

ATTORNEYS AT LAW

333 UNION STREET  
SUITE 300  
NASHVILLE, TENNESSEE 37201

TELEPHONE (615) 254-9146  
TELECOPIER (615) 254-7123  
WWW.LUNALAWNASHVILLE.COM

Jennifer L. Brundige  
jbrundige@LunaLawNashville.com

March 22, 2010

**VIA HAND DELIVERY**

Chairman Sara Kyle  
c/o Sharla Dillon  
Tennessee Regulatory Authority  
460 James Robertson Parkway  
Nashville, Tennessee 37243-00505

filed electronically in docket office on 03/22/10

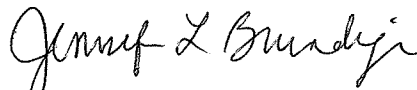
Re: Docket No. 09-00183

Dear Chairman Kyle:

Enclosed please find a copy of Chattanooga Gas Company's ("Company") responses to the CAPD's Supplemental Discovery Requests. The attachment for CGC's response to CAPD supplemental discovery request no. 1 contains confidential information and is being filed under seal pursuant to the Agreed Protective Order entered on February 19, 2010 in this docket.

Please do not hesitate to contact me if you have any questions or concerns.

Sincerely,



Jennifer L. Brundige

Enclosure

cc: Counsel of Record  
Gary Hotvedt, Esq.  
Pat Murphy  
Elizabeth Wade, Esq.  
Archie Hickerson

**DISCOVERY REQUEST NO. 1:**

Please provide complete and unaltered original documentation or complete and unaltered copies of such original documentation of any and all billings of counsel, underlying records, litigation costs, or other documentation that supports any costs, for which Chattanooga Gas Company is currently seeking reimbursement and/or recovery in Docket 09-00183, which were incurred by Chattanooga Gas Company in connection with TRA Docket 07-00224, including but not limited to the original and unaltered bills submitted by counsel for payment in relation to Docket 07-00224, or full and complete copies thereof, and, upon which, Chattanooga Gas Company bases its requested recovery of \$744,743.81.

**RESPONSE:**

CGC objects to this request as seeking privileged information to the extent it seeks “unaltered original documentation or complete and *unaltered* copies.” (Emphasis added). The documents the CAPD is seeking contain privileged information, including but not limited to information protected from disclosure by the attorney client privilege and the attorney work product privilege, and as such, CGC will be redacting them to protect the privileged information.

Without waiving said objection, CGC refers the CAPD to Confidential Exhibit A to the Affidavit of J.W. Luna and Confidential Exhibit A to the Affidavit of L. Craig Dowdy that were filed on October 6, 2009 in Docket 07-00224. CGC is also attaching hereto as Confidential Attachment 1 (CAPD-SUPP) the remaining invoices that support its requested recovery. All of these invoices contain confidential information and are filed under seal pursuant to the Agreed Protective Order entered on February 19, 2010.

**DISCOVERY REQUEST NO. 2:**

With regard to the testimony filed by Chattanooga Gas Company in Docket 09-00183 on March 5, 2010, witness Archie R. Hickerson is quoted as saying:

The \$500,000 cap included in the settlement was based on the costs incurred as of that date and does not include additional costs incurred subsequent to the filing of the proposed settlement.

*Prepared Direct Testimony of Archie Hickerson, Docket 09-00183, p.19:17-19 (March 5, 2010).*

Please provide any and all portions of the *Proposed Settlement Agreement*, referred to in that testimony, which support Mr. Hickerson's assertion that the \$500,000 cap amount was based on costs incurred by Chattanooga Gas Company as of that date, or, if none exists, please provide any evidence in the possession of Chattanooga Gas Company that may support this assertion.

**RESPONSE:**

Since the proposed settlement was filed July 7, 2009, neither the Consumer Advocate nor Chattanooga Gas Company knew or could have know, at the time the proposed settlement was filed, the amount of any litigation cost incurred later than July 7, 2009. As a result, the amount agreed to by the Company was based on the amount incurred as of that date. Documentation of the litigation cost incurred in docket 07-00224, was provided to the Consumer Advocate and was filed with the TRA on October 6, 2009 in docket 07-00224. Costs incurred prior to the filing of the proposed settlement are identified in the October 6, 2009 filing.

**DISCOVERY REQUEST NO. 3:**

Admit or Deny. The total \$744,743.81 recovery requested by Chattanooga Gas Company as a result of TRA Docket 07-00224, consists solely of the billings of Chattanooga Gas Company's legal counsel. For purposes of these interrogatories, the term "legal counsel" shall include all counsel for Chattanooga Gas Company whether hired for the complete rate case, on a limited basis, in an advisory capacity, or in any other capacity, as well as the support staff, paralegals, investigators, secretaries, associate attorneys, of counsel, or any other employees or affiliated parties of any such counsel.

If denied, please provide a detailed explanation of why the above statement is not true, as well as a specific listing of any and all costs for which recovery is requested which are not "billings of Chattanooga Gas Company's legal counsel," as well as any documentation in the possession of Chattanooga Gas Company supporting those costs.

**RESPONSE:**

Chattanooga Gas Company admits that the \$744,743.81 recovery requested consists solely of the billing of Chattanooga Gas Company's legal counsel incurred in docket 07-00224, but denies the characterization of docket 07-00224 as "a complete rate case."

**DISCOVERY REQUEST NO. 4:**

Please provide the hourly rates charged for each member of Chattanooga Gas Company's legal counsel, as defined in the preceding interrogatory, as well as the hourly rates of any other party for whom Chattanooga Gas Company is currently seeking reimbursement. In providing this data, please indicate if any of these hourly rates have changed since the initiation of these proceedings in Docket 07-00224, and, if so, the dates on which any such rate changes were instituted, as well as the amounts of those changes and the date on which any such rate changes took effect in the billings submitted by Chattanooga Gas Company's legal counsel or other entities for whom Chattanooga Gas Company now seeks reimbursement.

**RESPONSE:**

See Confidential Exhibit B to the Affidavit of J.W. Luna and Confidential Exhibit A to the Affidavit of L. Craig Dowdy which were filed on October 6, 2009 in docket 07-00224 and contain the requested information

**DISCOVERY REQUEST NO. 5:**

Please describe in detail the process by which Chattanooga Gas Company receives billings from its legal counsel, reviews those billings, approves those billings and ultimately pays those billings, including a description of any reviews for reasonableness or managerial approval which may occur prior to payment of such billings.

**RESPONSE:**

See the Affidavit of Shannon Pierce which was filed on October 6, 2009 in docket 07-00224 and contains the requested information.

