

STATE OF TENNESSEE

Office of the Attorney General



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T.R.A. DUCKET ROOM

ANDY D BENNETT
CHIEF DEPUTY ATTORNEY GENERAL

LUCY HONEY HAYNES
ASSOCIATE CHIEF DEPUTY
ATTORNEY GENERAL

PAUL G SUMMERS
ATTORNEY GENERAL AND REPORTER

MAILING ADDRESS
P O BOX 20207
NASHVILLE TN 37202

MICHAEL E MOORE
SOLICITOR GENERAL
CORDELL HULL AND JOHN SEVIER
STATE OFFICE BUILDINGS

TELEPHONE 615-741-3491
FACSIMILE 615-741-2009

Reply to:
Consumer Advocate and Protection Division
Post Office Box 20207
Nashville, TN 37202

May 5, 2004

Honorable Deborah Taylor Tate
Chairman
Tennessee Regulatory Authority
460 James Robertson Parkway
Nashville, Tennessee 37243

**IN RE: Petition of Chattanooga Gas Company for Approval of Adjustment of its Rates,
Charges, and Revised Tariff**
Docket 04-00034

Dear Chairman Tate:

Enclosed is an original and thirteen copies of the Consumer Advocate and Protection Division's Reply to Data Requests of Chattanooga Gas Company in regard to Docket No. 04-00034. Please file same in this docket. Copies are being sent to all parties of record.

Should you have any questions, please contact me at (615) 741-8700. Thank you.

Sincerely,

Vance Broemel
Vance Broemel
Assistant Attorney General

CC: All Parties of Record.

**BEFORE THE TENNESSEE REGULATORY AUTHORITY
NASHVILLE, TENNESSEE**

IN RE:)
)
PETITION OF CHATTANOOGA GAS)
COMPANY, FOR APPROVAL OF)
ADJUSTMENT OF ITS RATES AND)
CHARGES AND REVISED TARIFF) DOCKET NO 04-00034
)
)

**REPLY TO DATA REQUESTS OF CHATTANOOGA GAS COMPANY TO THE
CONSUMER ADVOCATE AND PROTECTION DIVISION**

Chattanooga Gas Company (“CGC”) hereby serves its Data Requests to The Consumer Advocate and Protection Division of the Office of Tennessee Attorney General (“CAPD”) to be answered in writing under oath.

DEFINITIONS

1. CAPD means The Consumer Advocate and Protection Division of the Office of the Tennessee Attorney General, its employees, agents, representatives, and all other persons acting or purporting to act on behalf of the CAPD.

2. The terms “you and “your” refer to the CAPD.

3. The term “person” means any natural person, corporation, corporate division, partnership, limited partnership, other unincorporated association, trust, government agency, or entity.

4. The singular as used herein shall include the plural and the masculine gender shall include the feminine and the neuter.

5. The term “identify” and “identity” as used herein, with respect to any person, means to provide their name, current business address, current business telephone number, and the occupation or job title of that person; with respect to an entity those terms mean to provide the legal name of the entity and any assumed names, the current address of the principal place of business, and the nature of business currently conducted by that entity; with respect to any document, those terms mean to provide the date of the document, the parties to the document (if any), the nature of the document and the title (if any) of the document.

INSTRUCTIONS

1. If you contend that any response to any data request may be withheld under the attorney-client privilege, the attorney work product doctrine, or any other privilege or basis, please state the following with respect to each such response in order to explain the basis for the claim of privilege and to permit a determination of the propriety of that claim:

- a) the privilege asserted and its basis;
- b) the nature of the information withheld;
- c) the date, title, number of pages, and subject matter of any document that is withheld as privileged (except to the extent that you claim that such information itself is privileged).
- d) the identity of the author(s) and/or preparer(s) and the address(es) (if any) of any document withheld as privileged.

2. These data requests are to be answered with reference to all information in your possession, custody or control or reasonably available to you. These data requests are intended to

include requests for information which is physically within the CAPD's possession, custody or control as well as in the possession, custody or control of the CAPD's agents, attorneys, consultants or other third parties from which such documentation may be obtained.

3. If any data request cannot be responded to in full, answer to the extent possible and specify the reasons for your inability to respond fully. If you object to any part of a data request, answer all parts of the data request to which you do not object, and as to each part to which you do object, separately set forth the specific basis for the objection.

