IN THE TENNESSEE REGULATORY AUTHORITY AT NASHVILLE, TENNESSEE

IN RE:)	
PETITION OF ATMOS ENERGY)	DOCKET NO. 13-00111
CORPORATION TO REVISE)	
PERFORMANCE BASED RATEMAKING)	
MECHANISM RIDER IN TARIFF)	

RESPONSES OF CONSUMER ADVOCATE AND PROTECTION DIVISION TO FIRST DISCOVERY REQUESTS OF ATMOS ENERGY CORPORATION

The Consumer Advocate and Protection Division of the Office of the Attorney General, pursuant to the Authority's Order Granting Consumer Advocate's Petition to Intervene & Establishing Procedural Schedule entered on September 18, 2013, hereby submits its responses to the first discovery requests of Atmos Energy Corporation.

REQUEST NO. 1: Produce all documents generated by each of your witnesses in this matter, including without limitation all notes, reports, correspondence, work-papers, spreadsheets, calculations and the like. The work-papers and calculations should be produced in Excel working format with numbers, formulas and linked files provided.

RESPONSE: The Consumer Advocate's investigation into this matter is ongoing. It has not yet determined whether it will call any witnesses to testify at the hearing on the merits in this docket. If the Consumer Advocate decides to call any witnesses, it will supplement its response to this request to provide the requested documents contemporaneously with the filing of the witness' pre-filed testimony.

REQUEST NO. 2: Produce all documents that have been referenced or relied upon by each of your witnesses in this matter.

RESPONSE: See response to Request No. 1, above.

REQUEST NO. 3: Produce all documents in your possession, custody, or control that relate in any way to any of the Atmos or United Cities performance based ratemaking plans.

RESPONSE: See response to Request No. 4, below.

REQUEST NO. 4: Produce all documents in your possession, custody, or control that relate in any way to a performance based ratemaking plan or incentive plan involving a gas utility regulated by the Tennessee Regulatory Authority (or its predecessor).

RESPONSE: The Consumer Advocate is aware of the following matters that include documents relating to a performance based ratemaking plan or incentive plan involving a gas utility regulated by the TRA, including Atmos or United Cities:

- 1. 13-00116 IN RE: PIEDMONT NATURAL GAS COMPANY, INC., PERFORMANCE INCENTIVE PLAN REPORT FOR THE PERIOD JULY 1, 2012 THRU JUNE 30, 2013.
- 2. 13-00113 IN RE: CHATTANOOGA GAS COMPANY ANNUAL INCENTIVE PLAN FILING FOR THE TWELVE MONTHS ENDED JUNE 30, 2013.
- 3. 13-00084 IN RE: AUDIT OF ATMOS ENERGY CORPORATION'S INCENTIVE PLAN ACCOUNT FOR THE PERIOD OF APRIL 1, 2012 THROUGH MARCH 31, 2013.
- 4. 12-00106 IN RE: CHATTANOOGA GAS COMPANY ANNUAL INCENTIVE PLAN FILING FOR THE TWELVE MONTHS ENDED JUNE 30, 2012.
- 5. 12-00103 IN RE: PIEDMONT NATURAL GAS COMPANY, INC., PERFORMANCE INCENTIVE PLAN REPORT FOR THE PERIOD JULY 1, 2011 THRU JUNE 30, 2012.
- 6. 12-00053 IN RE: AUDIT OF ATMOS ENERGY CORPORATION'S INCENTIVE PLAN ACCOUNT FOR THE PERIOD APRIL 1, 2007 THROUGH MARCH 31, 2011.
- 7. 12-00044 IN RE: AUDIT OF ATMOS ENERGY CORPORATION'S INCENTIVE PLAN ACCOUNT FOR THE TWELVE-MONTH PERIOD ENDING MARCH 31, 2012.
- 8. 11-00195 IN RE: AUDIT OF ATMOS ENERGY CORPORATION'S INCENTIVE PLAN ACCOUNT FOR THE PERIOD APRIL 1, 2004 THROUGH MARCH 31, 2007.
- 9. 11-00158 IN RE: AUDIT OF ATMOS ENERGY CORPORATION'S ("ATMOS") INCENTIVE PLAN ACCOUNT FOR PERIOD OF APRIL 1, 2001 THROUGH MARCH 31, 2004.
- 10. 11-00148 IN RE: CHATTANOOGA GAS COMPANY ANNUAL INCENTIVE PLAN FILING FOR THE 12 MONTHS ENDED JUNE 30, 2011.
- 11. 11-00143 IN RE: PIEDMONT NATURAL GAS COMPANY INC. PERFORMANCE INCENTIVE PLAN REPORT FOR THE PERIOD JULY 1, 2010 JUNE 30, 2011.

- 12. 11-00137 IN RE: PETITION FOR APPROVAL OF INCENTIVE PLAN ACCOUNT REPORTS FOR THE PERIOD APRIL 1, 2001 THROUGH MARCH 31, 2011.
- 13 11-00034 IN RE: PETITION FOR APPROVAL OF CONTRACT REGARDING GAS COMMODITY REQUIREMENTS AND MANAGEMENT OF TRANSPORTATION/ STORAGE CONTRACTS.
- 14. 10-00201 IN RE: PIEDMONT NATURAL GAS COMPANY, INC. SERVICE SCHEDULE 316 REVISIONS TO CLARIFY THE OPERATION OF PIEDMONT'S PERFORMANCE INCENTIVE PLAN WITH RESPECT TO HEDGING TRANSACTIONS.
- 15. 10-00183 IN RE: PIEDMONT NATURAL GAS COMPANY, INC. PERFORMANCE INCENTIVE PLAN OF SHARED GAS COST SAVING FOR THE PERIOD JULY 1, 2009 THROUGH JUNE 30, 2010.
- 16. 10-00172 IN RE: CHATTANOOGA GAS COMPANY ANNUAL INCENTIVE PLAN FILING FOR THE 12 MONTHS ENDED JUNE 30, 2010.
- 17. 10-00049 IN RE: REQUEST OF CHATTANOOGA GAS COMPANY FOR APPROVAL OF AN RFP FOR AN ASSET MANAGEMENT AGREEMENT AND A GAS PURCHASE AND SALES AGREEMENT.
- 18. 09-00127 IN RE: CHATTANOOGA GAS COMPANY'S ANNUAL INCENTIVE PLAN FILING FOR THE 12 MONTHS ENDED JUNE 30, 2009.
- 19. 09-00125 IN RE: PIEDMONT NATURAL GAS COMPANY'S PERFORMANCE INCENTIVE PLAN FOR THE PERIOD JULY 1, 2008 THROUGH JUNE 30, 2009.
- 20. 08-00207 IN RE: CHATTANOOGA GAS COMPANY ANNUAL INCENTIVE PLAN FILING FOR THE 12 MONTHS ENDED JUNE 30, 2008.
- 21. 08-00164 IN RE: PIEDMONT NATURAL GAS COMPANY PERFORMANCE INCENTIVE PLAN FOR THE PERIOD JULY 1, 2007 THROUGH JUNE 30, 2008.
- 22. 08-00012 IN RE: REQUEST OF CHATTANOOGA GAS COMPANY FOR APPROVAL OF ASSET MANAGEMENT AGREEMENT.
- 23. 07-00266 IN RE: CHATTANOOGA GAS COMPANY ANNUAL INCENTIVE PLAN FILING FOR THE 12 MONTHS ENDED JUNE 30, 2007.
- 24. 07-00225 IN RE: DOCKET TO EVALUATE ATMOS ENERGY CORPORATION'S GAS PURCHASES AND RELATED SHARING INCENTIVES.
- 25. 07-00224 IN RE: DOCKET TO EVALUATE CHATTANOOGA GAS COMPANY'S GAS PURCHASES AND RELATED SHARING INCENTIVES.

- 26. 07-00212 IN RE: NASHVILLE GAS COMPANY PERFORMANCE INCENTIVE PLAN FOR THE PERIOD JULY 1, 2006 THROUGH JUNE 30, 2007.
- 27. 06-00299 IN RE: CHATTANOOGA GAS COMPANY ANNUAL INCENTIVE PLAN FILING FOR THE 12 MONTHS ENDED JUNE 20, 2006.
- 28. 06-00220 IN RE: NASHVILLE GAS COMPANY PERFORMANCE INCENTIVE PLAN FOR THE PERIOD JULY 1, 2005 THROUGH JUNE 30, 2006.
- 29. 05-00322 IN RE: CHATTANOOGA GAS COMPANY ANNUAL INCENTIVE PLAN FILING FOR 12 MONTHS ENDED JUNE 30, 2005.
- 30. 05-00268 IN RE: AUDIT OF NASHVILLE GAS COMPANY'S INCENTIVE PLAN ACCOUNT FOR THE PLAN YEAR ENDED JUNE 30, 2005.
- 31. 05-00165 IN RE: REVIEW OF NASHVILLE GAS COMPANY'S IPA RELATING TO ASSET MANAGEMENT FEES.
- 32. 05-00008 IN RE: AUDIT OF NASHVILLE GAS COMPANY'S INCENTIVE PLAN FOR THE YEAR ENDED JUNE 30, 2004.
- 33. 04-00290 IN RE: AUDIT OF NASHVILLE GAS COMPANY'S INCENTIVE PLAN ACCOUNT FOR THE PLAN YEAR ENDED JUNE 30, 2004.
- 34. 03-00514 IN RE: TENNESSEE REGULATORY AUTHORITY'S AUDIT OF CHATTANOOGA GAS COMPANY'S PERFORMANCE BASED RATEMAKING MECHANISM FOR THE PERIOD ENDING JUNE 30, 2003.
- 35. 03-00489 IN RE: AUDIT OF NASHVILLE GAS COMPANY'S INCENTIVE PLAN ACCOUNT FOR THE PLAN YEAR ENDED JUNE 30, 2003.
- 36. 02-00933 IN RE: AUDIT OF NASHVILLE GAS COMPANY'S INCENTIVE PLAN ACCOUNT FOR THE PLAN YEAR ENDED JUNE 30, 2002.
- 37. 02-00928 IN RE: CHATTANOOGA GAS COMPANY'S INCENTIVE PLAN ACCOUNT FOR THE PLAN YEAR ENDED JUNE 30, 2002.
- 38. 02-00850 IN RE: PETITION BY UNITED CITIES GAS COMPANY TO AMEND THE PERFORMANCE BASED RATEMAKING MECHANISM RIDER TO ITS TARIFF (CONSOLIDATED INTO 01-00704).
- 39. 01-00776 IN RE: NASHVILLE GAS COMPANY'S INCENTIVE PLAN ACCOUNT FOR THE YEAR ENDED JUNE 30, 2001.

- 40. 01-00704 IN RE: AUDIT OF UNITED CITIES GAS COMPANY'S INCENTIVE PLAN ACCOUNT (IPA) FOR THE PERIOD OF APRIL 1, 2000, THROUGH MARCH 31, 2001 (CONSOLIDATED WITH 02-00850).
- 41. 01-00619 IN RE: PETITION OF CHATTANOOGA GAS COMPANY FOR APPROVAL OF TARIFF ESTABLISHING A PERFORMANCE-BASED RATE MAKING MECHANISM.
- 42. 00-00759 IN RE: AUDIT OF NASHVILLE GAS COMPANY'S INCENTIVE PLAN ACCOUNT FOR THE YEAR ENDED JUNE 30, 2000.
- 43. 00-00459 IN RE: UNITED CITIES GAS COMPANY, A DIVISION OF ATMOS ENERGY CORPORATION, INCENTIVE PLAN ACCOUNT (IPA) AUDIT.
- 44. 00-00281 IN RE: NASHVILLE GAS COMPANY AUDIT OF THE INCENTIVE PLAN FOR YEAR ENDED JUNE 30, 2000.
- 45. 99-00389 IN RE: PETITION OF UNITED CITIES GAS COMPANY FOR WAIVER OF RULE 1220-4-7-.05.
- 46. 99-00207 IN RE: AUDIT OF INCENTIVE PLAN YEAR ENDED JUNE 30, 1999.
- 47. 99-00068 IN RE: NASHVILLE GAS COMPANY A DIVISION OF PIEDMONT NATURAL GAS COMPANY INCENTIVE PLAN ACCOUNT (IPA) AUDIT.
- 48. 97-01364 IN RE: CONSUMER ADVOCATE DIVISION'S TENN. CODE ANN. § 4-5-313 (6) REQUEST.
- 49. 96-00805 IN RE: APPLICATION OF NASHVILLE GAS COMPANY, A DIVISION OF PIEDMONT NATURAL GAS COMPANY, TO ESTABLISH A PERFORMANCE INCENTIVE PLAN.
- 50. 95-01134 IN RE: APPLICATION OF UNITED CITIES GAS COMPANY TO ESTABLISH AN EXPERIMENTAL PERFORMANCE-BASED RATEMAKING MECHANISM.

The Consumer Advocate has made reasonable efforts to search its files and archives for documents related to the above-styled dockets. The Consumer Advocate has identified both publicly-available documents and confidential documents that are responsive to this request.

Publicly-Available Documents. With regard to publicly-available documents, the documents that are in the Consumer Advocate's possession can also be accessed and downloaded from the various docket pages on the TRA's website, copies of which are attached hereto as collective Exhibit 1, with the exception of TRA Docket Nos. 95-01134, 97-01364, and 07-00224.

For TRA Docket No. 95-01134 and its companion TRA Docket No. 97-01364, the Consumer Advocate has documents consisting primarily of pleadings, testimony, and transcripts which are not available on the TRA's website. Since the number of documents is voluminous (approximately three archive boxes) and since the documents are in hardcopy format only, the Consumer Advocate will make these documents available for inspection at the Office of the Attorney General during regular business hours upon reasonable notice.

For TRA Docket No. 07-00224, the Consumer Advocate has documents consisting primarily of FERC orders and regulatory filings that are not available on the TRA's website. These documents are being provided on the enclosed CD labeled "TRA Docket No. 13-00111, CAPD Response to Atmos DR#4, FERC Orders and Filings."

Confidential Documents. The Consumer Advocate is in possession of confidential documents that are privileged pursuant to various protective orders entered in the following matters: TRA Docket Nos. 95-01134, 97-01364, 01-00704, 05-00165, 05-00322, 07-00224, 07-00225, 08-00012, and 10-00049. Copies of the protective orders for these dockets are attached hereto as collective Exhibit 2. Although these confidential documents are privileged and, accordingly, will not be produced, the Consumer Advocate provides the following general description of the confidential documents that are in its possession:

- TRA Docket Nos. 95-01134 and 97-01364. Confidential documents relate primarily to information concerning natural gas purchases, natural gas procurement workpapers, incentive plan calculations, quarterly incentive plan filings, and testimony and exhibits that contain proprietary information.
- TRA Docket No. 01-00704. Confidential documents relate primarily to natural gas commodity, transportation and storage contracts and agreements; responses to interrogatories containing proprietary information; and testimony and exhibits containing proprietary information.
- **TRA Docket No. 05-00165.** Confidential documents relate primarily to gas supply plans and schedules, worksheets containing incentive plan analyses and computations, and information regarding asset manager transactions.
- TRA Docket No. 05-00322. Confidential documents relate primarily to asset manager RFP and bid information.
- **TRA Docket No. 07-00224.** Confidential documents relate primarily to natural gas invoices, natural gas supply worksheets and calculations supporting ACA filings, and responses to interrogatories containing proprietary information.
- TRA Docket No. 07-00225. Confidential documents relate primarily to natural gas invoices; natural gas commodity, transportation and storage contracts and agreements; worksheets and calculations regarding natural gas transactions; e-mail communications that contain proprietary information about natural gas transactions; worksheets and calculations

regarding natural gas sales; general ledger and accounting data; financial statements; tax returns; responses to interrogatories containing proprietary information; and attorney's fees information.

TRA Docket No. 08-00012. Confidential documents relate primarily to asset manager RFP and bid information and asset manager contracts and agreements.

TRA Docket No. 10-00049. Confidential documents relate primarily to asset manager RFP and bid information and asset manager contracts and agreements.

The Consumer Advocate does not waive its right to challenge the probative value or relevancy of any document referenced or submitted pursuant to this request.

REQUEST NO. 5: Produce all hearing exhibits and other documents that you plan to introduce, use, or reference at the hearing on the merits in this matter.

RESPONSE: The Consumer Advocate has not yet determined the hearing exhibits and other documents that it may introduce, use, or reference at the hearing on the merits in this matter. The Consumer Advocate will supplement its response to this request once this determination has been made.

REQUEST NO. 6: Identify each person who you expect to call as an expert witness at the hearing on the merits in this docket, and for each such expert witness:

- (a) Provide a complete educational, professional and employment history. Include in your response a complete disclosure of all aspects of the expert's education and employment background that you contend qualify the witness to render expert testimony on the issues on which he will testify in this case. Please be sure to include the date(s) applicable to each entry.
- (b) Separately for each expert witness, list each published scholarly work (article, book chapter, book, etc.) that the witness has authored or co-authored. Provide a citation to the work that includes the title, date, and publication.
- (c) Identify each matter in which the expert has testified or submitted pre-filed written testimony on any subject about which he intends to offer expert testimony in this case. For each matter, provide the name, docket number, forum, dates of testimony, whether the testimony was live or written, and the subjects on which the expert offered testimony in the case. Produce a copy of all such testimony (in electronic form if available).
- (d) Produce each expert's entire file in this case, including all work papers, drafts, correspondence, spreadsheets, documents collected, summaries, charts, trade articles, journals, treatises, publications, file notes, chart notes, tests, test results, interview notes, and consultation notes provided to, reviewed by, utilized by, relied upon, created by, or produced by the expert witness in this matter. Where available, please provide working Excel files (or other data file types if applicable).

RESPONSE: The Consumer Advocate's investigation of this matter is ongoing. It has not yet determined whether it will call any witnesses to testify at the hearing on the merits in this matter. If the Consumer Advocate decides to call any witnesses, it will supplement its response to this request to provide the requested information and documents contemporaneously with the filing of the witness' pre-filed testimony, with the exception of all drafts of documents.

The Consumer Advocate objects to producing all drafts on the grounds that such production is overly burdensome, costly, and irrelevant. Requiring the Consumer Advocate's witnesses to save and manage all drafts of their work would cause the Consumer Advocate to incur unnecessary expense and would not generate information that would be useful to either Atmos or the TRA in the trial on the merits of this matter. The procedural schedule in this docket requires each party to submit the pre-filed testimony of its witnesses. The submission of pre-filed testimony ensures that neither party is surprised by the other party's position on the issues to be tried, or is otherwise ambushed at the hearing on the merits by a party's attempt to litigate new issues not previously raised. Accordingly, the Consumer Advocate will comply with this request by producing or referencing all documents created, produced, used, or relied upon by its witnesses that support the facts, opinions, proposals, and recommendations presented by its witnesses when their pre-filed testimony is submitted.

Notwithstanding the foregoing, the Consumer Advocate states that it may call Dr. Christopher C. Klein to testify at the hearing on the merits in this matter. Dr. Klein's Vita, which contains information responsive to Request Nos. 6(a) through 6(c), is attached hereto as Exhibit 3. If the Consumer Advocate decides to call Dr. Klein as an expert witness, it will supplement its response to this request to provide information responsive to Request No. 6(d) contemporaneously with the filing of Dr. Klein's pre-filed testimony, including all work papers and other documents created, produced, used, or relied upon by Dr. Klein.

Respectfully submitted,

Joe Shirley (BPR #22287)

Senior Counsel

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CERTIFICATE OF SERVICE

I hereby certify that a true copy of the foregoing was served by hand-delivery and by electronic mail upon:

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And by electronic mail upon:

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This 28th day of October, 2013.

EXHIBIT 1

Status: DISPOSE	Type: Utilities/Telecom Other
Section:	Panel: none

IN RE: APPLICATION OF UNITED CITIES GAS COMPANY TO ESTABLISH AN EXPERIMENTAL PERFORMANCE-BASED RATEMAKING MECHANISM.

Date Filed	Caption	Company Filing	Size
08/16/99	Final Order on Phase Two. See Docket No. 97-01364.	Tennessee Regulatory Authority	5754kb
07/29/99	Order Denying Consumer Advocate Division's T.C.A. □ 4 -5-313 (6) Request.	Tennessee Regulatory Authority	5754kb
02/05/99	United Cities Gas' Reply To CADs Reply To Petition For Reconsideration.	United Cities Gas Company	75kb
02/03/99	CAD's Reply To Petition For Reconsideration.	Consumer Advocate Division	73kb
01/28/99	Petition For Reconsideration.	United Cities Gas Company	128kb
01/14/99	Final Order on Phase One.	Tennessee Regulatory Authority	5754kb
05/03/96	Order.	Tennessee Regulatory Authority	125kb
05/03/96	Order.	Tennessee Regulatory Authority	122kb

Status: Closed	Type: Utilities/Telecom Other	
Section:	Panel: none	

IN RE: APPLICATION OF NASHVILLE GAS COMPANY, A DIVISION OF PIEDMONT NATURAL GAS COMPANY, TO ESTABLISH A PERFORMANCE INCENTIVE PLAN.

Date Filed	Caption	Company Filing	Size
03/11/99	Order Approving Performance Incentive Plan.	Tennessee Regulatory Authority	412kb
05/31/96	Order Approving Incentive Plan.	Tennessee Regulatory Authority	481kb

Status: Closed	Type:
Section:	Panel: none

IN RE: CONSUMER ADVOCATE DIVISION'S TENN. CODE ANN. \Box 4-5-313 (6) REQUEST.

Date Filed	Caption	Company Filing	Size
04/20/01	Compliance Filing Regarding Affiliated Transaction.	Unknown	203kb
03/21/00	Compliance Filing Regarding Affiliated Transaction.	Unknown	188kb
12/03/99	Order Regarding Determination of Compliance with Affiliate Guidelines.	Tennessee Regulatory Authority	493kb
09/02/99	Letter from Tennessee Attorney General's Office Regarding Needed Changes to the Variable Pay Plan.	Tennessee Regulatory Authority	83kb
08/16/99	Final Order on Phase Two.	Tennessee Regulatory Authority	1623kb
08/13/99	Order Denying United Cities Gas Company's Petition for Reconsideration of the Authority's Final Order on Phase One.	Tennessee Regulatory Authority	203kb
07/27/99	Order Denying Consumer Advocate Division's T.C.A. □ 4 -5-313 (6) Request.	Tennessee Regulatory Authority	66kb
06/01/99	UCG's Performance Based Ratemaking (PBR) Program. Cover Letter Only.	Unknown	51kb
02/26/99	United Cities Gas Company's PBR Tariff.	Unknown	122kb
02/26/99	Consumer Advocate Division's Tenn. Code Ann. □ 4-5-313 (6) Request.	Unknown	111kb
01/14/99	Final Order of Phase One.	Tennessee Regulatory Authority	1319kb

Status: Closed Type:		
Section:	Panel: none	

IN RE: NASHVILLE GAS COMPANY A DIVISION OF PIEDMONT NATURAL GAS COMPANY INCENTIVE PLAN ACCOUNT (IPA) AUDIT.

Date Filed	Caption	Company Filing	Size
07/29/99	Order Adopting IPA Audit Report Of Authority's Staff.	Tennessee Regulatory Authority	677kb
	Notice of Filing by Energy and Water Division of the Tennessee Regulatory Authority.	Tennessee Regulatory Authority	689kb

Status: Closed Type: Utilities/Energy and Water Other		
Section:	Panel: Roberson,Miller,Jones	

IN RE: AUDIT OF INCENTIVE PLAN YEAR ENDED JUNE 30, 1999.

Date Filed	Caption	Company Filing	Size
08/30/06	Annual Report 2005-2006. Docket File Contains Privileged And Confidential Information.	Tennessee Regulatory Authority	503kb
01/03/06	Quarterly Report.	Nashville Gas Company	128kb
09/02/05	Nashville Gas' Annual Report For Shared Gas Cost Savings For The Period July 1, 2004 Through June 30, 2005.	Nashville Gas Company	193kb
04/07/05	Quarterly Report For The Period November 1, 2004 Thru January 31, 2005.	Piedmont Natural Gas Co	110kb
09/01/04	Annual Report Of Shared Gas Cost Savings For The Period July 1, 2003 Through June 30, 2004 (Proprietary).	Nashville Gas Company	102kb
07/16/04	Nashville Gas' Quarterly Report For The Period July 1, 2003 Through April 30, 2004.	Nashvillle Gas Co.	85kb
04/16/04	Nashville Gas Company Submits The Quarterly Report Of Shared Gas Cost Savings For The Period July 1, 2003 Through January 31, 2004.	Nashville Gas Company	78kb
01/02/04	Quarterly Report On Shared Gas Cost Savings For The Period July 1, 2003 Through October 31,2003.	Nashville Gas	102kb
08/22/03	Nashville Gas' Annual Report Of Shared Gas Cost Savings For Theplan Year Ended June 30, 2003 (Proprietary)	Nashville Gas	263kb
06/30/03	Quarterly Report For July 1, 2002 Through April 30, 2003 (proprietary).	Nashville Gas	162kb
04/03/03	Quarterly Report Of Shared Gas Cost Savings For The Period July 1, 2002 Through January 31, 2003.	Peidmont Natural Gas	155kb
01/06/03	Nashville Gas Co.'s Quarterly Report (proprietary).	Piedmont Natural Gas.	272kb
08/30/02	Nashville Gas' Report Of Shared Gas Cost Savings For The Plan Year Ended June 30, 2002.	Nashville Gas.	197kb
12/31/01	Nashville Gas Submits Performance Incentive Plan.	Unknown	106kb
08/29/01	Nashville Gas Submits Annual Report of Shared Gas Cost Savings - Cover Letter Only.	Unknown	46kb
06/27/01	Nashville Gas Files Quarterly Report of Shared Gas Cost Savings - Cover Letter Only.	Unknown	44kb
07/05/00	Order Adopting IPA Compliance Audit Report of Authority's Staff.	Tennessee Regulatory Authority	874kb
06/23/00	Nashville Gas Submits the Accompanying Quarterly Report of Shared Gas Cost Savings for Period Ending April 30, 2000.	Unknown	190kb
05/03/00	Notice of Filing by Energy and Water Division of the Tennessee Regulatory Authority.	Tennessee Regulatory Authority	823kb
03/30/00	Nashville Gas Submits the Accompanying Quarterly Report of Shared Gas Cost Savings for Period Ending January 31, 2000.	Unknown	87kb
01/04/00	Nashville Gas Submits an Accompanying Quarterly Report of Shared Gas Cost Savings Through October 31, 1999.	Unknown	86kb

08/04/99	Annual Report of Shared Gas Cost Savings Ending June 30, 1999.	Unknown	93kb
06/29/99	Summary of Shared Gas Cost Savings 7/1/98 Through 4/30/99.	Unknown	84kb

35kb

134kb

Request to Postpone Action Until the TRA's Next Sunshine Meeting.

Petition of United Cities Gas Company.

06/16/99

06/02/99

	Tennessee Regulatory Author	rity	Docket 9900389	
Status: Clos	ed	Туре	:	
Section:		Pane	el: none	
IN RE: PET	ITION OF UNITED CITIES GAS COMPANY FOR	WAI	VER OF RULE 1220-4-705.	
Date Filed	Caption		Company Filing	Size
10/13/99	Order Accepting Proposal.		Tennessee Regulatory Authority	189kb

Unknown

Unknown

	Tennessee F	Regulatory Authority	Docket 0000281	
Status: Clos	ed	Type: Utilities/Energy and Wate	r	
Section:		Panel: none		
IN RE: NAS	SHVILLE GAS COMPAN	Y AUDIT OF THE INCENTIVE	PLAN FOR YEAR ENDED JUNE	30, 2000.
Date Filed	Caption Company Filing Size			
04/05/00	Nashville Gas Audit.	Xi	Unknown	118kb

Status: Closed	Type: Utilities/Energy and Water
Section:	Panel: none

IN RE: UNITED CITIES GAS COMPANY, A DIVISION OF ATMOS ENERGY CORPORATION, INCENTIVE PLAN ACCOUNT (IPA) AUDIT.

Date Filed	Caption	Company Filing	Size
	Order Adopting IPA Compliance Audit Report of Authority's Staff.	Tennessee Regulatory Authority	929kb
01/09/01	Notice of Filing by Energy and Water Division of the Tennessee Regulatory Authority.	Tennessee Regulatory Authority	840kb
06/02/00	Audit of United Cities Gas Company.	Tennessee Regulatory Authority	670kb

Status: Closed	Type: Utilities/Energy and Water
Section:	Panel: none

IN RE: AUDIT OF NASHVILLE GAS COMPANY'S INCENTIVE PLAN ACCOUNT FOR THE YEAR ENDED JUNE 30, 2000.

Date Filed	Caption	Company Filing	Size
	Order Adopting IPA Compliance Audit Report of Authority's Staff.	Tennessee Regulatory Authority	686kb
04/04/01	Notice of Filing by Energy and Water Division of the Tennessee Regulatory Authority.	Tennessee Regulatory Authority	654kb
08/28/00	Request for Docket Number.	Tennessee Regulatory Authority	157kb

Section:	Panel: none	
Status: Closed	Type: Utilities/Energy and Water Petition	

IN RE: PETITION OF CHATTANOOGA GAS COMPANY FOR APPROVAL OF TARIFF ESTABLISHING A PERFORMANCE-BASED RATE MAKING MECHANISM.

Date Filed	Caption	Company Filing	Size
01/25/02	Performance-Based Rate Making Tariff of Chattanooga Gas.	Unknown	297kb
01/08/02	Order Approving Tariff Establishing a Performance- Based Rate Making Mechanism.	Tennessee Regulatory Authority	458kb
09/11/01	Attorney General's Comments Regarding the Petition to Intervene.	Unknown	65kb
09/04/01	Attorney General's Petition to Intervene.	Unknown	88kb
08/01/01	Chattaneoga Cas Mosponeo to Mar Eata Medacott	Unknown	409kb
07/16/01	TRA Data Request Letter - Response Due by Friday, July 20, 2001.	Tennessee Regulatory Authority	77kb
07/13/01	Petition for Approval.	Unknown	548kb

Status: Closed	Type: Utilities/Energy and Water Audit
Section: Section 3	Panel: Kyle,Hargett,Freeman
Consolidated with: <u>0200850</u>	Related dockets:

IN RE: AUDIT OF UNITED CITIES GAS COMPANY'S INCENTIVE PLAN ACCOUNT (IPA) FOR THE PERIOD OF APRIL 1, 2000, THROUGH MARCH 31, 2001.

Date Filed	Caption	Company Filing	Size
08/26/08	Agreed Order Of Dismissal With Prejudice.	Tennessee Regulatory Authority	32kb
08/26/08	Proposed Agreed Order Of Dismissal With Prejudice.	Atmos Energy Corporation	30kb
08/14/08	Copies Of Invoices Provided By Atmos Requested By The CAD (Confidential, On File In Docket Office).	Tennessee Regulatory Authority	23kb
08/07/08	Letter To Richard Collier From The CAD Requesting Records.	Consumer Advocate Division	21kb
07/30/08	Order Granting Joint Motion To Amend Procedural Schedule.	Tennessee Regulatory Authority	21kb
07/30/08	Joint Motion To Amend Procedural Schedule.	Tennessee Regulatory Authority	33kb
07/14/08	Protective Order.	Tennessee Regulatory Authority	110kb
07/11/08	Proposed Protective Order.	Consumer Advocate Division	113kb
07/11/08	Atmos Energy's Response To Joint Discovery Request Of The CAD And The TRA Staff (Confidential on file in Docket Office).	Atmos Energy Corporation	149kb
07/10/08	Notice Of Filing By The CAD.	Consumer Advocate Division	25kb
07/02/08	Transcript Of Status Conference, Wednesday, June 18, 2008.	Nashville Court Reporters	N/A
06/27/08	Joint Discovery Request Of The CAD And The TRA Staff To Atmos Energy Corp.	Consumer Advocate Division	96kb
06/03/08	Order Granting Continuance.	Tennessee Regulatory Authority	22kb
05/20/08	2008 Direct Testimony Of Frank H. Creamer.	Atmos Energy Corporation	862kb
05/19/08	Notice Of Status Conference.	Tennessee Regulatory Authority	19kb
05/19/08	Transcript Of Status Conference, Tuesday, April 29, 2008.	Nashville Court Reporters	N/A
05/19/08	Transcript Of Status Conference, Monday, May 5, 2008.	Nashville Court Reporters	N/A
05/13/08	Order Affirming, In Part, And Vacating, In Part, Hearing Officer's Initial Order.	Tennessee Regulatory Authority	97kb
05/01/08	Notice Of Status Conference.	Tennessee Regulatory Authority	20kb
04/30/08	Joint Motion For Continuance.	Atmos Energy Corporation	29kb
04/23/08	Notice Of Status Conference.	Tennessee Regulatory Authority	20kb
04/17/08	Motion Of Director Ron Jones.	Tennessee Regulatory Authority	195kb
03/16/07	Notice Of Oral Argument.	Tennessee Regulatory Authority	41kb
11/09/06	Joint Reply Brief Of The CAD And The TRA Staff In Opposition To The Request Of Atmos Energy To Review The Hearing Officer's Order.	Atmos Energy Corporation	394kb
11/09/06	Atmos Energy's Reply Brief.	Tennessee Regulatory Authority	99kb
11/03/06	Second Notice Of Revised Briefing Schedule	Tennessee Regulatory Authority	343kb

11/02/06	CAD's Motion To Extend Time To File Reply Briefs.	Consumer Advocate Division	60kb
10/19/06	Atmos Energy's Brief On Review Of Initial Order Of Hearing Officer On The Merits And Request For Oral Argument.	Atmos Energy Corporation	1479kb
10/19/06	Joint Brief Of The CAD And The TRA In Opposition To The Request Of Atmos To Review The Hearing Officer's Order.	Consumer Advocate Division	61kb
08/21/06	Notice Of Revised Briefing Schedule.	Tennessee Regulatory Authority	41kb
08/09/06	Atmos Energy Corp.'s Motion To Modify Briefing Schedule.	Atmos Energy Corporation	794kb
08/01/06	Notice Of Briefing Schedule.	Tennessee Regulatory Authority	45kb
05/10/06	Consumer Advocate's Response To Motion For TRA Review Of Hearing Officer Order.	Consumer Advocate Division	1035kb
05/03/06	Motion For TRA Review Of Hearing Officer Order.	Atmos Energy Corporation	103kb
04/18/06	Order Denying Motion For Reconsideration.	Tennessee Regulatory Authority	155kb
04/12/06	Staff Response To Atmos Energy Corporation's Motion For Reconsideration To Hearing Officer.	Tennessee Regulatory Authority	133kb
04/12/06	Consumer Advocate's Reply To Motion For Reconsideration.	United Cities Gas Company	165kb
04/07/06	Order Granting Motion To Extend Time To File Response.	Tennessee Regulatory Authority	43kb
04/05/06	CAD's Motion To Extend Time To File Response.	Consumer Advocate Division	74kb
03/29/06	Atmos Energy Corp.'s Motion For Reconsideration To Hearing Officer.	Atmos Energy Corporation	491kb
03/14/06	Initial Order Of Hearing Officer On The Merits.	Tennessee Regulatory Authority	3945kb
01/04/05	Atmos Energy's Reply To Post-Hearing Briefs Of The TRA Staff And The CAD.	Atmos	752kb
12/13/04	CAD's Post Hearing Brief.	CAD	1852kb
<u>12/13/04</u>	Staff Reply To Atmos Energy Corporation's Post-Hearing Brief.	Atmos Energy	173kb
11/23/04	Atmos' Post-hearing Brief.	Atmos	2716kb
11/03/04	Transcript Of Proceedings, Tuesday, October 19, 2004, Vols. I And II.	Nashville Court Reporters	N/A
10/20/04	Order Setting Procedural Schedule For Filing Of Post-Hearing Briefs.	Tennessee Regulatory Authority	40kb
10/18/04	Request To Take Official Notice.	Atmos Energy Corp.	101kb
10/05/04	Rebuttal Testimony Of Patricia Childers.	Atmos Energy	211kb
10/05/04	Rebuttal Testimony Of John Hack.	Atmos Energy	103kb
10/05/04	Rebuttal Testimony Of Frank H. Creamer.	Atmos Enegy	1404kb
10/05/04	Rebuttal Testimony Of Steve Brown On Behalf Of The CAD.	CAD	3897kb
10/05/04	Rebuttal Testimony Of Daniel W. McCormac On Behalf Of The CAD.	CAD	614kb
09/28/04	Notice Of Hearing.	Tennessee Regulatory Authority	39kb
09/27/04	Third Supplemental Response Of Atmos Energy To The CAD's Discovery.	Atmos Energy Corp.	92kb
09/23/04	Second Supplemental Response Of Atmos To The CAD's Written Discovery.	Atmos Energy	100kb
09/21/04	Supplemental Response Of Atmos Energy Corporation To The Attorney General's Written Discovery.	Atmos Energy Corporation	2072kb

9/16/04	Transcript Of Proceedings, Wednesday, September 15, 2004.	Nashville Court Reporters	N/A
09/10/04	Notice Of Status Conference.	Tennessee Regulatory Authority	40kb
09/08/04	CAD's Motion To Compel Discovery.	CAD	518kb
09/01/04	Response Of Atmos To The CAD's Written Discovery.	Atmos Energy Corp.	2453kb
09/01/04	CAD's Response To Atmos' Post-Testimony Discovery Requests.	CAD	2377kb
08/26/04	Order Modifying Procedural Schedule.	Tennessee Regulatory Authority	69kb
08/13/04	Attorney General's Written Discovery To Atmos Energy.	CAD	433kb
08/13/04	Atmos' Post-Testimony Discovery Requests To The CAD.	Atmos Energy Corp.	160kb
08/12/04	Order Granting In Part And Denying In Part Consumer Advocate's Renewed Motion To Summarily Deny Motion To Approve Settlement Agreement And Alternatively To Treat The Motion As A Motion For Summary Judgment And Denying Motion To Approve Settlement Agreement.	Tennessee Regulatory Authority	154kb
08/12/04	Order Denying Motion For The Staff Of The Energy And Water Division To Set The Petition Of United Cities Gas Co. To Amend The Performance Based Ratemaking Mechanism Rider To Its Tariff For Hearing On The Merits And Modifying Procedural Schedule.	Tennessee Regulatory Authority	185kb
08/10/04	Affidavit Of Dan McCormac Certifying That The Direct Testimony Filed On July 30, 2004 Was His Own.	CAD	55kb
07/30/04	Direct Testimony Of Pat Murphy.	Tennessee Regulatory Authority	3470kb
07/30/04	Direct Testimony Of Frank H. Creamer.	United Cities Gas Company	1066kb
07/30/04	Direct Testimony Of John Hack.	United Cities Gas Company	395kb
07/30/04	Direct Testimony Of Patricia Childers.	United Cities Gas Company	8334kb
07/30/04	Direct Testimony Of Daniel W. McCormac Of The CAD.	CAD	697kb
07/30/04	Direct Testimony Of Steve Brown Of The CAD.	CAD	755kb
07/12/04	Transcript Of Proceedings, Friday, June 25, 2004.	Nashville Court Reporters	N/A
06/23/04	Response Of The CAD To The TRA's Motion To Set Atmos' Petition For Hearing.	CAD	105kb
06/17/04	Notice Of Status Conference.	Tennessee Regulatory Authority	40kb
06/16/04	Motion Of The Staff Of The Energy And Water Division To Set The Petition Of United Cities Gas Company To Amend The Performance Based Ratemaking Mechanism Rider To Its Tariff For Hearing On The Merits.	Tennessee Regulatory Authority	84kb
06/16/04	Transcript Of Proceedings, Tuesday, June 8, 2004.	Nashville Court Reporters	N/A
06/08/04	Transcript Of Status Conference, Wednesday, June 2, 2004.	Nashville Court Reporters	N/A
06/07/04	CADs Motion To Set An Evidentiary Hearing On The Merits.	CAD	91kb
06/07/04	Energy And Water Division Staff's Response To CAD's Renewed Motion To Summarily Deny Motion To Approve Settlement And Alternatively To Treat The Motion As A Motion For Summary Judgment.	Tennessee Regulatory Authority	366kb
06/07/04	Affidavit Of Russell T. Perkins By The CAD.	CAD	101kb
06/07/04	Request To Take Official Notice By The CAD.	CAD	72kb
06/03/04	CAD's Renewed Motion To Summarily Deny Motion To Approve Settlement And Alternatively To Treat The Motion As A Motion For Summary Judgment.	CAD	132kb