**DISCOVERY REQUEST NO. 6:**

Please indicate what specific business entity actually pays or has paid the billings submitted by counsel in relation to Docket 07-00224, whether it is Chattanooga Gas Company, its parent corporation, Atlanta Gas and Light Resources, an affiliated corporation, such as Atlanta Gas and Light Services, or any other corporation, organization or entity, whether or not affiliated, as well as the account charged when such payments are made, and the amount of those payments by month and by company making each payment.

**RESPONSE:**

See Exhibit A to the Affidavit of Shannon Pierce which was filed on October 6, 2009 in docket 07-00224 and contains the requested information. AGL Services Company makes the actual payments on behalf of CGC.

**DISCOVERY REQUEST NO. 7:**

Admit or Deny. TRA Docket 07-00224 was not a rate case proceeding.

If denied, please provide a detailed and specific explanation of how Docket 07-00224 was, in fact, a rate case proceeding, and an explanation of how and why the characterization of Docket 07-00224 by Chattanooga Gas Company as a non-rate case has changed.

**RESPONSE:**

Admitted



**DISCOVERY REQUEST NO. 8:**

Admit or Deny. TRA Docket 07-00224 was opened to consider asset management and capacity release issues raised in Docket 06-00175, which was closed at the request of Chattanooga Gas Company.

If denied, please explain why Docket 07-00224 was opened by the TRA, what issues were intended to be addressed in that Docket, the origin of those issues, as well as why Docket 06-00175 was closed and at what party's request, citing specific references in the record.

**RESPONSE:**

Chattanooga Gas Company admits that the TRA opened Docket 07-00224 to "Evaluate Chattanooga Gas Company's Gas Purchases and Related Sharing Incentives." Issues raised by the Consumer Advocate Division in docket 06-00175 concerning asset management and capacity release were included in the docket. Docket 06-00175 was closed at the request of Chattanooga Gas Company.

**DISCOVERY REQUEST NO. 9:**

Please provide any precedent, law, legal principle, or legal foundation, in the form of Tennessee State case law, prior TRA rulings, sections of the Tennessee Code Annotated, or any other legal documents, treatises, or citations, which supports the contention that an award of litigation costs is proper before the TRA outside the context of a traditional rate case docket.

**RESPONSE:**

CGC has briefed its position regarding these issues in docket 07-00224 and 09-00183 which are public filings and are also in the CAPD's possession, custody, and control.

**DISCOVERY REQUEST NO. 10:**

Please provide any and all precedents, laws, legal principles, or legal foundation, in the form of Tennessee State case law, prior TRA rulings, sections of the Tennessee Code Annotated, or any other legal documents, treatises, or citations, which support CGC's recovery of litigation costs in Docket 09-00183, as requested by Chattanooga Gas Company.

**RESPONSE:**

CGC has briefed its position regarding these issues in docket 07-00224 and 09-00183 which are public filings and are also in the CAPD's possession, custody, and control.

Chattanooga Gas Company  
Docket No. 09-00183  
CAPD - Supplemental Requests  
Attachment 1 (CAPD-SUPP)

**Luna Law Group, PLLC**  
**333 Union Street**  
**Suite 300**  
**Nashville, TN 37201**

RECEIVED  
2010 APR 26 PM 3:44  
T.R.A. DOCKET ROOM  
**CONFIDENTIAL**

Telephone No. 615-254-9146  
Fax No. 615-254-7123  
Fed I.D. No. 26-0009703

Ms. Connie Harris  
AGL Resources Inc.  
10 Peachtree Place, Location 1465  
Atlanta, GA 30309

Regarding: AGL Resources Inc. — Asset Management Docket (07-00224)  
Resp. Atty. JWL

Date 9/25/2009  
Invoice No. 3957  
Account No. 08-01720

AGL Client Matter Number: 2008-00385

**Services Rendered**

Date	Staff	Description	Hours
8/04/2009	JLB	Update from J. W. Luna re: his telephone call with T. Jay Warner concerning the CAPD stipulating to fees; analysis of same; follow-up; telephone call to S. Pierce with J. W. Luna (left message)	1.10
8/04/2009	JWL	Review of T. Jay Warner's voice message; return telephone call to T. Jay Warner re: proposed stipulation on fees; follow-up conference with J. Brundige and telephone call to S. Pierce (left message)	0.80
8/05/2009	JLB	Telephone call with S. Pierce; work on recovery of costs issue; review of CAPD's post-hearing brief	1.00
8/05/2009	JWL	Telephone call with S. Pierce re: CAPD's offer to work on a stipulation	0.20
8/10/2009	JLB	Prepare for and participate in telephone call with S. Pierce, C. Dowdy, and J. W. Luna re: CAPD's recommendation to enter a stipulation for fee amount; follow-up; review of draft affidavits for J. W. Luna and S. Pierce; edit and revise same	1.10
8/10/2009	JWL	Preparation of recommendation; telephone call with S. Pierce, C. Dowdy, and J. Brundige re: discuss options to respond to CAPD's inquiry re: Stipulation; update from J. Brundige; telephone call with S. Dillon; research docket for Hearing Officer's ruling re: accumulation of fees; draft Affidavit; review of S. Pierce's e-mail and draft description of fee reviewed process; directions to C. Booher	2.00
8/11/2009	JLB	Work on cost recovery issues; conference with J. W. Luna re: same; edit and revise draft affidavits for S. Pierce and J. W. Luna	1.00

CONFIDENTIAL

---

8/11/2009	JWL	Conference with L. Neeley re: S. Pierce Affidavit and review of selected invoices and billing; research and draft Affidavits for S. Pierce and J. W. Luna and various revisions and discussions; review of February and March 2008 filings and discussions at 3/7/08 Status Conference and review of Order on 3/7 hearing; follow-up revisions of Affidavits and forward to client	2.80
8/12/2009	JWL	E-mail to J. Brundige	0.10
8/13/2009	JLB	Conference with J. W. Luna re: [REDACTED] telephone call with T. Jay Warner; brief review of e-mail from C. Dowdy and its attachments	0.50
8/13/2009	JWL	Conference with J. Brundige re: discuss stipulations; telephone call with T. Jay Warner and J. Brundige re: same	0.30
8/14/2009	JLB	Review of August 24th agenda for TRA Conference; review of e-mail from C. Dowdy re: affidavit to support litigation costs for Docket 07-00224	0.20
8/14/2009	JWL	Review of C. Dowdy's e-mail; review of notification of setting of deliberations	0.10
8/17/2009	JLB	E-mail client copy of the August 24th TRA Conference Agenda re: deliberations in Docket 07-00224; review of response from S. Pierce and respond to same; prepare affidavit for C. Dowdy; review of drafts of fee motion in bankruptcy proceeding sent by C. Dowdy; edit and revise affidavits for J. W. Luna and S. Pierce; discuss with J. W. Luna Exhibit A to the affidavits; e-mail affidavits to S. Pierce and C. Dowdy for review and approval	1.00
8/17/2009	JWL	Discuss [REDACTED] with A. Hickerson; follow-up; directions to J. Brundige on preparation of Exhibit A	0.50
8/18/2009	JLB	Edit and revise affidavits; review of S. Pierce's e-mail approving her affidavit; numerous discussions with J. W. Luna re; Exhibit A to the affidavits and showing totals for the monthly invoices involving this docket; prepare for meeting with the CAPD; meet with V. Broemel, M. White, and T. Jay Warner re: process for stipulating to litigation costs and avoiding another lengthy procedure schedule re: same; follow-up	3.00
8/18/2009	JWL	Telephone call with T. Jay Warner (x2); telephone call with V. Broemel; conference with J. Brundige and re: setting up afternoon meeting to discuss appropriate documentation of fees; preparation for meeting, including drafting of Exhibit A to J. W. Luna Affidavit; travel to and attend meeting with CAPD; follow-up	2.70
8/19/2009	JLB	Telephone call with S. Pierce re: J. W. Luna's and my meeting on 8/18/09 with the CAPD concerning cost recovery issues	0.20

