Columbia Gas of Pennsylvania, Inc. 2021 General Rate Case Docket No. R-2021-3024296 Standard Data Request GASRR No. 25-55 Volume 3 of 3

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. RR-25:

Please provide a description of the Company's merit and cost of living wage rate increase policies.

Response:

The Company's wage rate increases for exempt and non-exempt non-union employees are not tied to cost of living but are, rather, merit based. Merit (performance adjustment) increases are provided on an annual basis to exempt and non-exempt non-union employees. The increases are generally to base pay.

The performance adjustment percentage for 2020 was 2.3% for certain exempt employees and 3.0% for non-exempt, non-union, non-manual employees. Note, NiSource elected to forego awarding the annual merit increases for non-union exempt employees in director positions and above in 2020. Leaders are provided a specific pool of dollars for this adjustment. If the leader increases the performance adjustment of one employee, they must decrease the performance adjustment for others so that the total increase recommended does not exceed the allotted pool of dollars.

Wage rate increases for union employees are governed by collective bargaining agreements.

Question No. GAS-RR-026 Respondent: K. K. Miller N. M. Paloney Page 1 of 1

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. RR-26:

Please provide the following monthly labor data for the year prior to the HTY, the HTY and the FTY through the most recent date available.

- a. number of actual employees broken down between type (e.g., salaried, union, non-union, temporary, etc.);
- b. regular payroll broken down between expensed, capitalized and other;
- c. overtime payroll broken down between expensed, capitalized and other;
- d. temporary payroll broken down between expensed, capitalized and other; and
- e. other payroll (specify).

Response:

- a, b, c and e. Please see GAS-RR-026 Attachment A for the requested data.
- **d.** The Company has no temporary employees.

<u>Description</u> Employees	Pre-HTY TME <u>11/30/2019</u>	HTY TME Bud <u>11/30/2020</u> <u>Vaca</u>	•	i Next lcount Adj	FTY TME <u>11/30/2021</u>	FPFTY TME <u>12/31/2022</u>
Total Clerical Labor	90	95	O	0	95	95
Total Exempt Labor	167	174	19	(16)	177	177
Total Manual - Non-Union	14	15	4	0	19	19
Total Manual - Union	492	483	24	0	507	507
Total Employees	763	767	47	(16)	798	798

Description b.,c.,d., and e	Pre-HTY TME <u>11/30/2019</u>	HTY TME <u>11/30/2020</u> Per Books		HTY TME 11/30/2020 Normalized	Budgeted Vacancies	NiNext <u>Adjustment</u>	Wage Increase <u>@ 3%</u>	Cap/O&M Change	<u>Other</u>	FTY <u>Budget</u>	Rate Making Adjustments	FTY TME <u>11/30/2021</u> Normalized	Wage Increase <u>@ 3%</u>	NiNext Savings	Cap/O&M Change	<u>Other</u>	FPFTY <u>Budget</u>	Rate Making Adjustments	FPFTY TME <u>12/31/2022</u> Normalized
										(10)=Sum (4							(17)=Sum(12		
	(1)	(2)	(3)	(4)=(2)+(3)	(5)	(7)	(6)	(8)	(9)	through 9)	(11)	(12)=(10) + (11)	(13)	(14)	(15)	(16)	through 16)	(18)	(19)=(17)+(18)
Payroll Expense			6.0	0.0		(0,)		(0 (0)						((0)			0	
Regular Payroll	31,713,297	31,557,166	1,628,705	33,185,871	1,957,451	(807,212)	819,444	(1,598,968)	565,172	34,121,757	504,421	34,626,178	975,510	(594,394)	(108,522)	6,227	34,905,000	430,280	35,335,280
Overtime Payroll Premium Payroll	4,362,259	4,403,241	-	4,403,241	-	-	-	-	316,002	4,719,243	-	4,719,243	-	-	-	(376,243)	4,343,000	-	4,343,000
Net Affiliate Labor Transferred	58,413 (3,779)	222,632 200,784	<u>-</u>	222,632 200,784	-	_	<u>-</u>	<u>-</u>	(222,632) (200,784)	-	-	<u>-</u>	<u>-</u>	<u>-</u>	<u>-</u>	_	_	-	-
Total Expense	36,130,190	36,383,823	1,628,705	38,012,528	1,957,451	(807,212)	819,444	(1,598,968)	457,758	38,841,000	504,421	39,345,421	975,510	(594,394)	(108,522)	(370,016)	39,248,000	430,280	39,678,280
Total Expense	50,150,190	50,505,025	1,020,703	30,012,320	1,90/,401	(00/,212)	019,444	(1,590,900)	43/,/30	30,041,000	304,421	39,343,421	9/5,510	(394,394)	(100,322)	(3/0,010)	39,240,000	430,200	39,070,200
Capital Payroll																			
Regular Payroll	22,554,725	27,389,905	1,385,028	28,774,933	2,262,288	(200,749)	774,909	1,598,968	457,126	33,667,475	459,219	34,126,694	830,245	(147,822)	108,522	(316,147)	34,601,491	402,720	35,004,210
Overtime Payroll	3,277,396	3,715,404	-	3,715,404	-	-	-	-	(1,267,349)	2,448,055	-	2,448,055	-	-	-	(353,723)	2,094,332	-	2,094,332
Premium Payroll	43,886	187,854	-	187,854	-	-	-	-	(187,854)	-	-	0	-	-	-	-	-	-	-
Net Affiliate Labor Transferred		169,419	-	169,419	-	-	-	-	(169,419)	-	-	0	_	-	-	-	-	-	-
Total Capitalization	25,873,167	31,462,583	1,385,028	32,847,610	2,262,288	(200,749)	774,909	1,598,968	(1,167,496)	36,115,530	459,219	36,574,749	830,245	(147,822)	108,522	(669,870)	36,695,823	402,720	37,098,543
Total Payroll	62,003,357	67,846,406	3,013,732	70,860,138	4,219,739	(1,007,961)	1,594,353	-	(709,739)	74,956,530	963,640	75,920,170	1,805,755	(742,216)	-	(1,039,886)	75,943,823	833,000	76,776,823
Incentive Comp																			
Expense	1,472,179	260,629	1,640,296	1,900,925	-	_	-	-	462,075	2,363,000	-	2,363,000	_	-	_	82,000	2,445,000	-	2,445,000
Capital	1,131,161	199,737	909,593	1,109,330	-	-			1,101,670	2,211,000	-	2,211,000	-	_		101,000	2,312,000	-	2,312,000
Total Incentive Comp	2,603,340	460,366	2,549,889	3,010,255	-	-	-	-	1,563,745	4,574,000	-	4,574,000	-	-	-	183,000	4,757,000	-	4,757,000

Question No. GAS-RR-027 Respondent: K.K. Miller Page 1 of 1

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. RR-27:

Please provide a copy of all incentive compensation and/or bonus plans and provide the level of related payments included in cost of service.

Response:

Attached to this response are copies of all incentive compensation plans as GAS-RR-027 Attachment A through GAS-RR-027 Attachment E.

The amount included in the cost of service can be found on Exhibit No. 4, Schedule No. 1, Page 2, Line 2 and Exhibit No. 104, Schedule No. 1, Page 2, Line 2.

Plan	Period	Attachment
2010 Omnibus Incentive	December 1, 2019 to	Attachment A
Plan	May 19, 2020	
2021 Cash-based Awards	January 1, 2021 to	Attachment B
Program Terms and	December 31, 2021	
Conditions for Participants		
2021 Cash-based Awards	January 1, 2021 to	Attachment C
Program Terms and	December 31, 2021	
Conditions for Officer		
Participants		
2020 Cash-based Awards	January 1, 2020 to	Attachment D
Program Terms and	December 31, 2020	
Conditions for Participants		
2020 Cash-based Awards	January 1, 2020 to	Attachment E
Program Terms and	December 31, 2020	
Conditions for Officer		
Participants		
2020 Omnibus Incentive	Current	Attachment F
Plan		

NISOURCE INC. 2010 OMNIBUS INCENTIVE PLAN

NISOURCE INC. 2010 OMNIBUS INCENTIVE PLAN

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NISOURCE INC. 2010 Omnibus Incentive Plan

Article I Establishment, Purpose, Duration

Section 1.1 Establishment of the Plan. NiSource Inc. (formerly NIPSCO Industries, Inc.) (the "Company") adopted the NIPSCO Industries, Inc. 1994 Long-Term Incentive Plan effective April 13, 1994, which was later amended and restated effective April 14, 1999, and renamed the NiSource Inc. 1994 Long-Term Incentive Plan (the "LTIP"). The LTIP has been amended from time to time, with the most recent amendment and restatement effective January 14, 2009.

In addition, the Company adopted the NiSource Inc. Nonemployee Director Stock Incentive Plan (formerly the NIPSCO Industries, Inc. Nonemployee Director Stock Incentive Plan), effective February 1, 1992, as amended effective December 16, 1997 and February 1, 1998 (the "Director Stock Plan"). The Company also adopted the NiSource Inc. Nonemployee Director Restricted Stock Unit Plan (formerly the NIPSCO Industries, Inc. Nonemployee Director Restricted Stock Unit Plan) effective January 1, 1999 (the "Director Stock Unit Plan"). The Company merged the Director Stock Plan and the Director Stock Unit Plan into a single document, effective July 1, 2002 (the "Director Incentive Plan"). The Director Incentive Plan has been amended from time to time, with the most recent amendment and restatement effective May 13, 2008.

Finally, the Company adopted the NiSource Inc. Corporate Incentive Plan (the "Corporate Incentive Plan") to provide annual cash awards to employees of the Company.

The Company replaced the Prior Plans with one incentive plan document called the NiSource Inc. 2010 Omnibus Incentive Plan upon stockholder approval at the 2010 annual meeting. On October 21, 2013, the Committee amended the Plan to provide authority to grant Awards that contain either single-trigger or double-trigger vesting in the event of a Change in Control, as the Committee deems appropriate, instead of requiring only single trigger vesting. Each of the Prior Plans will continue to remain effective with respect to awards granted under each Prior Plan. Since stockholder approval of this Plan, no new awards have been granted under the Prior Plans, and no new awards will be granted under the Prior Plan. New Awards will continue to be granted under this Plan.

Section 1.2 Purpose. The Plan is designed to promote the achievement of both short-term and long-term objectives of the Company by (a) aligning compensation of Participants with the interests of Company stockholders, (b) enhancing the interest of Participants in the growth and success of the Company, and (c) attracting and retaining Participants of outstanding competence.

Section 1.3 Effective Date and Duration. This Plan, if reapproved by a majority of the votes cast by Company stockholders at the May 2015 annual meeting shall be renewed effective at such date and shall remain in effect, subject to the right of the Board or the Committee to amend and terminate the Plan at any time as provided in this Plan, until all Shares subject to it shall have been purchased or acquired according to the Plan's provisions. In no event, however, may an Award be granted under the Plan more than ten years after the date the Plan was approved by the stockholders.

Article II Definitions

Whenever used in the Plan, the following terms shall have the meanings set forth below and, when the meaning is intended, the initial letter of the word is capitalized:

Section 2.1 <u>162(m)</u> <u>Award.</u> "162(m) Award" means an Award that is intended to be deductible as "performance-based compensation" under Code Section 162(m).

Section 2.2 1934 Act. "1934 Act" means the Securities Exchange Act of 1934, as amended.

Section 2.3 Affiliate. "Affiliate" means any entity that is a Subsidiary or a parent corporation, as defined in Code Section 424(e), of the Company, or any other entity designated by the Committee as covered by the Plan in which the Company has, directly or indirectly, at least a 20% voting interest.

- **Section 2.4** <u>Award.</u> "Award" means any Option, SAR, Restricted Stock, Restricted Stock Unit, Performance Share, Performance Unit, Cash-Based Award, or other Article XII stock-based award granted to a Participant under the Plan.
- **Section 2.5** <u>Award Agreement.</u> "Award Agreement" means a written or electronic statement or agreement prepared by the Company that sets forth the terms, conditions and restrictions applicable to Awards granted under the Plan.
- **Section 2.6** <u>Board or Board of Directors.</u> "Board" or "Board of Directors" means the Board of Directors of the Company.
- **Section 2.7** <u>Cash-Based Award</u>. "Cash-Based Award" means an Award granted to a Participant, as described in Article XI herein.
- Section 2.8 <u>Cause</u>. "Cause," unless such term or an equivalent term is otherwise defined with respect to an Award by the Participant's Award Agreement, shall be as defined in any employment agreement between the Company and a Participant; provided however, that if there is no such employment agreement, "Cause" shall mean any of the following: (a) the Participant's conviction of any criminal violation involving dishonesty, fraud or breach of trust; (b) the Participant's willful engagement in any misconduct in the performance of his or her duty that materially injures the Company; (c) the Participant's performance of any act which would materially and adversely impact the business of the Company; or (d) the Participant's willful and substantial nonperformance of assigned duties. Notwithstanding the foregoing, the Committee shall have sole discretion with respect to the application of the provisions of subsections (a)-(d) above, and such exercise of discretion shall be conclusive and binding upon the Participant and all other persons.
 - **Section 2.9 CEO.** "CEO" means the Chief Executive Officer of the Company.
- **Section 2.10** <u>CEO's Pool</u>. "CEO's Pool" means the portion of Shares available for Awards under this Plan that the Committee reserves for the CEO in accordance with Article IV of the Plan.
- **Section 2.11** Change in Control. "Change in Control" means the occurrence of either a "Change in Ownership," "Change in Effective Control" or a "Change of Ownership of a Substantial Portion of Assets," as defined below:
 - (a) Change in Ownership. A Change in Ownership of the Company occurs on the date that any one person, or more than one Person Acting as a Group (as defined below), acquires ownership of stock of the Company that, together with stock held by such person or group, constitutes more than 50% of the total fair market value or total voting power of the stock of the Company. However, if any one person or more than one Person Acting as a Group, is considered to own more than 50% of the total fair market value or total voting power of the stock of the Company, the acquisition of additional stock by the same person or persons is not considered to cause a Change in Ownership of the Company (or to cause a Change in Effective Control of the Company). An increase in the percentage of stock owned by any one person, or Persons Acting as a Group, as a result of a transaction in which the Company acquires its stock in exchange for property will be treated as an acquisition of stock. This subsection (a) applies only when there is a transfer of stock of the Company (or issuance of stock of the Company) and stock in the Company remains outstanding after the transaction.
 - (b) Change in Effective Control. A Change in Effective Control of the Company occurs on the date that either
 - (i) any one person, or more than one Person Acting as a Group, acquires (or has acquired during the 12-month period ending on the date of the most recent acquisition by such person or persons) ownership of stock of the Company possessing 30% or more of the total voting power of the stock of the Company; or
 - (ii) candidates are elected to the Board who were not recommended for election by the current Board, if such candidates constitute a majority of those elected in that particular election (for this purpose, recommended directors will not include any candidate who becomes a member of the Board as a result of an actual or threatened election contest or proxy or consent solicitation on behalf of anyone other than the Board or as a result of any appointment, nomination, or other agreement intended to avoid or settle a contest or solicitation).

In the absence of an event described in paragraph (i) or (ii), a Change in Effective Control of the Company shall not have occurred.

- (c) <u>Acquisition of additional control</u>. If any one person, or more than one Person Acting as a Group, is considered to effectively control the Company, the acquisition of additional control of the Company by the same person or persons is not considered to cause a Change in Effective Control of the Company (or to cause a Change in Ownership of the Company).
- (d) Change of Ownership of a Substantial Portion of Assets. A Change of Ownership of a Substantial Portion of Assets occurs on the date that any one person, or more than one Person Acting as a Group, acquires (or has acquired during the 12-month period ending on the date of the most recent acquisition by such person or persons) assets from the Company that have a total gross fair market value equal to or more than 50% of the total gross fair market value of all of the assets of the Company immediately prior to such acquisition or acquisitions. For this purpose, gross fair market value means the value of the assets of the Company, or the value of the assets being disposed of, determined without regard to any liabilities associated with such assets.
- (e) <u>Transfers to a related person</u>. There is no Change in Control when there is a transfer to an entity that is controlled by the stockholders of the Company immediately after the transfer. A transfer of assets by the Company is not treated as a Change of Ownership of a Substantial Portion of Assets if the assets are transferred to
 - (i) a stockholder of the Company (immediately before the asset transfer) in exchange for or with respect to its stock;
 - (ii) an entity, 50% or more of the total value or voting power of which is owned, directly or indirectly, by the Company;
 - (iii) a person, or more than one Person Acting as a Group, that owns, directly or indirectly, 50% or more of the total value or voting power of all the outstanding stock of the Company; or
 - (iv) an entity, at least 50% of the total value or voting power of which is owned, directly or indirectly, by a person described in paragraph (iii) next above.

A person's status is determined immediately after the transfer of assets. For example, a transfer to a corporation in which the Company has no ownership interest before the transaction, but which is a majority-owned subsidiary of the Company after the transaction is not treated as a Change of Ownership of a Substantial Portion of Assets of the Company.

(f) Persons Acting as a Group. Persons shall not be considered to be acting as a group solely because they purchase or own stock of the same corporation at the same time or as a result of the same public offering. However, persons will be considered to be acting as a group if they are owners of a corporation that enters into a merger, consolidation, purchase or acquisition of stock, or similar business transaction with the Company. If a person, including an entity, owns stock in both corporations that enter into a merger, consolidation, purchase or acquisition of stock, or similar transaction, such stockholder is considered to be acting as a group with other stockholders in a corporation prior to the transaction giving rise to the change and not with respect to the ownership interest in the other corporation.

Section 2.12 Code. "Code" means the Internal Revenue Code of 1986, as amended from time to time.

Section 2.13 Committee. "Committee" means the Officer Nomination and Compensation Committee of the Board of Directors, or such other committee as the Board shall appoint from time to time, which shall consist of two or more directors all of whom are intended to satisfy the requirements for an "outside director" under Code Section 162(m), a "non-employee director" within the meaning of Rule 16b-3 of the Exchange Act, and an "independent director" under the rules of the New York Stock Exchange (or any other national securities exchange which is the principal exchange on which the Shares may then be traded); provided, however, that as to any Award intended to be a 162(m) Award, if any member of the Officer Nomination and Compensation Committee shall not satisfy such "outside director" requirements, "Committee" means a subcommittee (of two or more persons) of the Officer Nomination and Compensation Committee consisting of all members thereof who satisfy such "outside director" requirement; and further provided that any action taken by the Committee shall be valid and effective whether or not members of the Committee at the time of such action are later determined not to have satisfied the requirements for membership specified above.

- Section 2.14 Company. "Company" means NiSource Inc., a Delaware corporation, or any successor thereto.
- **Section 2.15** <u>Corporate Incentive Plan</u>. "Corporate Incentive Plan" means the NiSource Inc. Corporate Incentive Plan, as described in Article I.
- **Section 2.16** Covered Officer. "Covered Officer" means a Participant who, in the sole judgment of the Committee, may be treated as a "covered employee" under Code Section 162(m) at the time income is recognized by such Participant in connection with an Award that is intended to qualify as a 162(m) Award.
- **Section 2.17** <u>Director Incentive Plan.</u> "Director Incentive Plan" means the single plan document resulting from the merger of the Director Stock Plan and the Director Stock Unit Plan, effective July 1, 2002, as described in Article I.
- **Section 2.18 Director Stock Plan.** "Director Stock Plan" means NiSource Inc. Nonemployee Director Stock Incentive Plan, as described in Article I.
- **Section 2.19 <u>Director Stock Unit Plan</u>**. "Director Stock Unit Plan" means the NiSource Inc. Nonemployee Director Restricted Stock Unit Plan, as described in Article I.
- **Section 2.20** <u>Disability or Disabled.</u> "Disability" or "Disabled" means a condition that (a) causes the Participant to be unable to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment which can be expected to result in death or can be expected to last for a continuous period of not less than 12 months, (b) causes the Participant, by reason of any medically determinable physical or mental impairment that can be expected to result in death or can be expected to last for a continuous period of not less than 12 months, to receive income replacement benefits for a period of not less than three months under an accident and health plan covering employees of the Company or its Affiliates or (c) causes the Participant to be eligible to receive Social Security disability payments. The Committee, in its sole discretion, shall determine the date of any Disability.
- **Section 2.21 Employee.** "Employee" means any person who is an employee of the Company or any Affiliate; provided, however, that with respect to ISOs, "Employee" means any person who is considered an employee of the Company or any Affiliate for purposes of Treasury Regulation Section 1.421-1(h).
- Section 2.22 Fair Market Value. "Fair Market Value" means, on any given date and as may be specified in an Award Agreement, (a) the closing sales price per share (or, if otherwise specified by the Committee, a price that is based on the opening, actual, high, low, or average sales prices per Share) of the Company's common stock as reported on the New York Stock Exchange or such other established securities market on which the Shares are traded, or, if there were no reported sales of Shares on such date, then, unless otherwise required under the Code, the business day immediately preceding such date; or (b) if (a) does not apply, the price that the Committee in good faith determines through any reasonable valuation method that a Share might change hands between a willing buyer and a willing seller, neither being under compulsion to buy or to sell and both having reasonable knowledge of the relevant facts. Notwithstanding the above, for purposes of broker-facilitated cashless exercises of Awards involving Shares under the Plan, "Fair Market Value" shall mean the real-time selling price of such Shares as reported by the broker facilitating such exercises.
- **Section 2.23 <u>Grant Price</u>.** "Grant Price" means the price established at the time of grant of an SAR pursuant to Article VII (Stock Appreciation Rights), used to determine whether there is any payment due upon exercise of the SAR, which shall not be less than 100% of the Fair Market Value of the Shares at the time the SAR was granted.
- **Section 2.24 <u>Incentive Stock Option or ISO.</u>** "Incentive Stock Option" or "ISO" means an Option that is an "incentive stock option" within the meaning of Code Section 422.
- **Section 2.25 LTIP.** "LTIP" means the NiSource Inc. 1994 Long-Term Incentive Plan, as described in Article I.
- **Section 2.26** <u>Nonemployee Director</u>. "Nonemployee Director" means a member of the Board who is not an Employee.
- **Section 2.27** <u>Nonqualified Stock Option or NQSO.</u> "Nonqualified Stock Option" or "NQSO" means an option to purchase Shares that does not constitute an Incentive Stock Option under Code Section 422 (or any successor Code Section).

- **Section 2.28 Option.** "Option" means a right to purchase Shares in accordance with the terms and conditions of the Plan.
- **Section 2.29 Option Exercise Price.** "Option Exercise Price" means the price at which a Share may be purchased by a Participant pursuant to an Option.
- **Section 2.30 <u>Participant.</u>** "Participant" means an Employee or Non-Employee Director who is selected to receive an Award or who has outstanding an outstanding Award granted under the Plan.
- **Section 2.31 <u>Performance Measure</u>**. "Performance Measure" means one or more business criteria to be used by the Committee in establishing Performance Targets for 162(m) Awards under the Plan.
- **Section 2.32** <u>Performance Shares.</u> "Performance Shares" means an Award designated as Performance Shares and granted to a Participant in accordance with Article IX of the Plan.
- **Section 2.33 <u>Performance Target</u>**. "Performance Target" means the specific, objective goal or goals that are timely set forth in writing by the Committee for grants of 162(m) Awards under the Plan with respect to any one or more Performance Measures.
- **Section 2.34 <u>Performance Unit</u>.** "Performance Unit" means an Award designated as a Performance Unit and granted to a Participant in accordance with Article X of this Plan.
- **Section 2.35 <u>Period of Restriction.</u>** "Period of Restriction" means the period during which the transfer of Shares underlying an Award is limited in some way, or the Shares are subject to a substantial risk of forfeiture.
- **Section 2.36 <u>Plan</u>.** "Plan" means the NiSource Inc. 2010 Omnibus Incentive Plan, as may be amended from time to time.
- **Section 2.37 Prior Plans.** "Prior Plans" means the LTIP, Director Incentive Plan, and the Corporate Incentive Plan.
- **Section 2.38** Restricted Stock. "Restricted Stock" means an Award that is a grant of Shares delivered to a Participant, subject to restrictions described in Article VIII of this Plan.
- **Section 2.39** Restricted Stock Unit or RSU. "Restricted Stock Unit" or "RSU" means an Award that is subject to the restrictions described in Article VIII of this Plan and is a promise of the Company to deliver at the end of a Period of Restrictions (a) one Share for each RSU, (b) cash in an amount equal to the Fair Market Value of one Share for each RSU, or (c) a combination of (a) and (b), as determined by the Committee.
- **Section 2.40 <u>Retirement.</u>** "Retirement" means, with respect to Employees, retirement as defined in the Company's tax-qualified pension plan, unless defined otherwise in an Award Agreement.
- **Section 2.41 Service.** "Service" means a Participant's work for the Company or an Affiliate, either as an Employee or Non-Employee Director.
 - Section 2.42 Shares. "Shares" means the shares of common stock of the Company, \$0.01 par value per share.
- **Section 2.43** Stock Appreciation Right or SAR. "Stock Appreciation Right" or "SAR" means an Award designated as an SAR in accordance with the terms of Article VII of the Plan.
- **Section 2.44 <u>Subsidiary.</u>** "Subsidiary" means any corporation, partnership, joint venture, or other entity in which the Company has a majority voting interest; provided, however, that with respect to ISOs, the term "Subsidiary" shall include only an entity that qualifies under Code Section 424(f) as a "subsidiary corporation" with respect to the Company.
- **Section 2.45** Tandem SAR. "Tandem SAR" means a SAR that is granted in connection with a related Option, the exercise of which shall require forfeiture of the right to purchase a Share under the related Option (with a similar cancellation of the Tandem SAR when a Share is purchased under the Option). Except for the medium of payment, the terms of a Tandem SAR shall be identical in all material respects to the terms of the related Option.

Article III Administration

Section 3.1 <u>Administration by the Committee.</u> The Plan shall be administered by the Committee. All questions of interpretation of the Plan, of any Award Agreement or of any other form of agreement or other document employed by the Company in the administration of the Plan or of any Award shall be determined by

the Committee, and such determinations shall be final, binding and conclusive upon all persons having an interest in the Plan or such Award, unless fraudulent or made in bad faith. Any and all actions, decisions and determinations taken or made by the Committee in the exercise of its discretion pursuant to the Plan or Award Agreement or other agreement thereunder (other than determining questions of interpretation pursuant to the preceding sentence) shall be final, binding and conclusive upon all persons having an interest therein. Notwithstanding the foregoing, the Board shall perform the functions of the Committee for purposes of granting Awards under the Plan to Nonemployee Directors.

Section 3.2 <u>Powers of the Committee</u>. In addition to any other powers set forth in the Plan and subject to the provisions of the Plan, the Committee shall have the full and final power and authority, in its discretion:

- (a) to determine the persons to whom, and the time or times at which, Awards shall be granted and the number of Shares to be subject to each Award;
- (b) to determine the type of Award granted;
- (c) to determine the Fair Market Value of Shares or other property where applicable;
- (d) to determine the terms, conditions and restrictions applicable to each Award (which need not be identical) and any Shares acquired pursuant thereto, including, without limitation, (i) the exercise or purchase price of Shares pursuant to any Award, (ii) the method of payment for Shares purchased pursuant to any Award, (iii) the method for satisfaction of any tax withholding obligation arising in connection with Award, including by the withholding or delivery of Shares, (iv) the timing, terms and conditions of the exercisability or vesting of any Award or any Shares acquired pursuant thereto, (v) the time of the expiration of any Award, (vi) the effect of the Participants termination of Service on any of the foregoing, and (vii) all other terms, conditions and restrictions applicable to any Award or Shares acquired pursuant thereto not inconsistent with the terms of the Plan;
- (e) to determine how an Award will be settled, as provided under an Award Agreement;
- (f) to approve one or more forms of Award Agreement;
- (g) to amend, modify, extend, cancel or renew any Award or to waive any restrictions or conditions applicable to any Award or any Shares acquired upon the exercise thereof;
- (h) to accelerate, continue, extend or defer the exercisability of any Award or the vesting of any Shares acquired upon the exercise thereof, including with respect to the period following a Participants termination of Service;
- (i) to prescribe, amend or rescind rules, guidelines and policies relating to the Plan, or to adopt sub-plans or supplements to, or alternative versions of, the Plan, including, without limitation, as the Committee deems necessary or desirable to comply with the laws or regulations of or to accommodate the tax policy, accounting principles or custom of, foreign jurisdictions whose citizens may be granted Awards; and
- (j) to correct any defect, supply any omission or reconcile any inconsistency in the Plan or any Award Agreement and to make all other determinations and take such other actions with respect to the Plan or any Award as the Committee may deem advisable to the extent not inconsistent with the provisions of the Plan or applicable law.

Section 3.3 <u>Action by the Committee.</u> A majority of the members of the Committee shall constitute a quorum for any meeting of the Committee, and the act of a majority of the members present at any meeting at which a quorum is present or the act approved in writing by a majority of all the members of the Committee shall be the act of the Committee. In the performance of their duties under this Plan, the Committee members shall be entitled to rely upon information and advice furnished by the Company's officers, employees, accountants or counsel, or any executive compensation consultant or other professional retained by the Company or the Committee to assist in the administration of this Plan.

Section 3.4 <u>Indemnification.</u> No member of the Board or of the Committee shall be liable for any action taken, or determination made, hereunder in good faith. Service on the Committee shall constitute service as a Nonemployee Director of the company so that members of the Committee shall be entitled to indemnification and reimbursement as Nonemployee Directors of the Company, pursuant to the Company's bylaws.

Article IV Stock Subject to the Plan

Section 4.1 <u>Aggregate Shares.</u> Subject to adjustment as provided under the Plan, the total number of Shares that are available for Awards under the Plan shall not exceed in the aggregate 8,000,000 Shares, plus any Shares subject to outstanding awards granted under a Prior Plan and that expire or terminate for any reason shall be available under this Plan. Any of the authorized Shares may be used for any type of Award under the Plan, and any or all of 8,000,000 Shares may be allocated to Incentive Stock Options. Such Shares may be authorized and unissued Shares, treasury Shares, or Shares acquired on the open market.

Section 4.2 <u>Individual Award Limitations</u>. Subject to adjustments as provided in herein, the following rules shall apply to grants of Awards under the Plan to Participants:

- (a) Options: The maximum aggregate face value (Fair Market Value of a Share of common stock on the date of grant times the number of Options granted) that may be covered by Awards of Options granted in any one fiscal year to any one Participant shall be \$12,000,000 per year.
- (b) <u>SARs</u>: The maximum aggregate face value (Fair Market Value of a Share of common stock on the date of grant times the number of SARs granted) that may be covered by Awards of SARs granted in any one fiscal year to any one Participant shall be \$12,000,000 per year.
- (c) Restricted Stock and Restricted Stock Units: The maximum aggregate face value (Fair Market Value of a Share of common stock on the date of grant times either the number of Shares of Restricted Stock granted or number of Shares underlying the RSUs granted) that may be covered by Restricted Stock or Restricted Stock Unit Awards granted to any one Participant shall be \$7,000,000 per year.
- (d) <u>Performance Shares</u>: The maximum aggregate face value (Fair Market Value of a Share of common stock on the date of grant times the maximum number of Shares that could be earned under the Award) that may be granted to any one Participant shall be \$10,000,000 per year.
- (e) <u>Performance Units</u>: The maximum aggregate payout (determined as of the end of the applicable performance period) with respect to Performance Units that may be granted to any one Participant shall be \$10,000,000 per year.
- (f) <u>Cash-Based Awards</u>: The maximum aggregate payout (determined as of the end of the applicable performance period) with respect to Cash-Based Awards to any one Participant shall be \$10,000,000 per year.
- (g) Other Article XII Stock-Based Awards: The maximum aggregate Fair Market Value (as determined on the date of grant) of Shares subject to the Article XII stock-based Awards that may be granted to any one Participant shall be \$10,000,000 per year.

Section 4.3 Share Counting. The following Shares related to Awards will be available for issuance again under the Plan: (a) Shares related to Awards paid in cash and (b) Shares related to Awards that expire, are forfeited, are cancelled, or terminate for any other reason without the delivery of the Shares. Notwithstanding any provision to the contrary, the following Shares related to Awards will be available for issuance again under the Plan: (a) Shares equal in number to the Shares withheld, surrendered or tendered in payment of the exercise price of an Award, including an award granted under the LTIP or Director Incentive Plan, (b) Shares tendered or withheld in order to satisfy tax withholding obligations, (c) Shares reacquired by the Company on the open market or otherwise using cash proceeds from the exercise of Awards, including awards granted under the LTIP or Director Incentive Plan.

Section 4.4 Adjustment to Number of Shares.

(a) Appropriate adjustments in the aggregate number of Shares issuable pursuant to the Plan, the number of Shares subject to each outstanding award granted under the Plan, the Option price with respect to Options and Tandem SARs, the specified price of SARs not connected to Options, and the value for Performance Units, shall be made to give effect to any increase or decrease in the number of issued Shares resulting from a subdivision or consolidation of Shares, whether through recapitalization, stock split, reverse stock split, spin-off, spin-out or other distribution of assets to stockholders, stock distributions or combinations of Shares, payment of stock dividends, other increase or decrease in the number of such Shares outstanding effected without receipt of consideration by the Company, or any other occurrence for which the Committee determines an adjustment is appropriate.

- (b) In the event of any merger, consolidation or reorganization of the Company with any other corporation or corporations, or an acquisition by the Company of the stock or assets of any other corporation or corporations, there shall be substituted on an equitable basis, as determined by the Committee in its sole discretion, for each Share then subject to the Plan, and for each Share then subject to an Award granted under the Plan, the number and kind of Shares of stock, other securities, cash or other property to which the holders of Shares of the Company are entitled pursuant to such transaction.
- (c) Without limiting the generality of the foregoing provisions of this paragraph, any such adjustment shall be deemed to have prevented any dilution or enlargement of a Participant's rights, if such Participant receives in any such adjustment, rights that are substantially similar (after taking into account the fact that the Participant has not paid the applicable option price) to the rights the Participant would have received had he exercised his outstanding Award and become a stockholder of the Company immediately prior to the event giving rise to such adjustment. Adjustments under this paragraph shall be made by the Committee, whose decision as to the amount and timing of any such adjustment shall be conclusive and binding on all persons.

Section 4.5 <u>CEO's Pool of Shares.</u> A portion of the Shares available for Awards under this Plan, to be determined by the Committee, may be reserved for the CEO to make certain Awards (the "CEO's Pool"). The CEO may grant any type of Award with shares from the CEO Pool; provided however, that the CEO may not grant any Award to any Covered Officers or other executive officers. Awards available for grant from the CEO Pool will be authorized in a Committee resolution. Unless otherwise determined by the Committee, any Shares not used for Awards under the CEO Pool in one year shall remain available under the CEO Pool in subsequent years.

Article V Eligibility and Participation

Section 5.1 Eligibility to Receive Awards. Persons eligible to receive Awards under the Plan are Employees and Nonemployee Directors.

Section 5.2 Participation in the Plan. Subject to the other provisions of this Plan, the Committee has the full discretion to grant Awards to eligible persons described in Section 5.1. Eligible persons may be granted more than one Award. Eligibility in accordance with this Section, however, shall not entitle any person to be granted an Award, or, having been granted an Award, to be granted an additional Award.

Article VI Options

Section 6.1 Grant of Options. Options shall be evidenced by Award Agreements in such form and not inconsistent with the Plan as the Committee shall approve from time to time. Award Agreements shall specify the Option Exercise Price, the duration of the Option, the number of Shares to which the Option pertains, provisions for vesting and exercisability, whether the Option is an ISO or NSO, and such other provisions as the Committee shall determine. Award Agreements may incorporate all or any of the terms of the Plan by reference and shall comply with the following terms and conditions. Except in accordance with equitable adjustments as provided in Section 4.4 of this Plan, no Option granted under the Plan shall at any time be repriced or subject to cancellation and replacement without stockholder approval.

Section 6.2 Option Exercise Price. The Option Exercise Price shall not be less than 100% of the Fair Market Value of a Share on the day the Option is granted.

Section 6.3 Exercise of Options. Each Award Agreement shall state the period or periods of time within which the Option may be exercised by the optionee, in whole or in part, which shall be such period or periods of time as may be determined by the Committee, provided that the Option exercise period shall not end later than ten years after the date of the grant of the Option. The Committee shall have the power to permit in its discretion an acceleration of the previously determined exercise terms, within the terms of the Plan, under such circumstances and upon such terms and conditions as it deems appropriate.

Section 6.4 Payment of Option Exercise Price. Except as otherwise provided in the Plan, or in any Award Agreement, the optionee shall pay the Option Exercise Price upon the exercise of any Option (i) in cash,

(ii) by authorizing a third party with which the optionee has a brokerage or similar account to sell the Shares (or a sufficient portion of such Shares) acquired upon the exercise of the Option and remit to the Company a portion of the sale proceeds sufficient to pay the entire Option Exercise Price to the Company, (iii) by delivering Shares that have an aggregate Fair Market Value on the date of exercise equal to the Option Exercise Price; (iv) by authorizing the Company to withhold from the total number of Shares as to which the Option is being exercised the number of Shares having a Fair Market Value on the date of exercise equal to the aggregate Option Exercise Price for the total number of Shares as to which the Option is being exercised, (v) by such other means by which the Committee determines to be consistent with the purpose of the Plan and applicable law, or (vi) by any combination of (i), (ii), (iii), (iv), and (v). In the case of an election pursuant to (i) above, cash shall mean cash or check issued by a federally insured bank or savings and loan association and made payable to NiSource Inc. In the case of payment pursuant to (ii) or (iii) above, the optionee's authorization must be made on or prior to the date of exercise and shall be irrevocable. In lieu of a separate election governing each exercise of an Option, an optionee may file a blanket election with the Committee, which shall govern all future exercises of Options until revoked by the optionee.

Section 6.5 <u>Transfer of Shares.</u> The Committee may impose such restrictions on any Shares acquired pursuant to the exercise of an Option as it may deem advisable, including, without limitation, restrictions under applicable federal securities laws, under the requirements of any stock exchange or market upon which such Shares are then listed and/or traded, and under any blue sky or state securities laws applicable to such Shares.

Section 6.6 Additional Rules for Incentive Stock Options.

- (a) <u>Employees</u>. Incentive Stock Options may be granted only to Employees of the Company or a Subsidiary and not to Employees of any Affiliate unless such entity is classified as a "disregarded entity" of the Company or the applicable Subsidiary under the Code. Incentive Stock Options may not be granted to Nonemployee Directors.
- (b) Exercise Limitations. The Committee, in its sole discretion, may provide in each Award Agreement the period or periods of time within which the Option may be exercised by the optionee, in whole or in part, provided that the Option period shall not end later than ten years after the date of the grant of the Option. The aggregate Fair Market Value (determined with respect to each Incentive Stock Option at the time of grant) of the Shares with respect to which Incentive Stock Options are exercisable for the first time by an individual during any calendar year (under all incentive stock option plans of the Company and its Subsidiaries) shall not exceed \$100,000. If the aggregate Fair Market Value (determined at the time of grant) of the Shares subject to an Option, which first becomes exercisable in any calendar year, exceeds this limitation, so much of the Option that does not exceed the applicable dollar limit shall be an Incentive Stock Option and the remainder shall be a Nonqualified Stock Option; but in all other respects, the original Award Agreement shall remain in full force and effect. Notwithstanding anything herein to the contrary, if an Incentive Stock Option is granted to an individual who owns stock possessing more than ten percent (10%) of the total combined voting power of all classes of stock of the Company or of its parent or subsidiary corporations, within the meaning of Code Section 422(b)(6), (i) the purchase price of each Share subject to the Incentive Stock Option shall be not less than one hundred ten percent (110%) of the Fair Market Value of the Share on the date the Incentive Stock Option is granted, and (ii) the Incentive Stock Option shall expire, and all rights to purchase Shares thereunder shall cease, no later than the fifth anniversary of the date the Incentive Stock Option was granted.
- (c) <u>Rights Upon Termination of Service</u>. The rules under Section 6.6 of this Plan generally shall apply when an optionee holding an ISO terminates Service. Notwithstanding the foregoing, in accordance with Code Section 422, if an Incentive Stock Option is exercised more than ninety days after termination of Service, that portion of the Option exercised after such date shall automatically be a Nonqualified Stock Option, but, in all other respects, the original Award Agreement shall remain in full force and effect.

Article VII Stock Appreciation Rights

Section 7.1 Grant of SARs. Stock Appreciation Rights shall be evidenced by Award Agreements in such form and not inconsistent with the Plan as the Committee shall approve from time to time. Award Agreements

shall specify the Grant Price of the SAR, the duration of the SAR, the number of Shares to which the SAR pertains, provisions for vesting and exercisability, and such other provisions as the Committee shall determine. Award Agreements may incorporate all or any of the terms of the Plan by reference and shall comply with the following terms and conditions.

Section 7.2 Awards. An SAR shall entitle the grantee to receive upon exercise the excess of (i) the Fair Market Value of a specified number of Shares at the time of exercise over (ii) the Grant Price, or, if connected with a previously issued Option, not less than 100% of the Fair Market Value of Shares at the time such Option was granted. An SAR may be a Tandem SAR or may not be granted in connection with an Option.

Section 7.3 <u>Term of SAR.</u> SARs shall be granted for a period of not more than ten years, and shall be exercisable in whole or in part, at such time or times and subject to such other terms and conditions, as shall be prescribed by the Committee at the time of grant, subject to the provisions of this Plan.

Section 7.4 Special Rules for Exercise of Tandem SARs. Tandem SARs may be exercised for all or part of the Shares subject to the related Option upon the surrender of the right to exercise the equivalent portion of the related Option. A Tandem SAR may be exercised only with respect to Shares for which its related Option is then exercisable. Notwithstanding any other provision of this Plan to the contrary, with respect to a Tandem SAR granted in connection with an ISO: (i) the Tandem SAR will expire no later than the expiration of the underlying ISO; (ii) the value of the payout with respect to the Tandem SAR may be for no more than one hundred percent (100%) of the difference between the Option Price of the underlying ISO and the Fair Market Value of the Shares subject to the underlying ISO at the time the Tandem SAR is exercised; and (iii) the Tandem SAR may be exercised only when the Fair Market Value of the Shares subject to the ISO exceeds the Option Price of the ISO.

Section 7.5 Payment. Upon exercise of a Stock Appreciation Right, the Participant shall be entitled to receive payment from the Company in an amount determined by multiplying: (i) the difference between the Fair Market Value of a Share on the date of exercise over the Grant Price; by (ii) the number of Shares with respect to which the SAR is exercised. At the discretion of the Committee, payment shall be made in cash, in the form of Shares at Fair Market Value, or in a combination thereof, as the Committee may determine.

Article VIII Restricted Stock and Restricted Stock Units

Section 8.1 Grants. The Committee, at any time and from time to time, may grant Shares of Restricted Stock or grant Restricted Stock Units to Participants in such amounts as the Committee shall determine. Each Restricted Stock or Restricted Stock Unit grant shall be evidenced by an Award Agreement that shall specify the Period(s) of Restriction, the number of Shares of Restricted Stock or the number of Restricted Stock Units issued to the Participant, and such other provisions as the Committee shall determine. Such Award Agreements shall be consistent with the provisions of this Article VIII.

Section 8.2 <u>Period of Restriction</u>. The end of any Period of Restriction for Restricted Stock or Restricted Stock Units may be conditioned upon the satisfaction of such conditions as are satisfied by the Committee in its sole discretion and set forth in an applicable Award Agreement. Such conditions include, without limitation, restrictions based upon the continued Service of the Participant, the achievement of specific performance goals, time-based restrictions on vesting following the attainment of the performance goals, and/or restrictions under applicable federal or state securities laws, prohibitions against transfer, and repurchase by the Company or right of first refusal. The Committee shall have the power to permit in its discretion, an acceleration of the expiration of the applicable Period of Restriction with respect to any part or all of the Shares or number of Restricted Stock Units awarded to a Participant.

Section 8.3 <u>Certificates</u>. If a certificate is issued in respect of Shares awarded to a Participant, each certificate shall be deposited with the Company, or its designee, and shall bear the following legend:

"This certificate and the shares represented hereby are subject to the terms and conditions (including forfeiture and restrictions against transfer) contained in the NiSource Inc. 2010 Omnibus Incentive Plan and an Award Agreement entered into by the registered owner. Release from such terms and conditions shall be obtained only in accordance with the provisions of the Plan and Award Agreement, a copy of each of which is on file in the office of the Secretary of said Company."

