WALLER LANSDEN DORTCH & DAVIS, LLP

NASHVILLE CITY CENTE CENTERS

NASHVILLE, TENNESSEE 37219 6967 PH 12: 27 BIRMINGHAM, ALABAMA 35203-2623 (205) 244-6380

FAX: (615) 244-6804

AX: (615) 244-6804

WWW.wallerlaw.com.R.A. DOCKET ROOM LOS ANGELES, CALIFORNIA 90071

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

March 21, 2008

VIA HAND DELIVERY

Melvin J. Malone, Esq. Miller & Martin PLLC One Nashville Place, Suite 1200 150 Fourth Avenue North Nashville, Tennessee 37219-2433

> Re: Docket to Evaluate Atmos Energy Corporation's Gas Purchases and Related Sharing Incentives TRA Docket No. 07-00225 Return of Documents Designated as Confidential and **Highly Confidential**

Dear Melvin:

Enclosed you will find the following documents:

- 1. Letter dated March 11, 2008 to outside counsel for the parties and two disks - one marked 03-10-08 CD Volume: AEM-HIGHLY CONFID, and a second disk marked 03-10-08 CD Volume: AEM-CONFID.
- Letter dated March 11, 2008 to Ron Jones, Hearing Officer, with hard copy of Responses of Atmos Energy Marketing, LLC to the Consumer Advocate and Protection Division's First Discovery Requests designated as HIGHLY CONFIDENTIAL.

I am aware of my obligations under the Protective Order issued in this docket and they do not include immediate return of these documents as requested by you in your letter dated Wednesday, March 11th, which was written after Stand Energy Corporation withdrew from the case. As you were well aware, I was out of town on Wednesday afternoon and the remainder of the week. Your urgent tone

WALLER LANSDEN DORTCH & DAVIS, LLP

Melvin J. Malone, Esq. March 21, 2008 Page 2

was unnecessary and unwarranted. Paragraph 14 of the Protective Order states that:

"Upon an order becoming final in this proceeding and conclusion of any appeals resulting from such an order, all the filings, exhibits and other materials designated as CONFIDENTIAL INFORMATION and all copies thereof shall be returned to counsel of the party who produced the filings, exhibits and other materials within fifteen (15) days of a written request from the producing party, or counsel in possession of such documents shall certify to counsel of the producing party that all the filings, exhibits and other materials designated as CONFIDENTIAL INFORMATION and all copies thereof have been destroyed."

A final order has not been issued in this proceeding and the time for appeals has not lapsed. The Protective Order does not address voluntary withdrawals. Thus, my return of the documents is timely.

Sincerely,

D. Billye Sanders

D. Billye Sanders

DBS:ecs Enclosures

cc: Parties of record, without enclosures

✓TRA Official File, Docket No. 07-00225, without enclosures

Ron Jones, Hearing Officer, without enclosures

John Dosker, Esq., without enclosures

S. Keenan Carter, Esq., without enclosures

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing letter was served upon the following parties of record or as a courtesy, via U.S. Mail postage prepaid, hand delivery, or electronic transmission, on March 21, 2008.

William T. Ramsey, Esq. A. Scott Ross, Esq. Neal & Harwell, PLC 2000 One Nashville Place 150 Fourth Avenue North Nashville, TN 37219-2498

Vance L. Broemel
Joe Shirley
Tim Phillips
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, PLLC 1600 Division Street, Ste. 700 P.O. Box 340025 Nashville, TN 37203

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

WALLER LANSDEN DORTCH & DAVIS, LLP

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

Melvin Malone Miller & Martin 1200 One Nashville Place 150 Fourth Avenue North Nashville, TN 37219

D. Billye Sanders