CONFIDENTIAL

---

8/19/2009	JWL	Review of S. Pierce's e-mail; brief update with J. Brundige (x2)	0.20
8/22/2009	JWL	Review of CAPD's brief; review of our brief; preparation for possible questions re: hearing and status of cost recovery, etc.	1.00
8/24/2009	JLB	Prepare for, travel to and from, and attend TRA Conference Agenda re: deliberations on Docket 07-00224; telephone call with S. Pierce, C. Dowdy, A. Hickerson, and J. W. Luna re: same, re: cost recovery strategy, and re: strategy for filing comments on the process and procedures as directed by the TRA; follow-up e-mails with S. Pierce; research re: [REDACTED] [REDACTED]	4.50
8/24/2009	JWL	Contact S. Dillon and S. Pierce and arrange for conference call for S. Pierce; further preparation for conference deliberations; conference with A. Hickerson re: same and discuss cost recovery issues; conference with C. Dowdy and A. Hickerson re: all of above, including pointing out inconsistencies in CAPD's post-hearing brief; travel to and attend TRA conference for deliberations; follow-up communication with client; analysis of same with co-counsel; analysis with A. Hickerson; begin review of possible reconsideration and appeal and/or filing of comments	4.80
8/25/2009	JLB	Numerous conferences with J. W. Luna re: strategy for cost recovery; review of process and procedure circulated by the TRA for comment; analysis of possible comments re: same; review of [REDACTED] [REDACTED] research re: [REDACTED] [REDACTED] update from J. W. Luna re: [REDACTED] [REDACTED] prepare for and participate in conference call with S. Pierce, B. Batson, T. Sherwood, G. Becker, C. Dowdy, and J. W. Luna	3.70
8/25/2009	JWL	Evaluate options; conference with J. Brundige re: her research on [REDACTED] [REDACTED] review of [REDACTED] [REDACTED] preparation for and telephone call with R. Collier re: confirm finding by Chairman Kyle of appropriateness vs. inappropriateness and related issues; evaluation and preparation of recommendations; conference call with clients and co-counsel; follow-up	3.30
8/26/2009	JLB	Review of transcript excerpt from the TRA's 8/24/09 conference re: Docket 07-00224; e-mail same to S. Pierce, A. Hickerson, C. Dowdy, and J. W. Luna; conferences with J. W. Luna re: strategy for cost recovery; telephone call with T. Jay Warner and J. W. Luna re: cost recovery; follow-up; review of e-mail from T. Jay Warner to Hearing Official Cashman Grams informing her that the parties had a stipulation for cost recovery and requesting guidance for	1.50

**CONFIDENTIAL**

Luna Law Group, PLLC  
Page No.: 4  
AGL Resources Inc. -- Asset Management Docket (07-00224)  
9/25/2009  
Invoice No. 3957

the submission of information for cost recovery issues

8/26/2009	JWL	Preparation of [REDACTED] discuss same with J. Brundige; review of transcript; preparation for and telephone call with T. Jay Warner re: cost recovery; follow-up; e-mail S. Pierce and A. Hickerson; review of T. Jay Warner's e-mail to Hearing Officer; follow-up with J. Brundige; review of S. Pierce's e-mail and direction	1.80
8/27/2009	JLB	Review of e-mail reply from Hearing Officer Cashman-Grams re: the TRA Staff's suggestions for the submission of data on the cost recovery issue; analysis of same	0.20
8/27/2009	JWL	Review of K. Grams' reply to inquiry; follow-up with client; review of T. Jay Warner's e-mail	0.30
8/28/2009	JLB	Discuss with J. W. Luna the Hearing Officer's 8/27/09 e-mail and compliance with same; follow-up; analysis of issues to file in the comments requested by the TRA re: the processes and procedures for reviews	1.50
8/31/2009	JLB	Begin drafting comments requested by the TRA re: the processes and procedures outlined by the TRA	0.50
Total Fees			\$14,135.00

**Expenses**

Description	Charges
Court Reporter Charges -- Court Transcript of 8/24/09 Authority Conference	\$74.00
Electronic Research	\$374.52
Photocopies @ \$.15	\$4.80
Total Expenses	\$453.32
Total New Charges	\$14,588.32

**Luna Law Group, PLLC**  
**333 Union Street**  
**Suite 300**  
**Nashville, TN 37201**

Chattanooga Gas Company  
Docket No. 09-00183  
CAPD - Supplemental Requests  
Attachment 1 (CAPD-SUPP)

Ms. Connie Harris  
AGL Resources Inc.  
10 Peachtree Place, Location 1465  
Atlanta, GA 30309

**CONFIDENTIAL**

Telephone No. 615-254-9146  
Fax No. 615-254-7123  
Fed I.D. No. 26-0009703

Regarding: AGL Resources Inc. -- Asset Management Docket (07-00224)  
Resp. Atty. JWL

Date 10/19/2009  
Invoice No. 3971  
Account No. 08-01720

AGL Client Matter Number: 2008-00385

**Services Rendered**

Date	Staff	Description	Hours
9/01/2009	JLB	Prepare Comments re: Proposed Procedures due 9/3/09	3.60
9/01/2009	JWL	Prepare Comments re: Proposed Procedures due 9/3/09	0.30
9/02/2009	JLB	Prepare Comments re: Proposed Procedures due 9/3/09	4.00
9/02/2009	JWL	Prepare Comments re: Proposed Procedures due 9/3/09	2.50
9/03/2009	JLB	Prepare Comments re: Proposed Procedures due 9/3/09	5.00



# CONFIDENTIAL

Luna Law Group, PLLC  
Page No.: 2  
AGL Resources Inc. — Asset Management Docket (07-00224)  
10/19/2009  
Invoice No. 3971