Section 8.4 Lapse of Restrictions. A Restricted Stock Award Agreement or Restricted Stock Unit Award Agreement shall specify the terms and conditions upon which any restrictions upon Shares awarded or RSUs awarded under the Plan shall lapse, as determined by the Committee. Upon the lapse of such restrictions, any Shares that have been awarded, free of the previously described restrictive legend, shall be issued to the Participant or his legal representative.

Section 8.5 <u>Termination of Service</u>. Each Restricted Stock Award Agreement and Restricted Stock Unit Award Agreement shall set forth the extent, if any, to which the Participant shall have the right to continued or accelerated vesting of Shares of Restricted Stock or Restricted Stock Units following termination of the Participant's Service. Such provisions shall be determined in the sole discretion of the Committee, shall be included in the Award Agreement entered into with each Participant, need not be uniform among all Awards granted pursuant to the Plan, and may reflect distinctions based on the reasons for termination.

Section 8.6 <u>Code Section 83(b) Election</u>. If a Participant makes an election pursuant to Code Section 83(b) with respect to a Restricted Stock Award, the Participant shall be required to promptly file a copy of such election with the Company.

Article IX Performance Shares Awards

Section 9.1 Grants of Performance Shares. The Committee, at any time and from time to time, may grant Awards of Performance Shares to Participants in such amounts as the Committee shall determine. Each Performance Shares grant shall be evidenced by an Award Agreement that shall specify the applicable performance period, the number of Shares subject to a Performance Shares Award that are to be delivered to the Participant upon satisfaction of the performance targets by the expiration of the performance period, and such other provisions as the Committee shall determine. Such Award Agreements shall be consistent with the provisions of this Article IX.

Section 9.2 <u>Performance Period and Performance Goals</u>. At the time of award, the Committee, in its sole discretion shall establish a performance period and the performance goals to be achieved during the applicable performance period with respect to an Award of Performance Shares.

Section 9.3 Delivery of Shares. Following the conclusion of each performance period, the Committee shall determine the extent to which performance goals have been attained for such period as well as the other terms and conditions established by the Committee. The Committee shall determine the amount of Shares, if any, to be delivered to the Participant in satisfaction of the Award.

Section 9.4 <u>Termination of Service</u>. Each Performance Shares Award Agreement shall set forth the extent, if any, to which the Participant shall have the right to continued or accelerated vesting of Performance Shares following termination of the Participant's Service. Such provisions shall be determined in the sole discretion of the Committee, shall be included in the Award Agreement entered into with each Participant, need not be uniform among all Performance Shares Awards granted pursuant to the Plan, and may reflect distinctions based on the reasons for termination.

Section 9.5 Code Section 162(m). If any Performance Shares are intended to be 162(m) Awards, the Committee shall follow the procedures set forth in Section 13.1 with respect to such Performance Shares.

Article X Performance Units

Section 10.1 Grant of Performance Units. Subject to the terms of the Plan, Performance Units may be granted to Participants in such amounts and upon such terms, and at any time and from time to time, as shall be determined by the Committee. Performance Units shall be evidenced by Award Agreements that are subject to the terms of this Article X.

Section 10.2 Performance Period and Performance Goals. Unless otherwise determined by the Committee, at the time of award, the Committee shall establish with respect to each Performance Unit a performance period of not less than two years. At the time of award, the Committee also shall establish, in its sole discretion, the performance goals to be achieved during the applicable performance period with respect to an Award of Performance Units.

- **Section 10.3** <u>Value of Performance Units</u>. At the time Performance Units are granted, the Committee shall establish with respect to each such Award a value for each Performance Unit, which may vary thereafter determinable from criteria specified by the Committee at the time of Award.
- **Section 10.4** <u>Code Section 162(m)</u>. If any Performance Units are intended to be 162(m) Awards, the Committee shall follow the procedures set forth in Section 13.1 with respect to such Performance Units.
- **Section 10.5** Payment of Performance Units. Following the conclusion of each performance period, the Committee shall determine the extent to which performance targets have been attained for such period as well as the other terms and conditions established by the Committee. The Committee shall determine what, if any, payment is due on the Performance Units. Payment shall be made as soon as practicable after the end of the applicable performance period, but no later than the March 15th of the year after the year in which such performance period ends, in cash, in the form of Shares, or in a combination thereof, as the Committee may determine.
- **Section 10.6 <u>Termination of Service.</u>** Each Performance Unit Award Agreement shall set forth the extent, if any, to which the Participant shall have the right to continued or accelerated vesting of Performance Units following termination of the Participant's Service. Such provisions shall be determined in the sole discretion of the Committee, shall be included in the Award Agreement entered into with each Participant, need not be uniform among all Performance Units Awards granted pursuant to the Plan, and may reflect distinctions based on the reasons for termination.

Section 10.7 Other Terms. The Award Agreements with respect to Performance Units shall contain such other terms and provisions and conditions not inconsistent with the Plan as shall be determined by the Committee.

Article XI Cash-Based Awards

- **Section 11.1** Grant of Cash-Based Awards. Subject to the terms of the Plan, Cash-Based Awards may be granted to Participants in such amounts and upon such terms, and at any time and from time to time, as shall be determined by the Committee, subject to the terms of this Article XI.
- **Section 11.2 <u>Performance Period and Performance Goals.</u>** Unless otherwise determined by the Committee, the performance period for any Cash-Based Award shall be one year. At the time of award, the Committee also shall establish, in its sole discretion, the performance goals to be achieved during the applicable performance period with respect to Cash-Based Awards.
- **Section 11.3** <u>Value of Cash-Based Awards</u>. At the time Cash-Based Awards are granted, the Committee shall establish the value of such Awards, which may vary thereafter determinable from criteria specified by the Committee at the time of Award.
- **Section 11.4** Code Section 162(m). If the grant of any Cash-Based Awards are intended to be 162(m) Awards, the Committee shall follow the procedures set forth in Section 13.1 with respect to such Cash-Based Awards.
- **Section 11.5** Payment of Cash-Based Awards. If payable, the Participant's Cash-Based Award will be distributed to the Participant, or the Participant's estate in the event of the Participant's death before payment, in cash in a single sum as soon after the end of the applicable performance period as practicable, but no later than March 15th after the end of the performance period, in accordance with the Company's payroll practices.
- **Section 11.6 <u>Termination of Service.</u>** With respect to Cash-Based Awards, the Committee shall set forth the extent, if any, to which the Participant shall have the right to continued or accelerated vesting of such Cash-Based Awards following termination of the Participant's Service. Such provisions shall be determined in the sole discretion of the Committee, need not be uniform among all Cash-Based Awards granted pursuant to the Plan, and may reflect distinctions based on the reasons for termination.

Article XII Other Stock-Based Awards

The Committee may from time to time grant Shares and other Awards under the Plan that are valued in whole or in part by reference to, or are otherwise based upon and/or payable in Shares. The Committee, in its sole discretion, shall determine the terms and conditions of such Awards, which shall be consistent with the terms and purposes of the Plan.

Article XIII Awards Under the Plan; Code Section 162(m)

Section 13.1 Compliance with Code Section 162(m).

- (a) General. The Committee may grant Awards that are designed to qualify as 162(m) Awards and Awards that are not 162(m) Awards. In the case of Awards granted to Covered Officers that are intended to be 162(m) Awards, the Committee shall make in writing all determinations necessary to establish the terms of such 162(m) Awards within 90 days of the beginning of the applicable performance period (or such other time period required under Code Section 162(m)), including, without limitation, the designation of the Covered Officers to whom such 162(m) Awards are made, the Performance Measures applicable to the Awards and the Performance Targets that relate to such Performance Measures, and the dollar amounts or number of Shares payable upon achieving the applicable Performance Targets. To the extent required by Code Section 162(m), the provisions of such 162(m) Awards must state, in terms of an objective formula or standard, the method of computing the amount of compensation payable to the Covered Officer. The specific Performance Targets established by the Committee shall be made while the achievement of such Performance Targets remains substantially uncertain in accordance with Code Section 162(m). Subject to the terms of this Plan, after each applicable performance period has ended, the Committee shall determine the extent to which the Performance Targets have been attained or a degree of achievement between minimum and maximum levels with respect to 162(m) Awards in order to establish the level of payment to be made, if any, with respect to such 162(m) Awards, and shall certify the results in writing prior to payment of such 162(m) Awards.
- (b) Performance Targets and Performance Measures. With respect to 162(m) Awards, at the time of grant of a 162(m) Award, the Committee shall establish in writing maximum and minimum Performance Targets to be achieved with respect to each Award during the performance period. The Participant shall be entitled to payment of the entire amount awarded if the maximum Performance Target is achieved during the performance period, but shall be entitled to payment with respect to a portion of the Award according to the level of achievement of Performance Targets, as specified by the Committee, for performance during the performance period that meets or exceeds the minimum Performance Target but fails to meet the maximum Performance Target. With respect to Cash-Based Awards, the Committee may assign payout percentages based upon various potential Performance Targets, ranging from a minimum "Trigger" percentage to a maximum "Stretch" percentage, to be applied if the Performance Targets are met. The Committee has full discretion and authority to determine the "Target," "Trigger," and "Stretch" payouts for Cash-Based Award's performance period.

The Performance Targets established by the Committee may relate to corporate, division, department, or business unit performance and may be established in terms of any one or a combination of the following Performance Measures: (i) growth in gross revenue, (ii) earnings per share, (iii) operating earnings per share, (iv) business unit operating earnings, (v) specified revenue targets, (vi) expense control, (vii) productivity, (viii) ratio of earnings to stockholders' equity or to total assets, (ix) dividend payments, (x) total stockholders' return, (xi) operating income, (xii) return on capital or return on investment, (xiii) return on assets, (xiv) return on net assets, (xv) operating margins, (xvi) earnings before interest and taxes, (xvii) earnings before interest taxes depreciation, amortization and depletion, (xviii) funds from operations, (xix) total debt or change in total debt or the rating on our debt as determined by external rating agencies, (xx) cash from operations, (xxi) gross margins, (xxii) return on equity, (xxiii) net income, (xxiv) pre-tax income, (xxv) specified customer satisfaction targets, (xxvi) specified safety targets, and (xxvii) specified reliability targets. Multiple Performance Targets

- may be used and may have the same or different weighting, and they may relate to absolute performance or relative performance as measured against other institutions or divisions or units thereof.
- (c) Calculation and Adjustments. The Committee may provide in any such Award that any evaluation of performance may include or exclude any of the following events that occur during a performance period: (a) asset write-downs, (b) litigation or claim judgments or settlements, (c) the effect of changes in tax laws, accounting principles or other laws or provisions affecting reported results, (d) any reorganization and restructuring programs, (e) mergers, acquisitions or divestitures, (f) foreign exchange gains and losses, and (g) extraordinary, unusual, or other nonrecurring items as described in U.S. Generally Accepted Accounting Principles or in management's discussion and analysis of financial condition and results of operations appearing in the Company's consolidated report to the investment community or investor letters. To the extent such inclusions or exclusions affect Awards to Covered Officers, they shall be prescribed in a form that meets the requirements of Code Section 162(m) for deductibility except as otherwise determined by the Committee in its sole discretion. Awards that are intended to qualify as 162(m) Awards may not be adjusted upward from the amount otherwise payable to a Covered Officer under the pre-established Performance Target. The Committee shall retain the discretion to adjust such Awards downward, either on a formulaic or discretionary basis or a combination of the two, as the Committee determines. If applicable tax and securities laws change to permit Committee discretion to alter the governing Performance Measures or Performance Targets without obtaining shareholder approval of such changes, the Committee shall have sole discretion to make such changes without obtaining shareholder approval.

Section 13.2 Non-Code Section 162(m) Awards. In the case of Awards that are not intended to be qualifying as "performance-based compensation" under Code Section 162(m), the Committee may designate performance targets from among the previously described Performance Measures in this Article or such other business criteria as it determines in its sole discretion. The Committee also may make adjustments to such Performance Measures or other business criteria in any manner it deems appropriate in its discretion.

Article XIV <u>Dividends and Dividend Equivalents</u>

No dividends or dividend equivalents may be awarded with respect to any Options or SARs. An Award (other than Options or SARs) may, if so determined by the Committee, provide the Participant with the right to receive dividend payments, or, in the case of Awards that do not involve the issuance of Shares concurrently with the grant of the Award, dividend equivalent payments with respect to Shares subject to the Award (both before and after the Shares are earned, vested or acquired), which payments may be either made currently, credited to an account for the Participant, or deemed to have been reinvested in additional Shares which shall thereafter be deemed to be part of and subject to the underlying Award, including the same vesting and performance conditions. Notwithstanding the foregoing, with respect to Awards subject to performance conditions, any such dividend or dividend equivalent payments shall not be paid currently and instead shall either be credited to an account for the Participant or deemed to have been reinvested in additional Shares. Dividend or dividend equivalent amounts credited to an account for the Participant may be settled in cash or Shares or a combination of both, as determined by the Committee, and shall be subject to the same vesting and performance conditions as the underlying Award. Except as provided otherwise in an Award Agreement, any Participant entitled to receive a cash dividends or dividend equivalents pursuant to his applicable Award may, by written election filed with the Company, at least ten days before the date of payment of such dividend equivalent, elect to have such dividend equivalent credited to an account maintained for his benefit under a dividend reinvestment plan maintained by the Company.

Article XV Beneficiary Designation

Each Participant under the Plan may, from time to time, name any beneficiary or beneficiaries (who may be named contingently or successively) to whom any benefit under the Plan is to be paid in case of his or her death before he or she receives any or all of such benefit. Each such designation shall revoke all prior designations by

the same Participant, shall be in a form prescribed by the Company, and will be effective only when filed by the Participant in writing with the Company during the Participant's lifetime. In the absence of any such designation, benefits remaining unpaid at the Participant's death shall be paid to the Participant's estate.

Article XVI Change in Control

Section 16.1 Effect of Change in Control. Except as otherwise provided in the Plan or any Award Agreement granted hereunder, upon a Change in Control, all outstanding Awards shall become fully exercisable and all restrictions thereon shall terminate; provided, however, that the Committee may determine and provide through an Award Agreement or other means the extent of vesting and the treatment of partially completed performance periods (if any) for any Awards outstanding upon a Change in Control. Further, the Committee, as constituted before such Change in Control, is authorized, and has sole discretion, as to any Award, either at the time such Award is granted hereunder or any time thereafter, to take any one or more of the following actions: (i) provide for the cancellation of any such Award for an amount of cash equal to the difference between the exercise price and the then Fair Market Value of the Shares covered thereby had such Award been currently exercisable; (ii) make such adjustment to any such Award then outstanding as the Committee deems appropriate to reflect such Change in Control; or (iii) cause any such Award then outstanding to be assumed, by the acquiring or surviving corporation, after such Change in Control.

Section 16.2 Participant Elections to Minimize Code Section 4999 Excise Tax.

- (a) Excess Parachute Payment. In the event that any acceleration of vesting pursuant to an Award and any other payment or benefit received or to be received by a Participant would subject the Participant to any excise tax pursuant to Code Section 4999 due to the characterization of such acceleration of vesting, payment or benefit as an excess parachute payment under Code Section 280G, the Participant may elect, in his or her sole discretion, to reduce the amount of any acceleration of vesting called for under the Award in order to avoid such characterization. Such an election, however, may not change the time and form of any payment in a manner that would cause the Participant to incur additional taxes or penalties under Code Section 409A.
- (b) Determination by Independent Accountants. To aid the Participant in making any election called for under part (a) above, no later than the date of the occurrence of any event that might reasonably be anticipated to result in an excess parachute payment to the Participant as described in part (a) above, the Company shall request a determination in writing by independent public accountants selected by the Company (the "Accountants"). As soon as practicable thereafter, the Accountants shall determine and report to the Company and the Participant the amount of such acceleration of vesting, payments and benefits which would produce the greatest after-tax benefit to the Participant. For the purposes of such determination, the Accountants may rely on reasonable, good faith interpretations concerning the application of Code Sections 280G and 4999. The Company and the Participant shall furnish to the Accountants such information and documents as the Accountants may reasonably request in order to make their required determination. The Company shall bear all fees and expenses the Accountants may reasonably charge in connection with their services contemplated by this subpart (b).

Article XVII <u>Deferrals</u>

The Committee may permit (upon timely election by the Participant) or require a Participant to defer such Participant's receipt of the payment of cash or the delivery of Shares that would otherwise be due to such Participant by virtue of the exercise of an Option or SAR, the lapse or waiver of restrictions with respect to Restricted Stock or Performance Shares, or the satisfaction of any requirements or goals with respect to Performance Units or Cash-Based Awards. If any such deferral election is required or permitted, the Committee may, in its sole discretion, establish rules and procedures for such payment deferrals in a manner consistent with Code Section 409A and the regulations thereunder.

Article XVIII Withholding

Section 18.1 <u>Tax Withholding</u>. The Company shall have the power and the right to deduct or withhold, or require a Participant to remit to the Company, an amount sufficient to satisfy Federal, state, and local taxes, domestic or foreign, required by law or regulation to be withheld with respect to any taxable event arising as a result of this Plan.

Section 18.2 Share Withholding. With respect to withholding required upon the exercise of Options or SARs, upon the lapse of restrictions on Restricted Stock, or upon any other taxable event arising as a result of Awards granted hereunder, Participants may elect, subject to the approval of the Committee, to satisfy the withholding requirement, in whole or in part, by having the Company withhold Shares having a Fair Market Value on the date the tax is to be determined equal to the minimum statutory total tax which could be imposed on the transaction. All such elections shall be irrevocable, made in writing before the date in which income is realized by the recipient in connection with the particular transaction, signed by the Participant, and shall be subject to any restrictions or limitations that the Committee, in its sole discretion, deems appropriate. The amount of required withholding shall be a specified rate not less than the statutory minimum federal, state and local (if any) withholding rate, and not greater than the maximum federal, state and local (if any) marginal tax rate applicable to the Participant and to the particular transaction.

Article XIX Compliance with Code Section 409A

Section 19.1 Awards Subject to Code Section 409A. The provisions of this Section 19.1 shall apply to any Award or portion thereof that is or becomes subject to Code Section 409A, notwithstanding any provision to the contrary contained in the Plan or the Award Agreement applicable to such Award. Awards subject to Code Section 409A include, without limitation:

- (a) Any Nonqualified Stock Option having an exercise price per share less than the Fair Market Value determined as of the date of grant of such Option or that permits the deferral of compensation other than the deferral of recognition of income until the exercise or transfer of the Option or the time the shares acquired pursuant to the exercise of the option first become substantially vested.
- (b) Any Award that either provides by its terms, or under which the Participant makes an election, for settlement of all or any portion of the Award either (i) on one or more dates following the end of the Short-Term Deferral Period (as defined below) or (ii) upon or after the occurrence of any event that will or may occur later than the end of the Short-Term Deferral Period.

Subject to U.S. Treasury Regulations promulgated pursuant to Code Section 409A ("Section 409A Regulations") or other applicable guidance, the term "Short-Term Deferral Period" means the period ending on the later of (i) the 15th day of the third month following the end of the Company's fiscal year in which the applicable portion of the Award is no longer subject to a substantial risk of forfeiture or (ii) the 15th day of the third month following the end of the Participant's taxable year in which the applicable portion of the Award is no longer subject to a substantial risk of forfeiture. For this purpose, the term "substantial risk of forfeiture" shall have the meaning set forth in Section 409A Regulations or other applicable guidance.

Section 19.2 <u>No Acceleration of Distributions</u>. Notwithstanding anything to the contrary herein, this Plan does not permit the acceleration of the time or schedule of any distribution under this Plan pursuant to any Award subject to Code Section 409A, except as provided by Code Section 409A and Section 409A Regulations.

Section 19.3 Separation from Service. If any amount shall be payable with respect to any Award hereunder as a result of a Participant's termination of employment or other Service and such amount is subject to the provisions of Code Section 409A, then notwithstanding any other provision of this Plan, a termination of employment or other Service will be deemed to have occurred only at such time as the Participant has experienced a "separation from service" as such term is defined for purposes of Code Section 409A.

Section 19.4 <u>Timing of Payment to a Specified Employee</u>. If any amount shall be payable with respect to any Award hereunder as a result of a Participant's separation from Service at such time as the Participant is a "specified employee" and such amount is subject to the provisions of Code Section 409A, then notwithstanding

any other provision of this Plan, no payment shall be made, except as permitted under Code Section 409A, prior to the first day of the seventh (7th) calendar month beginning after the Participant's separation from Service (or the date of his or her earlier death). The Company may adopt a specified employee policy that will apply to identify the specified employees for all deferred compensation plans subject to Code Section 409A; otherwise, specified employees will be identified using the default standards contained in the regulations under Code Section 409A.

Article XX Amendment and Termination

Section 20.1 Amendment, Modification, and Termination of the Plan. The Board or the Committee may at any time terminate, suspend or amend the Plan without the authorization of stockholders to the extent allowed by law, including without limitation any rules issued by the Securities and Exchange Commission under Section 16 of the 1934 Act, insofar as stockholder approval thereof is required in order for the Plan to continue to satisfy the requirements of Rule 16b-3 under the 1934 Act, or the rules of any applicable stock exchange. No termination, suspension or amendment of the Plan shall adversely affect any right acquired by any Participant under an Award granted before the date of such termination, suspension or amendment, unless such Participant shall consent; but it shall be conclusively presumed that any adjustment for changes in capitalization as provided for herein does not adversely affect any such right.

Section 20.2 Amendment of Awards. The Committee may unilaterally amend the terms of any Award Agreement previously granted, except that (i) no such amendment may materially impair the rights of any Participant under the applicable Award without the Participant's consent, unless such amendment is necessary to comply with applicable law, stock exchange rules or accounting rules; and (ii) in no event may an Option or SAR be amended or modified, other than as provided in Section 4.4, to decrease the Option or SAR exercise or base price thereof, or be cancelled in exchange for cash, a new Option or SAR with a lower exercise price or base price, or other Awards, or otherwise be subject to any action that would be treated for accounting purposes as a "repricing" of such Option or SAR, unless such action is approved by the Company's stockholders.

Article XXI Miscellaneous

Section 21.1 <u>Approval Restrictions</u>. Each Award under the Plan shall be subject to the requirement that, if at any time the Committee shall determine that (i) the listing, registration or qualification of the Shares subject or related thereto upon any securities exchange or under any state or federal law, or (ii) the consent or approval of any government regulatory body, or (iii) an agreement by the recipient of an Award with respect to the disposition of Shares is necessary or desirable as a condition of, or in connection with, the granting of such award or the issue or purchase of Shares thereunder, such Award may not be consummated in whole or in part unless such listing, registration, qualification, consent, approval or agreement shall have been effected or obtained, free of any conditions not acceptable to the Committee.

Section 21.2 Securities Law Compliance. With respect to Participants subject to Section 16 of the 1934 Act, transactions under this Plan are intended to comply with all applicable conditions of Rule 16b-3 or its successors under the 1934 Act. If any provision of this Plan or of any Award Agreement would otherwise frustrate or conflict with the intent expressed in the preceding sentence, that provision to the extent possible shall be interpreted and deemed amended in the manner determined by the Committee so as to avoid the conflict. To the extent of any remaining irreconcilable conflict with this intent, the provision shall be deemed void as applicable to Participants who are then subject to Section 16 of the 1934 Act. In addition, no Shares will be issued or transferred pursuant to an Award unless and until all then applicable requirements imposed by federal and state securities and other laws, rules and regulations and by any regulatory agencies having jurisdiction, and by any stock exchanges upon which the Shares may be listed, have been fully met. As a condition precedent to the issuance of Shares pursuant to the grant, exercise, vesting or settlement of an Award, the Company may require the Participant to take any reasonable action to meet such requirements. The Committee may impose such conditions on any Shares issuable under the Plan as it may deem advisable, including, without limitation, restrictions under the Securities Act of 1933, as amended, under the requirements of any stock exchange upon which such Shares of the same class are then listed, and under any blue sky or other securities laws applicable to such Shares.

Section 21.3 <u>Gender and Number</u>. Except where otherwise indicated by the context, any masculine term used herein also shall include the feminine, the plural shall include the singular and the singular shall include the plural.

Section 21.4 <u>Rights as a Stockholder</u>. The recipient of any Award under the Plan, unless otherwise provided by the Plan, shall have no rights as a stockholder with respect thereto unless and until certificates for Shares are issued to the recipient.

Section 21.5 <u>Forfeiture.</u> The Committee may specify in an Award Agreement that the Participant's rights, payments, and benefits with respect to an Award shall be subject to reduction, cancellation, forfeiture, or recoupment upon the occurrence of specified events, in addition to any otherwise applicable vesting or performance conditions of an Award. Such events may include, but shall not be limited to, termination of Service for Cause or any act by a Participant, whether before or after termination of Service, that would constitute Cause for termination of Service.

Section 21.6 Rights as Employee or Nonemployee Director. No person, even though eligible pursuant to Article V, shall have a right to be selected as a Participant, or, having been so selected, to be selected again as a Participant. Nothing in the Plan or any Award granted under the Plan shall confer on any Participant a right to remain an Employee or Nonemployee Director or interfere with or limit in any way any right of the Company or Affiliate to terminate the Participant's Service at any time. To the extent that an Employee of an Affiliate receives an Award under the Plan, that Award shall in no event be understood or interpreted to mean that the Company is the Employee's employer or that the Employee has an employment relationship with the Company.

Section 21.7 <u>Fractional Shares.</u> The Company shall not be required to issue fractional shares upon the exercise or settlement of any Award.

Section 21.8 Effect on Other Plans. Unless otherwise specifically provided, participation in the Plan shall not preclude a Participant's eligibility to participate in any other benefit or incentive plan. Any Awards made pursuant to the Plan shall not be considered as compensation in determining the benefits provided under any other plan.

Section 21.9 No Constraint on Corporate Action. Nothing in this Plan shall be construed to: (a) limit, impair, or otherwise affect the Company's or an Affiliate's right or power to make adjustments, reclassifications, reorganizations, or changes of its capital or business structure, or to merge or consolidate, or dissolve, liquidate, sell, or transfer all or any part of its business or assets; or (b) limit the right or power of the Company or an Affiliate to take any action which such entity deems to be necessary or appropriate.

Section 21.10 Over/Under Payments. If any Participant or beneficiary receives an underpayment of Shares or cash payable under the terms of any Award, payment of any such shortfall shall be made as soon as administratively practicable. If any Participant or beneficiary receives an overpayment of Shares or cash payable under the terms of any Award for any reason, the Committee or its delegate shall have the right, in its sole discretion, to take whatever action it deems appropriate, including but not limited to the right to require repayment of such amount or to reduce future payments under this Plan, to recover any such overpayment. Notwithstanding the foregoing, if the Company is required to prepare an accounting restatement due to the material noncompliance of the Company, as a result of misconduct, with any financial reporting requirement under the securities laws, and if the Participant knowingly or through gross negligence engaged in the misconduct, or knowingly or through gross negligence failed to prevent the misconduct, or if the Participant is one of the individuals subject to automatic forfeiture under Section 304 of the Sarbanes-Oxley Act of 2002, the Participant shall reimburse the Company the amount of any payment in settlement of an Award earned or accrued during the twelve-(12-) month period following the first public issuance or filing with the United States Securities and Exchange Commission of the financial document embodying such financial reporting requirement.

Section 21.11 Unfunded Obligation. Participants shall have the status of general unsecured creditors of the Company. Any amounts payable to Participants pursuant to the Plan shall be unfunded and unsecured obligations for all purposes, including, without limitation, Title I of the Employee Retirement Income Security Act of 1974. No Affiliate shall be required to segregate any monies from its general funds, or to create any trusts, or establish any special accounts with respect to such obligations. The Company shall retain at all times beneficial ownership of any investments, including trust investments, which the Company may make to fulfill its payment

obligations hereunder. Any investments or the creation or maintenance of any trust or any Participant account shall not create or constitute a trust or fiduciary relationship between the Committee or any Affiliate and a Participant, or otherwise create any vested or beneficial interest in any Participant or the Participant's creditors in any assets of any Affiliate. The Participants shall have no claim against any Affiliate for any changes in the value of any assets which may be invested or reinvested by the Company with respect to the Plan.

- **Section 21.12** No Liability With Respect to Adverse Tax Treatment. Notwithstanding any provision of this Plan to the contrary, in no event shall the Company or any Affiliate be liable to a Participant on account of an Award's failure to (i) qualify for favorable U.S., foreign, state, local, or other tax treatment or (ii) avoid adverse tax treatment under U.S., foreign, state, local, or other law, including, without limitation, Code Section 409A.
- **Section 21.13** Severability. In the event any provision of the Plan shall be held illegal or invalid for any reason, the illegality or invalidity shall not affect the remaining parts of the Plan, and the Plan shall be construed and enforced as if the illegal or invalid provision had not been included.
- **Section 21.14 <u>Requirements of Law.</u>** The granting of Awards and the issuance of Shares under the Plan shall be subject to all applicable laws, rules, and regulations, and to such approvals by any governmental agencies or national securities exchanges as may be required.
- **Section 21.15** Governing Law. To the extent not preempted by federal law, the Plan, and all agreements hereunder, shall be construed in accordance with and governed by the laws of the state of Indiana.
- **Section 21.16 <u>Successors.</u>** All obligations of the Company under the Plan with respect to Awards granted hereunder shall be binding on any successor to the Company.

Section 21.17 Provisions Regarding Transferability of Awards.

- (a) General. Except as otherwise provided below, Awards may not be sold, transferred, pledged, assigned, or otherwise alienated or hypothecated, other than by will or the laws of descent and distribution or pursuant to a qualified domestic relations order as defined in the Code or Title 1 of the Employee Retirement Income Security Act or the rules thereunder. Except as otherwise provided in the Plan, all rights with respect to an Award granted to a Participant shall be available during his or her lifetime only to such Participant.
- (b) Nonqualified Stock Options and Stock Appreciation Rights. No NSO or SAR granted under the Plan may be sold, transferred, pledged, assigned, or otherwise alienated or hypothecated, other than by will or the laws of descent and distribution or pursuant to a qualified domestic relations order as defined in the Code or Title 1 of the Employee Retirement Income Security Act or the rules thereunder. Notwithstanding the foregoing or anything in part (a) above, a Participant, at any time prior to his death, may assign all or any portion of the NSO or SAR to (i) his spouse or lineal descendant, (ii) the trustee of a trust for the primary benefit of his spouse or lineal descendant, or (iii) a tax-exempt organization as described in Code Section 501(c)(3). In such event the spouse, lineal descendant, trustee or tax-exempt organization shall be entitled to all of the rights of the Participant with respect to the assigned portion of such NSO or SAR, and such portion of the NSO or SAR shall continue to be subject to all of the terms, conditions and restrictions applicable to the NSO or SAR as set forth herein, and in the related Award Agreement, immediately prior to the effective date of the assignment. Any such assignment shall be permitted only if (i) the Participant does not receive any consideration therefore, and (ii) the assignment is expressly approved by the Committee or its delegate. Any such assignment shall be evidenced by an appropriate written document executed by the Participant, and a copy thereof shall be delivered to the Committee or its delegate on or prior to the effective date of the assignment.
- (c) <u>Incentive Stock Options</u>. Notwithstanding anything in part (a) and (b) above, no ISO may be sold, transferred, pledged, assigned, or otherwise alienated or hypothecated, other than by will or the laws of descent or distribution.
- (d) Nonemployee Directors. Notwithstanding anything in parts (a), (b), or (c) to the contrary, a Nonemployee Director at any time prior to his or her death, may assign all or any portion of an Award granted to him or her under the Plan to (i) his or her spouse or lineal descendant, (ii) the trustee of a trust for the primary benefit of his or her spouse or lineal descendant or (iii) a tax-exempt organization as described in Code Section 501(c)(3). In such event, the spouse, lineal descendant, trustee, or tax-exempt

organization shall be entitled to all of the rights of the Participant with respect to the assigned portion of such Award, and such portion of the Award shall continue to be subject to all of the terms, conditions and restrictions applicable to the Award as set forth herein, and in the related Award Agreement, immediately prior to the effective date of the assignment. Any such assignment shall be permitted only if (i) the Participant does not receive any consideration therefore, and (ii) the assignment is expressly approved by the Committee or its delegate. Any such assignment shall be evidenced by an appropriate written document executed by the Participant, and a copy thereof shall be delivered to the Committee or its delegate on or prior to the effective date of the assignment.

FIRST AMENDMENT TO THE NISOURCE INC. 2010 OMNIBUS INCENTIVE PLAN

BACKGROUND

- A. NiSource Inc. (the "Company") maintains the NiSource Inc. 2010 Omnibus Incentive Plan (the "Plan").
- B. The Company desires to amend the Plan to provide the Officer Nomination and Compensation Committee (the "Committee") the authority to grant equity awards authorized under the Plan that contain either single-trigger or double-trigger vesting in the event of a change in control event, as the Committee deems appropriate.
- C. Section 20.1 of the Plan gives the Officer Nomination and Compensation Committee (the "ONCC") of the Company's Board of Directors the ability to amend the Plan.
- D. The ONCC approved amendment of the Plan at its meeting held October 21, 1013.

PLAN AMENDMENT

- 1. Effective October 21, 2013, the first sentence of Section 16.1 of the Plan is deleted in its entirety and replaced with the following:
 - Except as otherwise provided in the Plan or any Award Agreement granted hereunder, upon a Change in Control, all outstanding Awards shall become fully exercisable and all restrictions thereon shall terminate; provided, however, that the Committee may determine and provide through an Award Agreement or other means the extent of vesting and the treatment of partially completed performance periods (if any) for any Awards outstanding upon a Change in Control.
- 2. The remainder of the Plan shall remain unchanged.

SECOND AMENDMENT TO THE NISOURCE INC. 2010 OMNIBUS INCENTIVE PLAN

BACKGROUND

- A. NiSource Inc. (the "Company") maintains the NiSource Inc. 2010 Omnibus Incentive Plan (the "Plan").
- B. The Compensation Committee of the Board of Directors of NiSource Inc. (the "Committee") desires to amend the Plan, as previously amended on October 21, 2013, with respect to (i) minimum vesting terms for Awards and (ii) vesting upon a Change in Control.
- C. Section 20.1 of the Plan gives the Company the ability to amend the Plan.

PLAN AMENDMENT

Effective October 20, 2015, the Plan is amended in the manner described below.

1. The following is added after the second sentence in Section 6.1:

Notwithstanding the foregoing, Options shall be subject to a Period of Restriction that lapses no earlier than the first anniversary of the date of grant of the Option, except that an Award Agreement may provide that a pro rata portion of such Options shall vest upon termination of Service due to death, disability, or Retirement. Except as otherwise provided in an Award Agreement, such pro rata portion of the Options that vest shall be determined using a fraction, where the numerator shall be the number of full or partial calendar months elapsed between the date of grant of the Options and the date the Participant terminates Service, and the denominator shall be the number of full or partial calendar months between the date of grant of the Options and the date the Period of Restriction otherwise would have lapsed.

2. The following is added after the second sentence in Section 7.1:

Notwithstanding the foregoing, SARs shall be subject to a Period of Restriction that lapses no earlier than the first anniversary of the date of grant of the SAR, except that an Award Agreement may provide that a pro rata portion of such SARs shall vest upon termination of Service due to death, disability, or Retirement. Except as otherwise provided in an Award Agreement, such pro rata portion of the SARs that vest shall be determined using a fraction, where the numerator shall be the number of full or partial calendar months elapsed between the date of grant of the SARs and the date the Participant terminates Service, and the denominator shall be the number of full or partial calendar months between the date of grant of the SARs and the date the Period of Restriction otherwise would have lapsed.

3. The following is added after the last sentence in Section 8.2:

Notwithstanding the foregoing, each Restricted Stock and Restricted Stock Unit grant shall be subject to a Period of Restriction that lapses no earlier than the first anniversary of the date of grant of such Award, except that an Award Agreement may provide that a pro rata portion of such Restricted Stock or Restricted Stock Units shall vest upon termination of Service due to death, disability, or Retirement. Except as otherwise provided in an Award Agreement, such pro rata portion of the Restricted Stock and Restricted Stock Units that vest shall be determined using a fraction, where the numerator shall be the number of full or partial calendar months elapsed between the date of grant of the Restricted Stock or Restricted Stock Units and the date the Participant terminates Service, and the denominator shall be the number of full or partial calendar months between the date of grant of the Restricted Stock or Restricted Stock Units and the date the Period of Restriction otherwise would have lapsed.

4. The following is added after the last sentence in Section 9.2:

Notwithstanding the foregoing, each grant of Performance Shares shall be subject to a Period of Restriction that lapses no earlier than the first anniversary of the date of grant of such Award, except that an Award Agreement may provide that a pro rata portion of such Performance Shares payable based on achievement of the performance criteria shall vest upon termination of Service due to death, disability, or Retirement. Except as otherwise provided in an Award Agreement, such pro rata portion of the Performance Shares that vest shall be determined using a fraction, where the numerator shall be the number of full or partial calendar months elapsed between the date of grant of the Performance Shares and the date the Participant terminates Service, and the denominator shall be the number of full or partial calendar months between the date of grant of the Performance Shares and the date the Period of Restriction otherwise would have lapsed. Subject to the terms of an applicable Award Agreement or any other agreement between a Participant and the Company, such pro rata portion of the Performance Shares shall vest only to the extent that the performance-based vesting conditions in the Award Agreement have been satisfied, except that in the event that the Participant has terminated Service due to death with more than 12 months remaining in the performance period, such pro rata portion of the Performance Shares shall be deemed to have achieved target level performance.

5. The following is added after the last sentence in Section 10.2:

Notwithstanding the foregoing, each grant of Performance Units shall be subject to a Period of Restriction that lapses no earlier than the first anniversary of the date of grant of such Award, except that an Award Agreement may provide that a pro rata portion of such Performance Units payable based on achievement of the performance criteria shall vest upon termination of Service due to death, disability, or Retirement. Except as otherwise provided in an Award Agreement, such pro rata portion of the Performance Units that vest shall be determined using a fraction, where the numerator shall be the number of full or partial calendar months elapsed between the date of grant of the Performance Units and the date the Participant terminates Service, and the denominator shall be the number of full or partial calendar months between the date of grant of the Performance Units and the date the Period of Restriction otherwise would have lapsed. Subject to the terms of an applicable Award Agreement or any other agreement between a Participant and the

Company, such pro rata portion of the Performance Units shall vest only to the extent that the performance-based vesting conditions in the Award Agreement have been satisfied, except that in the event that the Participant has terminated Service due to death with more than 12 months remaining in the performance period, such pro rata portion of the Performance Units shall be deemed to have achieved target level performance.

6. Sections 16.1 is deleted in its entirety and replaced with the following:

Section 16.1 <u>Effect of a Change in Control.</u>

- (a) Upon a Change in Control, no cancellation, termination, acceleration of exercisability or vesting, lapse of any Period of Restriction or settlement or other payment shall occur with respect to any outstanding Award, if the Committee (as constituted immediately prior to the consummation of the transaction constituting the Change in Control) reasonably determines, in good faith, prior to the Change in Control that such outstanding Awards shall be honored or assumed, or new rights substituted (such honored, assumed or substituted Award being hereinafter referred to as an "Alternative Award") by the new Employer, provided that any Alternative Award must:
 - (i) be based on shares of common stock that are traded on a registered U.S. securities exchange;
 - (ii) provide the Participant (or each Participant in a class of Participants) with rights and entitlements substantially equivalent to or better than the rights, terms and conditions applicable under such Award, including, but not limited to, an identical or better exercise or vesting schedule and identical or better timing and methods of payment;
 - (iii) have substantially equivalent economic value to such Award (determined at the time of the Change in Control); and
 - (iv) have terms and conditions which provide that in the event that the Participant suffers an involuntary termination of Service by the Company other than for Cause or a voluntary termination for Good Reason within two years following the Change in Control, any conditions on the Participant's rights under, or any restrictions on transfer or exercisability applicable to, each such Award held by such Participant shall be waived or shall lapse, as the case may be, and any performance-based restrictions shall be deemed to have been achieved at target level performance. For purposes of Article 16 of this Plan, "Good Reason" shall be interpreted in a manner consistent with the guidance under Code Section 409A and shall be deemed to exist if, and only if:
 - (A) there is a significant diminution in the nature or the scope of the Participant's authorities or duties;

- (B) there is a significant reduction in the Participant's monthly rate of base salary, benefits, and the Participant's opportunity to earn a bonus under an incentive bonus compensation plan maintained by Company;
- (C) the Company changes by 50 miles or more the principal location at which the Participant is required to perform services as of the date of a Change in Control; or
- (D) the Company or any successor materially breaches any Award Agreement or Alternative Award with the Participant granted in accordance with this Plan.

Notwithstanding the foregoing, in the event a Participant terminates Service for Good Reason hereunder, the Participant shall give the Company at least 30 days prior written notice specifying in detail the Good Reason conditions. If the Company cures such conditions, any subsequent termination of employment by the Participant will not be considered to be made for Good Reason.

- (b) All outstanding Awards for which Alternative Awards are not granted in accordance with this section shall become fully exercisable; all restrictions thereon shall terminate; any performance-based restrictions shall be deemed to have been achieved at target level performance; and such Awards shall be immediately payable, except to the extent that later payment is necessary to comply with Code Section 409A.
- (c) If the Company has terminated the Service of a Participant other than for Cause, or if the Participant has terminated Service for Good Reason, during the year before the consummation of a Change in Control but after a third party and/or the Company had taken steps reasonably calculated to effect such Change in Control, and the Participant reasonably demonstrates that such termination of Service was in connection with or in anticipation of the Change in Control, then: all of the Participant's outstanding Awards shall become fully exercisable; all restrictions thereon shall terminate; any performance-based restrictions shall be deemed to have been achieved at target level performance; and such Awards shall be payable within 60 days after the later of the Participant's termination of Service or the Change in Control, except to the extent that later payment is necessary to comply with Code Section 409A.
- 7. The remainder of the Plan shall remain unchanged.

Exhibit B

2021 CASH-BASED AWARDS PROGRAM TERMS AND CONDITIONS FOR NON-OFFICER PARTICIPANTS

a/k/a "Corporate Incentive Plan"

NiSource Inc. 2020 Omnibus Incentive Plan

1. Background

Under Article XI of the NiSource Inc. 2020 Omnibus Incentive Plan (the "Plan"), and subject to its terms, the Compensation Committee (the "Committee") of the Board of Directors of NiSource Inc. (the "Corporation") may grant Cash-Based Awards to Employees subject to such terms and conditions as determined by the Committee. This document describes the terms and conditions under which Cash-Based Awards may be paid for performance beginning January 1, 2021 and ending December 31, 2021 (the "Performance Period"), to the Eligible Employees (as defined below). Any capitalized term that is not defined in this document shall have the meaning assigned to it in the Plan.

2. Eligibility for Participation

All exempt and non-exempt Employees of the Corporation and its Affiliates are eligible to participate in this 2021 Cash-Based Awards Program (the "Program") under the Plan, other than:

- A. Participants who are eligible under any other 2021 Cash-Based Award program;
- **B.** Employees who have received a last chance letter, final notice letter or equivalent during the Performance Period;
- **C.** Certain exempt Employees who participate in other specialized functional incentive plans; and
- **D.** Interns;

provided, however, that the Committee or its delegate may add additional Employees and remove Employees in its discretion ("Eligible Employees"). The Committee or the Corporation's Chief Executive Officer may determine which Eligible Employees or groups of Eligible Employees shall actually participate in the Program. The Committee and the Chief Executive Officer generally shall make this determination each calendar year. Eligible Employees chosen to participate in the Program are "Participants." Designation by the Committee or Chief Executive Officer as a Participant in the Performance Period shall not confer on such Participant the right to be a Participant in any other performance period and designation as a participant in any other performance period shall not confer on any Employee the right to be a Participant in this Program.

Except as provided below, a Participant whose employment with the Corporation and its Affiliates terminates prior to the end of the Performance Period will cease to be a Participant

and will not be eligible to receive a payment under this Program. A Participant who terminates his or her employment after the end of the Performance Period but before the distribution of the incentive payment will be eligible to receive a payment due under this Program, unless terminated "for cause" in which case he or she will not be eligible to receive a payment under the Program. Notwithstanding the foregoing, any Participant who terminates employment with the Corporation and its Affiliates during the Performance Period due to death, disability or retirement will be eligible to receive a payment due under this Program on a pro-rated basis to reflect Service from the beginning of the Performance Period through the date of termination of employment. For purposes of this Program, (i) "retirement" means the Employee's termination from Service at or after attainment of age 55 and completion of at least 10 years of continuous Service, measured from the most recent date of hire with the Corporation or an Affiliate and (ii) "disability" means the Employee's disability as defined in the long-term disability plan of the Corporation or one of its Affiliates that is applicable to the Employee.