05/28/04	Notice Of Potential Dispute By The CAD.	CAD	92kb
05/28/04	Reply Opposing Approval Of The Proposed Settlement By The CAD.	CAD	1258kb
05/27/04	Motion For Clarification Of Hearing Officer's Order.	Tennessee Regulatory Authority	93kb
05/26/04	Second Supplemental Responses To CAD's Interrogatories And Requests For Production Served On The TRA Staff.	Tennessee Regulatory Authority	80kb
05/26/04	Order Denying In Part And Granting In Part The CAD's Motion For Relief Under Rule 37.02 Of The TN Rules Of Civil Procedure.	Tennessee Regulatory Authority	369kb
05/24/04	Second Supplemental Response Of Atmos To The CAD's Interrogatories And Requests To Produce.	Atmos	87kb
05/21/04	Staff's Response To The CAD.	Tennessee Regulatory Authority	758kb
05/21/04	Reponses Of Atmos Energy Corp. To The CAD's Objections To The Motion For Approval Of Settlement Agreement.	Atmos	2723kb
05/18/04	Order Extending Jurisdiction Of Hearing Officer.	Tennessee Regulatory Authority	60kb
05/17/04	CAD's Objections To The Motion Filed By Atmos And The Staff Of The TRA.	CAD	2951kb
05/13/04	Second Supplemental Responses Of Atmos Energy To The CAD's Interrogatories And Requests To Produce.	Atmos Energy Corp.	56kb
05/13/04	Order Amending Procedural Schedule.	Tennessee Regulatory Authority	165kb
05/13/04	Order Granting In Part And Denying In Part CAD's Motion To Compel Discovery.	Tennessee Regulatory Authority	278kb
05/13/04	Response Of Atmos Energy To The CAD's Motion For Relief Under Rule 37.02.	Atmos Energy	50kb
05/13/04	CAD's Motion For Relief Under Rule 37.02 Of The TN Rules Of Civil Procedure.	CAD	182kb
<u>05/12/04</u>	Responses To Consumer Advocate's Motion To Compel Discovery Served On The Tennessee Regulatory Authority Staff	Tennessee Regulatory Authority	227kb
05/12/04	CAD's Motion To Compel Discovery.	CAD	353kb
05/12/04	Response Of Atmos Energy To The CAD's Motion To Compel.	Atmos Energy Corp.	171kb
05/11/04	Supplemental Responses Of Atmos Energy To The Attorney General's Interrogatories And Requests To Produce.	Atmos Energy Corp.	65kb
05/11/04	Supplemental Responses To Attorney General's Interrogatories And Requests For Production Served On The TRA Staff.	Tennessee Regulatory Authority	582kb
05/11/04	Transcript Of Proceedings, Monday, May 10, 2004.	Nashville Court Reportera	N/A
05/10/04	Responses Of Atmos Energy To The Attorney General's Interrogatories And Requests To Produce.	Atmos Energy Corp.	451kb
05/07/04	Response To Attorney General's Interrogatories And Requests For Production Served On The TRA Staff.	Tennessee Regulatory Authority	290kb
05/04/04	Notice Of Status Conference.	Tennessee Regulatory Authority	41kb
05/04/04	Objections To The Attorney General's Interrogatories And Requests To Produce To Atmos Energy Company.	Atmos Energy Corp.	106kb
05/04/04	Objections To Attorney General's Interrogatories And Requests For Production Served On The TRA Staff.	Tennessee Regulatory Authority	85kb
04/30/04	CAD's Interrogatories To Atmos Energy Corp.	CAD	288kb
04/30/04	CAD's Interrogatories To The TRA.	CAD	283kb
04/28/04	Transcript Of Proceedings, Thursday, April 22, 2004.	Nashville Court Reporters	N/A

04/28/04	Transcript Of Proceedings, Thursday, April 22, 2004 (Please See Docket No. 01-00704.	Nashville Court Reporters	N/A
04/28/04	Order Denying United Gas Company's Motion To Disqualify Witness.	Tennessee Regulatory Authority	362kb
04/28/04	Order Granting Motion To Consolidate And To Approve Settlement Agreement In Part, Granting Motion For Extension Of Time To Respond In Part, And Setting Procedural Schedule.	Tennessee Regulatory Authority	182kb
04/28/04	Order Granting Motion To Consolidate And To Approve Settlement Agreement On Part, Granting Motion For Extension Of Time To Respond In Part, And Setting Procedural Schedule.	Tennessee Regulatory Authority	182kb
04/15/04	Notice Of Status Conference.	Tennessee Regulatory Authority	36kb
04/15/04	Notice Of Status Conference.	Tennessee Regulatory Authority	36kb
03/29/04	Copy Of Attachments To The Filing Of The CAD On March 26, 2004.	CAD	1016kb
03/29/04	Copy Of Attachments To The March 26th Filing By The CAD.	CAD	1018kb
03/26/04	CAD's Motion For Extension Of Time To Respond To The Motion To Consolidate Filed By Atmos And Staff Of TRA.	CAD	244kb
03/26/04	CAD's Motion For Extension Of Time To Respond To The Motion To Consolidate Filed By Atmos And Staff Of TRA.	CAD	230kb
03/08/04	Motion To Consolidate And For Approval Of Settlement Agreement.	Tennessee Regulatory Authority	371kb
03/08/04	Motion To Consolidate And For Approval Of Settlement Agreement.	Tennessee Regulatory Authority	374kb
01/26/04	Order Granting Petition To Intervene.	Tennessee Regulatory Authority	143kb
01/09/04	Petition To Intervene.	Tennessee Regulatory Authority	174kb
11/21/03	CAD's Request For Disposition Of United Cities' Motion To Disqualify Witness.	CAD	138kb
06/19/03	CAD's Motion For Leave To Submit Pre-Mediation Statement On June 19, 2003.	CAD	167kb
05/07/03	Transcript Of Proceedings, Monday, April 7, 2003.	Nashville Court Reporters	N/A
04/09/03	Order Suspending Tariff For An Additional Ninety (90) Days, Convening A Contested Case Proceeding, Granting Intervention And Appointing A Pre-Hearing Officer.	Tennessee Regulatory Authority	137kb
04/01/03	Order On Motions For Summary Judgment.	Tennessee Regulatory Authority	3722kb
12/02/02	Petition To Intervene Filed On Behalf Of The CAD.	Office of the Attorney General, CAD.	290kb
10/23/02	Transcript Of Proceedings, Thursday, October 10, 2002 (copy Not On Internet).	Nashvill Court Reporters.	N/A
10/21/02	Affidavit Of Mark Thessin.	United Cities Gas Co.	436kb
10/21/02	Affidavit Of John Hack.	United Cities Gas Co.	441kb
10/21/02	Affidavit Of Frank H. Creamer.	United Cities Gas Co.	2128kb
<u>10/21/02</u>	UCGC's Response To The Statement Of Material Facts Submitted By The CAD.	United Cities Gas Co.	318kb
10/21/02	Affidavit Of Patricia Childers (Confidential-Filed Under Seal In Docket Office).	United Cities Gas Co.	25kb
10/21/02	Exhibits To UCGC's Petition Regarding Affiliated Transaction And Request For Permission To Include New Agreement Covering East Tennessee-Nora Delivery Point (Proprietary-filed Under Seal In Docket Office).	United Cities Gas Co.	N/A

10/21/02	UCGC's Memorandum In Response To The Motions For Summary Judgment Filed By The Staff Of The TRA And	United Cities Gas Co.	2344kb
10/18/02	Transcript Of Proceedings, Thursday, October 10, 2002.	Nashville Court Reporters.	N/A
10/18/02	Notice Scheduling Oral Arguments For Motions For Summary Judgment.	Tennessee Regulatory Authority	84kb
10/18/02	Attorney General's Second Supplemental Response To First Data Requests From United Cities Gas Co.	Attorney General.	1449kb
10/16/02	Request To Take Official Notice.	Tennessee Regulatory Authority	96kb
10/15/02	Minutes From The Regular Meeting Of The Board Of Directors Of The United Cities Gas Company On April 28, 1995, July 28, 1995 And May 3, 1996.	United Cities Gas Co.	599kb
10/14/02	Attorney General's Revised And Supplemental Response To First Data Request From United Cities Gas Co.	Attorney General.	944kb
10/14/02	UCGC's Revised Reponses To Attorney General's First Set Of Interrogatories.	United Cities Gas Co.	1146kb
10/11/02	Attorney General's Supplemental Revised Set Of Interrogatories And Requests To Admit.	Attorney General.	474kb
10/04/02	Notice Scheduling Oral Argument.	Tennessee Regulatory Authority	110kb
10/03/02	Attorney General's Notice And Request For Expedited Resolution.	United Cities Gas Company	254kb
09/30/02	Attorney General's Response To United Cities' Motion To Compel Further Response By The CAD To The First Data Requests From United Cities	Attorney General.	1037kb
09/30/02	United Cities Gas Co.'s Memorandum In Response To The Attorney General's Motion To Compel.	Tennessee Regulatory Authority	154kb
09/30/02	Response Of Tennessee Regulatory Authority Staff To Motion To Compel.	Tennessee Regulatory Authority	429kb
09/27/02	Attorney General's Supplemental Memorandum Of Law In Support Of Motion To Compel Answers To The Attorney General's First Set Of Interrogatories, Request For Production Of Document & Things And Request For Admission.	Attorney General.	1569kb
09/26/02	Exhibit A To United Cities' Motion To Compel.	Baker Donelson,	1240kb
09/24/02	Attorney General's Motion To Compel Answers To The Attorney General's First Set Of Interrogatories.	Attorney General.	3605kb
09/24/02	United Cities' Motion To Compel Further Response By The CAD To The First Data Requests From United Cities Gas Co.	United Cities Gas Co.	289kb
09/24/02	United Cities' Motion To Compel Further Response By The TRA Staff To United Cities' First Data Requests.	United Cities Gas Co.	137kb
09/24/02	United Cities' Responses To Attorney General's First Set Of Interrogatories, Requests For Production Of Documents And Things And Requests For Admission.	United Cities Gas Co.	1208kb
09/17/02	Order Suspending Tariff Ninety (90) Days.	Tennessee Regulatory Authority	157kb
09/06/02	Attorney General's Response To First Data Request From United Cities Gas Co.	Attorney General.	1026kb
09/06/02	Response To First Data Request Filed By United Cities Gas Company.	Tennessee Regulatory Authority	259kb
09/04/02	Attorney General's First Set Of Interrogatories, Requests For Production Of Documents & Things, And Requests For Admission To United Cities Gas Co.	Attorney General.	984kb
08/29/02	Order Scheduling Discovery, Response And Oral Argument Relative To Motions For Summary Judgment.	Tennessee Regulatory Authority	107kb
08/09/02	Petition.	United Cities Gas Co.	885kb

08/01/02	Consumer Advocate's Response And Objection To United's Petition For Discovery And Request For Additional Time.	Consumer Advocate.	463kb
07/31/02	Brief In Support Of Motion For Summary Judgment.	Tennessee Regulatory Authority	5638kb
07/31/02	Motion For Summary Judgment.	Tennessee Regulatory Authority	91kb
07/26/02	Letter To Richard Collier From Jon Wike.	Tennessee Regulatory Authority	74kb
07/25/02	Response By The CAD To First Data Request Filed By United Cities Gas Co.	Attorney General.	301kb
07/24/02	RESPONSE TO FIRST DATA REQUEST FILED BY UNITED CITIES GAS COMPANY.	Tennessee Regulatory Authority	127kb
07/23/02	First Data Request From United Cities Gas Co. To The CAD.	United Cities Gas Co.	311kb
07/23/02	First Data Request From United Cities Gas To The Staff Of The TRA.	United Cities Gas Co.	160kb
07/19/02	Motion For Partial Summary Judgment.	Consumer Advocate.	242kb
07/19/02	Order Setting Hearing, Rescheduling Pre-Hearing Conference And Establishing Filing Schedule.	Tennessee Regulatory Authority	237kb
07/17/02	Affidavit Of Stephen N. Brown In Support Of Motion For Partial Summary Judgment.	Consumer Advocate.	226kb
07/17/02	Memorandum In Support Of Motion For Partial Summary Judgment.	Consumer Advocate.	1575kb
06/28/02	Order Appointing A Hearing Officer.	Tennessee Regulatory Authority	155kb
06/26/02	CAD's Motion To Leave The Record Open.	Consumer Advocate.	202kb
06/05/02	Issues List Submitted By United Cities Gas Company.	United Cities Gas Company	153kb
06/05/02	United Cities Gas' Motion For Pre-Hearing Conference.	United Cities Gas Company	124kb
05/20/02	Joint Motion To Continue.	Consumer Advocate and Protection Division	182kb
05/16/02	Consumer Advocate And Protection Division's Response To UCGC's Motion To Disqualify Witness.	Consumer Advocate.	220kb
05/16/02	Order Granting Continuance Of Hearing.	Tennessee Regulatory Authority	81kb
05/14/02	United Cities Gas Company's Motion To Disqualify Witness.	United Cities Gas Company	340kb
05/13/02	Order Convening A Contested Case Proceeding, Granting Intervention To Consumer Advocate And Appointing A Pre-hearing Officer.	Tennessee Regulatory Authority	128kb
05/13/02	Notice Of Hearing.	Tennessee Regulatory Authority	84kb
05/09/02	United Cities Gas Company's Witness List.	United Cities Gas Company	175kb
05/09/02	Attorney General's Witness List.	Attorney General.	180kb
05/09/02	Order Establishing Procedural Schedule.	Tennessee Regulatory Authority	120kb
05/09/02	Witness List For Authority Staff Participating As A Party.	Tennessee Regulatory Authority	101kb
05/08/02	Request To Take Official Notice.	Tennessee Regulatory Authority	89kb
05/07/02	Issues List For Authority Staff Participating As A Party.	Tennessee Regulatory Authority	127kb
05/01/02	Notice Of Filing And Pre-Hearing Conference.	BellSouth Telecommunications, Inc.	102kb
04/16/02	Faxed Letter From Joe Connor Requesting That The TRA Extend The Deadline To Finalize The Audit In Order To Accommodate The Hearing To Be Set In This Matter.	United Cities Gas Company	95kb
04/15/02	Petition To Intervene By The Attorney General.	Attorney General's Office.	297kb

04/12/02	United Cities Gas Company's Motion To Reschedule Consideration Of The IPA Audit And To Set An Evidentiary Hearing.	United Cities Gas Company	135kb
04/10/02	Notice Of Filing By Energy And Water Division Of The Tennessee Regulatory Authority.	Tennessee Regulatory Authority	7106kb
04/09/02	Clarification Letter From Jon Wike To United Cities Gas.	Tennessee Regulatory Authority	132kb
04/09/02	Faxed Letter To Jon Wike From Joe Connor.	United Cities Gas Company	968kb
03/05/02	TRA Staff is requesting an additional extension for completion of the Staff's audit.	Tennessee Regulatory Authority	66kb
01/25/02	UCG Requests an Extension to March 12th.	United Cities Gas Company	72kb
08/09/01	TRA Audit.	Tennessee Regulatory Authority	118kb

Tennessee Regulatory Authority Docket 0200850				
Status: Consolidated Type: Utilities/Energy and Water Other				
Section: Section 5	Panel: Roberson,Hargett,Freeman			
Consolidated into: 0100704	Related dockets:			
IN RE: PETITION BY UNITED CITIES GAS COMPANY TO AMEND THE PERFORMANCE BASED RATEMAKING MECHANISM RIDER TO ITS TARIFF				
Date Filed Caption Company Filing Size			Size	

Status: Closed	Type: Utilities/Energy and Water
Section:	Panel: none

IN RE: NASHVILLE GAS COMPANY'S INCENTIVE PLAN ACCOUNT FOR THE YEAR ENDED JUNE 30, 2001.

Date Filed	Caption	Company Filing	Size
03/15/02	Order Adopting IPA Compliance Audit Report of Tennessee Regulatory Authority's Energy and Water Division.	Tennessee Regulatory Authority	265kb
02/11/02	Notice Of Filing By Energy And Water Division Of The TRA.	Tennessee Regulatory Authority	1160kb
09/06/01	NGC's IPA.	Unknown	114kb

Status: Closed	Type: Utilities/Energy and Water Other	
Section:	Panel: Kyle,Jones,Miller	

IN RE: CHATTANOOGA GAS COMPANY'S INCENTIVE PLAN ACCOUNT FOR THE PLAN YEAR ENDED JUNE 30, 2002.

Date Filed	Caption	Company Filing	Size
	Order Adopting IPA Compliance Audit Report Of Authority's Staff.	Tennessee Regulatory Authority	1115kb
	Notice Of Filing By Energy And Water Division Of The TRA.	Tennessee Regulatory Authority	778kb
02/14/03	Data Request.	Tennessee Regulatory Authority	98kb
09/04/02	Request For Docket No.	Tennessee Regulatory Authority	185kb

Status: Closed	Type: Utilities/Energy and Water Other	
Section:	Panel: Kyle,Miller,Tate	

IN RE: AUDIT OF NASHVILLE GAS COMPANY'S INCENTIVE PLAN ACCOUNT FOR THE PLAN YEAR ENDED JUNE 30, 2002.

Date Filed	Caption	Company Filing	Size
03/26/03	Order Adopting IPA Compliance Audit Report Of TRA's Energy And Water Division.	Tennessee Regulatory Authority	1440kb
	Notice Of Filing By Energy And Water Division Of The Tennessee Regulatory Authority.	Tennessee Regulatory Authority	1197kb
09/04/02	Request For Docket No.	Tennessee Regulatory Authority	260kb

Status: Closed	Type: Utilities/Energy and Water Audit
Section:	Panel: Kyle,Tate,Jones

IN RE: AUDIT OF NASHVILLE GAS COMPANY'S INCENTIVE PLAN ACCOUNT FOR THE PLAN YEAR ENDED JUNE 30, 2003.

Date Filed	Caption	Company Filing	Size
02/04/05	Order Accepting Company's Proposed Improvements To Company's IPA.	Tennessee Regulatory Authority	120kb
10/01/04	Order Adopting, In Part, IPA Compliance Audit Report Of TRA's Energy And Water Division.	Tennessee Regulatory Authority	1038kb
08/13/04	Nashville Gas Co. Disagrees With Staff's Position On Several Issues And Submits This Summary Of It's Position.	Nashville Gas Co.	162kb
08/05/04	Staff Reply To Nashville Gas Company's Proposals.	Tennessee Regulatory Authority	164kb
06/17/04	Nashville Gas Proposals To Modify The Way In Which It Executes Its Incentive Plan.	Nashville Gas Company	233kb
05/17/04	Notice Of Filing.	Tennessee Regulatory Authority	48kb
05/12/04	Nashville Gas Is Requsting A Thirty Day Extension Of Time To File Proposals.	Nashville Gas	57kb
05/05/04	Notice Of Filing.	Tennessee Regulatory Authority	32kb
04/12/04	Nashville Gas Co.'s Response to the TRA Energy and Water Division's IPA Audit Report.	Nashville Gas Company	7015kb
04/07/04	Request To Defer Consideration From April 12, 2004 TRA Conference To April 26, 2004	Nashville Gas Company	63kb
04/02/04	Nashville Gas Is Asking To Remove Pages 8 And 11 From The TRA's Internet Site.	Nashville Gas Company	71kb
03/29/04	Notice Of Filing By Energy And Water Division Of The Tennessee Regulatory Authority.	Tennessee Regulatory Authority	N/A
08/27/03	Request For Docket No.	Tennessee Regulatory Authority	270kb

Status: Closed	Type: Utilities/Energy and Water Audit	
Section:	Panel: Kyle,Tate,Jones	

IN RE: TENNESSEE REGULATORY AUTHORITY'S AUDIT OF CHATTANOOGA GAS COMPANY'S PERFORMANCE BASED RATEMAKING MECHANISM FOR THE PERIOD ENDING JUNE 30, 2003.

Date Filed	Caption	Company Filing	Size
06/24/04	Order Adopting Audit Report Of Authority's Staff.	Tennessee Regulatory Authority	436kb
	Notice Of Filing By Energy And Water Division Of The Tennessee Regulatory Authority.	Tennessee Regulatory Authority	311kb
02/09/04	Letter To AGLC From The Staff Of Energy And Water Requesting An Extension To File The Audit Reports.	Tennessee Regulatory Authority	48kb
09/10/03	Request For Docket No.	Tennessee Regulatory Authority	75kb

Status: Closed	Type: Utilities/Energy and Water Audit	
Section:	Panel: Kyle,Miller,Jones	

IN RE: AUDIT OF NASHVILLE GAS COMPANY'S INCENTIVE PLAN ACCOUNT FOR THE PLAN YEAR ENDED JUNE 30, 2004.

Date Filed	Caption	Company Filing	Size
09/06/05	Order Adopting Incentive Plan Account Filing.	Tennessee Regulatory Authority	1263kb
05/31/05	Staff Reply To Nashville Gas Company's Response To The Staff's Reply.	Tennessee Regulatory Authority	259kb
05/26/05	Data Response.	Nashville Gas Company	446kb
<u>05/18/05</u>	Staff Reply To Nashville Gas' Repsonsto The TRA's Incentive Plan Account Audit Report.	Tennessee Regulatory Authority	798kb
04/21/05	Letter To Company From Pat Murphy.	Tennessee Regulatory Authority	48kb
04/20/05	Letter Advising The Authority Of The Reasons For This Delay In Making Company's Response.	Nashville Gas Company	75kb
04/19/05	Letter From James Jeffries To Be Filed On Behalf Of Nashville Gas Co.	Nashville Gas Company	125kb
04/19/05	Nashville Gas Responses To Untilities Divison's Incentive Plan Account Audit Report.	Nashville Gas Company	1335kb
03/21/05	Letter From Nashville Gas Stating That The Deadline For Filing Audit Report Has Been Extended To May 28, 2005.	Nashville Gas Company	68kb
03/04/05	Notice Of Filing By Utilities Division Of The TRA.	Tennessee Regulatory Authority	1196kb
02/08/05	TRA Staff Is Requesting A One Month Extension To March 28, 2005.	Tennessee Regulatory Authority	42kb
09/15/04	Request For Docket No.	Tennessee Regulatory Authority	28kb
09/01/04	Nashville Gas' Annual Report.	Nashville Gas	94kb

Теі	nnessee Regulatory Authority Docket 0500008
Status: Closed	Type: Utilities/Energy and Water Audit
Section:	Panel: Kyle,Miller,Jones

IN RE: AUDIT OF NASHVILLE GAS COMPANY'S INCENTIVE PLAN FOR THE YEAR ENDED JUNE 30, 2004

Date Filed	Caption	Company Filing	Size
01/07/05	Audit.	Nashville Gas Company	134kb

Status: Closed	Type: Utilities/Telecom Other	
Section:	Panel: Kyle,Roberson,Freeman	

IN RE: REVIEW OF NASHVILLE GAS COMPANY'S IPA RELATING TO ASSET MANAGEMENT FEES

Date Filed	Caption	Company Filing	Size
02/19/13	Public Redacted Version Of The Review Of Performance Incentive Plan And Capacity Resourses, Dated November 2012.	Piedmont Natural Gas Co.	2147kb
03/08/10	Joint Notice To Make Public Certain Portions Of The Review Of Performance Incentive Plan And Capacity Resources.	Consumer Advocate Division	98kb
02/23/10	Public Version Of The Review Of Performance Incentive Plan And Capacity Resources.	Nashville Gas Company	2445kb
08/24/09	Handout Presented At The August 24, 2009 Conference.	Tennessee Regulatory Authority	49kb
06/30/08	Dissenting Opinion Of Director Ron Jones To The Order Approving Settlement.	Tennessee Regulatory Authority	84kb
12/14/07	Order Approving Settlement.	Tennessee Regulatory Authority	221kb
08/08/07	Notice Of Oral Presentation Regarding Proposed Settlement Agreement.	Tennessee Regulatory Authority	52kb
06/05/07	Joint Request For Approval Of Rporposed Settlement Agreement Between Nashville Gas, CAD And Audit Staff Of TRA.	Tennessee Regulatory Authority	264kb
04/13/07	Nashville Gas' Negotiation Status.	Nashville Gas Company	75kb
03/27/06	Order Granting Agreed Motion To Stay Proceedings.	Tennessee Regulatory Authority	53kb
03/27/06	Agreed Motion To Stay Proceedings.	Consumer Advocate Division	74kb
03/21/06	Order Amending Procedural Schedule.	Tennessee Regulatory Authority	44kb
03/20/06	Parties Have Agreed To An Additional Week Extention To File Testimony.	Tennessee Regulatory Authority	76kb
03/15/06	CAD's Response To Nashville Gas' Request For Discovery.	Consumer Advocate Division	2648kb
02/17/06	CAD's Response To Motion To Amend Scheduling Order.	Consumer Advocate Division	40kb
02/17/06	Order Amending Procedural Schedule.	Tennessee Regulatory Authority	40kb
02/17/06	Letter From Aaron Rochelle To Hearing Officer Jean Stone Concerning Amending Scheduling Order.	Tennessee Regulatory Authority	84kb
02/06/06	Nashville Gas' Response To CADs Second Set Of Discovery Requests.	Nashville Gas Company	8508kb
01/25/06	Responses Of Nashville Gas To The Audit Staff's Second Discovery Request.	Nashville Gas Company	140kb
01/23/06	Nashville Gas' First Supplemental Response To The CAD's First Set Of Discovery Requests	Nashville Gas Company	81kb
01/20/06	Responses Of Nashville Gas To The CAD.	Nashville Gas Company	4299kb
01/17/06	Order Amending Procedural Schedule.	Tennessee Regulatory Authority	23kb
01/12/06	Motion For Extension Of Time.	Nashville Gas Company	67kb
01/03/06	Second Request For Admission To Nashville Gas Company By The CAD.	Consumer Advocate Division	1334kb
01/03/06	Second Set Of Discovery Requests To Nashville Gas Company By The CAD.	Consumer Advocate Division	710kb

01/03/06	TRA Staff's Second Discovery Request To Nashville Gas Company.	Tennessee Regulatory Authority	375kb
12/14/05	Responses Of Nashville Gas To The CAD's First Set Of Discovery Requests (Confidential Information On File In Docket Office).	Nashville Gas Company	864kb
12/14/05	Responses Of Nashville Gas To The Audit Staff's First Discovery Requests (Confidential Information On File In Docket Office).	Nashville Gas Company	2172kb
12/14/05	Response Of Nashville Gas Company To The CAD's Requests For Admission.	Nashville Gas Company	180kb
12/14/05	CAD's Response To Nashville Gas' Request For Discovery.	Consumer Advocate Division	649kb
12/14/05	List Of Participating TRA Employees In The Investigation Of This Case.	Tennessee Regulatory Authority	47kb
12/14/05	TRA Staff's First Discovery Responses To Nashville Gas.	Tennessee Regulatory Authority	793kb
11/29/05	Transcript Of Proceedings, Wednesday, November 2, 2005.	Nashville Court Reporters	N/A
11/29/05	Protective Order,	Tennessee Regulatory Authority	582kb
11/28/05	Order Establishing Procedural Schedule.	Tennessee Regulatory Authority	117kb
11/21/05	Nashville Gas Company's Proposed Protective Order.	Nashville Gas Company	624kb
11/14/05	Audit Staff's First Discovery Requests To Nashville Gas Company.	Tennessee Regulatory Authority	444kb
11/14/05	Nashville Gas First Set Of Interrogatories And Rquest For Production Of Document To The TRA Staff.	Nashville Gas Company	340kb
11/14/05	Nashville Gas' First Set Of Interrogatories And Request For Production Of Documents To The CAD.	Nashville Gas Company	341kb
11/14/05	Requests For Admission To Nashville Gas Company By The CAD.	Consumer Advocate Division	126kb
11/14/05	First Set Of Discovery Requests To Nashville Gas By The CAD.	Consumer Advocate Division	447kb
10/20/05	Notice Of Status Conference.	Tennessee Regulatory Authority	43kb
07/19/05	Order Granting Petition To Intervene.	Tennessee Regulatory Authority	117kb
07/12/05	Order Convening A Contested Case Proceeding And Appointing A Hearing Officer.	Tennessee Regulatory Authority	20kb
07/07/05	Petition To Intervene Filed By The CAD.	Consumer Advocate Division	156kb

Status: Closed	Type: Utilities/Energy and Water Audit	
Section:	Panel: Kyle,Miller,Jones	

IN RE: AUDIT OF NASHVILLE GAS COMPANY'S INCENTIVE PLAN ACCOUNT FOR THE PLAN YEAR ENDED JUNE 30, 2005

Date Filed	Caption	Company Filing	Size
07/13/06	Order Adopting Incentive Plan Account Filing Of Nashville Gas For Year Ended June 30, 2005.	Tennessee Regulatory Authority	168kb
03/24/06	Notice Of Reassignment Of Panels.	Tennessee Regulatory Authority	69kb
03/21/06	Notice Of Filing By Utilities Division Of The TRA.	Tennessee Regulatory Authority	542kb
02/22/06	Memorandum Extending Audit Of Incentive Plan Account.	Tennessee Regulatory Authority	31kb
01/19/06	Order Convening A Contested Case And Appointing A Hearing Officer.	Tennessee Regulatory Authority	27kb
01/06/06	Protective Order.	Tennessee Regulatory Authority	55kb
09/30/05	Audit.	Tennessee Regulatory Authority	133kb

Status: Closed	Type: Utilities/Energy and Water Audit	
Section:	Panel: Kyle,Miller,Jones	

IN RE: CHATTANOOGA GAS COMPANY ANNUAL INCENTIVE PLAN FILING FOR 12 MONTHS ENDED JUNE 30, 2005

Date Filed	Caption	Company Filing	Size
04/24/07	Dissenting Opinion Of Director Ron Jones.	Tennessee Regulatory Authority	60kb
04/24/07	Order Adopting IPA Report.	Tennessee Regulatory Authority	393kb
07/21/06	TRA Staff Reply To Chattanooga Gas' Response To The Utilities Division's Compliance Audit Report.	Tennessee Regulatory Authority	72kb
07/17/06	Response Of Chattanooga Gas To The Utilities Division's Compliance Audit Report.	Chattanooga Gas Company	164kb
07/12/06	Audit Staff Does Not Object To Request By Advisory Staff And Agreed To By Chattanooga Gas.	Tennessee Regulatory Authority	30kb
07/06/06	Chattanooga Gas Agrees To Extend The Itme Period Until August 31, 2006.	Chattanooga Gas Company	27kb
07/06/06	Staff Does Not Object To Request By Chattanooga Gas To Defer To August 7, 2006.	Tennessee Regulatory Authority	35kb
07/05/06	CGC Agrees To Extend The Time Period For The Disposition Of The Audit Until August 7, 2006.	Chattanooga Gas Company	30kb
06/30/06	Chattanooga Is Filing Comments In Response To The TRA Staff's Conclusion And Recommendations That Were Issued On June 23, 2006 And June 27, 2006.	Chattanooga Gas Company	32kb
06/27/06	Notice Of Filing By The Utilities Division Of The TRA.	Tennessee Regulatory Authority	333kb
05/23/06	Memorandum To File.	Tennessee Regulatory Authority	48kb
04/18/06	Order Convening A Contested Case And Appointing A Hearing Officer.	Tennessee Regulatory Authority	30kb
03/27/06	Data Response Of Chattanooga Gas.	Chattanooga Gas Company	736kb
03/23/06	Protective Orders	Tennessee Regulatory Authority	206kb
03/10/06	Annual Incentive Plan Filing For 12 Months Ending June 30, 2005.	Tennessee Regulatory Authority	56kb
12/01/05	Audit.	Chattanooga Gas Company	435kb

Status: Closed	Type: Utilities/Energy and Water Audit	
Section:	Panel: Kyle,Miller,Jones	

IN RE: NASHVILLE GAS COMPANY PERFORMANCE INCENTIVE PLAN FOR THE PERIOD JULY 1, 2005 THROUGH JUNE 30, 2006

Date Filed	Caption	Company Filing	Size
07/16/07	Order Adopting Incentive Plan Account Filing Of Nashville Gas Company For Year Ended June 30, 2006.	Tennessee Regulatory Authority	190kb
03/09/07	Opinion Of Director Ron Jones Concurring In Results Only.	Tennessee Regulatory Authority	1006kb
03/09/07	Order Convening A Contested Case And Appointing A Hearing Officer.	Tennessee Regulatory Authority	316kb
03/02/07	Protective Order.	Tennessee Regulatory Authority	233kb
02/23/07	Notice Of Filing By Utilities Division Of The TRA.	Tennessee Regulatory Authority	175kb
02/07/07	Memorandum To Docket File Concerning Extension Of Audit Of Nashville Gas Company's Incentive Plan Account For The Plan Year Ended June 30, 2006.	Tennessee Regulatory Authority	288kb
08/30/06	Audit.	Nashville Gas Company	57kb

Status: Closed	Type: Utilities/Energy and Water Other	
Section:	Panel: Roberson, Senate Appointee, Jones	

IN RE: CHATTANOOGA GAS COMPANY ANNUAL INCENTIVE PLAN FILING FOR THE 12 MONTHS ENDED JUNE 20, 2006

Date Filed	Caption	Company Filing	Size
11/27/07	Order Adopting Incentive Plan Report Of TRA Utilities Division.	Tennessee Regulatory Authority	44kb
06/07/07	Notice Of Filing By The Utilities Division Of The TRA.	Tennessee Regulatory Authority	131kb
05/18/07	The TRA Has Requested A 14 Day Extension To Complete Staff Audit And The Company Has No Objection.	Tennessee Regulatory Authority	62kb
<u>04/17/07</u>	Order Convening A Contested Case And Appointing A Hearing Officer.	Tennessee Regulatory Authority	29kb
03/28/07	Memorandum.	Tennessee Regulatory Authority	34kb
03/21/07	Protective Order.	Tennessee Regulatory Authority	233kb
01/25/07	Memorandum To File.	Tennessee Regulatory Authority	30kb
11/29/06	Filing With Attachment A. Attachment B And C Are Proprietary And On File In Docket Office.	Chattanooga Gas Company	60kb

Status: Closed	Type: Utilities/Energy and Water Audit
Section: Section 4	Panel: Kyle,Roberson,Freeman

IN RE: NASHVILLE GAS COMPANY PERFORMANCE INCENTIVE PLAN FOR THE PERIOD JULY 1, 2006 THROUGH JUNE 30, 2007

Date Filed	Caption	Company Filing	Size
06/30/08	Order.	Tennessee Regulatory Authority	359kb
05/29/08	Notice Of Filing By Utilities Division Of The Tennessee Regulatory Authority.	Tennessee Regulatory Authority	280kb
04/29/08	Memorandum.	Tennessee Regulatory Authority	33kb
04/03/08	Memorandum.	Tennessee Regulatory Authority	30kb
12/03/07	Gain/Loss Summary Of Peidmont Natural Gas (Confidential On File).	Nashville Gas Company	72kb
11/13/07	Order Convening A Contested Case And Appointing A Hearing Officer.	Tennessee Regulatory Authority	34kb
10/23/07	Protective Order.	Tennessee Regulatory Authority	411kb
10/18/07	Proposed Protective Order.	Nashville Gas Company	108kb
09/13/07	Performance Incentive Plan (Confidential on file in Docket Office).	Nashville Gas Company	81kb

Status: Open	Type: Utilities/Telecom Other
Section: Section 4	Panel: Kyle,Roberson,Freeman

IN RE: DOCKET TO EVALUATE CHATTANOOGA GAS COMPANY'S GAS PURCHASES AND RELATED SHARING INCENTIVES

Date Filed	Caption	Company Filing	Size
01/12/10	Notice Of Filing: Motion And Responsed To Chattanooga Manufacturer's Assocation's (sic) Motion To Combine In Docket 09-00183.	Consumer Advocate Division	5472kb
10/28/09	Position Brief Of The CAD In Relation To CGC's Request For Cost Recovery.	Consumer Advocate Division	583kb
10/28/09	Brief Of CGC Regarding Cost Recovery.	Chattanooga Gas Company	1003kb
10/28/09	Stipulation Regarding CGC's Requested Cost Recovery.	Consumer Advocate Division	113kb
10/23/09	Order Setting Issues & Time For Filing Briefs Relating To Recovery Of Litigation Costs.	Tennessee Regulatory Authority	30kb
10/13/09	Order Regarding Triennial Review Procedures And Criteria.	Tennessee Regulatory Authority	65kb
10/06/09	CGC's Documentation And Information Supporting Its Request To Recover The Costs Incurred To Defend This Docket From The Claims By The CAD.	Chattanooga Gas Company	54kb
09/23/09	Order.	Tennessee Regulatory Authority	174kb
09/21/09	Review Procedures And Process Handed Out At The September 21, 2009 TRA Authority Conference.	Tennessee Regulatory Authority	33kb
09/03/09	Comment Of Chattanooga Gas Company.	Chattanooga Gas Company	214kb
09/03/09	CAD's Comments On The Ordered Triennial Review Of Chattanooga Gas Company During The TRA Conference On August 24, 2009.	Consumer Advocate Division	160kb
08/26/09	Handout Given At The August 24, 2009 Conference.	Tennessee Regulatory Authority	50kb
07/31/09	Brief Of CGC.	Chattanooga Gas Company	1752kb
07/31/09	Post Hearing Brief Of The CAD.	Consumer Advocate Division	1108kb
07/20/09	Transcript Of Proceedings Monday, July 13, 2009 (confidential exhibits under seal in docket room)	Nashville Court Reporters	N/A
<u>07/17/09</u>	Order Affirming Hearing Officer's Order On Third Round Discovery Disputes.	Tennessee Regulatory Authority	130kb
07/09/09	Notice Of Administrative Notice.	Tennessee Regulatory Authority	21kb
07/08/09	Proposed Settlement Agreement.	Consumer Advocate Division	971kb
07/06/09	Pre-Hearing Order.	Tennessee Regulatory Authority	115kb
07/06/09	CGC's Additional Data For Response To Number 7 Of The CAD's Discovery Request.	Chattanooga Gas Company	50kb
07/02/09	CAD's Notice Of Withdrawal Of Dr. Steve Brown As A Witness.	Consumer Advocate Division	70kb
06/30/09	Transcript Of Proceedings, Monday, June 29, 2009.	Nashville Court Reporters	N/A
06/26/09	Notice Of FERC Violations (Confidential, On File In Docket Office).	Chattanooga Gas Company	N/A
06/25/09	CGC's Response To The CAD's Motion To Take Administrative Notice.	Chattanooga Gas Company	236kb
06/25/09	CGC's Objection To The CAD's One Additional Discovery Request.	Chattanooga Gas Company	142kb