---

		[REDACTED] review of invoices and redact attorney-client information; discuss same with J. W. Luna	
9/03/2009	JWL	<b>Prepare Comments re: Proposed Procedures due 9/3/09</b> [REDACTED] redact invoices; review of various redacted invoices by J. Brundige; conference with J. Brundige re: [REDACTED] [REDACTED] review of CAPD's comments	3.00
9/04/2009	JLB	Brief review of J. W. Luna's suggested redactions for invoice re: October 2008 time	0.10
9/04/2009	JWL	Continue redacting invoices and e-mail to J. Brundige	0.70
9/08/2009	JLB	Work on redacting invoices; discuss with C. Booher the process for preparing the redactions	0.70
9/09/2009	JLB	Work on redacting invoices; instruct C. Booher re: creating redacted versions to submit to the TRA and CAPD; e-mail samples to C. Dowdy; review of T. Jay Warner's e-mail re: changing how we had agreed to handle the cost recovery stipulation; update from J. W. Luna re: [REDACTED] [REDACTED] analysis of [REDACTED]	1.50
9/09/2009	JWL	Conference with V. Broemel re: attempt to confirm stipulation and receive indication of CAPD's reversal; review of e-mail from T. Jay Warner re: acknowledgement of change in position on documentation for cost recovery requiring additional information and redaction of invoices, etc.; extensive follow-up; telephone call with A. Hickerson; discuss additional invoice and redaction process	1.50
9/10/2009	JLB	Redact invoices from February 2008 through July 2009 in the asset management dockets; discuss same with J. W. Luna; instruct C. Booher re: preparing redactions	4.50
9/10/2009	JWL	Discuss redaction process with J. Brundige and C. Booher; update client on CAPD's reversal on documentation for stipulation; preparation of redaction	1.00
9/11/2009	JLB	Review of redacted invoices; edit and revise same; instruct C. Booher re: same	0.70
9/11/2009	JWL	Redaction of invoices and preparation of cost recovery document	2.30

# CONFIDENTIAL

Luna Law Group, PLLC

Page No.: 3

AGL Resources Inc. -- Asset Management Docket (07-00224)

10/19/2009

Invoice No. 3971

---

9/14/2009	JLB	Conference with J. W. Luna re: cost recovery and redaction of invoices; follow-up re: same; instruct C. Booher re: same; telephone call to C. Dowdy (left message); review of draft affidavits; advise J. W. Luna re: information to add to the affidavits; edit and revise the chart of expenses and fees to attach to the affidavit of J. W. Luna; e-mails with client and outside counsel re: September 21st Authority Conference and the TRA's deliberations concerning the comments filed in this docket	2.00
9/14/2009	JWL	Review of agenda for 9/21 conference; follow-up; discuss redaction with J. Brundige and tasks for preparation of cost recovery documents; communications with C. Dowdy and client	0.70
9/18/2009	JLB	Telephone call with J. W. Luna re: cost recovery issues and [REDACTED] [REDACTED]	0.50
9/18/2009	JWL	Telephone call with J. Brundige re: update; directions to C. Booher re: redaction and forward to client; preparation for conference on Monday; telephone call with A. Hickerson; update chart of expenses	0.60
9/21/2009	JLB	Telephone call with J. W. Luna in preparation for the TRA's deliberations in Docket 07-00224; review of e-mail from S. Pierce [REDACTED] [REDACTED] follow-up update; review of e-mails	1.00
9/21/2009	JWL	Review of [REDACTED] and preparation for oral argument, if requested or allowed; review of A. Hickerson's e-mailed [REDACTED] [REDACTED] telephone call with J. Brundige re: [REDACTED] telephone call with A. Hickerson [REDACTED] preparation for TRA conference, cost recovery and related issues; preparation for, travel to and attend TRA Status Conference re: deliberations and decision; extensive follow-up with client; telephone call with S. Pierce re: [REDACTED]	4.10
9/22/2009	JWL	Telephone call from C. Dowdy re: [REDACTED] [REDACTED]	0.20
9/23/2009	JLB	Review of TRA Order re: August 24th deliberations in this docket	0.10
9/23/2009	JWL	Review of TRA Order on 8/24 hearing; forward to clients and C. Dowdy; review of follow-up comments	0.10
9/25/2009	JLB	Review of e-mails from J. W. Luna re: [REDACTED]	0.10
9/25/2009	JWL	Exchange e-mails with S. Pierce	0.10
9/29/2009	JLB	Review of transcript from the 9/21/09 Authority Conference [REDACTED]	0.20

CONFIDENTIAL

Luna Law Group, PLLC

Page No.: 4

AGL Resources Inc. -- Asset Management Docket (07-00224)

10/19/2009

Invoice No. 3971

[REDACTED] review of e-mail from S.  
Pierce

9/29/2009	JWL	Review of Transcript of 9/21 hearing and forward to client	0.20
9/30/2009	JLB	Conference call with S. Pierce and J. W. Luna re: cost recovery; follow-up meeting with J. W. Luna re: recommendation for the affidavits; edit and revise draft affidavit for J. W. Luna; discuss with J. W. Luna [REDACTED]	1.00
9/30/2009	JWL	Conference call with S. Pierce and J. Brundige re: cost recovery issues; follow-up with J. Brundige (2x); revise affidavits	0.80

Total Fees \$14,115.00

**Expenses**

Description	Charges
Copy Service	\$37.86
Court Reporter Charges -- Court Transcript -- 9/21/09 Hearing	\$45.00
Facsimiles	\$12.00
Photocopies @ \$.15	\$3.00
Total Expenses	\$97.86

Total New Charges \$14,212.86

Previous Balance \$14,588.32

10/08/2009 Credit \$-75.00

Credit per JWL for Invoice Number 3807

10/19/2009 Payment \$-14,588.32

Payment in Full Invoice No. 3957

Total Payments and Credits \$-14,663.32

Balance Due \$14,137.86

**Luna Law Group, PLLC**  
**333 Union Street**  
**Suite 300**  
**Nashville, TN 37201**

Chattanooga Gas Company  
Docket No. 09-00183  
CAPD - Supplemental Requests  
Attachment 1 (CAPD-SUPP)

Telephone No. 615-254-9146  
Fax No. 615-254-7123  
Fed I.D. No. 26-0009703

Ms. Connie Harris  
AGL Resources Inc.  
10 Peachtree Place, Location 1465  
Atlanta, GA 30309

**CONFIDENTIAL**

Regarding: AGL Resources Inc. -- Asset Management Docket (07-00224)

