be applied to bills of customers served under rate schedules SGS, GS, LGS, FRSGTS, FRGTS and FRLGTS.

Columbia apologizes for any inconvenience caused by this error and notes it plans to revisit its process used to ensure accurate future filings.

Very truly yours,

/s/ Larry W. Martin

# Larry W. Martin

Director

Regulatory Matters

Enclosures