06/25/09	CAD's Response To CGC's Motion For Clarification Relating To Issues Of Accumulated And Deferred Litigation Costs.	Consumer Advocate Division	96kb
06/25/09	CAD's Response To CGC's Request For The Authority To Take Administrative Notice Of Certain Documents.	Consumer Advocate Division	81kb
06/25/09	CAD's Response To CGC's Motion To Exclude Dr. Steven Brown's Testimony.	Consumer Advocate Division	646kb
06/22/09	CAD's Motion To Take Administrative Notice.	Consumer Advocate Division	103kb
06/22/09	CGC's Request For The Authority To Take Administrative Notice Of Certain Documents.	Consumer Advocate Division	83kb
06/22/09	CGS's Motion For Clarification Relating To Issues Of Accumulated And Deferred Litigation Costs .	Chattanooga Gas Company	92kb
06/22/09	CGC's Motion To Exclude Dr. Stephen Brown's Testimony For Failure To Meet Expert Witness Qualifications And Reliability Standards.	Chattanooga Gas Company	498kb
06/22/09	CAD's One Additional Discovery Request.	Consumer Advocate Division	84kb
06/22/09	CAD's Motion For Leave To Serve One Additional Discovery Request.	Consumer Advocate Division	523kb
06/16/09	Notice Of Hearing And Pre-hearing Conference.	Tennessee Regulatory Authority	25kb
06/10/09	Surrebuttal Testimony Of Steve Brown.	Consumer Advocate Division	2539kb
06/02/09	CGC's Response To The CAD's Motion For Interlocutory Review.	Chattanooga Gas Company	1280kb
05/26/09	CAD's Notice Of Intent Not To Supplement.	Consumer Advocate Division	73kb
05/21/09	Order On Third Round Discovery Disputes.	Tennessee Regulatory Authority	854kb
05/19/09	CAD'S Motion For Interlocutory Review.	Consumer Advocate Division	943kb
05/14/09	CGC's Data Response To Request No. 25 Of CAD.	Chattanooga Gas Company	42kb
05/12/09	CGC's Updated Responses To Certain Discovery Requests From CAPD's First Set Of Discovery Requests.	Chattanooga Gas Company	7950kb
05/12/09	CGC's Responses To CAPD's Third Set Of Discovery Requests.	Chattanooga Gas Company	965kb
05/12/09	Transcript Of Proceedings.	Nashville Court Reporters	N/A
04/30/09	Chattanooga Gas Company's Response To The CAPD'S Motion To Compel.	Chattanooga Gas Company	479kb
04/29/09	Notice Of Strike, In Part, Consumer Advocate's Motion To Compel.	Consumer Advocate Division	200kb
04/29/09	Notice Of Rescheduled Status Conference.	Tennessee Regulatory Authority	22kb
04/27/09	Nondisclosure Statement.	Consumer Advocate Division	33kb
04/27/09	Consumer Advocate's Motion To Compel.	Consumer Advocate Division	4993kb
04/27/09	Notice Of Status Conference.	Tennessee Regulatory Authority	22kb
04/23/09	Order Setting Deadline For Filing Motions To Compel Discovery And Responses Thereto.	Tennessee Regulatory Authority	23kb
04/22/09	Chattanooga Gas Company's Objections To CAPD's Third Discovery Requests.	Chattanooga Gas Company	323kb
04/15/09	Third Discovery Requests Of The CAD To CGC.	Consumer Advocate Division	848kb
04/01/09	CGC's Supplemental Testimony Of Tim Sherwood.	Chattanooga Gas Company	2228kb
03/02/09	Rebuttal Testimony Of Dr. Stephen Brown On Behalf Of The CAD (Attachments And Exhibits On Disk In Docket Office).	Consumer Advocate Division	220kb
03/02/09	Direct Testimony Of Dr. Stephen Brown On Behalf Of The CAD.	Consumer Advocate Division	142kb
03/02/09	Order On February 9, 2009 Status Conference.	Tennessee Regulatory Authority	361kb

2/24/09	Transcript Of Proceedings, Monday, February 9, 2009.	Stephens Court Reporting	N/A
1/27/09	Notice Of Rescheduling Of Status Conference.	Tennessee Regulatory Authority	18kb
01/27/09	CGC's Reply To The CAD's Response To CGC's Motion To Strike.	Chattanooga Gas Company	269kb
01/22/09	Notice Of Status Conference.	Tennessee Regulatory Authority	18kb
12/30/08	Transcript Of Status Conference, Monday, December 8, 2008.	Nashville Court Reporters	N/A
12/19/08	The CAD Does Not Wish To Comment On CGC's Characterization Of The Settlement Discussions Between The Parties.	Consumer Advocate Division	30kb
12/19/08	Status Report Of CGC.	Chattanooga Gas Company	73kb
12/17/08	Email From CGC And The CAD To Hearing Officer.	Chattanooga Gas Company	20kb
12/16/08	Joint Status Report.	Chattanooga Gas Company	88kb
12/09/08	Notice Of Cancellation Of Hearing.	Tennessee Regulatory Authority	18kb
12/08/08	Notice Of Rescheduling The Commencement Time For Pre-Hearing Conference.	Tennessee Regulatory Authority	21kb
12/05/08	CAD's Response To CGC's Objection And Motion To Strike.	Consumer Advocate Division	90kb
12/05/08	CGC's Reply To The CAD's Objection And Motion To Exclude Exhibits.	Chattanooga Gas Company	138kb
12/04/08	Order Granting Permission To Appear Pro Hac Vice.	Tennessee Regulatory Authority	17kb
12/03/08	Application To Appear Pro Hac Vice.	Chattanooga Gas Company	124kb
12/03/08	Consumer Advocates Objection And Motion To Exclude Exhibits.	Consumer Advocate Division	189kb
12/02/08	CGC's Motion To Strike And Objections To Portions Of Dr. Brown's Direct And Rebuttal Testimony.	Chattanooga Gas Company	782kb
12/01/08	CGC's Filing Of Exhibits For Use During Direct And Re- Direct Testimony At The Hearing On The Merits.	Chattanooga Gas Company	122kb
12/01/08	Correspondence Between CGC And The CAD.	Chattanooga Gas Company	24kb
12/01/08	Correspondence Between CGC And The CAD.	Chattanooga Gas Company	25kb
10/21/08	Notice Of Rescheduled Pre-Hearing Conference And Hearing.	Tennessee Regulatory Authority	22kb
10/21/08	Order Granting CGC's Motion To Continue And Issuing A Second Amended Procedural Schedule.	Tennessee Regulatory Authority	19kb
10/17/08	CGC's Motion To Continue	Chattanooga Gas Company	22kb
10/13/08	This filing removed pursuant to HO Order issued March 2, 2009.	Consumer Advocate Division	8352kb
10/01/08	Notice Of Pre Hearing Conference.	Tennessee Regulatory Authority	22kb
09/25/08	Order Granting Additional Time And Issuing Amended Procedural Schedule.	Tennessee Regulatory Authority	26kb
09/25/08	Notice Of Hearing.	Tennessee Regulatory Authority	19kb
09/24/08	Consumer Advocate's Motion For Entry Of A Procedural Schedule.	Consumer Advocate Division	23kb
09/22/08	Transcript Of Proceedings, Tuesday, September 9, 2008.	Accurate Court Reporting	N/A
09/19/08	Chattanooga Gas Company's Supplemental Response To Discovery Request No. 7(a).	Chattanooga Gas Company	70kb
09/17/08	CGC's Supplemental Responses To The Second Discovery Request Of The CAD.	Chattanooga Gas Company	1610kb
09/15/08	Copy Of Email Exchange Between Kelly Grams, Hearing Officer And Parties.	Tennessee Regulatory Authority	18kb

09/12/08	Order Granting In Part And Denying In Part CAD's Motion To Compel.	Tennessee Regulatory Authority	139kb
9/11/08	Copy Of Email Exchange Between Kelly Grams, Hearing Officer And Parties.	Tennessee Regulatory Authority	47kb
09/10/08	Copy Of Email Between Kelly Grams And Jennifer Brundige.	Tennessee Regulatory Authority	28kb
09/08/08	Notice Of Rescheduling Of Status Conference.	Tennessee Regulatory Authority	21kb
09/04/08	Chattanooga Gas Company's Response To The CAD's Motion To Compel.	Chattanooga Gas Company	212kb
09/03/08	Notice Of Status Conference.	Tennessee Regulatory Authority	19kb
09/02/08	CAD's Motion To Compel.	Consumer Advocate Division	91 kb
08/26/08	Chattanooga Gas' Responses And Objections To CAD's Second Discovery Requests.	Chattanooga Gas Company	890kb
08/06/08	Second Discovery Request Of The CAD To Chattanooga Gas.	Consumer Advocate Division	102kb
08/05/08	Order Granting Joint Request To Revise Procedural Schedule Concerning Third Round Exchange Of Discovery.	Tennessee Regulatory Authority	38kb
07/30/08	Chattanooga Gas' Testimony Of Tim Sherwood.	Chattanooga Gas Company	1300kb
06/20/08	CAD's Responses To CGC's First Discovery Requests.	Consumer Advocate Division	4202kb
06/20/08	Order Denying Motion To Dismiss.	Tennessee Regulatory Authority	97kb
06/13/08	Order Granting CGC's Motion For Leave To Serve More Than Forty (40) Discovery Requests.	Tennessee Regulatory Authority	23kb
06/13/08	CAD's Response To CGC's Motion For Leave To Serve More Than 40 Discovery Requests.	Consumer Advocate Division	19kb
06/06/08	CGC's Motion For Leave To Serve More Than Forty (40) Discovery Requests.	Chattanooga Gas Company	362kb
06/06/08	First Discovery Requests To The CAD.	Chattanooga Gas Company	624kb
05/30/08	This filing removed pursuant to HO Order issued March 2, 2009.	Consumer Advocate Division	2088kb
05/30/08	Direct Testimony Of Terry Buckner.	Consumer Advocate Division	6677kb
05/23/08	Order Granting Joint Request To Revise Procedural Schedule.	Tennessee Regulatory Authority	11kb
05/01/08	CGC's Revised Responses To First Discovery Requests Of The CAD(Confidential On File In Docket Office).	Chattanooga Gas Company	68kb
04/29/08	Order Re First Round Discovery Disputes.	Tennessee Regulatory Authority	333kb
04/29/08	Transcript Of Status Conference, Thursday, April 24, 2008.	Nashville Court Reporters	N/A
04/22/08	CAD's Response To CGC's Motion To Dismiss For Failure To State A Claim Upon Which Relief Can Be Granted And For Lack Of Subject Matter Jurisdiction By The TRA.	Consumer Advocate Division	272kb
04/22/08	CAD's Motion To Compel.	Consumer Advocate Division	338kb
04/18/08	Notice Of Status Conference April 24, 2008.	Tennessee Regulatory Authority	18kb
04/18/08	Order Granting Joint Request To Revise Procedural Schedule.	Tennessee Regulatory Authority	31kb
04/18/08	CGC's Responses To Questions 14, 15, 72 And 81.	Chattanooga Gas Company	273kb
04/11/08	CGC's Responses To The First Discovery Requests Of The CAD (Confidential On File In Docket Office).	Chattanooga Gas Company	585kb
04/08/08	Chattanooga Gas' Motion To Dismiss.	Chattanooga Gas Company	816kb
03/28/08	Order Granting CAD's Motion For Leave To Serve More Than Forty (40) Discovery Requests.	Tennessee Regulatory Authority	77kb

03/25/08	Transcript Of Status Conference, Friday, March 7, 2008.	Nashville Court Reporters	N/A
03/18/08	First Discovery Requests Of The CAD To Chattanooga Gas Company.	Consumer Advocate Division	1279kb
03/18/08	CAD's Motion For Leave To Serve More Than Forty (40) Discovery Requests.	Consumer Advocate Division	23kb
03/17/08	Order Setting Issue List.	Tennessee Regulatory Authority	147kb
03/14/08	Chattanooga Gas' Response To CAD's March 12, 2008 Identification Of Issues, Claims And Remedies	Chattanooga Gas Company	103kb
03/12/08	CAD's Identification Of Issues, Claims And Remedies.	Consumer Advocate Division	75kb
03/11/08	Order On March 7, 2008 Status Conference.	Tennessee Regulatory Authority	217kb
03/05/08	CGC's Response To The CAD's February 28th Filing.	Chattanooga Gas Company	171kb
03/05/08	CAD's Response To CGC's Motion To Accumulate And Defer Litigation Costs.	Consumer Advocate Division	22kb
03/04/08	CGC Is Providing Information To The CAD And Agrees Not To Count These Requests Against The CAD's Total Number Of Discovery Requests.	Chattanooga Gas Company	225kb
03/04/08	Proposed Protective Order.	Chattanooga Gas Company	775kb
03/04/08	Agreed Protective Order.	Chattanooga Gas Company	464kb
02/28/08	CGC's Motion To Accumulate And Defer Litigation Costs.	Chattanooga Gas Company	141kb
02/28/08	CAD's Motion For Leave To Serve More Than Forty Discovery Requests.	Consumer Advocate Division	73kb
02/28/08	Transcript Of Status Conference, Monday, February 11, 2008.	Nashville Court Reporters	N/A
02/27/08	Notice Of Status Conference.	Tennessee Regulatory Authority	19kb
02/25/08	CGC's Response To the CAD's Statement Of Claims And Issues.	Chattanooga Gas Company	41kb
02/20/08	CAD's Statement Of Claims and Issues.	Consumer Advocate Division	24kb
02/19/08	Order On February 11, 2008 Status Conference.	Tennessee Regulatory Authority	101kb
02/11/08	CAD's Proposed Procedural Schedule.	Consumer Advocate Division	27kb
01/30/08	Notice Of Status Conference.	Tennessee Regulatory Authority	23kb
01/25/08	Order Convening A Contested Case And Appointing A Hearing Officer.	Tennessee Regulatory Authority	28kb
01/04/08	Notice Of Reassignment Of Panels.	Tennessee Regulatory Authority	52kb
12/28/07	Petition To Intervene.	Consumer Advocate Division	47kb

Status: Closed	Type: Utilities/Telecom Other
Section: Section9	Panel: Hilliard, Hill, DJones

IN RE: DOCKET TO EVALUATE ATMOS ENERGY CORPORATION'S GAS PURCHASES AND RELATED SHARING INCENTIVES

Date Filed	Caption	Company Filing	Size
08/06/13	Order Approving Stipulation And Settlement Agreement.	Tennessee Regulatory Authority	712kb
07/09/13	Revised Tariff Sheets Reflecitng Changes Made By The Approved Settlement Agreement.	Atmos Energy Corporation	274kb
06/05/13	Atmos Energy Marketing, LLC Does Not Oppose The Stipulation And Settlement Agreement.	Atmos Energy Marketing	143kb
05/07/13	Stipulation And Settlement Agreement.	Consumer Advocate Division	413kb
04/10/13	Status Report Of The CAD.	Consumer Advocate Division	73kb
03/27/13	Notice Of Reassignment Of Panels.	Tennessee Regulatory Authority	26kb
02/07/13	Response Of The Parties To Hearing Officer's January 18, 2013 Request For Status Report.	Consumer Advocate Division	75kb
01/18/13	Notice Of Filing.	Tennessee Regulatory Authority	16kb
09/28/12	Response Of The Parties To Hearing Officer's May 21, 2012 Request For Status Report.	Consumer Advocate Division	71kb
06/20/12	Response Of The Parties To Hearing Officer's May 21, 2012 Request For Status Report.	Consumer Advocate Division	104kb
05/21/12	Ntoice Of Filing.	Tennessee Regulatory Authority	34kb
01/09/12	Notice Of Designation Of Hearing Officer.	Tennessee Regulatory Authority	39kb
08/19/11	Response Of The Parties To The Hearing Officer's August 15, 2011 Request For Status Report.	Atmos Energy Corporation	66kb
08/15/11	Request Of The TRA For A Joint Status Report.	Tennessee Regulatory Authority	42kb
12/16/10	Order Granting Additional Time & Setting Date For Joint Status Report.	Tennessee Regulatory Authority	25kb
12/15/10	Atmos Energy Marketing LLC's Response To Authority's November 9, 2010 Notice Of Filing Comments.	Atmos Energy Marketing, LLC	48kb
12/15/10	Comments Fo The CAD.	Consumer Advocate Division	141kb
12/14/10	Response Of Atmos Energy To The Hearing Officer's November 9, 2010 Request For Comments.	Atmos Energy Corporation	1895kb
11/09/10	Notice Of Filing Comments.	Tennessee Regulatory Authority	25kb
05/07/09	Notice Of Withdrawing Testimony.	Consumer Advocate Division	112kb
11/20/08	Order Staying Docket.	Tennessee Regulatory Authority	15kb
11/13/08	Joint Status Report By Parties.	CAD and Atmos	21kb
10/30/08	Letter To Counsels Of Record.	Tennessee Regulatory Authority	21kb
07/25/08	Order Appointing A New Hearing Officer.	Tennessee Regulatory Authority	15kb
06/02/08	The CAD Is Updating The TRA On Pending Discovery And Procedural Issues In This Matter.	Consumer Advocate Division	21kb
05/19/08	Notice Of Cancellation Of Status Conference And Notice Of Filing.	Tennessee Regulatory Authority	20kb
05/19/08	The CAD And AEM Have Agreed To Discussions In The Near Future.	Consumer Advocate Division	21kb

05/16/08	The Parties Have Not Been Able To Agree Upon Procedural Matters.	Atmos Energy Marketing	19kb
05/15/08	CAD's Notice Of Need For Status Conference.	Consumer Advocate Division	26kb
05/12/08	Notice Of Rescheduling Status Conference,	Tennessee Regulatory Authority	24kb
05/12/08	Order On Agreed Motion For A Continuance Of The May 15, 2008 Status Conference.	Tennessee Regulatory Authority	50kb
05/09/08	Parties' Agreed Motion For A Continuance Of The May 15, 2008 Status Conference.	Atmos Energy Marketing	40kb
05/08/08	Atmos Energy Marketing' Opposition To Motion To Compel Atmos Energy Marketing To Answer The First Discovery Requests Of The CAD.	Atmos Energy Marketing, LLC	73kb
05/07/08	Highly Confidential Version Of Atmos Energy Marketing's Supplemental Responses To The CAD's First Set Of Discovery Requests (On File In Docket Office).	Atmos Energy Marketing, LLC	20kb
05/07/08	Redacted Version Of Atmos Energy Marketing's Supplemental Responses To The CAD's First Set Of Discovery Requests.	Atmos Energy Marketing, LLC	78kb
05/06/08	Notice Of Status Conference.	Tennessee Regulatory Authority	22kb
05/02/08	Motion To Compel Atmos Energy Marketing, LLC To Answer The First Discovery Requests Of The CAD.	Consumer Advocate Division	94kb
04/23/08	Order On Second Status Report Regarding Outstanding Discovery Issues.	Tennessee Regulatory Authority	29kb
04/18/08	Second Status Report Regarding Outstanding Discovery Issues.	Atmos Energy Marketing	150kb
03/27/08	Copy Of Letter From Stand Energy To Atmos Energy Marketing, LLC.	Stand Energy	38kb
03/25/08	Transcript Of Status Conference, Friday, February 29, 2008.	Nashville Court Reporters	N/A
03/19/08	Notice Of Filing.	Tennessee Regulatory Authority	49kb
03/14/08	CAD's Notice Of Withdrawal Of Motion To Compel.	Consumer Advocate Division	27kb
03/14/08	CAD's Status Report Regarding Outstanding Discovery Issues And Filing Of Direct Testimony.	Consumer Advocate Division	27kb
03/12/08	Letter To John Dosker From Melvin Malone For Atmos Energy Marketing.	Atmos Energy Marketing	53kb
03/12/08	Matter.	Atmos Energy Marketing	73kb
03/12/08	Highly Confidential AEM Material, Responses Of AEM To The CAD.	Atmos Energy Marketing	23kb
03/12/08	Redacted Version Of The Responses Of AEM's Responses To The CAD's First Set Of Discovery Request.	Atmos Energy Marketing, LLC	352kb
03/12/08	Stand Energy's Notice To Withdraw.	Stand Energy	88kb
03/05/08	Order On February 29, 2008 Status Conference: Granting An Extension And Suspending The Procedural Schedule.	Tennessee Regulatory Authority	53kb
03/03/08	Responses Of Atmos Energy To CAD.	Atmos Energy Corporation	164kb
02/29/08	Atmos Energy's Response To AIG's First Set Of Discovery Requests.	Atmos Energy Corporation	222kb
02/27/08	Preliminary Response Of Atmos Energy To The CAD's February 25, 2008 Motion To Compel.	Atmos Energy Corporation	366kb
02/26/08	Notice Of Status Conference.	Tennessee Regulatory Authority	23kb
02/26/08	Atmos Energy Marketing's Second Motion For An Extension Of Time To Respond To First Round	Atmos Energy Marketing	53kb

	Discovery Requests From The CAD And AlG And Memorandum In Support.		
02/25/08	CAD's Motion To Compel Atmos Energy To Answer The First Discovery Requests Of The CAD And To Suspend Hearing On The Motion While The Parties Attempt To Resolve These Issues.	Consumer Advocate Division	117kb
02/22/08	Atmos Energy's Supplemental Response To The Hearing Officer's Factual Issues List, No. 5. (filed under seal in docket office)	Atmos Energy Corporation	24kb
02/22/08	Protective Order.	Tennessee Regulatory Authority	145kb
02/20/08	Proposed Protective Order.	Atmos Intervention Group	799kb
02/19/08	Responses And Objections Atmos Energy To The CAD, Atmos Intervention Group And Stand Energy And Response To Factual Issues List.	Atmos Energy Corporation	20kb
02/19/08	AEM's Responses To Stand Energy's First Set of Discovery.	Atmos Energy Marketing, LLC	121kb
02/19/08	AEM's Responses To Factual Issues List.	Atmos Energy Marketing, LLC	124kb
02/15/08	Order Granting Request For Extension.	Tennessee Regulatory Authority	19kb
02/15/08	Atmos Energy Marketing' Motion For An Extension Of Time To Respond To First Round Discovery Requests From The CAD And AIG And Memorandum In Support.	Atmos Energy Marketing	145kb
02/14/08	Order On Protective Order Disputes.	Tennessee Regulatory Authority	214kb
01/28/08	Transcript Of Proceedings, Wednesday, January 23, 2008, Volume 1A.		N/A
01/25/08	Transcript Of Proceedings, Wednesday, January 23, 2008, Volume I B.		N/A
01/18/08	Order Granting Motion To Cross Examine Rob Ellis And To File The Affidavits Of John Dosker And Mark Ward.		211kb
01/18/08	Atmos Energy Marketing Does Not Contest Or Rebut The Official Notice Taken By The Authority On January 11, 2008 As Reflected In The January 14, 2008 Notice Of Official Notice Filing.		31kb
01/18/08	Atmos Energy Adopts And Incorporates By Reference AEM's Position As Set Forth In The Letter From AEM's Counsel.	Atmos Energy Corporation	132kb
01/17/08	Transcript Of Proceedings, Friday, January 11, 2008.	Nashville Court Reporters	N/A
01/17/08	Notice Of Hearing.	Tennessee Regulatory Authority	21kb
01/16/08	The Affiants, Rob Ellis, John Dosker And Mark Ward Will Be Present At The TRA For Cross Examination On January 23, 2008.	Stand Energy Corp.	N/A
01/14/08	Notice Of Official Notice Filing.	Tennessee Regulatory Authority	1474kb
01/11/08	Atmos Energy Marketing's Preliminary Response In Opposition To Motion Of Stand Energy And Leave To File Affidavits Of John Dosker And Mark Ward. Atmos Energy Marketing, LLC		234kb
01/10/08	Certificate Of Service That Was Inadvertently Left Off Of The Filing Today Of Stand Energy.		67kb
01/10/08	Stand Energy's Motion To Cross Examine Rob Ellis, Sr. V.P. Of Marketing Of Atmos Energy Marketing, Affidavit of John Dosker and Affidavit of Mark Ward.	Stand Energy	359kb
01/07/08	Notice Of Status Conference.	Tennessee Regulatory Authority	20kb
01/04/08	Comments Of AIG.	Atmos Intervention Group	66kb
01/04/08	Atmos Energy Marketing's Brief On Protective Order Disputes.	Atmos Energy Marketing	681kb

01/04/08	Stand Energy's Statement Of Disputed Issues Regarding The Protective Order And Proposed Protective Order Agreed To By Stand And AIG.	Stand Energy	903kb
01/04/08	Atmos Energy's Statement Of Position Regarding Protective Order.	Atmos Energy Corporation	248kb
01/02/08	Transcript Of Status Conference, Thursday, December 13, 2007.	Nashville Court Reporters	N/A
12/28/07	Stand Energy's First Set Of Discovery To Atmos Energy Marketing.	Stand Energy Corporation	322kb
12/28/07	Stand Energy's First Set Of Discovery To Atmos Energy Corporation.	Stand Energy Corporation	448kb
12/28/07	AIG's First Round Of Discovery To Atmos Energy.	Atmos Intervention Group	184kb
12/28/07	First Discovery Requests Of The CAD To Atmos Energy.	Consumer Advocate Division	271kb
12/28/07	Stand Energy's First Set Of Discovery To Atmos Energy Marketing.	Stand Energy	75kb
12/21/07	Order On December 13, 2007 Status Conference.	Tennessee Regulatory Authority	137kb
12/21/07	Order On The Protective Order Dispute Process.	Tennessee Regulatory Authority	41kb
12/21/07	Parties Have Not Been Able To Agree Upon A Protective Order, But The Parties Will File Either An Agreed Order Or Competing Drafts On Or Before 2:00pm On January 4, 2008.	Atmos Energy Marketing, LLC	41kb
12/20/07	Agreed Proposed Schedule.	Consumer Advocate Division	37kb
12/18/07	Statement Of Additional Issue Of Atmos Energy.	Atmos Energy Corporation	299kb
12/17/07	Statement Of Issue Of The CAD.	Consumer Advocate Division	34kb
12/05/07	Notice Of Status Conference.	Tennessee Regulatory Authority	111kb
12/05/07	Order Granting The Motion Of Southstar To Withdraw As Intervenor.	Tennessee Regulatory Authority	42kb
12/05/07	Transcript Of Status Conference, Monday, November 5, 2007.	Nashville Court Reporters	N/A
12/03/07	Atmos Energy's Response To The November 19, 2007 Filings.	Atmos Energy Corporation	431kb
11/26/07	SouthStar's Motion To Withdraw As Intervenor.	SouthStar Energy Services, LLC	83kb
11/20/07	Atmos Energy Marketing, LLC's Response To The Order On November 5, 2007 Pre-Hearing Conference.	Atmos Energy Marketing, LLC	151kb
11/19/07	Stand Energy's Statement Of Initial Claims, Proposed Issue, Classification Of Issues And Response To Atmos Energy's Motion To Defer Litigation Costs.	Stand Energy Corporation	329kb
11/19/07	Statement Of Claims By Atmos Intervention Group.	Atmos Intervention Group	41kb
11/19/07	Atmos Intervention Group Petition To Intervene.	Atmos Intervention Group	40kb
11/19/07	CAD's Statement Of Claims.	Consumer Advocate Division	148kb
11/19/07	Order Granting Petition To Intervene.	Tennessee Regulatory Authority	66kb
11/09/07	Petition To Intervene Filed By The CAD.	Consumer Advocate Division	59kb
11/08/07	Order On November 5, 2007 Pre-Hearing Conference.	Tennessee Regulatory Authority	433kb
11/06/07	Atmos' FAS Standard 71, Entitled Accounting For The Effects Of Certain Types Of Regulation.	Atmos Energy Corporation	143kb
11/06/07	Petition To Intervene By Stand Energy Corporation.	Stand Energy Corporation	99kb
11/02/07	Petition To Intervene Of Southstar Energy Services LLC D/b/a Georgia Natural Gas.	Southstar Energy Services LLC	36kb
11/02/07	Atmos Energy Marketing, LLC's Petition To Intervene.	Atmos Energy Marketing, LLC	47kb

10/30/07	Order Granting The Joint Motion Calling For A Pre- Hearing Conference To Set Procedural Schedule.	Tennessee Regulatory Authority	16kb
10/30/07	Notice Of Pre-hearing Conference.	Tennessee Regulatory Authority	24kb
10/18/07		Tennessee Regulatory Authority	18kb
10/12/07	Joint Motion Calling For A Prehearing Conference To Set Procedural Schedule.	Consumer Advocate Division	32kb

Consolidated into:

Tennessee Regulatory Authority Docket 0700266		
Status: Closed	Type: Utilities/Energy and Water Audit	
Section: Section 4	Panel: Kyle,Roberson,Jones	

IN RE: CHATTANOOGA GAS COMPANY ANNUAL INCENTIVE PLAN FILING FOR THE 12 MONTHS ENDED JUNE 30, 2007

Related dockets: 0700265

Date Filed	Caption	Company Filing	Size
06/18/08	Order Adopting Incentive Plan Report Of The TRA.	Tennessee Regulatory Authority	183kb
05/02/08	Notice Of Filing By The Utilities Division Of The TRA.	Tennessee Regulatory Authority	138kb
01/30/08	Protective Order.	Tennessee Regulatory Authority	72kb
01/25/08	Proposed Protective Order.	Chattanooga Gas Company	67kb
	Order Convening A Contested Case And Appointing A Hearing Officer.	Tennessee Regulatory Authority	30kb
01/04/08	Notice Of Reassignment Of Panels.	Tennessee Regulatory Authority	52kb
11/29/07	Audit (Confidential On File In Docket Office).	Chattanooga Gas Company	59kb

Status: Closed	Type: Utilities/Telecom Other	
Section: Section 4	Panel: Kyle,Roberson,Freeman	

IN RE: REQUEST OF CHATTANOOGA GAS COMPANY FOR APPROVAL OF ASSET MANAGEMENT AGREEMENT

Date Filed	Caption	Company Filing	Size
04/23/10	Copy Of Letter From Chattanooga Gas Regarding Sequent's Response To Potential Extension Of Current Asset Management Agreement Filed In Docket No. 10- 00049.	Chattanooga Gas Company	129kb
07/15/08	Order Approving Asset Management And Agency Agreement.	Tennessee Regulatory Authority	96kb
02/28/08	Transcript Of Status Conference, Monday, February 11, 2008.	Nashville Court Reporters	N/A
02/22/08	CGC's Reply To The CAD's Brief.	Chattanooga Gas Company	603kb
02/22/08	CAD's Reply Brief.	Consumer Advocate Division	48kb
02/20/08	CAD's Brief.	Consumer Advocate Division	123kb
02/20/08	CGC's Brief Requesting Approval Of The Pending Asset Management Agreement.	Chattanooga Gas Company	378kb
02/15/08	CGC's Data Responses Propounded By The CAD On February 11, 2008.	Chattanooga Gas Company	27kb
02/13/08	Chattanooga Gas' Data Response (Confidential On File In Docket Office).	Chattanooga Gas Company	25kb
02/12/08	Order Setting Issues For Resolution, Discovery And Procedural Schedule.	Tennessee Regulatory Authority	61kb
02/11/08	CAD's Statement Of Issues.	Consumer Advocate Division	21kb
02/11/08	CAD's Discovery Request.	Consumer Advocate Division	31kb
02/08/08	CAD's Status Report.	Consumer Advocate Division	27kb
02/08/08	Chattanooga Gas Company's Status Report.	Chattanooga Gas Company	172kb
02/08/08	Notice Of Status Conference.	Tennessee Regulatory Authority	36kb
02/01/08	Order Granting CAD's Petition To Intervene.	Tennessee Regulatory Authority	28kb
02/01/08	Agreed Protective Order.	Tennessee Regulatory Authority	141kb
02/01/08	Agreed Proposed Protective Order.	Chattanooga Gas Company	781kb
02/01/08	Order Convening A Contested Case And Appointing A Hearing Officer.	Tennessee Regulatory Authority	37kb
02/01/08	CGC's Data Response (Confidential On File In Docket Office).	Chattanooga Gas Company	47kb
02/01/08	CGC's Redacted Version Of The Asset Management And Agency Agreement Resulting From The RFP.	Chattanooga Gas Company	1954kb
01/29/08	CAD's Petition To Intervene.	Consumer Advocate Division	35kb
01/28/08	Proposed Protective Order.	Chattanooga Gas Company	297kb
01/18/08	Notice Of Reassignment Of Panels.	Tennessee Regulatory Authority	48kb
01/16/08	Data Request.	Tennessee Regulatory Authority	58kb
01/14/08	Annual Incentive Plan (Under Seal In Docket Office).	Chattanooga Gas Company	37kb

Status: Closed	Type: Utilities/Telecom Audit	
Section: Section 4	Panel: Kyle,Roberson,Freeman	

IN RE: PIEDMONT NATURAL GAS COMPANY PERFORMANCE INCENTIVE PLAN FOR THE PERIOD JULY 1, 2007 THROUGH JUNE 30, 2008

Date Filed	Caption	Company Filing	Size
04/29/09	Order. Tennessee Regulatory		505kb
04/03/09	Notice Of Filing By Utilities Division Of The Tennessee Regulatory Authority.	Tennessee Regulatory Authority	313kb
03/05/09	Memorandum To File.	Tennessee Regulatory Authority	27kb
10/29/08	Piedmont Natural Gas Company, Inc.'s Proposed Protective Order.	Piedmont Natural Gas Co	589kb
10/23/08	Order Convening A Contested Case And Appointing A Hearing Officer.	Tennessee Regulatory Authority	15kb
09/04/08	Piedmont Natural Gas Company Performance Incentive Plan for the Period July 1, 2007 through June 30, 2008	Piedmont Natural Gas Co	23kb

Status: Closed	Type: Utilities/Energy and Water Other
Section: Section 4	Panel: Kyle,Roberson,Freeman

IN RE: CHATTANOOGA GAS COMPANY ANNUAL INCENTIVE PLAN FILING FOR THE 12 MONTHS ENDED JUNE 30, 2008

Date Filed	Caption	Company Filing	Size
	Order Adopting Incentive Plan Report Of Tennessee Regulatory Authority's Utilities Division.	Tennessee Regulatory Authority	199kb
03/02/09	Notice Of Filing By The Utilities Division Of The TRA.	Tennessee Regulatory Authority	156kb
	Order Convening A Contested Case And Apppointing A Hearing Officer.	Tennessee Regulatory Authority	15kb
12/17/08	Proposed Protective Order.	Chattanooga Gas Company	84kb
10/31/08	CGC's Annual Report (Confidential On File In Dockt Office) .	Chattanooga Gas Company	26kb

Status: Closed	Type: Utilities/Energy and Water Audit
Section: Section 5	Panel: Roberson,Hill,Freeman

IN RE: PIEDMONT NATURAL GAS COMPANY'S PERFORMANCE INCENTIVE PLAN FOR THE PERIOD JULY 1, 2008 THROUGH JUNE 30, 2009

Date Filed	Caption	Company Filing	Size
03/01/10	Order.	Tennessee Regulatory Authority	406kb
02/05/10	Notice Of Filing By Utilities Division Of The TRA.	Tennessee Regulatory Authority	301kb
	Order Convening A Contested Case And Appointing A Hearing Officer.	Tennessee Regulatory Authority	20kb
09/28/09	Protective Order.	Tennessee Regulatory Authority	127kb
09/23/09	Proposed Protective Order.	Piedmont Natural Gas Co	1082kb
08/31/09	Audit.	Piedmont Natural Gas Co	32kb

Status: Closed	Type: Utilities/Energy and Water Audit
Section: Section 2	Panel: Kyle,Roberson,Hill

IN RE: CHATTANOOGA GAS COMPANY'S ANNUAL INCENTIVE PLAN FILING FOR THE 12 MONTHS ENDED JUNE 30, 2009

Date Filed	Caption	Company Filing	Size
12/01/09	Order Adopting ACA Audit Report Of TRA's Utilities Division.	Tennessee Regulatory Authority	356kb
10/26/09	Attachment 1 That Was Inadvertently Omitted From The Original Filing.	Tennessee Regulatory Authority	125kb
10/23/09	Notice Of Filing By The Utilities Division Of The Tennessee Regulatory Authority.	Tennessee Regulatory Authority	137kb
10/02/09	Protective Order.	Tennessee Regulatory Authority	103kb
10/01/09	Proposed Protective Order.	Chattanooga Gas Company	477kb
09/30/09	Order Convening A Contested Case And Appointing A Hearing Officer.	Tennessee Regulatory Authority	20kb
09/01/09	Audit Filing.	Chattanooga Gas Company	109kb

Status: Open	Type: Utilities/Telecom Other	
Section: Section7	Panel: Hill,Allison,DJones	

IN RE: REQUEST OF CHATTANOOGA GAS COMPANY FOR APPROVAL OF AN RFP FOR AN ASSET MANAGEMENT AGREEMENT AND A GAS PURCHASE AND SALES AGREEMENT

Date Filed	Caption Company Filing		Size
05/20/13	Order Approving Request To Extend Asset Management Agreement.		142kb
04/01/13	Notice Of Reassignment Of Panel. Tennessee Regulatory Authority		36kb
03/26/13	CGC's Request To Extend Its Asset Management Agreement. Chattanooga Gas Company		406kb
12/15/10	Order Approving Asset Management Agreement.	Tennessee Regulatory Authority	63kb
10/20/10	The CAD Does Not Contest CGC's Request For Approval Of Its Asset Management Agreement With Sequent.	Consumer Advocate Division	54kb
10/08/10	CGC's Asset Management Agreement.	Chattanooga Gas Company	8560kb
09/14/10	Order Approving Request For Proposal.	Tennessee Regulatory Authority	164kb
07/26/10	Order Granting Petition To Intervene And Reflecting Actions Taken At June 7, 2010, June 21, 2010 And July 13, 2010 Status Conferences.	Tennessee Regulatory Authority	90kb
07/26/10	Approved Agreed Protective Order.	Tennessee Regulatory Authority	279kb
07/21/10	Confidential Attachement To Joint Stipulation (On File In Docket Office).	Consumer Advocate Division	13kb
07/20/10	Joint Stipulation Of The CAD And CGC Regarding The Proposed RFP.	Consumer Advocate Division	207kb
07/20/10	Transcript Of Proceedings, Monday, July 12, 2010. Nashville Court Reporters		N/A
07/09/10	Notice Of Status Conference.	Tennessee Regulatory Authority	22kb
07/06/10	Transcript Of Proceedings, Monday, June 21, 2010.	Nashville Court Reporters	N/A
06/21/10	Transcript Of Proceedings, Monday, June 7, 2010.	Nashville Court Reporters	N/A
06/15/10	Notice Of Status Conference.	Tennessee Regulatory Authority	21kb
06/08/10	Order Convening A Contested Case And Appointing A Hearing Officer.	Tennessee Regulatory Authority	21kb
06/03/10	Proposed Agreed Protective Order.	Chattanooga Gas Company	1516kb
05/28/10	Notice Of Status Conference.	Tennessee Regulatory Authority	24kb
05/10/10	Petition To Intervene By The CAD.	Consumer Advocate Division	235kb
04/23/10	Letter From Chattanooga Gas Regarding Sequent's Response To Potential Extension Of Current Asset Management Agreement.	Chattanooga Gas Company	129kb
04/21/10	The CAD Agrees Not To Intervene In Any Docket Opened To Review The Renewal Of The Current Asset Management Agreement If CGC Withdraws Its Proposed RFP And Extends The Existing Contract.	Consumer Advocate Division	76kb
04/09/10	Notice Of Filing By CGC.	Chattanooga Gas Company	74kb
03/30/10	CGC's Notice Of Intent Not To Exercise An Option To Extend The Current Asset Management Agreement And Instead Issue An RFP	Chattanooga Gas Company	30kb

Status: Closed	Type: Utilities/Telecom Other
Section: Section 2	Panel: Kyle,Roberson,Hill

IN RE: CHATTANOOGA GAS COMPANY ANNUAL INCENTIVE PLAN FILING FOR THE 12 MONTHS ENDED JUNE 30, 2010

Date Filed	Caption	Company Filing	Size
04/13/11	Order Adopting Incentive Plan Report Of TRA's Utilities Division.	Tennessee Regulatory Authority	633kb
02/03/11	Notice Of Filing By The Utilities Division Of The TRA.	Tennessee Regulatory Authority	637kb
01/07/11	Extension Of Deadline.	Tennessee Regulatory Authority	15kb
10/11/10	Order Convening A Constest Case And Appointing A Hearing Officer.	Tennessee Regulatory Authority	19kb
10/07/10	Proposed Protective Order. Chattanooga Gas Company		832kb
08/30/10	Report Of Actual Gas Cost And Applicable Index Cost For The Plan Year Ended June 30, 2010 (Confidential On File In Docket Office).	Chattanooga Gas Company	38kb

Status: Closed	Type: Utilities/Energy and Water Other
Section: Section 3	Panel: Kyle,Hill,Freeman

IN RE: PIEDMONT NATURAL GAS COMPANY, INC. PERFORMANCE INCENTIVE PLAN OF SHARED GAS COST SAVING FOR THE PERIOD JULY 1, 2009 THROUGH JUNE 30, 2010

Date Filed	Caption	Company Filing	Size
05/25/11	Order.	Tennessee Regulatory Authority	996kb
04/20/11	Notice Of Filing By Utilities Division Of The TRA.	Tennessee Regulatory Authority	935kb
02/24/11	Memorandum To File.	Tennessee Regulatory Authority	42kb
01/31/11	Staff Has Requested An Extension Of Audit Deadline From March 8, 2011 To April 8, 2011.	Tennessee Regulatory Authority	37kb
11/23/10	Order Convening A Contested Case And Appointing A Hearing Officer.	Tennessee Regulatory Authority	22kb
10/06/10	Proposed Protective Order.	Piedmont Natural Gas Co	676kb
09/09/10	Report.	Piedmont Natural Gas Co	62kb

Status: Closed	Type: Utilities/Telecom Other
Section:	Panel: Kyle,Hill,Freeman

IN RE: PIEDMONT NATURAL GAS COMPANY, INC. SERVICE SCHEDULE 316 REVISIONS TO CLARIFY THE OPERATION OF PIEDMONT'S PERFORMANCE INCENTIVE PLAN WITH RESPECT TO HEDGING TRANSACTIONS

Date Filed	Caption	Company Filing	Size
12/15/10	Order Approving Service Schedule 316 Revisions.	Tennessee Regulatory Authority	40kb
11/01/10	CAD Is In Agreement With Piedmont's Filing On October 20, 2010.	Consumer Advocate Division	38kb
10/29/10	Data Response.	Tennessee Regulatory Authority	16kb
10/27/10	Letter From David Foster To Rebecca Montgomery.	Tennessee Regulatory Authority	27kb
10/27/10	Letter From David Foster To Mary Leigh White.	Tennessee Regulatory Authority	28kb
10/20/10	Revisions.	Piedmont Natural Gas Co	776kb

Status: Closed	Type: Utilities/Telecom Petition	
Section: Section 3 Panel: Kyle, Hill, Freeman		

IN RE: PETITION FOR APPROVAL OF CONTRACT REGARDING GAS COMMODITY REQUIREMENTS AND MANAGEMENT OF TRANSPORTATION/STORAGE CONTRACTS

Date Filed	Caption	Company Filing	Size
02/24/12	Order Approving Contract Gas Commodity Requirements And Management Of Transportation/Storage Contracts.	Tennessee Regulatory Authority	260kb
12/21/11	Statement Of The CAD's Intent Not To Contest The Asset Management Agreement With Atmos Energy Marketing, LLC And The Third Revised Sheet No. 45.1 Of Atmos' Tariff.	Consumer Advocate Division	100kb
12/20/11	Atmos Energy's Request For Ruling.	Atmos Energy Corporation	1893kb
09/02/11	Order Granting Petition To Intervene Of Consumer Advocate.	Tennessee Regulatory Authority	109kb
09/02/11	Protective Order.	Tennessee Regulatory Authority	587kb
08/19/11	3rd Revised Sheet No. 45 Of Atmos' Tariff.	Atmos Energy Corporation	89kb
06/03/11	Atmos' Notice Of Filing Action Brief And Order.	Atmos Energy Corporation	951kb
04/13/11	Order Convening A Contest Case And Appointing A Hearing Officer.	Tennessee Regulatory Authority	40kb
03/31/11	CAD's Petition To Intervene.	Consumer Advocate Division	124kb
03/31/11	Proposed Protective Order.	Atmos Energy Corporation	995kb
03/17/11	Email To Pat Murhphy From Pat Childers, Atmos Energy.	Tennessee Regulatory Authority	35kb
03/17/11	Direct Testimony Of Rebecca M. Buchanan On Behalf Of Atmos Energy (Entire Filing Is Confidential, On File In Docket Office).	Atmos Energy Corporation	953kb
03/03/11	Proposed Protective Order.	Atmos Energy Corporation	578kb
03/03/11	Petition.	Atmos Energy Corporation	191kb

Status: Closed	Type: Utilities/Telecom Audit
Section: Section 3	Panel: Kyle,Hill,Freeman

IN RE: PETITION FOR APPROVAL OF INCENTIVE PLAN ACCOUNT REPORTS FOR THE PERIOD APRIL 1, 2001 THROUGH MARCH 31, 2011

Date Filed	Caption	Company Filing	Size
12/19/11	Order Dismissing Petition And Closing Docket.	Tennessee Regulatory Authority	34kb
11/04/11	Stipulation Regarding Procedure.	Atmos Energy Corporation	107kb
10/13/11	Order Convening A Contested Case And Appointing A Hearing Officer.	Tennessee Regulatory Authority	42kb
09/22/11	Motion To Dismiss The Petition Of Atmos Energy.	Consumer Advocate Division	199kb
09/22/11	Petition To Intervene For Purposes Of Filing A Motion To Dismiss.	Consumer Advocate Division	113kb
09/21/11	Protective Order.	Tennessee Regulatory Authority	6296kb
09/21/11	Reply In Support Of Atmos Energy Corporation's Motion To Consolidate Dockets 11-00137 And 11-00158.	Atmos Energy Corporation	1981kb
09/21/11	Response To Staff's Data Request No. 1.	Atmos Energy Corporation	989kb
09/19/11	Response Of TRA Staff To Atmos Energy Corporation's Motion To Consolidate Dockets 11-00137 And 11-00158.	Tennessee Regulatory Authority	195kb
09/14/11	Motion To Consolidate.	Atmos Energy Corporation	65kb
09/14/11	Request For Status Conference.	Atmos Energy Corporation	44kb
08/23/11	Proposed Protective Order.	Atmos Energy Corporation	573kb
08/23/11	Petition (Confidential Information On File In Docket Office).	Atmos Energy Corporation	392kb

Status: Closed	Type: Utilities/Telecom Audit
Section: Section 3	Panel: Kyle,Hill,Freeman

IN RE: PIEDMONT NATURAL GAS COMPANY INC. PERFORMANCE INCENTIVE PLAN REPORT FOR THE PERIOD JULY 1, 2010 - JUNE 30, 2011

Date Filed	Caption	Company Filing	Size
04/18/12	Order.	Tennessee Regulatory Authority	921kb
03/13/12	Notice Of Filing By Utilities Division Of The TRA.	Tennessee Regulatory Authority	863kb
02/06/12	Company Agrees With Extension Date For The IPA.	Piedmont Natural Gas Co	24kb
10/24/11	Protective Order.	Tennessee Regulatory Authority	480kb
10/20/11	Order Convening A Contested Case And Appointing A Hearing Officer.	Tennessee Regulatory Authority	38kb
10/11/11	Proposed Protective Order	Piedmont Natural Gas Co	446kb
08/30/11	Audit (Confidential, On File In Docket Office).	Piedmont Natural Gas Co	82kb

Status: Closed	Type: Utilities/Telecom Other
Section: Section 3	Panel: Kyle,Hill,Freeman

IN RE: CHATTANOOGA GAS COMPANY ANNUAL INCENTIVE PLAN FILING FOR THE 12 MONTHS ENDED JUNE 30, 2011.