Date 11/19/2009

Resp. Atty. JWL

Invoice No. 3991  
Account No. 08-01720

AGL Client Matter Number: 2008-00385

***Services Rendered***

<u>Date</u>	<u>Staff</u>	<u>Description</u>	<u>Hours</u>
10/01/2009	JLB	Continue to edit and revise affidavits and exhibits for filing in Docket 07-00224 re: cost recovery; follow-up work on cost recovery issues; conference call with S. Pierce and J. W. Luna re: same; numerous discussions with J. W. Luna re: cost recovery issues and strategy for same	2.50
10/01/2009	JWL	Work on cost recovery issues; conference call with client; various conferences with J. Brundige re: same	2.00
10/02/2009	JLB	Meet with J. W. Luna re: strategy for his meeting with the CAPD; follow-up re: certain issues concerning cost recovery; telephone conversation with S. Pierce; edit and revise chart categorizing C. Dowdy's expenses prepared by C. Booher; review of e-mail from A. Hickerson re: accounting information and S. Pierce's response to same; update from J. W. Luna re: his meeting with the CAPD	1.00
10/02/2009	JWL	Preparation of documentation for cost recovery and various communications with client and CAPD; discuss strategy with J. Brundige; directions to C. Booher re: finalize documents for meeting with CAPD; review of Hearing Officer's prior e-mail; review of T. Jay Warner's prior response changing conditions; other preparation for meeting with CAPD and travel to Attorney General's office; follow-up debriefing of J. Brundige and message to S. Pierce; brief review of C. Dowdy's invoices and directions to C. Booher re: same; review of draft chart of expenses	2.80
10/05/2009	JLB	Meet with J. W. Luna re: cost recovery issues and strategy; follow-up; prepare cover letter for filing with the TRA	1.00
10/05/2009	JWL	Directions to C. Booher; analysis and preparation of [REDACTED]	2.70

**CONFIDENTIAL**

[REDACTED]

preparation for and telephone call with A. Hickerson re: same (left message); revise all 3 affidavits and exhibits per discussions with CAPD and receipt of C. Dowdy documents; conference with J. Brundige (x2) all of above and preparation of cover letter; further directions to C. Booher on finalizing affidavits; follow-up and directions to forward to S. Pierce; telephone call with S. Pierce (left message); directions to C. Booher for filing

10/06/2009	JLB	Work with C. Booher and J. W. Luna to finalize the filing re: cost recovery , including the redacted invoices, affidavits, and charts categorizing the expenses	0.80
10/06/2009	JWL	Preparation of strategy and telephone call with S. Pierce (left message); review of message from B. Batson; review of message from S. Pierce; telephone call with S. Pierce re: [REDACTED]; telephone call with B. Batson various phone calls, conferences, directions and e-mails with S. Pierce, C. Dowdy, J. Brundige and C. Booher for finalizing and filing documents; file Cost Recovery document; preparation for and telephone call with T. Jay Warner re: proposed offer with entry of Stipulation by Friday	5.00
10/07/2009	JLB	Telephone call from Hearing Officer Cashman-Grams re: the cost recovery filing and the confidential portions; follow-up discussion with J. W. Luna re: same	0.20
10/07/2009	JWL	Receive original affidavits; telephone call from Hearing Officer K. Grams re: confidentiality concerns; follow-up with C. Booher; discuss strategy with J. Brundige	0.40
10/09/2009	JWL	Review of message from T. Jay Warner; think about content of a Stipulation and return call to T. Jay Warner re: no CAPD decision yet; debrief S. Pierce; debrief J. Brundige; preparation of rough draft of a potential Stipulation; directions to C. Booher re: same	0.80
10/12/2009	JLB	Review of e-mails from J. W. Luna re: status of the case; review of e-mail from S. Pierce and J. W. Luna's response to same	0.10
10/12/2009	JWL	Review of S. Pierce's e-mail; telephone call with T. Jay Warner; follow-up with client	0.20
10/13/2009	JLB	Update from J. W. Luna (x2) re: conversations with T. Jay Warner concerning the CAPD's position on cost recovery; discuss [REDACTED]; review of e-mail from T. Jay Warner with proposed e-mail stating parties' positions to send to the Hearing Officer; follow-up conversation with T. Jay Warner re: same; revise the proposed e-mail language and send to CAPD; forward same to client	1.30

**CONFIDENTIAL**

10/13/2009	JWL	Review of S. Pierce's message; telephone call from T. Jay Warner re: decision of suit to limit recovery to 50% and discuss process for decision; telephone call with S. Pierce (left message); telephone call with A. Hickerson re: detailed analysis; telephone call with S. Pierce; review of client's comments; follow-up telephone call with T. Jay Warner re: procedural proposal; update clients on expected e-mail; review of [REDACTED]; [REDACTED]; telephone call with A. Hickerson re: same; telephone call with T. Jay Warner and review of draft e-mail to Hearing Officer; revise draft e-mail; forward to CAPD and client; telephone call from T. Jay Warner re: no response from suit until tomorrow; follow-up; research [REDACTED]	3.20
10/14/2009	JLB	Update from J. W. Luna re: attempts to reach T. Jay Warner; review of revised e-mail language from the CAPD; conference call with client re: cost recovery issues and status of stipulation with CAPD; telephone call with J. W. Luna and M. White; revise e-mail language as discussed and e-mail to M. White; telephone conversation with A. Hickerson; follow-up discussion with J. W. Luna re: [REDACTED]	2.00
10/14/2009	JWL	Telephone call with T. Jay Warner (left message) re: awaiting post-due response; follow-up e-mail to T. Jay Warner; review of communication from client and scheduling of conference call with all decision-makers; telephone call with T. Jay Warner re: discussion on status while home with flu; telephone call with V. Broemel re: request for status; early participation in conference call with client; review of draft revision in Stipulation and telephone call with M. White re: understanding revision in Stipulation; return to client conference call; analysis of [REDACTED]; [REDACTED] continue negotiations with M. White and review of proposed Stipulation; e-mail Hearing Officer; continue evaluation of [REDACTED]; [REDACTED]; follow-up telephone call with A. Hickerson	4.70
10/15/2009	JLB	Discuss with J. W. Luna [REDACTED]	0.30
10/15/2009	JWL	Preparation of strategy and argument for cost recovery; conference with J. Brundige re: same; preparation of draft e-mail to Hearing Officer and discuss same with J. Brundige; telephone call with A. Hickerson re: same	1.70
10/16/2009	JLB	Review of e-mail from Hearing Officer Cashman-Grams re: scheduling a conference call on October 20th; review of CAPD's response; respond re: CGC's availability; conference with J. W. Luna	0.30
10/16/2009	JWL	Review of T. Jay Warner's e-mail; review of Hearing Officer's e-mail; follow-up responses	0.30
10/19/2009	JLB	Review of e-mails from A. Hickerson (x1) and S. Pierce (x2); review of J. W. Luna's response to same	0.10