4. These data requests are continuing in nature and require supplemental responses should information unknown to you at the time you serve your responses to these data requests subsequently become known.

5. The answer to each data request should first restate the question asked and also provide the name and title and business address of the person or persons supplying the information.

DATA REQUESTS

1. Provide detailed workpapers, cross referenced to source documents, which show the computation of each amount on the CAPD's exhibits to be filed in this docket that is different from the corresponding amount presented on Chattanooga Gas Company's exhibits filed in this docket.

RESPONSE NO. 1: The CAPD is still continuing its investigation in this matter; in particular the CAPD is awaiting responses to its discovery requests. Accordingly, no exhibits have been prepared. If exhibits are prepared, they will be attached to pre-filed testimony from a CAPD witness which will be provided to CGC. To the extent this request calls for anything more than the testimony and exhibits of CAPD witnesses, the CAPD objects on the ground that it is overly broad and burdensome because any relevant information will be provided in the pre-filed testimony which will be filed well in advance of the hearing on the merits. Furthermore, any assessment of the differences between the testimony of the witnesses of the CAPD and CGC is the legal burden of each party and is, therefore, the work product of the party and subject to the work product doctrine and attorney-client privilege limiting discovery.

2. Provide copies of any written communications and complete details of any other communications that any member of the CAPD staff has had with any Chattanooga Gas Company customer or a consultant employed by any such customer relative to this docket. The information provided should include identification of the parties to the communication.

RESPONSE NO. 2: The CAPD objects to this request on the ground that it calls for

information protected by the attorney work product doctrine and the attorney-client privilege. Any communications with any CGC customer or consultant employed by such customer would be made as part of trial preparations and in anticipation of litigation and are, therefore, protected under Rule 26 of the Tennessee Rules of Civil Procedure.

3. Produce copies of any written communications received by the CAPD from any Chattanooga Gas Company customer relative to this docket. The information provided should include identification of the parties to the communication.

RESPONSE NO. 3: The CAPD objects to this request on the ground that it calls for information protected by the attorney work product doctrine and the attorney-client privilege. Any communications with any CGC customer or consultant employed by such customer would be made as part of trial preparations and in anticipation of litigation and are, therefore, protected under Rule 26 of the Tennessee Rules of Civil Procedure.

4. Provide complete details of any discussions or communications that any CAPD employee or any witness that may appear on behalf of the CAPD in any hearing in this docket has had concerning this docket with any person not presently employed by the Office of the Tennessee Attorney General and Reporter, who is not a paid consultant of the CAPD. The information provided should include identification of the parties to the communication.

RESPONSE NO. 4: The CAPD objects to this request on the ground that it calls for information protected by the attorney work product doctrine and the attorney-client privilege. Any communications with any CGC customer or consultant employed by such customer, or other

person, would be made as part of trial preparations and in anticipation of litigation and are, therefore, protected under Rule 26 of the Tennessee Rules of Civil Procedure.

5. Produce copies of any written communications relating to this docket that any CAPD employee or witness that may appear on behalf of the CAPD in any hearing in this docket issued to or received from any person not presently employed by the Office of the Tennessee Attorney General and Reporter, who is not a paid consultant of the CAPD. The information provided should include identification of the parties to the communication.

RESPONSE NO. 5: The CAPD objects to this request on the ground that it calls for information protected by the attorney work product doctrine and the attorney-client privilege. Any communications with any CGC customer or consultant employed by such customer, or other person, would be made as part of trial preparations and in anticipation of litigation and are, therefore, protected under Rule 26 of the Tennessee Rules of Civil Procedure.

6. Produce copies of all documents or things shown to, delivered to, received from, relied upon, or prepared by any witness that may appear on behalf of the CAPD in any hearing in this docket, which are related to the witness (es)' expected testimony in this case, whether or not such documents are supportive of such testimony, including without limitation all documents or things provided to that witness for review in connection with testimony and opinions. Please indicate which witness identified in question 15 below received, relied upon or prepared the documents/information provided.

RESPONSE NO. 6: The CAPD is still continuing its investigation in this matter; in

particular the CAPD is awaiting responses to its discovery requests. Accordingly, witnesses have not yet been determined nor have they prepared their testimony for this case. If testimony is prepared, it will be provided to CGC when pre-filed testimony is filed and documents relied upon by the witnesses will be made available to CGC. To the extent this request calls for anything more than the testimony and exhibits of CAPD witnesses, the CAPD objects on the ground that it is overly broad and burdensome because any relevant information will be provided in the pre-filed testimony which will be filed well in advance of the hearing on the merits.