Date Filed	Caption	Company Filing	Size
12/19/11	Order Adotping Incentive Plan Report Of TRA's Utilities Division.	Tennessee Regulatory Authority	648kb
11/17/11	Protective Order.	Tennessee Regulatory Authority	396kb
11/08/11	Notice Of Filing By The Utilities Division Of The TRA.	Tennessee Regulatory Authority	611kb
10/31/11	Follow-up To CGC's Annual Report For The Year Ended June 30, 2011.	Chattanooga Gas Company	73kb
10/11/11	Order Convening A Contested Case And Appointing A Hearing Officer.	Tennessee Regulatory Authority	17kb
10/04/11	Proposed Protective Order.	Chattanooga Gas Company	870kb
08/31/11	Annual Report (Confidential On File In Docket Office).	Chattanooga Gas Company	83kb

Status: Closed	Type: Utilities/Telecom Audit
Section: Section 3	Panel: Kyle,Hill,Freeman

IN RE: AUDIT OF ATMOS ENERGY CORPORATION'S ("ATMOS") INCENTIVE PLAN ACCOUNT FOR PERIOD OF APRIL 1, 2001 THROUGH MARCH 31, 2004.

Date Filed	Caption	Company Filing	Size
12/19/11	Order Adopting Incentive Plan Report Of TRA's Utilities Division.	Tennessee Regulatory Authority	946kb
11/04/11	Stipulation Regarding Procedure.	Atmos Energy Corporation	107kb
10/28/11	Notice Of Reassignment Of Panels.	Tennessee Regulatory Authority	37kb
10/21/11	Staff's Amended Page 5 To October 4, 2011 Audit Report.	Tennessee Regulatory Authority	87kb
10/11/11	Order Convening A Contested Case And Appointing A Hearing Officer.	Tennessee Regulatory Authority	16kb
10/04/11	Notice Of Filing By Utilities Division Of The Tennessee Regulatory Authority.	Tennessee Regulatory Authority	900kb
10/04/11	Protective Order.	Tennessee Regulatory Authority	657kb
09/21/11	Reply In Support Of Atmos Energy Corporation's Motion To Consolidate Dockets 11-00137 And 11-00158.	Atmos Energy Corporation	1978kb
09/19/11	Response Of TRA Staff To Atmos Energy Corporation's Motion To Consolidate Dockets 11-00137 And 11-00158.	Tennessee Regulatory Authority	195kb
09/14/11	Motion To Consolidate.	Atmos Energy Corporation	65kb
09/08/11	Request To Open Docket For Audit.	Tennessee Regulatory Authority	35kb

Status: Closed	Type: Utilities/Telecom Audit
Section:	Panel: Kyle,Hill,Freeman

IN RE: AUDIT OF ATMOS ENERGY CORPORATION'S INCENTIVE PLAN ACCOUNT FOR THE PERIOD APRIL 1, 2004 THROUGH MARCH 31, 2007

Date Filed	Caption	Company Filing	Size
09/10/12	Order.	Tennessee Regulatory Authority	678kb
05/24/12	Amendment To Stipulation Regarding Procedure.	Atmos Energy Corporation	34kb
03/20/12	Joint Request For The Authority To Take Administrative Notice.	Tennessee Regulatory Authority	76kb
03/19/12	Stipulation Regarding Testimony And Request For Ruling On Briefs.	Atmos Energy Corporation	1238kb
03/14/12	Reply Testimony Of Rebecca M. Buchanan On Behalf Of Atmos Energy.	Atmos Energy Corporation	591kb
03/14/12	Response Of Atmos Energy To Briefs Of TRA Staff And The CAD.	Atmos Energy Corporation	719kb
03/14/12	Reply Brief Of TRA Audit Staff.	Tennessee Regulatory Authority	294kb
02/22/12	Direct Testimony Of Rebecca M. Buchanan On Behalf Of Atmos.	Atmos Energy Corporation	2594kb
02/22/12	Atmos Energy's Opening Brief.	Atmos Energy Corporation	905kb
02/22/12	CAD's Brief In Support Of The TRA Staff's Audit Report.	Consumer Advocate Division	204kb
02/22/12	Brief Of TRA Audit Staff Asserting That Atmos' PBRM Tariff/Capacity Release Incentive Mechanism Does Not Include Sharing Of Fees From Asset Management Contracts With Third-Party Asset Managers.	Tennessee Regulatory Authority	4967kb
02/21/12	Order Granting Stipulation Regarding Schedule.	Tennessee Regulatory Authority	51kb
01/12/12	Stipulation Regarding Briefing Schedule.	Atmos Energy Corporation	70kb
01/09/12	Memorandum.	Tennessee Regulatory Authority	38kb
12/19/11	Order Convening A Contested Case And Appointing A Hearing Officer.	Tennessee Regulatory Authority	51kb
11/10/11	Notice Of Filing By Utilities Division Of The TRA.	Tennessee Regulatory Authority	1073kb
11/08/11	Request For Docket No.	Tennessee Regulatory Authority	38kb

Status: Closed	Type: Utilities/Energy and Water Other
Section: Section3	Panel: Kyle,Hill,Allison

IN RE: AUDIT OF ATMOS ENERGY CORPORATION'S INCENTIVE PLAN ACCOUNT FOR THE TWELVEMONTH PERIOD ENDING MARCH 31, 2012

Date Filed	Caption	Company Filing	Size
03/04/13	Order Adopting Incentive Plan Audit Report Of TRA's Utilities Division.	Tennessee Regulatory Authority	297kb
01/28/13	Notice Of Filing By Utilities Division Of The TRA.	Tennessee Regulatory Authority	252kb
01/25/13	Company And The Audit Staff Have Mutually Agreed To Extend The Deadline To February 28, 2013.	Tennessee Regulatory Authority	18kb
10/24/12	Company And Audit Staff Agree To Extend The Deadline For Completion To January 31. 2013.	Tennessee Regulatory Authority	19kb
09/13/12	Order Convening A Contested Case And Appointing A Hearing Officer.	Tennessee Regulatory Authority	43kb
09/13/12	Protective Order.	Tennessee Regulatory Authority	539kb
09/11/12	Proposed Protective Order.	Atmos Energy Corporation	32kb
08/31/12	Notice Of Reassignment Of Panels.	Tennessee Regulatory Authority	38kb
05/24/12	Letter Clarifying Filing Concerning The Annual Report Filing.	Atmos Energy Corporation	58kb
05/24/12	Annual Report (Confidenital On File In Docket Office).	Atmos Energy Corporation	49kb

Status: Closed	Type: Utilities/Energy and Water Audit
Section: Section3	Panel: Kyle,Hill,Allison

IN RE: AUDIT OF ATMOS ENERGY CORPORATION'S INCENTIVE PLAN ACCOUNT FOR THE PERIOD APRIL 1, 2007 THROUGH MARCH 31, 2011

Date Filed	Caption	Company Filing	Size
09/11/12	Order Adopting Incentive Plan Report Of The TRA's Utilities Division.	Tennessee Regulatory Authority	986kb
08/16/12	Withdrawal Of Correction To Statement In Staff Audit Report.	Atmos Energy Corporation	47kb
08/15/12	Correction To Statement In Staff Audit Report.	Atmos Energy Corporation	59kb
07/31/12	Notice Of Filing By Utilities Division Of The Tennessee Regulatory Authority.	Tennessee Regulatory Authority	914kb
<u>06/13/12</u>	Request For Docket No.	Tennessee Regulatory Authority	29kb

Status: Closed	Type: Utilities/Telecom Audit
Section: Section2 Panel: Kyle,Hilliard,Hill	

IN RE: PIEDMONT NATURAL GAS COMPANY, INC., PERFORMANCE INCENTIVE PLAN REPORT FOR THE PERIOD JULY 1, 2011 THRU JUNE 30, 2012

Date Filed	Caption	Company Filing	
03/26/13	Order.	Tennessee Regulatory Authority	424kb
02/27/13	Notice Of Filing By Utilities Division Of The TRA.	Tennessee Regulatory Authority	313kb
02/27/13	Company And Audit Staff Agree To Extend Filing Deadline To March 13, 2013.	Tennessee Regulatory Authority	21kb
10/25/12	Protective Order.	Tennessee Regulatory Authority	87kb
10/24/12	Proposed Protective Order	Piedmont Natural Gas Co	726kb
10/18/12	Order Convening A Contested Case And Appointing A Hearing Officer.	Tennessee Regulatory Authority	14kb
10/05/12	Notice Of Reassignment Of Panels.	Tennessee Regulatory Authority	15kb
08/29/12	Piedmont's IPA Report (Confidential Portion On File In Docket Office).	Piedmont Natural Gas Co	87kb

Status: Closed	Type: Utilities/Telecom Other	
Section: Section4 Panel: Kyle, Hilliard, Allison		

IN RE: CHATTANOOGA GAS COMPANY ANNUAL INCENTIVE PLAN FILING FOR THE TWELVE MONTHS ENDED JUNE 30, 2012

Date Filed	Caption	Company Filing	Size
01/07/13	Order Adopting Incentive Plan Report Of TRA's Utilities Division.	Tennessee Regulatory Authority	314kb
11/20/12	Notice Of Filing By The Utilities Division.	Tennessee Regulatory Authority	248kb
10/23/12	Protective Order.	Tennessee Regulatory Authority	66kb
10/18/12	Proposed Protective Order.	Chattanooga Gas Company	850kb
10/18/12	Order Convening A Contested Case And Appointing A Hearing Officer.	Tennessee Regulatory Authority	14kb
09/12/12	Report (Confidential on file in Docket Office).	Chattanooga Gas Company	76kb

Status: Closed	Type: Utilities/Telecom Other
Section: Section7 Panel: Allison, DJones, Hill	

IN RE: AUDIT OF ATMOS ENERGY CORPORATION'S INCENTIVE PLAN ACCOUNT FOR THE PERIOD OF APRIL 1, 2012 THROUGH MARCH 31, 2013

Date Filed	Caption	Company Filing	Size
09/23/13	Order Adopting Incentive Plan Audit Report Of TRA's Utilities Division.	Tennessee Regulatory Authority	1391kb
08/27/13	Notice Of Filing By Utilities Division Of The TRA.	Tennessee Regulatory Authority	1324k
06/13/13	Protective Order.	Tennessee Regulatory Authority	649kb
06/07/13	Proposed Protective Order.	Tennessee Regulatory Authority	584kb
05/28/13	Annual Report Of Shared Savings For The Twelve-month Period Ending March 31, 2013 (Confidential Portion On File In Docket Office).	Atmos Energy Corporation	173kb

Status: Open	Type: Utilities/Telecom Other
Section: Section5	Panel: Allison,Hill,Hilliard

IN RE: CHATTANOOGA GAS COMPANY ANNUAL INCENTIVE PLAN FILING FOR THE TWELVE MONTHS ENDED JUNE 30, 2013

Date Filed	Caption	Company Filing	Size
08/22/13	Report (Confidential On File In Docket Office).	Chattanooga Gas Company	199kb

Status: Open Type: Utilities/Energy and Water Audit		
Section: Section9 Panel: DJones,Hill,Hilliard		

IN RE: PIEDMONT NATURAL GAS COMPANY, INC., PERFORMANCE INCENTIVE PLAN REPORT FOR THE PERIOD JULY 1, 2012 THRU JUNE 30, 2013

Date Filed	Caption	Company Filing	Size
08/28/13	Piedmont's Annual Incentive Plan (Confidential On File In Docket Office).	Piedmont Natural Gas Co.	1404k

EXHIBIT 2

F(2)

BEFORE THE TENNESSEE REGULATORY AUTHORITY NASHVILLE, TENNESSEE

IN RE:)	Docket No. 95-01134
Application of United Cities Gas Company	j j	now, Docket No. 97-01364
to Establish an Experimental Performance-)	
Based Ratemaking Mechanism)	

PROTECTIVE AGREEMENT

To expedite the flow of filings, exhibits and other materials, to adequately protect material entitled to be kept confidential, and to keep such information from becoming a part of the public domain, Woodward Marketing, LLC (Woodward), United Cities Gas Company (United Cities), and the Consumer Advocate Division (CAD) hereby agree to the following:

1. For the purpose of this Protective Agreement (the "Agreement"), "Confidential Information" shall mean documents and information in whatever form which the producing party, in good faith, deems to contain or constitute trade secrets, confidential research, development or other sensitive information, and which has been specifically designated by the producing party. A producing party is defined as the party creating the confidential information as well as the party having actual physical possession of information produced pursuant to this Agreement. All summaries, notes, extracts, compilations or other direct or indirect reproduction from or of any protected materials, shall be entitled to protection under this Agreement.

- 2. In order to respond to CAD Discovery Request 13 (a) and 13 (c), Woodward has agreed to provide the following information under this Protective Agreement, to wit: (a) information regarding the contracts that Woodward has entered into with suppliers in order to purchase gas that is then sold to United Cities and (b) information regarding the contracts that Woodward has entered into with non-affiliate customers for similar gas sales or services.
- 3. All parties to this agreement shall act in good faith in discharging their obligations hereunder.
 - 4. Confidential Information shall be disclosed only to the following persons:
- (a) counsel of record for the parties in this case and associates, secretaries, and paralegals actively engaged in assisting counsel of record in this and the designated related proceedings;
 - (b) in-house counsel for the parties;
- (c) officers, directors, or employees of the parties, including employees of the CAD, who are directly and specifically consulted or involved in this docket; provided, however, that Confidential Information shall be shown only to those persons having a need to know;
- (d) TRA Directors and members of the staff of the TRA.

 Under no circumstances shall any Confidential Information be disclosed to or discussed with anyone associated with the marketing of products, goods or services in competition with the products, goods or services of the producing party.
- 5. Any papers filed in this proceeding that contain, quote, paraphrase, compile or otherwise disclose documents covered by the terms of this Agreement, or any information contained therein, shall be filed and maintained with the Executive Secretary of the TRA in sealed

envelopes marked CONFIDENTIAL and labeled to reflect the style of this proceeding, the docket number, the contents of the envelope sufficient to identify its subject matter and this Agreement. The envelopes shall be maintained in a locked filing cabinet. The envelopes shall not be opened or their contents reviewed by anyone except upon order of the TRA or Pre-hearing Officer after due notice to counsel of record. Notwithstanding the foregoing, the Directors and the Staff of the TRA may review any paper filed as CONFIDENTIAL without obtaining an order of the TRA or Pre-hearing Officer, provided the Directors and Staff maintain the confidentiality of the paper in accordance with the terms of this Agreement.

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- 6. Documents, information and testimony designated as CONFIDENTIAL, in accordance with this Agreement, may be disclosed in testimony at the hearing of this proceeding and offered into evidence used in any hearing related to this action, subject to the Tennessee Rules of Evidence and to such future orders as the TRA or the Pre-hearing Officer may enter. Any party intending to use documents, information, or testimony designated CONFIDENTIAL shall advise the TRA or the Pre-hearing Officer and the producing party before use of the information during witness examination so that appropriate measures can be taken by the TRA or the Pre-hearing Officer to protect the confidential nature of the information.
- 7. The parties agree that any production of Confidential Information by Woodward in no way implies that the unregulated business of Woodward is subject to the jurisdiction of the TRA.
- 8. The parties also recognize the contractual obligation between Woodward, United Cities, and certain other local distribution customers of Woodward which prohibits the disclosure of certain confidential information to United Cities. (See Exhibit A attached to this Agreement.)

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- 9. Nothing in this Agreement shall prevent any party from asserting any objection to discovery other than an objection based upon grounds of confidentiality. Nothing in this Agreement is intended to limit or expand the statutory authority of the Attorney General or the CAD as expressed in TCA Section 10-7-504(a) titled "Confidential Records" and TCA Section 65-4-118 titled "Consumer Advocate Division."
- 10. After termination of this proceeding, the provisions of this Agreement relating to the secrecy and confidential nature of "Confidential Information" shall continue to be binding upon parties herein and their officers, employers, employees, agents, and/or other for five years unless this Agreement is vacated or modified.

J. D. Woodward

Woodward Marketing, LLC

John L. Baugh

United Crities Gas Company

L. Vincent Williams

Consumer Advocate Division

REC'D TN REC'H ATORY AUTH.

BEFORE THE TENNESSEE REGULATORY AUGSTOPPITY AM 10 31

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NASHVILLE, TENNESSEE March 25, 1998

OF THE EXECUTIVE SECRETARY

IN RE: APPLICATION OF UNITED CITIES GAS TO ESTABLISH AN EXPERIMENTAL PERFORMANCE

RATEMAKING MECHANISM

DOCKET NO.: 97-01767

PROTECTIVE ORDER

To expedite the flow of discovery material and to facilitate the prompt resolution of disputes regarding confidentiality of the material, adequately protect material entitled to be kept confidential and to ensure that protection is afforded only to material so entitled!; the Tennessee Regulatory Authority ("TRA") hereby orders, under Rule 26.03 of the Tennessee Rules of Civil Procedure, that:

1. For the purpose of this Protective Order (the "Order"), proprietary or confidential information, hereinafter referred to as "CONFIDENTIAL INFORMATION" shall mean documents and information in whatever form which the producing party, in good faith, deems to contain or constitute trade secrets, confidential research, development or commercial information, and which has been specifically designated by the producing party. A producing party is defined as the party creating the confidential information as well as the party having actual physical possession of information produced pursuant to this Order. All summaries, notes, extracts, compilations or other direct or indirect reproduction from or of any protected materials, shall be entitled to protection under this Order. Documents containing CONFIDENTIAL INFORMATION shall be specifically

Loveall v. American Honda Motor Co., Inc., 694 S.W. 2d, 937 (Tenn. 1985)

marked as confidential on the cover with accompanying page numbers on which is shown the CONFIDENTIAL INFORMATION Each document containing CONFIDENTIAL INFORMATION must be highlighted under or through the passages of information to clearly identify the CONFIDENTIAL INFORMATION without defacing the information or rendering it undecipherable. The document must be accompanied by proof of confidentiality, that is, an affidavit showing the cause for the protective Order.² Any document so designated shall be handled in accordance with this Order.

- 2. Any party or nonparty subject to this Order, including producing parties or persons reviewing CONFIDENTIAL INFORMATION, shall act in good faith in discharging their obligations hereunder. Parties or nonparties subject to this Order shall include parties which are allowed by the TRA to intervene subsequent to the date of entry of this Protective Order.
- 3. CONFIDENTIAL INFORMATION shall be disclosed only to the following persons:
 - (a) counsel of record for the parties in this case and associates, secretaries, and paralegals actively engaged in assisting counsel of record in this and the designated related proceedings;
 - (b) in-house counsel for the parties;
 - officers, directors, or employees of the parties, including employees of the Consumer Advocate Division, who are directly and specifically consulted or involved in this docket; provided, however, that CONFIDENTIAL INFORMATION shall be shown only to those persons having a need to know;
 - (d) TRA Directors and members of the staff of the TRA;

² "To show good cause under Rule 26.03, the moving party must demonstrate specific examples of harm and not mere conclusory allegations. When confidential commercial information is involved, this standard requires a showing that disclosure will result in a clearly defined and very serious injury to the company's business, or stated differently, great competitive disadvantage and irreparable harm." Loveall v. American Honda Motor Co., Inc., 694 S.W. 2d., at 939.

outside consultants and expert witnesses employed or retained by the parties or their (e) counsel, who have access to CONFIDENTIAL INFORMATION solely for evaluation, testing, testimony, preparation for trial or other services related to this docket, provided that to the extent that any party seeks to disclose CONFIDENTIAL INFORMATION to any outside consultant or expert witness who is expected to testify on that party's behalf, the party shall give five (5) days' written notice to the producing party of intention to disclose CONFIDENTIAL INFORMATION. During the notice period, the producing party may move to prevent or limit disclosure for cause, in which case no disclosure shall be made until the Tennessee Regulatory Authority, the Pre-Hearing Officer, the Administrative Law Judge or court rules on the motion. Any such motion shall be filed within three (3) days after service of the notice. Any response shall be served within three (3) days after service of the motion. Pre-Hearing conferences may be called to confer with the parties on the Motions to Limit Disclosure. All service shall be by hand delivery or by facsimile.

Under no circumstances shall any CONFIDENTIAL INFORMATION be disclosed to or discussed with anyone associated with the marketing of products, goods or services in competition with the products, goods or services of the producing party.

4. Prior to disclosure of CONFIDENTIAL INFORMATION to any TRA Director, member of the TRA staff, employee, officer or director of the parties, including any employee of the Consumer Advocate Division, counsel shall provide a copy of this Order to Director, staff member, employee, officer, or director, who shall be bound by the terms of this Order. Prior to disclosure of CONFIDENTIAL INFORMATION to any outside consultant or expert witness employed or retained by a party, counsel shall provide a copy of this Order to the outside consultant or expert witness, who shall sign an affidavit in the form of that attached to this Order attesting that he or she has read a copy of this Order, that he or she understands and agrees to be bound by the terms of this Order, and that he or she understands that unauthorized disclosure of the documents stamped CONFIDENTIAL constitutes a violation of this Order. This affidavit shall be signed in the presence of and be notarized by a notary public. Counsel of record for each party shall provide the

producing party a copy of each Affidavit and shall keep the Affidavits executed by the parties' experts or consultants on file at their respective offices.

- documents as CONFIDENTIAL in accordance with the provisions of this Order when producing the documents and the failure is not discovered in time to provide a five (5) day notification to the recipient of the confidential nature of the documents, the failure shall not constitute a waiver of confidentiality and a party by written motion or by oral motion at a Pre-Hearing conference called for the purpose may request designation of the documents as CONFIDENTIAL, and if the motion is granted by the Pre-Hearing Officer or Administrative Law Judge, the recipients shall immediately treat the subject documents as CONFIDENTIAL. The Tennessee Regulatory Authority, the Pre-Pre-Hearing Officer or Administrative Law Judge may also, at his or her discretion, either before or during the Pre-Hearing conference or hearing on the merits of the case, allow the information to be designated CONFIDENTIAL and treated as such in accordance with the terms of this Order.
- 6. Any papers filed in this proceeding that contain, quote, paraphrase, compile or otherwise disclose documents covered by the terms of this Order, or any information contained therein, shall be filed and maintained with the Executive Secretary of the TRA in sealed envelopes marked CONFIDENTIAL and labeled to reflect the title of this proceeding, the docket number and this Protective Order. The envelopes shall be maintained in a locked filing cabinet. The envelopes shall not be opened or their contents reviewed by anyone except upon order of the TRA, Pre-Hearing Officer, or Administrative Law Judge after due notice to counsel of record. Notwithstanding the foregoing, the Directors and the Staff of the TRA may review any paper filed as CONFIDENTIAL without obtaining an order of the TRA, Pre-Hearing Officer or

Administrative Law Judge, provided the Directors and Staff maintain the confidentiality of the paper in accordance with the terms of this Order.

- 7. Documents, information and testimony designated as CONFIDENTIAL, in accordance with this Order, may be disclosed in testimony at the hearing of this proceeding and offered into evidence used in any hearing related to this action, subject to the Tennessee Rules of Evidence and to such future orders as the TRA, the Pre-Hearing Officer, or the Administrative Law Judge may enter. Any party intending to use documents, information, or testimony designated CONFIDENTIAL shall inform the producing party and the TRA, the Pre-Hearing Officer, or the Administrative Law Judge, prior to the hearing on the merits of the case in the manner designated previously in this Order, of the proposed use; and shall advise the TRA, the Pre-Hearing Officer, or the Administrative Law Judge, and the producing party before use of the information during cross-examination so that appropriate measures can be taken by the TRA, the Pre-Hearing Officer, or the Administrative Law Judge, and/or requested by the producing party in order to protect the confidential nature of the information.
- 8. Except for documents filed with the Executive Secretary of the TRA, all documents covered by the terms of this Order that are disclosed to the requesting party shall be maintained separately in files marked CONFIDENTIAL and labeled with reference to this Order at the offices of the requesting party's counsel of record.
- 9. Nothing herein shall be construed as preventing any party from continuing to use and disclose any information (a) that is in the public domain, or (b) that subsequently becomes part of the public domain through no act of the party, or (c) that is disclosed to it by a third party, where said disclosure does not itself violate any contractual or legal obligation, or (d) that is independently

developed by a party, or (e) that is known or used by it prior to this proceeding. The burden of establishing the existence of (a) through (e) shall be upon the party attempting to use or disclose the information.

- CONFIDENTIAL by applying to the TRA, Pre-Hearing Officer, Administrative Law Judge or the courts, as appropriate, for a ruling that the documents, information, or testimony should not be so treated.³ All documents, information and testimony designated as PROPRIETARY CONFIDENTIAL, however, shall be maintained as such until the TRA, the Pre-Hearing Officer, the Administrative Law Judge, or a court orders otherwise. A motion to contest must be filed not later than 15 days prior to the Hearing on the Merits. A Reply from the Company seeking to protect their CONFIDENTIAL INFORMATION must be received not later than 10 days prior to the Hearing on the Merits.
- 12. Nothing in this Order shall prevent any party from asserting any objection to discovery other than an objection based upon grounds of confidentiality. Nothing in this Order is intended to limit or expand the statutory authority of the Attorney General or the Consumer Advocate Division as expressed in T.C.A. § 10-7-504(a) and T.C.A. § 65-4-118.
- 13. Non-party witnesses shall be entitled to invoke the provisions of this Order by designating information disclosed or documents produced for use in this action as CONFIDENTIAL and by filing an appropriate motion with the TRA, in which event the provisions

³ Absent a showing of clearly defined and very serious injury to the disclosing company's business or great competitive disadvantage or irreprable harm, disclosure of information may be made. <u>Loveall v. American Honda Motor Co., Inc.</u>, 694 S.W. 2d., at 939.

of this Order shall govern the disclosure of information or documents provided by the non-party witness.

- 14. No person authorized under the terms herein to receive access to documents, information, or testimony designated as CONFIDENTIAL shall be granted access until such person has complied with the requirements set forth in paragraph 4 of this Order.
- 15. Any person to whom disclosure or inspection is made in violation of this Order shall be bound by the terms of this Order.
- 16. Upon an order becoming final in this proceeding or any appeals resulting from such an order, all documents and information designated CONFIDENTIAL and all copies thereof shall be returned to counsel for the party who produced (or originally created) them within fifteen (15) days or counsel in possession of the documents shall certify to counsel for the producing party that all the documents and that all extracts and summaries showing or referring to the documents and information and all copies thereof have been destroyed.
- 17. After termination of this proceeding, the provisions of this Order relating to the secrecy and confidential nature of CONFIDENTIAL DOCUMENTS, information and testimony shall continue to be binding upon parties herein and their officers, employers, employees, agents, and/or others for five years unless this Order is vacated or modified.
- 18. Nothing herein shall prevent entry of a subsequent order, upon an appropriate showing, requiring that any documents, information or testimony designated as CONFIDENTIAL shall receive protection other than that provided herein.
- 19. One or more of the parties to this proceeding have previously executed a Protective Agreement, attached to this Order as Exhibit A concerning proprietary matters in this Docket. The

provisions of that Agreement are incorporated into this Order as if fully restated herein. In the event that any of the provisions of that Protective Agreement conflict with this Protective Order the provisions of this Order shall control.

ENTERED THIS 25 TH day of MONEH, 1998.

ATTEST:

HEARING OFFICER

Executive Secretary

BEFORE THE TENNESSEE REGULATORY AUTHORITY AT

NASHVILLE, TENNESSEE

IN RE: UNIVERSAL SERVICE GENERIC CONTESTED CASE) DOCKET NO. 97-00888)
AFFI	DAVIT
STATE OF TENNESSEE) County of)	
Comes now	The said deponent further states that a copy of deponent and having read the Order understands ound thereby. uthroized disclosure of the Proprietary
Executed thisday of	. 1998.
Sworn to and subscribed before me this, 1998.	
Notary Public My commission expires:	

IN THE TENNESSEE REGULATORY AUTHORITY NASHVILLE, TENNESSEE

IN RE: UNITED CITIES GAS COMPANY, A Division of ATMOS ENERGY CORPORATION INCENTIVE PLAN ACCOUNT (IPA) AUDIT)))) CONSOLIDATED DOCKET NOS) 01-00704 and 02-00850	כ
UNITED CITIES GAS COMPANY, A Division of ATMOS ENERGY CORPORATION, PETITION TO AMEND THE PERFORMANCE	CONET RO	!
BASED RATEMAKING MECHANISM RIDER		

PROTECTIVE ORDER

To expedite the flow of filings, discovery, exhibits and other materials, and to facilitate the prompt resolution of disputes regarding confidentiality of the material, adequately protect material entitled to be kept confidential and to ensure that protection is afforded only to material so entitled, and the parties being in agreement as to the entry of this Protective Order, the Hearing Officer, as appointed by the Tennessee Regulatory Authority ("TRA"), hereby orders the following:

1. For the purpose of this Protective Order (the "Order"), proprietary or confidential information, hereinafter referred to as "CONFIDENTIAL INFORMATION" shall mean documents and information in whatever form which the producing party, in good faith, deems to contain or constitute trade secrets, confidential commercial information, confidential research, development, financial statements, confidential data of third parties, or other commercially sensitive information, and which has been specifically designated by the producing party. A "Producing Party" is defined as the party creating the confidential information as well as the party having actual physical possession of information produced pursuant to this Order. All summaries, notes, extracts, compilations or other direct or indirect

reproduction from or of any protected materials shall be entitled to protection under this Order.

Documents containing CONFIDENTIAL INFORMATION shall be specifically marked as "CONFIDENTIAL" on the cover and each page of the document. Any document so designated shall be handled in accordance with this Order. The provisions of any document containing CONFIDENTIAL INFORMATION may be challenged under Paragraph 11 of this Order.

- 2. Any individual or company subject to this Order, including producing parties or persons reviewing CONFIDENTIAL INFORMATION, shall act in good faith in discharging their obligations hereunder. Parties permitted to intervene in this matter after the date of entry of this Protective Order shall be subject to the terms and conditions of this Protective Order and will be allowed access to CONFIDENTIAL INFORMATION under the conditions prescribed herein.
- 3. CONFIDENTIAL INFORMATION shall be used only for the purposes of this proceeding, and shall be expressly limited and disclosed only to the following persons:
 - (a) Counsel of record for the parties and other legal counsel for the parties in this case and associates, secretaries and paralegals actively engaged in assisting counsel of record in this proceeding;
 - (b) TRA Directors and members of the staff of the TRA;
 - (c) officers, directors, or employees of the parties, including employees of the Office of Tennessee Attorney General; provided, however, that CONFIDENTIAL INFORMATION shall be shown only to those persons having a need to know;
 - (d) Representatives of the parties who need to know because they are actively engaged in assisting counsel of record in preparing for this proceeding; and
 - (e) Outside consultants and expert witnesses (and their Staff) employed or retained by the parties of their counsel, who need access to CONFIDENTIAL INFORMATION solely for evaluation, testing, testimony, preparation for trial or other services related to this docket, provided that to the extent that any party seeks to disclose CONFIDENTIAL INFORMATION to any outside consultant or expert witness who is expected to testify on that party's behalf, the party shall

- give five (5) days written notice to the Producing Party of intention to disclose CONFIDENTIAL INFORMATION. During such notice period, the Producing Party may move to prevent or limit disclosure for cause, in which case no disclosure shall be made until the TRA or the Hearing Officer rules on the motion. Any such motion shall be filed within three (3) days after service of the notice. Any response shall be filed within three (3) days after service of the Motion. A Pre-hearing conference may be called to confer with the parties on the Motions to Limit Disclosure. All service shall be by hand delivery, facsimile or email. All filings by email in this docket shall be followed up by delivering a hard copy of the filing to the Dockets Manager of the TRA.
- 4. Notwithstanding the provisions in Paragraph 3 above, under no circumstances shall any CONFIDENTIAL INFORMATION be disclosed to or discussed with anyone associated with the marketing of products, goods, or services that may be in competition with the products, goods or services of the Producing Party. Counsel for the parties are expressly prohibited from disclosing CONFIDENTIAL INFORMATION produced by another party to their respective clients, except for in-house counsel and persons who need to know in order to assist counsel of record with preparation of this case.
- associate counsel for a party, the counsel representing the party who is to receive the CONFIDENTIAL INFORMATION shall provide a copy of this Order to the recipient employee, associate counsel, who shall be bound by the terms of this Order. Prior to disclosure of CONFIDENTIAL INFORMATION to any outside consultant or expert witness employed or retained by a party, counsel shall provide a copy of this Order to such outside consultant or expert witness, who shall sign the Nondisclosure Statement in the form of that attached to this Order attesting that he or she has read a copy of this Order, that he or she understands and agrees to be bound by the terms of this Order, and that he or she understands that unauthorized disclosure of the documents labeled "CONFIDENTIAL" constitutes a violation of this Order. The Nondisclosure Statement shall be signed in the presence of and be notarized by a notary public. Counsel of record for each party shall provide the Producing Party a copy of each such

Nondisclosure Statement and shall keep the Nondisclosure Statements executed by the parties' experts or consultants on file in their respective offices.

- 6. If any party or non-party subject to this Order inadvertently fails to designate documents as CONFIDENTIAL in accordance with the provisions of this Order when producing the documents this failure shall not constitute a waiver of confidentiality, provided the party or non-party who has produced the document shall notify the recipient of the document in writing within five (5) days of discovery of such inadvertent failure to designate the document as CONFIDENTIAL. At that time, the recipients will immediately treat the subject document as CONFIDENTIAL. In no event shall the TRA, or any party to this Order, be liable for any claims or damages resulting from the disclosure of a document provided while not so labeled as "CONFIDENTIAL." An inadvertent failure to designate a document as CONFIDENTIAL, shall not, in any way, affect the TRA's determination as to whether the document is entitled to CONFIDENTIAL status.
- 7. If any party or non-party subject to this Order inadvertently fails to designate documents as CONFIDENTIAL in accordance with the provisions of this Order when producing such documents and the failure is not discovered in time to provide a five (5) day notification to the recipient of the confidential nature of the documents referenced in the paragraph above, the failure shall not constitute a waiver of confidentiality and a party by written motion or by oral motion at a Pre-Hearing Conference or at the Hearing on the merits may request designation of the documents as CONFIDENTIAL, and if the motion is granted by the Hearing Officer or the Authority, the recipients shall immediately treat the subject documents as CONFIDENTIAL. The Tennessee Regulatory Authority or the Hearing Officer may also, at his or her discretion, either before or during the Pre-Hearing Conference or Hearing on the Merits of the case, allow information to be designated CONFIDENTIAL and treated as such in accordance with the terms of this Order.