Notwithstanding the previous paragraphs, an Eligible Employee described above shall be a "Limited Participant" if he or she has received one or more suspensions without pay totaling five days or more during the Performance Period. Each Limited Participant will have his or her individual incentive opportunity reduced by at least fifty percent (50%). A Participant not described under the preceding sentences is a "Full Participant."

3. Cash-Based Award Performance Measures, Targets and Opportunities

A. Financial, Safety and Customer Measures

The performance measures for the Performance Period will be NOEPS (70%), Safety (10%) and Customer Satisfaction and Perception (20%).

i. NOEPS Financial Measure

The NOEPS measure is based on the Corporation's achievement of net operating earnings per share, after accounting for the cost of payments under the Program ("NOEPS"). The Corporation shall have full discretion and authority to determine whether this measure has been achieved and whether any adjustments shall be made in the calculation of NOEPS to reflect unusual or non-recurring events.

ii. Safety and Customer Satisfaction and Perception Measures

The Safety and Customer Satisfaction and Perception measures are based on five components. Four of the components are based on Company's overall score in the 2021 JD Power Gas and Electric Utility Residential Customer Satisfaction Studies ("JD Power") in the following categories with the following weightings: (1) Electric power quality and reliability, weighted 5%; (2) Gas safety and and reliability, weighted 5%; (3) Billing and payment, weighted 5%; and (4) Price,

weighted 5%. Component (5) is based on the overall post-transactional customer satisfaction ("CSAT") survey results, weighted 10%.

Part 3 (C) identifies the tiers of NOEPS and Safety and Customer Satisfaction and Perception performance and the corresponding payout percentages of Eligible Earnings that will be used to calculate the amount of a Participant's incentive opportunity.

B. Goals and Payout Percentages

i. NOEPS Goal

NOEPS	Individual Payout Percentage
\$1.39	Stretch %
\$1.31-1.33	Target %
\$1.25	Trigger %

ii. Safety Goals

JD Power: Electric Power Quality and Reliability

JD Power Power Quality and Reliability Goal	Individual Payout Percentage
Trigger x 1.01	Stretch %
Midpoint between trigger and stretch	Target %
2020 Year End NiSource Factor Score +	
[Sum of 2021 Weighted LDC Factor Score Segment Change] +	Trigger %
2 points for year over year improvement	

JD Power: Gas Safety and Reliability

JD Power Safety and Reliability Goal	Individual Payout Percentage
Trigger x 1.01	Stretch %
Midpoint between trigger and stretch	Target %
2020 Year End NiSource Factor Score +	
[Sum of 2021 Weighted LDC Factor Score Segment Change] +	Trigger %
2 points for year over year improvement	

iii. Customer Perception Goals

JD Power: Billing and Payment

JD Power Billing and Payment Goal	Individual Payout Percentage
Trigger x 1.01	Stretch %
Midpoint between trigger and stretch	Target %
2020 Year End NiSource Factor Score	
+	
[Sum of 2021 Weighted LDC Factor	Trigger %
Score Segment Change]	
+	
2 points for year over year improvement	

JD Power: Price

JD Power Price Goal	Individual Payout Percentage
Trigger x 1.01	Stretch %
Midpoint between trigger and stretch	Target %
2020 Year End NiSource Factor Score +	
[Sum of 2021 Weighted LDC Factor Score Segment Change] +	Trigger %
2 points for year over year improvement	

CSAT

CSAT	Individual Payout Percentage
2020 Result + 1%	Stretch %
2020 Result	Target %
2020 Result - 1%	Trigger %

C. Incentive Pool Creation:

The individual incentive opportunity for a Participant is calculated as follows:

(NOEPS individual payout percentage X 70%)

PLUS

(2021 JD Power: Electric Power Quality and Reliability individual payout percentage X 5%)

PLUS

(2021 JD Power: Gas Safety and Reliability individual payout percentage X 5%)

PLUS

(2021 JD Power: Billing and Payment individual payout percentage X 5%)

PLUS

(2021 JD Power: Price individual payout percentage X 5%)

PLUS

(CSAT individual payout percentage X 10%)

MULTIPLIED BY (TIMES)

Participant Eligible Earnings

Eligible Earnings consist of the Participant's base earnings for the Performance Period, unless otherwise determined by the Committee. Additionally, Eligible Earnings for Participants who are non-exempt Employees shall include all shift premiums and overtime pay for the Performance Period. Reimbursements for educational assistance, relocation, meals and mileage, as well as incentive payments, stock option gains, the value of equity awards vesting, and long-term disability payments are not included in Eligible Earnings.

The individual incentive opportunity for all Participants under this Exhibit will be added together, and the sum will equal the Incentive Pool for the Participants under this Exhibit.

D. Calculation of Incentive

i. Non-Exempt Employees

In general, Participants who are non-exempt Employees will receive one hundred percent (100%) of their individual incentive opportunity as calculated under the Program.

ii. Exempt Employees

The individual incentive opportunity for each exempt Employee will be added together, and the sum will equal the Incentive Pool. Notwithstanding anything herein to the contrary, the Committee reserves the right to reduce the payouts for any other factors it deems relevant, including an assessment of individual performance. The payout of individual incentive is 100% discretionary.

E. Extraordinary Events

For purposes of calculating the amount of Cash-Based Awards, the Committee may adjust the performance results or the Cash-Based Awards to reflect the following extraordinary events and other similar items:

- 1. Equity issuances;
- 2. Debt issuances:
- 3. Discontinued operations;
- 4. Mergers, acquisitions, and divestitures;
- 5. Capital expenditures;
- 6. Asset write-downs;
- 7. Litigation or claim judgments or settlements;
- 8. The effect of changes in tax laws, accounting principles, or other laws or provisions affecting reported results;
- 9. Any reorganization or restructuring programs;
- 10. Foreign exchange gains and losses;
- 11. Extraordinary, unusual, or other nonrecurring items as described in U.S. Generally Accepted Accounting Principles or as described in management's discussion and analysis of financial condition and results of operations appearing in the Corporation's consolidated report to the investment community or investor letters:
- 12. Significant movements in gas prices; and
- 13. Significant changes in the law.

4. General Timing of Payment

If payable, the Participant's incentive will be distributed to the Participant, or the Participant's estate in the event of the Participant's death before payment, in cash in a single sum, as soon after the end of the applicable Performance Period as practicable, but no later

than March 15 after the end of the Performance Period in accordance with the Corporation's payroll practices.

5. Notices

Any notice required or permitted to be given by the Corporation or the Committee pursuant to the Plan shall be deemed given when personally delivered or deposited in the United States mail, registered or certified, postage prepaid, addressed to the Participant, his or her beneficiary, executors, administrators, successors, assigns or transferees, at the last address shown for the Participant on the records of the Corporation or subsequently provided in writing to the Corporation.

6. Miscellaneous Provisions

- **A.** Nothing contained herein will confer upon any Participant the right to be retained in the service of the Corporation or any Affiliate thereof nor limit or interfere with, in any way, the right of the Corporation or any Affiliate thereof to discharge any Participant at any time for any reasons whatsoever, with or without cause, or to modify an Participant's position, duties or other terms of employment.
- **B.** The provisions of the Plan shall be construed and interpreted according to the laws of the State of Indiana, except as preempted by federal law.
- **C.** The Committee retains all discretion conferred under the Plan to determine any amount payable under the Program.

Exhibit A

2021 CASH-BASED AWARDS PROGRAM TERMS AND CONDITIONS FOR OFFICER PARTICIPANTS

a/k/a "Corporate Incentive Plan"

NiSource Inc. 2020 Omnibus Incentive Plan

1. Background

Under Article XI of the NiSource Inc. 2020 Omnibus Incentive Plan (the "Plan"), and subject to its terms, the Compensation Committee (the "Committee") of the Board of Directors of NiSource Inc. (the "Corporation") may grant Cash-Based Awards to Participants subject to such terms and conditions as determined by the Committee. This document describes the terms and conditions under which Cash-Based Awards may be paid for performance beginning January 1, 2021 and ending December 31, 2021 (the "Performance Period"), to Employees who are Officers (as defined below). Officers are not eligible to participate in any other 2021 Cash-Based Award program, except as otherwise expressly determined by the Committee. Any capitalized term that is not defined in this document shall have the meaning assigned to it in the Plan.

2. Eligibility for Participation

All Employees who hold the title of Chief Executive Officer, Executive Vice President, Senior Vice President, President, Vice President or equivalent position, as determined in the sole discretion of the Committee or its delegate ("Officers"), are eligible to participate in this 2021 Cash-Based Awards Program (the "Program") under the Plan, subject to the terms and conditions set forth herein; provided, however, that the Committee or its delegate may add additional Officers and remove Officers in its discretion. Eligible Employees chosen to participate in the Program are "Participants." Designation by the Committee or its delegate as a Participant in the Performance Period shall not confer on such Participant the right to be a Participant in any other performance period and designation as a participant in any other performance period shall not confer on any Employee the right to be a Participant in this Program.

Except as provided below, an Officer whose employment with the Corporation and its Affiliates terminates prior to the end of the Performance Period will cease to be a Participant and will not be eligible to receive any payment under this Program. An Officer who terminates his or her employment after the end of the Performance Period but before the distribution of the incentive payment will be eligible to receive a payment due under this Program, unless terminated "for cause" in which case he or she will not be eligible to receive a payment under the Program. Notwithstanding the foregoing, any Officer who terminates employment with the Corporation and its Affiliates during the Performance Period due to death, disability or retirement will be eligible to receive a payment due under this Program on a pro-rated basis to reflect Service from the beginning of the Performance Period through the date of termination of employment. For purposes of this Program, (i) "retirement" means the Officer's termination from Service at or after attainment of age 55 and completion of at least 10 years of continuous Service, measured from the most recent date of hire with the Corporation or an Affiliate and (ii) "disability" means the Officer's disability as defined in the long-term disability plan of the Corporation or one of its Affiliates that is applicable to the Officer.

3. Cash-Based Award Performance Measures, Targets and Opportunities

A. Financial and Safety Measures

The performance measures for the Performance Period will be NOEPS (70%) and Safety (30%).

i. NOEPS Financial Measure

The NOEPS measure is based on the Corporation's achievement of net operating earnings per share, after accounting for the cost of payments under the Program ("NOEPS"). The Corporation shall have full discretion and authority to determine whether this measure has been achieved and whether any adjustments shall be made in the calculation of NOEPS to reflect unusual or non-recurring events.

ii. Safety Measure

The Safety measure is based on the Corporation's safety scorecard ("Safety Scorecard"), which consists of specific goals in five categories with the following weightings: Days Away; Restricted or Transferred ("DART"), weighted 5%; Executive Observations, weighted 5%; Process Safety Incidents, weighted 10%; Standard Operating Procedure ("SOP") development, weighted 5%; and Records and Mapping that are designed to measure the Corporation's progress in improving safety performance, weighted 5% (2.5% services lines mapped in GIS and 2.5% completion of isometric drawings for above ground assets for stations with greater than 125 psig inlet pressure).

Part 3(C) identifies the tiers of NOEPS and Safety performance and the corresponding payout percentages of Eligible Earnings that will be used to calculate the amount of an Officer's incentive opportunity.

B. Goals and Payout Percentages

i. NOEPS Goal

NOEPS	Individual Payout Percentage
\$1.39	Stretch %
\$1.31-1.33	Target %
\$1.25	Trigger %

ii. Safety Goals

1:

DART	Individual Payout Percentage
Days Away, Restricted or Transferred	
0.15	Stretch %
0.30	Target %
0.71	Trigger %

2:

Executive Field Safety Observations	Individual Payout Percentage
Percent of required observations completed for executives	
200%	Stretch %
100%	Target %
75%	Trigger %

3:

Process Safety Incidents	Individual Payout Percentage	
Significant injuries or fatalities ("SIF") or PHMSA reportable incidents due to process safety failures		
0 occurrences	Stretch %	
0 occurrences Target %		
0 occurrences	Trigger %	

4:

SOP development	Individual Payout Percentage	
SOP developed for high consequence tasks		
40	Stretch %	
35	Target %	
30	Trigger %	

5:

Records and Mapping	Individual Payout Percentage
Percent of service lines mapped in GIS	
96%	Stretch %
93%	Target %
90%	Trigger %

Records and Mapping	Individual Payout Percentage
	validated, and published isometric bund assets for regulator stations with inlet pressure
65%	Stretch %
60%	Target %
55%	Trigger %

C. Incentive Pool Creation:

The individual incentive opportunity for an Officer is calculated as follows:

(NOEPS individual payout percentage X 70%)

PLUS

(DART individual payout percentage X 5%)

PLUS

(Executive Field Safety Observations: individual payout percentage X 5%)

PLUS

(Process Safety Incidents: individual payout percentage X 10%)

PLUS

(SOP development: individual payout percentage X 5%)

PLUS

(Records and Mapping: individual payout percentage X 2.5%)

PLUS

(Records and Mapping: individual payout percentage X 2.5%)

MULTIPLIED BY (TIMES)

Officer Eligible Earnings

Eligible Earnings consist of the Officer's base earnings for the Performance Period, unless otherwise determined by the Committee. Reimbursements for educational assistance, relocation, meals and mileage, as well as incentive payments, stock option gains, the value of equity awards vesting, and long-term disability payments are not included in Eligible Earnings.

The individual incentive opportunity for all Officers will be added together, and the sum will equal the Officer Incentive Pool. Notwithstanding anything herein to the contrary, the Committee reserves the right to reduce the payouts for any other factors it deems relevant, including an assessment of individual performance. The payout of individual incentive is 100% discretionary.

D. Extraordinary Events

For purposes of calculating the amount of Cash-Based Awards, the Committee may adjust the performance results or the Cash-Based Awards to reflect the following extraordinary events and other similar items:

- 1. Equity issuances;
- 2. Debt issuances;
- 3. Discontinued operations;
- 4. Mergers, acquisitions, and divestitures;
- 5. Capital expenditures;
- 6. Asset write-downs;
- 7. Litigation or claim judgments or settlements;
- 8. The effect of changes in tax laws, accounting principles, or other laws or provisions affecting reported results;
- 9. Any reorganization or restructuring programs;
- 10. Foreign exchange gains and losses;
- 11. Extraordinary, unusual, or other nonrecurring items as described in U.S. Generally Accepted Accounting Principles or as described in management's discussion and analysis of financial condition and results of operations appearing in the Corporation's consolidated report to the investment community or investor letters;
- 12. Significant movements in gas prices; and
- 13. Significant changes in the law.

4. General Timing of Payment

If payable, the Officer's incentive will be distributed to the Officer, or the Officer's estate in the event of the Officer's death before payment, in cash in a single sum as soon after the end of the applicable Performance Period as practicable, but no later than March 15 after the end of the Performance Period, in accordance with the Corporation's payroll practices.

5. Notices

Any notice required or permitted to be given by the Corporation or the Committee pursuant to the Plan shall be deemed given when personally delivered or deposited in the United States mail, registered or certified, postage prepaid, addressed to the Officer, his or her beneficiary, executors, administrators, successors, assigns or transferees, at the last address shown for the Officer on the records of the Corporation or subsequently provided in writing to the Corporation.

6. Miscellaneous Provisions

A. Nothing contained herein will confer upon any Officer the right to be retained in the service of the Corporation or any Affiliate thereof, nor limit or interfere with, in any way, the right of the Corporation or any Affiliate thereof to discharge any Officer at any time for any reason whatsoever, with or without cause, or to modify an Officer's position, duties or other terms of employment.

- **B.** The provisions of the Plan shall be construed and interpreted according to the laws of the State of Indiana, except as preempted by federal law.
- **C.** The Committee retains all discretion conferred under the Plan to administer the Program and to determine any amount payable under the Program.

2020 CASH-BASED AWARDS PROGRAM TERMS AND CONDITIONS FOR PARTICIPANTS

NiSource Inc. 2010 Omnibus Incentive Plan

1. Background

Article XI of the NiSource Inc. 2010 Omnibus Incentive Plan (the "Plan") provides that the Compensation Committee of the Corporation's Board of Directors (the "Committee") may grant Cash-Based Awards to Employees under such terms described by the Committee, subject to the terms of the Plan. This document sets forth the terms and conditions of how Cash-Based Awards will be paid for the applicable performance period that begins January 1, 2020, and ends December 31, 2020 (the "Performance Period"), to the Eligible Employees (as defined below). Any capitalized term that is not defined in this document shall have the meaning assigned to it in the Plan.

2. Eligibility for Participation

All exempt and non-exempt Employees of the Corporation and its affiliates are eligible to participate in the Cash-Based Awards Program (the "Program") under the Plan, other than:

- A. Participants who are eligible under any other 2020 Cash-Based Award program;
- **B.**Employees who have received a last chance letter, final notice letter or equivalent during the Performance Period;
- **C.**Certain exempt employees who participate in other specialized functional incentive plans; and
- **D.** Interns.

provided, however, that the Committee or its delegate may add additional employees and remove employees in its discretion ("Eligible Employees"). The Committee or the Corporation's Chief Executive Officer may determine which Eligible Employees or groups of Eligible Employees shall actually participate in the Program. The Committee and the Chief Executive Officer generally shall make this determination each calendar year. Eligible Employees chosen to participate in the Program are "Participants." Designation by the Committee or Chief Executive Officer as a Participant in one Performance Period shall not confer on such Participant the right to be a Participant in another Performance Period.

Except as provided below, a Participant whose employment with the Corporation terminates prior to the end of the Performance Period will cease to participate in the Program and will not be entitled to receive any payment under this Program. A Participant who terminates his or her employment with the Corporation after the end of the Performance Period, but before the distribution of the incentive

payment, will be entitled to receive any payment due under this Program. However, any Participant that is terminated "for cause" before the distribution of the incentive payment will not be entitled to receive any payment due under this Program. Notwithstanding the foregoing, any Participant who terminates employment with the Employer and their affiliates during the Performance Period due to death, disability or retirement will be deemed a Participant on December 31 of such calendar year, and will receive an incentive payment for such year based on his or her Eligible Earnings through the date of termination of employment. For purposes of this Plan, "retirement" means the Participant's termination from Service with the Employer at or after attainment of age 55 and completing 10 years of service (within the meaning of the Corporation's taxqualified pension plan, regardless of whether the Participant is eligible for such plan) and "disability" means the employee's disability as defined in the Employer's long-term disability plan.

Notwithstanding the previous paragraphs, an employee described above shall be a "Limited Participant" if he or she has received one or more suspensions without pay totaling five days or more during the Performance Period. Each Limited Participant will have his or her individual incentive opportunity reduced by at least fifty percent (50%). A Participant not described under the preceding sentences is a "Full Participant."

3. Cash-Based Award Performance Measures, Targets and Opportunities

A. Threshold Performance Measure

No Cash-Based Awards will be paid under the Financial and Customer Care Measures set forth below unless the Corporation's net operating earnings per share for the Performance Period, after accounting for the cost of payments under the Program ("NOEPS"), meets or exceeds the NOEPS trigger level.

NOEPS Trigger Level	
\$1.34	

B. Financial and Customer Care Measures

The performance measures for the Performance Period will be NOEPS (85%) and Customer Care (15%).

i. NOEPS Financial Measure

The NOEPS measure is based on the Corporation's achievement of net operating earnings per share, after accounting for the cost of payments under the Program ("NOEPS"). The Corporation shall

have full discretion and authority to determine whether this measure has been achieved and whether any adjustments need to be made in the calculation of NOEPS to reflect unusual or non-recurring events.

ii. Customer Care Measure

The Customer Care measure is based on four components: Three of the components are based on Corporation's overall score derived from all operating company results of the 2020 JD Power Gas and Electric Utility Residential Customer Satisfaction Studies ("JD Power") in the following categories: (1) billing and payment (2.5%); (2) price (2.5%); (3) safety and reliability and power quality and reliability (5%). The fourth component (4) is the overall post-transactional customer satisfaction ("CSAT") survey results (5%).

Part (C) identifies the tiers of NOEPS and Customer Care measures and the corresponding payout percentage of Eligible Earnings that will be used to calculate the amount of a Participant's incentive opportunity. Eighty-five percent (85%) of a Participant's incentive opportunity will be based upon NOEPS, and fifteen percent (15%) will be based upon Customer Care ((10% 2020 JD Power (consisting of 2.5% billing and payment, 2.5% price, and 5% safety and reliability and power quality and reliability categories) and 5% CSAT)).

C. Goals and Payout Percentages

i. NOEPS Goal

NOEPS	Individual Payout Percentage
\$1.42	Stretch %
\$1.37-1.39	Target %
\$1.34	Trigger %

ii. Customer Care Goals

JD Power: Billing and Payment

JD Power Billing and Payment Goal	Individual Payout Percentage
Trigger x 1.01	Stretch %
Midpoint between trigger and stretch	Target %
2019 Year End NiSource Factor Score	
[Sum of 2020 Weighted LDC Factor Score Segment Change] + 2 points	Trigger %

JD Power: Price

JD Power Price Goal	Individual Payout Percentage
Trigger x 1.01	Stretch %
Midpoint between trigger and stretch	Target %
2019 Year End NiSource Factor Score +	
[Sum of 2020 Weighted LDC Factor Score Segment Change] +	Trigger %
2 points	

JD Power: Safety and Reliability and Power Quality and Reliability

JD Power Safety and Reliability Power Quality and Reliability Goal	Individual Payout Percentage
Trigger x 1.01	Stretch %
Midpoint between trigger and stretch	Target %
2019 Year End NiSource Factor Score	
[Sum of 2020 Weighted LDC Factor Score Segment Change]	Trigger %
2 points	

CSAT

CSAT	Individual Payout Percentage
88.5	Stretch %
88.0	Target %
87.5	Trigger %

D. Incentive Pool Creation:

The individual incentive opportunity for a Participant is calculated as follows:

[(NOEPS individual payout percentage X 85%)

PLUS

(2020 JD Power: Billing and Payment individual payout percentage X 2.5%)

PLUS

(2020 JD Power: Price individual payout percentage X 2.5%)

PLUS

(2020 JD Power: Safety and Reliability & Power Quality and Safety individual

payout percentage X 5%)

PLUS

(CSAT individual payout percentage X 5%)]

MULTIPLIED BY (TIMES)

Participant Eligible Earnings

Eligible Earnings consist of the Participant's base earnings for the Performance Period, unless otherwise determined by the Compensation Committee. Additionally, Eligible Earnings for Participants who are non-exempt employees shall include all shift premiums and overtime pay for the Performance Period. Reimbursements for educational assistance, relocation, meals and mileage, as well as incentive payments, stock option gains, and long-term disability payments are not included in Eligible Earnings.

The individual incentive opportunity for all Participants under this Exhibit will be added together, and the sum will equal the Incentive Pool for the Participants under this Exhibit.

E. Calculation of Bonus

i. Non-Exempt Employees

In general, Participants who are non-exempt employees will receive one hundred percent (100%) of their individual incentive opportunity as calculated under this Program.

ii. Exempt Employees

The individual incentive opportunity for each exempt employee will be added together, and the sum will equal the Incentive Pool. The amount of individual incentive is 100% discretionary.

. Extraordinary Events

For purposes of calculating the amount of Cash-Based Awards, the Committee may adjust the Cash-Based Awards to reflect the following extraordinary and other similar items:

- 1. Equity issuances;
- 2. Debt issuances;
- 3. Discontinued operations;
- 4. Mergers, acquisitions, and divestitures;
- 5. Capital expenditures;
- 6. Asset write-downs;
- 7. Litigation or claim judgments or settlements;
- 8. The effect of changes in tax laws, accounting principles, or other laws or provisions affecting reported results;
- 9. Any reorganization or restructuring programs;
- 10. Foreign exchange gains and losses;
- 11. Extraordinary, unusual, or other nonrecurring items as described in U.S. Generally Accepted Accounting Principles or as described in management's discussion and analysis of financial conditions and results of operations appearing in the Corporation's consolidated report to the investment community or investor letters;
- 12. Significant movements in gas prices; and
- 13. Significant changes in the law.

4. General Timing of Payment

If payable, the Participant's incentive will be distributed to the Participant, or the Participant's estate in the event of the Participant's death before payment, in cash in a single sum, as soon after the end of the applicable Performance Period as practicable, but no later than March 15 after the end of the Performance Period in accordance with the Corporation's payroll practices.

5. Notices

Any notice required or permitted to be given by the Corporation or the Committee pursuant to the Plan shall be deemed given when personally delivered or deposited in the United States mail, registered or certified, postage prepaid, addressed to the Participant, his or her beneficiary, executors, administrators, successors, assigns or transferees, at the last address shown for the Participant on the records of the Corporation or subsequently provided in writing to the Corporation.

6. Miscellaneous Provisions

- **A.** Nothing contained herein will confer upon any Participant the right to be retained in the service of an Employer or any affiliate thereof nor limit or interfere with, in any way, the right of an Employer or any subsidiary thereof to discharge any Participant at any time for any reasons whatsoever, with or without cause, or to modify an Participant's position, duties or other terms of employment.
- **B.** The provisions of the Plan shall be construed and interpreted according to the laws of the State of Indiana, except as preempted by federal law.
- **C.** The Committee retains all discretion conferred under the Plan to determine any amount payable under the 2020 Cash-Based Award Program.

2020 CASH-BASED AWARDS PROGRAM TERMS AND CONDITIONS FOR OFFICER PARTICIPANTS

NiSource Inc. 2010 Omnibus Incentive Plan

1. Background

Article XI of the NiSource Inc. 2010 Omnibus Incentive Plan (the "Plan") provides that the Compensation Committee of the Corporation's Board of Directors (the "Committee") may grant Cash-Based Awards to Participants under such terms described by the Committee, subject to the terms of the Plan. This document sets forth the terms and conditions of how Cash-Based Awards will be paid for the applicable performance period that begins January 1, 2020, and ends December 31, 2020 (the "Performance Period"), to Employees who are Officers of the Corporation (as defined below). Officers are not eligible to participate in any other 2020 Cash-Based Award program. Any capitalized term that is not defined in this document shall have the meaning assigned to it in the Plan.

2. Eligibility for Participation

All Employees who hold the title of Chief Executive Officer, Executive Vice President, Senior Vice President, President, Vice President or equivalent position, as determined in the sole discretion of the Committee or its delegate ("Officers"), are eligible to participate in the Cash-Based Awards Program (the "Program") under the Plan, subject to the terms and conditions set forth herein; provided, however, that the Committee or its delegate may add additional Officers and remove Officers in its discretion. Eligible Employees chosen to participate in the Program are "Participants." Designation by the Committee or its delegate as a Participant in one Performance Period shall not confer on such Participant the right to be a Participant in another Performance Period.

Except as provided below, an Officer whose employment with the Corporation terminates prior to the end of the Performance Period will cease to participate in the Program and will not be entitled to receive any payment under this Program. An Officer who terminates his or her employment with the Corporation after the end of the Performance Period but before the distribution of the incentive payment will be entitled to receive any payment due under this Program. However, any Officer that is terminated "for cause" before the distribution of the incentive payment will not be entitled to receive any payment due under this Program. Notwithstanding the foregoing, any Officer who terminates employment with the Employer and their affiliates during the Performance Period due to death, disability or retirement will be deemed to participate in the Program on December 31 of such calendar year, and will be eligible to receive an incentive payment for such year based on his or her Eligible Earnings through the date of termination of employment. For purposes of this Plan, "retirement" means the employee's termination from Service with the Employer at or after attainment of age 55

and completing 10 years of service (within the meaning of the Corporation's taxqualified pension plan, regardless of whether the Officer is eligible for such plan), and "disability" means the employee's disability as defined in the Employer's long-term disability plan.

3. Cash-Based Award Performance Measures, Targets and Opportunities

A. Threshold Performance Measure

No Cash-Based Awards will be paid under the Financial, Customer Care and Safety Measures set forth below unless the Corporation's net operating earnings per share for the Performance Period, after accounting for the cost of payments under the Program ("NOEPS"), meets or exceeds the NOEPS trigger level.

NOEPS Trigger Level	
\$1.34	

B. Financial, Customer Care and Safety Measures

The performance measures for the Performance Period will be NOEPS (75%), Customer Care (15%) and Safety (10%).

i. NOEPS Financial Measure

The NOEPS measure is based on the Corporation's achievement of net operating earnings per share, after accounting for the cost of payments under the Program ("NOEPS"). The Corporation shall have full discretion and authority to determine whether this measure has been achieved and whether any adjustments need to be made in the calculation of NOEPS to reflect unusual or non-recurring events.

ii. Customer Care Measure

The Customer Care measure is based on four components: Three of the components are based on Corporation's overall score derived from all operating company results of the 2020 JD Power Gas and Electric Utility Residential Customer Satisfaction Studies ("JD Power") in the following categories: (1) billing and payment (2.5%); (2) price (2.5%); (3) safety and reliability and power quality

and reliability (5%). The fourth component (4) is the overall post-transactional customer satisfaction ("CSAT") survey results (5%).

iii. Safety Measure

The Safety measure is based on two components: (1) the Corporation's overall number of days away from work, restricted or the number of days an employee was transferred, known as the ("DART") metric (5%); and (2) the Corporation's overall percentile score on the National Safety Council's Barometer Survey, the ("NSCBS") metric, (5%), an employee perception survey that measures the Corporation's safety culture in the areas of management, supervisor and employee participation in safety, safety support activities and climate, and overall organizational climate.

Part (C) identifies the tiers of NOEPS, Customer Care and Safety measures and the corresponding payout percentage of Eligible Earnings that will be used to calculate the amount of an Officer's incentive opportunity. Seventy-Five percent (75%) of an Officer's incentive opportunity will be based upon NOEPS, fifteen percent (15%) will be based upon Customer Care ((10% 2020 JD Power (consisting of 2.5% billing and payment, 2.5% price, and 5% safety and reliability and power quality and reliability categories) and 5% CSAT)) and ten percent (10%) will be based on Safety (5% DART and 5% NSCBS).

C. Goals and Payout Percentages

i. NOEPS Goal

NOEPS	Individual Payout Percentage
\$1.42	Stretch %
\$1.37-1.39	Target %
\$1.34	Trigger %

ii. Customer Care Goals

JD Power: Billing and Payment

JD Power Billing and Payment Goal	Individual Payout Percentage
Trigger x 1.01	Stretch %
Midpoint between trigger and stretch	Target %
2019 Year End NiSource Factor Score	
[Sum of 2020 Weighted LDC Factor Score Segment Change] + 2 points	Trigger %

JD Power: Price

JD Power Price Goal	Individual Payout Percentage
Trigger x 1.01	Stretch %
Midpoint between trigger and stretch	Target %
2019 Year End NiSource Factor Score +	
[Sum of 2020 Weighted LDC Factor Score Segment Change] +	Trigger %
2 points	

JD Power: Safety and Reliability and Power Quality and Reliability

JD Power Safety and Reliability Power Quality and Reliability Goal	Individual Payout Percentage
Trigger x 1.01	Stretch %
Midpoint between trigger and stretch	Target %
2019 Year End NiSource Factor Score	
[Sum of 2020 Weighted LDC Factor Score Segment Change]	Trigger %
2 points	

CSAT

CSAT	Individual Payout Percentage
88.5	Stretch %
88.0	Target %
87.5	Trigger %

iii. Safety Goals

DART

DART	Individual Payout Percentage
0.22	Stretch %
0.43	Target %
0.76	Trigger %

NSCBS

Overall Percentile	Individual Payout Percentage
92%	Stretch %
90%	Target %
88%	Trigger %

D. Incentive Pool Creation:

The individual incentive opportunity for an Officer is calculated as follows:

[(NOEPS individual payout percentage X 75%)

PLUS

(2020 JD Power: Billing and Payment individual payout percentage X 2.5%)

PLUS

(2020 JD Power: Price individual payout percentage X 2.5%)

PLUS

(2020 JD Power: Safety and Reliability & Power Quality and Safety individual

payout percentage X 5%)

PLUS

(CSAT individual payout percentage X 5%)

PLUS

(DART individual payout percentage X 5%)

PLUS

(NSCBS individual payout percentage X 5%)]

MULTIPLIED BY (TIMES)

Officer Eligible Earnings

Eligible Earnings consist of the Officer's base earnings for the Performance Period, unless otherwise determined by the Compensation Committee. Reimbursements for educational assistance, relocation, meals and mileage, as well as incentive payments, stock option gains, and long-term disability payments are not included in Eligible Earnings.

The individual incentive opportunity for all Officers will be added together, and the sum will equal the Officer Incentive Pool. The amount of individual incentive opportunity is 100% discretionary.

E. Extraordinary Events

For purposes of calculating the amount of Cash-Based Awards, the Committee may adjust the Cash-Based Awards to reflect the following extraordinary and other similar items:

- 1. Equity issuances;
- 2. Debt issuances:
- 3. Discontinued operations;
- 4. Mergers, acquisitions, and divestitures;
- 5. Capital expenditures;
- 6. Asset write-downs;
- 7. Litigation or claim judgments or settlements;
- 8. The effect of changes in tax laws, accounting principles, or other laws or provisions affecting reported results;
- 9. Any reorganization or restructuring programs;
- 10. Foreign exchange gains and losses;
- 11. Extraordinary, unusual, or other nonrecurring items as described in U.S. Generally Accepted Accounting Principles or as described in management's discussion and analysis of financial conditions and results of operations appearing in the Corporation's consolidated report to the investment community or investor letters;
- 12. Significant movements in gas prices; and
- 13. Significant changes in the law.

4. General Timing of Payment

If payable, the Officer's incentive will be distributed to the Officer, or the Officer's estate in the event of the Officer's death before payment, in cash in a single sum as soon after the end of the applicable Performance Period as practicable, but no later than March 15 after the end of the Performance Period, in accordance with the Corporation's payroll practices.

5. Notices

Any notice required or permitted to be given by the Corporation or the Committee pursuant to the Plan shall be deemed given when personally delivered or deposited in the United States mail, registered or certified, postage prepaid, addressed to the Officer, his or her beneficiary, executors, administrators, successors, assigns or transferees, at the last address shown for the Officer on the records of the Corporation or subsequently provided in writing to the Corporation.

6. Miscellaneous Provisions

- **A.** Nothing contained herein will confer upon any Officer the right to be retained in the service of an Employer or any affiliate thereof, nor limit or interfere with, in any way, the right of an Employer or any subsidiary thereof to discharge any Officer at any time for any reasons whatsoever, with or without cause, or to modify an Officer's position, duties other terms of employment.
- **B.** The provisions of the Plan shall be construed and interpreted according to the laws of the State of Indiana, except as preempted by federal law.
- **C.** The Committee retains all discretion conferred under the Plan to determine any amount payable under the 2020 Cash-Based Award Program.

THIS DOCUMENT CONSTITUTES PART OF A PROSPECTUS COVERING SECURITIES THAT HAVE BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED

2020 Omnibus Incentive Plan

NiSource Inc.

10,000,000 shares of common stock, par value \$0.01 per share

NiSource Inc. 801 East 86th Avenue Merrillville, Indiana 46410 (877) 647-5990

NiSource Inc. is offering a maximum of 10,000,000 shares of our common stock issuable in connection with awards granted under our 2020 Omnibus Incentive Plan (the "Plan"). References in this prospectus to NiSource Inc. include NiSource Inc., our affiliates and subsidiaries, unless otherwise indicated or required by context.

The Plan permits the granting of options, stock appreciation rights ("SARs"), restricted stock, restricted stock units, performance shares, performance units, cash-based awards, and other stock-based awards. We have attached a copy of the Plan to this prospectus as Exhibit A.

Our common stock is listed on the New York Stock Exchange under the symbol "NI."

Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved these securities, or determined if this prospectus is truthful or complete. Any representation to the contrary is a criminal offense.

The date of this prospectus is May 19, 2020

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Unless otherwise specified, the information in this prospectus is set forth as of May 19, 2020, and we anticipate that changes will occur in our affairs after such date. We have not authorized any person to give any information or to make any representations, other than as contained in this prospectus, in connection with the offer contained in this prospectus. If any person gives you any information or makes representations concerning this offer, do not rely on it as information that we have authorized. This prospectus is not an offer to sell our common stock in any state or other jurisdiction to any person to whom it is unlawful to make such an offer.

Introduction

What does the Plan involve?

A maximum of 10,000,000 shares of our common stock, other than substitute awards granted in connection with a corporate transaction, are initially available for awards under the Plan. The Plan provides for the issuance of the following types of awards:

- incentive stock options (ISOs);
- non-qualified stock options (NSOs);
- SARs:
- restricted stock;
- restricted stock units;
- performance shares;
- performance units;
- cash-based awards; and
- other stock-based awards.

Shares of common stock issued pursuant to awards granted under the Plan may be either:

- authorized and unissued shares;
- treasury shares; or
- shares acquired on the open market.

All shares of our common stock issued under the Plan, after they are issued and paid for, will be fully paid and nonassessable.

You should refer to the appropriate section below for further information about each type of award.

What is the Plan's purpose?

The Plan is designed to promote the achievement of both our short-term and long-terms objectives by:

 aligning compensation of participants with the interests of our stockholders;

- enhancing the interest of participants in our growth and success; and
- attracting and retaining participants of outstanding competence.

Who administers the Plan?

The Compensation Committee (the "Committee") of the Board of Directors of NiSource Inc. (the "Board") administers the Plan. All members of the Committee are intended to qualify as "non-employee directors" under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), and "independent directors" under the rules of the New York Stock Exchange. Committee members are selected by and serve at the pleasure of the Board and receive compensation fixed by the Board and reimbursements for expenses incurred while performing their duties. Additional information concerning the Committee or the Plan may be obtained using the following contact information:

NiSource Inc. 801 East 86th Avenue Merrillville, Indiana 46410 Attention: Corporate Secretary Telephone No.: (877) 647-5990

Subject to the Plan's provisions, the Committee has authority to:

- determine the persons to whom, and the time or times at which, awards shall be granted and the number of shares to be subject to each award;
- determine the type of award granted;
- determine the fair market value of shares or other property where applicable;
- determine the terms, conditions and restrictions applicable to each award and any shares acquired pursuant thereto;
- determine how an award will be settled, as provided under an award agreement;
- approve one or more forms of award agreement;
- amend, modify, extend, cancel, or renew any award or to waive any restrictions or

conditions applicable to any award or any shares acquired upon the exercise thereof;

- accelerate, continue, extend, or defer the exercisability or vesting of any awards;
- prescribe, amend, or rescind rules, guidelines, and policies relating to the Plan, or adopt sub-plans or supplements to, or alternate versions of, the Plan; and
- correct any defect, supply any omission or reconcile any inconsistency in the Plan or any award agreement, and make all other determinations and take such other action with respect to the Plan or any award as the Committee may deem advisable to the extent not inconsistent with the provisions of the Plan and applicable law.

The Committee generally may delegate its authority under the Plan to one or more officers or directors of our company, subject to Section 16 of the Exchange Act.

Who is eligible to receive awards under the Plan?

Employees and non-employee directors of NiSource Inc. as well as persons expected to become employees or non-employee directors are eligible to receive awards under the Plan.

How did the Plan become effective?

The Board adopted the Plan on January 31, 2020, subject to ratification by our stockholders. Our stockholders approved the Plan on May 19, 2020, at our annual stockholders meeting, and the Plan became effective as of such date.

Can I transfer my award?

Generally, no award is transferable by a participant other than by will or the laws of descent and distribution, or pursuant to a qualified domestic relations order.

Subject to Committee approval, a participant may transfer non-qualified stock options or SARs to the participant's spouse or lineal descendant (or a trustee of a trust for the primary benefit of such spouse or lineal descendant), or a tax-exempt organization as described in Internal Revenue Code Section 501(c)(3). The transferee will be subject to the same terms and conditions of the Plan as the participant.

A participant may designate a beneficiary to receive the participant's outstanding award following the death of the participant.

Will my award be subject to a minimum vesting period?

Generally, yes, the Plan requires that at least 95% of the shares granted under the Plan cannot vest prior to the first anniversary of the grant date, subject to the Committee's ability to accelerate or provide for continued vesting of an award upon or after a termination of employment or otherwise in accordance with the terms of the Plan.

What is the effect of a Change in Control of NiSource Inc.?

Upon a change in control, awards generally will not vest so long as the Committee (as constituted immediately before the consummation of the change in control) reasonably determines that the outstanding awards will be honored, assumed or replaced with alternative awards (or substituted for an award of cash having the same economic value). Alternative awards must provide you with substantially equivalent or better rights, terms, and conditions under the award, including with respect to vesting and the timing and method of payment. Such alternative awards also must provide that in the event that your service is terminated involuntarily without cause or voluntarily for good reason within two years after the change in control, any vesting restrictions will lapse, and any performance-based restrictions will be deemed to be achieved at target.

If such alternative awards are not granted, all outstanding awards will become fully vested and exercisable; any performance-based restrictions will be deemed to have been achieved at target level performance; and such awards will be immediately payable, except to the extent that later payment is necessary to comply with Section 409A of the Internal Revenue Code of 1986, as amended (the "Code").

Further, except as otherwise provided in an award agreement, if your service terminates involuntarily without cause or voluntarily for good reason during the year before the consummation of a change in control but after a third party and/or NiSource had taken steps reasonably calculated to effect such change in control, and you reasonably demonstrate that your termination of service was in connection with or in anticipation of the change in

control, all of your outstanding awards shall become fully vested and exercisable; any performance-based restrictions shall be deemed to have been achieved at target level performance; and such awards shall be payable within 60 days after the change in control, except to the extent that later payment is necessary to comply with Code Section 409A.

Under the terms of the Plan, a change in control is generally defined as: (i) certain acquisitions of more than 30% of our then outstanding voting stock; (ii) the consummation of certain mergers, consolidations or similar corporate transactions involving our company, (iii) a transfer of 50% or more of the assets of our company or (iv) an unapproved change in a majority of our Board members.

Are awards under the Plan subject to adjustment for any reason other than a change in control?

Yes, in the event of any equity restructuring (within the meaning of Financial Accounting Standards Board Accounting Standards Codification Topic 718, Compensation—Stock Compensation, or any successor or replacement accounting standard) that causes the per share value of our common stock to change, such as a stock dividend, stock split, spinoff, rights offering or recapitalization through an extraordinary cash dividend, the Committee will appropriately adjust awards under the Plan. In the event of any other change in corporate capitalization, including a merger, consolidation, reorganization, or partial or complete liquidation of our company, equitable adjustments may be made as determined to be appropriate and equitable by the Committee to prevent dilution or enlargement of rights of participants.

Are awards under the Plan subject to clawback?

Yes. If we are required to prepare an accounting restatement due to the material noncompliance of the company, as a result of misconduct, with any financial reporting requirement under the securities laws, and if the participant knowingly or through gross negligence engaged in the misconduct, or knowingly or through gross negligence failed to prevent the misconduct, the participant will reimburse us the amount of any payment in settlement of an award earned or accrued during the twelve- (12-) month period following the first public issuance or filing with the United States Securities and Exchange Commission of the financial document embodying such financial reporting requirement. In addition, awards granted under the Plan and any cash

payment or shares of common stock delivered pursuant to an award are subject to forfeiture, recovery by our company or other action pursuant to the applicable award agreement or any or recoupment policy which we may adopt from time to time, including any policy which we may be required to adopt under the Dodd-Frank Wall Street Reform and Consumer Protection Act or as otherwise required by law.

Can NiSource change or terminate the Plan?

Except to the extent that stockholder approval is required to satisfy applicable laws or stock exchange requirements, the Committee or Board generally may amend, suspend or terminate the Plan, or any part of the Plan, at any time for any reason without stockholder approval. However, neither the Committee nor the Board may amend the Plan to modify the prohibition on repricing of stock options or SARs or to modify the Plan's annual nonemployee director compensation limit. No termination, suspension or amendment of the Plan will materially adversely affect any right acquired by any participant under an award granted under the Plan before the date of such termination, suspension, or amendment, unless the participant so consents. The Plan will continue until terminated by the Board or the Committee.

Awards Available Under the Plan

Restricted Stock Awards

The Plan permits the award of shares of common stock that are subject to specific restrictions and conditions. Each restricted stock award will be evidenced by an award document that contains the material terms and conditions of the restricted stock.

The Committee has complete discretion (subject to the vesting and forfeiture conditions previously described herein) to determine the terms and conditions of the restricted stock award, including the:

- number of shares granted;
- types of restrictions; and
- restricted period.