# CONFIDENTIAL

10/19/2009	JWL	Various e-mails and arranging a conference call	0.20
10/20/2009	JLB	Prepare for and participate in conference call with Hearing Officer Cashman-Grams, S. Brown, T. Jay Warner, M. White, and J. W. Luna re: schedule and procedure for bringing the cost recovery issues to the TRA panel for a decision; telephone call with A. Hickerson and J. W. Luna re: the Hearing Officer's decision and the 10/29/09 deadline for filing a brief on the two outstanding issues; follow-up analysis of points to make in the brief	1.80
10/20/2009	JWL	Preparation for conference call with Hearing Officer; review of early e-mails and discussion with CAPD; review of Hearing Officer's directives; conference call with Hearing Officer; follow-up telephone call with A. Hickerson; telephone call with S. Pierce; conference with J. Brundige re: timeframe for filing Brief	1.80
10/21/2009	JLB	Prepare draft brief re: cost recovery issues	1.00
10/21/2009	JWL	Prepare Brief re: cost recovery issue due 10/28/09	1.70
10/22/2009	JLB	Prepare draft brief re: remaining cost recovery issues	1.50
10/23/2009	JLB	Prepare Brief re: cost recovery issue due 10/28/09	3.00
10/23/2009	JWL	Review of A. Hickerson's e-mail; review of Hearing Officer's order; follow-up; directions from B. Batson; follow-up	0.40
10/25/2009	JLB	Prepare Brief re: cost recovery issue due 10/28/09	6.10
10/26/2009	JLB	Prepare Brief re: cost recovery issue due 10/28/09	8.40
10/26/2009	JWL	Prepare Brief re: cost recovery issue due 10/28/09 telephone call from T. Jay Warner re: discuss stipulation and update on another case CAPD will cite; follow-up;	1.30
10/27/2009	JLB	Prepare Brief re: cost recovery issue due 10/28/09	10.50

CONFIDENTIAL

Luna Law Group, PLLC  
Page No.: 5  
AGL Resources Inc. -- Asset Management Docket (07-00224)  
11/19/2009  
Invoice No. 3991

10/27/2009 JWL

5.00

Prepare Brief re: cost recovery issue due 10/28/09

telephone call with T. Jay Warner re: discuss changes to Stipulation and content of CAPD's brief re: amortization; follow-up with client; preparation of Supplemental Affidavit; follow-up; review of T. Jay Warner's revised Stipulation;

10/28/2009 JLB

8.00

Prepare Brief re: cost recovery issue due 10/28/09

10/28/2009 JWL

5.70

Prepare Brief re: cost recovery issue due 10/28/09

follow-up; preparation of Supplemental Affidavit; conference with J. Brundige re: redaction and filing for cost recovery; directions to C. Booher re: above and revise chart of expenditures; review of and analysis of CAPD brief; follow-up conference with J. Brundige and begin preparation of issues and research for oral argument; telephone call with T. Jay Warner (left message); telephone call with M. White and follow-up telephone call from T. Jay Warner all re: finalize Stipulation; brief review of

10/29/2009 JLB

Review of CAPD's brief re: cost recovery issues

0.20

Total Fees \$29,737.50

**Expenses**

Description	Charges
Copy Service	\$30.28
Copy of 9/22/08 Authority Conference	\$2.50



CONFIDENTIAL

Luna Law Group, PLLC  
Page No.: 6  
AGL Resources Inc. -- Asset Management Docket (07-00224)  
11/19/2009  
Invoice No. 3991

---

Photocopies

\$96.60

Total Expenses

\$129.38

Total New Charges

\$29,866.88

**Luna Law Group, PLLC**  
**333 Union Street**  
**Suite 300**  
**Nashville, TN 37201**

Chattanooga Gas Company  
Docket No. 09-00183  
CAPD - Supplemental Requests  
Attachment 1 (CAPD-SUPP)

Telephone No. 615-254-9146  
Fax No. 615-254-7123  
Fed I.D. No. 26-0009703

Ms. Connie Harris  
AGL Resources Inc.  
10 Peachtree Place, Location 1465  
Atlanta, GA 30309

**CONFIDENTIAL**

Regarding: AGL Resources Inc. -- Asset Management Docket (07-00224)  
Resp. Atty. JWL

Date 12/11/2009  
Invoice No. 4007  
Account No. 08-01720

AGL Client Matter Number: 2008-00385

**Services Rendered**

Date	Staff	Description	Hours
11/02/2009	JLB	Conference with J. W. Luna re: 11/9/09 oral argument re: cost recovery issues; follow-up re: same	0.30
11/02/2009	JWL	Conference with J. Brundige re: cost recovery issues	0.20
11/04/2009	JLB	Discuss with J. W. Luna possible questions and issues in preparation for the oral argument before the TRA on 11/9/09 re: cost recovery issues	0.80
11/04/2009	JWL	Begin preparation of Argument; conference with A. Hickerson; review of [REDACTED] follow-up with S. Pierce; preparation of Argument; conference with J. Brundige	2.00
11/05/2009	JLB	Prepare for TRA hearing re: cost recovery issue; various conferences with J. W. Luna re: same; follow-up research; telephone call with J. W. Luna and A. Hickerson	2.50
11/05/2009	JWL	Review of redacted invoices; directions to C. Booher re: Affidavit; preparation of answers to potential questions; telephone call with A. Hickerson and J. Brundige; telephone call with S. Pierce (left message); telephone call with C. Dowdy (left message); preparation for hearing with J. Brundige	3.00
11/06/2009	JLB	Prepare for the TRA hearing on 11/9/09 re: cost recovery issues; review of [REDACTED] numerous conferences with J. W. Luna in preparation for the oral argument	4.30