- Any papers filed in this proceeding that contain, quote, paraphrase, compile or 8. otherwise disclose documents covered by the terms of this Order, or any information contained therein, shall be filed and maintained in the TRA Docket Room in sealed envelopes marked CONFIDENTIAL and labeled to reflect the style of this proceeding, the docket number, the contents of the envelope sufficient to identify its subject matter and this Protective Order. The envelopes shall be maintained in a locked filing cabinet. The envelopes shall not be opened or their contents reviewed by anyone except upon order of the TRA or the Hearing Officer after due notice to counsel of record. The filing party shall also include with the filing a public version of the papers with any CONFIDENTIAL INFORMATION redacted. The public version shall reflect the style of the proceeding, the docket number, the contents of the envelope sufficient to identify its subject matter, and shall reference this Protective Order. Notwithstanding the foregoing, the Directors and the Staff of the TRA may review any paper filed as CONFIDENTIAL without obtaining an order of the TRA or the Hearing Officer provided the Directors and Staff maintain the confidentiality of the paper in accordance with the terms of this Order.
- 9. Documents, information and testimony designated as CONFIDENTIAL or PROTECTED SECURITY MATERIALS (as defined in Paragraph 20) in accordance with this Order, may be used in testimony at the Hearing of this proceeding and offered into evidence or used in any hearing related to this action in a manner that protects the confidentiality of the information, subject to the Tennessee Rules of Evidence and to such future orders as the TRA or the Hearing Officer may enter. Any party intending to use documents, information, or testimony designated CONFIDENTIAL or PROTECTED SECURITY MATERIALS shall inform the Producing Party and the TRA or the Hearing Officer prior to the Hearing on the Merits of the case, of the proposed use; and shall advise the TRA or the Hearing Officer and the Producing Party before use of the information during witness examinations so that

appropriate measures can be taken by the TRA or the Hearing Officer to protect the confidential nature of the information.

- 10. Except for documents filed in the TRA Docket Room, all documents covered by the terms of this Order that are disclosed to the requesting party shall be maintained separately in files marked CONFIDENTIAL and labeled with reference to this Order at the offices of the requesting party's counsel of record, kept in a secure place and returned to the Producing Party pursuant to Paragraph 17 of this Order.
- 11. Nothing herein shall be construed as preventing any party from continuing to use and disclose any information (a) that is in the public domain, or (b) that subsequently becomes part of the public domain through no act of the party, or (c) that is disclosed to it by a third party, where said disclosure does not itself violate any contractual or legal obligation, or (d) that is independently developed by a party, or (e) that is known or used by it prior to this proceeding. The burden of establishing the existence of (a) through (e) shall be upon the party attempting to use or disclose the information.
- 12. Any party may contest the designation of any document or information as CONFIDENTIAL or PROTECTED SECURITY MATERIALS by filing a Motion with the TRA or Hearing Officer as appropriate, for a ruling that the documents, information or testimony should not be so treated. All documents, information and testimony designated as CONFIDENTIAL or PROTECTED SECURITY MATERIALS, however, shall be maintained as such until the TRA or the Hearing Officer orders otherwise. A Motion to contest must be filed not later than fifteen (15) days prior to the Hearing on the Merits. Any Reply from the Company seeking to protect the status of their CONFIDENTIAL INFORMATION or PROTECTED SECURITY MATERIALS must be received not later than ten (10) days prior to the Hearing on the Merits and shall be presented to the Authority at the Hearing on the Merits for a ruling.

- 13. Nothing in this Order shall prevent any party from asserting any objection to discovery other than an objection based upon grounds of confidentiality.
- 14. Non-party witnesses shall be entitled to invoke the provisions of this Order by designating information disclosed or documents produced for use in this action as CONFIDENTIAL, in which event the provisions of this Order shall govern the disclosure of information or documents provided by the non-party witness. A designation of information as CONFIDENTIAL by a non-party witness may be challenged under Paragraph 12 of this Order.
- 15. No person authorized under the terms herein to receive access to documents, information, or testimony designated as CONFIDENTIAL shall be granted access until such person has complied with the requirements set forth in Paragraph 5 of this Order.
- 16. Any person to whom disclosure or inspection is made in violation of this Order shall be bound by the terms of this Order.
- appeals resulting therefrom, all the filings, exhibits and other materials and information designated CONFIDENTIAL or PROTECTED SECURITY MATERIALS and all copies thereof shall be returned to counsel for the party who produced (or originally created) the filings, exhibits and other materials, within fifteen (15) days. Notwithstanding any provision herein to the contrary, the requirement of this paragraph shall become operative immediately upon any intervenor who withdraws or otherwise ceases to be a party to the case, even though the case itself may continue to be pending. Subject to the requirements of Paragraph 8 above, the TRA shall retain copies of information designated as CONFIDENTIAL or PROTECTED SECURITY MATERIALS as may be necessary to maintain the record of this case intact. Counsel who received the filings, exhibits and other materials, designated as CONFIDENTIAL or PROTECTED SECURITY MATERIALS shall certify to counsel for the Producing Party that all the filings, exhibits and other materials, plus all copies or extracts, notes or

memorandums from the filings, exhibits and other materials, and all copies of the extracts from the filings, exhibits and other materials thereof have been delivered to counsel for the Producing Party or destroyed and that any electronic copies of CONFIDENTIAL INFORMATION or PROTECTED SECURITY MATERIALS received or mentioned by the receiving party have been eliminated.

- 18. After termination of this proceeding, the provisions of this Order relating to the confidential nature of CONFIDENTIAL INFORMATION or PROTECTED SECURITY MATERIALS, information and testimony shall continue to be binding upon parties herein and their officers, employers, employees, agents, and/or others unless this Order is vacated or modified or is supplanted by an order of the court or courts before which is pending a challenge to any order entered in this proceeding.
- 19. Nothing herein shall prevent entry of a subsequent order, upon an appropriate showing, requiring that any documents, information or testimony designated as CONFIDENTIAL shall receive protection other than that provided herein.
- 20. In addition to the other provisions of this Order, Atmos Energy Company ("the Company") may designate and label as "PROTECTED SECURITY MATERIALS" documents and information related to security measures undertaken to protect public health and safety. The Company shall provide access to PROTECTED SECURITY MATERIALS to TRA Directors and members of the staff of the TRA and further only to authorized representatives of the Intervenors in this docket.
- 21. The Company shall provide access to an authorized representative to PROTECTED SECURITY MATERIALS only after such authorized representative has executed a Nondisclosure Statement in the form of that attached to this Order and provided a copy to the Company. Except with consent of the Company: (i) access shall be at the offices of the Company or its counsel of record and under supervision of the Company; (ii)

PROTECTED SECURITY MATERIALS shall not be removed from the offices of the Company or its counsel; (iii) no copies shall be provided to an authorized representative except as provided herein. Authorized representatives may make notes or memoranda from a review of the PROTECTED SECURITY MATERIALS and may remove such notes and memoranda. In all other respects such notes and memoranda shall remain PROTECTED SECURITY MATERIALS and subject to the provisions hereof. PROTECTED SECURITY MATERIALS shall be used only to assist TRA staff or any other party to prepare for and to try this proceeding and shall not be used for any other purpose in this or any other jurisdiction.

Except as provided in this Order, the contents of PROTECTED SECURITY 22. MATERIALS to which the TRA staff or other party is given access, and any notes, memoranda, or any form or information or opinions regarding or derived from the PROTECTED SECURITY MATERIALS shall not be disclosed to anyone other than an authorized representative in accordance with the Order, except that an authorized representative may disclose his or her conclusions or findings solely within, and for the purposes of, this proceeding and in accordance with this Order. PROTECTED SECURITY MATERIALS shall not otherwise be published, disclosed or divulged except as expressly provided herein. The TRA Directors, TRA staff and any other party shall treat all notes memoranda or opinions regarding or derived from the PROTECTED SECURITY MATERIALS as confidential and shall keep them in a secure location with access limited to an authorized representative, and the contents of PROTECTED SECURITY MATERIALS and any information derived from them shall be considered highly confidential, and shall not be deemed public records. The TRA staff, any party, Hearing Officer, or the TRA Directors may discuss any position or conclusion regarding security expenditures and testimony in briefs, orders, pleadings, or hearings in this proceeding without disclosing protected information to the public in accordance with this Order.

- 23. The Attorney General and his staff have authority to enter into Nondisclosure Agreements pursuant to Tenn. Code Ann. § 65-4-118 which are consistent with state and federal law, regulations and rules.
- 24. The Attorney General and his staff agree to keep CONFIDENTIAL INFORMATION in a secure place and will not permit them to be seen by any person who is not an employee of the State of Tennessee, the Office of Attorney General and Reporter, or a person who has signed a Nondisclosure Agreement.
- 25. The Attorney General and his staff may make copies of CONFIDENTIAL INFORMATION or any portion thereof. To the extent permitted by state and federal law, regulations and rules, all notes utilizing supporting information shall be subject to the terms of this Order to the extent factual assertions are derived from the supporting information.
- 26. To the extent permitted by state law, the Attorney General will provide timely notice of filing or disclosure in the discharge of the duties of the Office of the Attorney General and Reporter, pursuant to Tenn. Code Ann. § 10-7-504(a)(5)(C) or any other law, regulation or rule, so that the Company may take action relating to disclosure.
- 27. The obligations of the Attorney General, and their respective staff, under this Order are further subject to the state's Public Records Act and other open records statutes. Nothing in this Order is intended to violate or alter the state's Public Records Act or Freedom of Information Act ("FOIA"). In the event that the Attorney General, or a member of their respective staff, is served with a subpoena, public records request, FOIA request, or other request that calls for the production of confidential commercial information labeled as "CONFIDENTIAL" by the Company, the Attorney General will notify the Company by notifying the undersigned of the existence of the subpoena, public records request, FOIA request, or other request, at least five (5) business days before responding to the request to the extent permitted by state law and orders of the court as long as the Attorney General, or their

respective staff, is able to respond to the request within a reasonable time. Following the five (5) day notice period, the Attorney General, or their respective staff, may elect to wait to produce such information as allowed by state law in order to provide the Company an opportunity to challenge said subpoena or request or to make arrangements to preserve the confidentiality of the confidential commercial information labeled as "CONFIDENTIAL" by the Company that is subject to such request.

- The designation of any information, documents or things in accordance with 28. this Order as constituting or containing confidential or proprietary information and the Attorney General's, or their respective staff's, treatment of such material as confidential or proprietary in compliance with this Order is not an admission or agreement by the Attorney General, or their respective staff, that the material constitutes or contains confidential commercial information or trade secret information and shall not be deemed to be either a waiver of the right to challenge such designation or an acceptance of such designation. The Company agrees to designate information, documents or things provided to the Attorney General as confidential commercial information or trade secret if it has a good faith basis for the claim. The Company will upon request of the Attorney General, their respective staff, provide a written explanation of the details, including statutory authority, that support its confidential commercial information or trade secret claim within five (5) days of a written request. The Company also specifically agrees that it will not designate any documents as CONFIDENTIAL INFORMATION or label such documents as "CONFIDENTIAL" if the documents:
 - (a) have been distributed to the public, consumers or others, provided that proprietary customer information provided by the Company to its customers or their marketers may be designated as CONFIDENTIAL INFORMATION; or

- (b) are not maintained by the Company as confidential commercial information or trade secrets or are not maintained by the Company as proprietary customer information.
- 29. Nothing in this Order shall prevent the Attorney General from using the CONFIDENTIAL INFORMATION received for investigative purposes in the discharge of the duties of the Office of the Attorney General and Reporter. Additionally, nothing in this Order shall prevent the Attorney General from informing state officials and third parties of the fact of an investigation, as needed, to conduct the investigation. Without limiting the scope of this paragraph, nothing in this Order shall prevent the Attorney General from contacting consumers whose names were provided by the Company or from discussing with any consumer any materials that he or she allegedly received from the Company or confirming that a consumer actually received the materials, to the extent that the Attorney General or his staff does so in a manner that complies with the provisions of this Order.
- 30. The terms of the foregoing paragraphs 22 through 28 do not apply to PROTECTED SECURITY MATERIALS as set forth in paragraphs 19-21 of this Order. PROTECTED SECURITY MATERIALS shall be treated in accordance with paragraphs 19-21.
- 31. All information, documents and things designated as CONFIDENTIAL INFORMATION or PROTECTED SECURITY MATERIALS and produced in accordance with this Order may be disclosed in testimony or offered into evidence at any TRA or court hearing, trial, motion or proceeding of this matter, subject to the provisions of this Order, including paragraph 9, and the applicable Rules of Evidence. The party who produced the information, documents and things designated as CONFIDENTIAL INFORMATION or PROTECTED SECURITY MATERIALS agrees to stipulate to the authentication of such information, documents and things in any such proceeding.

- 32. Nothing in this Order is intended to restrict or alter federal or state laws, regulations or rules.
- 33. Any person who has signed a Nondisclosure Statement or is otherwise bound by the terms of this Order shall continue to be bound by this Order and/or Nondisclosure Statement even if no longer employed or engaged by the TRA or Intervenors.

Kelly Cashman hams

121478

IN THE TENNESSEE REGULATORY AUTHORITY NASHVILLE, TENNESSEE

IN RE: UNITED CITIES GAS COMPANY, A Division of ATMOS ENERGY CORPORATION INCENTIVE PLAN ACCOUNT (IPA) AUDIT UNITED CITIES GAS COMPANY, A Division of ATMOS ENERGY CORPORATION, PETITION TO AMEND THE PERFORMANCE BASED RATEMAKING MECHANISM RIDER))))) CONSOLIDATED DOCKET NOS.) 01-00704 and 02-00850)))))			
NONDISCLOSURE STATEMENT				
abide and be bound by its terms. I underst	entered in the above-captioned matter and agree to tand that unauthorized disclosure of information or PROTECTED SECURITY MATERIALS" will be a NAME			
STATE OF)				
COUNTY OF				
Personally appeared before me,, with whom I am p executed the within instrument for the purposes	personally acquainted, who acknowledged that he/she			
WITNESS my hand, at office, this	day of, 2008.			
	NOTARY PUBLIC			
	My Commission Expires:			

BEFORE THE TENNESSEE REGULATORY AUTHORITY NASHVILLE, TENNESSEE

IN RE:)	
REVIEW OF NASHVILLE GAS COMPANY'S IPA RELATING TO ASSET MANAGEMENT FEES)	DOCKET NO. 05-00165

PROTECTIVE ORDER

To expedite the flow of filings, exhibits and other materials, and to facilitate the prompt resolution of disputes as to the confidentiality of material, adequately protect material entitled to be kept confidential and to ensure that protection is afforded only to material so entitled, the Tennessee Regulatory Authority ("TRA") hereby orders that:

1. For the purpose of this Protective Order ("Order"), proprietary or confidential information, hereinafter referred to as CONFIDENTIAL INFORMATION, shall mean documents, testimony, or information in whatever form which the producing party, in good faith, deems to contain trade secrets, confidential research, development or other sensitive information, and which has been specifically designated by the producing party. A producing party is defined as the party creating the CONFIDENTIAL INFORMATION as well as the party having actual physical possession of information produced pursuant to this Order. All summaries, notes, extracts, compilations or other direct or indirect reproduction from or of any protected materials, shall be entitled to protection under this Order. Documents containing CONFIDENTIAL INFORMATION shall be conspicuously and specifically labeled as "CONFIDENTIAL" on each page containing CONFIDENTIAL INFORMATION and on the cover page with the

accompanying page numbers listed either on the cover or on a subject index page. The documents must be produced in a way that will clearly identify to others that it contains CONFIDENTIAL INFORMATION. The document must be accompanied by proof of confidentiality, that is, an Affidavit showing the cause of protection under this Order. The Affidavit may be reviewed by the Hearing Officer, Administrative Law Judge or the TRA for compliance with this paragraph. Any document so designated shall be handled in accordance with this Order. The provisions of any document containing CONFIDENTIAL INFORMATION may be challenged under paragraph 12 of this Order.

- 2. Any individual or company subject to this Order, including producing parties or persons reviewing CONFIDENTIAL INFORMATION, shall act in good faith in discharging their obligations hereunder. Parties or nonparties subject to this Order shall include parties which are allowed by the TRA to intervene subsequent to the date of entry of this Order.
- 3. CONFIDENTIAL INFORMATION shall be disclosed only to the following persons:
 - (a) counsel of record for the parties in this case and associates, secretaries, and paralegals actively engaged in assisting counsel of record in this and the designated related proceedings;
 - (b) in-house counsel for the parties;
 - (c) officers, directors, or employees of the parties, including employees of the Office of the Tennessee Attorney General; provided, however, that CONFIDENTIAL INFORMATION shall be shown only to those persons having a need to know;
 - (d) TRA Directors and members of the staff of the TRA;

outside consultants and expert witnesses employed or retained by (e) the parties or their counsel, who have access to CONFIDENTIAL evaluation, testing. solely for INFORMATION preparation for trial or other services related to this docket, provided that to the extent that any party seeks to disclose CONFIDENTIAL INFORMATION to any outside consultant or expert witness who is expected to testify on that party's behalf, the party shall give five (5) days written notice to the producing party of intention to disclose CONFIDENTIAL INFORMATION. During such notice period, the producing party may move to prevent or limit disclosure for cause, in which case no disclosure shall be made until the TRA, the Hearing Officer, the Administrative Law Judge or court rules on the motion. Any such motion shall be filed within three (3) days after service of the notice. Any response shall be filed within three (3) days after service of the notice. Pre-hearing conferences may be called to confer with the parties on the Motions to Limit Disclosure. All service shall be by hand delivery or by facsimile.

Under no circumstances shall any CONFIDENTIAL INFORMATION be disclosed to or discussed with anyone associated with the marketing of services in competition with the products, goods or services of the producing party.

4. Prior to disclosure of CONFIDENTIAL INFORMATION to any of the authorized persons, the counsel representing the party who is to receive the CONFIDENTIAL INFORMATION shall provide a copy of this Order to the recipient Director, staff member, employee or, officer, who shall be bound by the terms of this Order. Prior to disclosure of CONFIDENTIAL INFORMATION to any outside consultant or expert witness employed or retained by a party, counsel shall provide a copy of this Order to such outside consultant or expert witness, who shall sign an Affidavit in the form of that attached to this Order attesting that he or she has read a copy of this Order, that he or she understands and agrees to be bound by the terms of this Order, and that he or she understands that unauthorized disclosure of the documents labeled "CONFIDENTIAL" constitutes a violation of this Order. This Affidavit shall be signed in

the presence of and be notarized by a notary public. Counsel of record for each party shall provide the producing party a copy of each such Affidavit for retained experts expected to be called as a witness at the hearing of this matter and shall keep the Affidavits executed by all experts or consultants retained by that party, whether or not expected to be called as a witness, on file in their respective offices.

- 5. If any party or non-party subject to this Order inadvertently fails to label documents as "CONFIDENTIAL" in accordance with the provisions of this Order when producing such documents, such failure shall not constitute a waiver of confidentiality, provided the party or non-party who has produced the document shall notify the recipient of the document in writing within five (5) days of discovery of such inadvertent failure to label the document as "CONFIDENTIAL." At that time, the recipients will immediately treat the subject document as CONFIDENTIAL INFORMATION. In no event shall the TRA be liable for any claims or damages resulting from the disclosure of a document while not so labeled as "CONFIDENTIAL." An inadvertent failure to label a document as "CONFIDENTIAL" shall not, in any way, affect the TRA's determination as to whether the document is entitled to CONFIDENTIAL INFORMATION status.
- 6. If any party or non-party subject to this Order inadvertently fails to label documents as "CONFIDENTIAL" in accordance with the provisions of this Order when producing such documents and such failure is not discovered in time to provide five (5) days notification to the recipient of the confidential nature of the documents referenced in the paragraph above, the failure shall not constitute a waiver of confidentiality and a party by written motion or by oral motion at a Pre-hearing Conference called for the purpose or at the Hearing on the ments may request designation of such documents as

CONFIDENTIAL INFORMATION, and if the motion is granted by the Hearing Officer, Administrative Law Judge, or the TRA, the recipients shall immediately treat the subject documents as CONFIDENTIAL INFORMATION. The TRA, Hearing Officer, or Administrative Law Judge may also, at his or her discretion, either before or during the Pre-hearing Conference or Hearing on the merits of the case, allow information to be labeled "CONFIDENTIAL" and treated as such in accordance with the terms of this Order.

- Any papers filed in this proceeding that contain, quote, paraphrase, 7. compile or otherwise disclose documents covered by the terms of this Order, or any information contained therein, shall be filed with the TRA in sealed envelopes labeled "CONFIDENTIAL." Each sealed envelope shall be labeled to reflect the style and docket number of this proceeding and to identify the subject matter of the content of the sealed envelope. The envelopes shall be maintained in a locked filing cabinet. The envelopes shall not be opened or their contents reviewed by anyone except upon order by the TRA, Hearing Officer, or Administrative Law Judge after due notice to counsel of record. Notwithstanding the foregoing, the Directors and the staff of the TRA may CONFIDENTIAL INFORMATION and filed as review any paper "CONFIDENTIAL" without obtaining an order of the TRA, Hearing Officer, or Administrative Law Judge, provided the Directors and staff maintain the confidentiality of the paper in accordance with the terms of this Order.
- 8. Documents, information and testimony designated as CONFIDENTIAL INFORMATION and labeled "CONFIDENTIAL," in accordance with this Order, may be disclosed in testimony at the Hearing on the merits of this proceeding and offered into

evidence in any hearing related to this action, subject to the applicable Rules of Evidence and to such future orders as the TRA, Hearing Officer, or Administrative Law Judge may enter. Any party intending to use documents, information, or testimony designated as CONFIDENTIAL INFORMATION shall inform the producing party and the TRA, Hearing Officer; or Administrative Law Judge, prior to the Hearing on the merits of the case, of the proposed use, and shall advise the TRA, the Hearing Officer, or Administrative Law Judge, and the producing party before use of such information during witness examinations so that appropriate measures can be taken by the TRA, Hearing Officer, or Administrative Law Judge to protect the confidential nature of the information

- 9. Except for documents filed with the TRA, all documents covered by the terms of this Order that are disclosed to the requesting party shall be maintained separately in files labeled "CONFIDENTIAL" and labeled with reference to his Order at the offices of the requesting party's counsel of record.
- 10. Nothing herein shall be construed as preventing any party from continuing to use and disclose any information (a) that is in the public domain, or (b) that subsequently becomes part of the public domain through no act of such party, or (c) that is disclosed to it by a third party, where said disclosure does not itself violate any contractual or legal obligation, or (d) that is independently developed by a party, or (e) that is known or used by it prior to this proceeding. The burden of establishing the existence of (a) through (e) shall be upon the party attempting to use or disclose such information.

- 11. Any party may contest the designation of any document or information as CONFIDENTIAL INFORMATION by filing a motion with the TRA, Hearing Officer, Administrative Law Judge or the courts, as appropriate, for a ruling that the documents, information, or testimony should not be so treated. All documents, information and testimony designated as CONFIDENTIAL INFORMATION, however, shall be maintained as such until the TRA, Hearing Officer, Administrative Law Judge, or a court orders otherwise. A motion to contest must be filed not later than ten (10) days prior to the Hearing on the merits. Any reply seeking to protect the status of their CONFIDENTIAL INFORMATION must be received not later than five (5) days prior to the Hearing on the merits. Motions made and subsequent replies received within the five (5) days prior to the Hearing on the merits for a ruling.
- 12. Nothing in this Order shall prevent any party from asserting any objection to discovery other than an objection based upon the grounds of confidentiality.
- 13. Non-party witnesses shall be entitled to invoke the provisions of this Order by designating information disclosed or documents produced for use in this action as CONFIDENTIAL INFORMATION pursuant to the terms of this Order.
- 14. No person authorized under the terms herein to receive access to documents, information, or testimony designated as CONFIDENTIAL INFORMATION shall be granted access until such person has complied with the requirements set forth in paragraph 4 of this Order.
- 15. Any person to whom disclosure or inspection is made in violation of this Order shall be bound by the terms of this Order.

- 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. Subject to the requirements of Paragraph 7 above, the TRA may retain copies of information designated as Confidential or Protected Security Materials as may be necessary to maintain the record of this cause intact.
- 17. After termination of this proceeding, the provisions of this Order relating to the secrecy and confidential nature of confidential documents, information and testimony shall continue to be binding, upon parties hereto and their officers, employers, employees, agents, and/or others for five (5) years unless this Order is vacated or modified.
- 18. Nothing herein shall prevent entry of a subsequent order, upon an appropriate showing, requiring that any documents, information or testimony designated as CONFIDENTIAL INFORMATION shall receive protection other than that provided herein.
- 19. In addition to the other provisions of this Order, Nashville Gas Company, a division of Piedmont Natural Gas Company, Inc., and its affiliates (the "Company") may designate and label as "PROTECTED SECURITY MATERIALS" documents and

Information related to security measures undertaken to protect public health and safety. The Company shall provide access to PROTECTED SECURITY MATERIALS to TRA Directors and members of the staff of the TRA and further only to authorized representatives of the Intervenors in this docket. Authorized representatives shall be limited to the following: one counsel of record and one other staff member or person under contract to the staff, each authorized in writing by a senior official of the TRA to have such access; and with respect to any other party, two counsel of record and a single other person, employed by or under contract to the party, authorized by that party in a written certification mutually agreeable to the parties.

20. The Company shall provide access by an authorized representative to PROTECTED SECURITY MATERIALS only after such authorized representative has executed an Affidavit in the form of that attached to this Order and provided a copy to the Company. Except with consent of the Company: (i) access shall be at the offices of the Company or its counsel of record and under supervision of the Company; (ii) PROTECTED SECURITY MATERIALS shall not be removed from the offices of the Company or its counsel; (iii) no copies shall be provided to an authorized representative except as provided herein. Authorized representatives may make notes or memoranda from a review of the PROTECTED SECURITY MATERIALS and may remove such notes and memoranda. In all other respects such notes and memoranda shall remain PROTECTED SECURITY MATERIALS and subject to the provisions hereof. PROTECTED SECURITY MATERIALS shall be used only to assist TRA staff or any other party to prepare for and to try this proceeding and shall not be used for any other purpose in this or any other jurisdiction.

- Except as provided in this Order, the contents of PROTECTED 21. SECURITY MATERIALS to which the TRA staff or other party is given access, and any notes, memoranda, or any form of information or opinions regarding or derived from the PROTECTED SECURITY MATERIALS shall not be disclosed to anyone other, than an authorized representative in accordance with this Order, except that an authorized representative may disclose his or her conclusions or findings solely within, and for the purposes of, this proceeding and in accordance with this Order. SECURITY MATERIALS shall not otherwise be published, disclosed or divulged except as expressly provided herein. The TRA staff and any other party shall treat all notes and memoranda or opinions regarding or derived from the PROTECTED SECURITY MATERIALS as highly confidential and shall keep them in a secure location with access limited to an authorized representative and the contents of PROTECTED SECURITY MATERIALS and any information derived from them shall be considered highly confidential, and shall not be deemed public records. The TRA staff, any party, Hearing Officer, or the TRA Directors may discuss any position or conclusion regarding security expenditures and testimony in briefs, orders, pleadings, or hearings in this proceeding in accordance with this Order.
- 22. Upon written request from the Company within one (1) month from the conclusion of this proceeding or any judicial review proceedings involving security related expenditures, the TRA staff and any party will either return any PROTECTED SECURITY MATERIALS, any notes or memoranda related thereto or any copies thereof to the Company or certify to the Company in writing that all such notes,

memoranda or copies have been destroyed. Any electronic copies of PROTECTED SECURITY MATERIALS made by authorized representatives shall be eliminated.

- 23. The Attorney General has authority to enter into non-disclosure agreements pursuant to Tenn. Code Ann. § 65-4-118 which are consistent with state and federal law, regulations and rules.
- 24. The Attorney General agrees to keep confidential commercial information and/or trade secrets in a secure place and will not permit them to be seen by any person who is not an employee of the State of Tennessee, the Office of the Attorney General and Reporter, or a person who has signed a Non-Disclosure Agreement.
- 25. The Attorney General may make copies of confidential commercial information or trade secrets or any portion thereof. To the extent permitted by state and federal law, regulations and rules, all notes utilizing supporting information shall be subject to the terms of this Order to the extent factual assertions are derived from the supporting information.
- 26. The Attorney General will provide timely notice of filing or disclosure in the discharge of the duties of the Office of the Attorney General and Reporter, pursuant to Tenn. Code Ann. § 10-7-504(a)(5)(C), so that the Company may take action relating to disclosure.
- 27. The obligations of the Attorney General under this Order are further subject to the state's Public Records Act and other open records statutes. Nothing in this Order is intended to violate the state's Public Records Act or Freedom of Information Act ("FOIA"). In the event that the Attorney General is served with a subpoena, public records request, FOIA request, or other request that calls for the

production of confidential commercial information labeled as "CONFIDENTIAL" by the Company, the Attorney General will notify the Company by notifying the undersigned of the existence of the subpoena, public records request, FOIA request, or other request, at least five (5) business days before responding to the request, as long as the Attorney General is able to respond to the request within a reasonable time. The Attorney General may elect to wait to produce such information as allowed by state law in order to provide the Company an opportunity to challenge said subpoena or request or to make arrangements to preserve the confidentiality of the confidential commercial information labeled as "CONFIDENTIAL" by the Company that is subject to such request.

28. The designation of any information, documents or things in accordance with this Order as constituting or containing confidential or proprietary information and the Attorney General's treatment of such material as confidential or proprietary in compliance with this Order is not an admission or agreement by the Attorney General that the material constitutes or contains confidential commercial information or trade secret information and shall not be deemed to be either a waiver of the state's right to challenge such designation or an acceptance of such designation. The Company agrees to designate information, documents or things provided to the Attorney General as confidential commercial information or trade secret if it has a good faith basis for the claim. The Company will upon request of the Attorney General provide a written explanation of the details that support its confidential commercial information or trade secret claim within five (5) days of a written request. The Company also specifically

agrees that it will not designate any documents as CONFIDENTIAL INFORMATION or label such documents as "CONFIDENTIAL" if the documents:

- (a) have been distributed to the public, consumers or others; or
- (b) are not maintained by the Company as confidential commercial information or trade secrets.
- 29. Nothing in this Order shall prevent the Attorney General from using the CONFIDENTIAL INFORMATION received for investigative purposes in the discharge of the duties of the Office of the Attorney General and Reporter. Additionally, nothing in this Order shall prevent the Attorney General from informing third parties of the fact of an investigation, as needed, to conduct the investigation. Without limiting the scope of this paragraph, nothing in this Order shall prevent the Attorney General from contacting consumers whose names were provided by the Company or from discussing with any consumer any materials that he or she allegedly received from the Company or confirming that a consumer actually received the materials.
- 30. The terms of the foregoing paragraphs 23 through 29 do not apply to PROTECTED SECURITY MATERIALS as set forth in paragraphs 19 through 22 of this Order.
- 31. All information, documents and things designated as CONFIDENTIAL INFORMATION or PROTECTED SECURITY MATERIALS and produced in accordance with this Order may be disclosed in testimony or offered into evidence at any TRA or court hearing, trial, motion or proceeding of this matter, subject to the provisions of this Order and the applicable Rules of Evidence. The party who produced the information, documents and things designated as CONFIDENTIAL INFORMATION or PROTECTED

SECURITY MATERIALS agrees to stipulate to the authentication of such information, documents and things in any such proceeding.

- 32. Nothing in this Agreement is intended to restrict or alter federal or state laws, regulations or rules.
- 33. Any person who has signed a non-disclosure certificate or is otherwise bound by the terms of this Order shall continue to be bound by this Order and/or certificate even if no longer engaged by the TRA or Intervenors.
- 34. Any party aggrieved with the TRA's decision in this matter may file a Petition for Reconsideration with the TRA within fifteen (15) days from and after the date of this Order.
- 35. Any party aggrieved with the TRA's decision in this matter has the right of judicial review by filing a Petition for Review in the Tennessee Court of Appeals, Middle Section, within sixty (60) days from and after the date of this Order.

HEARING OFFICER

BEFORE THE TENNESSEE REGULATORY AUTHORITY NASHVILLE, TENNESSEE

IN RE:				
REVIEW OF NASHVILLE GAS COMPANY'S) IPA RELATING TO ASSET MANAGEMENT) FEES)				
AGREEMENT TO COMPLY WITH PROTECTIVE ORDER				
I have reviewed the Protective Order entered in the above-captioned matter and agree to abide and be bound by its terms. I understand that unauthorized disclosure of documents labeled "CONFIDENTIAL" or "PROTECTED SECURITY MATERIALS" will be a violation of the Order.				
DATE				
STATE OF)				
COUNTY OF)				
Personally appeared before me,, a Notary Public, with whom I am personally acquired, who acknowledged that he executed the within instrument for the purposes therein contained.				
WITNESS my hand, at office, this day of,				
NOTARY PUBLIC				
My Commission Expires:				

BEFORE THE TENNESSEE REGULATORY AUTHORITY NASHVILLE, TENNESSEE

Ma	rch 23, 2006	
IN RE:)	
×.)	
CHATTANOOGA GAS COMPANY)	DOCKET NO.
ANNUAL INCENTIVE PLAN FILING)	05-00322
FOR THE TWELVE MONTHS ENDED)	
JUNE 30, 2005)	

PROTECTIVE ORDER

To expedite the flow of filings, exhibits and other materials, and to facilitate the prompt resolution of disputes regarding confidentiality of material, adequately protect material entitled to be kept confidential and to ensure that protection is afforded only to material so entitled, the Tennessee Regulatory Authority ("TRA") hereby orders that:

1. For the purposes of this Protective Order (the "Order"), proprietary or confidential information, hereinafter referred to as "CONFIDENTIAL INFORMATION" shall mean documents and information in whatever form which the producing party, in good faith, deems to contain or constitute trade secrets, confidential research, development, financial statements or other commercially sensitive information, and which has been specifically designated by the producing party. A "Producing Party" is defined as the party creating the CONFIDENTIAL INFORMATION as well as the party having actual physical possession of information produced pursuant to this Order. All summaries, notes, extracts, compilations or other direct or indirect reproduction from or of any protected materials, shall be entitled to protection under this Order, and shall be stored, protected, and maintained at the law offices of parties' counsel of record until such time that said material shall be returned, as provided for in Paragraph 16. Documents

containing CONFIDENTIAL INFORMATION shall be specifically marked as confidential on the cover. Any document so designated shall be handled in accordance with this Order. The provisions of any document containing CONFIDENTIAL INFORMATION may be challenged under Paragraph 11 of this Order.

- 2. Any individual or company subject to this Order, including producing parties or persons reviewing CONFIDENTIAL INFORMATION, shall act in good faith in discharging their obligations hereunder. Parties or nonparties subject to this Order shall include parties which are allowed by the TRA to intervene subsequent to the date of entry of this Protective Order.
- 3. CONFIDENTIAL INFORMATION shall be used only for the purposes of this proceeding and shall be expressly limited and strictly disclosed to the following persons:
 - (a) counsel of record for the parties and other legal counsel, including in-house counsel, for the parties in this case and associates, secretaries, paralegals, and witnesses or consultants actively engaged in assisting counsel of record in this and the designated related proceedings;
 - (b) TRA Directors and members of the staff of the TRA.

Under no circumstances shall any CONFIDENTIAL INFORMATION or copies thereof, be disclosed to or discussed with anyone associated with the marketing of products, goods or services in competition with the products, goods or services of the producing party. Counsel for the parties are expressly prohibited from disclosing CONFIDENTIAL INFORMATION produced by another party to their respective clients, or to any other person or entity that does not have a need to know for purposes of preparing for or participating in this proceeding. Whenever an individual, other than counsel, is designated to have access, then notice by sending a copy of the executed affidavit must be given to adversary counsel prior to the access being given to that individual and that individual, prior to seeing the material, must execute an affidavit

that the information will not be disclosed and will not be used other than in this proceeding.

- 4. Prior to disclosure of CONFIDENTIAL INFORMATION to any employee or associate counsel for a party, the counsel representing the party who is to receive the CONFIDENTIAL INFORMATION shall provide a copy of this Order to the recipient employee or associate counsel who shall be bound by the terms of this Order.
- 5. If any party or non-party subject to this Order inadvertently fails to designate documents as CONFIDENTIAL in accordance with the provisions of this Order when producing the documents this failure shall not constitute a waiver of confidentiality, provided the party or non-party who has produced the document shall notify the recipient of the document in writing within five (5) days of discovery of such inadvertent failure to designate the document as CONFIDENTIAL. At that time, the recipients will immediately treat the subject document as CONFIDENTIAL. An inadvertent failure to designate a document as CONFIDENTIAL, shall not, in any way, affect the TRA's determination as to whether the document is entitled to CONFIDENTIAL status.
- 6. If any party or non-party subject to this Order inadvertently fails to designate documents as CONFIDENTIAL in accordance with the provisions of this Order when producing such documents and the failure is not discovered in time to provide a five (5) day notification to the recipient of the confidential nature of the documents referenced in the paragraph above, the failure shall not constitute a waiver of confidentiality and a party by written motion or by oral motion at a Pre-Hearing Conference or at the Hearing on the merits may request designation of the documents as CONFIDENTIAL, and if the motion is granted by the Pre-Hearing Officer, Administrative Law Judge or the Authority, the recipients shall immediately treat the subject documents as CONFIDENTIAL. The Tennessee Regulatory Authority, the Pre-Hearing Officer

or Administrative Law Judge may also, at his or her discretion, either before or during the Pre-Hearing Conference or Hearing on the merits of the case, allow information to be designated CONFIDENTIAL and treated as such in accordance with the terms of this Order.

- 7. Any papers filed in this proceeding that contain, quote, paraphrase, compile or otherwise disclose documents covered by the terms of this Order, or any information contained therein, shall be filed and maintained with the Executive Secretary of the TRA in sealed envelopes marked CONFIDENTIAL and labeled to reflect the style of this proceeding, the docket number, the contents of the envelope sufficient to identify its subject matter and this Protective Order. The envelopes shall be maintained in a locked filing cabinet. The envelopes shall not be opened or their contents reviewed by anyone except upon order of the TRA, Pre-Hearing Officer, or Administrative Law Judge after due notice to counsel of record.
- Notwithstanding the foregoing, the Directors and the Staff of the TRA may review any paper filed as CONFIDENTIAL without obtaining an order of the TRA, Pre-Hearing Officer or Administrative Law Judge, provided the Directors and Staff maintain the confidentiality of the paper in accordance with the terms of this Order.
- 8. Documents, information and testimony designated as CONFIDENTIAL, in accordance with this Order, may be disclosed in testimony at the Hearing of this proceeding and offered into evidence used in any hearing related to this action, subject to the Tennessee Rules of Evidence and to such future orders as the TRA, the Pre-Hearing Officer, or the Administrative Law Judge may enter. Any party intending to use documents, information, or testimony designated CONFIDENTIAL shall inform the producing party and the TRA, the Pre-Hearing Officer, or the Administrative Law Judge, prior to the Hearing on the merits of the case in the manner designated previously in this Order, of the proposed use; and shall advise the TRA, the

Pre-Hearing Officer, or the Administrative Law Judge, and the producing party before use of the information during witness examinations so that appropriate measures can be taken by the TRA, the Pre-Hearing Officer, or the Administrative Law Judge to protect the confidential nature of the information.

- 9. Except for documents filed with the Executive Secretary of the TRA, all documents covered by the terms of this Order that are disclosed to the requesting party shall be maintained separately in files marked CONFIDENTIAL and labeled with reference to this Order at the offices of the requesting party's counsel of record and returned to the producing party pursuant to paragraph 16 of this Order.
- 10. Nothing herein shall be construed as preventing any party from continuing to use and disclose any information (a) that is in the public domain, or (b) that subsequently becomes part of the public domain through no act of the party; or (c) that is disclosed to it by a third party, where said disclosure does not itself violate any contractual or legal obligation, or (d) that is independently developed by a party, or (e) that is known or used by it prior to this proceeding. The burden of establishing the existence of (a) through (e) shall be upon the party attempting to use or disclose the information.
- 11. Any party may contest the designation of any document or information as CONFIDENTIAL by filing a Motion with the TRA, Pre-Hearing Officer, Administrative Law Judge or the courts, as appropriate, for a ruling that the documents, information or testimony should not be so treated. All documents, information and testimony designated as CONFIDENTIAL, however, shall be maintained as such until the TRA, the Pre-Hearing Officer, the Administrative Law Judge or a court orders otherwise. A motion to contest must be filed not later than ten (10) days prior to the Hearing on the merits. Any reply from the Company seeking

to protect the status of their CONFIDENTIAL INFORMATION must be received not later than five (5) days prior to the Hearing on the merits and shall be presented to the Authority at the Hearing on the merits for a ruling.