The Committee may impose restrictions on shares of restricted stock as it deems appropriate, including continued service of the participant, achievement of specific performance incentives, time-based restrictions on vesting following the attainment of performance goals, restrictions under applicable federal or state securities laws, or any other conditions that it determines.

Except to the extent restricted under the terms of the Plan and any award document relating to the restricted stock, a participant granted restricted stock shall have all of the rights of a stockholder, including the right to vote the restricted stock and the right to receive dividends thereon, provided that any dividends will accrue and be paid only to the extent that the underlying shares of restricted stock vest.

The Committee may also evidence the restricted stock in the form of share certificates. If certificates representing restricted stock are registered in the name of the participant, such certificates will bear an appropriate legend referring to the terms, conditions, and restrictions applicable to such restricted stock. We will retain physical possession of the certificates for the account of the participant.

Restricted Stock Units

A restricted stock unit is a right to receive a specified number of shares of common stock (or, to the extent permitted in the award agreement, the common stock's fair market value in cash), subject to the expiration of a specified restriction period. Each restricted stock unit award will be evidenced by an award document that contains the material terms and conditions of the restricted stock units.

The Committee shall have complete discretion (subject to the vesting and forfeiture conditions previously described herein) to determine the terms and conditions of the restricted stock unit award, including the:

- number of units granted;
- types of restrictions; and
- restriction period.

Restricted stock units may be satisfied by the delivery of:

- cash;
- common stock; or
- a combination thereof as determined by the Committee.

Prior to the settlement of a restricted stock unit award in common stock, the Plan participant will not have any rights of a stockholder with respect to the shares underlying such award. The award agreement, however, may specify that the Plan participant may accrue dividend equivalent rights that will be paid only to the extent that the underlying restricted stock units vest.

Stock Options

A stock option is the right to purchase a specified number of shares of common stock at a price and at times fixed by the Committee on the date of grant. Each option award will be evidenced by an award document that contains the material terms and conditions of the stock option, including the:

- exercise price;
- expiration date;
- whether it is an ISO or NSO;
- conditions to exercise; and
- number of shares to which the stock option pertains.

Under the Plan and at the discretion of the Committee, ISOs may be granted to our employees who meet the definition of "employee" for purposes of Treasury Regulation 1.421-1(h).

For each stock option awarded, the Committee has sole authority to determine (subject to the vesting and forfeiture conditions previously described herein) the:

- exercise price per share of stock purchasable under the option so long as the exercise price is not less than the fair market value of a share of our common stock on the grant date;
- method by which the exercise price may be paid and the form of such payment, which shall be made in cash, by cashless exercise, by withholding award shares equal to the exercise price, in shares of common stock, by a combination of such methods of payment, or such other method as may be approved by the Committee;

- term of each stock option so long as the term does not exceed a period of 10 years from the date of grant (or 5 years from the date of grant for certain ISO grants);
- time or times at which, or the circumstances under which, the stock option may be exercised in whole or in part; and
- method by or form in which the stock will be delivered in satisfaction of the option.

Stock Appreciation Rights (SARs)

SARs are the right to receive, without payment, shares of common stock or, to the extent provided in an award agreement, cash or a combination thereof, based on the increase in the value of the number of shares of common stock specified in the SAR. Each SAR award will be evidenced by an award document that contains the material terms and conditions of the SAR, including the:

- grant price;
- expiration date;
- conditions to exercise; and
- number of shares to which the SAR pertains.

The Committee has complete discretion (subject to the vesting and forfeiture conditions previously described herein) to determine the terms and conditions of the SAR award, including the:

- type of SAR (freestanding, tandem or combination);
- grant price of the SAR;
- term of each SAR, which will not exceed a period of 10 years from the date of grant;
- time or times at which, or the circumstances under which, the SAR may be exercised in whole or in part;
- method of exercise;
- method of settlement and form of consideration payable in settlement; and
- method by or form in which the stock will be delivered in satisfaction of the SAR.

Upon exercising the SAR, we will pay the participant an amount equal to the excess of the fair market value of one share of common stock on the date of exercise over:

- the option price per share specified in the related stock option in the case of tandem SARs, which price shall be fixed no later than the date of grant of the tandem SAR, which shall not be less than the fair market value of a share of our common stock on the date of grant of the related option; or
- the price per share specified in the related award document in the case of freestanding SARs, which price shall be fixed at the date of grant and shall be not less than the fair market value of a share of our common stock on the date of grant,

multiplied by the number of shares of our common stock in respect of which the SAR has been exercised.

Each SAR granted under the Plan shall expire upon the termination date determined by the Committee and set forth in the award document.

Performance Awards

A performance award may be in the form of performance shares or performance units and, in each case, represents a right to receive, contingent upon the attainment of specified performance measures during a performance period, a specified amount of cash, shares of common stock or a combination of both. The value of a performance award at vesting, if any, will be determined by the degree to which the performance measures have been achieved during the performance period. Each performance award will be evidenced by an award document that contains the material terms and condition of the performance award, including the:

- performance period;
- performance targets;
- time of payment; and
- number of shares subject to the award that are to be delivered upon satisfaction of the performance targets by the expiration of the performance period.

The Committee has complete discretion (subject to the vesting and forfeiture conditions previously described herein) to determine the performance period and the performance targets. Following the conclusion of each performance period, the Committee shall determine the extent to which performance targets have been attained for such period as well as other terms and conditions set forth by the Committee. The Committee shall determine the amount of shares, if any, to be delivered to a participant in satisfaction of an award.

Other Stock-Based Awards

The Committee may from time to grant shares of common stock and other awards under the Plan that are valued in whole or in part by reference to, or are otherwise based upon and/or payable in, shares of common stock. The Committee, in its sole discretion, shall determine (subject to the vesting and forfeiture conditions previously described herein) the terms and conditions of such awards, which shall be consistent with the terms and purposes of the Plan.

Cash-Based Awards

The Committee may grant cash-based awards under the Plan entitling the participant to receive a cash payment contingent upon the attainment of specified performance measures during a performance period. Each cash-based award will be evidenced by an award document that contains the material terms and condition of the cash-based award, including the:

- performance period;
- · performance targets; and
- time of payment.

The Committee has complete discretion (subject to the vesting and forfeiture conditions previously described herein) to determine the performance period and the performance targets. Following the conclusion of each performance period, the Committee shall determine the extent to which performance targets have been attained for such period as well as other terms and conditions set forth by the Committee. The Committee shall determine the amount, if any, to be delivered to a participant in satisfaction of an award.

Dividend Equivalents

The Plan permits the granting of dividend equivalents to participants; however, no dividend equivalents may be granted with respect to any options or SARs. A dividend equivalent is a right, granted under the Plan, to receive cash, stock, or a combination of both, equal in value to all or a specified portion of the dividends paid with respect to a specified number of shares of stock. The dividend equivalents may be granted on a free-standing basis or in connection with another award. Any dividend equivalent granted with respect to an award will vest only to the extent that the underlying award vests.

Is the Plan subject to ERISA?

The Plan is not the type of plan covered by Section 401(a) of the Code, and, therefore, is not qualified under that section. The Plan is not subject to any provisions of the Employee Retirement Income Security Act of 1974, as amended.

Reoffers and Resales

Participants who purchase or receive shares under the Plan may sell them on the New York Stock Exchange at prevailing market prices with normal brokerage commissions. Directors and officers who are "affiliates" of our company, however, may only resell such shares:

- by filing an effective registration statement with the Securities and Exchange Commission; or
- by qualifying under an exemption from the registration requirements of Section 5 of the Securities Act of 1933, as amended (such as Rule 144).

In addition, the restrictions imposed under Section 16 of the Exchange Act upon any of our directors or officers will apply to awards under the Plan. In general, any grant approved by the full Board or the Committee under the Plan to a person subject to Section 16 will be exempt from the short-swing liability (but not the reporting) provisions of Section 16. However, sales of shares of common stock will generally be subject to the short-swing liability and reporting provisions of Section 16. Plan participants subject to Section 16 should consult with legal counsel before engaging in any transaction in shares of common stock.

Federal Income Tax Consequences

What are the material federal income tax consequences of the Plan?

As explained below, each type of award has different U.S. federal income tax consequences. The following discussion of certain anticipated U.S. federal income tax consequences to Plan participants is based on the Code as currently in effect, and existing laws, judicial decisions and administrative rulings and regulations, all of which are subject to change, prospectively or retroactively. In addition to these, a participant may also be subject to foreign, state and local income or other tax consequences including in the jurisdiction in which the participant works and/or resides. You should consult with your own personal tax advisor to determine the specific tax consequences of your participation in the Plan.

Stock Options

The Plan allows the grant of incentive stock options (ISOs) and non-qualified stock options (NSOs). Generally, no income is recognized when either type of stock option is granted to the participant, but the subsequent tax treatment differs widely.

Non-Qualified Stock Options (NSOs)

Generally, if a participant exercises a NSO, the excess of the fair market value of the shares on the date of exercise over the exercise price is ordinary income to the participant at the time of the exercise. The tax basis for the shares purchased is their fair market value on the date of exercise. Any gain or loss that the participant realizes from a later sale of the shares for an amount in excess of or less than the tax basis of the shares will be taxed as capital gain or loss, respectively. The character of the gain or loss (short-term or long-term) will depend upon how long the participant held the shares since exercise.

Incentive Stock Options (ISOs)

Generally, a participant will recognize no ordinary taxable income upon exercising an ISO. The tax basis of the shares acquired will be the exercise price. To receive this favorable treatment, the participant must not dispose of the shares that he or she acquires by exercising an ISO within two years after the date the stock option was granted, nor within one year after the exercise date (the "Holding Periods").

If the participant disposes of the shares before the end of the Holding Periods, the participant will be required to recognize gain that is taxable as ordinary income. The amount of that gain equals the lesser of:

- the difference between the fair market value on the exercise date and the exercise price; or
- the difference between the sale price and the exercise price.

The balance, if any, will be taxed as short-term or long-term capital gain, depending upon how long the participant held the shares.

If the participant meets the Holding Periods, all gain or loss that he or she realizes upon a later sale of the shares for an amount in excess of or less than their tax basis will be taxed as a capital gain or loss.

ISOs and Alternative Minimum Tax

For determining a participant's alternative minimum taxable income subject to the alternative minimum tax, a participant's exercise of an ISO will result in the recognition of alternative minimum taxable income at the time of the exercise of the ISO in an amount equal to the excess of the fair market value of the shares on the exercise date over the exercise price. In general, the alternative minimum tax is paid only to the extent it exceeds an individual's regular tax.

Exercise with Previously-Owned Shares

A participant may exercise a stock option granted under the Plan by payment either in cash or, with the Committee's approval, among other alternatives, in previously-owned shares of our common stock at their then fair market value, or by a combination of both of these methods. When a participant uses previously-owned shares ("Old Shares") to purchase shares ("New Shares") upon the exercise of an ISO or NSO, he or she recognizes no gain or loss to the extent that the total value of the Old Shares surrendered does not exceed the total value of all of the New Shares received.

If, as would usually be the case, the value of the New Shares exceeds the value of the Old Shares, the excess amount is not ordinary taxable income to the participant if:

- the stock option exercised is an ISO; and
- the participant has met the Holding Periods discussed above for the Old Shares at the time of exercise (if the Old Shares were acquired through the exercise of an ISO).

In this instance, the New Shares would also be subject to the Holding Periods discussed above. On the other hand, if the stock option exercised is a NSO, the excess amount is taxable as ordinary income.

Stock Appreciation Rights

Generally, there will be no federal income tax consequences to either the participant or our company upon the grant of a tandem or free-standing SAR. The participant, however, generally must recognize ordinary income upon the exercise or surrender of a SAR in an amount equal to the fair market value (on the date of exercise) of the shares exercised, less the exercise price (if any). Any gain or loss recognized upon any later sale or other disposition of the shares acquired from a stock-settled SAR generally will be a capital gain or loss.

Restricted Stock

Unless a participant makes an election to accelerate recognition of the income to the date of grant (as described below), the participant will not recognize income at the time a restricted stock award is granted. When the restrictions lapse, the participant will recognize ordinary income equal to the fair market value of the common stock as of that date (less any amount paid for the stock). Any gain or loss recognized upon any later sale or other disposition of the shares generally will be a capital gain or loss.

Section 83(b) Election for Certain Restricted Awards

A participant who receives stock or other property with respect to an award under which such stock or other property is both nontransferable and subject to a substantial risk of forfeiture, may, to the extent permitted by the Committee or the company, as applicable, file an election under Section 83(b) of the Code within 30 days of the date of grant. Upon such election, the participant will recognize ordinary income as of the date of grant equal to the fair market value of the stock or other property as of that date (less any amount paid for the stock or other property).

Any future gain or loss realized upon the later sale of stock or other property will be taxable to the participant at capital gains rates. If the underlying stock or other property is later forfeited, the participant will not be able to recover the tax previously paid pursuant to a Section 83(b) election.

Restricted Stock Units

In general, a participant who is awarded restricted stock units will not recognize ordinary income upon grant of the restricted stock units. In general, upon receipt of payment for an award of restricted stock units in shares or cash, a participant will recognize ordinary income equal to the fair market value of the shares or the amount of cash received. However, in general, if any awards used to pay out restricted stock units are nontransferable and subject to a substantial risk of forfeiture, the taxable event is deferred until either the restriction on transferability or the substantial risk of forfeiture lapses.

Performance Shares, Performance Units, Dividend Equivalents, and Other Stock-Based Awards

Generally, a participant will recognize ordinary income at the time performance shares, performance units, dividend equivalents, and other stock-based awards are paid, equal to the fair market value of such payment, unless such awards are subject to a substantial risk of forfeiture and are nontransferable. If the award is nontransferable and subject to a substantial risk of forfeiture, the taxable event is deferred until either the restriction on transferability or the risk of forfeiture lapses.

Cash-Based Awards

Generally, a participant will recognize ordinary income at the time cash-based awards are paid, equal to the amount of such payment.

Company Tax Deduction

Generally and subject to Section 162(m) of the Code, we will be entitled to a tax deduction for an award made under the Plan to the extent that:

- the participant recognizes ordinary income from the award; and
- we have complied with any necessary withholding and reporting requirements.

Section 162(m) of the Code limits to \$1 million the amount that a publicly held corporation is allowed each year to deduct for compensation paid to the corporation's "covered employees." "Covered employees" include the corporation's chief executive officer, chief financial officer and three next most highly compensated executive officers. If an

individual is determined to be a covered employee for any year beginning after December 31, 2016, then that individual will continue to be a covered employee for future years, regardless of changes in the individual's compensation or position.

Withholding

Awards may be subject to federal, state and local withholding tax and any other tax obligations. The Plan authorizes us to take such action as we deem advisable to satisfy such tax obligations, which includes the authority to withhold or receive stock or other property and to make cash payments in satisfaction of any withholding tax obligations, either on a mandatory or elective basis in the discretion of the Committee, or in satisfaction of any other tax obligations.

Section 409A of the Code: Nonqualified Deferred Compensation

Section 409A of the Code provides that covered amounts deferred under a nonqualified deferred compensation plan are includable in the participant's gross income to the extent not subject to a substantial risk of forfeiture and not previously included in income, unless certain requirements are met, including limitations on the timing of deferral elections and events that may trigger the distribution of deferred amounts. If an award either satisfies the requirements imposed by Section 409A of the Code or qualifies for an exception from coverage under Section 409A of the Code, then the tax consequences described previously will continue to apply. If an award is subject to Section 409A of the Code and does not comply with Section 409A of the Code requirements, then amounts deferred in the current year and in previous years (including amounts deferred under similar arrangements required to be aggregated with such amounts) will become subject to immediate taxation to the participant, and the participant will be required to pay a penalty equal to interest at the underpayment rate plus 1% on the tax that should have been paid on the amount of the original deferral and any related earnings, and in addition to any regular tax, an additional tax equal to 20% of the original deferral and any earnings credited on the deferral (and any other deferred

compensation required to be aggregated with such amounts).

Other Tax Considerations

We do not intend this discussion to be a complete explanation of all of the U.S. federal income tax consequences of participating in the Plan. If you are participating in the Plan, you should consult your personal tax advisor to determine the particular tax consequences of the Plan to you, including the application and effect of foreign, state and local taxes, and any changes in the tax laws from the date of this prospectus.

Other Information

We will provide, without charge, to each Plan participant a copy of any documents that have been incorporated by reference in Item 3 of Part II of our registration statement on Form S-8, filed with the Securities and Exchange Commission on May 19, 2020, and such documents are incorporated by reference herein. Requests for such documents should be made, orally or in writing, to:

NiSource Inc. 801 East 86th Avenue Merrillville, Indiana 46410 Attention: Corporate Secretary Telephone No.: (877) 647-5990

Stockholder communications and other reports furnished to our stockholders may be obtained upon oral or written request from our Corporate Secretary at the address or telephone number above.

The information in this prospectus will be updated regularly by an appendix, a new prospectus or by including information in the most recent annual report to stockholders or the most recent proxy statement of the Company. If you are referring to this prospectus after the lapse of a significant period of time from the date of its initial publication, you should obtain and refer to all such updates. If you receive an appendix after you receive this prospectus, you should keep it with this prospectus and refer to it whenever you refer to this prospectus

EXHIBIT A

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. RR-28:

Please provide the percentage wage rate increases granted by the Company by date and employee category for the three most recent calendar years and the current year to date.

Response:

2017	<u>2018</u>	<u>2019</u>	<u>2020</u>	
-Jun	1-Jun	1-Jun	1-Sep	
.00%	3.00%	3.00%	2.30%	1
-Jun	1-Jun	1-Jun	1-Jun	
.00%	3.00%	3.00%	3.00%	
5-Aug	15-Aug	15-Aug	15-Aug	
.00%	3.00%	2.00%	3.00%	
s-Sep	2-Sep	15-Sep	2-Sep	
.00%	3.00%	2.00%	3.00%	
o-Sep	30-Sep	30-Sep	30-Sep	
00%	2.00%	2.00%	2.00%	
.0070	3.0070	2.00/0	3.00%	
-Nov	1-Nov	1-Nov	1-Nov	
1101	11101	1 1101	1 1101	
.00%	3.00%	2.00%	3.00%	
	-		-	
-Apr	1-Apr	1-Apr	1-Apr	
•	•	•	•	
.00%	2.00%	3.00%	2.00%	
	2017 -Jun .00% -Jun .00% 5-Aug .00% 0-Sep .00% -Nov .00% -Apr .00%	-Jun 1-Jun .00% 3.00% 3.00% 3.00% 5-Aug 15-Aug .00% 3.	-Jun 1-Jun 1	-Jun 1-Jun 1-Jun 1-Sep .00% 3.00% 3.00% 2.30% -Jun 1-Jun 1-Jun 1-Jun .00% 3.00% 3.00% 3.00% 5-Aug 15-Aug 15-Aug 15-Aug .00% 3.00% 2.00% 3.00% 3-Sep 2-Sep 15-Sep 2-Sep .00% 3.00% 2.00% 3.00% 0-Sep 30-Sep 30-Sep 30-Sep .00% 3.00% 2.00% 3.00% -Nov 1-Nov 1-Nov 1-Nov -Apr 1-Apr 1-Apr 1-Apr

¹ NiSource elected to forego awarding the annual merit increases for non-union exempt employees in director positions and above in 2020.

Question No. GAS-RR-029 Respondent: K.K. Miller N. M. Paloney Page 1 of 1

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. RR-029:

Please provide an analysis (description, dates and amounts) of any gains or losses on utility property sold for the lesser of the last three years or since the Company's last rate case or anticipated during the FTY. Explain how such amounts have been treated for ratemaking purposes.

Response:

CPA did not have any other utility property sold during 2020 and does not anticipate any sales of utility property during the FTY.

Question No. GAS-RR-030 Respondent: K.K. Miller N. M. Paloney Page 1 of 2

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. RR-30:

Please provide the level of each of the following which is included in the Company's cost of service by separate type and/or payee, which are incurred directly by the Company or are allocated or billed to the Company by affiliates or its parent company.

- a. fines and penalties
- b. contributions and donations
- c. membership dues
- d. lobbying expense
- e. employee activity costs (e.g., picnics, parties, awards)
- f. investor relations expenses

Response:

- a. All fines and penalties are booked below the line in account 426-3000.
- b. There is \$16,557 in various charitable organizations booked below the line in account 426. See Exhibit No. 4, Schedule 15, for a listing of the various payees.
- c. See GAS-RR-030 Attachment A.

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

d. There is \$263,287 in lobbying expenses included in operating costs for the fully projected future test year (twelve months ended December 31, 2022). This was removed from the cost of service by ratemaking adjustments on Exhibit No. 104, Schedule No. 2:

Amount \$	Category	Exh. 104, Sch. 2
6,182	Labor	Page 1
165,321	Outside Services	Page 4
6,033	Employee Expenses	Page 8
53,444	NiSource Corporate Services	Page 14
44,350	Company Memberships	Page 15
4,251	Materials and Supplies	Page 15
263,287	•	

- e. There was \$0 spent on employee activities and recognition awards during the historic test year.
- f. NiSource Corporate Services Company (NCSC) billed Columbia Gas of Pennsylvania \$131,896 during the historic test year for Investor Relations expenses. Identified in the \$131,896 total historic test year Investor Relations Expenses was \$11, 230 of non-recoverable charges that were removed from the cost of service on Exhibit 104, Schedule 2, Page 14 of 20, Line 5.

599,737

Columbia Gas of Pennsylvania, Inc. Memberships Dues Booked to Various O&M Accounts Twelve Months Ended November 30, 2020

Line <u>No.</u>	<u>Description</u>	<u>Amount</u>
		\$
	INDUSTRIAL ASSOCIATIONS	
1	Allegheny Conference on Community Development - 2020 Board Contribution	61,640
2	Alliance for Consumer Protection - 2020 Membership Dues	50
3	American Gas Association - 1st Quarter Dues 2020	69,738
4	American Gas Association - 2nd Quarter Dues 2020	69,738
5	American Gas Association - 3rd Quarter Dues 2020	69,738
6	American Gas Association - 4th Quarter Dues 2020	69,738
7	Beaver County Chamber of Commerce - 2020 Membership Fee	440
8	Chamber of Business and Industry of Centre County - 2020 Membership Fee	284
9	Common Ground Alliance - 2020 Bronze Sponsorship	1,661
10	Energy Association of Pennsylvania - 2020 Membership Fee	102,255
11	Fayette Chamber of Commerce Inc.	820
12	Fay-Penn Economic Development - 2020 Membership Fee	2,000
13	Greater Pittsburgh Chamber of Commerce - Legislative Sponsor	2,088
14	Industrial Training Serivces, Inc 2020 Annual Dues	88,005
15	Marcellus Shale Coalition	9,315
16	NAIOP Commerical Real Estate Development Association - 2020 Membership Dues	550
17	NAIOP Commerical Real Estate Development Association - 2020 Awards Banquet	5,250
18	NAIOP Commerical Real Estate Development Association - 2020 Welterweight Sponsorship	1,625
19	Northeast Gas Association - 2020 Membership Dues	36,550
20	Pennsylvania Chamber of Business & Industry - 2020 Membership Fee	35,640
21	Pennsylvania Chamber of Business & Industry - Silver Sponsorship	6,032
22	Pennsylvania Chamber of Business & Industry - Board Assessment	395
23	Peters Township Chamber of Commerce - 2020 Membership Fee	300
24	Pittsburg Airport Area Chamber of Commerce - 2020 Membership Fee	1,850
25	Southern Gas Association - Membership Dues	5,085
26	Washington County Chamber of Commerce - 2020 Membership Fee	575
27	York County Economic Alliance - 2020 Membership Fee	1,161
28	York County Hispanic Coalition - 2020 Membership Fee	55
29	Total Industrial Organizations	642,579
30	Lobbying Adjustment (Exh. 4, Sch. 2, Pg. 13)	(42,842)
		599,737

Total Adjusted Memberships Dues (Exh. 4, Sch. 2, Pg. 13)

31

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. RR-031:

Please provide a description and the purpose for membership for each organization listed in the previous response.

Response:

The business and service associations listed comprise a widely varied group that all contribute either toward helping Columbia personnel perform their jobs more efficiently, or to improving the service territories where Columbia facilities are located.

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. RR-032:

Please provide the level of payments made to industry organizations included in cost of service along with a description of each payee organization or project.

Response:

Please see GAS-RR-032 Attachment A.

Columbia Gas of Pennsylvania, Inc. Company Memberships - Industrial and Civic Associations Twelve Months Ended November 30, 2020

Line <u>No.</u>	<u>Description</u>	Amount
	INDUSTRIAL ASSOCIATIONS	\$
1	INDUSTRIAL ASSOCIATIONS Allegheny Conference on Community Development - 2020 Board Contribution	61,640
1 2	Alliance for Consumer Protection - 2020 Membership Dues	50
3	American Gas Association - 1st Quarter Dues 2020	69,738
3 4	American Gas Association - 1st Quarter Dues 2020 American Gas Association - 2nd Quarter Dues 2020	69,738
5	American Gas Association - 2nd Quarter Dues 2020 American Gas Association - 3rd Quarter Dues 2020	69,738
6	American Gas Association - 3rd Quarter Dues 2020 American Gas Association - 4th Quarter Dues 2020	69,738
7	Beaver County Chamber of Commerce - 2020 Membership Fee	440
8	Chamber of Business and Industry of Centre County - 2020 Membership Fee	284
9	Common Ground Alliance - 2020 Bronze Sponsorship	1,661
10	Energy Association of Pennsylvania - 2020 Membership Fee	102,255
11	Fayette Chamber of Commerce Inc.	820
12	Fay-Penn Economic Development - 2020 Membership Fee	2,000
13	Greater Pittsburgh Chamber of Commerce - Legislative Sponsor	2,088
14	Industrial Training Serivces, Inc 2020 Annual Dues	88,005
15	Marcellus Shale Coalition	9,315
16	NAIOP Commerical Real Estate Development Association - 2020 Membership Dues	550
17	NAIOP Commerical Real Estate Development Association - 2020 Awards Banquet	5,250
18	NAIOP Commerical Real Estate Development Association - 2020 Welterweight Sponsorship	1,625
19	Northeast Gas Association - 2020 Membership Dues	36,550
20	Pennsylvania Chamber of Business & Industry - 2020 Membership Fee	35,640
21	Pennsylvania Chamber of Business & Industry - Silver Sponsorship	6,032
22	Pennsylvania Chamber of Business & Industry - Board Assessment	395
23	Peters Township Chamber of Commerce - 2020 Membership Fee	300
24	Pittsburg Airport Area Chamber of Commerce - 2020 Membership Fee	1,850
25	Southern Gas Association - Membership Dues	5,085
26	Washington County Chamber of Commerce - 2020 Membership Fee	575
27	York County Economic Alliance - 2020 Membership Fee	1,161
28	York County Hispanic Coalition - 2020 Membership Fee	55
29	Total Industrial Organizations	642,579
30	Lobbying Adjustment (Exh. 4, Sch. 2, Pg. 13)	(42,842)
31	Exh. 4, Sch. 1, Pg. 2, Line 13	599,737

Question No. GAS-RR-033 Respondent: K.K. Miller N. M. Paloney Page 1 of 1

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. RR-033:

Please provide the following information related to the Company's membership in AGA:

- a. Cost included in requested cost of service
- b. Cost excluded from requested cost of service
- c. Copy of the most recent audit report of AGA expenditures prepared by NARUC.
- d. Most recent correspondence received from AGA which addresses the percentage of dues related to lobbying or other separate activities.
- e. Policy statement, objective, purpose, etc. of AGA.

Response:

- a. Total AGA costs budgeted in the FPFTY cost of service are \$280,000.
- b. Columbia has made a ratemaking adjustment to exclude associated Lobbying costs on Exhibit 104, Schedule 2, page 14 based upon the HTY adjustment. The HTY exclusion represents 6.2% of the total dues.
- c. Columbia is not aware of any recent AGA audits by NARUC related to expenditures.
- d. Please see GAS-RR-033 Attachment A for the AGA 2020 Budget and the definitions of functional cost centers for the year ended December 31, 2020.
- e. Please see GAS-RR-033 Attachment B for the AGA Vision and Mission Statement approved October 13, 2015. AGA's Vision and Mission Statements can also be viewed under the "About AGA" section of the American Gas Association web site at www.aga.org.

AMERICAN GAS ASSOCIATION 2020 BUDGET

All Programs		\$ 2020 Allocation	% 2020 Allocation
Communications Energy Markets, Analysis, and Standards General and Administrative General Counsel and Regulatory Affairs Government Affairs and Public Policy Industry Finance & Administrative Programs Operations and Engineering	\$\$\$\$\$\$\$	3,112,000 4,846,000 8,448,000 2,718,000 4,772,000 1,347,000 7,690,000	8.25% 12.84% 22.39% 7.20% 12.65% 3.57% 20.38%
Expense Budget	\$	37,736,000	100.00%

Notes

AGA estimates that lobbying related expenses, as defined under IRC Section 162, will account for 6.2% of member dues in 2020.

AMERICAN GAS ASSOCIATION Definitions of Functional Cost Centers For the Year Ended December 31, 2020

<u>Communications</u> develops informational material for member companies and consumers and coordinates media activity. Educates the public on the safety and benefits of natural gas.

<u>Corporate Affairs</u> provides opportunities for interaction between member companies and the financial community. The focus is to promote interest in the investment opportunities in the industry.

Energy Markets, Analysis, and Standards includes:

- 1. <u>Energy Markets</u> provides insight and analysis on emerging policies and actions that have the potential of impacting natural gas distribution companies and their customers.
- Energy Analysis provides analytical support to key areas of focus including natural gas market fundamentals, local gas utility operations and financial performance, general industry data, critical gas supply/demand developments, winter heating season planning, energy efficiency, greenhouse gas emissions, and other environmental issues.
- 3. <u>Standards</u> support the development of building energy codes and standards that help enhance natural gas safety.

General and Administrative includes:

- 1. Office of the President provides senior management guidance for all AGA activities.
- 2. <u>Human Resources</u> develops and administers employee programs and provides office and personnel services.
- 3. <u>Finance and Administration</u> develops and administers financial accounting and treasury services and maintains computer services capability.

General Counsel and Regulatory Affairs includes:

- 1. General Counsel provides legal counsel to the Association.
- 2. <u>Regulatory Affairs</u> provides members with information on FERC and regulatory developments; prepares testimony, comments, and filings regarding regulatory activities.

<u>Government Affairs and Public Policy</u> provides members with information on legislative developments; prepares testimony, comments, and filings regarding legislative activities, lobbies on behalf of the industry and its customers to achieve the Association's advocacy priorities.

<u>Industry Finance and Administration</u> develops and implements programs in such areas as accounting, human resources, and risk management for member companies.

<u>Operations and Engineering</u> develops and implements programs and practices to meet the operational, safety, and engineering needs of the industry.



VISION STATEMENT

Committed to leveraging and utilizing America's abundant, domestic, affordable and clean natural gas to help meet the nation's energy and environmental needs.

MISSION STATEMENT

The American Gas Association (AGA) represents companies delivering natural gas safely, reliably, and in an environmentally responsible way to help improve the quality of life for their customers every day. AGA's mission is to provide clear value to its membership and serve as the indispensable, leading voice and facilitator on its behalf in promoting the safe, reliable, and efficient delivery of natural gas to homes and businesses across the nation.

CORE STRENGTHS

- Conducts programs and develops standards to help enhance the safe delivery of natural gas to consumers;
- 2. Advocates for natural gas industry issues, regulatory constructs and business models that are priorities for the industry;
- 3. Promotes growth in the efficient use of natural gas by emphasizing before a variety of stakeholders the benefits of clean, abundant natural gas as part of the solution to the nation's energy and environmental goals;
- 4. Facilitates the exchange of information and improvement of performance metrics to help members achieve operational excellence;
- 5. Helps members manage and respond to the energy needs of customers, regulatory trends, natural gas or capital market issues and emerging technologies;
- Collects, analyzes and disseminates information to opinion leaders, policy makers and consumers about the benefits provided by energy utilities and the natural gas industry;
- 7. Encourages the development, commercialization, and regulatory acceptance of natural gas end-use technologies; and
- Delivers measurable value to AGA members.

Approved: October 13, 2015

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. RR-034:

Please provide a copy of the most recent FERC audit findings, the Company's response and final disposition of audit exceptions.

Response:

NiSource Inc. (NiSource), including its service company, underwent a FERC audit, Docket No. FA11-5-000, which covered the period January 1, 2009 through December 31, 2010. Please refer to GAS-RR-034 Attachment A dated October 24, 2012 for the Final Audit Report issued by the FERC audit staff along with the Company's response. As indicated in the Final Report, the Audit Staff reviewed and tested the supporting details for NiSource Corporate Service Company's (NCSC) cost allocation methods. They then sampled and selected supporting documents to ensure that NCSC's billings and accounting comply with the USOA (Uniform System of Accounts). FERC identified several instances in which amounts were recorded in incorrect accounts and several instances where reports were not correctly submitted to FERC. FERC did not issue any adverse comments to NCSC related to its allocation methods.

FEDERAL ENERGY REGULATORY COMMISSION WASHINGTON, D.C. 20426

In Reply Refer To: Office of Enforcement Docket No. FA11-5-000 October 24, 2012

NiSource Inc.

Attention: Stephen P. Smith Executive Vice President and Chief Financial Officer 801 East 86th Ave. Merrillville, IN 46410

Dear Mr. Smith:

- 1. The Division of Audits within the Office of Enforcement (OE) has completed the audit of NiSource Inc. (NiSource or Company) and its associated companies from January 1, 2009 through December 31, 2010. The enclosed audit report explains our audit findings and recommendations.
- 2. On August 21, 2012, you notified us that NiSource agrees with our findings and recommendations. A copy of your verbatim response is included as an appendix to this report. I hereby approve the audit findings and recommended corrective actions. Within 30 days of this letter order, NiSource should submit a plan to comply with the corrective actions. NiSource should make quarterly filings describing how and when it plans to comply with the corrective actions, including dates it has completed each corrective action. The submissions should be made no later than 30 days after the end of each calendar quarter, beginning with the first quarter after this audit report is issued, and continuing until all the corrective actions are completed.
- 3. The Commission delegated the authority to act on this matter to the Director of OE under 18 C.F.R. § 375.311 (2011). This letter order constitutes final agency action. Your Company may file a request for rehearing with the Commission within 30 days of the date of this order under 18 C.F.R. § 385.713 (2011).
- 4. This letter order is without prejudice to the Commission's right to require hereafter any adjustments it may consider proper from additional information that may come to its attention. In addition, any instance of noncompliance not addressed herein or that may occur in the future may also be subject to investigation and appropriate remedies.

Docket No. FA11-5-000

5. I appreciate the courtesies extended to the auditors. If you have any questions, please contact Mr. Bryan K. Craig, Director and Chief Accountant, Division of Audits at (202) 502-8741.

Sincerely,

Norman C. Bay

Director

Office of Enforcement

Um C. By

Enclosure



Federal Energy Regulatory Commission

Audit of NiSource Inc.

Affiliate Transactions, including its Compliance with:

- Cross-Subsidization Restrictions on Affiliate Transactions;
- Regulations Under the Public Utility Holding Company Act of 2005; and
- Uniform System of Accounts for Public Utilities and Natural Gas Companies' Accounting for Service Company Transactions

Docket No. FA11-5-000 October 24, 2012

Office of Enforcement
Division of Audits

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I. Executive Summary

A. Overview

The Division of Audits within the Office of Enforcement has completed an audit of NiSource Inc. (NiSource or the Company) including its service companies, and associated companies (collectively Companies). The audit was initiated to evaluate the Companies' compliance with the Federal Energy Regulatory Commission's (FERC or the Commission's): (1) cross-subsidization restrictions on affiliate transactions under 18 C.F.R. Part 35 (2010); (2) accounting, recordkeeping, and reporting requirements under 18 C.F.R. Part 366 (2010); (3) Uniform System of Accounts (USofA) for centralized service companies under 18 C.F.R. Part 367 (2010); (4) preservation of records requirements for holding companies and service companies under 18 C.F.R. Part 368 (2010); and (5) FERC Form No. 60 Annual Report requirements under 18 C.F.R. Part 369 (2010).

The audit also evaluated the associated public utility and natural gas companies' compliance with the Commission's accounting requirements for transactions with associated companies under 18 C.F.R. Parts 101 and 201 (2010), and the applicable reporting requirements in the FERC Form Nos. 1 and 2. The audit period covered January 1, 2009 through December 31, 2010.

B. NiSource Inc.

NiSource, headquartered in Merrillville, IN, is an energy holding company whose subsidiaries provide natural gas, electricity, and other products and services to approximately 3.8 million customers in a corridor that runs from the Gulf Coast through the Midwest to New England.

NiSource is organized into three primary business segments. The Gas Transmission and Storage Operations business segment operates interstate natural gas pipelines and storage facilities. NiSource's natural gas transmission subsidiaries include Columbia Gulf Transmission Company (CGT), Columbia Gas Transmission Company (TCO), Granite State, and others. NiSource's electric operation segment generates, transmits, and distributes electricity through its domestic public utility subsidiary, Northern Indiana Public Service Company (NIPSCO), to approximately 458,000 customers in 20 counties in northern Indiana. NiSource's natural gas distribution operations segment serves more than 3.3 million customers in seven states and operates approximately 59,000 miles of pipeline.

NiSource affiliates are served by two traditional centralized service companies, NiSource Corporate Services Company (NCSC) and NiSource Gas Transmission & Storage Company (NGTSC). Both service companies generally provide human capital services that include accounting, human resources, legal, and information technology support. NCSC provides human capital services to all of NiSource's subsidiaries, whereas NGTSC provides human capital services to only Columbia Gulf Transmission Company, one of NiSource's interstate gas transmission pipeline and storage companies.

C. Summary of Compliance Findings

Audit staff's compliance findings are summarized below. Details are in section IV of this report. Audit staff found eight areas of noncompliance:

- Electric Public Utility's Accounting for Billings from the Service Company: NIPSCO did not record some of the costs it received from NCSC in the appropriate accounts as required by the Commission's accounting regulations.
- Prepayment for the use of Finance and Accounting Transformation Servers: NCSC improperly accounted for a prepayment for the use of accounting servers in Account 186, Miscellaneous Deferred Debits, when it should have accounted for this prepayment in Account 165, Prepayments.
- Accounting for Over-Funding of a Single-Employer, Defined Post-Retirement Benefit Plan: NCSC inappropriately recorded the overfunding of a single-employer, defined post-retirement life insurance benefit plan in Account 186, Miscellaneous Deferred Debits, for 2009 and 2010. The Company should have recorded the overfunded status in Account 128, Other Special Funds.
- Improperly Recorded Transferred Employee Benefits: NCSC improperly recorded transferred employee benefits in Account 186, Miscellaneous Deferred Debits, for 2009 and 2010. The Company should have recorded these benefits in Account 146, Accounts Receivable from Associated Companies, until they were paid.
- FERC-61Reporting: NiSource did not submit FERC-61, Narrative Description of Service Company Functions, filings for three special-purpose companies between 2006 and 2010, as the Commission regulations require.

- Untimely Filing for Cash Management Agreement: NiSource did not file changes to its cash management agreement within 10 days of the change in one occurrence during the audit period, as Commission regulations require.
- Reporting of Transactions with Associated (Affiliated) Companies:
 NiSource's public utility affiliate, NIPSCO, did not report the required information on page 429, Transactions with Associated (Affiliated)
 Companies, in the FERC Form No. 1s filed in 2009 and 2010. NiSource's natural gas pipeline and storage affiliates, TCO and CGT, did not report the required information on page 358, Transactions with Associated (Affiliated) Companies, in the FERC Form No. 2s filed in 2009 and 2010. Specifically, each entity did not report the accounts charged or credited for certain non-power goods and services provided for or by affiliates.
- Miscellaneous Accounting Classification Errors: NCSC improperly classified certain expenses in the wrong FERC accounts. NCSC should have classified these transactions in the proper accounts as the USofA for centralized service companies prescribed under 18 C.F.R. Part 367.

D. Summary of Recommendations

Audit staff's recommendations to remedy these findings are summarized below. Details are discussed in section IV of this report. To address each area of non-compliance, audit staff recommends that NiSource:

- Develop and implement policies and procedures to ensure that NCSC and NIPSCO comply with the Commission's accounting regulations for billings from NCSC.
- Conduct a study from the beginning of the audit period to present to
 determine the accuracy of the accounts that NIPSCO used to reallocate and
 record service company billings, and submit the results of this study to
 audit staff. NiSource should complete this study and submit it to the DA no
 later than 180 days after the date this audit report is issued.
- Make correcting entries to NIPSCO's accounting records to properly classify all charges the service company billed from the beginning of the audit period to present, and submit these journal entries to audit staff.

- Require NCSC to reclassify the remaining noncurrent prepayment portion of the finance and accounting transformation servers to Account 165.
- Reclassify the overfunded portion of its postretirement life insurance benefit from Account 186 to Account 128 for compliance with Docket No. IA07-1-000.
- Develop policies to ensure that long-term disability insurance for transferred employees is properly accounted for in Account 146.
- Develop and implement a process that periodically reviews all corporate entities that require a FERC-61 filing.
- Develop and/or strengthen policies and procedures for submitting its cash management agreements and subsequent changes or modifications to ensure compliance with Commission filing requirements.
- Strengthen its policies and procedures for submitting data on its FERC Form Nos. 1 and 2 to ensure accurate and complete reporting.
- Implement accounting policies, processes, and procedures to ensure the types of transactions indentified above are recorded according to Commission regulations.
- Post correcting entries to NCSC's accounting records to properly classify all lobbying and political activity charges from the beginning of the audit period to present.

E. Compliance and Implementation of Recommendations

Audit staff further recommends that NiSource:

- Submit its plans for implementing audit staff's recommendations for audit staff's review. NiSource should provide its plan to audit staff within 30 days of the issuance of the final audit report in this docket.
- Submit all correcting entries to the Division of Audits within 30 days of the issuance of the final audit report in this docket, including all correcting entries affecting the books of the service company and associated franchised public utility (FPU).

- Submit quarterly reports to the Division of Audits describing the Companies' progress in completing each corrective action recommended in the final audit report in this docket. NiSource should make its quarterly filings no later than 30 days after the end of each calendar quarter, beginning with the first quarter after the final audit report in this docket is issued, and continuing until NiSource completes all recommended corrective actions.
- Submit copies of any written policies and procedures developed in response to the recommendations in the final audit report. These policies and procedures should be submitted for audit staff's review in the first quarterly filing after the Companies complete these items.

II. Background

A. Service Agreements, Cost Allocations, and Corporate Accounting System

The provisions of the General Service Agreement (GSA) between NCSC and NiSource's affiliates serve as the source of accounting policy and practice for billings of non-power goods and services. A regulated or nonregulated affiliate may select any or all of the services under the GSA. NCSC and its NiSource affiliates review their service agreements annually and agree on what NCSC services will be provided through budgeting. Such goods and services between affiliates are priced at fully allocated cost and to the extent possible, directly charged to the client or clients benefiting from a service. Any remaining charges that cannot be directly charged to an affiliate are allocated between the companies receiving the benefit of the service.

NCSC uses a central accounting system, also known as a work order system, to accumulate costs. This system is used to create and maintain all NCSC work orders, which receive all NCSC costs to bill the proper NiSource affiliate for work performed. The system also assigns a 10-digit alphanumeric code to the project or projects that details how expenses will be charged. The Company said much "front-end" work occurs in meetings between a department head working with an affiliate and NCSC personnel. These meetings help management build a consensus on how a new project's costs will be allocated to NiSource affiliates. Attendees at these meetings discuss the work that will take place to accurately determine which costs should be included in the work order system, the cost allocation base that should be used for the project, which companies benefit from the costs, and the portion of the cost each affiliate should receive and record in its accounting records.

Once NiSource management agrees to the basics of the newly created work order system project, costs are assigned using one of the base allocations¹ the Security and Exchange Commission (SEC) previously approved, or a direct company billing code. The work order system is designed so base allocations never change, but the companies that receive the costs can and do change. NCSC reviews and updates the amounts allocated to its affiliates every six months or

¹ The SEC approved all of NiSource's base allocations, and no other base allocations have been created since the Energy Policy Act of 2005 went into effect.

before, if an affiliated company is sold or no longer receives NCSC services.² Both the Company's external and internal auditors analyze the cost allocators yearly, and state public utility commissions also review the Company's cost allocations as they pertain to filed rate cases. The Company said NiSource has never had a cost allocation refused by a regulatory authority.