CONFIDENTIAL

---

11/06/2009	JWL	Preparation of Argument; various discussions with J. Brundige; research [REDACTED] telephone call with J. Brundige; review of J. Brundige's research; telephone call with C. Dowdy (left message); telephone call with S. Pierce	2.30
11/08/2009	JLB	Prepare for oral argument on cost recovery issues	0.70
11/08/2009	JWL	Preparation of Oral Argument	3.00
11/09/2009	JLB	Prepare for, travel to and from, and attend TRA hearing re: cost recovery issues; meet with client in advance of hearing; telephone call to S. Pierce (left message) following the hearing	5.50
11/09/2009	JWL	Work on Oral Argument; discuss same with J. Brundige; telephone call with C. Dowdy re: confer on Argument; telephone call with S. Pierce re: same; revise Argument; conference with A. Hickerson and J. Brundige re: strategy and practice Argument; finalize same; travel to and attend TRA Conference re: Oral Argument; follow-up	7.50
11/16/2009	JWL	Conference with A. Hickerson re: possible settlement options; follow-up; telephone call with T. Jay Warner	0.80
11/17/2009	JWL	Preparation for and telephone call with T. Jay Warner re: FERC decision; follow-up with A. Hickerson and S. Pierce	0.40
11/18/2009	JWL	Telephone call from [REDACTED]	0.20
11/23/2009	JWL	Analysis and telephone call [REDACTED] telephone call with A. Hickerson (left message); telephone call from A. Hickerson; telephone call with S. Pierce (left message); telephone call with V. Broemel re: discuss settlement; follow-up with client	1.00
11/24/2009	JWL	Exchange e-mails with A. Hickerson; review of message from T. Jay Warner; preparation for and telephone call with T. Jay Warner re: CAPD's offer and discuss rationale; follow-up with A. Hickerson; telephone call with S. Pierce; telephone call with J. Brundige	1.00
11/25/2009	JLB	Update from J. W. Luna re: settlement discussions with the CAPD	0.20
11/25/2009	JWL	Settlement discussions with CAPD; follow-up; review of S. Pierce's voice message; schedule conference call; exchange e-mails with A. Hickerson; e-mail S. Pierce; review of various client e-mails, all re: settlement	0.80
11/30/2009	JLB	Update from J. W. Luna re: negotiations with the CAPD; review of e-mail from T. Jay Warner re: CAPD's position on cost recovery	0.20

**CONFIDENTIAL**

Luna Law Group, PLLC  
Page No.: 3  
AGL Resources Inc. -- Asset Management Docket (07-00224)  
12/11/2009  
Invoice No. 4007

---

11/30/2009	JWL	Preparation for and conference call with clients to consider CAPD's proposal for cost recovery and develop a counter-proposal; telephone call with T. Jay Warner (left message); telephone call from T. Jay Warner re: discuss counter-proposal and logic for same	1.50
------------	-----	--	------

---

Total Fees	\$13,467.50
------------	-------------

**Expenses**

Description	Charges
Miscellaneous - Working Lunch w/Client	\$32.17
Court Reporter Charges -- Court Transcript - 11/9/09 Hearing	\$71.75
Copy of remaining portions of 9/22/09 TRA Conference	\$5.00
Photocopies @ \$.15	\$4.80
Total Expenses	\$113.72

---

Total New Charges	\$13,581.22
-------------------	-------------

**Luna Law Group, PLLC**  
**333 Union Street**  
**Suite 300**  
**Nashville, TN 37201**

Chattanooga Gas Company  
Docket No. 09-00183  
CAPD - Supplemental Requests  
Attachment 1 (CAPD-SUPP)

Telephone No. 615-254-9146  
Fax No. 615-254-7123  
Fed I.D. No. 26-0009703

Ms. Connie Harris  
AGL Resources Inc.  
10 Peachtree Place, Location 1465  
Atlanta, GA 30309

**CONFIDENTIAL**

Regarding: AGL Resources Inc. — Asset Management Docket (07-00224)  
Resp. Atty. JWL

Date 1/29/2010  
Invoice No. 4044  
Account No. 08-01720

AGL Client Matter Number: 2008-00385

**Services Rendered**

Date	Staff	Description	Hours
12/01/2009	JLB	Brief update from J. W. Luna re: negotiations concerning cost recovery	0.10
12/01/2009	JWL	Telephone call with S. Pierce	0.20
12/02/2009	JWL	Continue negotiations with CAPD and communication with client	1.30
12/03/2009	JLB	Update from J. W. Luna re: settlement discussions concerning the cost recovery amount	0.10
12/04/2009	JWL	Review of e-mail from T. Jay Warner; telephone call with T. Jay Warner re: acceptance of offer and discuss language demanded by Attorney General Cooper; extensive follow-up with client; discuss [REDACTED] telephone call with Hearing Officer Cashman-Grams (x2) re: notification of settlement and discuss noticing of various discussion with A. Hickerson; discuss same with B. Batson; discuss same with S. Pierce; review of conference agenda; brief review of T. Jay Warner's proposed language; forward to client	4.00
12/07/2009	JLB	Review of settlement language proposed by the CAPD; edit and revise same; discuss same with J. W. Luna; e-mail revisions to client; follow-up	1.00
12/07/2009	JWL	Discuss settlement with J. Brundige; review of e-mail from T. Jay Warner and return call (left message); review of J. Brundige's revised settlement language; telephone call from T. Jay Warner; conference with J. Brundige re: finalize revisions and forward to client	1.20
12/08/2009	JWL	Telephone call from S. Pierce	0.20

# CONFIDENTIAL

12/10/2009	JLB	Meet with J. W. Luna re: settlement issues concerning cost recovery	0.20
12/11/2009	JLB	Assist J. W. Luna with finalizing the revised settlement language	0.30
12/11/2009	JWL	Telephone call with S. Pierce re: approval on language of CAPD provision; e-mail T. Jay Warner; telephone call with T. Jay Warner re: same; follow-up	0.60
12/14/2009	JWL	Telephone call with T. Jay Warner re: update on settlement documents; conference with A. Hickerson re: same; [REDACTED] conference with T. Jay Warner	0.80
12/16/2009	JLB	Review of proposed settlement agreement prepared by the CAPD; edit and revise same	0.30
12/16/2009	JWL	Receipt of draft agreement and directions to forward to client and schedule call to discuss	0.10
12/17/2009	JLB	Discuss with J. W. Luna the proposed settlement document prepared by the CAPD; update from J. W. Luna re: negotiations concerning same	0.40
12/17/2009	JWL	Review of and analysis of T. Jay Warner's Proposed Settlement Agreement document; follow-up conference with J. Brundige; various communications with S. Pierce; follow-up revisions and telephone call with T. Jay Warner (left detailed message)	1.00
12/18/2009	JLB	Update from J. W. Luna re: inquiry from A. Sher (reporter for the Chattanooga Times Free Press) re: cost recovery issue in the Asset Management Docket (07-00224); telephone call with J. W. Luna to T. Jay Warner and C. Kinser; follow-up	1.00
12/18/2009	JWL	Telephone call from A. Sher, Chattanooga newspaper reporter; extensive follow-up with client; several telephone calls and discussions with CAPD; brief conference with Attorney General L. Harrington; return call to B. Batson	2.70
12/20/2009	JLB	Review of Chattanooga Times Free Press for the A. Sher article; telephone call with J. W. Luna re: the presence of no such article in either the Saturday or Sunday papers; e-mail client re: same	0.30
12/21/2009	JLB	Review of A. Sher's article in the Chattanooga Times Free Press re: CGC's request for cost recovery in the Asset Management Docket; e-mail same to client; review of responses; update from J. W. Luna	0.30
12/21/2009	JWL	Review of A. Sher article; follow-up; discussion with T. Jay Warner on reasons for delay in approval of settlement; follow-up with client; review of A. Hickerson's report [REDACTED]	1.20