- 12. Nothing in this Order shall prevent any party from asserting any objection to discovery other than an objection based upon grounds of confidentiality. Nothing in this Order is intended to limit or expand the statutory authority of the Attorney General or the Consumer Advocate Division as expressed in *Tenn. Code Ann. § 10-7-504(a)* titled *Confidential Records, and Tenn. Code Ann. § 65-4-118* titled *Consumer Advocate Division*.
- 13. Non-party witnesses shall be entitled to invoke the provisions of this Order by designating information disclosed or documents produced for use in this action as CONFIDENTIAL in which event the provisions of this Order shall govern the disclosure of information or documents provided by the non-party witness. A non-party witness' designation of information as CONFIDENTIAL may be challenged under Paragraph 11 of this Order.
- 14. No person authorized under the terms herein to receive access to documents, information, or testimony designated as CONFIDENTIAL shall be granted access until such person has complied with the requirements set forth in paragraph 4 of this Order.
- 15. Any person to whom disclosure or inspection is made in violation of this Order shall be bound by the terms of this Order.
- 16. Upon an order becoming final in this proceeding or any appeals resulting from such an order, all the filings, exhibits and other materials and information designated CONFIDENTIAL and all copies thereof shall be returned to counsel for the party who produced (or originally created) the filings, exhibits and other materials, within fifteen (15) days. Counsel who received the filings, exhibits and other materials, designated as CONFIDENTIAL shall

certify to counsel for the producing party that all the filings, exhibits and other materials, plus all copies or extracts from the filings, exhibits and other materials, and all copies of the extracts from the filings, exhibits and other materials thereof have been delivered to counsel for the producing party.

- 17. After termination of this proceeding, the provisions of this Order relating to the secrecy and confidential nature of CONFIDENTIAL DOCUMENTS, information and testimony shall continue to be binding upon parties herein and their officers, employers, employees, agents, and/or others for five years unless this Order is vacated or modified.
- 18. Nothing herein shall prevent entry of a subsequent order, upon an appropriate showing, requiring that any documents, information or testimony designated as CONFIDENTIAL shall receive protection other than that provided herein.

Hearing Officer

BEFORE THE TENNESSEE REGULATORY AUTHORITY

NASHVILLE, TENNESSEE

March 4, 2008

T.R.A. DUCKET ROOM

IN RE:)	
DOCKET TO EVALUATE CHATTANOOGA)	Docket No. 07-00224
GAS COMPANY'S GAS PURCHASES AND RELATED SHARING INCENTIVES)	
)	

AGREED PROTECTIVE ORDER

To expedite the flow of filings, discovery, exhibits and other materials, and to facilitate the prompt resolution of disputes regarding confidentiality of the material, adequately protect material entitled to be kept confidential and to ensure that protection is afforded only to material so entitled, and the parties being in agreement as to the entry of this Protective Order, the Hearing Officer, as appointed by the Tennessee Regulatory Authority ("TRA"), hereby orders the following:

1. For the purpose of this Protective Order (the "Order"), proprietary or confidential information, hereinafter referred to as "CONFIDENTIAL INFORMATION" shall mean documents and information in whatever form which the producing party, in good faith, deems to contain or constitute trade secrets, confidential commercial information, confidential research, development, financial statements, confidential data of third parties, or other commercially sensitive information, and which has been specifically designated by the producing party. A "Producing Party" is defined as the party creating the confidential information as well as the party having actual physical possession of information produced pursuant to this Order. All summaries, notes,

extracts, compilations or other direct or indirect reproduction from or of any protected materials, shall be entitled to protection under this Order. Documents containing CONFIDENTIAL INFORMATION shall be specifically marked as confidential on the cover. Any document so designated shall be handled in accordance with this Order. The provisions of any document containing CONFIDENTIAL INFORMATION may be challenged under Paragraph 11 of this Order.

- 2. Any individual or company subject to this Order, including Producing Parties or persons reviewing CONFIDENTIAL INFORMATION, shall act in good faith in discharging their obligations hereunder. Parties or nonparties subject to this Order shall include Chattanooga Gas Company ("CGC" or "Company") and the Office of the Attorney General ("Attorney General"). If other parties are permitted to intervene, they will be allowed access to CONFIDENTIAL INFORMATION only to the extent and under the conditions permitted by separate order if the Producing Party determines that a separate order is necessary.
- 3. CONFIDENTIAL INFORMATION shall be used only for the purposes of this proceeding, and shall be expressly limited and disclosed only to the following persons:
 - (a) Counsel of record for the parties and other legal counsel for the parties in this case and associates, secretaries and paralegals actively engaged in assisting counsel of record in this proceeding;
 - (b) TRA Directors and members of the staff of the TRA;
 - (c) officers, directors, or employees of the parties, including employees of the Office of Tennessee Attorney General; provided, however, that CONFIDENTIAL INFORMATION shall be shown only to those persons having a need to know;

- (d) Representatives of the parties who need to know because they are actively engaged in assisting counsel of record in preparing for this proceeding; and
- Outside consultants and expert witnesses employed or retained by (e) the parties or their counsel, who need access to CONFIDENTIAL INFORMATION solely for evaluation, testing, testimony, preparation for trial or other services related to this docket, provided that to the extent that any party seeks to disclose CONFIDENTIAL INFORMATION to any outside consultant or expert witness who is expected to testify on that party's behalf, the party shall give five (5) days written notice to the Producing Party of intention to disclose CONFIDENTIAL INFORMATION. During such notice period, the Producing Party may move to prevent or limit disclosure for cause, in which case no disclosure shall be made until the TRA, the Hearing Officer, the Administrative Law Judge or court rules on the motion. Any such motion shall be filed within three (3) days after service of the notice. Any response shall be filed within three (3) days after service of the Motion. A Pre-hearing conference may be called to confer with the parties on the Motions to Limit Disclosure. All service shall be by hand delivery or by facsimile.

Under no circumstances shall any CONFIDENTIAL INFORMATION be disclosed to or discussed with anyone associated with the marketing of products, goods or services that may be in competition with the products, goods or services of the Producing Party or the Producing Party's customers. Counsel for the parties are expressly prohibited from disclosing CONFIDENTIAL INFORMATION produced by another party to their respective clients, except for in-house counsel and persons who need to know in order to assist counsel of record with preparation of the case.

4. Prior to disclosure of CONFIDENTIAL INFORMATION to any employee or associate counsel for a party, TRA Director, or TRA staff member, the counsel representing the party who is to receive the CONFIDENTIAL INFORMATION shall provide a copy of this Order to the recipient employee, associate counsel, TRA Director or staff member, who shall be bound by the terms of this Order. Prior to

disclosure of CONFIDENTIAL INFORMATION to any outside consultant or expert witness employed or retained by a party, counsel shall provide a copy of this Order to such outside consultant or expert witness, who shall sign an Affidavit in the form of that attached to this Order attesting that he or she has read a copy of this Order, that he or she understands and agrees to be bound by the terms of this Order, and that he or she understands that unauthorized disclosure of the documents labeled "CONFIDENTIAL" constitutes a violation of this Order. This Affidavit shall be signed in the presence of and be notarized by a notary public. Counsel of record for each party shall provide the Producing Party a copy of each such Affidavit and shall keep the Affidavits executed by the parties' experts or consultants on file in their respective offices.

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5. If any party or non-party subject to this Order inadvertently fails to designate documents as CONFIDENTIAL in accordance with the provisions of this Order when producing the documents this failure shall not constitute a waiver of confidentiality, provided the party or non-party who has produced the document shall notify the recipient of the document in writing within five (5) days of discovery of such inadvertent failure to designate the document as CONFIDENTIAL. At that time, the recipients will immediately treat the subject document as CONFIDENTIAL. In no event shall the TRA, or any other party to this Order, be liable for any claims or damages resulting from the disclosure of a document provided while not so labeled as "CONFIDENTIAL." An inadvertent failure to designate a document as CONFIDENTIAL, shall not, in any way, affect the TRA's determination as to whether the document is entitled to CONFIDENTIAL status.

- 6. If any party or non-party subject to this Order inadvertently fails to designate documents as CONFIDENTIAL in accordance with the provisions of this Order when producing such documents and the failure is not discovered in time to provide a five (5) day notification to the recipient of the confidential nature of the documents referenced in the paragraph above, the failure shall not constitute a waiver of confidentiality and a party by written motion or by oral motion at a Pre-Hearing Conference or at the Hearing on the merits may request designation of the documents as CONFDENTIAL, and if the motion is granted by the Hearing Officer, Administrative Law Judge or the Authority, the recipients shall immediately treat the subject documents as CONFIDENTIAL. The Tennessee Regulatory Authority, the Hearing Officer or Administrative Law Judge may also, at his or her discretion, either before or during the Pre-Hearing Conference or Hearing on the Merits of the case, allow information to be designated CONFIDENTIAL and treated as such in accordance with the terms of this Order.
- 7. Any papers filed in this proceeding that contain, quote, paraphrase, compile or otherwise disclose documents covered by the terms of this Order, or any information contained therein, shall be filed and maintained in the TRA Docket Room in sealed envelopes marked CONFIDENTIAL and labeled to reflect the style of this proceeding, the docket number, the contents of the envelope sufficient to identify its subject matter and this Protective Order. The envelopes shall be maintained in a locked filing cabinet. The envelopes shall not be opened or their contents reviewed by anyone except upon order of the TRA, Hearing Officer, or Administrative Law Judge after due notice to counsel of record. Notwithstanding the foregoing, the Directors and the Staff of

the TRA may review any paper filed as CONFIDENTIAL without obtaining an order of the TRA, Hearing Officer or Administrative Law Judge, provided the Directors and Staff maintain the confidentiality of the paper in accordance with the terms of this Order.

- 8. Documents, information and testimony designated as CONFIDENTIAL or PROTECTED SECURITY MATERIALS (as defined in Paragraph 19) in accordance with this Order, may be used in testimony at the Hearing of this proceeding and offered into evidence used in any hearing related to this action in a manner that protects the confidentiality of the information, subject to the Tennessee Rules of Evidence and to such future orders as the TRA, the Hearing Officer, or the Administrative Law Judge may enter. Any party intending to use documents, information, or testimony designated CONFIDENTIAL or PROTECTED SECURITY MATERIALS shall inform the Producing Party and the TRA, the Hearing Officer, or the Administrative Law Judge, prior to the Hearing on the Merits of the case, of the proposed use; and shall advise the TRA, the Hearing Officer, or the Administrative Law Judge, and the Producing Party before use of the information during witness examinations so that appropriate measures can be taken by the TRA, the Hearing Officer, or the Administrative Law Judge to protect the confidential nature of the information.
- 9. Except for documents filed in the TRA Docket Room, all documents covered by the terms of this Order that are disclosed to the requesting party shall be maintained separately in files marked CONFIDENTIAL and labeled with reference to this Order at the offices of the requesting party's counsel of record, kept in a secure place and returned to the Producing Party pursuant to Paragraph 16 of this Order.

- 10. Nothing herein shall be construed as preventing any party from continuing to use and disclose any information (a) that is in the public domain, or (b) that subsequently becomes part of the public domain through no act of the party, or (c) that is disclosed to it by a third party, where said disclosure does not itself violate any contractual or legal obligation, or (d) that is independently developed by a party, or (e) that is known or used by it prior to this proceeding. The burden of establishing the existence of (a) through (e) shall be upon the party attempting to use or disclose the information.
- 11. Any party may contest the designation of any document or information as CONFIDENTIAL or PROTECTED SECURITY MATERIALS by filing a Motion with the TRA, Hearing Officer, Administrative Law Judge or the courts, as appropriate, for a ruling that the documents, information or testimony should not be so treated. All documents, information and testimony designated as CONFIDENTIAL or PROTECTED SECURITY MATERIALS, however, shall be maintained as such until the TRA, the Hearing Officer, the Administrative Law Judge or a court orders otherwise. A Motion to contest must be filed not later than fifteen (15) days prior to the Hearing on the Merits. Any Reply from the Company seeking to protect the status of their CONFIDENTIAL INFORMATION or PROTECTED SECURITY MATERIALS must be received not later than ten (10) days prior to the Hearing on the Merits and shall be presented to the Authority at the Hearing on the Merits for a ruling.
- 12. Nothing in this Order shall prevent any party from asserting any objection to discovery other than an objection based upon grounds of confidentiality.

- 13. Non-party witnesses shall be entitled to invoke the provisions of this Order by designating information disclosed or documents produced for use in this action as CONFIDENTIAL, in which event the provisions of this Order shall govern the disclosure of information or documents provided by the non-party witness. A non-party witness' designation of information as CONFIDENTIAL may be challenged under Paragraph 11 of this Order.
- 14. No person authorized under the terms herein to receive access to documents, information, or testimony designated as CONFIDENTIAL shall be granted access until such person has complied with the requirements set forth in Paragraph 4 of this Order.
- 15. Any person to whom disclosure or inspection is made in violation of this Order shall be bound by the terms of this Order.
- 16. Upon an order becoming final in this proceeding or any appeals resulting from such an order, all the filings, exhibits and other materials and information designated CONFIDENTIAL or PROTECTED SECURITY MATERIALS and all copies thereof shall be returned to counsel for the party who produced (or originally created) the filings, exhibits and other materials, within fifteen (15) days. Subject to the requirements of Paragraph 7 above, the TRA shall retain copies of information designated as CONFIDENTIAL or PROTECTED SECURITY MATERIALS as may be necessary to maintain the record of this case intact. Counsel who received the filings, exhibits and other materials, designated as CONFIDENTIAL or PROTECTED SECURITY MATERIALS shall certify to counsel for the Producing Party that all the filings, exhibits and other materials, plus all copies or extracts, notes or memorandums from the filings,

exhibits and other materials, and all copies of the extracts from the filings, exhibits and other materials thereof have been delivered to counsel for the Producing Party or destroyed and that any electronic copies of CONFIDENTIAL INFORMATION or PROTECTED SECURITY MATERIALS received or mentioned by the receiving party have been eliminated.

- 17. After termination of this proceeding, the provisions of this Order relating to the confidential nature of CONFIDENTIAL DOCUMENTS or PROTECTED SECURITY MATERIALS, information and testimony shall continue to be binding upon parties herein and their officers, employers, employees, agents, and/or others unless this Order is vacated or modified.
- 18. Nothing herein shall prevent entry of a subsequent order, upon an appropriate showing, requiring that any documents, information or testimony designated as CONFIDENTIAL shall receive protection other than that provided herein.
- 19. In addition to the other provisions of this Order, Chattanooga Gas Company ("the Company") may designate and label as "PROTECTED SECURITY MATERIALS" documents and information related to security measures undertaken to protect public health and safety. The Company shall provide access to PROTECTED SECURITY MATERIALS to TRA Directors and members of the staff of the TRA and further only to authorized representatives of the Intervenors in this docket. Authorized representatives shall be limited to the following: in the event that TRA staff becomes a party, one counsel of record and one other staff member or person under contract to the staff, each authorized in writing by a senior official of the TRA to have such access; and with respect to any other party, two counsel of record and a single other person,

employed by or under contract to the party, authorized by that party in a written certification mutually agreeable to the parties.

- 20. The Company shall provide access to an authorized representative to PROTECTED SECURITY MATERIALS only after such authorized representative has executed an Affidavit in the form of that attached to this Order and provided a copy to the Company. Except with consent of the Company: (i) access shall be at the offices of the Company or its counsel of record and under supervision of the Company; (ii) PROTECTED SECURITY MATERIALS shall not be removed from the offices of the Company or its counsel; (iii) no copies shall be provided to an authorized representative except as provided herein. Authorized representatives may make notes or memoranda from a review of the PROTECTED SECURITY MATERIALS and may remove such notes and memoranda. In all other respects such notes and memoranda shall remain PROTECTED SECURITY MATERIALS and subject to the provisions hereof. PROTECTED SECURITY MATERIALS shall be used only to assist TRA staff or any other party to prepare for and to try this proceeding and shall not be used for any other purpose in this or any other jurisdiction.
- 21. Except as provided in this Order, the contents of PROTECTED SECURITY MATERIALS to which the TRA staff or other party is given access, and any notes, memoranda, or any form or information or opinions regarding or derived from the PROTECTED SECURITY MATERIALS shall not be disclosed to anyone other than an authorized representative in accordance with the Order, except that an authorized representative may disclose his or her conclusions or findings solely within, and for the purposes of, this proceeding and in accordance with this Order. PROTECTED

SECURITY MATERIALS shall not otherwise be published, disclosed or divulged except as expressly provided herein. The TRA Directors, TRA staff and any other party shall treat all notes memoranda or opinions regarding or derived from the PROTECTED SECURITY MATERIALS as highly confidential and shall keep them in a secure location with access limited to an authorized representative, and the contents of PROTECTED SECURITY MATERIALS and any information derived from them shall be considered highly confidential, and shall not be deemed public records. The TRA staff, any party, Hearing Officer, or the TRA Directors may discuss any position or conclusion regarding security expenditures and testimony in briefs, orders, pleadings, or hearings in this proceeding without disclosing protected information to the public in accordance with this Order.

- 22. The Attorney General and his staff have authority to enter into Nondisclosure Agreements pursuant to Tenn. Code Ann. § 65-4-118 which are consistent with state and federal law, regulations and rules.
- 23. The Attorney General and his staff agree to keep confidential commercial information and/or trade secrets in a secure place and will not permit them to be seen by any person who is not an employee of the State of Tennessee, the Office of Attorney General and Reporter, or a person who has signed a Nondisclosure Agreement.
- 24. The Attorney General and his staff may make copies of confidential commercial information or trade secrets or any portion thereof. To the extent permitted by state and federal law, regulations and rules, all notes utilizing supporting information shall be subject to the terms of this Order to the extent factual assertions are derived from the supporting information.

25. To the extent permitted by state law, the Attorney General will provide timely notice of filing or disclosure in the discharge of the duties of the Office of the Attorney General and Reporter, pursuant to Tenn. Code Ann. § 10-7-504(a)(5)(C) or any other law, regulation or rule, so that the Company may take action relating to disclosure.

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- The obligations of the Attorney General and his staff under this Order are 26. further subject to the state's Public Records Act and other open records statutes. Nothing in this Order is intended to violate or alter the state's Public Records Act or Freedom of Information Act ("FOIA"). In the event that the Attorney General or member of his staff is served with a subpoena, public records request, FOIA request, or other request that calls for the production of confidential commercial information labeled as "CONFIDENTIAL" by the Company, the Attorney General will notify the Company by notifying the undersigned of the existence of the subpoena, public records request, FOIA request, or other request, at least five (5) business days before responding to the request to the extent permitted by state law and orders of the court as long as the Attorney General or his staff is able to respond to the request within a reasonable time. Following the five (5) day notice period, the Attorney General or his staff may elect to wait to produce such information as allowed by state law in order to provide the Company an opportunity to challenge said subpoena or request or to make arrangements to preserve confidentiality of the confidential commercial information labeled "CONFIDENTIAL" by the Company that is subject to such request.
- 27. The designation of any information, documents or things in accordance with this Order as constituting or containing confidential or proprietary information and the Attorney General's or his staff's treatment of such material as confidential or

proprietary in compliance with this Order is not an admission or agreement by the Attorney General or his staff that the material constitutes or contains confidential commercial information or trade secret information and shall not be deemed to be either a waiver of the state's right to challenge such designation or an acceptance of such designation. The Company agrees to designate information, documents or things provided to the Attorney General as confidential commercial information or trade secret if it has a good faith basis for the claim. The Company will upon request of the Attorney General or his staff provide a written explanation of the details, including statutory authority, that support its confidential commercial information or trade secret claim within five (5) days of a written request. The Company also specifically agrees that it will not designate any documents as CONFIDENTIAL INFORMATION or label such documents as "CONFIDENTIAL" if the documents:

- (a) have been distributed to the public, consumers or others, provided that proprietary customer information provided by the Company to its customers or their marketers may be designated as CONFIDENTIAL INFORMATION; or
- (b) are not maintained by the Company as confidential commercial information or trade secrets or are not maintained by the Company as proprietary customer information.
- 28. Nothing in this Order shall prevent the Attorney General from using the CONFIDENTIAL INFORMATION received for investigative purposes in the discharge of the duties of the Office of the Attorney General and Reporter. Additionally, nothing in this Order shall prevent the Attorney General from informing state officials and third

parties of the fact of an investigation, as needed, to conduct the investigation. Without limiting the scope of this paragraph, nothing in this Order shall prevent the Attorney General from contacting consumers whose names were provided by the Company or from discussing with any consumer any materials that he or she allegedly received from the Company or confirming that a consumer actually received the materials, to the extent that the Attorney General or his staff does so in a manner that complies with the provisions of this Order.

- 29. The terms of the foregoing paragraphs 22 through 28 do not apply to PROTECTED SECURITY MATERIALS as set forth in paragraphs 19-21 of this Order. PROTECTED SECURITY MATERIALS shall be treated in accordance with paragraphs 19-21.
- 30. All information, documents and things designated as CONFIDENTIAL INFORMATION or PROTECTED SECURITY MATERIALS and produced in accordance with this Order may be disclosed in testimony or offered into evidence at any TRA or court hearing, trial, motion or proceeding of this matter, subject to the provisions of this Order and the applicable Rules of Evidence. The party who produced the information, documents and things designated as CONFIDENTIAL INFORMATION or PROTECTED SECURITY MATERIALS agrees to stipulate to the authentication of such information, documents and things in any such proceeding.
- 31. Nothing in this Order is intended to restrict or alter federal or state laws, regulations or rules.

32. Any person who has signed a Nondisclosure Statement or is otherwise bound by the terms of this Order shall continue to be bound by this Order and/or Nondisclosure Statement even if no longer engaged by the TRA or Intervenors.

Kelly Cashman grams

APPROVED FOR ENTRY:

J.W. Luna, Esq. (BPR #5780)

Jennifer L. Brundige, Esq. (BPR # 20673)

FARMER & LUNA, PLLC

333 Union Street, Suite 300

Nashville, TN 37201 (615) 254-9146

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Attorneys for Chattanooga Gas Company

Timothy C. Phillips, Esq. (BPR #12751)

Stephen R. Butler, Esq. (BPR #14772)

Consumer Advocate and Protection Division

Office of Attorney General

2nd Floor

425 5th Avenue North

Nashville, TN 37243-0491

Attorneys for the Consumer Advocate and Protection Division

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing has been forwarded by electronic mail on this the 4th day of March, 2008, to the following:

Eddie Roberson, Chairman Tennessee Regulatory Authority 460 James Robertson Parkway Nashville, Tennessee 37243-00505

Kelly Cashman-Grams Hearing Officer Tennessee Regulatory Authority 460 James Robertson Parkway Nashville, Tennessee 37243-00505

Cynthia E. Kinser (Mills), Deputy
Timothy C. Phillips
Stephen R. Butler
Consumer Advocate and Protection Division
Office of Attorney General
2nd Floor
425 5th Avenue North
Nashville, TN 37243-0491

BEFORE THE TENNESSEE REGULATORY AUTHORITY NASHVILLE, TENNESSEE

IN RE: DOCKET TO EVALUATE CHATTANOOGA GAS COMPANY'S GAS PURCHASES AND RELATED SHARING INCENTIVES)) Docket No. 07-00224)			
NONDISCLOSURE STATEMENT				
I have reviewed the Protective Order ente agree to abide and be bound by its terms. I unde documents labeled "CONFIDENTIAL" or "PRO will be a violation of the Order.	erstand that unauthorized disclosure of			
DATE	NAME			
STATE OF				
COUNTY OF)				
Personally appeared before me, , with whom I am persona he executed the within instrument for the purposes	lly acquainted, who acknowledged that			
WITNESS my hand, at office, this	day of, 2008.			
	NOTARY PUBLIC			
	My Commission Expires:			

BEFORE THE TENNESSEE REGULATORY AUTHORITY NASHVILLE, TENNESSEE

IN RE:)	
)	
DOCKET TO EVALUATE ATMOS ENERGY)	No. 07-00225
CORPORATION'S GAS PURCHASE AND)	
RELATED SHARING INCENTIVES)	

PROTECTIVE ORDER

To expedite the flow of filings, exhibits and other materials, and to facilitate the prompt resolution of disputes as to the confidentiality of material, adequately protect material entitled to be kept confidential and to ensure that protection is afforded only to material so entitled, the Tennessee Regulatory Authority ("TRA" or "Authority") hereby orders that:

1. For the purpose of this Protective Order ("Order"), proprietary or confidential information, hereinafter referred to as CONFIDENTIAL INFORMATION, shall mean documents, testimony, or information in whatever form which the producing party, in good faith, and based on reasonable inquiry, deems to contain trade secrets, confidential research, development or other sensitive information protected by state or federal law, regulation or rule, and which has been specifically designated by the producing party. A producing party is defined as the party creating the CONFIDENTIAL INFORMATION as well as the party having actual physical possession of information produced pursuant to this Order. All summaries, notes, extracts, compilations or other direct or indirect reproduction from or of any protected materials, shall be entitled to protection under this Order. Documents containing CONFIDENTIAL INFORMATION shall be conspicuously and specifically labeled as "CONFIDENTIAL" on each page containing CONFIDENTIAL

INFORMATION and on the cover page. The documents must be produced in a way that will clearly identify to others that it contains CONFIDENTIAL INFORMATION. Any document so designated shall be handled in accordance with this Order. The provisions of any document containing CONFIDENTIAL INFORMATION may be challenged under paragraph 10 of this Order.

- 2. Any individual or company subject to this Order, including producing parties or persons reviewing CONFIDENTIAL INFORMATION, shall act in good faith in discharging their obligations hereunder. Parties or non-parties subject to this Order shall include Atmos Energy Corporation ("Atmos"), the Office of the Attorney General ("Attorney General"), Atmos Energy Marketing ("AEM"), Atmos Intervention Group ("AIG"), and Stand Energy Corporation ("Stand"). If other parties are permitted to intervene, they will be allowed access to Confidential Information only to the extent and under the conditions permitted by separate order.
- 3. Subject to the exceptions noted below in this Paragraph 3, CONFIDENTIAL INFORMATION shall be disclosed only to the following persons:
 - (a) outside counsel of record for the parties in this case and associates, secretaries, and paralegals actively engaged in assisting outside counsel of record in this docket and any appeals therefrom;
 - (b) in-house counsel for the parties;
 - officers, directors, or employees of the parties, including employees of the Office of the Tennessee Attorney General; provided, however, that CONFIDENTIAL INFORMATION shall be shown only to those persons having a need to know; and provided further that such officers, directors, and/or employees shall be subject to the provisions of this Protective Order, and shall not disclose such information further except as otherwise permitted

¹ SouthStar Energy Services, LLC ("SouthStar") has withdrawn its intervention in this case. As a result, SouthStar will not be participating in discovery and no confidential information produced in this case shall be disclosed to SouthStar or its counsel.

under the terms of this Protective Order;

- (d) TRA Directors and members of the staff of the TRA;
- outside consultants and expert witnesses employed or retained by the parties (e) or their counsel, who have access to CONFIDENTIAL INFORMATION solely for evaluation, testing, testimony, preparation for trial or other services related to this docket, provided that to the extent that any party seeks to disclose CONFIDENTIAL INFORMATION to any outside consultant or expert witness who is expected to testify on that party's behalf, the party shall give five (5) days written notice to the producing party of intention to disclose CONFIDENTIAL INFORMATION.² During such notice period, the producing party may move to prevent or limit disclosure for cause, in which case no disclosure shall be made until the TRA, the Hearing Officer, the Administrative Law Judge or court rules on the motion. Any such motion shall be filed within three (3) days after service of the notice. Any response shall be filed within three (3) days after service of the notice. Pre hearing conferences may be called to confer with the parties on the Motions to Limit Disclosure. All service shall be by hand delivery or by facsimile.

The provisions of subparagraphs (b) and (c) above notwithstanding, CONFIDENTIAL INFORMATION shall not be provided to any of the members of AIG or any of their employees unless and until there has been compliance with the provisions of subparagraph (e) above and the provisions of paragraph 4 below applicable to consultants and expert witnesses, all of which shall be accomplished as to each individual person to whom it is proposed that CONFIDENTIAL INFORMATION be disclosed. Notwithstanding anything else to the contrary, under no circumstances shall

(f) any CONFIDENTIAL INFORMATION be disclosed to or discussed with anyone associated with the marketing of services in competition with the products, goods or services of the producing party;

² The parties have agreed that upon the execution of an Affidavit substantially in the form of that attached to this Order and delivery of the same to all parties of record in this matter, Hal Novak shall not be subject to the five (5) days written notice period set forth in paragraph 3(e) of this Order, unless specifically requested by the producing party. In agreeing to the foregoing, no party is relinquishing or waiving its ability to prevent or limit disclosure to Mr. Novak for cause, pursuant to paragraph 3(e) of this Order.

- (g) any HIGHLY CONFIDENTIAL INFORMATION related to Atmos Energy Marketing, LLC (which shall be marked "HIGHLY CONFIDENTIAL" (Outside Counsel Only) or with similar wording) be disclosed to or discussed with Tennessee Energy Consultants, Earl Burton, or Stand, or any employee of any of them, including in-house counsel; or
- (h) any HIGHLY CONFIDENTIAL INFORMATION related to Stand Energy Corporation (which shall be marked "HIGHLY CONFIDENTIAL" (Outside Counsel Only) or with similar wording) be disclosed to or discussed with Tennessee Energy Consultants, Earl Burton, Atmos Energy Corporation or Atmos Energy Marketing, LLC, or any employee of any of them, including in-house counsel.
- (i) any CONFIDENTIAL INFORMATION submitted by Atmos Energy Marketing, LLC be disclosed to or discussed with operating employees³ of Atmos Energy Corporation, nor shall any CONFIDENTIAL INFORMATION submitted by Atmos Energy Corporation be disclosed to or discussed with operating employees of Atmos Energy Marketing, LLC.⁴
- 4. Prior to disclosure of CONFIDENTIAL INFORMATION to any of the authorized persons, the counsel representing the party who is to receive the CONFIDENTIAL INFORMATION shall provide a copy of this Order to the recipient Director, staff member, employee or, officer, who shall be bound by the terms of this Order. Prior to disclosure of CONFIDENTIAL INFORMATION to any outside consultant or expert witness employed or retained by a party, counsel shall provide a copy of this Order to such outside consultant or expert witness, who shall sign an Affidavit in the form of that attached to this Order attesting that he or she has read a copy of this Order, that he or she understands and agrees to be bound by the terms of this Order, and that he or she understands that

³ As used herein, the term "operating employees" shall have the meaning set forth in Atmos Energy Corporation, T.R.A. No. 1, 2nd Revised Sheet No. 45.5, para. 11 (Issued April 5, 2007, Effective May 5, 2007), which provides as follows:

For purposes of these guidelines, operating employees are those who are in any way involved in identifying and contracting with customers, locating gas supplies, making any and all arrangements with intervening pipelines and in any way managing or facilitating those contracted services.

⁴ In the event that counsel for AEC or AEM learns that such confidential information has been disclosed to an operating employee, counsel shall notify all of the parties of such disclosure.

unauthorized disclosure of the documents labeled "CONFIDENTIAL" constitutes a violation of this Order. This Affidavit shall be signed in the presence of and be notarized by a notary public. Counsel of record for each party shall provide the producing party a copy of each such Affidavit for retained experts expected to be called as a witness at the hearing of this matter and shall keep the Affidavits executed by all experts or consultants retained by that party, whether or not expected to be called as a witness, on file in their respective offices.

- 5. If any party or non-party subject to this Order inadvertently fails to label documents as "CONFIDENTIAL" in accordance with the provisions of this Order when producing such documents, such failure shall not constitute a waiver of confidentiality, provided the party or non-party who has produced the document shall notify the recipient of the document in writing within five (5) days of discovery of such inadvertent failure to label the document as "CONFIDENTIAL." At that time, the recipients will immediately treat the subject document as CONFIDENTIAL INFORMATION. In no event shall the TRA, or any other party to this Order, be liable for any claims or damages resulting from the disclosure of a document while not so labeled as "CONFIDENTIAL." An inadvertent failure to label a document as "CONFIDENTIAL" shall not, in any way, affect the TRA's determination as to whether the document is entitled to CONFIDENTIAL INFORMATION status.
- 6. Any papers filed in this proceeding that contain, quote, paraphrase, compile or otherwise disclose documents covered by the terms of this Order, or any information contained therein, shall be filed with the TRA in sealed envelopes labeled "CONFIDENTIAL." The filing party shall also include with the filing a public version of the papers with any CONFIDENTIAL INFORMATION redacted. Only the redacted public version may be placed in the TRA's public file

and/or posted on the TRA website. Each sealed envelope shall be labeled to reflect the style and docket number of this proceeding and to identify the subject matter of the content of the sealed envelope. The envelopes shall be maintained in a locked filing cabinet. The envelopes shall not be opened or their contents reviewed by anyone except upon order by the TRA, Hearing Officer, or Administrative Law Judge after due notice to counsel of record. Notwithstanding the foregoing, the Directors and the staff of the TRA may review any paper filed as CONFIDENTIAL INFORMATION and labeled "CONFIDENTIAL" without obtaining an order of the TRA, Hearing Officer, or Administrative Law Judge, provided the Directors and staff maintain the confidentiality of the paper in accordance with the terms of this Order.

- 7. Documents, information and testimony designated as CONFIDENTIAL INFORMATION and labeled "CONFIDENTIAL," in accordance with this Order, may be disclosed in testimony at the Hearing on the merits of this proceeding and offered into evidence in any hearing related to this action, subject to the applicable Rules of Evidence and to such future orders as the TRA, Hearing Officer, or Administrative Law Judge may enter. Any party intending to use documents, information, or testimony designated as CONFIDENTIAL INFORMATION shall inform the producing party and the TRA, Hearing Officer, or Administrative Law Judge, prior to the Hearing on the merits of the case, of the proposed use, and shall advise the TRA, the Hearing Officer, or Administrative Law Judge, and the producing party before use of such information during witness examinations so that appropriate measures can be taken by the TRA, Hearing Officer, or Administrative Law Judge to protect the confidential nature of the information.
- 8. Except for documents filed with the TRA, all documents covered by the terms of this

 Order that are disclosed to the requesting party shall be maintained separately in files labeled

"CONFIDENTIAL" and labeled with reference to this Order at the offices of the requesting party's counsel of record.

- 9. Nothing herein shall be construed as preventing any party from continuing to use and disclose any information (a) that is in the public domain, or (b) that subsequently becomes part of the public domain through no act of such party, or violation of this Order, or (c) that is disclosed to it by a third party, where said disclosure does not itself violate any contractual or legal obligation or terms of this Order, or (d) that is independently developed by a party, or (e) that is known or used by it prior to this proceeding. The burden of establishing the existence of (a) through (e) shall be upon the party attempting to use or disclose such information.
- 10. Any party may contest the designation of any document or information as CONFIDENTIAL INFORMATION by filing a motion with the TRA, Hearing Officer, Administrative Law Judge or the courts, as appropriate, for a ruling that the documents, information, or testimony should not be so treated. Upon the filing of such a motion, the designating party shall bear the burden of supporting its designation of the documents or information at issue as CONFIDENTIAL INFORMATION. All documents, information and testimony designated as CONFIDENTIAL INFORMATION, however, shall be maintained as such until the TRA, Hearing Officer, Administrative Law Judge, or a court orders otherwise. A motion to contest must be filed not later than five (5) days after receipt of the material designated CONFIDENTIAL INFORMATION or ten (10) days prior to the Hearing on the merits, whichever date occurs later in time. Any reply seeking to protect the status of their CONFIDENTIAL INFORMATION must be received not later than five (5) days prior to the Hearing on the merits. Motions made and

subsequent replies received within the five (5) days prior to the Hearing on the merits shall be presented to the TRA at the Hearing on the merits for a ruling.

- 11. Non-party witnesses shall be entitled to invoke the provisions of this Order by designating information disclosed or documents produced for use in this action as CONFIDENTIAL INFORMATION pursuant to the terms of this Order.
- 12. No person authorized under the terms herein to receive access to documents, information, or testimony designated as CONFIDENTIAL INFORMATION shall be granted access until such person has complied with the requirements set forth in paragraph 4 of this Order.
- 13. Any person to whom disclosure or inspection is made in violation of this Order shall be bound by the terms of this Order.
- 14. 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. Subject to the requirements of Paragraph 7 above, the TRA shall retain copies of information designated as Confidential or Protected Security Materials as may be necessary to maintain the record of this cause intact.
- 15. After termination of this proceeding, the provisions of this Order relating to the secrecy and confidential nature of confidential documents, information and testimony shall continue

to be binding, upon parties hereto and their officers, employers, employees, agents, and/or others for five (5) years unless this Order is vacated or modified.

- 16. Nothing herein shall prevent a party from seeking further protection for particular documents or prevent entry of a subsequent order, upon an appropriate showing, requiring that any documents, information or testimony designated as CONFIDENTIAL INFORMATION, HIGHLY CONFIDENTIAL or PROTECTED SECURITY MATERIALS shall receive protection other than that provided herein.
- 17. In addition to the other provisions of this Order, Atmos Energy Corporation, and its affiliates (the "Company") may designate and label as "PROTECTED SECURITY MATERIALS" documents and information related to security measures undertaken to protect public health and safety. The Company shall provide access to PROTECTED SECURITY MATERIALS to TRA Directors and members of the staff of the TRA and further only to authorized representatives of the Intervenors in this docket. Authorized representatives shall be limited to the following: one counsel of record and one other staff member or person under contract to the staff, each authorized in writing by a senior official of the TRA to have such access; and with respect to any other party, two counsel of record, the Tennessee Attorney General and the Chief Deputy of the Office of the Tennessee Attorney General and a single other person, employed by or under contract to the party, authorized by that party in a written certification mutually agreeable to the parties.
- 18. The Company shall provide access by an authorized representative to PROTECTED SECURITY MATERIALS only after such authorized representative has executed an Affidavit in the form of that attached to this Order and provided a copy to the Company. Except with consent of the Company: (i) access shall be at the offices of the Company or its counsel of record and under

supervision of the Company; (ii) PROTECTED SECURITY MATERIALS shall not be removed from the offices of the Company or its counsel; and (iii) no copies shall be provided to an authorized representative except as provided herein. Authorized representatives may make notes or memoranda from a review of the PROTECTED SECURITY MATERIALS and may remove such notes and memoranda. In all other respects such notes and memoranda shall remain PROTECTED SECURITY MATERIALS and subject to the provisions hereof. PROTECTED SECURITY MATERIALS shall be used only to assist TRA staff or any other party to prepare for and to try this proceeding and shall not be used for any other purpose in this or any other jurisdiction.

MATERIALS to which the TRA staff or other party is given access, and any notes, memoranda, or any form of information or opinions regarding or derived from the PROTECTED SECURITY MATERIALS shall not be disclosed to anyone other than an authorized representative in accordance with this Order, except that an authorized representative may disclose his or her conclusions or findings solely within, and for the purposes of, this proceeding and in accordance with this Order. PROTECTED SECURITY MATERIALS shall not otherwise be published, disclosed or divulged except as expressly provided herein. The TRA staff and any other party shall treat all notes and memoranda or opinions regarding or derived from the PROTECTED SECURITY MATERIALS as highly confidential and shall keep them in a secure location with access limited to an authorized representative and the contents of PROTECTED SECURITY MATERIALS and any information derived from them shall be considered highly confidential, and shall not be deemed public records. The TRA staff, any party, Hearing Officer, or the TRA Directors may discuss any position or

conclusion regarding security expenditures and testimony in briefs, orders, pleadings, or hearings in this proceeding in accordance with this Order.

- 20. Upon written request from the Company within one (1) month from the conclusion of this proceeding or any judicial review proceedings involving security related expenditures, the TRA staff and any party will either return any PROTECTED SECURITY MATERIALS, any notes or memoranda related thereto and any copies thereof to the Company or certify to the Company in writing that all such notes, memoranda and copies have been destroyed. Any electronic copies of PROTECTED SECURITY MATERIALS made by authorized representatives shall be eliminated.
- 21. The Attorney General and his staff have authority to enter into non-disclosure agreements pursuant to Tenn. Code Ann. § 65-4-118 which are consistent with state and federal law, regulations and rules.
- 22. The Attorney General and his staff agree to keep CONFIDENTIAL INFORMATION and PROTECTED SECURITY MATERIALS in a secure place and will not permit them to be seen by any person who is not an employee of the State of Tennessee, the Office of the Attorney General and Reporter, or a person who has signed a Non-disclosure Agreement.
- 23. The Attorney General and his staff may make copies of CONFIDENTIAL INFORMATION and any portion thereof. To the extent permitted by state and federal law, regulations and rules, all notes utilizing supporting information shall be subject to the terms of this Order to the extent factual assertions are derived from the supporting information.
- 24. To the extent permitted by state law, the Attorney General will provide timely notice of filing or disclosure in the discharge of the duties of the Office of the Attorney General and

Reporter, pursuant to Tenn. Code Ann. § 10-7-504(a)(5)(C) or any other law, regulation or rule, so that the Company may take action relating to disclosure.