7. Produce a copy of all documents which relate or pertain to any factual information provided to, gathered by, utilized or relied upon by any witness that may appear on behalf of the CAPD in any hearing in this docket in evaluating, reaching conclusions or formulating an opinion in this matter. Please indicate which witness identified in question 15 below received, relied upon or prepared the documents/information provided.

RESPONSE NO. 7: The CAPD is still continuing its investigation in this matter; in particular the CAPD is awaiting responses to its discovery requests. Accordingly, witnesses have not yet been determined nor have they prepared their testimony for this case. If testimony is prepared, it will be provided to CGC when pre-filed testimony is filed and documents relied upon by the witnesses will be made available to CGC. To the extent this request calls for anything more than the testimony and exhibits of CAPD witnesses, the CAPD objects on the ground that it is overly broad and burdensome because any relevant information will be provided in the pre-filed testimony which will be filed well in advance of the hearing on the merits.

8. Produce copies of any and all testimony entered in any regulatory proceeding by any witness that may appear on behalf of the CAPD in any hearing in this docket.

RESPONSE NO. 8: This request is overly broad and burdensome. Furthermore, there is no demonstration by CGC that all such testimony is relevant to this case. Finally, any such testimony is available in the public record at the TRA. Without waiving these objections, the CAPD has filed testimony in the following recent rate cases: Nashville Gas, TRA Docket No. 03-00313; and Tennessee American Water, TRA Docket No. 03-00118.

9. Produce a copy of all articles or papers written by or co-written by any witness that may appear on behalf of the CAPD in any hearing in this docket, whether published or not.

RESPONSE NO. 9: Such material as is available will be made available at the CAPD's office once witnesses have been determined.

10. Produce copies of all surveys of Chattanooga Gas Company's or other regulated gas utility's customers conducted by or on behalf of the CAPD.

RESPONSE NO. 10: The CAPD objects to this request on the ground that it calls for information protected by the attorney work product doctrine and the attorney-client privilege. Any surveys conducted by the CAPD would be made as part of trial preparations and in anticipation of litigation and are, therefore, protected under Rule 26 of the Tennessee Rules of Civil Procedure.

11. Produce copies of all stipulations or settlement agreements entered into by the

CAPD and any public utility regulated by the Tennessee Regulatory Authority since 1996.

RESPONSE NO. 11: This request is overly broad and burdensome. Furthermore, there is no demonstration by CGC that all such agreements or stipulations are relevant to this case. Finally, any such material is available in the public record at the TRA. Without waiving these objections, the CAPD has filed agreements in the following recent rate cases: Nashville Gas, TRA Docket No. 03-00313; and Tennessee American Water, TRA Docket No. 03-00118.

12. If the CAPD proposes a rate design that is different from the design proposed by Chattanooga Gas Company produce copies of all workpapers, cross referenced to source documents, which support the CAPD's proposed rate design.

RESPONSE NO 12: The CAPD is still continuing its investigation in this matter; in particular the CAPD is awaiting responses to its discovery requests. Accordingly, no rate design has been proposed. If a rate design is proposed, it will be attached to or made part of pre-filed testimony from a CAPD witness which will be provided to CGC. To the extent this request calls for anything more than the testimony and exhibits of CAPD witnesses, the CAPD objects on the ground that it is overly broad and burdensome because any relevant information will be provided in the pre-filed testimony which will be filed well in advance of the hearing on the merits. Furthermore, any assessment of the differences between rate designs is the legal burden of each party and is, therefore, the work product of the party and subject to the work product doctrine and attorney client privilege limiting discovery.

13. Identify any paid consultant(s) that the CAPD has or will consult with regarding this docket.

RESPONSE NO. 13: The CAPD objects to this request on the ground that it calls for information protected by the attorney work product doctrine and the attorney-client privilege. Any communications with any consultant would be made as part of trial preparations and in anticipation of litigation and are, therefore, protected under Rule 26 of the Tennessee Rules of Civil Procedure.