CONFIDENTIAL

Luna Law Group, PLLC

Page No.: 3

AGL Resources Inc. -- Asset Management Docket (07-00224)

1/29/2010

Invoice No. 4044

---

12/22/2009	JLB	Review of A. Sher's second article in the Chattanooga Times Free Press; e-mail same to client; review of responses; update from J. W. Luna	0.30
12/22/2009	JWL	Review of 2nd A. Sher article and extensive e-mail follow-up; telephone call with T. Jay Warner re: report on CAPD's final revisions; follow-up telephone call with S. Pierce; exchange message with B. Batson; telephone call with A. Hickerson re: status and strategy; review of T. Jay Warner's e-mail and revisions; follow-up with client; forward approval to T. Jay Warner; update with J. Brundige; telephone call with T. Jay Warner re: no information yet from suit; review of [REDACTED]	3.20
12/23/2009	JLB	Review of Chattanooga Times Free Press for additional stories; update from J. W. Luna; review of various emails re: [REDACTED]	0.30
12/23/2009	JWL	Update S. Pierce; telephone call with V. Broemel re: status and make him aware of CMA and H. Walker's prior involvement in docket; telephone call with J. Brundige re: status; e-mail V. Broemel; update client	0.60
12/24/2009	JLB	Review of editorial regarding CGC in the Chattanooga Times Free Press; telephone call to J. W. Luna re: same (left message)	0.20
12/24/2009	JWL	Review of messages from J. Brundige and B. Batson; review of editorial and exchange e-mails and strategy with B. Batson	0.30
12/28/2009	JWL	Review of [REDACTED] analysis and strategy	1.00
12/29/2009	JWL	Review of H. Walker filing re: litigation cost recovery; exchange e-mails with B. Batson et al.	1.00
12/30/2009	JLB	Review of e-mail from S. Pierce and respond to same re: deadline for filing a response to the CMA's motion to transfer the cost recovery issue into the rate case docket; brief review of the filing and analysis of same; review of emails [REDACTED]	0.50
12/30/2009	JWL	Review of [REDACTED] review of S. Pierce's e-mail re: H. Walker's filing in 09-00183 and request for timeframes and follow-up; review of J. Brundige's quick research into response timeframes; schedule conference call; review of [REDACTED] telephone call with T. Jay Warner [REDACTED] review of case cited by H. Walker; review of T. Jay Warner's research on response time and H. Walker's contrary opinion; telephone call with S. Pierce; review of H. Walker's and T. Jay Warner's e-mails re: responsive filing deadline	1.90

12/31/2009	JWL	<p>Telephone call with A. Hickerson re: [REDACTED]</p> <p>[REDACTED] follow-up; communication with S. Pierce re: scheduling of Monday conference call and request to prepare outline in advance; telephone call with M. Pearigen re: requesting research assistance in analysis of case and statute cited by H. Walker; review of A. Hickerson's and S. Carter's comments and strategy in H. Walker's filing</p>	0.70
------------	-----	--	------

12/31/2009	MDP	Telephone call with J. W. Luna re: Chattanooga Manufacturers' Association 12/29/09 Motion and request research assistance	0.40
------------	-----	--	------

Total Fees	\$9,989.50
------------	------------

Total New Charges	\$9,989.50
-------------------	------------



**Luna Law Group, PLLC**  
**333 Union Street**  
**Suite 300**  
**Nashville, TN 37201**

Ms. Connie Harris  
AGL Resources Inc.  
10 Peachtree Place, Location 1465  
Atlanta, GA 30309

Chattanooga Gas Company  
Docket No. 09-00183  
CAPD - Supplemental Requests  
Attachment 1 (CAPD-SUPP)

Telephone No. 615-254-9146  
Fax No. 615-254-7123  
Fed I.D. No. 26-0009703

**CONFIDENTIAL**

Regarding: AGL Resources Inc. -- Asset Management Docket (07-00224)  
Resp. Atty. JWL

Date 2/26/2010  
Invoice No. 4071  
Account No. 08-01720

AGL Client Matter Number: 2008-00385

**Services Rendered**

Date	Staff	Description	Hours
1/04/2010	JWL	Preparation for and telephone call with T. Jay Warner re: rationale for settlement and prior CAPD's positions; follow-up	0.60
1/06/2010	JWL	Telephone call with T. Jay Warner re: update and argument; follow-up	0.50
1/06/2010	MDP	Brief review of [REDACTED] [REDACTED] conference with J. Brundige re: [REDACTED] research re: [REDACTED] and conference with J. Brundige re: [REDACTED] [REDACTED]	1.20
1/07/2010	JLB	Telephone call with T. Jay Warner and J. W. Luna re: CAPD's backing up on the Settlement Agreement; numerous e-mails and telephone calls with client re: same; analysis of strategy for proceeding; review of companion case e-mailed by T. Jay Warner	1.30
1/07/2010	JWL	Preparation of [REDACTED] telephone call with S. Pierce; telephone call from T. Jay Warner re: Attorney General's reneging again and extensive debate; follow-up with client; conference with J. Brundige re: same, analysis and direction	2.50
1/08/2010	JLB	Review of [REDACTED] [REDACTED] update from J. W. Luna re: [REDACTED] [REDACTED]	0.50
1/08/2010	JWL	Analysis and preparation of strategy; review of S. Carter's comments; review	4.00

CONFIDENTIAL

of B. Batson's comments; various communications with S. Pierce; preparation of [REDACTED] send Hearing Officer e-mail; exchange voice messages with C. Kinser; telephone call with C. Kinser re: express personal outrage

1/12/2010	JLB	Review of notice filed in Docket 07-00224 by the CAPD re: the CMA's motion to transfer the cost recovery issues from the Docket 07-00224 to the Rate Case Docket 09-00183	0.10
1/13/2010	JLB	Conference with J. W. Luna re: update	0.20
1/13/2010	JWL	Conference with J. Brundige re: various issues and filing of Notice by CAPD	0.20
1/20/2010	JLB	Review of e-mail from S. Pierce re: Monday's status conference concerning transferring the cost recovery issue into the rate case; telephone call to S. Dillon at the TRA re: S. Pierce participating by telephone; e-mail S. Pierce the TRA call-in number	0.20
1/20/2010	JWL	Review of S. Pierce's and J. Brundige's e-mails re: 1/25 hearing; update from J. Brundige; review of S. Pierce's comments re: [REDACTED]	0.20
1/21/2010	JWL	Preparation for 1/25 hearing	0.80
Total Fees			\$4,548.50

**Expenses**

Description	Charges
Electronic Research	\$361.52
Total Expenses	\$361.52
Total New Charges	\$4,910.02