- The obligations of the Attorney General and his staff under this Order are further 25. subject to the state's Public Records Act and other open records statutes. Nothing in this Order is intended to violate or alter the state's Public Records Act or Freedom of Information Act ("FOIA"). In the event that the Attorney General or member of his staff is served with a subpoena, public records request, FOIA request, or other request that calls for the production of confidential commercial information labeled as "CONFIDENTIAL INFORMATION" or "PROTECTED SECURITY MATERIALS" by the Company, the Attorney General will notify the Company by notifying the undersigned of the existence of the subpoena, public records request, FOIA request, or other request, at least five (5) business days before responding to the request to the extent permitted by state law and orders of a court, as long as the Attorney General or his staff is able to respond to the request within a reasonable time. The Attorney General or his staff may elect to wait to produce such information as allowed by state law in order to provide the Company an opportunity to challenge said subpoena or request or to make arrangements to preserve the confidentiality of the confidential commercial information labeled as "CONFIDENTIAL INFORMATION" or "PROTECTED SECURITY MATERIALS" by the Company that is subject to such request.
- 26. The designation of any information, documents or things in accordance with this Order as constituting "CONFIDENTIAL INFORMATION" or "PROTECTED SECURITY MATERIALS" and the Attorney General's or his staff's treatment of such material as confidential or proprietary in compliance with this Order is not an admission or agreement by the Attorney General or his staff that the material constitutes or contains confidential commercial information or trade

secret information and shall not be deemed to be either a waiver of the state's right to challenge such designation or an acceptance of such designation. The Company agrees to designate information, documents or things provided to the Attorney General as CONFIDENTIAL INFORMATION and PROTECTED SECURITY MATERIALS if it has a good faith basis for the claim. The Company will upon request of the Attorney General or his staff provide a written explanation of the details, including statutory authority that support its CONFIDENTIAL INFORMATION and PROTECTED SECURITY MATERIALS claim within five (5) days of a written request. The Company also specifically agrees that it will not designate any documents as CONFIDENTIAL INFORMATION or label such documents as "CONFIDENTIAL" if the documents:

- (a) have been distributed to the public, consumers or others; or
- (b) are not maintained by the Company as CONFIDENTIAL INFORMATION and PROTECTED SECURITY MATERIALS.
- 27. Nothing in this Order shall prevent the Attorney General from using the CONFIDENTIAL INFORMATION and PROTECTED SECURITY MATERIALS received for investigative purposes in the discharge of the duties of the Office of the Attorney General and Reporter. Additionally, nothing in this Order shall prevent the Attorney General from informing state officials and third parties of the fact of an investigation, as needed, to conduct the investigation. Without limiting the scope of this paragraph, nothing in this Order shall prevent the Attorney

General from contacting consumers whose names were provided by the Company or from discussing with any consumer any materials that he or she allegedly received from the Company or confirming that a consumer actually received the materials.

- 28. All information, documents and things designated as CONFIDENTIAL INFORMATION or PROTECTED SECURITY MATERIALS and produced in accordance with this Order may be disclosed in testimony or offered into evidence at any TRA or court hearing, trial, motion or proceeding of this matter, subject to the provisions of this Order, including Paragraph 7, and the applicable Rules of Evidence and any order the TRA may enter to protect the confidentiality of information offered at any hearing or other proceeding. The party who produced the information, documents and things designated as CONFIDENTIAL INFORMATION or PROTECTED SECURITY MATERIALS agrees to stipulate to the authentication of such information, documents and things in any such proceeding. If any Party identifies information in the CONFIDENTIAL INFORMATION the indicates that illegal conduct (civil or criminal) has occurred or may occur, nothing in this Order shall prevent such party from reporting such alleged conduct to the appropriate law enforcement or regulatory agency.
- 29. Nothing in this Agreement is intended to restrict or alter federal or state laws, regulations or rules.
- 30. Any person who has signed a non-disclosure certificate or is otherwise bound by the terms of this Order shall continue to be bound by this Order and/or certificate even if no longer engaged by the TRA or Intervenors.
- 31. Any party aggrieved with the TRA's decision in this matter may file a Petition for Reconsideration with the TRA within fifteen (15) days from and after the date of this Order.

32. Any party aggrieved with the TRA's decision in this matter has the right of judicial review by filing a Petition for Review in the Tennessee Court of Appeals, Middle Section, within sixty (60) days from and after the date of this Order.

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AGREED TO AND APPROVED FOR ENTRY:

NEAL & HARWELL, PLC

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CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing has been served, via the method(s) indicated

below, on the following counsel or	frecord, this the What day of Jely, 2008
() Hand () Mail () Fax () Fed. Ex. (√ E-Mail	Vance Broemel, Esq. Joe Shirley, Esq. Office of the Attorney General Consumer Advocate and Protection Division P. O. Box 20207 Nashville, TN 37202
() Hand () Mail () Fax () Fed. Ex. (∠ E-Mail	Henry M. Walker, Esq. Boult, Cummings, Conners, & Berry, PLC 1600 Division Street, Suite 700 P. O. Box 340025 Nashville, TN 37203
() Hand () Mail () Fax () Fed. Ex. () E-Mail	D. Billye Sanders, Esq. Waller, Lansden, Dortch & Davis, LLP 511 Union Street, Suite 2700 Nashville, TN 37219-8966
() Hand () Mail () Fax () Fed. Ex. () E-Mail	John M. Dosker, Esq. General Counsel Stand Energy Corporation 1077 Celestial Street Rockwood Building, Suite 110 Cincipnati, OH, 45202-1629

() Hand	Melvin Malone, Esq.
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ie.	
() Hand	Mark H. Johnson, President
() Mail	Atmos Energy Marketing, LLC
() Fax	11251 Northwest Freeway, Suite 400
() Fed. Ex.	Houston, TX 77092
(E-Mail	1
` '	

1/

BEFORE THE TENNESSEE REGULATORY AUTHORITY NASHVILLE, TENNESSEE

IN RE:)
DOCKET TO EVALUATE ATMOS ENERGY CORPORATION'S GAS PURCHASE AND RELATED SHARING INCENTIVES) No. 07-00225)
AGREEMENT TO COMPLY WI	TH PROTECTIVE ORDER
I have reviewed the Protective Order entered and be bound by its terms. I understand that ur "CONFIDENTIAL" or "PROTECTED SECURITY	in the above captioned matter and agree to abide nauthorized disclosure of documents labeled MATERIALS" will be a violation of the Order.
DATE	NAME
STATE OF)	
COUNTY OF)	
Personally appeared before me, with whom I that he executed the within instrument for the purpo	am personally acquainted, who acknowledged
WITNESS my hand, at office, this day of	·
	NOTARY PUBLIC
My Commission Expires:	
4589865_1.DOC	

BEFORE THE TENNESSEE REGULATORY AUTHORITY

NASHVILLE, TENNESSEE

PM 2: 26

February 1, 2008

T.R.A. DOCKET ROOM

IN RE:

REQUEST OF CHATTANOOGA GAS)	
COMPANY FOR APPROVAL OF)	
ASSET MANAGEMENT AGREEMENT)	Docket No. 08-00012
	1	

AGREED PROTECTIVE ORDER

To expedite the flow of filings, discovery, exhibits and other materials, and to facilitate the prompt resolution of disputes regarding confidentiality of the material, adequately protect material entitled to be kept confidential and to ensure that protection is afforded only to material so entitled, and the parties being in agreement as to the entry of this Protective Order, the Hearing Officer, as appointed by the Tennessee Regulatory Authority ("TRA"), hereby orders the following:

1. For the purpose of this Protective Order (the "Order"), proprietary or confidential information, hereinafter referred to as "CONFIDENTIAL INFORMATION" shall mean documents and information in whatever form which the producing party, in good faith, deems to contain or constitute trade secrets, confidential commercial information, confidential research, development, financial statements, confidential data of third parties, or other commercially sensitive information, and which has been specifically designated by the producing party. A "Producing Party" is defined as the party creating the confidential information as well as the party having actual physical possession of information produced pursuant to this Order. All summaries, notes,

extracts, compilations or other direct or indirect reproduction from or of any protected materials, shall be entitled to protection under this Order. Documents containing CONFIDENTIAL INFORMATION shall be specifically marked as confidential on the cover. Any document so designated shall be handled in accordance with this Order. The provisions of any document containing CONFIDENTIAL INFORMATION may be challenged under Paragraph 11 of this Order.

- 2. Any individual or company subject to this Order, including producing parties or persons reviewing CONFIDENTIAL INFORMATION, shall act in good faith in discharging their obligations hereunder. Parties or nonparties subject to this Order shall include parties who are allowed by the TRA to intervene subsequent to the date of entry of this Protective Order.
- 3. CONFIDENTIAL INFORMATION shall be used only for the purposes of this proceeding, and shall be expressly limited and disclosed only to the following persons:
 - (a) Counsel of record for the parties and other legal counsel for the parties in this case and associates, secretaries and paralegals actively engaged in assisting counsel of record in this proceeding;
 - (b) TRA Directors and members of the staff of the TRA;
 - (c) officers, directors, or employees of the parties, including employees of the Office of Tennessee Attorney General; provided, however, that CONFIDENTIAL INFORMATION shall be shown only to those persons having a need to know;
 - (d) Representatives of the parties who need to know because they are actively engaged in assisting counsel of record in preparing for this proceeding; and
 - (e) Outside consultants and expert witnesses employed or retained by the parties of their counsel, who need access to CONFIDENTIAL INFORMATION solely for evaluation, testing, testimony,

preparation for trial or other services related to this docket, provided that to the extent that any party seeks to disclose CONFIDENTIAL INFORMATION to any outside consultant or expert witness who is expected to testify on that party's behalf, the party shall give five (5) days written notice to the Producing Party of intention to disclose CONFIDENTIAL INFORMATION. During such notice period, the Producing Party may move to prevent or limit disclosure for cause, in which case no disclosure shall be made until the TRA, the Hearing Officer, the Administrative Law Judge or court rules on the motion. Any such motion shall be filed within three (3) days after service of the notice. Any response shall be filed within three (3) days after service of the Motion. A Pre-hearing conference may be called to confer with the parties on the Motions to Limit Disclosure. All service shall be by hand delivery or by facsimile.

Under no circumstances shall any CONFIDENTIAL INFORMATION be disclosed to or discussed with anyone associated with the marketing of products, goods or services that may be in competition with the products, goods or services of the Producing Party. Counsel for the parties are expressly prohibited from disclosing CONFIDENTIAL INFORMATION produced by another party to their respective clients, except for inhouse counsel and persons who need to know in order to assist counsel of record with preparation of the case.

4. Prior to disclosure of CONFIDENTIAL INFORMATION to any employee or associate counsel for a party, TRA Director, or TRA staff member, the counsel representing the party who is to receive the CONFIDENTIAL INFORMATION shall provide a copy of this Order to the recipient employee, associate counsel, TRA Director or staff member, who shall be bound by the terms of this Order. Prior to disclosure of CONFIDENTIAL INFORMATION to any outside consultant or expert witness employed or retained by a party, counsel shall provide a copy of this Order to such outside consultant or expert witness, who shall sign an Affidavit in the form of that

attached to this Order attesting that he or she has read a copy of this Order, that he or she understands and agrees to be bound by the terms of this Order, and that he or she understands that unauthorized disclosure of the documents labeled "CONFIDENTIAL" constitutes a violation of this Order. This Affidavit shall be signed in the presence of and be notarized by a notary public. Counsel of record for each party shall provide the Producing Party a copy of each such Affidavit and shall keep the Affidavits executed by the parties' experts or consultants on file in their respective offices.

- 5. If any party or non-party subject to this Order inadvertently fails to designate documents as CONFIDENTIAL in accordance with the provisions of this Order when producing the documents this failure shall not constitute a waiver of confidentiality, provided the party or non-party who has produced the document shall notify the recipient of the document in writing within five (5) days of discovery of such inadvertent failure to designate the document as CONFIDENTIAL. At that time, the recipients will immediately treat the subject document as CONFIDENTIAL. In no event shall the TRA, or any other party to this Order, be liable for any claims or damages resulting from the disclosure of a document provided while not so labeled as "CONFIDENTIAL." An inadvertent failure to designate a document as CONFIDENTIAL, shall not, in any way, affect the TRA's determination as to whether the document is entitled to CONFIDENTIAL status.
- 6. If any party or non-party subject to this Order inadvertently fails to designate documents as CONFIDENTIAL in accordance with the provisions of this Order when producing such documents and the failure is not discovered in time to provide a five (5) day notification to the recipient of the confidential nature of the

documents referenced in the paragraph above, the failure shall not constitute a waiver of confidentiality and a party by written motion or by oral motion at a Pre-Hearing Conference or at the Hearing on the merits may request designation of the documents as CONFDENTIAL, and if the motion is granted by the Hearing Officer, Administrative Law Judge or the Authority, the recipients shall immediately treat the subject documents as CONFIDENTIAL. The Tennessee Regulatory Authority, the Hearing Officer or Administrative Law Judge may also, at his or her discretion, either before or during the Pre-Hearing Conference or Hearing on the Merits of the case, allow information to be designated CONFIDENTIAL and treated as such in accordance with the terms of this Order.

7. Any papers filed in this proceeding that contain, quote, paraphrase, compile or otherwise disclose documents covered by the terms of this Order, or any information contained therein, shall be filed and maintained in the TRA Docket Room in sealed envelopes marked CONFIDENTIAL and labeled to reflect the style of this proceeding, the docket number, the contents of the envelope sufficient to identify its subject matter and this Protective Order. The envelopes shall be maintained in a locked filing cabinet. The envelopes shall not be opened or their contents reviewed by anyone except upon order of the TRA, Hearing Officer, or Administrative Law Judge after due notice to counsel of record. Notwithstanding the foregoing, the Directors and the Staff of the TRA may review any paper filed as CONFIDENTIAL without obtaining an order of the TRA, Hearing Officer or Administrative Law Judge, provided the Directors and Staff maintain the confidentiality of the paper in accordance with the terms of this Order.

- PROTECTED SECURITY MATERIALS (as defined in Paragraph 19) in accordance with this Order, may be used in testimony at the Hearing of this proceeding and offered into evidence used in any hearing related to this action in a manner that protects the confidentiality of the information, subject to the Tennessee Rules of Evidence and to such future orders as the TRA, the Hearing Officer, or the Administrative Law Judge may enter. Any party intending to use documents, information, or testimony designated CONFIDENTIAL or PROTECTED SECURITY MATERIALS shall inform the Producing Party and the TRA, the Hearing Officer, or the Administrative Law Judge, prior to the Hearing on the Merits of the case, of the proposed use; and shall advise the TRA, the Hearing Officer, or the Administrative Law Judge, and the Producing Party before use of the information during witness examinations so that appropriate measures can be taken by the TRA, the Hearing Officer, or the Administrative Law Judge to protect the confidential nature of the information.
- 9. Except for documents filed in the TRA Docket Room, all documents covered by the terms of this Order that are disclosed to the requesting party shall be maintained separately in files marked CONFIDENTIAL and labeled with reference to this Order at the offices of the requesting party's counsel of record, kept in a secure place and returned to the Producing Party pursuant to Paragraph 16 of this Order.
- 10. Nothing herein shall be construed as preventing any party from continuing to use and disclose any information (a) that is in the public domain, or (b) that subsequently becomes part of the public domain through no act of the party, or (c) that is disclosed to it by a third party, where said disclosure does not itself violate any

contractual or legal obligation, or (d) that is independently developed by a party, or (e) that is known or used by it prior to this proceeding. The burden of establishing the existence of (a) through (e) shall be upon the party attempting to use or disclose the information.

- CONFIDENTIAL or PROTECTED SECURITY MATERIALS by filing a Motion with the TRA, Hearing Officer, Administrative Law Judge or the courts, as appropriate, for a ruling that the documents, information or testimony should not be so treated. All documents, information and testimony designated as CONFIDENTIAL or PROTECTED SECURITY MATERIALS, however, shall be maintained as such until the TRA, the Hearing Officer, the Administrative Law Judge or a court orders otherwise. A Motion to contest must be filed not later than fifteen (15) days prior to the Hearing on the Merits. Any Reply from the Company seeking to protect the status of their CONFIDENTIAL INFORMATION or PROTECTED SECURITY MATERIALS must be received not later than ten (10) days prior to the Hearing on the Merits and shall be presented to the Authority at the Hearing on the Merits for a ruling.
- 12. Nothing in this Order shall prevent any party from asserting any objection to discovery other than an objection based upon grounds of confidentiality.
- 13. Non-party witnesses shall be entitled to invoke the provisions of this Order by designating information disclosed or documents produced for use in this action as CONFIDENTIAL, in which event the provisions of this Order shall govern the disclosure of information or documents provided by the non-party witness. A non-party

witness' designation of information as CONFIDENTIAL may be challenged under Paragraph 11 of this Order.

- 14. No person authorized under the terms herein to receive access to documents, information, or testimony designated as CONFIDENTIAL shall be granted access until such person has complied with the requirements set forth in Paragraph 4 of this Order.
- 15. Any person to whom disclosure or inspection is made in violation of this Order shall be bound by the terms of this Order.
- 16. Upon an order becoming final in this proceeding or any appeals resulting from such an order, all the filings, exhibits and other materials and information designated CONFIDENTIAL or PROTECTED SECURITY MATERIALS and all copies thereof shall be returned to counsel for the party who produced (or originally created) the filings, exhibits and other materials, within fifteen (15) days. Subject to the requirements of Paragraph 7 above, the TRA shall retain copies of information designated as CONFIDENTIAL or PROTECTED SECURITY MATERIALS as may be necessary to maintain the record of this case intact. Counsel who received the filings, exhibits and other materials, designated as CONFIDENTIAL or PROTECTED SECURITY MATERIALS shall certify to counsel for the Producing Party that all the filings, exhibits and other materials, plus all copies or extracts, notes or memorandums from the filings, exhibits and other materials thereof have been delivered to counsel for the Producing Party or destroyed and that any electronic copies of CONFIDENTIAL INFORMATION or

PROTECTED SECURITY MATERIALS received or mentioned by the receiving party have been eliminated.

- 17. After termination of this proceeding, the provisions of this Order relating to the confidential nature of CONFIDENTIAL DOCUMENTS or PROTECTED SECURITY MATERIALS, information and testimony shall continue to be binding upon parties herein and their officers, employers, employees, agents, and/or others unless this Order is vacated or modified.
- 18. Nothing herein shall prevent entry of a subsequent order, upon an appropriate showing, requiring that any documents, information or testimony designated as CONFIDENTIAL shall receive protection other than that provided herein.
- 19. In addition to the other provisions of this Order, Chattanooga Gas Company ("the Company") may designate and label as "PROTECTED SECURITY MATERIALS" documents and information related to security measures undertaken to protect public health and safety. The Company shall provide access to PROTECTED SECURITY MATERIALS to TRA Directors and members of the staff of the TRA and further only to authorized representatives of the Intervenors in this docket. Authorized representatives shall be limited to the following: in the event that TRA staff becomes a party, one counsel of record and one other staff member or person under contract to the staff, each authorized in writing by a senior official of the TRA to have such access; and with respect to any other party, two counsel of record and a single other person, employed by or under contract to the party, authorized by that party in a written certification mutually agreeable to the parties.

- 20. The Company shall provide access to an authorized representative to PROTECTED SECURITY MATERIALS only after such authorized representative has executed an Affidavit in the form of that attached to this Order and provided a copy to the Company. Except with consent of the Company: (i) access shall be at the offices of the Company or its counsel of record and under supervision of the Company; (ii) PROTECTED SECURITY MATERIALS shall not be removed from the offices of the Company or its counsel; (iii) no copies shall be provided to an authorized representative except as provided herein. Authorized representatives may make notes or memoranda from a review of the PROTECTED SECURITY MATERIALS and may remove such notes and memoranda. In all other respects such notes and memoranda shall remain PROTECTED SECURITY MATERIALS and subject to the provisions hereof. PROTECTED SECURITY MATERIALS shall be used only to assist TRA staff or any other party to prepare for and to try this proceeding and shall not be used for any other purpose in this or any other jurisdiction.
- 21. Except as provided in this Order, the contents of PROTECTED SECURITY MATERIALS to which the TRA staff or other party is given access, and any notes, memoranda, or any form or information or opinions regarding or derived from the PROTECTED SECURITY MATERIALS shall not be disclosed to anyone other than an authorized representative in accordance with the Order, except that an authorized representative may disclose his or her conclusions or findings solely within, and for the purposes of, this proceeding and in accordance with this Order. PROTECTED SECURITY MATERIALS shall not otherwise be published, disclosed or divulged except as expressly provided herein. The TRA Directors, TRA staff and any other party shall

security MATERIALS as highly confidential and shall keep them in a secure location with access limited to an authorized representative, and the contents of PROTECTED SECURITY MATERIALS and any information derived from them shall be considered highly confidential, and shall not be deemed public records. The TRA staff, any party, Hearing Officer, or the TRA Directors may discuss any position or conclusion regarding security expenditures and testimony in briefs, orders, pleadings, or hearings in this proceeding without disclosing protected information to the public in accordance with this Order.

- 22. The Attorney General and his staff have authority to enter into Nondisclosure Agreements pursuant to Tenn. Code Ann. § 65-4-118 which are consistent with state and federal law, regulations and rules.
- 23. The Attorney General and his staff agree to keep confidential commercial information and/or trade secrets in a secure place and will not permit them to be seen by any person who is not an employee of the State of Tennessee, the Office of Attorney General and Reporter, or a person who has signed a Nondisclosure Agreement.
- 24. The Attorney General and his staff may make copies of confidential commercial information or trade secrets or any portion thereof. To the extent permitted by state and federal law, regulations and rules, all notes utilizing supporting information shall be subject to the terms of this Order to the extent factual assertions are derived from the supporting information.
- 25. To the extent permitted by state law, the Attorney General will provide timely notice of filing or disclosure in the discharge of the duties of the Office of the

Attorney General and Reporter, pursuant to Tenn. Code Ann. § 10-7-504(a)(5)(C) or any other law, regulation or rule, so that the Company may take action relating to disclosure.

- The obligations of the Attorney General and his staff under this Order are 26. further subject to the state's Public Records Act and other open records statutes. Nothing in this Order is intended to violate or alter the state's Public Records Act or Freedom of Information Act ("FOIA"). In the event that the Attorney General or member of his staff is served with a subpoena, public records request, FOIA request, or other request that calls for the production of confidential commercial information labeled as "CONFIDENTIAL" by the Company, the Attorney General will notify the Company by notifying the undersigned of the existence of the subpoena, public records request, FOIA request, or other request, at least five (5) business days before responding to the request to the extent permitted by state law and orders of the court as long as the Attorney General or his staff is able to respond to the request within a reasonable time. Following the five (5) day notice period, the Attorney General or his staff may elect to wait to produce such information as allowed by state law in order to provide the Company an opportunity to challenge said subpoena or request or to make arrangements to preserve the confidentiality of the confidential commercial information labeled as "CONFIDENTIAL" by the Company that is subject to such request.
- 27. The designation of any information, documents or things in accordance with this Order as constituting or containing confidential or proprietary information and the Attorney General's or his staff's treatment of such material as confidential or proprietary in compliance with this Order is not an admission or agreement by the Attorney General or his staff that the material constitutes or contains confidential

commercial information or trade secret information and shall not be deemed to be either a waiver of the state's right to challenge such designation or an acceptance of such designation. The Company agrees to designate information, documents or things provided to the Attorney General as confidential commercial information or trade secret if it has a good faith basis for the claim. The Company will upon request of the Attorney General or his staff provide a written explanation of the details, including statutory authority, that support its confidential commercial information or trade secret claim within five (5) days of a written request. The Company also specifically agrees that it will not designate any documents as CONFIDENTIAL INFORMATION or label such documents as "CONFIDENTIAL" if the documents:

- (a) have been distributed to the public, consumers or others, provided that proprietary customer information provided by the Company to its customers or their marketers may be designated as CONFIDENTIAL INFORMATION; or
- (b) are not maintained by the Company as confidential commercial information or trade secrets or are not maintained by the Company as proprietary customer information.
- 28. Nothing in this Order shall prevent the Attorney General from using the CONFIDENTIAL INFORMATION received for investigative purposes in the discharge of the duties of the Office of the Attorney General and Reporter. Additionally, nothing in this Order shall prevent the Attorney General from informing state officials and third parties of the fact of an investigation, as needed, to conduct the investigation. Without limiting the scope of this paragraph, nothing in this Order shall prevent the Attorney

General from contacting consumers whose names were provided by the Company or from discussing with any consumer any materials that he or she allegedly received from the Company or confirming that a consumer actually received the materials, to the extent that the Attorney General or his staff does so in a manner that complies with the provisions of this Order.

- 29. The terms of the foregoing paragraphs 22 through 28 do not apply to PROTECTED SECURITY MATERIALS as set forth in paragraphs 19-21 of this Order. PROTECTED SECURITY MATERIALS shall be treated in accordance with paragraphs 19-21.
- 30. All information, documents and things designated as CONFIDENTIAL INFORMATION or PROTECTED SECURITY MATERIALS and produced in accordance with this Order may be disclosed in testimony or offered into evidence at any TRA or court hearing, trial, motion or proceeding of this matter, subject to the provisions of this Order and the applicable Rules of Evidence. The party who produced the information, documents and things designated as CONFIDENTIAL INFORMATION or PROTECTED SECURITY MATERIALS agrees to stipulate to the authentication of such information, documents and things in any such proceeding.
- 31. Nothing in this Order is intended to restrict or alter federal or state laws, regulations or rules.
- 32. Any person who has signed a Nondisclosure Statement or is otherwise bound by the terms of this Order shall continue to be bound by this Order and/or Nondisclosure Statement even if no longer engaged by the TRA or Intervenors.

Killy Cashman grams
Hearing Officer

APPROVED FOR ENTRY:

J.W. Luna Esq. (BPR #5780)

Jennifer L. Brundige, Esq. (BPR # 20673)

FÄRMER & LUNA, PLLC

333 Union Street, Suite 300 Nashville, TN 37201

(615) 254-9146

Attorneys for Chattanooga Gas Company

Stephen Butler

Consumer Advocate and Protection Division

Office of Attorney General

2nd Floor 425 5th Avenue North

Nashville, TN 37243-0491

Attorneys for the Consumer Advocate and Protection Division

CERTIFICATE OF SERVICE

I hereby certify that on this 1st day of February 2008, a true and correct copy of the foregoing was served on the persons below by hand delivery:

Kelly Cashman-Grams
Hearing Officer
Tennessee Regulatory Authority
460 James Robertson Parkway
Nashville, Tennessee 37243-00505

Cynthia Kinser, Deputy
Timothy Phillips
Stephen Butler
Consumer Advocate and Protection Division
Office of Attorney General
2nd Floor
425 5th Avenue North
Nashville, TN 37243-0491

16

BEFORE THE TENNESSEE REGULATORY AUTHORITY NASHVILLE, TENNESSEE

IN RE:		
REQUEST OF CHATTANOOGA GAS COMPANY FOR APPROVAL OF ASSET MANAGEMENT AGREEMENT)))	Docket No. 08-00012
NONDISCLOSURE	STATEM	MENT
I have reviewed the Protective Order er agree to abide and be bound by its terms. I un documents labeled "CONFIDENTIAL" or "PF will be a violation of the Order.	nderstand	I that unauthorized disclosure of
DATE	NAM	МЕ
STATE OF)		
COUNTY OF		
Personally appeared before me,, with whom I am personal he executed the within instrument for the purpose	nally acc	, a Notary Public, puainted, who acknowledged that n contained.
WITNESS my hand, at office, this	day of	, 2008.
		NOTARY PUBLIC
		My Commission Expires:

BEFORE THE TENNESSEE REGULATORY AUTHORITY

NASHVILLE, TENNESSEE

June 3, 2010

IN RE:

REQUEST OF CHATTANOOGA GAS
COMPANY FOR APPROVAL OF AN
RFP FOR AN ASSSET MANAGEMENT
AGREEMENT AND A GAS PURCHASE
AND SALES AGREEMENT

ACCURATION

Docket No. 10-00049

ACCURATION

ACCURATION

Docket No. 10-00049

ACCURATION

ACCURATI

Approved
PROPOSED AGREED PROTECTIVE ORDER

To expedite the flow of filings, discovery, exhibits and other materials, and to facilitate the prompt resolution of disputes regarding confidentiality of the material, adequately protect material entitled to be kept confidential and to ensure that protection is afforded only to material so entitled, and the parties being in agreement as to the entry of this Protective Order, the Hearing Officer, as appointed by the Tennessee Regulatory Authority ("TRA"), hereby orders the following:

1. For the purpose of this Protective Order (the "Order"), proprietary or confidential information, hereinafter referred to as "CONFIDENTIAL INFORMATION" shall mean documents and information in whatever form which the producing party, in good faith, deems to contain or constitute trade secrets, confidential commercial information, confidential research or development information, confidential financial statements, confidential data of third parties, or other commercially sensitive information, and which has been specifically designated by the producing party. A "Producing Party" is defined as the party creating the confidential information as well as the party having actual physical possession of information produced pursuant to this Order. All

summaries, notes, extracts, compilations or other direct or indirect reproduction from or of any protected materials, shall be entitled to protection under this Order. Documents containing CONFIDENTIAL INFORMATION shall be specifically marked as confidential on the cover. Any document so designated shall be handled in accordance with this Order. The provisions of any document containing CONFIDENTIAL INFORMATION may be challenged under Paragraph 11 of this Order.

- 2. Any individual or company subject to this Order, including producing parties or persons reviewing CONFIDENTIAL INFORMATION, shall act in good faith in discharging their obligations hereunder. Parties or nonparties subject to this Order shall include parties who are allowed by the TRA to intervene subsequent to the date of entry of this Protective Order.
- 3. Unless specifically otherwise ordered by the TRA, CONFIDENTIAL INFORMATION shall be used only for the purposes of this proceeding, and shall be expressly limited and disclosed only to the following persons:
 - (a) Counsel of record for the parties and other legal counsel for the parties in this case and associates, secretaries and paralegals actively engaged in assisting counsel of record in this proceeding;
 - (b) TRA Directors and members of the staff of the TRA;
 - (c) Representatives or employees of the parties who need to know because they are actively engaged in assisting counsel of record in preparing for this proceeding or who need to know to assist in decision making purposes for the disposition of this proceeding;
 - (d) Any employee of the Office of the Attorney General and Reporter for the State of Tennessee; and
 - (e) Outside consultants and expert witnesses employed or retained by the parties or their counsel, who need access to CONFIDENTIAL INFORMATION solely for evaluation, testing, testimony, preparation for trial or other services related to this docket,

provided that to the extent that any party seeks to disclose CONFIDENTIAL INFORMATION to any outside consultant or expert witness who is expected to testify on that party's behalf, the party shall give five (5) days written notice to the Producing Party of intention to disclose CONFIDENTIAL INFORMATION. During such notice period, the Producing Party may move to prevent or limit disclosure for cause, in which case no disclosure shall be made until the TRA, the Hearing Officer, the Administrative Law Judge or court rules on the motion. Any such motion shall be filed within three (3) days after service of the notice. Any response shall be filed within three (3) days after service of the Motion. A Pre-hearing conference may be called to confer with the parties on the Motions to Limit Disclosure. All service shall be by hand delivery or by facsimile.

Under no circumstances shall any CONFIDENTIAL INFORMATION be disclosed to or discussed with anyone associated with the marketing of products, goods or services that may be in competition with the products, goods or services of the Producing Party or the Producing Party's customers. Counsel for the parties are expressly prohibited from disclosing CONFIDENTIAL INFORMATION produced by another party to their respective clients, except for in-house counsel and persons who need to know in order to assist counsel of record with preparation of the case.

4. Prior to disclosure of CONFIDENTIAL INFORMATION to any employee or associate counsel for a party, TRA Director, or TRA staff member, the counsel representing the party who is to receive the CONFIDENTIAL INFORMATION shall provide a copy of this Order to the recipient employee, associate counsel, TRA Director or staff member, who shall be bound by the terms of this Order. Prior to disclosure of CONFIDENTIAL INFORMATION to any outside consultant or expert witness employed or retained by a party, counsel shall provide a copy of this Order to such outside consultant or expert witness, who shall sign an Affidavit in the form of that attached to this Order attesting that he or she has read a copy of this Order, that he or she

understands and agrees to be bound by the terms of this Order, and that he or she understands that unauthorized disclosure of the documents labeled "CONFIDENTIAL" constitutes a violation of this Order. This Affidavit shall be signed in the presence of and be notarized by a notary public. Counsel of record for each party shall provide the Producing Party a copy of each such Affidavit and shall keep the Affidavits executed by the parties' experts or consultants on file in their respective offices.

- 5. If any party or non-party subject to this Order inadvertently fails to designate documents as CONFIDENTIAL in accordance with the provisions of this Order when producing the documents this failure shall not constitute a waiver of confidentiality, provided the party or non-party who has produced the document shall notify the recipient of the document in writing within five (5) days of discovery of such inadvertent failure to designate the document as CONFIDENTIAL. At that time, the recipients will immediately treat the subject document as CONFIDENTIAL. In no event shall the TRA, or any other Party to this Order, be liable for any claims or damages resulting from the disclosure of a document provided while not so labeled as "CONFIDENTIAL". An inadvertent failure to designate a document as CONFIDENTIAL, shall not, in any way, affect the TRA's determination as to whether the document is entitled to CONFIDENTIAL status.
- 6. If any party or non-party subject to this Order inadvertently fails to designate documents as CONFIDENTIAL in accordance with the provisions of this Order when producing such documents and the failure is not discovered in time to provide a five (5) day notification to the recipient of the confidential nature of the documents referenced in the paragraph above, the failure shall not constitute a waiver of

confidentiality and a party by written motion or by oral motion at a Pre-Hearing Conference or at the Hearing on the merits may request designation of the documents as CONFDENTIAL, and if the motion is granted by the Hearing Officer, Administrative Law Judge or the Authority, the recipients shall immediately treat the subject documents as CONFIDENTIAL. The Tennessee Regulatory Authority, the Hearing Officer or Administrative Law Judge may also, at his or her discretion, either before or during the Pre-Hearing Conference or Hearing on the Merits of the case, allow information to be designated CONFIDENTIAL and treated as such in accordance with the terms of this Order.

- 7. Any papers filed in this proceeding that contain, quote, paraphrase, compile or otherwise disclose documents covered by the terms of this Order, or any information contained therein, shall be filed and maintained in the TRA Docket Room in sealed envelopes marked CONFIDENTIAL and labeled to reflect the style of this proceeding, the docket number, the contents of the envelope sufficient to identify its subject matter and this Order. The envelopes shall be maintained in a locked filing cabinet. The envelopes shall not be opened or their contents reviewed by anyone except upon order of the TRA, Hearing Officer, or Administrative Law Judge after due notice to counsel of record. Notwithstanding the foregoing, the Directors and the Staff of the TRA may review any paper filed as CONFIDENTIAL without obtaining an order of the TRA, Hearing Officer or Administrative Law Judge, provided the Directors and Staff maintain the confidentiality of the paper in accordance with the terms of this Order.
- 8. Documents, information and testimony designated as CONFIDENTIAL or PROTECTED SECURITY MATERIALS (as defined in Paragraph 19) in accordance

with this Order, may be used in testimony at the Hearing of this proceeding and offered into evidence used in any hearing related to this action in a manner that protects the confidentiality of the information, subject to the Tennessee Rules of Evidence and to such future orders as the TRA, the Hearing Officer, or the Administrative Law Judge may enter. Any party intending to use documents, information, or testimony designated CONFIDENTIAL or PROTECTED SECURITY MATERIALS shall inform the Producing Party and the TRA, the Hearing Officer, or the Administrative Law Judge, prior to the Hearing on the Merits of the case, of the proposed use; and shall advise the TRA, the Hearing Officer, or the Administrative Law Judge, and the Producing Party before use of the information during witness examinations so that appropriate measures can be taken by the TRA, the Hearing Officer, or the Administrative Law Judge to protect the confidential nature of the information.

- 9. Except for documents filed in the TRA Docket Room, all documents covered by the terms of this Order that are disclosed to the requesting party shall be maintained separately in files marked CONFIDENTIAL and labeled with reference to this Order at the offices of the requesting party's counsel of record, kept in a secure place and returned to the Producing Party pursuant to Paragraph 16 of this Order.
- 10. Nothing herein shall be construed as preventing any party from continuing to use and disclose any information (a) that is in the public domain, or (b) that subsequently becomes part of the public domain through no act of the party, or (c) that is disclosed to it by a third party, where said disclosure does not itself violate any contractual or legal obligation, or (d) that is independently developed by a party, or (e) that is known or used by it prior to this proceeding. The burden of establishing the

existence of (a) through (e) shall be upon the party attempting to use or disclose the information.

Any party may contest the designation of any document or information as 11. CONFIDENTIAL or PROTECTED SECURITY MATERIALS by filing a motion with the TRA, Hearing Officer, Administrative Law Judge or the courts, as appropriate, for a ruling that the documents, information or testimony should not be so treated. Prior to filing the motion, the party contesting the designation will offer to meet and confer with the Producing Party in a good faith effort to discuss both parties' positions and attempt to resolve the dispute. The Producing Party will respond within seven (7) days of the filing of the motion unless otherwise provided by the TRA, Hearing Officer, Administrative Law Judge, or the courts, and will set forth the basis and justification for the CONFIDENTIAL designation pursuant to this Order. The Producing Party shall have the burden of establishing the need for designating the challenged documents, information, or testimony as either CONFIDENTIAL or PROTECTED SECURITY MATERIALS. All documents, information and testimony designated as CONFIDENTIAL or PROTECTED SECURITY MATERIALS, however, shall be maintained as such until the TRA, the Hearing Officer, the Administrative Law Judge or a court orders otherwise. A motion to contest must be filed in accordance with the procedural schedule, or if one does not exist, not later than five (5) days after receipt of the materials designated CONFIDENTIAL INFORMATION or fifteen (15) days prior to the Hearing on the merits whichever date occurs later. Any timely motions made and subsequent replies received within the five (5) days prior to the Hearing on the merits should be presented to the TRA at the Hearing on the merits unless otherwise ordered by the TRA or the Hearing Officer.

- 12. Nothing in this Order shall prevent any party from asserting any objection to discovery other than an objection based upon grounds of confidentiality.
- 13. Non-party witnesses shall be entitled to invoke the provisions of this Order by designating information disclosed or documents produced for use in this action as CONFIDENTIAL, in which event the provisions of this Order shall govern the disclosure of information or documents provided by the non-party witness. A non-party witness' designation of information as CONFIDENTIAL may be challenged under Paragraph 11 of this Order.
- 14. No person authorized under the terms herein to receive access to documents, information, or testimony designated as CONFIDENTIAL shall be granted access until such person has complied with the requirements set forth in Paragraph 4 of this Order.
- 15. Any person to whom disclosure or inspection is made in violation of this Order shall be bound by the terms of this Order.
- 16. Upon an order becoming final in this proceeding or any appeals resulting from such an order, all the filings, exhibits and other materials and information designated CONFIDENTIAL or PROTECTED SECURITY MATERIALS and all copies thereof shall be returned to counsel for the party who produced (or originally created) the filings, exhibits and other materials, within fifteen (15) days. The Consumer Advocate, if it determines that it has good cause to retain any CONFIDENTIAL INFORMATION, may file a motion with the TRA requesting permission to retain the CONFIDENTIAL INFORMATION. The Consumer Advocate will give the Producing Party prior notice of its intention to seek said permission from the TRA and will provide copies of any such

motion to the Producing Party so that the Producing Party may have the opportunity to oppose the Consumer Advocate's motion. Should the TRA grant the Consumer Advocate permission to retain copies of CONFIDENTIAL INFORMATION, the Consumer Advocate must continue to comply with, and to maintain the CONFIDENTIAL INFORMATION in accordance with, the terms and conditions of this Protective Order. Subject to the requirements of Paragraph 7 above, the TRA may retain copies of information designated as CONFIDENTIAL or PROTECTED SECURITY MATERIALS as may be necessary to maintain the record of this case intact. Counsel who received the filings, exhibits and other materials, designated as CONFIDENTIAL or PROTECTED SECURITY MATERIALS shall certify to counsel for the Producing Party that all the filings, exhibits and other materials, plus all copies or extracts, notes or memorandums from the filings, exhibits and other materials, and all copies of the extracts from the filings, exhibits and other materials thereof have been delivered to counsel for the Producing Party or destroyed and that any electronic copies of CONFIDENTIAL INFORMATION or PROTECTED SECURITY MATERIALS received or mentioned by the receiving party have been eliminated.