NCSC's total billings to associated companies for 2009 were \$377,469,976. Of that, \$276,719,054 was direct-charged (73.3 percent); \$99,430,359 (26.3 percent) was indirectly charged; and \$1,320,563 (0.3 percent) was compensation for the use of capital. Compensation for the use of capital represents interest expense paid on long-term intercompany notes.

NCSC's total billings to associated companies for 2010 were \$409,702,831. Of that, \$302,753,123 was direct-charged (73.9 percent); \$105,629,146 (25.8 percent) was indirectly charged; and \$1,320,562 (0.3 percent) was compensation for the use of capital.

B. Internal Audit Role and Reporting

NiSource's Internal Audit department (Internal Audit) is responsible for reviewing accounting systems, source documents, allocation bases, and billing procedures NCSC used to allocate costs to NiSource's parent holding company and all of its subsidiaries.

Annually, Internal Audit reviews cost allocation bases and billing procedures NCSC uses and recommends improvements to allocation and billing processes. For 2010, the primary business risks associated with these activities were that:

- Allocation factors may not be updated regularly to reflect current statistical data to ensure that NCSC charges are billed relative to current operations;
- Contract and convenience billings may not be properly billed to affiliates;
- Holding company costs may not be properly segregated and paid by the holding company;

² If an affiliate that receives allocated costs is sold, the cost allocations it participates in are updated. When an update occurs, the entire allocation system is updated.

- Executive time allocation may not accurately reflect the companies benefiting from their services;
- Not all indirect costs may be appropriately allocated to affiliates monthly;
 and
- Intercompany payables and receivables may not be billed and settled accurately and on time.

The Internal Audit department performed the annual audit and concluded that the methods and procedures used to allocate costs/expenses and bill subsidiary Companies, including the holding company, were reasonable.

C. Formula Rates

NiSource has one electric FPU jurisdictional to FERC with formula rates, and that company is NIPSCO. NIPSCO is a combination electric and natural gas public utility company that is a transmission-owning member of the Midwest Independent Transmission Service Operator, Inc. (MISO), whose transmission rates are set under formula rate in Attachment O of the MISO Open Access Transmission Energy and Operating Reserve Energy Markets Tariff. Attachment O uses data from the FERC Form No. 1 as inputs to calculate certain transmission rates for service.

To provide rate stability and certainty, rates are updated May 1 of each year, and are not updated out of cycle or recalculated retroactively due to late submissions of information. When MISO is informed of an error in a rate calculation, it reviews and corrects the error prospectively. At the request of the transmission owner, MISO will retroactively recalculate rates, and make refunds and/or charges for the current billing year.

III. Introduction

A. Objectives

The audit's objectives were to evaluate whether the Companies complied with Commission: (1) cross-subsidization restrictions on affiliate transactions under 18 C.F.R. Part 35 (2010); (2) accounting, recordkeeping, and reporting requirements under 18 C.F.R. Part 366 (2010); (3) Uniform System of Accounts (USofA) for centralized service companies under 18 C.F.R. Part 367 (2010); (4) preservation of records requirements for holding companies and service companies under 18 C.F.R. Part 368 (2010); and (5) FERC Form No. 60 Annual Report requirements under 18 C.F.R. Part 369 (2010).

The audit also evaluated associated public utility and natural gas companies' compliance with Commission accounting requirements for transactions with associated companies under 18 C.F.R. Parts 101 and 201 (2010), respectively; and, the applicable reporting requirements in FERC Form Nos. 1 and 2, respectively. The audit covered January 1, 2009 through December 31, 2010.

B. Scope and Methodology

To address audit objectives, audit staff:

- Reviewed NCSC's FERC Form No. 60 Annual Reports and NiSource's notification of holding company status FERC-65 filing. Audit staff reviewed these reports and filings to ensure that the information was reliable, accurate, and complete.
- Reviewed publicly available materials to understand NiSource operations, including select filings to the SEC (10-K and 10-Q), FERC Form Nos. 1, 2, and 2-A filings, prior audits, and other filings with the Commission.
- Identified the standards and criteria for evaluating Company compliance with each of the objectives of the audit scope. These standards and criteria include FERC rules, regulations, letter orders, and other requirements for holding and service companies, and FERC accounting regulations related to public utilities and natural gas companies.
- Conducted one site visit to NiSource offices in Columbus, OH. The site visit helped staff to understand NiSource's structure, activities, functions, systems, and processes used in its operations. While on site, audit staff reviewed and tested the supporting details for NCSC's cost allocation

methods; sampled and selected supporting documents to ensure that NCSC's billings and the FPU's accounting comply with the USofA; sampled and selected supporting documents to ensure that NCSC's accounting complies with the USofA; and ensured that NiSource and NCSC comply with preservation of records requirements.

- Held numerous discussions with Company employees to clarify and supplement Company responses to data requests and provide additional information on other areas of concern.
- Reviewed relevant audit reports and working papers of NiSource's Internal Audit department and external audit firm, Deloitte and Touche. Audit staff also reviewed several prior SEC audit reports.
- Conferred with officials from the Indiana Utility Regulatory Commission who have jurisdiction over NCSC's associated FPU.
- Conferred with other Commission staff on various compliance issues to
 ensure that audit findings would be wholly consistent with Commission
 precedent and policy. For example, audit staff conferred with staff from
 other divisions within the Office of Enforcement, and with technical and
 legal staff from other Commission offices, including the Office of Energy
 Market Regulation and Office of General Counsel.

Besides these actions, audit staff reviewed NiSource's regulatory compliance program. Audit staff assessed the compliance program for the audit scope areas consistent with prior Commission orders and policy statements. Specifically, audit staff:

- Reviewed NiSource's regulatory compliance program structure, including its authority and responsibilities for overseeing corporate compliance and the delegation of compliance responsibilities at the department level.
- Reviewed NiSource's Internal Audit department structure, including chainof-command and access to the Board of Directors through the Audit Committee to assess the effectiveness and independence of the audit process.
- Interviewed executives, managers, and operational employees to evaluate their knowledge and application of NiSource's compliance program.

Audit staff performed several specific actions to evaluate the Companies' compliance with all relevant requirements of audit objectives. A summary of these actions include:

Cross-subsidization Restrictions

To evaluate compliance with Commission's cross-subsidization restrictions on affiliate transactions, audit staff:

- Reviewed policies, procedures, and practices as to the sale of non-power goods and services;
- Interviewed NiSource employees, particularly those who work in accounting and supply chain management on transfers of non-power goods and services;
- Reviewed and tested pricing methods for transferring non-power goods and services between the FPU, market-regulated power sales affiliates, and non-utility affiliates; and
- Sampled charges and payments to determine accurate pricing for the sale of goods and services to verify compliance with Commission pricing rules.

Accounting, Recordkeeping, and Financial Reporting

To evaluate compliance with the FERC's books, records, and filing requirements, audit staff reviewed NCSC's FERC Form No. 60 Annual Reports, NiSource's Notification of Holding Company Status – FERC-65 filing, and the FERC Form Nos. 1, 2, and 2-A reports of the associated FPU and natural gas companies. Select, electronically filed information in the FERC Form No. 60 was verified with supporting documentation to ensure that required information was reported accurately and consistently. Select information in the FERC Form No. 1 was also compared to the FERC Form No. 60 to ensure it was reported accurately.

To facilitate our review of NCSC's compliance with the USofA, audit staff reviewed, sampled, analyzed, and tested electronic data of NCSC's books to ensure that centralized service company accounting follows the USofA. When necessary, audit staff followed up with additional data requests and interviews.

With respect to the jurisdictional FPU's compliance with the Commission's USofA, audit staff selected and reviewed associated FPU accounts for NCSC's billed costs. Audit staff reviewed the charges billed and identified the accounts the FPU used to ensure that the jurisdictional FPU was properly accounting for service company costs.

We also reviewed NCSC's associated FPU accounting with the FERC Form No. 1 to ensure that NCSC billings for non-power goods and services were properly recorded and reported.

Preservation of Records

To evaluate compliance with preservation of records requirements for NiSource, audit staff interviewed the Company's Corporate Management Records officials responsible for complying with Commission requirements. Audit staff created a sample test for records to ensure that the Company's policies and procedures were being followed.

Cost Allocation and Billings

To facilitate our review of NCSC's cost allocation methods and costs NCSC billed to the associated FPU, audit staff identified all SEC-approved cost allocation methods by NCSC. Audit staff also inquired about any new allocation methods created after the Energy Policy Act of 2005 was implemented. Audit staff reviewed and tested supporting details of select cost allocation methods by reviewing select service company billings and corresponding jurisdictional utilities' accounting entries to determine compliance with the USofA.

IV. Findings and Recommendations

1. Electric Public Utility's Accounting for Billings from the Service Company

Northern Indiana Public Service Company (NIPSCO) did not record some of the costs it received from NCSC in the appropriate accounts as required by the Commission's accounting regulations.

Pertinent Guidance

- 18 C.F.R. Part 101 Account 163, Stores expense undistributed, states:
 - A. This account shall include the cost of supervision, labor and expenses incurred in the operation of general storerooms, including purchasing, storage, handling and distribution of materials and supplies.
- 18 C.F.R. Parts 101 Account 182.3, Other regulatory assets, states in part:
 - A. This account shall include the amounts of regulatory-created assets, not includible in other accounts, resulting from the ratemaking actions of regulatory agencies. (See Definition No. 30.)
- 18 C.F.R. Parts 201 Account 182.3, Other regulatory assets, states in part: .
 - A. This account shall include the amounts of regulatory-created assets, not includible in other accounts, resulting from the ratemaking actions of regulatory agencies. (*See* Definition No. 31.)
- 18 C.F.R. Parts 101 and 201 Account 923, Outside services employed, state in part:
 - A. This account shall include the fees and expenses of professional consultants and others for general services which are not applicable to a particular operating function or to other accounts. It shall include also the pay and expenses of persons engaged for a special or temporary administrative or general purpose in circumstances where the person so engaged is not considered as an employee of the utility.
- 18 C.F.R. Part 201, Account 870, Operation supervision and engineering, states:

This account shall include the cost of labor and expenses incurred in the general supervision and direction of distribution system operations. Direct supervision of specific activities such as load dispatching, main operation, removing and resetting meters, etc., shall be charged to the appropriate account.

18 C.F.R. § 367.4261 Account 426.1, Donations, states:

This account must include all payments or donations for charitable, social or community welfare purposes.

Order No. 684 Paragraph 124 states in part:

Therefore, we will require centralized service companies to record the expenses it incurs for conducting operation and maintenance activities related to generation, transmission, distribution and customer services in the same expense accounts public utilities are required to use to record these costs. Using the 500 and 800 series of accounts also provides better assurance that costs are properly assigned because like items will be identified and measured in the same way regardless of the entity performing the work.

Order No. 684 Paragraph 125 states:

In responding to NARUC's concern, we will not prohibit the recording of charges in Account 923, Outside services. Prohibiting the use of this account would be overly prescriptive. It is possible that some service company costs would be accurately reported in Account 923. However, we believe that it is appropriate for utilities that receive bills from service companies to classify those costs in the appropriate accounts. Utilities would not be in compliance with Part 101, General Instruction 14, if they do otherwise. Specifically, General Instruction 14 requires that transactions with associated companies be recorded in the appropriate accounts for transactions of the same nature. We will require that centralized service companies performing services such as operation and maintenance services related to generation, distribution, transmission, and customer service on behalf of service companies to use the appropriate accounts for those services performed.

Order No. 684 Paragraph 126 states in part:

As discussed above, the use of the 500 and 800 accounts provides clarity about the types of services performed by centralized service companies and the costs of providing those services. Proper classification of service company costs facilitates proper classification of the costs at the utility. Therefore, we will require centralized service companies to use the 500 and 800 series of accounts as proposed.

Background

During the course of the audit, audit staff tested NIPSCO's accounting for billings received from NCSC, NiSource's primary service company. Audit staff sampled NCSC's transactions and costs billed to NIPSCO to determine how each company accounted for the billed costs. Audit staff discovered inconsistencies between how NCSC and NIPSCO recorded these costs. These inconsistencies occurred because NIPSCO reclassified these billed costs into accounts that differed from how NCSC accounted for these costs.

For example, NCSC billed certain costs to NIPSCO that it accounted for in Account 923, but NIPSCO reclassified some of these costs to Accounts 163, 870, and 182.3. Audit staff is concerned with NIPSCO's reclassifying these costs because the accounting used did reflect the appropriate accounting based on the description of the costs incurred. The costs reflected in the billings from the NCSC are of the nature of outside services that should be properly classified in Account 923. This would be consistent in how NCSC originally accounted for these costs.

Also, audit staff discovered the same inconsistency in NCSC's billings of amounts included in Account 426.1 to NIPSCO. NCSC billed NIPSCO for donations in Account 426.1, which is a below-the-line account, but NIPSCO reclassified these billings to FERC operational Accounts 923 and 163. These transactions not only concern audit staff because the reclassification of service company billings did not result in the appropriate accounting for such costs, but in this instance NIPSCO reclassified these costs from a below-the-line to above-the-line accounts. Since NIPSCO recovers it costs under the MISO formula rate

³ The "line" is the net utility operating income on the income statement. Above-the-line accounts refer to costs that are recovered by the ratepayer and are accounted for as part of net utility operating income. Below-the-line accounts record costs that are the responsibility of the shareholder and are accounted for on the income statement below net utility operating income.

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recovery mechanism, this reclassification was improperly recovered from wholesale customers.

NiSource believes it has complied with Order No. 684 because it allows service companies to use the 500 and 800 accounts to record charges related to generation, transmission, distribution operations, and customer service in the same expense accounts public utilities are required to use to record these costs. Audit staff agrees that Order No. 684 allows service companies to use the 500 and 800 accounts, but it does not circumvent General Instruction 14. Instead, Order No. 684 reaffirms General Instruction 14. Specifically, the instruction requires that transactions with associated companies be recorded in the appropriate accounts for transactions of the same nature. Audit staff determined that NiSource should have accounted for costs billed by NCSC in the appropriate accounts based on the Commission's accounting regulations, which means that it should have accounted for the outside services in Account 923 and donations in Account 426.1. The misclassifications resulted in a *de minimus* increase on NIPSCO's formula rate revenue requirement and did not result in refunds.

Recommendations

We recommend NiSource:

- 1. Develop and implement policies and procedures to ensure that NCSC and NIPSCO comply with the Commission's accounting regulations for billings from NCSC.
- 2. Conduct a study from the beginning of the audit period to present to determine the accuracy of the accounts that NIPSCO used to reallocate and record service company billings, and submit the results of this study to audit staff. NiSource should complete this study and submit it to the Division of Audits no later than 180 days after the date this audit report is issued.
- 3. Make correcting entries to NIPSCO's accounting records to properly classify all charges the service company billed from the beginning of the audit period to present, and submit these journal entries to audit staff.

2. Prepayment for the Use of Finance and Accounting Transformation Servers

NCSC improperly accounted for a prepayment for the use of accounting servers in Account 186, Miscellaneous Deferred Debits, when it should have accounted for this prepayment in Account 165, Prepayments.

Pertinent Guidance

18 C.F.R. § 367.1860 (a) Account 186, Miscellaneous deferred debits, states:

(a) This account must include all debits not provided for elsewhere, such as miscellaneous work in progress, and unusual or extraordinary expenses, not included in other accounts, that are in the process of amortization and items the proper final disposition of which is uncertain.

18 C.F.R. § 367.1650 Account 165, Prepayments, states:

This account must include amounts representing prepayments of insurance, rents, taxes, interest and miscellaneous items, and must be kept or supported in a manner so as to disclose the amount of each class of prepayment.

Background

As part of the audit, audit staff tested select accounts that had large increases or decreases during the audit period, or warranted further review due to unusual explanations or circumstances discussed in the notes for the FERC Form No. 60. During this process, audit staff learned that in 2005 NiSource wanted to outsource specific services in finance and accounting, IT, metering cash, human resources, supply chain, and storage services, and asked for bids from several companies that NiSource believed could adequately perform these services. IBM won the contract. These services were known as "towers," and these six towers made up the services IBM provided to NiSource. The 10-year term of the contract expires in June 2015.

From June 2005 to the fall of 2007, NiSource and IBM executed 22 amendments to this agreement. Due to the number of amendments to the 2005 agreement and other issues, NiSource and IBM agreed to negotiate to restructure the nature and manner of services being provided under the original agreement. NiSource and IBM agreed to execute the First Amended and Restated Agreement in December 2007.

In the First Amended and Restated Agreement, NiSource moved back inhouse several functions originally outsourced to IBM in June 2005. They included, but were not limited to, finance and accounting, human resources, and supply chain. The cost of the original agreement was adjusted down to reflect the services provided by the newly scaled-back agreement. The term of the new agreement was for the original 10 years and will expire in June 2015.

When this transition occurred, both NiSource and IBM agreed to a financial settlement that included: (1) termination fees of \$9.8 million paid to IBM and expensed immediately by NiSource in December 2007; (2) "wind-down" fees (IBM's fee to move work back to NiSource) of approximately \$1 million that were immediately expensed on NiSource's books in December 2007 and another \$1.2 million expensed over the time it took for the specific functions to be moved back to NiSource; (3) purchases of \$2.4 million for meter-to-cash equipment, and \$17.5 million for finance and accounting transformation software that NiSource capitalized; and (4) a \$12 million prepayment for the future use and support of finance and accounting transformation servers in which the current monthly amortized portion was recorded in Account 165, Prepayments, and the noncurrent portion was accounted for in Account 186, Miscellaneous Deferred Debits. This prepayment is expensed monthly over the remaining term of the IBM contract (91 months) starting back in December 2007, or \$131,868 per month (\$12,000,000/91 months = \$131,868).

Audit staff concluded that the Company should record the current portion of the prepayment in Account 165, but the remaining noncurrent portion should not be accounted for in Account 186. The remaining noncurrent portion of the prepayment should also be accounted for in Account 165.

Recommendations

We recommend NiSource:

- 4. Require NCSC to reclassify the remaining noncurrent prepayment portion of the finance and accounting transformation servers to Account 165; and
- 5. Develop policies and procedures to ensure that prepayments are accounted for in Account 165.

3. Accounting for Overfunding of a Single-Employer, Defined Postretirement Benefit Plan

NCSC inappropriately recorded the overfunding of a single employer, defined postretirement life insurance benefit plan in Account 186, Miscellaneous Deferred Debits, for 2009 and 2010. The Company should have recorded the overfunded status in Account 128, Other Special Funds.

Pertinent Guidance

18 C.F.R. § 367.1860 (a) Account 186, Miscellaneous deferred debits, states:

(a) This account must include all debits not provided for elsewhere, such as miscellaneous work in progress, and unusual or extraordinary expenses, not included in other accounts, that are in the process of amortization and items the proper final disposition of which is uncertain.

18 C.F.R. § 367.1280 (a) Account 128, Other special funds, states:

(a) This account must include the amount of cash and book cost of investments that have been segregated in special funds for insurance, employee pensions, savings, relief, hospital, and other purposes not provided for elsewhere. This account must also include unrealized holding gains and losses on trading and available-for-sale types of security investments. A separate account with appropriate title, must be kept for each fund.

Docket No. AI07-1-000; To All Jurisdictional Public Utilities and Licensees, Natural Gas Companies, Oil Pipeline and Companies and Centralized Service Companies, states in No. 2:

2. Accounts for Recording the Overfunded or Underfunded Status of Postretirement Defined Benefits Plans states in part:

Question 2A: What FERC accounts should jurisdictional entities use to record an asset for the overfunded status of one or more employee postretirement benefit plans?

Response: Public utilities and licensees, natural gas companies, oil pipeline companies and centralized service companies should use the accounts shown below to record assets for the overfunded status of

their employees postretirement benefit plans. Separate subaccounts should be maintained for each postretirement benefit plan and overfunded plans should not be netted against underfunded plans, consistent with paragraph number 4 of SFAS No. 158.

Jurisdictional Entity	FERC Accounts	
Public utilities and licensees	Account 129, Special funds	
(Major)		
Public utilities and licensees	Account 128, Other special funds, or	
(Nonmajor)	Account 129, Special funds	
Natural gas companies	Account 128, Other special funds	
Oil pipeline companies	Account 22, Sinking and other funds	
Centralized service companies	,	
Periods prior to January 1, 2008	Account 124, Other investments, or Account 128, Other special funds	
 January 1, 2008 and subsequent periods 	Account 128, Other special funds	

Background

During the testing and verification of service company accounts, audit staff learned that NCSC provided a retiree life insurance benefit for its employees through Prudential Insurance Company (Prudential). An employee's premium is paid by NiSource to Prudential, which provides the benefit. This benefit is available to any active NiSource employee who is 55 years of age and has 10 years of service at retirement. The benefit amount is determined by employee classification (e.g., exempt, nonexempt, nonunion, and by each separate union). A retiree's beneficiary receives life insurance proceeds directly from Prudential.

Aon Hewitt, NiSource's actuary, provides actuarial services at least once annually for NiSource, as ASC 715 (formally SFAS 106) requires, to determine the funded status of NiSource's Postretirement Welfare Plans, for which health care and life insurance benefits are determined separately. Aon Hewitt receives from NiSource the fair value of trust assets on December 31 and determines the obligation associated with the retiree life insurance benefit. The net overfunded status is recorded as a net asset on a respective subsidiary's books, or conversely, the unfunded amount would be recorded as a net liability. NCSC accounted for this overfunding of contributions in Account 186.

Audit staff concluded that the overfunded status of retiree life insurance benefits should not be posted in Account 186. The Company should follow the instructions in Docket No. IA07-1-000 for the overfunded status of one or more employee postretirement benefit plans and use Account 128, Other Special Funds.

Recommendations

We recommend NiSource:

- 6. Reclassify the overfunded portion of its postretirement life insurance benefit from Account 186 to Account 128 for compliance with Docket No. IA07-1-000; and
- 7. Properly account for future over- and under-funding of its postretirement life insurance benefit under the requirements in Docket No. IA07-1-000.

4. Improperly Recorded Transferred Employee Benefits

NCSC improperly recorded transferred employee benefits in Account 186, Miscellaneous Deferred Debits, for employees who transferred from Columbia Energy Group (CEG) to NCSC in both 2009 and 2010. The Company should have recorded these benefits in Account 146, Accounts Receivable from Associated Companies, until they were paid.

Pertinent Guidance

18 C.F.R. § 367.1860 (a) Account 186, Miscellaneous deferred debits, states:

(a) This account must include all debits not provided for elsewhere, such as miscellaneous work in progress, and unusual or extraordinary expenses, not included in other accounts, that are in the process of amortization and items the proper final disposition of which is uncertain.

18 C.F.R. § 367.1460 (a) Account 146, Accounts receivable from associate companies, state:

(a) This account must include notes and drafts upon which associate companies are liable, and that mature and are expected to be paid in full not later than one year from the date of issue, together with any related interest thereon, and debit balances subject to current settlement in open accounts with associate companies. Items that do not bear a specified due date but that have been carried for more than twelve months and items that are not paid within twelve months from due date must be transferred to account 123, Investment in associate companies (§367.1230).

Background

During review and testing of several select service company accounts, audit staff learned that all NiSource employees are eligible on the date of hire to receive long-term disability (LTD) benefits. Each year, NiSource calculates the LTD estimate based on future medical, dental, and life insurance costs for the next 15 years. Each LTD employee's birthdate is used to determine how much money to accrue per LTD employee per company because employees are eligible to receive these benefits only until age 65. Aon Hewitt, NiSource's actuary, provides the actuarial services for this annual true-up calculation.

NiSource pays an employee's premium for LTD insurance to Prudential. If the employee becomes disabled, Prudential provides LTD coverage and pays benefits directly to the employee.

If an employee transfers to a different affiliate within the NiSource holding company system, the LTD liability balance associated with that employee is also transferred and accounted for in Account 186, Miscellaneous Deferred Debits. In this instance, employees transferred from CEG to NCSC.

Audit staff concluded that the Company's use of Account 186 as an associate company's accounts receivable account was inappropriate. The Company should use Account 146, Accounts Receivable from Associate Companies, for this type of transaction.

Recommendations

We recommend NiSource:

- 8. Develop policies and procedures to ensure that LTD insurance for transferred employees is properly accounted for in Account 146; and
- 9. Transfer any remaining LTD amounts for transferred employees to the appropriate account.

Corrective Action

During the audit, NCSC calculated the total deferred debit related to employee transfers and transferred these amounts to Account 146, Accounts Receivable from Associated Companies. NCSC also provided audit staff with journal entries and computer screen images of the completed transactions.

5. FERC-61 Reporting

NiSource did not submit FERC-61, Narrative Description of Service Company Functions, filings for three special-purpose companies between 2006 and 2010, as required under the Commission's regulations.

Pertinent Guidance

18 C.F.R. Part 366.23 (a)(2), FERC Form No. 60, Annual reports of centralized service companies, and FERC-61, Narrative description of service company functions, states:

(a)(2) FERC–61. Unless otherwise exempted or granted a waiver by Commission rule or order pursuant to §§366.3 and 366.4, every service company in a holding company system, including a special-purpose company (e.g., a fuel supply company or a construction company), that does not file a FERC Form No. 60 shall instead file with the Commission by May 1, 2007 and by May 1 each year thereafter, a narrative description, FERC–61, of the service company's functions during the prior calendar year. In complying with this section, a holding company may make a single filing on behalf of all such service company subsidiaries.

18 C.F.R. Part 366.1, Definitions, codifies the definitions of "goods" and "service" under PUHCA 2005:

Goods. The term "goods" means any goods, equipment (including machinery), materials, supplies, appliances, or similar property (including coal, oil, or steam, but not including electric energy, natural or manufactured gas, or utility assets) which is sold, leased, or furnished, for a charge.

Service. The term "service" means any managerial, financial, legal, engineering, purchasing, marketing, auditing, statistical, advertising, publicity, tax, research, or any other service (including supervision or negotiation of construction or of sales), information or data, which is sold or furnished for a charge.

18 C.F.R. Part 367.1, Definitions, codifies the definitions of "centralized service company" and "service company":

(a)(7) Centralized service company means a service company that provides services such as administrative, managerial, financial, accounting, recordkeeping, legal or engineering services, which are sold, furnished, or otherwise provided (typically for a charge) to other companies in the same holding company system. Centralized service companies are different from other service companies that only provide a discrete good or service.

(a)(45) Service company means any associate company within a holding company system organized specifically for the purpose of providing non-power goods or services or the sale of goods or construction work to any public utility or any natural gas company, or both, in the same holding company system.

In Order No. 667, the Commission further clarified the distinction between centralized service companies and special-purpose companies:

"Our adoption of different policies for traditional, centralized service companies compared to special-purpose companies could make the distinction between the two more important than it has been previously. We view the former as performing generally corporate administration functions and the latter as providing generally a single input to utility operations, such as fuel supply, construction, or real estate." ⁴

Background

Audit staff reviewed all the entities in NiSource's corporate structure to identify any special-purpose companies. Audit staff discovered that NiSource did not submit a FERC-61 describing non-power goods or services provided by CNS Microwave, Inc., NiSource Insurance Corporation, Inc. (insurance company), and NIPSCO Accounts Receivable Corporation (financing subsidiary) for 2009 or 2010.

CNS Microwave, Inc. leases space on communication towers for its customers, including two of NiSource's interstate pipelines, to install antennas. Also, the company leases ground space in the tower compound for customers to place shelters or cabinets with ground equipment. NiSource Insurance Corporation, Inc. (NICI) is a wholly owned insurance subsidiary of NiSource, Inc. NICI was set up for the purpose of decreasing the reliance on commercial insurance markets to reduce price and coverage volatility, provide stable insurance costs and programs, and reduce the long-term cost of risk for NiSource as a whole.

⁴ Order No. 667 at n. 178.

NICI participates as a reinsurer within the NiSource insurance program for NiSource companies, including their interstate pipelines and jurisdictional electric company, on these lines of coverage: Property, Workers' Compensation, General Liability, Auto Liability, Long-Term Disability, and Group Life Insurance. NIPSCO Accounts Receivable Corporation is a wholly owned financing subsidiary that buys trade receivables from NIPSCO and sells them to the Royal Bank of Scotland PLC.

After discussions with NiSource's staff, audit staff concluded that these entities should have made FERC-61 filings to the Commission since they provided goods or services to its public utilities or natural gas companies, or both, within NiSource's corporate structure.

NiSource stated that it inadvertently failed to submit FERC-61 filings for their special-purpose companies due to a lack of formal processes and procedures for identifying them.

Recommendations

We recommend NiSource:

- 10. Submit FERC-61 filings to the Commission for these special-purpose companies in 2009 and 2010;
- 11. Develop and implement a process that periodically reviews all corporate entities that require a FERC-61 filing; and
- 12. Submit copies of any written policies and procedures developed in response to this recommendation to the Commission, within 30 days of the issuance of the final report in this docket.

Corrective Actions

On June 10, 2011, NiSource submitted FERC-61 filings to the Commission for its three special-purpose companies for the calendar years 2006 through 2010 under Docket Nos. HC07-7-000, HC08-7-000, HC09-7-000, HC10-7-000, and HC11-7-000.

6. Untimely Filing for Cash Management Agreement

NiSource did not file changes to its cash management agreement within 10 days of the change in one occurrence during the audit period, as Commission regulations required.

Pertinent Guidance

18 C.F.R. § 141.500 Cash management programs states:

Public utilities and licensees subject to the provisions of the Commission's Uniform System of Accounts prescribed in part 101 and § 141.1 or § 141.2 of this title that participate in cash management programs must file these agreements with the Commission. The documentation establishing the cash management program and entry into the program must be filed within 10 days of the effective date of the rule or entry into the program. Subsequent changes to the cash management agreement must be filed with the Commission within 10 days of the change.

Background

NiSource operates a cash management program known as "the money pool" to facilitate short-term loans to its affiliates. NiSource's cash management agreement provides the terms and conditions that govern money pool contributions and loans. The cash management agreement contains borrowing and lending terms and conditions, and a listing of companies authorized to participate in the money pool, as well as the handling of excess money pool funds and deficiencies.

NiSource files its cash management agreements with the Commission under Docket No. RM02-14. During the audit, audit staff identified five cash management agreements that NiSource filed. However, when audit staff compared the effective dates of the agreements to the filing dates, it was determined that NiSource filed one cash management agreement 14 days after the effective date and not within the 10 days the Commission requires. NiSource stated that the reason for the late filing was due to an oversight on the part of the company.

Recommendation

13. We recommend NiSource develop and/or strengthen policies and procedures for submitting its cash management agreements and subsequent changes or modifications to ensure compliance with Commission filing requirements.

7. Reporting of Transactions with Associated (Affiliated) Companies

NiSource's electric affiliate, NIPSCO, did not report the required information on page 429, Transactions with Associated (Affiliated) Companies, in the FERC Form No. 1s filed in 2009 and 2010. Similarly, NiSource's gas affiliates, Columbia Gas Transmission Company (TCO) and Columbia Gulf Transmission Company (CGT), did not report the required information on page 358, Transactions with Associated (Affiliated) Companies, in the FERC Form No. 2s filed in 2009 and 2010. Specifically, they did not report the accounts charged or credited for certain non-power goods and services provided for or by affiliates.

Pertinent Guidance

In Order No. 715,⁵ the Commission added a new schedule on page 429 of the 2008 FERC Form No. 1 to provide further transparency and improve the detection of cross-subsidization. The new schedule, "Transactions with Associated (Affiliated) Companies," provides information concerning affiliate transactions which includes:

(1) a description of the good or service charged or credited; (2) the name of the associated (affiliated) company; (3) the USofA account charged or credited; and (4) the amount charged or credited.

In Order No. 710,⁶ the Commission added a new schedule on page 358 of the 2008 FERC Form No. 2 to provide further transparency and improve the detection of cross subsidization. The new schedule, "Transactions with Associated (Affiliated) Companies," provides information concerning affiliate transactions which includes:

(1) a description of the good or service transacted; (2) the name of the associated (affiliated) company; (3) the FERC account charged or credited; and (4) the amount charged or credited.

⁵ Revisions to Forms, Statements and Reporting Requirements for Electric Utilities and Licensees, Order No. 715, FERC Stats. & Regs. ¶ 31,277 (2008).

⁶ Revisions to Forms, Statements, and Reporting Requirements for Natural Gas Pipelines, Order No. 710, FERC Stats. & Regs. ¶ 31,267 (2008).

Background

NiSource's holding company includes one regulated electric utility and two regulated gas pipelines. As part of the audit scope relating to affiliate transactions, audit staff reviewed page 429 of NIPSCO's FERC Form No. 1 and page 358 of TCO and CGT's FERC Form No. 2s.

FERC Form No. 1, page 429, requires electric utilities to disclose the non-power goods and services provided by or for affiliates during the calendar year, including a description of services, an affiliate's name, the accounts used to record the services, and the dollar amount of the services. Specifically, column C requires the company to list the accounts used to record services and prohibits it from using general terms such as "various." For 2009 and 2010, NIPSCO reported the accounts in column C as "various" for multiple charges for both non-power goods provided by and for affiliates. NIPSCO should have either listed the accounts used or footnoted them in the notes following page 429.

FERC Form No. 2, page 358, requires jurisdictional gas pipelines to disclose the non-power goods and services provided by or for affiliates during a calendar year, including a description of services, an affiliate's name, the accounts used to record the services, and the dollar amount of the services. As in the FERC Form No. 1, column C of FERC Form No. 2 requires gas pipelines to list the accounts used to record services and prohibits the company from using general terms such as "various." For both 2009 and 2010, TCO and CGT reported the accounts in column C as "various" for multiple charges for both non-power goods provided by and for affiliates. TCO and CGT should have either listed the accounts used or footnoted the accounts in the notes following page 358.

Recommendations

We recommend NiSource:

- 14. Strengthen its policies and procedures for submitting data on its FERC Form Nos. 1 and 2 to ensure accurate and complete reporting.
- 15. Resubmit its 2011 FERC Form Nos. 1 and 2 to correct pages 429 and 358, respectively.

8. Miscellaneous Accounting Classification Errors

NCSC improperly classified certain expenses in the wrong FERC accounts. NCSC should have classified these transactions in the proper accounts as the USofA for centralized service companies prescribed under 18 C.F.R. Part 367.

Pertinent Guidance

18 C.F.R. § 367.2 (a) Companies for which this system of accounts is prescribed, states in part:

(a) Unless otherwise exempted or granted a waiver by Commission rule or order pursuant to §§366.3 and 366.4 of this chapter, this Uniform System of Accounts applies to any centralized service company operating, or organized specifically to operate, within a holding company system for the purpose of providing non-power services to any public utility or any natural gas company, or both, in the same holding company system.

Background

As part of the audit, audit staff tested a sample of transactions to determine if the service company's accounting system was accurately charging the proper amounts to the appropriate FERC accounts. Audit staff identified various income statement items in several accounts. In particular, the errors related to:

<u>Description</u>	Account <u>Used</u>	Proper <u>Account</u>
Charitable Contributions	807.2 870 921 930.2	426.1 426.1 426.1 426.1
Lobbying	930.1, then reclassified to 930.2	426.4
Employee Dues and Memberships	408 923 930.2	921 921 921

<u>Description</u>	Account <u>Used</u>	Proper <u>Account</u>
Meals and Entertainment	923 930.2	921 921
	932	921
Company Dues and Memberships	870	930.2
	885	930.2
	903	930.2
	921	930.2
	923	930.2
	932	930.2

NiSource should have classified these transactions mentioned above in the proper account as prescribed by the USofA for centralized service companies under 18 C.F.R. Part 367. Audit staff has determined that such misclassifications are immaterial and have no effect on transmission formula rate billings.

Recommendations

We recommend NiSource:

- 16. Implement accounting policies, processes, and procedures to ensure the types of transactions indentified above are recorded according to Commission regulations; and
- 17. Post correcting entries to NCSC's accounting records to properly classify all lobbying and political activity charges from the beginning of the audit period to present.

Appendix



August 21, 2012

200 Civic Center Drive Columbus, OH 43215

Bryan K. Craig
Director and Chief Accountant
Division of Audits
Office of Enforcement
Federal Energy Regulatory Commission
888 First Street, NE, RM 5K-13
Washington, DC 20426

RE: Audit of NiSource Inc. Docket No. FA11-5-000

Dear Mr. Craig:

Thank you for the opportunity to review and comment on the August 6, 2012 Draft Audit Report covering the period January 1, 2009 through December 31, 2010, issued to NiSource Inc. ("NiSource") in the above-referenced docket. NiSource has carefully reviewed audit staff's report addressing NiSource's compliance with the Commission's: 1) cross subsidization restrictions on affiliate transactions; (2) accounting, recordkeeping, and reporting requirements; (3) Uniform System of Accounts (USofA) for centralized service companies; (4) preservation of records requirements for holding companies and service companies; (5) FERC Form No. 60 Annual Report requirements, and the associated public utility and natural gas companies' compliance with the Commission's accounting requirements for transactions with associated companies and the applicable reporting requirements in the FERC Form Nos. 1 and 2. NiSource generally agrees with the findings and recommendations included in the Draft Report. As noted in the detail below, NiSource has already implemented many of the corrective actions recommended therein.

With respect to the specific findings and recommendations, NiSource offers the following response and comment, as requested.

1. Electric Public Utility's Accounting for Billings from the Service Company:
NiSource agrees with this finding and recommendation. NiSource will develop and implement procedures to ensure that NiSource Corporate Services Company ("NCSC") and Northern Indiana Public Service Company ("NIPSCO") comply with the Commission's accounting regulations for billings from NCSC. NiSource will provide these procedures to the Division of Audits within 30 days of the issuance of the final audit report in this docket. NiSource has conducted a study from the beginning of the audit period to the present to determine the accuracy of the accounts that NIPSCO used to reallocate and record service company billings specifically for Accounts 163, 870, and 182.3 that NCSC accounted for in Account 923. Based on the study conducted by NiSource and per discussion with FERC audit staff, these items were all charged to the income statement and rolled to retained earnings in a prior calendar period. Thus, FERC correcting entries to NIPSCO's retained earnings for prior year amounts is not deemed necessary based on the materiality of the amounts charged to these accounts in 2009, 2010, and 2011. Going forward, NIPSCO will record the items previously recorded to Accounts 163, 870, and

- 182.3 to Account 923. NIPSCO calculated the amount that would be refunded under the MISO formula rate recovery mechanism for the billings of amounts for Account 426.1 which was included by NIPSCO above the line. The amount calculated is immaterial (less than \$1800 for all three years 2009, 2010 and 2011) and would not materially impact rates. NiSource has provided copies of the refund calculation herein as "Finding 1_Att A_MISO calc 2009.pdf," "Finding 1_Att B_MISO calc 2010.pdf," and "Finding 1_Att C_MISO calc 2011.pdf." In subsequent reporting periods, NIPSCO will record the items previously recorded to Account 923 for donations to 426.1 as recorded by NCSC.
- 2. Prepayment for the Use of Finance and Accounting Transformation Servers:
 NiSource generally agrees with this finding and recommendation. NCSC recorded a long-term prepaid balance in Account 186, Miscellaneous Deferred Debits, as it interpreted the USofA Part 367, Subpart F-Balance Sheet Chart of Accounts, 18 C.F.R. § 367.1650, Account 165
 Prepayments, to be designated only for "Current and Accrued Assets" as noted under Subpart F. For regulatory accounting, NCSC did reclassify the entire non-current prepayment balance for the use of Finance and Accounting transformation servers at 12/31/11 from Account 186 to Account 165 as noted in the 2011 FERC Form No. 60, page 110, Line No. 4 footnote. The reclassification entry completed at December 31, 2011 is provided herein as "Finding 2_Att. A_165 Transformation.pdf." The prepayment for the use of Finance and Accounting transformation servers will be fully amortized as of June 30, 2015.
- Accounting for Overfunding of a Single-Employer, Defined Postretirement Benefit Plan: NiSource generally agrees with this finding and recommendation. NCSC had recorded its overfunding of its defined postretirement benefit in Account 186, Miscellaneous Deferred Debits, which is a noncurrent asset account in compliance with ASC 715-20, Compensation-Retirement Benefits, Defined Benefit Plans. Further, per 18 C.F.R. § 367.1280(b), "amounts deposited with a trustee under the terms of an irrevocable trust agreement for pensions or other employee benefits must not be included in Account 128." Therefore, based on the Section 367.128(b), NCSC felt it was in compliance with Title 18 C.F.R. Part 367 - Uniform System of Accounts for Centralized Service Companies as NCSC funds its postretirement benefits through an irrevocable trust agreement. The Commission's Chief Accountant issued a guidance letter in Docket No. A107-1-1000 in March 2007, which states that centralized service companies should use Account 128 to record assets for the overfunded status of their employee postretirement benefit plans. Dased on audit staff's explanation that the guidance letter issued in Docket No. Al07-1-1000 supersedes 18 C.F.R. § 367.1280(b), NCSC made a regulatory accounting reclassification of the overfunding amount in Account 186 to Account 128 to be in full compliance with the guidance issued in Docket No. A107-1-000. The reclassification entry completed at December 31, 2011 is provided herein as "Finding 3_Att. A_128 Overfunding.pdf." Further, NCSC's 2011 FERC Form No. 60, page 110, Line 5, shows the 186 balance to be \$0 at December 31, 2011. At December 31, 2011, and thereafter, NCSC is properly accounting for future over- and underfunding of its postretirement life insurance benefit under the guidance issued in Docket No. AI07-1-000.
- 4. Improperly Recorded Transferred Employee Benefits: NiSource agrees with this finding and recommendation. As noted in the Corrective Actions listed on page 23 of the Audit Report, NiSource has provided audit staff with journal entries and screen images of the

completed transactions. In addition, NiSource's 2011 FERC Form No. 60, page 110, Line 5, shows the 186 balance to be \$0 at December 31, 2011. NCSC did develop a new policy and procedure in December of 2011 to ensure that LTD insurance for transferred employees is properly accounted for in Account 146. A copy of the written policies and procedures developed in response to this recommendation is provided herein as "Finding 4_Att. A_LTD Benefits Policy.doc."

- 5. FERC-61 Reporting for Special Purpose Companies: NiSource agrees with this finding and recommendation. As noted in the Corrective Actions listed on page 26 of the Audit Report, NiSource has submitted the FERC-61 fillings required for the years 2006 2009 for its special-purpose service companies. NiSource has updated its policies and procedures to now include the filling of FERC-61 reports in its regulatory compliance program so that these documents are filed in a timely manner. Copies of the written policies and procedures developed in response to this recommendation are included herein as "Finding 5_Att. A_FERC Holding Co. Policy.pdf" and "Finding 5_Att. B_FERC Service Co. Policy.pdf".
- 6. Untimely Filing of Cash Management Programs: NiSource agrees with this finding and recommendation. NiSource submitted one cash management agreement within 10 business days (14 calendar days), and not within the 10 calendar days as required by the Commission's regulations (18 C.F.R. § 141.500). NiSource has discussed its process internally and commits to strengthen its policies and procedures to ensure that all employees involved in the preparation and filing of cash management agreements are aware of the filing requirements. There have been no other instances of late filings.
- 7. Reporting of Transactions with Affiliated Companies: NiSource agrees with this finding and recommendation. NiSource will resubmit its 2011 FERC Form No. 2 for Columbia Gas Transmission, LLC, and Columbia Gulf Transmission Company to correct page 358 by replacing the term "various" with a listing of accounts used to record the services. Filings will be resubmitted by the end of the third quarter 2012. NIPSCO strengthened its procedures during 2011 and filed the 2011 FERC Form No. 1, page 429, properly by providing a listing of accounts used to record services rather than "various" as done in its 2009 and 2010 filings. Included herein is attachment "Finding 7_Att A_Form 1.pdf" which is a copy of NIPSCO's 2011, Form 1, page 429. NiSource's interstate pipelines have completed their documentation of compliance procedures for each of their Form No. 2 pages. Included herein is attachment "Finding 7_Att B_Form 2 p. 358 procedures.pdf" which is a copy of the NiSource's compliance procedures specifically for p. 358 of Form No. 2. Upon request, NiSource will make copies of all compliance procedures for all pages of its Form No. 2 available to FERC.
- 8. Miscellaneous FERC Account Classification Errors: NiSource agrees with this finding and recommendation. Starting in the third quarter of 2011, NCSC strengthened its policies and procedures for ensuring that expenses were in the proper FERC accounts. A copy of the policy implemented by NCSC is included herein as "Finding 8_Att. A_FERC Classification Policy.docx." In compliance with its policy, NCSC is performing an analysis and making reclassification entries on a quarterly basis to ensure proper recording to FERC accounts. The quarterly reclassification entries made to properly record to FERC accounts are included herein as "Finding 8_Att. B_Q3 2011 FERC Reclass.pdf," "Finding 8_Att. C_Q4 2011 FERC

Reclass.pdf," "Finding 8_Att. D_Q1 2012 FERC Reclass.pdf," and "Finding 8_Att. E_Q2 2012 FERC Reclass.pdf." Amounts recorded for lobbying and political activities for the audit period were immaterial in nature (\$748 in 2009 and \$10,436 in 2010), have rolled to retained earnings in a prior calendar period, and thus NiSource deems prior period entries unnecessary.