14. Identify any consultants that the CAPD contacted regarding this docket, but did not hire.

RESPONSE NO. 14: The CAPD objects to this request on the ground that it calls for information protected by the attorney work product doctrine and the attorney-client privilege. Any communications with any consultant would be made as part of trial preparations and in anticipation of litigation and are, therefore, protected under Rule 26 of the Tennessee Rules of Civil Procedure.

15. Identify each witness that will testify on behalf of the CAPD in this docket.

RESPONSE NO. 15: The CAPD is still continuing its investigation in this matter; in particular the CAPD is awaiting responses to its discovery requests. Accordingly, witnesses have not yet been determined nor have they prepared their testimony for this case. If testimony is prepared, it will be provided to CGC when pre-filed testimony is filed well in advance of the

hearing on the merits. In the spirit of cooperation, however, the CAPD would state that it is considering using the following persons as witnesses:

Steve Brown
Economist
PO Box 20207
Nashville, TN 37202-0207
615 741-3132

Daniel W. McCormac
Coordinator of Analysts
PO Box 20207
Nashville, TN 37202-0207
615 741-2935

Mark H. Crocker
Analyst
PO Box 20207
Nashville, TN 37202-0207
615 741-8727

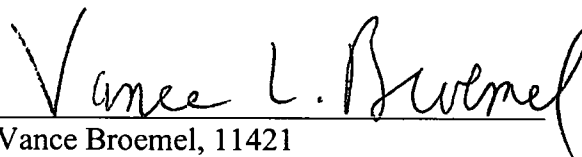
Mike Chrysler
Analyst
PO Box 20207
Nashville, TN 37202-0207
615 741-8726

16. Identify the issues that each witness named in question 15 will address in his/her testimony.

RESPONSE NO. 16: The CAPD is still continuing its investigation in this matter; in particular the CAPD is awaiting responses to its discovery requests. Accordingly, witnesses have not yet been determined nor have they prepared their testimony for this case. If testimony is prepared and filed, it will be provided to CGC. This testimony will contain the issues to be covered by the witness. To the extent this request calls for anything more than the testimony and

exhibits of CAPD witnesses, the CAPD objects on the ground that it is overly broad and burdensome because any relevant information will be provided in the pre-filed testimony which will be filed well in advance of the hearing on the merits.

Respectfully Submitted,

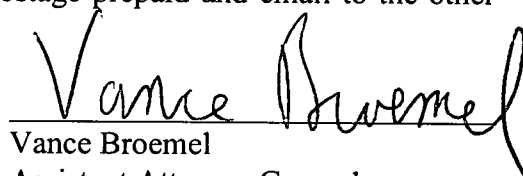


Vance Broemel, 11421
Assistant Attorney General
Timothy C. Phillips
Assistant Attorney General
Office of Attorney General
Consumer Advocate and Protection Division
2nd Floor
425 5th Avenue North
Nashville, TN 37243-0491
Timothy.Phillips@state.tn.us
Vance.Broemel@state.tn.us

Mailing address:
P.O. Box 20207
Nashville, TN 37202

CERTIFICATE OF SERVICE

I, hereby certify that on this 5 day of May, 2004, a true and correct copy of the foregoing was delivered by hand delivery, or U.S. mail postage prepaid and email to the other Counsel of Record listed below.



Vance Broemel
Assistant Attorney General
Timothy C. Phillips
Assistant Attorney General

D. Billye Sanders, Esq.
Waller Lansden Dortch & Davis
A Professional Limited Liability Company
511 Union Street, Suite 2700
Nashville, TN 37219
615-244-6380
Attorney Chattanooga Gas Company
billye.sanders@wallerlaw.com

David C. Higney, Esq.
Grant, Konvalinka & Harrison, P.C.
633 Chestnut Street, 9th Floor
Chattanooga, TN 37450-0900
423-756-8400 (phone)
423-756-0643 (Fax)
dchigney@gkhpc.com

Henry M. Walker, Esq.
Boult Cummings, Connors & Berry, PLC
414 Union Street, Ste 1600
Nashville, TN 37219
615-244-2582 (phone)
615-252-6380 (fax)
hwalker@boultcummings.com

Dale Grimes, Esq.
Bass, Berry & Sims PLC
AmSouth Center
Suite 2700
315 Deaderick Street
Nashville, TN 37238
dgrimes@bassberry.com

74778