17. After termination of this proceeding, the provisions of this Order relating to the confidential nature of CONFIDENTIAL DOCUMENTS or PROTECTED SECURITY MATERIALS, information and testimony shall continue to be binding upon parties herein and their officers, employers, employees, agents, and/or others unless this Order is vacated or modified.

- 18. Nothing herein shall prevent entry of a subsequent order, upon an appropriate showing, requiring that any documents, information or testimony designated as CONFIDENTIAL shall receive protection other than that provided herein.
- 19. In addition to the other provisions of this Order, Chattanooga Gas Company ("the Company") may designate and label as "PROTECTED SECURITY MATERIALS" documents and information related to security measures undertaken to protect public health and safety. The Company shall provide access to PROTECTED SECURITY MATERIALS to TRA Directors and members of the staff of the TRA and further only to authorized representatives of the Intervenors in this docket. Authorized representatives shall be limited to the following: in the event that TRA staff becomes a party, one counsel of record and one other staff member or person under contract to the staff, each authorized in writing by a senior official of the TRA to have such access; and with respect to any other party, two counsel of record and a single other person, employed by or under contract to the party, authorized by that party in a written certification mutually agreeable to the parties.
- 20. The Company shall provide access to an authorized representative to PROTECTED SECURITY MATERIALS only after such authorized representative has executed an Affidavit in the form of that attached to this Order and provided a copy to the Company. Except with consent of the Company: (i) access shall be at the offices of the Company or its counsel of record and under supervision of the Company; (ii) PROTECTED SECURITY MATERIALS shall not be removed from the offices of the Company or its counsel; (iii) no copies shall be provided to an authorized representative except as provided herein. Authorized representatives may make notes or memoranda

from a review of the PROTECTED SECURITY MATERIALS and may remove such notes and memoranda. In all other respects such notes and memoranda shall remain PROTECTED SECURITY MATERIALS and subject to the provisions hereof. PROTECTED SECURITY MATERIALS shall be used only to assist TRA staff or any other party to prepare for and to try this proceeding and shall not be used for any other purpose in this or any other jurisdiction.

Except as provided in this Order, the contents of PROTECTED 21. SECURITY MATERIALS to which the TRA staff or other party is given access, and any notes, memoranda, or any form or information or opinions regarding or derived from the PROTECTED SECURITY MATERIALS shall not be disclosed to anyone other than an authorized representative in accordance with the Order, except that an authorized representative may disclose his or her conclusions or findings solely within, and for the purposes of, this proceeding and in accordance with this Order. PROTECTED SECURITY MATERIALS shall not otherwise be published, disclosed or divulged except as expressly provided herein. The TRA Directors, TRA staff and any other party shall treat all notes memoranda or opinions regarding or derived from the PROTECTED SECURITY MATERIALS as highly confidential and shall keep them in a secure location with access limited to an authorized representative, and the contents of PROTECTED SECURITY MATERIALS and any information derived from them shall be considered highly confidential, and shall not be deemed public records. The TRA staff, any party, Hearing Officer, or the TRA Directors may discuss any position or conclusion regarding security expenditures and testimony in briefs, orders, pleadings, or hearings in this proceeding without disclosing protected information to the public in accordance with this Order.

- 22. The Attorney General and his staff have authority to enter into Nondisclosure Agreements pursuant to Tenn. Code Ann. § 65-4-118 which are consistent with state and federal law, regulations and rules.
- 23. The Attorney General and his staff agree to keep CONFIDENTIAL INFORMATION in a secure place and will not permit them to be seen by any person who is not an employee of the Office of Attorney General and Reporter for the State of Tennessee, or a person who has not signed a Nondisclosure Agreement.
- 24. The Attorney General and his staff may make copies of CONFIDENTIAL INFORMATION or any portion thereof. To the extent permitted by state and federal law, regulations and rules, all notes utilizing supporting CONFIDENTIAL INFORMATION shall be subject to the terms of this Order to the extent factual assertions are derived from the supporting information.
- 25. To the extent permitted by state law, the Attorney General will provide timely notice of filing or disclosure in the discharge of the duties of the Office of the Attorney General and Reporter, pursuant to Tenn. Code Ann. § 10-7-504(a)(5)(C) or any other law, regulation or rule, so that the Company may take action relating to disclosure.
- 26. The obligations of the Attorney General and his staff under this Order are further subject to the state's Public Records Act and other open records statutes. Nothing in this Order is intended to violate or alter the state's Public Records Act or Freedom of Information Act ("FOIA"). In the event that the Attorney General or member of his staff is served with a subpoena, public records request, FOIA request, or other request that

calls for the production of confidential commercial information labeled as "CONFIDENTIAL" by the Company, the Attorney General will notify the Company by notifying the undersigned of the existence of the subpoena, public records request, FOIA request, or other request, at least five (5) business days before responding to the request to the extent permitted by state law and orders of the court as long as the Attorney General or his staff is able to respond to the request within a reasonable time. Following the five (5) day notice period, the Attorney General or his staff may elect to wait to produce such information as allowed by state law in order to provide the Company an opportunity to challenge said subpoena or request or to make arrangements to preserve the confidentiality of the confidential commercial information labeled as "CONFIDENTIAL" by the Company that is subject to such request.

27. The designation of any information, documents or things in accordance with this Order as constituting or containing CONFIDENTIAL INFORMATION and the Attorney General's or his staff's treatment of such material as confidential or proprietary in compliance with this Order is not an admission or agreement by the Attorney General or his staff that the material constitutes or contains CONFIDENTIAL INFORMATION and shall not be deemed to be either a waiver of the state's right to challenge such designation or an acceptance of such designation. The Company agrees to designate information, documents or things provided to the Attorney General as CONFIDENTIAL INFORMATION if it has a good faith basis for the claim. The Company will upon request of the Attorney General or his staff provide a written explanation of the details that support its CONFIDENTIAL INFORMATION claim within five (5) business days of a written request. The Company also specifically agrees that it will not designate any

documents as CONFIDENTIAL INFORMATION or label such documents as "CONFIDENTIAL" if the documents:

- (a) have been distributed to the public or consumers, provided that proprietary customer information provided by the Company to its customers or their marketers may be designated as CONFIDENTIAL INFORMATION; or
- (b) are not maintained by the Company as confidential commercial information or trade secrets or are not maintained by the Company as proprietary customer information.
- 28. Nothing in this Order shall prevent the Attorney General from using the CONFIDENTIAL INFORMATION received for investigative purposes in the discharge of the duties of the Office of the Attorney General and Reporter. Additionally, nothing in this Order shall prevent the Attorney General from informing state officials and third parties of the fact of an investigation, as needed, to conduct the investigation. Without limiting the scope of this paragraph, nothing in this Order shall prevent the Attorney General from contacting consumers whose names were provided by the Company or from discussing with any consumer any materials that he or she allegedly received from the Company or confirming that a consumer actually received the materials, to the extent that the Attorney General or his staff does so in a manner that complies with the provisions of this Order.
- 29. The terms of the foregoing paragraphs 22 through 28 do not apply to PROTECTED SECURITY MATERIALS as set forth in paragraphs 19-21 of this Order.

PROTECTED SECURITY MATERIALS shall be treated in accordance with paragraphs 19-21.

- 30. All information, documents and things designated as CONFIDENTIAL INFORMATION or PROTECTED SECURITY MATERIALS and produced in accordance with this Order may be disclosed in testimony or offered into evidence at any TRA or court hearing, trial, motion or proceeding of this matter, subject to the provisions of this Order and the applicable Rules of Evidence. The party who produced the information, documents and things designated as CONFIDENTIAL INFORMATION or PROTECTED SECURITY MATERIALS agrees to stipulate to the authentication of such information, documents and things in any such proceeding.
- 31. Nothing in this Order is intended to restrict or alter federal or state laws, regulations or rules.
- 32. Any person who has signed a Nondisclosure Statement or is otherwise bound by the terms of this Order shall continue to be bound by this Order and/or Nondisclosure Statement even if no longer engaged by the TRA or Intervenors.

Charles Hill Deproved June 7, 2010

APPROVED FOR ENTRY:

J.W. Luna, Esq. (BPR #5780) Jennifer L. Brundige, Esq. (BPR #20673)

LUNA LAW GROUP, PLLC

333 Union Street, Suite 300

Nashville, TN 37201

(615) 254-9146

Attorneys for Chattanooga Gas Company

By: May J. White Spermen & Jo Vance Broomel, Esq. (BPR #011421)

Mary L. White, Esq. (BPR #026659)

T. Jay Warner, Esq. (BPR #026649)

Consumer Advocate and Protection Division

Office of Attorney General

P.O. Box 20207

Nashville, TN 37202-0207

(615) 741-8723

Attorneys for the Consumer Advocate and Protection Division

BEFORE THE TENNESSEE REGULATORY AUTHORITY NASHVILLE, TENNESSEE

)	
)	Docket No. 10-00049
TH PRO	TECTIVE ORDER
nderstand	the above-captioned matter and that unauthorized disclosure of ED SECURITY MATERIALS"
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_day of	2010.
	NOTARY PUBLIC
	ntered in nderstand OTECT

CERTIFICATE OF SERVICE

I hereby certify that on this 3rd day of June 2010, a true and correct copy of the foregoing was served on the persons below by electronic mail:

Director Kenneth C. Hill Hearing Officer Tennessee Regulatory Authority 460 James Robertson Parkway Nashville, Tennessee 37243-00505

Vance Broemel
Mary L. White
T. Jay Warner
Consumer Advocate and Protection Division
Office of Attorney General
2nd Floor
425 5th Avenue North
Nashville, TN 37243

Jump I Brundig

EXHIBIT 3

VITA

CHRISTOPHER C. KLEIN

EDUCATION:

Ph. D. (Economics), University of North Carolina - Chapel Hill (1980) B. A. (Economics), University of Alabama - Tuscaloosa (1976)

EXPERIENCE:

2002-Present Middle Tennessee State University

Professor of Economics, August 2013

Associate Professor of Economics, August 2002-July 2013

2002-Present Consultant

Clients included: AGL Resources, Inc.; Reseller Coalition; Tennessee Advisory Commission on Intergovernmental Relations; Tennessee American Water Company, Inc.; Tennessee Department of Environment and Conservation; US LEC of Tennessee, Inc.; Verizon Wireless; West Virginia American Water Company, Inc.;

Z-Tel Communications, Inc.

1996-2002 Tennessee Regulatory Authority

Chief, Economic Analysis Division, 1997-2002

Chief, Utility Rate Division, 1996-97

1998-2001 Vanderbilt University

Adjunct Associate Professor of Economics

1986-1996 Tennessee Public Service Commission

Director, Utility Rate Division, 1994-96 Economist & Research Director, 1993-94

Commission Economist, 1986-1993

1990-1994 Middle Tennessee State University

Adjunct Faculty, Department of Economics and Finance

1980-1986 Federal Trade Commission

Economist, Bureau of Economics - Antitrust Division

PROFESSIONAL ACTIVITIES:

Editor, Journal for Economic Educators, 2007 to present.

Member 1994-96, State Staff, Federal-State Joint Board, Federal Communications Commission CC Docket No.80-286 ("Separations" Joint Board).

Chair 1993-95, member 1990-95, Research Advisory Committee to the Board of Directors of the National Regulatory Research Institute at Ohio State University.

Member 1990-95, Staff Subcommittee on Gas, National Association of Regulatory Utility Commissioners.

Group Leader: Economics, Contracts, and Non-affiliate Revenue; NARUC* Staff Subcommittee on Accounts Multi-state Audit Team, 1988 Report on Bell Communications Research.

Referee: Applied Economics, Contemporary Economic Policy, Eastern Economic Journal, Land Economics, Management and Decision Economics, Media Economics, Review of Industrial Organization, Social Science Quarterly, Southern Economic Journal.

Memberships: American Economic Association (AEA, since 1981), Southern Economic Association (1982), Industrial Organization Society (1986), Western Economic Association (2003).

HONORS:

Beta Gamma Sigma, International Honor Society for Collegiate Schools of Business, 2008

Top 30 Score, 2003-2004 Student Evaluation of Faculty Performance, Jones College of Business, Middle Tennessee State University.

Resolution of Recognition, National Regulatory Research Institute, 1995

Listed in various Who's Who publications, 1990-

Certificate of Commendation, Federal Trade Commission, 1985

First in my class to complete the Ph. D., 1980

Alpha Pi Mu, National Industrial Engineering Honorary, 1973

GRANTS RECEIVED:

MTSU Jones College Summer Research Grant: 2004, 2005, 2007, 2012.

MTSU Faculty Research and Creative Activity Academic Year Grant: 2004-2005 (with Reuben Kyle)

MTSU Faculty Research and Creative Projects Committee Summer Salary Grant: 2006, 2009.

TEACHING

At MTSU

ECON 2420, Principles of Economics - Microeconomics

ECON 3520, Intermediate Microeconomic Theory

ECON 4400, Economics of Antitrust and Regulation

ECON 4570, Managerial Economics

ECON 4620, Econometrics and Forecasting

ECON 4720, Economic Issues in the Music Industry

ECON 7121, Seminar in Applied Microeconomic Theory (Ph.D. Program)

ECON 7250, Methods of Outcome Assessment (Ph.D. Program)

Student Internships (ECON/FIN 4890, ECON/FIN 5890, ECON/FIN 6440)

At Vanderbilt University

ECON 252, Antitrust Economics

ECON 283, Economics of Regulation

MTSU Dissertation Committees

Shea W. Slonaker, Chair, *Three Essays on the Recorded Music Industry*, Ph. D. 2009. Hua Liu, *U.S. Trade Deficit, Productivity Growth and Offshore Outsourcing*, Ph. D.

2006.

- Jennifer Wilgus, A Life-Cycle Approach to Human Capital Investment and Skill-Biased Technological Change, Ph. D. 2005.
- Anealia Sasser, A Theoretical Examination of Title IV Financial Aid for Higher Education, D.A. 2004.

Vanderbilt University Dissertation Committees:

- Aster Adams, The Impact of Deregulation and Competition on Efficiency, Financial Performance, and Shareholder Wealth of Electric Utilities in the United States, Ph. D. 2009.
- David B. Sapper, Trial Selection and the Effects of Sentencing Reform in Criminal Antitrust Cases: A Theoretical and Empirical Analysis, Ph. D. 2006.
- T. Randolph Beard, Bankruptcy, Safety Expenditure, and Safety Regulation in the Motor Carrier Industry, Ph. D. 1988

PUBLICATIONS AND WORKING PAPERS

- "Is There Evidence of Random Copying Behavior in the Recorded Music Industry in the Digital Age?" with Shea W. Slonaker, submitted to *Cultural Economics*, 2013.
- "The Price of Quality: Hedonic Estimation of Implicit Market Models for Higher Education," with Reuben Kyle, working paper, 2013.
- "Do State Funded Merit Scholarships Reduce High School Dropout Rates?" with Elizabeth A. Perry-Sizemore, working paper, 2012.
- "Education Production Functions," Encyclopedia of Educational Theory and Philosophy, Denis Phillips, ed., Sage Publications, forthcoming.
- "Econometrics as a Capstone Course in Economics," The Journal of Economic Education, 44(3):268-276, 2013.
- "Identifying the Best Buys in U.S. Higher Education," with E. Anthon Eff and Reuben Kyle, *Research in Higher Education*, 53(8):860-887, 2012.
- "Chart Turnover and Sales in the Recorded Music Industry: 1990-2005," with Shea W. Slonaker, *Review of Industrial Organization*, 36:351-372, 2010.
- "What Can We Learn from Education Production Studies?" with E. Anthon Eff, *Eastern Economic Journal*, 36:450-479, 2010.
- "Public Transportation Ridership Levels," with Christopher R. Swimmer, *Journal for Economic Educators*, 10(1): 40-46, Summer 2010.
- "Analysis of U.S. Foreign Aid Determinants for 2003," with Joshua M. Hill, *Journal for Economic Educators*, 9(1): 48-52, Summer 2009.
- "Intra-district Public School Funding Equity and Performance in Nashville, Tennessee," Journal of Education Finance, Summer 2008.
- "A Tale of Three Inputs: Cost and Production Duality with Time Utilization of Capital," Applied Economics Research Bulletin, 1(1) 2008.

- "Telephone Penetration in Tennessee: Are Intrastate Universal Service Policies Effective?" with Aster R. Adams and David B. Sapper, *Journal of Applied Regulation*, 2, November 2004, pp., 87-108.
- "A Switching Regime Approach to Measuring the Effects of Technological Change in Ocean Shipping," with J. David Bass and Reuben Kyle, *Journal of Productivity Analysis*, 22:1-2, July-September, 2004, pp. 29-49..
- "The Financial Implications of Unbundling on Bell Company Profits: A Review of the Evidence," with T. Randolph Beard and George S. Ford, CommLaw Conspectus: The Journal of Communications Law and Policy, v. 12 n.1, Fall/Winter 2003.
- "Bell Companies as Profitable Wholesale Firms: The Financial Implications of UNE-P," with T. Randolph Beard, Phoenix Center Policy Paper No. 17, November 2002, www.phoenix-center.org.
- "Connecting Tennessee: Bridging the Digital Divide," with Rose M. Gregory, NRRI Quarterly Bulletin, vol. 21 no. 3, Spring 2001.
- "Regulation vs. Deregulation: It's All in the Externalities," *Tennessee's Business*, Middle Tennessee State University, v. 11, n. 3 (November), 2001.
- "The Role of Public Power in a Restructured Electric Power Industry," with David Sapper, *The Electricity Journal*, August/September 2001.
- "Regulator Preferences and Utility Prices: Evidence from Natural Gas Distribution Utilities," with George Sweeney, Energy Economics, vol. 21, n. 1, 1999.
- "Competition in Telecommunications: A Progress Report for Tennessee," *Tennessee's Business*, Middle Tennessee State University, Murfreesboro, TN; vol. 9, n. 1, 1999.
- "Technological Change and the Production of Ocean Shipping Services," with Reuben Kyle, *Review of Industrial Organization*, December 1997.
- "The Haunting of Universal Service: Open Markets, Efficient Funding and the Ghost of the Fair Rate of Return," Proceedings of Tenth NARUC Biennial Regulatory Information Conference, National Regulatory Research Institute, Columbus, OH, 1996.
- "Productivity Growth in Telecommunications: The Case of Tennessee," *Proceedings of Tenth NARUC Biennial Regulatory Information Conference*, National Regulatory Research Institute, Columbus, OH, 1996.
- "Capture vs. Compromise: Entry Regulation of Intrastate Trucking," with Reuben Kyle and Jennifer Wilgus, Logistics and Transportation Review, v. 32 n. 3, September 1996.
- "Price Discrimination: What is 'Undue' for a U.S. Utility?" Utilities Policy, vol. 4 no. 4, October 1994.
- "Single Service Price Variations and 'Subsidies' in the Pricing of Telecommunications Services," *Proceedings of Ninth NARUC Biennial Regulatory Information Conference*, National Regulatory Research Institute, Columbus, OH, 1994.
- "What Is Undue Price Discrimination by a Regulated Utility?" NRRI Quarterly Bulletin, March 1994.
- "A Comparison of Cost-Based Pricing Rules for Natural Gas Distribution Utilities," Energy Economics, July 1993.

- "Negotiating a Transportation Rate Under Threat of Bypass: A Case Study," *Proceedings of the Eighth Biennial Regulatory Information Conference*, National Regulatory Research Institute, Columbus, OH, 1992.
- "A Multinomial Logit Model of Intrastate Trucking Regulation in Tennessee," with Jennifer Jose and Reuben Kyle, Papers and Proceedings of the Nineteenth Annual Meeting of the Midsouth Academy of Economics and Finance, v. 16, 1992.
- "Ramsey Prices for Natural Gas Distribution Utilities," *Proceedings of the Seventh NARUC Biennial Regulatory Information Conference*, National Regulatory Research Institute, Columbus, OH, 1990.
- "Intervention as Entry Deterrence: Evidence from Sham Litigation Cases," *Proceedings of the Seventh NARUC Biennial Regulatory Information Conference*, National Regulatory Research Institute, Columbus, OH, 1990.
- Book Review, Changing the Rules: Technological Change, International Competition, and Regulation in Communications, Edited by Robert W. Crandall and Kenneth Flamm, Brookings 1989; Review of Industrial Organization, Fall 1990.
- "Double Leverage and Strategic Financing Decisions," NRRI Quarterly Bulletin, v. 11, n. 3, September 1990.
- "Predation in the Courts: Legal Versus Economic Analysis in Sham Litigation Cases," *International Review of Law & Economics*, June 1990.
- "Rate Design for Natural Gas Utilities: A Comparison of Ramsey and Cost of Service Pricing," NRRI Quarterly Bulletin, December 1989.
- "Dissecting Divestiture: A Telecommunications Book Review Article," Review of Industrial Organization, October 1989
- The Economics of Sham Litigation: Theory, Cases, and Policy, Bureau of Economics Staff Report, Federal Trade Commission, April 1989.
- "New Agreements, Non-affiliate Revenues, and Economic Issues," with Mike Amato and Francis Fok, in *Report on Bell Communications Research*, National Association of Regulatory Utility Commissioners, 1988.
- "Merger Incentives and Cost of Capital Regulation of Subsidiaries," *Midsouth Journal of Economics and Finance*, March 1988.
- "Strategic Sham Litigation: Economic Incentives in the Context of the Case Law," *International Review of Law & Economics*, December 1986.
- "Is There a Principle for Defining Industries? Comment," Southern Economic Journal, October 1985.
- "A Note on Defining Geographic Markets," with Ed Rifkin and Noel Uri, Regional Science and Urban Economics, February 1985.
- "Process Analysis, Capital Utilization, and the Existence of Dual Cost and Production Functions," FTC Bureau of Economics Working Paper No. 116, May 1984.
- "A General Theory of Hedonic Pricing of Capital as a Factor of Production," FTC Bureau of Economics Working Paper No. 105, December 1983.
- "The International Market for Crude Oil," with Fred Lipson and Harvey Blumenthal, in *Mergers in the Petroleum Industry*, Federal Trade Commission, 1982.

PRESENTATIONS

- "The Music Industry as a Vehicle for Economic Analysis," American Economic Association National Conference on Teaching Economics, Chicago, IL, May 2013
- "Supply Innovation and Sales of Recorded Music: 1990-2010," with Shea W. Slonaker, Southern Economic Association Annual Conference, New Orleans, LA, November 2012.
- "Econometrics as a Capstone Course in Economics," American Economic Association National Conference on Teaching Economics, Boston, MA, May 2012.
- "Music Supply, Chart Turnover, and the Random Copying Hypothesis in the Digital Age," with Shea W. Slonaker, International Industrial Organization Conference, Arlington, VA, March 2012.
- "Econometrics as a Capstone Course in Economics," Southern Economic Association Annual Conference, Washington, DC, November 2011.
- "Do State Funded Merit Scholarships for Higher Education Reduce High School Dropout Rates for All Students?" with Elizabeth A. Perry-Sizemore, Southern Economic Association Annual Conference, Washington, DC, November 2011.
- "Do State Funded Merit Scholarships for Higher Education Improve Pre-College Academic Performance?" with Elizabeth A. Perry-Sizemore, Southern Economic Association Annual Conference, Atlanta, GA, November 2010.
- "The Effect of State Funded Merit Scholarships for Higher Education on Pre-College Academic Performance," with Elizabeth A. Perry-Sizemore, Southern Economic Association Annual Conference, San Antonio, TX, November 2009.
- "The Effect of State Funded Merit Scholarships for Higher Education on High School Graduation Rates," with Elizabeth A. Perry-Sizemore, Southern Economic Association Annual Conference, Washington, DC, November 2008.
- "Identifying the Best Buys in U.S. Higher Education," with E. Anthon Eff and Reuben Kyle, Southern Economic Association Annual Conference, Washington, DC, November 2008.
- "Product Variety and Sales in the Recorded Music Industry: 1990-2005," with Shea W. Slonaker, International Industrial Organization Conference, Arlington, VA, May 2008.
- "Identifying the Best Buys in U.S. Higher Education," with E. Anthon Eff and Reuben Kyle, Academy of Economics and Finance Annual Meeting, Nashville, TN, February 2008.
- "Product Variety and Sales in the Recorded Music Industry: 1990-2005," with Shea W. Slonaker, Academy of Economics and Finance Annual Meeting, Nashville, TN, February 2008.
- "Do State Funded Merit Scholarships Induce Students to Learn more in High school?" with Elizabeth A. Perry-Sizemore, Southern Economic Association Annual Conference, New Orleans, LA, November 2007.
- "The Price of Quality: Hedonic Estimation of Implicit Market Models for Higher Education," with Reuben Kyle, Southern Economic Association Annual Conference, New Orleans, LA, November 2007.
- "The Shifting Appeal of Sham Litigation: Evidence from Appellate Decisions 1971-2006," International Industrial Organization Conference, Savannah, GA, April 2007.

- "The Shifting Appeal of Sham Litigation: Evidence from Appellate Decisions 1980-2006," Scholar's Week Poster Fair, MTSU, April 2007
- "Causality Tests for Public School Funding and Performance," Southern Economic Association Meeting, Charleston, SC, November 2006.
- "The Price of Quality: Hedonic Estimation of Implicit Market Models for Higher Education," with Reuben Kyle, Southern Economic Association Meeting, Washington, November 2005.
- "The Price of Quality: Hedonic Estimation of Implicit Market Models for Higher Education," with Reuben Kyle, International Industrial Organization Conference, Atlanta, April 2005.
- "Anticompetitive Litigation and the "Baselessness" Standard for Antitrust Liability," Southern Economic Association Meeting, New Orleans, November 2004.
- "The Price of Quality: Hedonic Estimation of Implicit Market Models for Higher Education," with Reuben Kyle, Southern Economic Association Meeting, New Orleans, November 2004.
- "VoIP: Let's Ask the Right Questions," Tennessee Regulatory Authority Forum on VoIP, Nashville Public Library, April 30, 2004.
- "Telephone Penetration in Tennessee: Are Intrastate Universal Service Policies Effective?" with Aster Rutibablira and David B. Sapper, Southern Economic Association Meeting, San Antonio, TX, November 2003.
- "Telephone Penetration in Tennessee: Are Intrastate Universal Service Policies Effective?" with Aster Rutibablira and David B. Sapper, International Industrial Organization Conference, Boston MA, April 4-5, 2003.
- "A Critique of Educational Production Functions," Southern Economic Association meeting, New Orleans, LA, November 2002.
- "Connecting Tennessee: Bridging the Digital Divide," with Rose M. Gregory, American Economic Association meeting, joint session with the Transportation and Public Utilities Group, Atlanta, GA, January 2002.
- "Long Term Contracts as Anticompetitive Devices in Telecommunications," Southern Economic Association Annual Meeting, Tampa, FL, November 2001.
- "The Role of Public Power in a Restructured Electric Power Industry," American Economic Association meeting, joint session with the Transportation and Public Utilities Group, Boston, MA, January 2000.
- "Universal Telephone Service in Tennessee: A Pre-Competition Assessment," with David Sapper, Southern Economic Association meeting, New Orleans, LA, November 1999.
- "Trucks, Planes, Trains, and Wires? Short-haul vs. Long-haul Long Distance Rates in Telecommunications," with Reuben Kyle, Southern Economic Association meeting, Baltimore, MD, November 1998.
- "The Economics of Time as a Resource," Southern Economic Association meeting, Atlanta, GA, November 1997.
- "Cost and Production Duality with Capital Utilization," Department of Economics Seminar Series, Vanderbilt University, February 1997.
- "Maximum Impropriety: The 'Baselessness' Standard for Improper Litigation," Southern Economic Association meeting, Washington, November 1996.

- "Cost and Production Duality with Capital Utilization," Southern Economic Association meeting, Washington, November 1996.
- "The Haunting of Universal Service: Open Markets, Efficient Pricing, and the Ghost of the Fair Rate of Return," Tenth NARUC Biennial Regulatory Information Conference, Columbus, OH, September 1996.
- "Productivity Growth in Telecommunications: The Case of Tennessee," Tenth NARUC Biennial Regulatory Information Conference, Columbus, OH, September 1996.
- "Productivity Growth in Telecommunications: The Case of Tennessee," Advanced Workshop in Regulation and Public Utility Economics, 15th Annual Conference, Lake George, NY, May 1996.
- "A Switching Regime Approach to Measuring the Effects of Technological Change in Ocean Shipping," with Reuben Kyle, Southern Economic Association meeting, New Orleans, November 1995.
- "Productivity Growth in Telecommunications: The Case of Tennessee," Southern Economic Association meeting, New Orleans, November 1995.
- "Local Service Price Variations and 'Subsidies' in Telecommunications," Southern Economic Association meeting, Orlando, November 1994.
- "Dynamic Effects of Regulatory Policy on Intrastate Long Distance Telephone Rates," Southern Economic Association meeting, Orlando, November 1994.
- "Single Service Price Variations and 'Subsidies' in the Pricing of Telecommunications Services," Ninth NARUC Biennial Regulatory Information Conference, Columbus, OH, September 1994.
- "Suit, Countersuit, and Settlement in Sham Litigation," Annual Meeting of the Midsouth Academy of Economics and Finance, Nashville, February 1994.
- "New Evidence on the Effect of Regulation on Intrastate Long Distance Telephone Rates," Annual Meeting of the Midsouth Academy of Economics and Finance, Nashville, February 1994.
- "What is Undue Price Discrimination for a Public Utility?" Southern Economic Association meeting, New Orleans, November 1993.
- "Regulated Utility Prices and the Preferences of Regulators," with George Sweeney, Southern Economic Association meeting, New Orleans, November 1993.
- "A Test for Strategic Behavior Under Rate of Return Regulation," Southern Economic Association meeting, Washington, November 1992.
- "New Evidence on the Effect of Regulatory Policy on Intrastate Long Distance Telephone Rates," Southern Economic Association meeting, Washington, November 1992.
- "Technological Change and the Production of Ocean Shipping Services," with Reuben Kyle, Atlantic Economic Association meeting, Plymouth, MA, October 1992.
- "Negotiating a Transportation Rate Under Threat of Bypass: A Case Study," Eighth Biennial Regulatory Information Conference, Columbus, OH, September 1992.
- "A Multinomial Logit Model of Intrastate Trucking Regulation in Tennessee," with Jennifer W. Jose and Reuben Kyle, Midsouth Academy of Economics and Finance annual meeting, Mobile, February 1992.

- "Technological Change and the Production of Ocean Shipping Services," with Reuben Kyle, Southern Economic Association meeting, Nashville, November 1991.
- "Suit, Countersuit, and Settlement in Sham Litigation Cases," Southern Economic Association meeting, Nashville, November 1991.
- "Implementing Third Best Pricing Rules for Natural Gas Distribution Utilities," Southern Economic Association meeting, Nashville, November 1991.
- "Trucking Regulation in Tennessee," with Jennifer Jose and Reuben Kyle, Southern Economic Association meeting, Nashville, November 1991.
- "Research and Development in Regulated Markets: The Case of Bell Communications Research," Southern Economic Association meeting, New Orleans, November 1990.
- "Incentives for Trial and Settlement in Sham Litigation," Southern Economic Association meeting, New Orleans, November 1990.
- "Ramsey Prices for Natural Gas Distribution Utilities," Seventh NARUC Biennial Regulatory Information Conference, Columbus, OH, September 1990.
- "Intervention as Entry Deterrence: Evidence from Sham Litigation Cases," Seventh NARUC Biennial Regulatory Information Conference, Columbus, OH, September 1990.
- "Funding Research and Development in Regulated Industries: The Case of Bell Communications Research," Ninth Annual Conference of the Advanced Workshop in Regulation and Public Utility Economics, New Paltz, NY, May 30 June 1, 1990.
- "Incentives for Trial and Settlement in Sham Litigation," Bureau of Economics Seminar, Federal Trade Commission, February 1990.
- "Estimating Ramsey Prices for Natural Gas Utilities," Southern Economic Association meeting, Orlando, November 1989.
- "Incentives for Trial and Settlement in Sham Litigation," Department of Economics Seminar Series, Auburn University, November 1989.
- "Natural Gas Rate-Making: Now and In the Future," Associated Valley Industries Natural Gas Seminar, Nashville, October 1989.
- "Estimating Ramsey Prices for Natural Gas Utilities," Advanced Workshop in Regulation and Public Utility Economics, Eighth Annual Conference, Newport, RI, May 29-31, 1989.
- "The Role of Bell Communications Research in the Telecommunications Markets," Midsouth Academy of Economics and Finance Annual Conference, Nashville, February 1989.
- "The Organizational Structures of Public Utilities Under Different Regulatory Regimes," Southern Economic Association meeting, San Antonio, November 1988.
- "New Agreements, Non-affiliate Revenues, and Economic Issues," Report on Bell Communications Research, NARUC Multi-state Audit Team, presented to NARUC Staff Sub-committee on Accounts, Kalispell, Montana, September 1988.

- "Predation in the Courts: Empirical Analysis of Sham Litigation Cases," Joint Session of the Industrial Organization Society and the American Economic Association, Chicago, December 1987.
- "Rate of Return on Equity," National Conference on Unit Valuation Standards, Nashville, December 1987.
- "Merger Incentives and Organizational Structures Under Cost of Capital Regulation," Southern Economic Association meeting, Washington, November 1987.
- "Merger Incentives and Cost of Capital Regulation of Subsidiaries," Midsouth Academy of Economics and Finance Annual Conference, Mobile, February 1987.
- "The Incidence of Predatory Sham Litigation," Southern Economic Association meeting, New Orleans, November 1986.
- "A Welfare Analysis of the Department of Justice Merger Guidelines," Southern Economic Association meeting, Dallas, November 1985.
- "A Duality Approach to Labor Costs and Shiftwork," Southern Economic Association meeting, Atlanta, November
- "Strategic Sham Litigation: Economic Incentives in the Context of the Case Law," Southern Economic Association meeting, Atlanta, November 1984.
- "A General Theory of Hedonic Pricing of Capital as a Factor of Production," Southern Economic Association meeting, Washington, November 1983.

ECONOMIC TESTIMONY

- Testimony before the Public Service Commissions of Alabama, Louisiana, North Carolina, and South Carolina on behalf of the Reseller Coalition, various docket numbers, August 2010.
- In the United States District Court for the Middle District of Tennessee: Owner-Operator Independent Drivers Association Inc. v. Keith Bissell, No. 3-90-0251, March 1992, (Affidavit).
- Before the Federal Communications Commission: Represcribing the Authorized Rate of Return for Interstate Services of Local Exchange Companies, CC Docket No. 89-624, March 1990.
- Before the Tennessee General Assembly: various Committees, 1994 present.
- Before the Tennessee Advisory Commission on Intergovernmental relations: "Report on Pole Attachment Rate Study," with Reuben Kyle, January 18, 2007.
- Before the Tennessee Regulatory Authority (docket numbers in parentheses):

Testimony on behalf of the Consumer Advocate and Protection Division, Tennessee Attorney General:

Petition of Navitas TN NG, LLC for a General Rate Increase (12-00068), November 2012.

Petition of Laurel Hills Condominiums Property Owners Association for a Certificate of Public Convenience and Necessity (12-00030), October 2012.

Petition of Atmos Energy Corporation for an Adjustment to Rates (12-00064), September 2012.

Petition of Tennessee American Water Company to Change and Increase Certain Rates and Charges so Far as to Permit It to Earn a Fair and Adequate Rate of Return on Its Property Used and Useful in Furnishing Water Service to Its Customers (12-00049), August 2012.

Petition of Berry's Chapel Utility, Inc. to Change and Increase Rates and Charges (11-00198), April 2012.

Petition of Piedmont Natural Gas, Inc. for an Adjustment to Its Rates, Approval of Changes to Its Rate Design, Amortization of Certain Deferred Assets, Approval of New Depreciation Rates, Approval of Revised Tariffs and Service Regulations, and Approval of a New Energy Efficiency Program and GTI Funding, (11-00144), December 2011.

Petition of Tennessee American Water Company to Change and Increase Certain Rates and Charges so as to Permit It to Earn a Fair and Adequate Rate of Return on Its Property Used and Useful in Furnishing Water Service to Its Customers, (11-00189), April 2011.

Petition of Chattanooga Gas Company for General Rate Increase, Implementation of the EnergySmart Conservation Programs, and Implementation of a Revenue Decoupling Mechanism, (09-00183), April 2010.

Petition of Piedmont Natural Gas Company, Inc. to Implement a Margin Decoupling Tracker (MDT) and Related Energy Efficiency and Conservation Programs, (09-00104), December 2009.

Testimony on behalf of Verizon Wireless:

Tennessee Rural Coalition Petition for Suspension and Modification Pursuant to 47 U.S.C. 1251(f)(2), (06-00228), May 2007.

Testimony on behalf of US LEC:

Complaint of US LEC of Tennessee, Inc. against Electric Power Board of Chattanooga (02-00562), Feb. 2004.

Before the Tennessee Public Service Commission on behalf of Staff* (docket numbers in parentheses):

BellSouth D/B/A South Central Bell (95-02614) October 1995.**

United Telephone - Southeast (95-02615) September 1995.

United Telephone - Southeast (93-04818) January 1994.**

Chattanooga Gas Company (93-06946) December 1993.

South Central Bell Tariff 93-039 (93-03038) May 1993.**

South Central Bell (92-13527, et al) April 1993.**

Kingsport Power Co. (92-04425) October 1992.

United Cities Gas Co.(92-02987) Sept. 1992.

L & L Trucking, Inc. (91-06786) February 1992.**

Chattanooga Gas Company (91-03765) October 1991.

GTE South (91-05738) August 1991.**

Nashville Gas Company (91-02636) August 1991.

Intra-LATA "Competition" (89-11065, et al) Feb. 1991.

United Intermountain Tel. Co.(90-07832) Dec. 1990.**

Kingsport Power Company (90-05736) Nov. 1990.**

AT&T - South Central States (90-07460) Oct. 1990.

Written (prefiled) testimony on cost of capital, rate design, competitive effects, and/or other issues.

Oral testimony as well as written.

L & L Trucking (90-03514; 90-04786) August 1990.** South Central Bell Tel. Co. (90-05953) August 1990.** GTE South (90-01273) June 1990. Radio Common Carriers (89-11234) Nov. 1989.** Nashville Gas Co. (89-10491) Oct. 1989. United Cities Gas Co. (89-10017) Sept. 1989. Crockett Telephone Co. (89-02325) May 1989. ALLTEL Tennessee (89-02324) May 1989. West Tennessee Telephone Co. (89-02323) May 1989. Peoples Telephone Co. (89-02322) May 1989. Ooltewah-Collegedale Telephone Co. (89-02321) May 1989. Kingsport Power Co. (89-02126) March 1989.** Chattanooga Gas Co. (88-01363) February 1989.** Tennessee-American Water Co. (U-87-7534) March 1988. Tellico Telephone Co. (U-87-7532) February 1988. Claiborne Telephone Co. (U-87-7508) November 1987.** Nashville Gas Co. (U-87-7499) October 1987.** Kingsport Power Co. (U-86-7472) May 1987.** United Cities Gas Co. (U-86-7442) February 1987.** General Telephone of the South (U-86-7437) Nov. 1986.**

BEFORE THE TENNESSEE REGULATORY AUTHORITY NASHVILLE, TENNESSEE

IN RE: PETITION OF ATMOS ENERGY CORPORATION TO REVISE PERFORMANCE BASED RATEMAKING MECHANISM RIDER IN TARIFF))) Docket No. 13-00111)		
AGREEMENT TO COMPLY WITH PROTECTIVE ORDER			
and be bound by its terms. I understand tha	ered in the above captioned matter and agree to abide at unauthorized disclosure of documents labeled ITY MATERIALS", will be a violation of the Order,		
COUNTY OF DAVID SON Personally appeared before me, with who he executed the within instrument for the purpo WITNESS my hand, at office, this day	of Splemker, 2013.		
My Commission Expires: Jun. 9, 20	NOTARY PUBLIC STATE OF TENNESSEE NOTARY PUBLIC SON COUNTY		

My Commission Expires JAN. 9, 2016