Until all corrective actions have been implemented, NiSource will make the recommended quarterly progress reports no later than 30 days after the end of each calendar quarter.

NiSource appreciates the professionalism and transparency of audit staff assigned to this audit. NiSource takes its compliance obligations very seriously, and we continually strive to improve and enhance our regulatory compliance efforts. Should you have any questions regarding this response, please do not hesitate to contact Susanne M. Taylor, Controller of NiSource Corporate Services Company, at 614-460-4686. Thank you for your time and attention in this matter.

Sincerely,

Stephen P. Smith

Executive Vice President and Chief Financial Officer

cc: Gerald Williams

Attachments Enclosed on CD:

Finding I Att A MISO calc 2009.pdf

Finding 1 Att B MISO calc 2010.pdf

Finding 1 Att C MISO calc 2011.pdf

Finding 2 Att. A 165 Transformation.pdf

Finding 3 Att. A 128 Overfunding.pdf

Finding 4 Att. A LTD Benefits Policy.doc

Finding 5 Att. A FERC Holding Co. Policy.pdf

Finding 5 Att. B FERC Service Co. Policy.pdf

Finding 7_Att A_Form 1.pdf

Finding 7_Att B_Form 2 p. 358 procedures.pdf

Finding 8_Att. A_FERC Classification Policy.docx

Finding 8 Att. B Q3 2011 FERC Reclass.pdf

Finding 8_Att. C_Q4 2011 FERC Reclass.pdf

Finding 8 Att. D Q1 2012 FERC Reclass.pdf

Finding 8 Att. E Q2 2012 FERC Reclass.pdf

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. RR-035:

Please provide the annual level of forfeited discounts or late payment charges for the preceding three calendar years. Identify the level of sales revenue with which these are associated.

Response:

<u>Year</u>	Forfeited <u>Discounts</u> \$	Revenue \$
2018	1,140,714	586,817,095
2019	1,075,649	601,395,211
20201	451,827	544,362,937

¹Please see Company witness Bell's testimony for additional information concerning the level of Forfeited Discounts for 2020.

Question No. GAS-RR-036 Respondent: N. M. Shultz Page 1 of 1

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. RR-036:

If not reflected in the lead-lag study, please provide a listing of the various types of employee withholdings, garnishments and other employee funds held by the Company for remittance at a later date.

Response:

As noted in response to GAS-RR-018, Columbia is not making a claim for cash working capital and no lead lag study is included in the filing. The following is a list of miscellaneous employee withholdings and the amount held by the company as of November 30, 2020.

	Balance as of 11/30/2020 \$
Charitable Donations primarily United Way	27,027
Union dues	80
Garnishments	324
NiSource Inc. Political Action Contribution	2,580
Total	30,011

Question No. GAS-RR-037 Respondent: N. M. Shultz

Page 1 of 1

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. GAS-RR-037:

Please provide all detailed work papers supporting the adjustments to rate base and operating income.

Response:

Supporting schedules to rate base have been provided in Exhibits No. 8 and No. 108 and supporting schedules to operating income have been provided in Exhibits No. 2 and No. 102. Work papers supporting these exhibits and schedules are detailed and voluminous. Therefore, the workpapers will be made available upon request.

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. RR-038:

Please provide a copy of the Company's most recent SFAS 106 plan actuarial study.

Response:

The confidential actuarial study has been designated as Exhibit No. 4, Schedule 7, and will be provided subject to an appropriate confidentiality agreement or protective order.

Question No. RR-39 Respondent: K.K. Miller N. Paloney Page 1 of 2

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. RR-039:

Please reconcile the historical and future test year SFAS No. 106 expense levels with the amount identified in the actuarial report.

Response:

A. HTY

There is a \$12,025 difference between the gross test year expense recorded on the books and the test year expense identified on the actuarial report (please refer to Attachment A for details) as noted below.

FAS 106 Historical Test Year Expense

Per Books	\$(392,256)	
Per Actuarial Report	\$(380,231)	AttachmentA
Difference	\$12,025	

This difference is attributable to:

(1) Med D Subsidy for Settled Retirees	\$_	12,025
Total difference from Actuarial Report	\$	12,025

(1) The Company receives funds in the form of a Med D Subsidy from the federal government for retirees whose postretirement benefit obligation was transferred to a third-party insurance provider in a prior period, also referred to as settled retirees. The amount received is contributed to the trust to pay for future medical benefits for those individuals not included in this group of settled retirees as the calculation of the Company's OPEB liability does not take settled retirees into consideration.

Question No. RR-39 Respondent: K.K. Miller N. Paloney Page 2 of 2

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

B. FTY / FPFTY

Please refer to the table below for future test year and fully projected future test year SFAS 106 expense identified on the actuarial report within Attachment B, please note that all numbers are rounded to the thousands of dollars.

			Fully							
	Future Test		Projected Future							
(000's)	Year	Reference	Test Year	Reference						
SFAS 106 Expense										
		1 month of Col. A, Row 16 +								
OPEB Medical Expense	(325)	11 months of Col. B, Row 16	(338)	Column C, Row 16						
		1 month of Col. A, Row 20 +								
OPEB Life Expense	125	11 months of Col. B, Row 20	109	Column C, Row 20						
Total Company OPEB Expense	(199)		(229)							

Per the settlement of the Company's rate case at Docket No. R-2012-2321748, there is no amortization of this non-cash negative expense for ratemaking purposes.

COLUMBIA GAS OF PENNSYLVANIA, INC. Standard Data Request - Revenue Requirement Gas SDR RR-39 Attachment A

Historic Test Year SFAS #106 Expenses OPEB Medical Expense Accrual OPEB Life Expense Accrual Transitional Obligation Amortization Total CPA Expense level	\$ \$ \$	(434,507) 42,251 - (392,256)					
Historic Test Year Allocated Actuarial Expense 2019-2020 Actuarial report Service Cost Interest Cost on APBO Return on Assets Transition Obligation Prior Service Cost Actuarial (Gain) Loss Rounding Total Actuarial Expense allocation	Me \$ \$ \$ \$ \$	dical 536,879 745,709 (1,912,196) - 137,154 69,972 - (422,482)	\$ \$ \$ \$	38,479 224,221 (374,632) - 154,177 5 42,251	Tota \$ \$ \$ \$ \$ \$ \$ \$	575,359 ∑/ 969,930 ∑I (2,286,828) ∑(- ∑I 137,154 ∑I 224,149 ∑I 5 (380,231) ∑(3 C C E E
Historic Test Year Allocation Detail							
CPA's allocated portion of Retiree Medical plans (refe 2019 Actuarial report (1 mo) Service Cost Interest Cost on APBO Return on Assets Transition Obligation Prior Service Cost Actuarial (Gain) Loss Total		. •	\$ \$ \$	st Year 396,531 1,336,844 (910,490) - (282,473) 107,238 647,650	CPA	9.54% \$ 5.75% \$ 16.01% \$ 0.00% \$ -3.80% \$ 6.73% \$	37,846 A 76,813 B (145,733) C - D 10,744 E 7,216 F (13,114) G
CPA's allocated portion of Retiree Medical plans (refe 2020 Actuarial report (11 mos) Service Cost Interest Cost on APBO Return on Assets Transition Obligation Prior Service Cost Actuarial (Gain) Loss Total		al Company 6,141,105 12,697,110 (11,954,208) - (2,021,324) 3,866,297	\$ \$ (\$ \$ \$ \$ \$	10,958,024)	CPA	8.86% \$ 5.75% \$ 16.12% \$ 0.00% \$ -6.82% \$ 1.77% \$	499,033 A 668,896 B (1,766,463) C - D 126,410 E 62,756 F (409,368) G
CPA's allocated portion of Retiree Life Insurance plan 2019 Actuarial report (1 mo) Service Cost Interest Cost on APBO Return on Assets Transition Obligation Prior Service Cost Actuarial (Gain) Loss		al Company 375,054	Tes \$ \$	31,255 261,177 (183,242) - 15,749 57,917 182,856	CPA	8.07% \$ 7.88% \$ 15.27% \$ 0.00% \$ 0.00% \$ 16.57% \$	2,522 A 20,587 B (27,980) C - D - E 9,599 F 4,728 G
CPA's allocated portion of Retiree Life Insurance plan 2020 Actuarial report (11 mos) Service Cost Interest Cost on APBO Return on Assets Transition Obligation Prior Service Cost Actuarial (Gain) Loss Total			Tes \$	st Year 450,117 2,473,834 (2,256,821) - 170,246 961,177 1,798,553	CPA	7.99% \$ 8.23% \$ 15.36% \$ 0.00% \$ 0.00% \$ 15.04% \$	35,957 A 203,634 B (346,652) C - D - E 144,579 F 37,517 G

NiSource, Inc. 2019 ASC 715-60 Expense by Company Retiree Medical Plans

GAS-RR-039 Attachment A Page 2 of 5

		ervice Cost	Interest Cost			pected Return n Plan Assets	Tran	ort. Of sitional igation	Amort. Of Prior Service Cost		cognized ctuarial ain) loss	Total		
Columbia Gas of Pennsylvania	\$	454,152	\$	921,753	\$	(1,748,790)	\$	-	\$ 128,922	\$	86,593	\$	(157,370)	
Grand Total	\$	4,758,372	\$	16,042,125	\$	(10,925,875)	\$	-	\$ (3,389,673)	\$ ^	1,286,855	\$	7,771,804	

NiSource, Inc. 2020 ASC 715-60 Expense by Company Retiree Medical Plans

GAS-RR-039
Attachment A
Page 3 of 5

	S	ervice Cost	I:	nterest Cost	spected Return n Plan Assets	Amort. Of Transitional Obligation	nort. Of Prior Service Cost	Recognized Actuarial (Gain) Loss	 Total
Columbia Gas of Pennsylvania	\$	544,400	\$	729,705	\$ (1,927,051)	\$ -	\$ 137,902	\$ 68,461	\$ (446,583)
Grand Total	\$	6,141,105	\$	12,697,110	\$ (11,954,208)	\$ -	\$ (2,021,324)	\$ 3,866,297	\$ 8,728,980

NiSource, Inc. 2019 ASC 715-60 Expense by Company Retiree Life Plans GAS-RR-039 Attachment A Page 4 of 5

	Se	rvice Cost	Interest Cost		Expecte Interest Cost on Plan			nort. Of nsitional ligation	Amort. Of Prior Service Cost		Recognized Actuarial (gain) loss		Total	
Columbia Gas of Pennsylvania	\$	30,266	\$	247,047	\$	(335,758)	\$	-	\$	-	\$	115,184	\$	56,739
Grand Total	\$	375,054	\$	3,134,126	\$	(2,198,898)	\$	-	\$	188,986	\$	695,001	\$	2,194,269

NiSource, Inc. 2020 ASC 715-60 Expense by Company Retiree Life Plans

GAS-RR-039
Attachment A
Page 5 of 5

	Se	Service Cost Interest Cost		Expected Return on Plan Assets		Amort. Of Transitional Obligation		Amort. Of Prior Service Cost		Recognized Actuarial (gain) loss		Total		
Columbia Gas of Pennsylvania	\$	39,226	\$	222,146	\$	(378,166)	\$	-	\$	-	\$	157,722	\$	40,928
Grand Total	\$	491,037	\$	2,698,728	\$	(2,461,987)	\$	0	\$	185,723	\$	1,048,557	\$	1,962,058

NiSource Inc. Benefit Plans for the Period 2020 through 2022 (\$000) Columbia Gas of Pennsylvania

		Α			В			С		
			2020			2021		2022		
1	Cash Estimates by Plan:	<u>C</u>	<u>urrent</u>		<u>.</u>	<u>Current</u>		Current		
2	Medical Active*		7,752			8,469			9,275	
3	Medical Retiree		32			28			26	
4	Group Life Active		271			279			287	
5	Group Life Retiree		-			-			-	
6	Total	\$	8,055		\$	8,776		\$	9,588	
7										
8										
9			•			,	. ,	ı		
10										
11			2020			2021			2022	
12										
13	Expense Estimates by Plan:	<u>C</u>	<u>urrent</u>		9	<u>Current</u>			Current	
14	Medical		7,344			8,152			8,937	
15	Active*		7,752			8,469			9,275	
16	Retiree		(408)			(317)			(338)	
17	Dental		456			473			487	
18	Group Life		333			410			396	
19	Active		271			279			287	
20	Retiree		62			131			109	
21	TOTAL	\$	8,133		\$	9,035		\$	9,820	
22										

^{*} Includes medical, RX, HSA funding, administrative fees, and PCORI fees.

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. RR-040:

Please identify the actual or projected amounts contributed to SFAS No. 106 funds for the historic and future test years. Identify the actual or projected dates and amounts of the contributions.

Response:

Actual and projected SFAS No. 106 contributions to the VEBA trust fund are \$0 for December 2019 – December 2022.

Question No. RR-41 Respondent: K.K. Miller Page 1 of 2

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. RR-041

Please explain the funding options or plans which are being used for SFAS No. 106 costs. Identify the portion of the costs which are eligible for tax preferred funding.

Response:

A §401(h) account and Union and Non-Union VEBAs were established in December 1992 for the express purpose of prefunding OPEB health benefits. The employment of these funding vehicles affords some of the most tax efficient means available for prefunding OPEB health benefits. The Company's retiree life insurance plan was funded through a Special Insurance Continuation Account beginning in 1974 and converted during 1992 to a VEBA, separate from the OPEB health VEBAs and §401(h) account.

In January 2014, the VEBAs were restructured to correspond to changes in the OPEB health plans. The pre-65 subaccounts from the medical VEBAs were added to the life insurance VEBAs, and the medical VEBAs became VEBAs only for post-65 assets. This resulted in four VEBAs: Union Life and Pre-65 Medical VEBA, Union Post-65 Medical VEBA, Nonunion Life and Pre-65 Medical VEBA, and Nonunion Post-65 Medical VEBA.

Like the NiSource Master Retirement Trust, the §401(h) account, the Union Life and Pre-65 Medical VEBA, and the Union Post-65 Medical VEBA are fully tax-advantaged funding vehicles. Tax advantages result from (1) expected future medical inflation or salary growth rates, as applicable, being permitted by the IRC in determining current contribution amounts, (2) employer contributions being tax deductible (subject to statutory limits), and (3) investment earnings permitted to grow tax-free. Contributions made to the §401(h) account are subordinate to those made to NiSource Master Retirement Trust and are generally limited to one-third of the annual contribution made to a master retirement trust. Thus, at times the §401(h) may not be able to accept contributions.

The Non-Union VEBAs are less tax efficient. Expected future medical inflation rates are not permitted in determining current contribution amounts and investment earnings are typically subject to tax. Still, it is one of the most tax

Question No. RR-41 Respondent: K.K. Miller Page 2 of 2

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

efficient funding vehicles available today after the §401(h) account and Union VEBA funding alternatives for OPEB health care benefits.

Columbia Gas of Pennsylvania made no deposits into its OPEB trusts for the 2020 tax year except for the redeposit of Part D reimbursements and key employee benefit payments.

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. RR-042:

Is the Company studying and/or anticipating any changes to its postretirement benefits offered to employees as a result of SFAS No. 106 or for other reasons? If yes, please provide such study and/or explain the anticipated change.

Response:

The Company is not anticipating any changes to postretirement benefits offered to employees at this time.

Question No. GAS-RR-043 Respondent: K.K. Miller Page 1 of 1

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. RR-043:

Please state whether the Company has included expenses related to SFAS No. 112 in its test year claim. If so, please provide complete details and include a copy of the actuarial study.

Response:

The company has included the following SFAS 112 expenses in its test year claim:

SFAS 112 Test Year Claim

Current Accrual	\$ (42,579)
Total Test Year Claim	\$ (42,579)

Please see GAS RR-43 Attachment A for details (note that employee names have been redacted).

Number: CL 2020-47 Date: 11/30/2020

ASC 712 (FAS-112) Post-Employment Benefits Accrual Adjustment

The accompanying Excel worksheet reflects the ASC 712 (FAS-112) estimated liability, by entity, to be accrued as of December 31, 2020. Please make the necessary adjustments to the accrual in November business. This accrual is adjusted annually and represents the estimated cost of providing medical, dental and life insurance to those individuals on disability up until they are age 65.

In total, the 2020 adjustment resulted in a \$0.17 million decrease to the consolidated liability.

Please use the following accounts for the ASC 712 (FAS 112) liability, and record the offset to the FAS 112 expense account, unless you have specific regulatory treatment:

PeopleSoft Account Cost Element

Short-term FAS 112 Liability: #24211263 Long-term FAS 112 Liability: #22833000

SFAS112 Postemployment benefit expense: #92600000 9014

If you have any questions regarding the required entries, please contact

NISOURCE INC

December 31, 2020

ADJUSTMENT TO ASC 712 LIABILITIES

			PS Acct #							
						From CL 2019-37		24211263	22833000	92600000
									CE #	9014
	COMP	Balance as of December 31, 2020			Balance	as of December 31,	2019		ADJUSTMENT	
CO#	NAME	Short-term	Long-Term	Total	Short-term	Long-Term	Total	Short-term	Long-Term	Total
37	CPA	144,975	424,922	569,897	145,610	466,866	612,476	(635)	(41,944)	(42,579)
Total NI		1,216,252	4,656,019	5,872,271	1,227,607	4,810,673	6,038,280	(11,355)	(154,654)	(166,009)

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. RR-044:

Please provide all documentation supporting the uncollectible accrual rate reflected in the Company's filing.

Response:

Columbia did not use an uncollectible accrual rate in this filing but instead used an actual uncollectible experienced rate. Data and documentation supporting the development of this 1.292% rate is provided on Exhibit No. 4, Schedule No. 2, Page 26. This reference provides the following:

Total 3 Year Billed Revenue (line 4) \$1,433,644,885 Total 3 Year Net Write-offs (line 9) \$18,516,003

Uncollectible Rate (line 9 / line 4) 1.292%

Question No. GAS-RR-045 Respondent: N. M. Shultz

Page 1 of 1

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. GAS-RR-045:

Please provide all work papers and documentation supporting the Company's claimed balance of gas stored underground - current. Include support for the monthly injections and withdrawals and the gas cost rate.

Response:

Please see Exhibit No. 108, Schedule No. 7, Page 1 for the monthly injections and withdrawals and the gas cost rate claimed by the Company.

Question No. GAS-RR-046 Respondent: K.K. Miller N. M. Paloney Page 1 of 1

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. RR-046:

Please provide a comparison between actual and budgeted O&M expenses by budget cost element for the historical test year and explain any budget variances of 10 percent or more.

Response:

See GAS-RR-046 Attachment A for budget variance analysis.

uai v. Bu	aget	T				Page 1 of 1
		Per Books	e Months Ended N	lovember 30, 20	120	
		Actual	Budget	Variance	Variance %	Explanations >=10%
			5			,
1	Labor	36,383,823	36,997,000	(613,177)	-1.66%	
2	Incentive Compensation	260,629	1,880,000	(1,619,371)	-86.14%	NiSource did not achieve expected NOEPS target by Nov 2020.
3	Pension	12,701	0	12,701	0.00%	
4	Pension Deferral Amortization	844,977	845,000	(23)	0.00%	
5	OPEB	(665,789)	(650,000)	(15,789)	2.43%	
6	Other Employee Benefits	6,712,213	7,227,000	(514,787)	-7.12%	
7	Outside Services	19,532,270	21,582,000	(2,049,730)	-9.50%	
8	Building Leases	2,406,373	2,518,000	(111,627)	-4.43%	
9	Other Rent and Leases	473,846	492,000	(18,154)	-3.69%	
10	Corporate Insurance	6,085,859	5,721,000	364,859	6.38%	
11	Injuries and Damages	403,860	484,000	(80,140)	-16.56%	Fewer customer claims filed in 2020 than originally forecasted.
12	Employee Expenses	1,233,894	1,767,000	(533, 106)	-30.17%	Reduced travel and related expenses due to COVID-19.
13	Company Memberships	629,032	550,000	79,032	14.37%	Actuals include lobbying expenses.
14	Utilities and Fuel Used in Company Operations	2,518,814	2,183,000	335,814	15.38%	Actuals includes gas used in company operations.
15	Advertising	714,668	194,000	520,668		An increase in actual Advertising is due primarily to costs for safety related programs now being accounted for under Advertising instead of Outside Services & NCSC. Also, actual includes amounts typically removed as non-recoverable for ratemaking purposes.
16	Fleet & Other Clearing	6,459,757	6,763,000	(303,243)	-4.48%	
17	Materials & Supplies	6,579,620	5,892,000	687,620		Higher actuals due to equipment repairs, tool purchases and increased spend on warehouse/general maintenance materials, partly driven by new gas standards implemented
18	Other O&M	3,035,110	485,476	2,549,634	525.18%	Actuals include unbudgeted severance expense of \$2.4M relating to NiSource Next.
19	PUC, OCA, OSBA Fees	1,891,129	2,262,000	(370,871)	-16.40%	Budget based on higher historical trends than actuals in TME 11/30/2020.
20	NCSC Expense	60,507,458	60,313,000	194,458	0.32%	
21	NCSC OPEB costs Amortization	90,313	90,000	313	0.35%	
22	Charitable and Civic Contributions	119	-	119	0.00%	
23	Rate Case Expense	-	1,060,000	(1,060,000)	-100.00%	Actuals include \$652,857 of expenses spread in other categories, see Exh. 4, Schedule 2, Page 25.
24	Uncollectible Expense	6,144,810	5,649,928	494,882	8.76%	
25	Total USP Rider	20,942,161	21,752,620	(810,459)	-3.73%	
26	Total Operation and Maintenance Expense	183,197,647	186,058,024	(2,860,377)	-1.54%	

Standard Data Request

Revenue Requirements

Question No. RR-047:

Please provide the most recent actual number of eligible participants in each of the employee medical and dental plans reflected in the Company's filing.

Response:

All employees are eligible to participate in the employee medical and dental plans. There were 767 Columbia employees at the end of the historic test year.

Standard Data Request

Revenue Requirements

Question No. RR-048:

Please provide workpapers showing the derivation of future test year Social Security and Medicare FICA taxes based on future test year labor expense. Identify both the total and O&M amounts.

Response:

The future test year and fully projected future test year Social Security and Medicare FICA taxes are derived using an experience factor of FICA Tax expense realized in the historic test year and applied to the labor annualized in the future periods. A work paper for the historic test year Social Security and Medicare FICA taxes is provided as Exhibit No. 6, Schedule No. 2, Page 3. A work paper for the future test year and fully projected future test year for Social Security and Medicare FICA taxes is provided as Exhibit No. 106, Schedule No. 2, Page 3.

Standard Data Request

Revenue Requirements

Question No. RR-049:

Please provide work papers showing the derivation of future test year federal and state unemployment taxes. Show both the total and O&M amounts.

Response:

The future test year and fully projected future test year federal and state unemployment taxes represent the amount of federal and state unemployment taxes realized in the historic test. For the historic test year federal and state unemployment taxes realized, see Exhibit No. 6, Schedule No. 2, Page 2, Line 2 and Exhibit No. 106, Schedule No. 2, Page 2, Lines 2 for the future test year and fully projected future test year, respectfully.

Question No. GAS-RR-50 Respondent: J. Harding Page 1 of 1

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. GAS-RR-050:

Please provide work papers showing the derivation of future test year capital stock taxes.

Response:

Pennsylvania has eliminated the Capital Stock Tax for all taxpayers effective for years beginning on or after January 1, 2016. Consequently, there were no amounts included in the future test year.

Service Agreement

BETWEEN

NISOURCE CORPORATE SERVICES COMPANY

AND

COLUMBIA GAS OF PENNSYLVANIA, INC.

Dated January 1, 2015

(To Take Effect Pursuant to Article 3 Hereof)

SERVICE AGREEMENT

This SERVICE AGREEMENT (the "Service Agreement" or "Agreement") is made and entered into effective the 1st day of January, 2015 by and between Columbia Gas of Pennsylvania, Inc., its subsidiaries, affiliates and associates ("Client", and together with other associate companies that have or may in the future execute this form of Service Agreement, the "Clients") and NiSource Corporate Services Company ("Company").

WITNESSETH:

WHEREAS, each Company and Client is a direct or indirect wholly owned subsidiary of NiSource Inc., a Delaware corporation and a "holding company" as defined in the Public Utility Holding Company Act of 2005 ("Act") that is subject to regulations adopted by the Federal Energy Regulatory Commission ("FERC") pursuant to the Act;

WHEREAS, the Client is an affiliate of the Company; and

WHEREAS, the Company and Client agree to enter into this Service Agreement whereby the Client may seek certain services from the Company and the Company agrees to provide such services upon request and upon the Company's conclusion that it is able to perform such services. Further, the Client agrees to pay for the services as provided herein at the lower of cost or market; and

WHEREAS, the rendition of such services set forth in Article 2 of Appendix A on a centralized basis enables the Clients to realize economic and other benefits through (1) efficient use of personnel and equipment, (2) coordination of analysis and planning, and (3) availability of specialized personnel and equipment which the Clients cannot economically maintain on an individual basis.

NOW THEREFORE, in consideration of the premises and the mutual agreements herein contained, the parties to this Service Agreement covenant and agree as follows:

ARTICLE 1

SERVICES

1.1 The Company shall furnish to Client, as requested by Client, upon the terms and conditions hereinafter set forth, such of the services described in Section 2 of Appendix A hereto (the "Services"), at such times, for such periods and in such manner as Client may from time to time request and that the Company concludes it is able to perform. The Company shall also provide Client with such services, in addition to those services described in Appendix A hereto, as may be requested by Client and that the Company concludes it is able to perform. In supplying such services, the Company may arrange, where it deems appropriate in consultation with Client, for the services of such experts, consultants, advisers, and other persons with necessary qualifications as are required for or pertinent to the provision of such services ("Additional Services").

- 1.2 Client shall take from the Company such of the Services, and such Additional Services, whether or not now contemplated, as are requested from time to time by Client and that the Company concludes it is able to perform.
- 1.3 The cost of the Services described herein or contemplated to be performed hereunder shall be allocated to Client in accordance with Exhibit A, which is filed annually with the FERC. Client shall have the right from time to time to amend or alter any activity, project, program or work order provided that (i) Client pays and remunerates the Company the full cost for the services covered by the activity, project, program or work order, including therein any expense incurred by the Company as a direct result of such amendment or alteration of the activity, project, program or work order, and (ii) Client accepts that no amendment or alteration of an activity, project, program or work order shall release Client from liability for all costs already incurred by or contracted for by the Company pursuant to the activity, project, program or work order, regardless of whether the services associated with such costs have been completed.
- 1.4 The Company shall hire, train and maintain an experienced staff able to perform the Services, or shall obtain experience through third-party resources, as it shall determine in consultation with Client.
- 1.5 The Company routinely makes payments on behalf of affiliates on an ongoing basis, including payroll, employee benefits, corporate insurance, leasing, and external audit fees. Each affiliate receives on a monthly basis a Convenience Bill for its proportional share of the payments made in that respective month. As the name implies, convenience billing is intended as a convenience to vendors because it eliminates the need for a separate invoice to be generated for each affiliate entity receiving the same services. Therefore, the Company makes the payment to the vendor and the charges for the services are recorded directly on the books of the affiliate and not by the Company.

ARTICLE 2

COMPENSATION

- 2.1 As compensation for the Services to be rendered hereunder, Client shall compensate and pay to the Company all costs, reasonably identifiable and related to particular Services performed by the Company for or on Client's behalf. The methods for allocating the Company costs to Client, as well as to other associate companies, are set forth in Appendix A.
- 2.2 It is the intent of this Service Agreement that charges for Services shall be billed, to the extent reasonably possible, directly to the Client or Clients benefiting from such Service. Any amounts remaining after such direct billing shall be allocated using the methods identified in Appendix A. The methods of allocation of cost shall be subject to review annually, or more frequently if appropriate. Such methods of allocation of costs may be modified or changed by the Company without the necessity of an amendment to this Service Agreement; provided that, in each instance, all services rendered hereunder shall be at actual cost and include compensation for use of capital thereof, fairly and equitably allocated. The Company shall review with the

Client any proposed change in the methods of allocation of costs hereunder and the parties must agree to any such changes before they are implemented.

- 2.3 The Company shall make available monthly billing information to the Client that shall reflect all information necessary to identify the costs charged and Services rendered for that month. Client shall undertake a review of the charges and identify all questions or concerns regarding the charges reflected within a reasonable period of time. Client shall remit to the Company all charges billed to it within a period of time not exceeding 30 days of receipt of the monthly billing information.
- 2.4 Client agrees to provide the Company, from time to time, as requested such financial and statistical information as the Company may need to compute the charges payable by Client consistent with the method of allocation set forth on Appendix A.
- 2.5 It is the intent of this Service Agreement that the payment for services rendered by the Company to Client under this Service Agreement shall cover all the costs of its doing business including, but not limited to, salaries and wages, office supplies and expenses, outside services employed, insurance, injuries and damages, employee and retiree pensions and benefits, taxes, miscellaneous general expenses, rents, maintenance of structures and equipment, depreciation and amortization, and reasonable compensation for use of capital.

ARTICLE 3

TERM

3.1 This Service Agreement shall become effective as of the date first written above, subject only to the receipt of any required regulatory approvals from the State Commissions and federal agencies as needed, and shall continue in force until terminated by the Company or Client, upon not less than one year's prior written notice to the other party. This Service Agreement shall also be subject to termination or modification at any time, without notice, if and to the extent performance under this Service Agreement may conflict with (1) the Act or with any rule, regulation or order of the FERC adopted before or after the date of this Service Agreement, or (2) any state or federal statute, or any rule, decision, or order of any state or federal regulatory agency having jurisdiction over one or more Clients. Further, this Service Agreement shall be terminated with respect to the Client immediately upon the Client ceasing to be an associate company of the Company. The parties' obligations under this Service Agreement which by their nature are intended to continue beyond the termination or expiration of this Service Agreement shall survive such termination or expiration.

ARTICLE 4

SERVICE REVIEW

4.1 Upon request of the Client, the Company shall meet with the Client to review and assess the quality, costs, and/or allocations of the services being provided pursuant to this

Service Agreement. The Client shall also have the right to amend the scope of services as it determines to be necessary or desirable.

4.2 NiSource maintains an Internal Audit Department that will conduct periodic audits of the Company administration and accounting processes ("Audits"). The Audits will include examinations of Service Agreements, accounting systems, source documents, methods of allocation of costs and billings to ensure all Services are properly accounted for and billed to the appropriate Client. In addition, the Company's policies, operating procedures and controls will be evaluated annually. Copies of the reports generated by the Company as part of the Audits will be provided to Client upon request.

ARTICLE 5

MISCELLANEOUS

- 5.1 All accounts and records of the Company shall be kept in accordance with the FERC's Uniform System of Accounts ("USofA") for centralized service companies .
- 5.2 New direct or indirect subsidiaries of NiSource Inc., which may come into existence after the effective date of this Service Agreement, may become additional Clients of the Company and subject to a service agreement with the Company. The parties hereto shall make such changes in the scope and character of the services to be rendered and the method of allocating costs of such services as specified in Appendix A, subject to the requirements of Section 2.2, as may become necessary to achieve a fair and equitable allocation of the Company's costs among all Clients including any new subsidiaries. The parties shall make similar changes if any Client ceases to be associated with the Company.
- 5.3 The Company shall permit Client reasonable access to its accounts and records including the basis and computation of allocations.
- 5.4 The Company and Client shall comply with the terms and conditions of all applicable contracts managed by the Company for the Client, individually, or for one or more Clients, collectively, including without limitation terms and conditions preserving the confidentiality and security of proprietary information of vendors.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the date and year first above written.

NISOURCE CORPORATE SERVICES COMPANY

Name: Joseph W Mulnas

Its: Vice President & Chief Accounting Officer

COLUMBIA GAS OF PENNSYLVANIA, INC.

Name: Michael A. Huwar

Its: President

APPENDIX A

NISOURCE CORPORATE SERVICES COMPANY

Services Available to Clients
Methods of Charging Therefor and
Miscellaneous Terms and Conditions of Service Agreement

ARTICLE 1

DEFINITIONS

- 1 The term "Company" shall mean NiSource Corporate Services Company and its successors.
- The term "Service Agreement" shall mean an agreement, of which this Appendix A constitutes a part, for the rendition of services by the Company.
- 3 The term "Client" shall mean any corporation to which services may be rendered by the Company under a Service Agreement.

ARTICLE 2

DESCRIPTION OF SERVICES

Descriptions of the expected services to be provided by the Company are detailed below. The descriptions are deemed to include services associated with, or related or similar to, the services contained in such descriptions. The details listed under each heading are intended to be illustrative rather than inclusive and are subject to modification from time to time in accordance with the state of the art and the needs of the Clients.

- Accounting and Statistical Services. The Company will advise and assist the Clients in all aspects of accounting, including financial accounting, asset accounting, regulatory accounting, tax accounting, maintenance of books and records, safeguarding of assets, accounts payable, accounts receivable, reconciliations, accounting research, reporting, operations and maintenance analysis, payroll services, business applications support, and other related accounting functions. The Company will also provide services related to developing, analyzing and interpreting financial statements, directors' reports, regulatory reports, operating statistics and other financial reports. The Company will ensure compliance with generally accepted accounting principles and provide guidance on exposure drafts, financial accounting standards, and interpretations issued by the Financial Accounting Standards Board. The Company will advise and assist the Clients in the formulation of accounting practices and policies and will conduct special studies as may be requested by the Clients.
- 2 Auditing Services. The Company will conduct periodic audits of the general records of the Clients, will supervise the auditing of local and field office records of the Client, and will coordinate the audit programs of the Clients with those of the independent accountants

in the annual examination of their accounts. The Company will ensure compliance, monitor business risk, and coordinate internal control structure.

- 3 Budget Services. The Company will advise and assist the Clients in matters involving the preparation and development of forecasts, budgets and budgetary controls, and other financial planning activities.
- 4 Business Services. The Company will advise and assist the Clients in the preparation and use of educational and advertising materials; in the development of processes to increase residential, commercial and industrial customers, as well as maintenance of business in those areas; and providing information to customers regarding Clients' products and services.
- 5 Corporate Services. The Company will advise and assist the Clients in connection with corporate matters including corporate secretary services, business continuity planning, shareholder services, corporate records management, proceedings involving regulatory bodies, and other corporate matters.
- Customer Billing, Collection, and Contact Services. The Company will render calculating, bill exception processing, back office processing, posting, printing, inserting, mailing and related services to Client associated with the preparation and issuance of customer bills, notices, inserts and similar mailings. The Company will provide cash processing, revenue recovery, account reconciliations and adjustments, and related services to Client associated with the collection of revenue and management of accounts receivable. The Company will provide customer contact and related services to Client, including alternative pricing services, customer contact center management, operation and administration; management of key customer relationships; communications associated with the commencement, transfer, maintenance and disconnection of service; sales of optional products and services; the receipt and processing of emergency calls; the handling of customer complaints; and responses to customer billing, credit, collection, order take and inquiry, outage, meter reading, retail choice and other inquiries.
- 7 Depreciation Services. The Company will advise and assist the Clients in matters pertaining to depreciation practices, including (1) the making of studies to determine the estimated service life of various types of plant, annual depreciation accrual rates, salvage experience, and trends in depreciation reserves indicated by such studies; (2) assistance in the organization and training of the depreciation departments of the Clients; and (3) dissemination to the Clients of information concerning current developments in depreciation practices.
- 8 *Economic Services*. The Company will advise and assist the Clients in matters involving economic research and planning and in the development of specific economic studies.
- 9 Electronic Communications Services. The Company will advise and assist the Clients in connection with the planning, installation and operation of radio networks, remote control and telemetering devices, microwave relay systems and all other applications of electronics to the fields of communication and control.
- 10 Employee Services. The Company will advise and assist the Clients in connection with organizational, leadership, and strategic development, employee relations matters, including recruitment, employee placement and retention, training, compensation, safety, labor relations

and health, welfare and employee benefits. The Company will also advise and assist the Clients in connection with temporary labor matters, including assessment, selection, contract negotiation, administration, service provider relationships, compliance, review and reporting.

- Engineering and Research Services. The Company will advise and assist the Clients in connection with the engineering phases of all construction and operating matters, including estimates of costs of construction, preparation of plans and designs, engineering and supervision of the fabrication of natural gas facilities, standardization of engineering procedures, and supervision and inspection of construction. The Company will also conduct both basic and specific research in fields related to the operations of the Clients.
- 12 Facility Services. The Company will manage and effectively execute facility operations, facility maintenance, provide suitable space in its offices for the use of the Clients and their officers and employees, provide delivery services, security services, print services, and other facility services.
- Gas Dispatching Services. The Company will advise and assist the Clients in the dispatching of the gas supplies available to the Clients, and in determining and effecting the most efficient routing and distribution of such supplies in the light of the respective needs therefor and the applicable laws and regulations of governmental bodies. If requested by the Clients, the Company will provide a central dispatcher or dispatchers to handle the routing and dispatching of gas.
- *Information Services*. The Company will advise and assist the Clients in matters involving the furnishing of information to customers, employees, investors and other interested groups, and to the public generally, including the preparation of booklets, photographs, motion pictures and other means of presentation, and assistance to Clients in their advertising programs.
- Information Technology Services. The Company will advise and assist Clients in matters involving information technology, including management, operations, control, monitoring, testing, evaluation, data access security, disaster recovery planning, technical research, and support services. The Company will also provide and assist the Client with application development, maintenance, modifications, upgrades and ongoing production support for a portfolio of systems and software that are used by the Clients. In addition, the Company will identify and resolve problems, ensure efficient use of software and hardware, and ensure that timely upgrades are made to meet the demands of the Clients. The Company will also maintain information concerning the disposition and location of Information Technology assets.
- 16 Insurance Services. The Company will advise and assist the Clients in general insurance matters, in obtaining policies, making inspections and settling claims.
- 17 Land/Surveying Services. The Company will provide land asset management, land contract management, and surveying services in connection with Clients' acquisition, leasing, maintenance, and disposal of interests in real property, including the maintenance of land records and the recording of instruments relating to such interests in real property, where necessary.

- Legal Services. The Company will provide Clients with legal services (including legal services, as necessary or advisable, in connection with or in support of any of the other services provided hereunder), including, but not limited to, general corporate matters and internal corporate maintenance, contract drafting and negotiation, litigation, liability and risk assessment, financing, securities offerings, state and federal regulatory compliance, state and federal regulatory support and rule interpretation and advice, including, without limitation, interpretation and advice concerning the regulations or orders of the Securities and Exchange Commission, the Federal Energy Regulatory Commission, the Environmental Protection Agency, and the Pipeline and Hazardous Materials Safety Administration, bankruptcy and collection matters, employment and labor relations investigations, union contracting, Equal Employment Opportunity Commission issues, compliance with state and federal legislative requirements, and all other matters for which Clients require legal services.
- Officers. Any Client may, with the consent of the Company, elect to any office of the Client any officer or employee of the Company whose compensation is paid, in whole or in part, by the Company. Services rendered to the Client by such person as an officer shall be billed by the Company to the Client and paid for as provided in Articles 3 and 4, and the Client shall not be required to pay any compensation directly to any such person.
- Operations Support and Planning Services. The Company will advise and assist the Clients in connection with operations support and planning, including logistics, scheduling & dispatching; workforce planning; corrosion and leakage programs; estimates of gas requirements and gas availability; gas transmission, measurement, storage and distribution; construction requirements; construction management; operating standards and practices; regulatory and environmental compliance; pipeline safety and compliance; employee and system safety programs; sustainability; training; management of transportation and sales programs; negotiation of gas purchase and sale contracts; energy marketing and trading, including off-system sales and capacity release activities contemplated in a Client's revenue sharing mechanism; security services; measurement, regulation and conditioning equipment; meter testing, calibration and repair; hydraulic gas network modeling, facility mapping and GIS technologies; and other operating matters.
- 21 Purchasing, Storage and Disposition Services. The Company will render advice and assistance to the Clients in connection with supply chain activities, including the standardization, purchase, lease, license and acquisition of equipment, materials, supplies, services, software, intellectual property and other assets, as well as shipping, storage and disposition of same. The Company will also render advice and assistance to the Client in connection with the negotiation of the purchase, sale, acquisition or disposition of assets and services and the placing of purchase orders for the account of the Client.
- 22 Regulatory Services. The Company will advise and assist the Clients in all regulatory and rate matters, including the design and preparation of schedules and tariffs, the analysis of rate filings, the preparation and presentation of testimony and exhibits to regulatory authorities, and other regulatory activities.
- 23 Tax Services. The Company will advise and assist the Clients in tax matters, in the preparation of tax returns and in connection with proceedings relating to taxes.

- 24 Transportation Services. The Company will advise and assist the Clients in connection with the purchase, lease, operation and maintenance of motor vehicles and the operation of aircraft owned or leased by the Company or the Clients.
- 25 Treasury Services. The Company provides services such as risk management, cash management, long and short term financing for all Clients, investment of temporarily available cash, retirement of long term debt, investment management oversight of all benefits plans, and special economic studies as requested.
- 26 Miscellaneous Services. The Company will render to any Client such other services, not hereinabove described, , as from time to time the Company may be equipped to render and such Client may desire to have performed.

ARTICLE 3

ALLOCATION METHODS

- 1 Specific Direct Salary Charges to Clients. To the extent that time spent by the officers and employees of the Company rendering services hereunder is related to services rendered to a specific Client, a direct salary charge, computed as provided in Article 4, shall be made to such Client.
- Apportioned Direct Salary Charges to Clients. To the extent that the time spent by such officers and employees is related to services rendered to the Clients generally, or to any specified group of the Clients, a direct salary charge, computed as provided in Article 4, shall be made to the Clients generally, or to such specified group of the Clients, and allocated to each such Client using an allocation method as set forth on Exhibit A hereto.
- 3 Direct Salary Charges for Services to the Company. To the extent that time spent by any officer or employee of the Company is related to services rendered to the Company, a direct salary charge computed as provided in Article 4 shall be allocated among the Clients in the same proportions which the direct salary charges to such Clients made pursuant to Sections 1 and 2 of this Article III, for services of officers and employees, bear to the aggregate of such direct salary charges.
- 4 Apportionment of Employee Benefits. The employee benefit expenses that are related to direct salary charges made pursuant to sub-paragraphs (1), (2) and (3) of Article 3 shall be apportioned among the Clients, as applicable, in the proportions that the respective direct salary charges made pursuant to the rendering of such services to each such Client bear to the aggregate of such direct salary charges.
- Other Expenses. All expenses, other than salaries and employee benefit expenses incurred by the Company in connection with services rendered to a specific Client shall be charged directly to such Client. All such expenses incurred by the Company in connection with services rendered to the Clients generally or to any specified group of Clients shall be apportioned in the manner set forth in Section 2 of this Article 3 for the apportionment of salary charges. All such expenses incurred by the Company in connection with services rendered to the

Company shall be apportioned in the manner set forth in Section 3 of this Article 3 for the apportionment of salary charges.

ARTICLE 4

COMPUTATION OF SALARY CHARGES

Direct Salary Charges The direct salary charge per hour which shall be made for the time of any officer or employee for services rendered in any calendar month shall be computed by dividing his total compensation for such month by the aggregate of (1) the number of scheduled working hours for which he was compensated, including hours paid for but not worked, and (2) hours worked in excess of his regular work schedule, whether or not compensated for.

Exhibit A

DIRECT BILLING AND BASES OF ALLOCATION

The Company will bill charges directly to a Client to the extent possible while any remaining costs are then allocated. When it is impractical or inappropriate to charge a Client directly, the Company allocates costs in accordance with the following Bases of Allocation which are filed annually with the FERC. The Company works cooperatively with department sponsors or project leaders through meetings and discussions to ensure costs are properly allocated to the Clients that will benefit from the service provided. Provided below are the Bases of Allocation for the Company, including a description of each basis and its numerator and denominator.

