WALLER LANSDEN DORTCH & DAVIS, LLP

Nashville City Center
511 Union Street, SREGELVED
Nashville, Tennessee 37219-8966

(615) 244-200 PAUG 17 PM 4: 10

FAX: (615) 244-6804

www.wallerlaw.com T.R.A. DOCKET ROOM

1901 SIXTH AVENUE NORTH, SUITE 1400 BIRMINGHAM, ALABAMA 35203-2623 (205) 214-6380

520 SOUTH GRAND AVENUE. SUITE 800 Los Angeles, California 90071 (213) 362-3680

D. Billye Sanders (615) 850-8951 billye.sanders@wallerlaw.com

August 17, 2007

VIA HAND DELIVERY

Eddie Roberson, Chairman Tennessee Regulatory Authority 460 James Robertson Parkway Nashville, Tennessee 37219

Re: In Re: Petition of Atmos Energy Corporation for Approval of

Adjustments to its Rates and Revised Tariff

Docket No. 07-00105

Motion of Stand Energy for Access to Confidential Information

Dear Chairman Roberson:

Enclosed you will find a Motion of Stand Energy for Access to Confidential Information pursuant to the Protective Order issued in this docket. Stand Energy respectfully requests expedited treatment of this Motion in light of the current procedural schedule, which calls for Pre-filed testimony to be filed on Tuesday, August 21, 2007.

Sincerely, D. Belleye Sanders

D. Billye Sanders

Attorney for Stand Energy

Corporation

cc: John M. Dosker, General Counsel, Stand Energy Corporation Parties of Record

BEFORE THE TENNESSEE REGULATORY AUTHORITY NASHVILLE, TENNESSEE

IN RE: PETITION OF ATMOS)	
ENERGY CORPORATION FOR)	
APPROVAL OF ADJUSTMENTS)	DOCKET NO. 07-00105
TO ITS RATE AND REVISED TARIFF)	

MOTION OF STAND ENERGY FOR ACCESS TO CONFIDENTIAL INFORMATION

On July 12, 2007, Stand Energy Corporation ("Stand Energy") was granted leave to Intervene in the above referenced docket. On or about June 25, 2007, the Hearing Officer issued a Protective Order to expedite the flow of filings, exhibits and other materials, and to facilitate the prompt resolution of disputes as the confidentiality of material, adequately protect material entitled to be kept confidential and to ensure that protection is afforded only to the material so entitled.

Attached to the Protective Order is a form Agreement to Comply with the Protective Order. On August 16, 2007 counsel for Stand Energy filed with the TRA agreements to Comply with the Protective Order from D. Billye Sanders, attorney for Stand Energy and John M. Dosker, General Counsel for Stand Energy. The counsel of the parties in the docket were served with the filing by e-mail and were requested to serve Stand Energy with any confidential documents that had been filed in the docket. Counsel for Stand Energy received an e-mail from Atmos Energy's Counsel stating that:

Under paragraph 2 of the Protective Order, additional parties that intervene are to be provided access to

confidential information only to the extent and under the conditions permitted by separate order. For Stand Energy to have access to confidential information, I think it would have to file a Motion and have an Order entered.

Stand Energy hereby moves for access to all confidential information filed by Atmos and any other party in this docket. Stand respectfully requests that the Hearing Officer order the parties to serve the confidential information on Stand Energy immediately upon entering an Order granting access. As a party to this proceeding, Stand Energy needs access to the documents in order to evaluate its position and prepare for its participation in the case. Pre-filed testimony of the intervenors is due on Tuesday, August 21, 2007. Failure to receive the information in time to have an opportunity for meaningful review of it prior to the deadline for filing pre-filed testimony could affect Stand Energy Corporation's ability to provide meaningful testimony on a timely basis.

Wherefore, Stand Energy prays that the Hearing Officer issue an Order granting Stand Energy Corporation's Counsel access to confidential information on the same basis as other parties pursuant to the terms of the Protective Order and grant such other relief as may be appropriate.

Stand Energy requests expedited treatment of its Motion in light of the current procedural schedule in this docket.

Respectfully Submitted,

Stand Energy Corporation

D. Billye Sanders, BPR # 005631

Attorney for Stand Energy Corporation Waller Lansden Dortch & Davis, LLP

511 Union Street, Suite 2700

Nashville, TN 37216

(615) 244-6380

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing will be emailed and/or mailed by first class mail to the following parties of record on this 17th day of August, 2007.

William T. Ramsey, Esq. Jon D. Ross, Esq. Neil & Harwell, PLC 2000 One Nashville Place 150 Fourth Avenue North Nashville, TN 37219-2498

John Paris, President Kentucky/Mid-States Division Atmos Energy Corporation 2401 New Hartford Road Owensboro, KY 42303

Douglas C. Walther Associate General Counsel Atmos Energy Corporation Post Office Box 650205 Dallas, TX 75265-0205

Pat Childers VP-Regulatory Affairs Atmos/United Cities Gas Corp. 810 Crescent Centre Drive, Ste 600 Franklin, TN 37064-5393

Vance L. Broemel Joe Shirley Robert E. Cooper, Jr. Office of the Attorney General Consumer Advocate and Protection Division PO Box 20207 Nashville, TN 37202

Henry Walker Boult, Cummings, Conners & Berry 1600 Division Street, Suite 700 PO Box 340025 Nashville, TN 37203

D. Billye Sanders