BASIS 1

GROSS FIXED ASSETS AND TOTAL OPERATING EXPENSES

Fifty percent of the total charges will be allocated on the basis of the relation of the affiliate's gross fixed assets to the total gross fixed assets of all benefited affiliates; the remaining 50% will be allocated on the basis of the relation of the affiliate's total operating expenses to the total operating expenses of all benefited affiliates. All companies may be included in this allocation.

BASIS 2

GROSS FIXED ASSETS

> Charges will be allocated to each benefited affiliate on the basis of the relation of its total gross fixed assets to the sum of the total gross fixed assets of all benefited affiliates. All companies may be included in this allocation.

BASIS 3

NUMBER OF METERS SERVICED

➤ Charges will be allocated to each benefited affiliate on the basis of the relation of its number of meters serviced to the total number of all meters serviced of the benefited affiliates. This allocation may only be used by the following companies: Columbia Gas of Virginia, Columbia Gas of Kentucky, Columbia Gas of Ohio, Columbia Gas of Pennsylvania, Columbia Gas of Maryland, and Bay State Gas Company.

BASIS 4

NUMBER OF ACCOUNTS PAYABLE INVOICES PROCESSED

➤ Charges will be allocated to each benefited affiliate on the basis of the relation of its number of accounts payable invoices processed (interface invoices excluded) to the total number of all accounts payable invoices processed of the benefited affiliates. All companies may be included in this allocation.

BASIS 7

GROSS DEPRECIABLE PROPERTY AND TOTAL OPERATING EXPENSE

Fifty percent of the total charges will be allocated on the basis of the relation of the affiliate's total operating expenses to the total of all the benefited affiliates' total operating expense; the remaining 50% will be allocated on the basis of the relation of the affiliate's gross depreciable property to the gross depreciable property of all benefited affiliates. All companies may be included in this allocation.

BASIS 8

GROSS DEPRECIABLE PROPERTY

➤ Charges will be allocated to each benefited affiliate on the basis of the relation of its total depreciable property to the sum of the total depreciable property of all benefited affiliates. All companies may be included in this allocation.

BASIS 9

AUTOMOBILE UNITS

> Charges will be allocated to each benefited affiliate on the basis of the relation of its number of automobile units to the total number of all automobile units of the benefited affiliates. All companies may be included in this allocation.

BASIS 10

NUMBER OF RETAIL CUSTOMERS

➤ Charges will be allocated to each benefited affiliate on the basis of the relation of its number of retail customers to the total number of all retail customers of the benefited affiliates. All companies may be included in this allocation.

BASIS 11

NUMBER OF REGULAR EMPLOYEES

➤ Charges will be allocated to each benefited affiliate on the basis of the relation of its number of regular employees to the total number of all regular employees of the benefited affiliates. All companies may be included in this allocation.

BASIS 13

FIXED ALLOCATION

➤ Charges will be allocated to each benefited affiliate on the basis of fixed percentages on an individual project basis. All companies may be included in this allocation.

BASIS 14

NUMBER OF TRANSPORTATION CUSTOMERS

Charges will be allocated to each benefited affiliate on the basis of the relation of its Transportation Customers to the total of all Transportation Customers of the benefited affiliates. This allocation is only used by the following companies: Columbia Gas of Virginia, Columbia Gas of Kentucky, Columbia Gas of Ohio, Columbia Gas of Pennsylvania, Columbia Gas of Maryland, and Bay State Gas Company.

BASIS 15

NUMBER OF COMMERCIAL CUSTOMERS

➤ Charges will be allocated to each benefited affiliate on the basis of the relation of its Commercial Customers to the total of all Commercial Customers of the benefited affiliates. This allocation is only used by the following companies: Columbia Gas of Virginia, Columbia Gas of Kentucky, Columbia Gas of Ohio, Columbia Gas of Pennsylvania, Columbia Gas of Maryland, and Bay State Gas Company.

BASIS 16

NUMBER OF RESIDENTIAL CUSTOMERS

Charges will be allocated to each benefited affiliate on the basis of the relation of its Residential Customers to the total of all Residential Customers of the benefited affiliates. This allocation is only used by the following companies: Columbia Gas of Virginia, Columbia Gas of Kentucky, Columbia Gas of Ohio, Columbia Gas of Pennsylvania, Columbia Gas of Maryland, and Bay State Gas Company.

BASIS 17

NUMBER OF HIGH PRESSURE CUSTOMERS

➤ Charges will be allocated to each benefited affiliate on the basis of the relation of its High Pressure Customers to the total of all High Pressure Customers of the benefited affiliates. This allocation is only used by the following companies: Columbia Gas of Virginia, Columbia Gas of Kentucky, Columbia Gas of Ohio, Columbia Gas of Pennsylvania, Columbia Gas of Maryland, and Bay State Gas Company.

BASIS 20

SERVICE COMPANY BILLING (DIRECT AND ALLOCATED) COSTS

➤ Charges will be allocated to each benefited affiliate on the basis of the relation of its Service Corporation billing costs, in total or by functional group (e.g. IT, Legal, HR, Finance, Audit), to the corresponding total of all Service Company billing costs, (i.e. in total or by functional group). The calculation of Basis 20 will include only those billings for services provided to all NiSource affiliates, excluding Business Unit specific shared service functions (i.e. functions that serve only one particular Business Unit). All companies may be included in this allocation.

Question No. RR-052 Respondent: K.K. Miller Page 1 of 1

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. RR-052:

Please provide the annual level of outside services employed for the preceding three calendar years. Include in your response a breakdown of the test year amount indicating the service provider and the type of service performed.

Response:

Attachments A and B to this response provide details regarding outside service costs incurred for calendar years 2017, 2018 and 2019, as well as the historic test year ended November 2020. Attachment A provides the information of costs charged to Operation and Maintenance expense and Attachment B provides information on costs charged to capital and other accounts.

P		Ended	Ended	Twelve Months Ended	Ended
Line <u>No.</u>	Cost Activity Description	December <u>2017</u>	December <u>2018</u>	December <u>2019</u>	November <u>2020</u>
1	AUDITING SERVICES	526,682	538,482	554,797	579,285
2	BENEFITS ADMINISTRATION	482,422	508,055	375,284	442,318
3	BUILDING MAINTENANCE	631,295	512,369	455,750	604,357
4	CAP ADMINISTRATION COSTS	34,470	-	-	-
5	CAP EDUCATION	17,964	19,885	52,828	30,543
6	CAP INITIAL APPLICATION	32,084	-	-	-
7	CAPITAL PROJ NOT OTHERWISE IDENTIFD	129,938	177,140	86,986	(252,522)
8	COMPRESSOR & OTHER EQUIPMENT REPAIRS	240,706	155,524	195,648	-
9	CONSTRUCTION SERVICES	132,886	105,129	(17,924)	189,728
10	CONSULTANT SERVICES	1,747,866	922,184	819,570	583,583
11	CONTRACT MAINTENANCE	12,398	15,397	11,274	-
12	CONTRACT METER READING	336,308	390,929	370,374	27,918
13	CORROSION - CAPITAL	7,278	5,068	-	-
14	CORROSION - MAINTENANCE	974,195	614,471	644,314	1,159,352
15	CREDIT COLLECTIONS	175,013	187,066	176,802	-
16	DELINQUENT COLLECTION FEES	(2,213)	-	-	-
17	ELECTRIC GENERATION SERVICES	1,311	1,234	1,781	124,246
18	ENGINEERING SERVICES	118,034	533,731	83,197	155,395
19	ENVIRONMENTL HAZ/SPE WASTE DISPOSAL	15,534	10,592	10,759	16,624
20	ENVIRONMENTL HEALTH & SAFETY SERVICES	165,671	286,815	207,871	429,884
21	EXPERT WITNESS FEES	-	221	-	-
22	FURNITURE & EQUIPMENT MAINTENANCE	8,148	5,341	6,784	-
23	HARDWARE MAINTENANCE	-	38,004	879	932
24	HR SERVICES	-	-	1,862	9,663
25	INSPECTION SERVICES	1,513,559	1,482,230	1,512,204	1,299,093
26	IT SERVICES	-	-	-	2,670
27	LABORATORY SERVICES	25,530	34,406	16,761	-
28	LEAK REPAIR	890,526	702,157	781,429	721,343
29	LEGAL SERVICES	749	455,726	28,778	512,646
30	LINE LOCATING	5,099,728	4,700,101	4,730,408	3,385,516
31	LIQUIDS & FILTER DOSPOSAL	-	3,357	14,324	80,077
32	LOT MAINTENANCE	48,421	46,953	31,181	4,078
33	MAIN LINE INSTALLATION	12,390	6,875	4,776	127,595
34	METERS AND REGULATORS	3,836	-	-	-
35	MISCELLANEOUS REIMBURSEMENTS	35,193	69,204	13,880	13,151
36	ONE - CALL SYSTEM FEES	140,970	128,246	112,495	501
37	OPERATIONS MAPPING	90	-	191,712	66,782
38	OPERATIONS SERVICES	69,419	64,222	102,173	1,224,121
39	OTHER MAINTENANCE	-	-	(209)	(209)
40	OTHER MAINTENANCE SERVICES	985,736	742,845	1,453,202	1,903,192
41	OTHER OUTSIDESERVICES	3,601,951	2,191,983	2,780,681	662,259
42	OUTSOURCING - ACTUAL FIXED COSTS	-	-	-	-
43	OUTSOURCING - VARIABLE	-	6,470	-	-
44 45	PAC/LOBBYING	104,340	113,326	119,069	160,393
45 46	PAVING RESTORATION	2,783,211	2,410,246	2,714,596	2,907,938
46	PERSONNEL & CARGO TRANSPORTATION	186	-	119	-

Line		Twelve Months Ended December	Twelve Months Ended December	Twelve Months Ended December	Twelve Months Ended November
No.	Cost Activity Description	<u>2017</u>	<u>2018</u>	<u>2019</u>	<u>2020</u>
47	PLANT MAINTENANCE	63	-	-	-
48	POLICE	-	140	-	-
49	PRINTING/REPRODUCTION SERVICES	14,949	27,576	58,167	38,835
50	RECONNECT SERVICE LINES	4,386,544	1,634,298	2,099,810	790,850
51	RIGHT-OF-WAY CLEAR/MAINTENANCE	2,968,922	1,268,327	1,522,751	743,424
52	SECURITY SERVICES	32,280	41,668	35,181	26,960
53	SEED AND SOD	-	257	-	-
54	SERVICE LINE INSTALLATIONS	98,582	22,811	152,494	24,757
55	SOFTWARE MAINTENANCE	14,290	26,383	146,640	63,578
56	TELECOMMUNICATION CAPITAL INSTALLATIONS	211	-	2,440	2,440
57	TEMPORARY PERSONNEL SERVICES	156,180	232,303	216,783	541,751
58	TOWER MAINTENANCE	1,289	371	-	-
59	WMS ACCRUALS	(43,732)	367,507	2,246	130,925
60	WMS PULL BACK CAMERA SERVICES	3,238	4,107	-	-
61	Total	28,736,639	21,811,734	22,882,926	19,535,970

Columbia Gas of Pennsylvania Outside Services Detailed by Cost Element Amounts Charged to Capital and Other Accounts

		Twelve Months Ended	Twelve Months Ended	Twelve Months Ended	Twelve Months Ended
Line		December	December	December	November
<u>No.</u>	Cost Activity Description	<u>2017</u>	<u>2018</u>	<u>2019</u>	<u>2020</u>
1	AUDITING SERVICES	(507,648)	(535,407)	(554,797)	(579,285)
2	BENEFITS ADMINISTRATION	(482,422)	(508,055)	(375,284)	(442,318)
3	BUILDING MAINTENANCE	(27,573)	32,853	(107,502)	426,823
4	CAP ADMINISTRATION COSTS	604,786	591,577	523,160	495,950
5	CAP EDUCATION	6,811	-	-	-
6	CAP INITIAL APPLICATION	83,030	70,360	163,908	231,896
7	CAPITAL PROJ NOT OTHERWISE IDENTIFD	4,266,600	3,447,626	5,903,089	5,620,867
8	COMPRESSOR & OTHER EQUIPMENT REPAIRS	1,278,507	531,838	385,126	0
9	CONSTRUCTION SERVICES	5,615,704	5,022,786	3,745,697	6,539,627
10	CONSULTANT SERVICES	1,278,032	2,597,144	2,537,380	3,152,478
11	CONTRACT MAINTENANCE	(4,441)	3,986	-	-
12	CONTRACT METER READING	(12)	(6,923)	-	-
13	CORROSION - CAPITAL	201,707	575	126,893	57,920
14	CORROSION - MAINTENANCE	5,255	-	-	-
15	ELECTRIC GENERATION SERVICES	-	-	-	225,024
16	ENGINEERING SERVICES	374,051	361,981	1,076,311	592,971
17	ENVIRONMENTL HAZ/SPE WASTE DISPOSAL	54,917	14,785	-	(1,533)
18	ENVIRONMENTL HEALTH & SAFETY SERVICES	501,266	1,454,159	1,431,705	2,818,746
19	EXPERT WITNESS FEES	-	(221)	-	-
20	FURNITURE & EQUIPMENT MAINTENANCE	39,603	-	29,894	-
21	HARDWARE MAINTENANCE	-	(37,853)	-	-
22	HR SERVICES	-	-	(1,862)	(9,194)
23	INSPECTION SERVICES	686	746	2,376	920
24	IT SERVICES	-	-	-	(2,670)
25	LABORATORY SERVICES	(24,421)	(33,093)	(15,588)	-
26	LEAK REPAIR	21,164	40,897	27,308	46,576
27	LEGAL SERVICES	(829)	(448,526)	(28,960)	(483,233)
28	LINE LOCATING	15,290	26,150	32,812	155,396
29	LIQUIDS & FILTER DOSPOSAL	1,427	-	807	692
30	LOT MAINTENANCE	6,468	604	-	-
31	MAIN LINE INSTALLATION	94,926,285	78,292,054	109,897,172	99,781,905
32	METERS AND REGULATORS	6,512,198	8,783,512	4,227,691	6,124,985
33	MISCELLANEOUS REIMBURSEMENTS	493,238	478,664	514,860	631,648
34	ONE - CALL SYSTEM FEES	15,568	11,653	(2,227)	-
35	OPERATIONS MAPPING	-	141,861	459,579	1,167,040
36	OPERATIONS SERVICES	148,542	84,744	115,170	306,372
37	OTHER MAINTENANCE	-	-	209	209
38	OTHER MAINTENANCE SERVICES	(23,902)	269,929	16,363	7,865
39	OTHER OUTSIDE SERVICES	(328,023)	472,984	(6,693,025)	(1,850,839)
40	OUTSOURCING - ACTUAL FIXED COSTS	(0)	-	-	-
41	OUTSOURCING - VARIABLE	-	(6,470)	-	0
42	PAC/LOBBYING	188	3,057	36,717	38,898
43	PAVING RESTORATION	43,617,171	38,859,158	50,466,247	53,589,485
44	PERSONNEL & CARGO TRANSPORTATION	11,514	10,145	2,519	-
45	PLANT MAINTENANCE	26	-	1,112	-

Columbia Gas of Pennsylvania Outside Services Detailed by Cost Element Amounts Charged to Capital and Other Accounts

Line		Twelve Months Ended December	Twelve Months Ended December	Twelve Months Ended December	Twelve Months Ended November
No.	Cost Activity Description	2017	2018	2019	2020
46	POLICE	1,405	(140)	2,918	15,035
47	PRINTING/REPRODUCTION SERVICES	(6,763)	(7,349)	(9,309)	(1,456)
48	REAL ESTATE MANAGEMENT	-	-	-	90,400
49	RECONNECT SERVICE LINES	1,319,245	2,118,793	2,378,079	2,043,706
50	RIGHT-OF-WAY CLEAR/MAINTENANCE	(6,998)	-	31,292	-
51	SALES TAX	-	-	564	-
52	SECURITY SERVICES	333,890	321,982	1,697,180	1,304,634
53	SEED AND SOD	-	15,975	-	-
54	SERVICE LINE INSTALLATIONS	32,206,546	34,977,037	44,466,799	45,418,190
55	SOFTWARE MAINTENANCE	(14,290)	(12,941)	(128,445)	(28,274)
56	SUPPLEMENTAL CONTRACT COSTS	-	-	-	-
57	TELECOMMUNICATION CAPITAL INSTALLATIONS	22,078	1,851	111,351	289,148
58	TEMPORARY PERSONNEL SERVICES	229,822	261,040	147,265	(340,674)
59	WEATHERIZATION/RCS EXPENSES	4,847,334	4,797,823	5,580,210	3,344,802
60	WMS ACCRUALS	(207,669)	1,821,866	(1,734,028)	74,911
61	WMS PULL BACK CAMERA SERVICES	4,478	8,057	-	-
62	Total	197,409,842.43	184,333,274.02	226,488,736.61	230,855,642.18

Question No. GAS-RR-053 Respondent: K.K. Miller N.M. Paloney Page 1 of 2

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Question No. RR-053:

Please describe each budgeted or planned cost savings program to be implemented during the historic or future year. Please identify the cost of implementing the program and the anticipated annual savings.

Response:

In 2020, NiSource launched an initiative called NiSource Next, a multi-year enterprise-wide program designed to deliver long-term, sustainable capability enhancements and cost efficiency improvements. The program is structured to leverage our current scale, utilize technology, define clear accountability with our leaders and employees, and standardize processes to create an organization focused on operational rigor and continuous improvement. The overarching objectives of this program include an unwavering commitment to safety leadership, identifying savings opportunities, efficient and empowered leadership structure, enhanced digital customer service capabilities, and standardizing operations management supported by technology enhancements. Cost efficiencies achieved are expected to offset future inflationary pressure related to O&M costs.

NiSource Next is centered on the following five programs:

- A streamlined organizational structure and clearly defined roles and responsibilities
- Evolution of business services which will provide support to our employees when needed and provide opportunities to consolidate and digitize processes across supply chain, human resources, finance and customer and billing organizations
- Operational work standardization which builds from the operational rigor, risk identification and safety enhancement work underway with our Safety

Question No. GAS-RR-053 Respondent: K.K. Miller N.M. Paloney Page 2 of 2

Columbia Gas of Pennsylvania, Inc.

Standard Data Request

Revenue Requirements

Management System and is intended to ensure we execute work processes the best and safest way

- Enabling field mobility which will provide tools and resources to our employees when and where they are needed – we will deploy enhanced work planning and scheduling tools and provide field employees with the technology and resources they need to allow for a paperless environment, provide all information needed at the job site to support safe execution of work while improving the consistency and quality of records and operational data
- Connected customer experience which will enable us to be responsive to and empower customers by implementing digital and mobile capabilities to drive self-service, decrease call handling times through automation, and empower teams with tools to achieve high productivity in a remote work environment; we will also modernize billing practices and encourage customers to transition to paperless billing while applying analytics to more quickly address customer service needs across multiple channels.

Costs:

The cost of the NiSource Next initiative in the FPFTY is \$2,452,213. The cost of the NiSource Next initiative in the FTY is \$4,917,687, less \$1,182,600 of non-recurring consulting expense (Exhibit 104, Schedule 2, Page 11 of 20) and \$1,900,000 of severance costs (Exhibit 104, Schedule 2, Page 14 of 20, Line 10), resulting in a net expense of \$1,835,087.

Savings:

The Company has incorporated \$7,380,695 of projected O&M savings related to the NiSource Next in the FPFTY.

The FTY includes \$4,952,318 of projected O&M savings related to NiSource Next.

Standard Data Request

Revenue Requirements

Question No. RR-054:

Please explain how the Company has treated reserve accruals and balances for ratemaking purposes and provide the requested level of any self-funded reserve accruals by type of item.

Response:

The Company has not made any rate making adjustments based on self-funded reserve accruals.

Standard Data Request

Revenue Requirements

Question No. RR-055:

Please provide a copy of the corporate federal tax returns and supporting schedules for the preceding three years and, if applicable, a copy of the calculation work papers for the Company's consolidated tax savings adjustment.

Response:

Attached are copies of the corporate federal tax returns for 2017 (GAS-RR-055 Attachment A), 2018 (GAS-RR-055 Attachment B) and 2019 (GAS-RR-055 Attachment C). In 2016, Act 40 was passed which eliminated the consolidated tax savings adjustment. Act 40 was codified as Section 1301.1 of the Public Utility Code requiring that a utility's tax expense for regulatory purposes is calculated on a stand-alone basis and is not subsidized by its affiliates. The Company computes tax expense and a stand-alone basis. Workpapers relating to the requirements under Section 1301.1 are included in the Standard Filing Requirements as Exhibit No. 7, Pages 2-4.

		4	120		U.S	S. Co	rporat	ion Inc	ome	Tax	Ref	turn			OMB No. 1545- 0123		
F	orm enar	tment	of the Treasury	For caler	ıdar year	2017 or	tax year be	ginning	,		ending	.	, 20	0	2017		
			nue Service	▶(3o to www	w.irs.gov	v/Form1120	for instructi	ons and	the late	st info	ormatic					
		ck if:	d return					suite no. If a P.C ntry and ZIP or f			ons.				er identification number		
b (attacl	ch Form 851)							25-1100252								
(tated	return		OR			•							C Date incorporated 06 23 1960			
- (3 F	attacl Perso	rach Sch. Ph)								is (see instructions)							
(see ir	nstructi	ons) X		Columbus		ОН	43215	Franklin				\$				
•	scired	Jule IVI -	Sattached A	F Check	(1)	Initial	return (2)			Name c	h ange	(4)		ss change			
	Т	1a	Gross receipts of								range		609,747	_			
		b	Returns and allo										()			
		С	Balance. Subtra											1c	562,609,747		
Ĩ	ı	2	Cost of goods s	old (attacl	n Form 11	25- A)								2	167,790,315		
	n c	3	Gross profit. Sul	btract line	2 from lin	e 1c								3	394,819,432		
	o m	4	Dividends (Sche	edule C, lii	ne 19)									4	0		
	e	5	Interest												487,720		
		6	Gross rents												1,393		
		7	Gross royalties											7	0		
		8	Capital gain net	income (a	attach Sch	edule D	(Form 1120)))						8	0		
		9	Net gain or (loss	s) from Fo	rm 4797, I	Part II, Iir	ne 17 (attacl	n Form 4797)							-4,893,444		
		10	Other income (s										;	10	2,721,194		
_	_	11	Total income.												393,136,295		
	ĕΙ	12 13	Compensation of	of officers	(see instru	ICTIONS	attach Forn	n 1125- E)					'	12 13	58,325,493		
	μl	14	Salaries and wa	intenance	епрюуть	ent crean	(S)							14	94,530,473		
	t	15	Repairs and ma Bad debts												22,969,173		
	ŭ	16	Rents												1,546,937		
D	ì	17	Taxes and licens	ses						S	TATEME	ENT 2			9,093,438		
е D	<u>"</u>	18	Interest												33,535,425		
d u c	ĬΙ	19	Charitable contr												0		
ţ		20	Depreciation fro	m Form 4	562 not cl	aimed or	n Form 112	5- A or elsewh	ere on re	eturn (at	tach Fo	orm 45	62)	20	156,365,910		
ő	m	21	Depletion												0		
n s	t a	22	Advertising											22	979,251		
	ò	23	Pension, profit-												20,922,229		
	s .	24	Employee benef	fit progran	ns									24	641,766		
		25	Domestic produ Other deduction	ction activ	rities dedu	iction (at	tach Form 8	3903)						25	0		
	2		Other deduction	s (attach	statement)				S	TATEME	ENT 3	,		77,816,452		
	C	27	Total deduction											27	476,726,547		
		28	Taxable income									7 from	line 11.	28	-83,590,252		
	o n s.)	29a	Net operating lo										0	_			
		b c	Special deduction Add lines 29a ar								1			29c	0		
т -		30	Taxable income											30	-83,590,252		
х, г	; P	31	Total tax (Sched				20. 000 111	= =	 					31	0		
R d e i	у	32	Total payments					4 11 15 041						32	9,298		
Refunda	m	33	Estimated tax pe			•							▶ □	33	0		
	n	34	Amount owed.	If line 32	is smaller	than the	total of line	es 31 and 33,						34	0		
p d b d		35	Overpayment.	If line 32	is larger t	han the t	total of lines	31 and 33, e	nter amo	unt ove	rpaid			35	9,298		
_		36	Enter amount fro	om line 35	you wan	: Credit	ted to 2018	estimated ta	x ►		0	Refun	ded 🕨	36	9,298		
c	·i~-	Ur	der penalties of per lief, it is true, correc	rjury, I decla ct, and comp	ire that I hav lete. Declai	e examine ation of p	ed this return, reparer (other	including accom than taxpayer) i	panying so s based or	n edules a all inform	and state nation of	ements, fwhich i	and to the preparer h	e best of i as any kr	ny knowledge and lowledge.		
	igr							I							S discuss this return		
г	ler	ㅂ	Signature of office	or 01 :	Mar. 1			Date	- VP,	Tax Serv	ices			ith the pr ee instruc	eparer shown below tions)?		
-			Print/Type prepar	Onanos	Mannix		Preparer's si		y mile		Date		<u>L</u>		Yes No		
	aid			ei s iidille			riepaiers SI	yılatul E			Date		Che		T		
		arer	Firm's name										self	- employe			
U	36	UIIIS	Firm's name Firm's address	<u> </u>											e no.		
			i iiii s address												:= ::=:		
_			1														

Form	1120 (2017) Columbia Gas of Pennsylvania, Inc.		2	5-1100252 Page 2
	nedule C Dividends and Special Deductions (see instructions)	(a) Dividends received	(b) %	(c) Special deductions (a) x (b)
1	Dividends from less-than-20%- owned domestic corporations (other than debt-financed stock)	0	70	0
2	Dividends from 20%- or- more- owned domestic corporations (other than debt-financed stock)	_	80	0
3	Dividends on debt-financed stock of domestic and foreign corporations	0	see instructions	0
4	Dividends on certain preferred stock of less-than-20%-owned public utilities	0	42	0
5	Dividends on certain preferred stock of 20%- or- more- owned public utilities	0	48	0
6	Dividends from less-than-20%-owned foreign corporations and certain FSCs	0	70	0
7	Dividends from 20%- or- more- owned foreign corporations and certain FSCs	0	80	0
8	Dividends from wholly owned foreign subsidiaries	0	100	0
9 10	Total. Add lines 1 through 8. See instructions for limitation Dividends from domestic corporations received by a small business investment	0	100	0
11	company operating under the Small Business Investment Act of 1958		100	0
12	Dividends from certain FSCs	0	100	0
13	Dividends from foreign corporations not included on lines 3, 6, 7, 8, 11, or 12	0		
14	Income from controlled foreign corporations under subpart F (attach Form(s) 5471)	0		
15	Foreign dividend gross-up	0		
16	IC- DISC and former DISC dividends not included on lines 1, 2, or 3	0		
17	Other dividends	0		
18	Deduction for dividends paid on certain preferred stock of public utilities			0
19	Total dividends. Add lines 1 through 17. Enter here and on page 1, line 4	0		
20	Total special deductions. Add lines 9, 10, 11, 12, and 18. Enter here and on page 1, li	ine 29b		0

Form **1120** (2017)

25-1100252

Form 1	120 (2017)				Р	age 3
Sch	edule J Tax Computation and Payment (see instructions)					
Part	- Tax Computation					
1	Check if the corporation is a member of a controlled group (attach Schedule O (Form	1120)). See inst. ► X				
2	Income tax. Check if a qualified personal service corporation. See instructions		2			0
3	Alternative minimum tax (attach Form 4626)		3			0
4	Add lines 2 and 3		4			0
5a	Foreign tax credit (attach Form 1118)	5a 0				
b	Credit from Form 8834 (see instructions)	5b 0				
С	General business credit (attach Form 3800)	5c 0				
d	Credit for prior year minimum tax (attach Form 8827)	5d 0				
е	Bond credits from Form 8912	5e 0				
6	Total credits. Add lines 5a through 5e		6			0
7	Subtract line 6 from line 4		7			0
8	Personal holding company tax (attach Schedule PH (Form 1120))		8			0
9a	Recapture of investment credit (attach Form 4255)	9a 0				
b	Recapture of low-income housing credit (attach Form 8611)	9b 0				
c	Interest due under the look- back method completed long- term contracts (attach					
•	Form 8697)	9c 0				
d	Interest due under the look-back methodincome forecast method (attach Form		-			
u	8866)	9d 0				
е	Alternative tax on qualifying shipping activities (attach Form 8902)	Ju	-			
f	Other (see instructions attach statement)		-			
10			10			0
11	Total. Add lines 9a through 9f Total tax. Add lines 7, 8, and 10. Enter here and on page 1, line 31		11			
	I. Daymanta and Datumbahla Cradita		1 11 1			<u> </u>
	•		12			0
13	2016 overpayment credited to 2017		13			0
14	2017 estimated tax payments		14 (0)
15	2017 refund applied for on Form 4466		15			0
	Combine lines 12, 13, and 14		16			0
16	Tax deposited with Form 7004		17			0
17 18	Withholding (see instructions)		18			
19	Total payments. Add lines 15, 16, and 17 Refundable credits from:		10			
		192 0				
	Form 2439	19a 9,298	-			
	Form 4136	100	-			
	Form 8827, line 8c		-			
d	Other (attach statementsee instructions)	130	-		0	000
20	Total credits. Add lines 19a through 19d		20			298
	Total payments and credits. Add lines 18 and 20. Enter here and on page 1, line 3	<u> 2</u>	21		9,	298
	edule K Other Information (see instructions)				1	
1		er (specify)			Yes	No
2	See the instructions and enter the:					
а	•					
b						
С						
3	Is the corporation a subsidiary in an affiliated group or a parent-subsidiary controlled	group?			Х	
	If "Yes," enter name and EIN of the parent corporation ▶ 35-2108946					
	NiSource Inc					
4	At the end of the tax year:					
а	Did any foreign or domestic corporation, partnership (including any entity treated as a	partnership), trust, or tax-	exemp	t		
	organization own directly 20% or more, or own, directly or indirectly, 50% or more of t	the total voting power of all	classe	s of the		
	corporation's stock entitled to vote? If "Yes," complete Part I of Schedule G (Form 112	20) (attach Schedule G)			Х	<u></u>
b	Did any individual or estate own directly 20% or more, or own, directly or indirectly, 50	0% or more of the total voting	ıg pow	ver of all		
	classes of the corporation's stock entitled to vote? If "Yes," complete Part II of Schedu	ile G (Form 1120) (attach So	chedul	le G)		Х

Columbia Gas of Pennsylvania, Inc. 25-1100252 Form 1120 (2017) Page 4 Other Information (continued from page 3) Schedule K Yes No At the end of the tax year, did the corporation: Own directly 20% or more, or own, directly or indirectly, 50% or more of the total voting power of all classes of stock entitled to vote of any foreign or domestic corporation not included on Form 851, Affiliations Schedule? For rules of constructive ownership, Χ see instructions. If "Yes," complete (i) through (iv) below. (iv) Percentage Owned in Voting Stock (ii) Employer Identification Number (iii) Country of Incorporation (i) Name of Corporation (if any) 0.000 0.000 0.000 b Own directly an interest of 20% or more, or own, directly or indirectly, an interest of 50% or more in any foreign or domestic partnership (including an entity treated as a partnership) or in the beneficial interest of a trust? For rules of constructive ownership, see instructions. If "Yes," complete (i) through (iv) below. (ii) Employer Identification Number (iv) Maximum Percentage (iii) Country of Organization (i) Name of Entity Owned in Profit Loss, or Capital (if any) 0.000 0.000 0.000 During this tax year, did the corporation pay dividends (other than stock dividends and distributions in exchange for stock) in excess of the corporation's current and accumulated earnings and profits? See sections 301 and 316 If "Yes," file Form 5452, Corporate Report of Nondividend Distributions. See the instructions for Form 5452. If this is a consolidated return, answer here for the parent corporation and on Form 851 for each subsidiary. At any time during the tax year, did one foreign person own, directly or indirectly, at least 25% of the total voting power of all classes of the corporation's stock entitled to vote or at least 25% of the total value of all classes of the corporation's stock? Χ For rules of attribution, see section 318. If "Yes," enter: (a) Percentage owned ▶ .000 and (b) Owner's country ▶ (c) The corporation may have to file Form 5472, Information Return of a 25% Foreign-Owned U.S. Corporation or a Foreign Corporation Engaged in a U.S. Trade or Business. Enter the number of Forms 5472 attached Check this box if the corporation issued publicly offered debt instruments with original issue discount If checked, the corporation may have to file Form 8281, Information Return for Publicly Offered Original Issue Discount Instruments. Enter the amount of tax- exempt interest received or accrued during the tax year \blacktriangleright \$ Enter the number of shareholders at the end of the tax year (if 100 or fewer) 10 If the corporation has an NOL for the tax year and is electing to forego the carryback period, check here If the corporation is filing a consolidated return, the statement required by Regulations section 1.1502-21(b)(3) must be attached or the election will not be valid. 12 Enter the available NOL carryover from prior tax years (do not reduce it by any deduction reported on page 1, line 29a. \ \rightarrow \\$ 94, 105, 324 Are the corporation's total receipts (page 1, line 1a, plus lines 4 through 10) for the tax year and its total assets at the end Χ of the tax year less than \$250,000? If "Yes," the corporation is not required to complete Schedules L, M-1, and M-2. Instead, enter the total amount of cash distributions and the book value of property distributions (other than cash) made during the tax year. ▶\$ Χ Is the corporation required to file Schedule UTP (Form 1120), Uncertain Tax Position Statement? See instructions If "Yes," complete and attach Schedule UTP. 15a Did the corporation make any payments in 2017 that would require it to file Form(s) 1099? Χ **b** If "Yes," did or will the corporation file all required Forms 1099? Χ During this tax year, did the corporation have an 80% or more change in ownership, including a change due to redemption of its 16

own stock?

of its assets in a taxable, non-taxable, or tax deferred transaction?

market value of more than \$1 million?

During or subsequent to this tax year, but before the filing of this return, did the corporation dispose of more than 65% (by value)

Did the corporation receive assets in a section 351 transfer in which any of the transferred assets had a fair market basis or fair

During the corporation's tax year, did the corporation make any payments that would require it to file Forms 1042 and 1042-S

under chapter 3 (sections 1441 through 1464) or chapter 4 (sections 1471 through 1474) of the Code?

17

19

Χ

Χ

Χ

Form	1120 (2017)			25-1100232	Page 5
Sch	nedule L Balance Sheets per Books	Beginning	of tax year	End of ta	x year
	Assets	(a)	(b)	(c)	(d)
1	Cash		3,069,153		3,237,144
2a	Trade notes and accounts receivable	51,653,847		52,210,956	
b	Less allowance for bad debts	(0)	51,653,847	(2,131,901)	50,079,055
3	Inventories		59,352,800		63,939,217
4	U.S. government obligations		0		0
5	Tax- exempt securities (see instructions)		0		0
6	Other current assets (attach statement)	STATEMENT 4	17,196,535	STATEMENT 9	9,547,622
7	Loans to shareholders		0		0
8	Mortgage and real estate loans		0		0
9	Other investments (attach statement)	STATEMENT 5	19,212,454	STATEMENT 10	21,018,069
10a	Buildings and other depreciable assets	1,984,764,791		2,230,241,601	
b	Less accumulated depreciation	(390,622,869)	1,594,141,922	(420,463,644)	1,809,777,957
11a	Depletable assets	0		0	
b	Less accumulated depletion	(0)	0	(0)	0
12	Land (net of any amortization)		3,122,099		3,231,036
13a	Intangible assets (amortizable only)	26,028,268	45 000 500	30,578,749	40 700 050
b	Less accumulated amortization	(10,728,708)	15,299,560	(11,850,093)	18,728,656
14	Other assets (attach statement)	STATEMENT 6	391,458,324	STATEMENT 11	383,795,155
15	Total assets		2,154,506,694		2,363,353,911
40	Liabilities and Shareholders' Equity	ł	22 270 604		27 700 410
16	Accounts payable		33,370,694	-	37,788,418
17 18	Mortgages, notes, bonds payable in less than 1 year	STATEMENT 7	200,380,608	STATEMENT 12	232,601,075
19	Other current liabilities (attach statement)	STATEMENT 7	0	OTATEMENT 12	232,001,073
20	Loans from shareholders Mortgages, notes, bonds payable in 1 year or more		540,515,000	-	625,515,000
21	Other liabilities (attach statement)	STATEMENT 8	710,464,143	STATEMENT 13	731,848,597
22	Capital stock: a Preferred stock	0	,	0	701,010,001
	b Common stock	45,127,800	45,127,800	45,127,800	45,127,800
23	Additional paid- in capital		7,889,827	, ,	7,889,827
24	Retained earnings - Appropriated (attach statement)		0		0
25	Retained earnings - Unappropriated		616,758,622		682,583,194
26	Adjustments to shareholders' equity (attach statement)		0		0
27	Less cost of treasury stock		(0)	Ī	0)
28	Total liabilities and shareholders' equity		2,154,506,694		2,363,353,911
Sch	nedule M-1 Reconciliation of Incor				
	Note: The corporation may be				
1	Net income (loss) per books	0	7 Income recorded o		
2	Federal income tax per books	0	included on this ref		
3	Excess of capital losses over capital gains	0	Tax- exempt interest	.\$0	
4	Income subject to tax not recorded on books				0
	this year (itemize):	0	8 Deductions on this		<u> </u>
5	Expenses recorded on books this year not	0		ne this year (itemize):	
3	deducted on this return (itemize):		a Depreciation \$		
а	Depreciation \$ 0		h Charitable contribu	itions \$ 0	
b	Charitable contributions \$ 0				
c	Travel & entertainment \$ 0			0	0
•	0	0	9 Add lines 7 and 8		0
6	Add lines 1 through 5	0	10 Income (page 1, line 28		0
	nedule M-2 Analysis of Unappropri	iated Retained Ea			L)
1	Balance at beginning of year	616,758,622		Cash	0
2	Net income (loss) per books	65,824,572	l l	Stock	0
3	Other increases (itemize):			Property	0
-				ize):	0
		0			0
4	Add lines 1, 2, and 3	682,583,194		year (line 4 less line 7)	682,583,194

Form **4626**

Department of the Treasury Internal Revenue Service

Alternative Minimum Tax - Corporations

► Attach to the corporation's tax return.

▶ Go to www.irs.gov/Form4626 for instructions and the latest information.

OMB No. 1545- 0123

2017

Name		Employe	r identif	ication number
Colum	bia Gas of Pennsylvania, Inc.	25-110025	52	
	Note: See the instructions to find out if the corporation is a small corporation exempt from the alternative minimum tax (AMT) under section 55(e).			
1	Taxable income or (loss) before net operating loss deduction		1	-83,590,252
2	Adjustments and preferences:			
а	Depreciation of post- 1986 property		2a	-3,319,375
b	Amortization of certified pollution control facilities		2b	0
С	Amortization of mining exploration and development costs		2c	0
d	Amortization of circulation expenditures (personal holding companies only)		2d	0
е	Adjusted gain or loss		2e	-1,007,922
f	Long- term contracts		2f	0
_	Merchant marine capital construction funds		2g	0
	Section 833(b) deduction (Blue Cross, Blue Shield, and similar type organizations only)		2h	0
i	Tax shelter farm activities (personal service corporations only)		2i	0
	Passive activities (closely held corporations and personal service corporations only)		2j	0
k	Loss limitations		2k	0
ı	Depletion		21	0
n	Tax- exempt interest income from specified private activity bonds		2m	0
n	Intangible drilling costs		2n	0
	Other adjustments and preferences		20	
3	Pre- adjustment alternative minimum taxable income (AMTI). Combine lines 1 through 20		3	-87,917,549
b c d	Subtract line 3 from line 4a. If line 3 exceeds line 4a, enter the difference as a negative amount. See instructions 4b -1,1		4e 5 6 7	0 -87,917,549 0
a b c	Subtract \$150,000 from line 7. If completing this line for a member of a controlled group, see instructions. If zero or less, enter - 0- Multiply line 8a by 25% (0.25) Exemption. Subtract line 8b from \$40,000. If completing this line for a member of a controlled group, see instructions. If zero or less, enter - 0-	0	8c	0
9	Subtract line 8c from line 7. If zero or less, enter - 0-		9	0
10	Multiply line 9 by 20% (0.20)		10	0
11	Alternative minimum tax foreign tax credit (AMTFTC). See instructions		11	0
12	Tentative minimum tax. Subtract line 11 from line 10		12	0
13	Regular tax liability before applying all credits except the foreign tax credit		13	0
14	Alternative minimum tax. Subtract line 13 from line 12. If zero or less, enter - 0 Enter here and on Form 1120. Schedule J. line 3, or the appropriate line of the corporation's income tax return.		44	0

Columbia Gas of Pennsylvania, Inc. 25-1100252

Adjusted Current Earnings (ACE) Worksheet

▶See ACE Worksheet Instructions.

Keep for Your Records

1	Pre- adjustment AMTI. Enter the amount from line 3	of Form	1626			1	-87,917,549
2	ACE depreciation adjustment:						
а	AMT depreciation			2a	159,685,285		
b	ACE depreciation:						
	(1) Post- 1993 property	2b(1)	156,117,869				
	(2) Post- 1989, pre- 1994 property	2b(2)	1,521,147				
	(3) Pre- 1990 MACRS property	2b(3)	1,360,321				
	(4) Pre- 1990 original ACRS property	2b(4)	1,047,810				
	(5) Property described in sections 168(f)(1)						
	through (4)	2b(5)	0				
	(6) Other property	2b(6)	684,649				
	(7) Total ACE depreciation. Add lines 2b(1) throu			2b(7)	160,731,796		
С	ACE depreciation adjustment. Subtract line 2b(7) fines		_		,	2c	-1,046,511
3	Inclusion in ACE of items included in earnings and p				•••••		1,010,011
а	• • • • • • • • • • • • • • • • • • • •	•	•	3a	0		
a b	Tax- exempt interest income			3b	0		
	Death benefits from life insurance contracts	naludina	ourrandara)	3c	0		
C	All other distributions from life insurance contracts (i	nciuaing	surrenders)		0		
d	Inside buildup of undistributed income in life insurar			3d	0		
е	Other items (see Regulations sections 1.56(g)-1(c)(6	, ,	0 ()		0		
	partial list)			3e	0		
f	Total increase to ACE from inclusion in ACE of items	sincluded	d in E&P. Add lines 3	a through	n 3e	3f	0
4	Disallowance of items not deductible from E&P:			1 . 1			
а	Certain dividends received			4a	0		
b	Dividends paid on certain preferred stock of public u						
	under section 247 (as affected by P.L. 113-295, Div.						
	19, 2014, 128 Stat. 4043)			4b	0		
С	Dividends paid to an ESOP that are deductible under	er section	404(k)	4c	0		
d	Nonpatronage dividends that are paid and deductib	le under	section				
	1382(c)			4d	0		
е	Other items (see Regulations sections 1.56(g)- 1(d)(3	3)(i) and	(ii) for a				
	partial list)			4e	0		
f	Total increase to ACE because of disallowance of ite	ems not c	leductible from E&P. A	Add lines	4a		
	through 4e					4f	0
5	Other adjustments based on rules for figuring E&P:						
а	Intangible drilling costs			5a	0		
b	Circulation expenditures			5b	0		
С	Organizational expenditures			5c	0		
d	LIFO inventory adjustments			5d	0		
е	Installment sales			5e	0		
f	Total other E&P adjustments. Combine lines 5a thro	ough 5e				5f	0
6	Disallowance of loss on exchange of debt pools	Ü				6	0
7	Acquisition expenses of life insurance companies for	r qualified	I foreign contracts			7	0
8	Depletion	-1				8	0
9	Basis adjustments in determining gain or loss from s	sale or ex	change of pre- 1994 p	roperty		9	-111,844
10	Adjusted current earnings. Combine lines 1, 2c, 3	f, 4f, and	5f through 9. Enter the	e result h	nere and on		00.075.007
	line 4a of Form 4626					10	-89,075,904

F7.00.01 USACEP01

Form **1125-A**

(Rev. October 2016)

Department of the Treasury Internal Revenue Service

Cost of Goods Sold

Attach to Form 1120, 1120-C, 1120-F, 1120S, 1065, or 1065-B. ▶ Information about Form 1125-A and its instructions is at www.irs.gov/form1125a. OMB No. 1545-0123

Name Columbia	a Gas of Pennsylvania, Inc.		Employer identification number 25-1100252
1	Inventory at beginning of year	1	111,944,541
2	Purchases	2	110,206,652
3	Cost of labor	3	0
4	Additional section 263A costs (attach schedule) STATEMENT 14	4	2,389,886
5	Other costs (attach schedule) STATEMENT 15	5	7,188,453
6	Total. Add lines 1 through 5	6	231,729,532
7	Inventory at end of year	7	63,939,217
8	Cost of goods sold. Subtract line 7 from line 6. Enter here and on Form 1120, page 1, line 2 or the appropriate line of your tax return. See instructions	8	167,790,315
9a	Check all methods used for valuing closing inventory: (i) X Cost (ii) Lower of cost or market (iii) Other (Specify method used and attach explanation.) ▶		
b	Check if there was a writedown of subnormal goods		
С	Check if the LIFO inventory method was adopted this tax year for any goods (if checked, attach		
d	If the LIFO inventory method was used for this tax year, enter amount of closing inventory compunder LIFO		<u> </u>
е	If property is produced or acquired for resale, do the rules of section 263A apply to the entity? S	ee ins	structions Yes No
f	Was there any change in determining quantities, cost, or valuations between opening and closir attach explanation	•	
For Pap	erwork Reduction Act Notice, see separate instructions.		Form 1125-A (Rev. 10- 2016

ERF

4136

Credit for Federal Tax Paid on Fuels

OMB No. 1545-0162

2017

Department of the Treasury Internal Revenue Service (99)

Go to www.irs.gov/Form4136 for instructions and the latest information.

Attach ment Sequence No. 23

Name (as shown on your income tax return)

Taxpayer identification number

Columbia Gas of Pennsylvania, Inc.

25-1100252

Caution. Claimant has the name and address of the person who sold the fuel to the claimant and the dates of purchase. For claims on lines 1c and 2b (type of use 13 or 14), 3d, 4c, and 5, claimant has not waived the right to make the claim. For claims on lines 1c and 2b (type of use 13 or 14), claimant certifies that a certificate has not been provided to the credit card issuer.

1 Nontaxable Use of Gasoline

Note. CRN is credit reference number.

		(a) Type of use	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
а	Off- highway business use		\$.183	0)		
b	Use on a farm for farming purposes		.183	0 }		362
С	Other nontaxable use (see Caution above line 1)		.183	0	\$ 0	
d	Exported		.184	0	0	411

2 Nontaxable Use of Aviation Gasoline

		(a) Type of use	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
а	Use in commercial aviation (other than foreign trade)		\$.15	0	\$ 0	354
b	Other nontaxable use (see Caution above line 1)		.193	0	0	324
С	Exported		.194	0	0	412
d	LUST tax on aviation fuels used in foreign trade		.001	0	0	433

3 Nontaxable Use of Undyed Diesel Fuel

Claimant certifies that the diesel fuel did not contain visible evidence of dye.

	Exception. If any of the diesel fuel included in this claim d	did contain visible evidence of dye, attach an explanation and check here						
		(a) Type of use	(b) F	Rate	(c) Gallons	(d) Amount of credit	(e) CRN
а	Nontaxable use	02	\$.243	38,263			
b	Use on a farm for farming purposes			.243	0	\$	9,298	360
С	Use in trains			.243	0	İ	0	353
d	Use in certain intercity and local buses (see Caution above line 1)			.17	0		0	350
_	Evnorted			2//	0	+	0	/113

4 Nontaxable Use of Undyed Kerosene (Other Than Kerosene Used in Aviation)

Claimant certifies that the kerosene did not contain visible evidence of dye.

	Exception. If any of the kerosene included in this claim did	otion. If any of the kerosene included in this claim did contain visible evidence of dye, attach an explanation and check here						
		(a) Type of use	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN		
а	Nontaxable use taxed at \$.244		\$.243	0				
b	Use on a farm for farming purposes		.243	0	\$ 0	346		
С	Use in certain intercity and local buses (see Caution above line 1)		.17	0	0	347		
d	Exported		.244	0	0	414		
е	Nontaxable use taxed at \$.044		.043	0	0	377		
f	Nontaxable use taxed at \$.219		.218	0	0	369		

For Paperwork Reduction Act Notice, see the separate instructions.

Form **4136** (2017)

25-1100252

Columbia Gas of Pennsylvania, Inc.

Form 4136 (2017) Page **2**

5 Kerosene Used in Aviation (see Caution above line 1)

	(a) Type of use	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
a Kerosene used in commercial aviation (other than foreign trade) taxed at \$.244		\$.200	0	\$ 0	417
b Kerosene used in commercial aviation (other than foreign trade) taxed at \$.219		.175	0	0	355
c Nontaxable use (other than use by state or local government) taxed at \$.244		.243	0	0	346
d Nontaxable use (other than use by state or local government) taxed at \$.219		.218	0	0	369
e LUST tax on aviation fuels used in foreign trade		.001	0	0	433

6 Sales by Registered Ultimate Vendors of Undyed Diesel Fuel

Registration No.

Claimant certifies that it sold the diesel fuel at a tax- excluded price, repaid the amount of tax to the buyer, or has obtained the written consent of the buyer to make the claim. Claimant certifies that the diesel fuel did not contain visible evidence of dye.

Exception. If any of the diesel fuel included in this claim did contain visible evidence of dye, attach an explanation and check here

	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
a Use by a state or local government	\$.243	0	\$ 0	360
b Use in certain intercity and local buses	.17	0	0	350

7 Sales by Registered Ultimate Vendors of Undyed Kerosene (Other Than Kerosene For Use in Aviation)

Registration No.

Claimant certifies that it sold the kerosene at a tax-excluded price, repaid the amount of tax to the buyer, or has obtained the written consent of the buyer to make the claim. Claimant certifies that the kerosene did not contain visible evidence of dye.

Exception: If any of the kerosene included in this claim did contain visible evidence of dye, attach an explanation and check here

	(b) Rate	(c) Gallons	(d) Amo	unt of credit	(e) CRN
a Use by a state or local government	\$.243	0			
b Sales from a blocked pump	.243	0	\$	0	346
c Use in certain intercity and local buses	.17	0		0	347

8 Sales by Registered Ultimate Vendors of Kerosene For Use in Aviation

Registration No.

Claimant sold the kerosene for use in aviation at a tax-excluded price and has not collected the amount of tax from the buyer, repaid the amount of tax to the buyer, or has obtained the written consent of the buyer to make the claim. See the instructions for additional information to be submitted.

		(a) Type of use	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
а	Use in commercial aviation (other than foreign trade) taxed at \$.219		\$.175	0	\$ 0	355
b	Use in commercial aviation (other than foreign trade) taxed at \$.244		.200	0	0	417
С	Nonexempt use in noncommercial aviation		.025	0	0	418
d	Other nontaxable uses taxed at \$.244		.243	0	0	346
е	Other nontaxable uses taxed at \$.219		.218	0	0	369
f	LUST tax on aviation fuels used in foreign trade		.001	0	0	433

Form **4136** (2017)

9 Reserved for future use

Registration No.

	(b) Rate	(c) Gallons of alcohol	(d) Amount of credit	(e) CRN
a Reserved for future use			\$	
b Reserved for future use				

10 Biodiesel or Renewable Diesel Mixture Credit

Registration No.

Biodiesel's mixtures. Claimant produced a mixture by mixing biodiesel with diesel fuel. The biodiesel used to produce the mixture met ASTM D6751 and met EPA's registration requirements for fuels and fuel additives. The mixture was sold by the claimant to any person for use as a fuel or was used as a fuel by the claimant. Claimant has attached the Certificate for Biodiesel and, if applicable, the Statement of Biodiesel Reseller. Renewable diesel mixtures. Claimant produced a mixture by mixing renewable diesel with liquid fuel (other than renewable diesel). The renewable diesel used to produce the renewable diesel mixture was derived from biomass process, met EPA's registration requirements for fuels and fuel additives, and met ASTM D975, D396, or other equivalent standard approved by the IRS. The mixture was sold by the claimant to any person for use as a fuel or was used as a fuel by the claimant. Claimant has attached the Certificate for Biodiesel and, if applicable, the Statement of Biodiesel Reseller, both of which have been edited as discussed in the Instructions for Form 4136. See the instructions for line 10 for information about renewable diesel used in aviation.

	(b) Rate	(c) Gallons of biodiesel or renewable diesel	(d) Amount of credit	(e) CRN
a Biodiesel (other than agri-biodiesel) mixtures	\$1.00	0	\$ 0	388
b Agri- biodiesel mixtures	\$1.00	0	0	390
c Renewable diesel mixtures	\$1.00	0	0	307

11 Nontaxable Use of Alternative Fuel

Caution. There is a reduced credit rate for use in certain intercity and local buses (type of use 5) (see instructions).

	(a) Type of use	(b) Rate	(c) Gallons, or gasoline or diesel gallon equivalents	(d) Amount of credit	(e) CRN
a Liquefied petroleum gas (LPG) (see instructions)		\$.183	0	\$ 0	419
b "P Series" fuels		.183	0	0	420
c Compressed natural gas (CNG) (see instructions)		.183	0	0	421
d Liquefied hydrogen		.183	0	0	422
e Fischer-Tropsch process liquid fuel from coal (including peat)		.243	0	0	423
f Liquid fuel derived from biomass		.243	0	0	424
g Liquefied natural gas (LNG) (see instructions)		.243	0	0	425
h Liquefied gas derived from biomass		.183	0	0	435

12 Alternative Fuel Credit Registration No. >

- /					
	(b) Rate	(c) Gallons, or gasoline or diesel gallon equivalents	(d) Amount of credit	(e) CRN	
a Liquefied petroleum gas (LPG) (see instructions)	\$.50	0	\$ 0	426	
b "P Series" fuels	.50	0	0	427	
c Compressed natural gas (CNG) (see instructions)	.50	0	0	428	
d Liquefied hydrogen	.50	0	0	429	
e Fischer-Tropsch process liquid fuel from coal (including peat)	.50	0	0	430	
f Liquid fuel derived from biomass	.50	0	0	431	
g Liquefied natural gas (LNG) (see instructions)	.50	0	0	432	
h Liquefied gas derived from biomass	.50	0	0	436	
i Compressed gas derived from biomass	.50	0	0	437	

Form **4136** (2017)

Page 4

Columbia Gas of Pennsylvania, Inc.

25-1100252

Form 4136 (2017)

13 Registered Credit Card Issuers

Registration No.	,)
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	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
a Diesel fuel sold for the exclusive use of a state or local government	\$.243	0	\$ 0	360
b Kerosene sold for the exclusive use of a state or local government	.243	0	0	346
c Kerosene for use in aviation sold for the exclusive use of a state or local government taxed at \$.219	.218	0	0	369

14 Nontaxable Use of a Diesel-Water Fuel Emulsion

Caution. There is a reduced credit rate for use in certain intercity and local buses (type of use 5) (see instructions).						
(a) Type of use (b) Rate (c) Gallons (d) Amount of credit (e) C						
a Nontaxable use		\$.197	0	\$ 0	309	
b Exported		.198	0	0	306	

15 Diesel-Water Fuel Emulsion Blending

Registration No.

	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
Blender credit	\$.046	0	\$ 0	310

16 Exported Dyed Fuels and Exported Gasoline Blendstocks

a Exported dyed diesel fuel and exported gasoline blendstocks	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
taxed at \$.001	\$.001	0	\$ 0	415
b Exported dyed kerosene	.001	0	0	416

17	Total income tax credit claimed. Add lines 1 through 16, column (d). Enter here and on Form 1040, line 72; Form 1120, Schedule J, line 19b; Form 1120S, line 23c; Form 1041, line 24q; or			
	the proper line of other returns. ▶	17	\$ 9,298	

Form **4136** (2017)

F7.00.02 US4136P4

SCHEDULE G (Form 1120)

Information on Certain Persons Owning the Corporation's Voting Stock Attach to Form 1120. See instructions.

OMB No. 1545- 0123

(Rev. December 2011)
Department of the Treasury
Internal Revenue Service

Columbia Gas of Pennsylvania, Inc.

Employer identification number (EIN)

25-1100252

Certain Entities Owning the Corporation's Voting Stock. (Form 1120, Schedule K, Question 4a). Complete columns (i) through (v) below for any foreign or domestic corporation, partnership (including any entity treated as a partnership), trust, or tax- exempt organization that owns directly 20% or more, or owns, directly or indirectly, 50% or more of the total voting power of all classes of the corporation's stock entitled to vote (see instructions).

(i) Name of Entity	(ii) Employer Identification Number (if any)	(iii) Type of Entity	(iv) Country of Organization	(v) Percentage Owned in Voting Stock
NiSource Gas Distribution Group	46-3083381	C Corp	US	100.000

Part II Certain Individuals and Estates Owning the Corporation's Voting Stock. (Form 1120, Schedule K, Question 4b). Complete columns (i) through (iv) below for any individual or estate that owns directly 20% or more, or owns, directly or indirectly, 50% or more of the total voting power of all classes of the corporation's stock entitled to vote (see instructions).

(i) Name of Individual or Estate	(ii) Identifying Number (if any)	(iii) Country of Citizenship (see instructions)	(iv) Percentage Owned in Voting Stock

For Paperwork Reduction Act Notice, see the Instructions for Form 1120.

Schedule G (Form 1120) (Rev. 12-2011) F7.00.01 USSCHGP1

Sc	chedule M-3 (Form 1120) 2017				Page 2	
Na	ame of corporation (common parent, if consolidated return	Employer id	Employer identification number			
(Columbia Gas of Pennsylvania, Inc. 25-1100252					
Ch	eck applicable box(es): (1) Consolidated group (2) Paren	nt corp (3) Consolidate	ed eliminations (4) Su	ubsidiary corp (5)	Mixed 1120/L/PC group	
Ch	eck if a sub-consolidated: (6) 1120 group (7) 1120 e	liminations	_	.,_	_	
Na	ame of subsidiary (if consolidated return)			Employer ic	lentification number	
Ī	Part II Reconciliation of Net Income (Loss) ner Income Stat	oment of Includi	hla Carnaratia	ana With	
	Taxable Income per Return (see instr		ement of including	ole Corporation	ons with	
_		(a)	(b)	(c)	(d)	
	Income (Loss) Items	Income (Loss) per	Temporary	Permanent	Income (Loss) per	
	(Attach statements for lines 1 through 12)	Income Statement	Difference	Difference	Tax Return	
		0	0	0		
1	Income (loss) from equity method foreign corporations Gross foreign dividends not previously taxed	0	0	0	0	
2		0	0	0	0	
3	0 - 4: - 70		0	0	0	
4 5	Section 78 gross- up Gross foreign distributions previously taxed	0	0	0		
6	Income (loss) from equity method U.S. corporations	339,813	0	-339,813		
7		0	0	0	0	
8	Minority interest for includible corporations	0	0	0		
9	Income (loss) from U.S. partnerships	0	0	0	0	
10	Income (loss) from foreign partnerships	0	0	0	0	
11	Income (loss) from other pass- through entities	0	0	0	0	
12	Items relating to reportable transactions	0	0	0	0	
13	Interest income (see instructions)	1,533,651	0	-1,045,931	487,720	
14	Total accrual to cash adjustment	0	0	0	0	
15	Hedging transactions	0	0	0	0	
16	Mark- to- market income (loss)	0	0	0	0	
17		169,337,216	1,546,901	0	(167,790,315)	
18	Sale versus lease (for sellers and/or lessors)	0	0	0	0	
19	Section 481(a) adjustments		0	0	0	
20	Unearned/deferred revenue	0	0	0	0	
21		0	0	0	0	
	Original issue discount and other imputed interest	0	0	0	0	
	Income statement gain/loss on sale, exchange,					
	abandonment, worthlessness, or other disposition of					
	assets other than inventory and pass-through entities	-5	5	0		
b	Gross capital gains from Schedule D, excluding		ĺ			
	amounts from pass- through entities		0	0	0	
c	Gross capital losses from Schedule D, excluding					
	amounts from pass-through entities, abandonment					
	losses, and worthless stock losses		0	0	0	
d	Net gain/loss reported on Form 4797, line 17,					
	excluding amounts from pass-through entities,					
	abandonment losses, and worthless stock losses		-4,893,444	0	-4,893,444	
е	Abandonment losses		0	0	0	
f	Worthless stock losses (attach statement)		0	0	0	
g	Other gain/loss on disposition of assets other than inventory		0	0	0	
24	Capital loss limitation and carryforward used		0	0	0	
25	Other income (loss) items with differences (attach statement)	1,976,375	744,819	0	2,721,194 STMT	
26	Total income (loss) items. Combine lines 1 through 25	-165,487,382	-2,601,719	-1,385,744	-169,474,845	
27	Total expense/deduction items (from Part III, line 38)	-245,679,913	-175,264,704	29,837,343	-391,107,274	
28	Other items with no differences STATEMENT 17	476,991,867			476,991,867	
29 a	Mixed groups, see instructions. All others, combine					
	lines 26 through 28	65,824,572	-177,866,423	28,451,599	-83,590,252	
	PC insurance subgroup reconciliation totals	0	0	0	0	
С	Life insurance subgroup reconciliation totals	0	0	0	0	
30	Reconciliation totals. Combine lines 29a through 29c	65,824,572	- 177 , 866 , 423	28,451,599	-83,590,252	

Schedule M-3 (Form 1120) 2017				Page 3	
Name of corporation (common parent, if consolidated re	turn)		Employer ide	ntification number	
Columbia Gas of Pennsylvania, Inc.			25-1100252		
Check applicable box(es): (1) Consolidated group (2)	Parent corp (3) Consolida	ted eliminations (4)	Subsidiary corp (5)	Mixed 1120/L/PC group	
Check if a sub-consolidated: (6) 1120 group (7) 112	0 eliminations				
Name of subsidiary (if consolidated return)			Employer ide	ntification number	
Part III Reconciliation of Net Income (L Taxable Income per Return-Ex				ons With	
	(a)	(b)	(c)	(d)	
Expense/Deduction Items	Expense per	Temporary	Permanent	Deduction per	
	Income Statement	Difference	Difference	Tax Return	
1 II S current income tay evnence	0	0	0		
1 U.S. current income tax expense2 U.S. deferred income tax expense	36,054,334	0	-36,054,334		
3 Ctate and local current income tay avnonce	5 23/ 510	0	0	5,234,519	
State and local deferred income tax expense		0	2,293,287	., . ,	
5 Foreign current income tax expense (other than	• , , , , ,		,, .		
foreign withholding taxes)	0	0	0	0	
6 Foreign deferred income tax expense		0	0		
7 Foreign withholding taxes	Λ .	0	0	0	
8 Interest expense (see instructions)		-93,690	0	33,535,425	
9 Stock option expense		0	0	0	
10 Other equity-based compensation	165,164	52,089	0	217,253	
11 Meals and entertainment	877,552	0	-438,776	438,776	
12 Fines and penalties	-367 586	0	367,586	0	
13 Judgments, damages, awards, and similar costs		0	0	0	
14 Parachute payments	. 0	0	0	0	
15 Compensation with section 162(m) limitation	. 0	0	0	0	
16 Pension and profit-sharing		-315,636	0	20,922,229	
17 Other post- retirement benefits		911,765	0	0	
18 Deferred compensation	. 0	0	0	0	
19 Charitable contribution of cash and tangible					
property		0	0	363,795	
20 Charitable contribution of intangible property		0	0	0	
21 Charitable contribution limitation/carryforward		-363,795	0	-363,795	
22 Domestic production activities deduction		0	0	0	
23 Current year acquisition or reorganization investment banking fees	0	0	0	0	
24 Current year acquisition or reorganization legal and accounting fees	0	0	0	0	
25 Current year acquisition/reorganization other costs	0	0	0	0	
26 Amortization/impairment of goodwill	0	0	0	0	
27 Amortization of acquisition, reorganization, and					
start- up costs		0	0	0	
28 Other amortization or impairment write- offs	486,500	0	0	486,500	
29 Reserved					
30 Depletion	. 0	0	0	0	
31 Depreciation	57,230,493	99,135,417	0	156,365,910	
32 Bad debt expense	22,287,472	681,701	0	22,969,173	
33 Corporate owned life insurance premiums	. 0	0	0	0	
34 Purchase versus lease (for purchasers and/or lessees)		0	0	0	
35 Research and development costs		0	0	0	
36 Section 118 exclusion (attach statement)	. 0	0	0	0	
37 Other expense/deduction items with differences (attach statement) STATEMENT 18	71,685,742	75,256,853	3,994,894	150,937,489	
38 Total expense/deduction items. Combine lines 1 through 37. Enter here and on Part II, line 27,					
reporting positive amounts as negative and					
negative amounts as positive	245,679,913	175, 264, 704	-29,837,343	391,107,274	

Form **1125-E**

Compensation of Officers

(Rev. October 2016)

Attach to Form 1120, 1120-C, 1120-F, 1120-REIT, 1120-RIC, or 1120S.

OMB No. 1545-0123

Employer identification number

25-1100252

Department of the Treasury Internal Revenue Service

Columbia Gas of Pennsylvania, Inc.

Name

▶ Information about Form 1125-E and its separate instructions is at www.irs.gov/form1125e.

Note. Complete Form 1125-E only if total receipts are \$500,000 or more. See instructions for definition of total receipts.

(a) Name of officer	(b) Social security number	(C) Percent of time devoted	Percent of stock owned			(f) Amount of
	(see instructions)	to business	(d) Common	(e) Preferred	compensation	
Michael A. Huwar		%	%	%		
Joseph W. Mulpas		%	%	%		
ooseph W. Wulpus		70	70	70		
Samuel K. Lee		%	%	%		
Shawn Anderson		%	%	%		
			0/			
		%	%	%		
		%	%	%		
		%	%	%		
		%	%	%		
		%	%	%		
		70	70	70		
		%	%	%		
		%	%	%		
		%	%	%		
		70	/0	76		
		%	%	%		
		%	%	%		
		%	%	%		
		70	70	70		
		%	%	%		
		%	%	%		
			0/			
		%	%	%		
		%	%	%		
		%	%	%		
Total compensation of officers				2		
Compensation of officers claimed on For	m 1125- A or elsewhere on return			3		
Compensation of officers claimed off For	1120 /t of clocwhere of fetalli					
Subtract line 3 from line 2. Enter the res	ult here and on Form 1120, page 1.	line 12 or the				
appropriate line of your tax return				4		

For Paperwork Reduction Act Notice, see separate instructions.

Form **1125-E** (Rev. 10-2016)

4562

Depreciation and Amortization (Including Information on Listed Property)

Attach to your tax return. ▶Go to www.irs.gov/Form4562 for instructions and the latest information. OMB No. 1545-0172

2017

Attach ment Sequence No. 179

Department of the Treasury Internal Revenue Service (Name(s) shown on return Business or activity to which this form relates Identifying number NATURAL GAS DISTRIBTUION Columbia Gas of Pennsylvania, Inc. 25-1100252 Election To Expense Certain Property Under Section 179 Part I Note: If you have any listed property, complete Part V before you complete Part I. 1 Maximum amount (see instructions) 2 Total cost of section 179 property placed in service (see instructions) 0 2 0 3 Threshold cost of section 179 property before reduction in limitation (see instructions) 3 4 Reduction in limitation. Subtract line 3 from line 2. If zero or less, enter - 0-4 0 5 Dollar limitation for tax year. Subtract line 4 from line 1. If zero or less, enter - 0-. If married filing separately, see instructions _____ 0 (a) Description of property (b) Cost (business use only) (C) Elected cost 0 0 0 7 Listed property. Enter the amount from line 29 0 7 8 Total elected cost of section 179 property. Add amounts in column (c), lines 6 and 7 0 8 9 Tentative deduction. Enter the **smaller** of line 5 or line 8 0 10 Carryover of disallowed deduction from line 13 of your 2016 Form 4562 n 10 11 Business income limitation. Enter the smaller of business income (not less than zero) or line 5 (see instructions) 0 11 12 Section 179 expense deduction. Add lines 9 and 10, but don't enter more than line 11 0 12 13 Carryover of disallowed deduction to 2018. Add lines 9 and 10, less line 12 13 Note: Don't use Part II or Part III below for listed property. Instead, use Part V. Part II Special Depreciation Allowance and Other Depreciation (Don't include listed property.) (See instructions.) 14 Special depreciation allowance for qualified property (other than listed property) placed in service during the tax year (see instructions) 122,791,297 14 **15** Property subject to section 168(f)(1) election 15 0 2,381,505 16 Other depreciation (including ACRS) 16 MACRS Depreciation (Don't include listed property.) (See instructions.) Section A 17 MACRS deductions for assets placed in service in tax years beginning before 2017 28 334 773 17 18 If you are electing to group any assets placed in service during the tax year into one or more general asset accounts, check here Section B - Assets Placed in Service During 2017 Tax Year Using the General Depreciation System (b) Month and (C) Basis for depreciation (a) Classification of property (d) Recovery (e) Convention (f) Method (g) Depreciation deduction year placed in (business/investment use service only -see instructions) period 19a 3- year property 3.0 200 DB **b** 5- year property 266,010 53,202 5.0 HY 200 DR c 7- year property 7 263 7 0 HY 200 DB 1 038 d 10- year property 10.0 0 HY 0 e 15- year property 0 0.0 0 f 20- year property 74,669,111 20.0 HY 150 DB 2,800,092 g 25- year property 0 25 yrs. S/L 0 0 27.5 yrs. MM S/L 0 h Residential rental property 0 27.5 yrs. MM 0 S/I 289 019 ΜМ S/L 4.003 i Nonresidential real 39 yrs. property 0 0.0 MM S/L 0 Section C - Assets Placed in Service During 2017 Tax Year Using the Alternative Depreciation System 20a Class life 0 0.0 **b** 12- year 12 yrs. S/I 0 40 yrs. c 40-year 0 MM S/L 0 Part IV Summary (See instructions.) 21 Listed property. Enter amount from line 28 0 21 22 Total. Add amounts from line 12, lines 14 through 17, lines 19 and 20 in column (g), and line 21. Enter here and on the appropriate lines of your return. Partnerships and S corporations - see instructions 22 156.365.910 23 For assets shown above and placed in service during the current year, enter the portion of the basis attributable to section 263A costs 559.986

Columbia Gas of Pennsylvania, Inc. 25-1100252

Form 4562 (2017) Page **2**

Part V Listed Property (Include automobiles, certain other vehicles, certain aircraft, certain computers, and property used for entertainment, recreation, or amusement.)

Note: For any vehicle for which you are using the standard mileage rate or deducting lease expense, complete only 24a,

24b, columns (a) through (c) of Section A, all of Section B, and Section C if applicable. Section A - Depreciation and Other Information (Caution: See the instructions for limits for passenger automobiles.) 24a Do you have evidence to support the business/investment use claimed? X Yes No 24h If "Yes," is the evidence written? X Yes No (a) Type of property (list (c) (i) Elected (b) Business/ investment use Date placed in Cost or other Basis for depreciation Method/ Depreciation Reco vehicles first) (business/investment use only) section 179 service basis Convention deduction cost period 25 Special depreciation allowance for qualified listed property placed in service during the tax year and used more than 50% in a qualified business use (see instructions) 0 26 Property used more than 50% in a qualified business use: 0.00% 0 0 0.0 0 0 0.00% 0 0 0.0 0 0 0 0.00% 0 0.0 0 0 27 Property used 50% or less in a qualified business use: 0 0 0 0.0 0.00% S/L-0.00% 0 0 0 0.0 S/L-0.00% 0.0 S/L-O 0 0 28 Add amounts in column (h), lines 25 through 27. Enter here and on line 21, page 1. 0 28 29 Add amounts in column (i), line 26. Enter here and on line 7, page 1. 29 0 Section B - Information on Use of Vehicles Complete this section for vehicles used by a sole proprietor, partner, or other "more than 5% owner," or related person. If you provided vehicles to your employees, first answer the questions in Section C to see if you meet an exception to completing this section for those vehicles. (f) (b) (c) (d) (a) Vehicle Vehicle 2 Vehicle 3 Vehicle 4 Vehicle 5 Vehicle 6 30 Total business/investment miles driven during 0 0 0 0 the year (don't include commuting miles) 0 0 0 0 0 0 0 0 31 Total commuting miles driven during the year 32 Total other personal (noncommuting) 0 0 0 0 0 miles driven **33** Total miles driven during the year. Add lines 30 through 32 0 0 0 0 0 0 Yes No No No 34 Was the vehicle available for personal Yes Yes No Yes Yes No Yes No use during off-duty hours? 35 Was the vehicle used primarily by a more than 5% owner or related person? 36 Is another vehicle available for personal use? Section C - Questions for Employers Who Provide Vehicles for Use by Their Employees Answer these questions to determine if you meet an exception to completing Section B for vehicles used by employees who aren't more than 5% owners or related persons (see instructions). 37 Do you maintain a written policy statement that prohibits all personal use of vehicles, including commuting, Yes No by your employees? 38 Do you maintain a written policy statement that prohibits personal use of vehicles, except commuting, by your employees? See the instructions for vehicles used by corporate officers, directors, or 1% or more owners Χ 39 Do you treat all use of vehicles by employees as personal use? 40 Do you provide more than five vehicles to your employees, obtain information from your employees about the use of the vehicles, and retain the information received? 41 Do you meet the requirements concerning qualified automobile demonstration use? (See instructions.) Note: If your answer to 37, 38, 39, 40, or 41 is "Yes," don't complete Section B for the covered vehicles. Part VI Amortization (a) (b) (c) (d) (e) (f) Description of costs Amortization Date amortization Amortizable Code Amortization for period or th is year amount section begins nercentage 42 Amortization of costs that begins during your 2017 tax year (see instructions): 0 0 0 0 43 Amortization of costs that began before your 2017 tax year 43 0 44 Total. Add amounts in column (f). See the instructions for where to report 44 0

 $_{\mathsf{Form}}\,\mathbf{4797}$

Department of the Treasury Internal Revenue Service

Sales of Business Property

(Also Involuntary Conversions and Recapture Amounts Under Sections 179 and 280F(b)(2))

►Attach to your tax return.

▶ Go to www.irs.gov/Form4797 for instructions and the latest information.

OMB No. 1545-0184

2017

Attachment Sequence No. 27

Columbia Gas of Pennsylvania, Inc. 25-1100252 1 Enter the gross proceeds from sales or exchanges reported to you for 2017 on Form(s) 1099- B or 1099- S (or substitute statement) that you are including on line 2, 10, or 20. See instructions	
statement) that you are including on line 2, 10, or 20. See instructions	
Part I Sales or Eychanges of Property Head in a Trade or Business and Involuntary Conversions Ex	0
Than Casualty or Theft-Most Property Held More Than 1 Year (see instructions)	om Other
(a) Description (b) Date acquired (c) Date sold (d) Gross allowed or basis plus Subtrain of property (mo., day, vr.) (mo., day, vr.) (mo., day, vr.) (sales price allowable since improvements and	n or (loss) t (f) from the f (d) and (e)
0 0 0	0
0 0 0	0
	0
	0
3 Gain, if any, from Form 4684, line 39	0
4 Section 1231 gain from installment sales from Form 6252, line 26 or 37	0
5 Section 1231 gain or (loss) from like-kind exchanges from Form 8824	0
6 Gain, if any, from line 32, from other than casualty or theft	0
7 Combine lines 2 through 6. Enter the gain or (loss) here and on the appropriate line as follows:	0
Partnerships (except electing large partnerships) and S corporations. Report the gain or (loss) following the	
instructions for Form 1065, Schedule K, line 10, or Form 1120S, Schedule K, line 9. Skip lines 8, 9, 11, and 12 below. Individuals, partners, S corporation shareholders, and all others. If line 7 is zero or a loss, enter the amount from	
line 7 on line 11 below and skip lines 8 and 9. If line 7 is a gain and you didn't have any prior year section 1231 losses, or they were recaptured in an earlier year, enter the gain from line 7 as a long-term capital gain on the Schedule D filed with your return and skip lines 8, 9, 11, and 12 below.	0
8 Nonrecaptured net section 1231 losses from prior years. See instructions 9 Subtract line 8 from line 7. If zero or less, enter - 0 If line 9 is zero, enter the gain from line 7 on line 12 below. If line 9 is more than zero, enter the amount from line 8 on line 12 below and enter the gain from line 9 as a long-term capital gain on the Schedule D filed with your return. See instructions. 9	0
	0
Part II Ordinary Gains and Losses (see instructions) 10 Ordinary gains and losses not included on lines 11 through 16 (include property held 1 year or less):	
Public Utility VARIOUS VARIOUS 32,030 10,944,696 15,870,170	4,893,444
0 0 0	0
0 0 0	0
0 0 0	0
11 Loss, if any, from line 7	0)
12 Gain, if any, from line 7 or amount from line 8, if applicable 12	0
13 Gain, if any, from line 31 13	0
14 Net gain or (loss) from Form 4684, lines 31 and 38a 14	0
15 Ordinary gain from installment sales from Form 6252, line 25 or 36	0
16 Ordinary gain or (loss) from like-kind exchanges from Form 8824	0
17 Combine lines 10 through 16	
	4,893,444
18 For all except individual returns, enter the amount from line 17 on the appropriate line of your return and skip lines a	
18 For all except individual returns, enter the amount from line 17 on the appropriate line of your return and skip lines a	
18 For all except individual returns, enter the amount from line 17 on the appropriate line of your return and skip lines a and b below. For individual returns, complete lines a and b below:	
18 For all except individual returns, enter the amount from line 17 on the appropriate line of your return and skip lines a and b below. For individual returns, complete lines a and b below: a If the loss on line 11 includes a loss from Form 4684, line 35, column (b)(ii), enter that part of the loss here. Enter the part of the loss from income-producing property on Schedule A (Form 1040), line 28, and the part of the loss from property used as an employee on Schedule A (Form 1040), line 23. Identify as from "Form 4797, line 18a."	
18 For all except individual returns, enter the amount from line 17 on the appropriate line of your return and skip lines a and b below. For individual returns, complete lines a and b below: a If the loss on line 11 includes a loss from Form 4684, line 35, column (b)(ii), enter that part of the loss here. Enter the part of the loss from income-producing property on Schedule A (Form 1040), line 28, and the part of the loss	

For Paperwork Reduction Act Notice, see separate instructions.

Form **4797** (2017)

ERF F7.00.01 US4797P1

Columbia Gas of Pennsylvania, Inc. 25-1100252

Form 4797 (2017) Page 2 Part III Gain From Disposition of Property Under Sections 1245, 1250, 1252, 1254, and 1255 19 (a) Description of section 1245, 1250, 1252, 1254, or 1255 property: (b) Date acquired (c) Date sold (mo., day, yr.) (mo., day, yr.) Α В С D Property A Property B Property C Property D These columns relate to the properties on lines 19A through 19D. > 0 0 20 Gross sales price (Note: See line 1 before completing.) 0 21 Cost or other basis plus expense of sale 0 0 0 0 21 22 Depreciation (or depletion) allowed or allowable 22 0 0 0 0 23 Adjusted basis. Subtract line 22 from line 21 23 0 0 0 0 0 0 0 0 24 Total gain. Subtract line 23 from line 20 24 25 If section 1245 property: a Depreciation allowed or allowable from line 22 0 O 0 0 0 0 0 0 **b** Enter the **smaller** of line 24 or 25a 26 If section 1250 property: If straight line depreciation was used, enter - 0- on line 26g, except for a corporation subject to section 291. 0 a Additional depreciation after 1975. See instructions 26a **b** Applicable percentage multiplied by the **smaller** of line 24 or line 26a. See instructions 0 0 0 0 26b c Subtract line 26a from line 24. If residential rental property n 0 n 0 or line 24 is not more than line 26a, skip lines 26d and 26e 26c d Additional depreciation after 1969 and before 1976 0 0 0 0 26d e Enter the smaller of line 26c or 26d 0 0 0 0 26e f Section 291 amount (corporations only) 0 0 0 0 26f **g** Add lines 26b, 26e, and 26f 0 0 0 0 26g 27 If section 1252 property: Skip this section if you did not dispose of farmland or if this form is being completed for a partnership (other than an electing large partnership). a Soil, water, and land clearing expenses 0 O 0 27a **b** Line 27a multiplied by applicable percentage. See instructions 27b 0 0 0 0 0 0 0 0 c Enter the smaller of line 24 or 27b. 27c 28 If section 1254 property: a Intangible drilling and development costs, expenditures for development of mines and other natural deposits, mining exploration costs, and depletion. See n 0 0 0 instructions 28a **b** Enter the **smaller** of line 24 or 28a 0 0 0 0 29 If section 1255 property: a Applicable percentage of payments excluded from income under section 126. See instructions O 0 0 29a 0 0 0 **b** Enter the **smaller** of line 24 or 29a. See instructions 29b Summary of Part III Gains. Complete property columns A through D through line 29b before going to line 30. 30 Total gains for all properties. Add property columns A through D, line 24 O 31 Add property columns A through D, lines 25b, 26g, 27c, 28b, and 29b. Enter here and on line 13 0 31 32 Subtract line 31 from line 30. Enter the portion from casualty or theft on Form 4684, line 33. Enter the portion from other than casualty or theft on Form 4797, line 6. Recapture Amounts Under Sections 179 and 280F(b)(2) When Business Use Drops to 50% or Less (see instructions) (a) Section (b) Section 280F(b)(2) 179 33 Section 179 expense deduction or depreciation allowable in prior years. 33 0 0 34 Recomputed depreciation. See instructions 34 0 0 35 Recapture amount. Subtract line 34 from line 33. See the instructions for where to report. 35 0 0

Form **5884**(Rev. December 2016)

Work Opportunity Credit

OMB No. 1545- 0219

(Rev. December 2016) Department of the Treasury Internal Revenue Service ► Attach to your tax return.
► Information about Form 5884 and its separate instructions is at www.irs.gov/form5884.

Attachment Sequence No.

Name(s) shown on return Identifying number 25-1100252 Columbia Gas of Pennsylvania, Inc. Enter on the applicable line below the total qualified first- or second-year wages paid or incurred during the tax year, and multiply by the percentage shown, for services of employees who are certified as members of a targeted group. a Qualified first- year wages of employees who worked 0 for you at least 120 hours but fewer than 400 hours \$ \$ 25% (0.25) **b** Qualified first-year wages of employees who worked for you at least 400 hours \$______ X 40% (0.40) 8,000 1b c Qualified second- year wages of employees certified as long-term family assistance recipients \$ \$ 0 X 50% (0.50)0 1c Add lines 1a, 1b, and 1c. See instructions for the adjustment you must make to salaries and wages 8,000 Work opportunity credit from partnerships, S corporations, cooperatives, estates, and trusts 3 0 (see instructions) Add lines 2 and 3. Cooperatives, estates, and trusts, go to line 5. Partnerships and S corporations, stop here and report this amount on Schedule K. All others, stop here and report this amount on Form 3800, Part III, line 4b 8,000 4 Amount allocated to patrons of the cooperative or beneficiaries of the estate or trust (see instructions) Cooperatives, estates, and trusts, subtract line 5 from line 4. Report this amount on

For Paperwork Reduction Act Notice, see separate instructions.

Form **5884** (Rev. 12- 2016)

ERF F7.00.01 US5884P1

Form **8916- A**

Supplemental Attachment to Schedule M-3

OMB No. 1545-0123

Department of the Treasury Internal Revenue Service ► Attach to Schedule M-3 for Form 1065, 1120, 1120-L, 1120-PC, or 1120S.
 Go to www.irs.gov/Form1120 for the latest information.

2017

 Name of common parent
 Employer identification number

 Columbia Gas of Pennsylvania, Inc.
 25-1100252

 Name of subsidiary
 Employer identification number

Part I	Cost of Goods Sold				
	Cost of Goods Sold Items	(a) Expense per Income Statement	(b) Temporary Difference	(c) Permanent Difference	(d) Deduction per Tax Return
1	Amounts attributable to cost flow assumptions	0	-7,188,453	0	-7,188,453
2	Amounts attributable to:				
а	Stock option expense	0	0	0	0
b	Other equity based compensation	0	0	0	0
С	Meals and entertainment	0	0	0	0
d	Parachute payments	0	0	0	0
е	Compensation with section 162(m) limitation	0	0	0	0
f	Pension and profit sharing	0	0	0	0
g	Other post- retirement benefits	0	0	0	0
h	Deferred compensation	0	0	0	0
i	Reserved				
j	Amortization	0	0	0	0
k	Depletion	0	0	0	0
I	Depreciation	0	0	0	0
m	Corporate owned life insurance premiums	0	0	0	0
n	Other section 263A costs	0	-2,389,886	0	-2,389,886
3	Inventory shrinkage accruals	0	0	0	0
4	Excess inventory and obsolescence reserves	0	0	0	0
5	Lower of cost or market write- downs	0	0	0	0
6	Other items with differences (attach statement)STMT 19	-121,331,892	11,125,240	0	-110,206,652
7	Other items with no differences	-48,005,324			-48,005,324
8	Total cost of goods sold. Add lines 1 through 7 in columns a, b, c, and d. Enter totals on the applicable Schedule M-3. See instructions	-169,337,216	1,546,901	0	-167,790,315

Form 8916- A (2017)	Page 2
F0fm 8910- A (2017)	Page 2

Part	II Interest Income				
	Interest Income Item	(a) Income (Loss) per Income Statement	(b) Temporary Difference	(c) Permanent Difference	(d) Income (Loss) per Tax Return
		Statement	Dillerence	Dillerence	Tax Retuin
1	Tax- exempt interest	_	_	_	
	income	0	0	0	
2	Interest income from hybrid				
	securities	0	0	0	0
3	Sale/lease interest income	0	0	0	0
4a	Intercompany interest income - From outside tax affiliated group	0	0	0	0
4b	Intercompany interest income - From tax affiliated group	367,700	0	0	367,700
5	Other interest income				
		1,165,951	0	-1,045,931	120,020
6	Total interest income. Add				
	lines 1 through 5 in columns				
	a, b, c, and d. Enter total on				
	the applicable Schedule M- 3.				
	See instructions.	1,533,651	0	-1,045,931	487,720
Part	III Interest Expense	·			
	·	(a)	(b)	(c)	(d)
	Interest Expense Item	Expense per Income	Temporary	Permanent	Deduction per Tax
	minor det Experies nom	Statement	Difference	Difference	
1	·		Difference	Difference	Return
1	Interest expense from hybrid securities		Difference 0	Difference 0	
1 2	Interest expense from hybrid securities	Statement			Return
	Interest expense from hybrid securities Lease/purchase interest	Statement			Return
	Interest expense from hybrid securities	Statement 0	0	0	Return 0
2	Interest expense from hybrid securities Lease/purchase interest expense	Statement 0	0	0	Return 0
2	Interest expense from hybrid securities Lease/purchase interest expense Intercompany interest	Statement 0	0	0	Return 0
2	Interest expense from hybrid securities Lease/purchase interest expense Intercompany interest expense - Paid to outside tax affiliated group	Statement 0 0	0	0	Return 0
2 3a	Interest expense from hybrid securities Lease/purchase interest expense Intercompany interest expense - Paid to outside tax affiliated group Intercompany interest	Statement 0 0	0	0	Return 0
2 3a	Interest expense from hybrid securities Lease/purchase interest expense Intercompany interest expense - Paid to outside tax affiliated group Intercompany interest expense - Paid to tax	Statement 0 0	0	0	Return 0
2 3a	Interest expense from hybrid securities Lease/purchase interest expense Intercompany interest expense - Paid to outside tax affiliated group Intercompany interest expense - Paid to tax affiliated group	Statement 0 0 0	0 0	0 0	Return 0
2 3a 3b	Interest expense from hybrid securities Lease/purchase interest expense Intercompany interest expense - Paid to outside tax affiliated group Intercompany interest expense - Paid to tax	Statement 0 0 0	0 0	0 0	Return 0
2 3a 3b	Interest expense from hybrid securities Lease/purchase interest expense Intercompany interest expense - Paid to outside tax affiliated group Intercompany interest expense - Paid to tax affiliated group Other interest expense	Statement 0 0 0 32,696,935	0 0	0 0	Return 0 0 0 32,696,935
3a 3b	Interest expense from hybrid securities Lease/purchase interest expense Intercompany interest expense - Paid to outside tax affiliated group Intercompany interest expense - Paid to tax affiliated group Other interest expense Total interest expense. Add	Statement 0 0 0 32,696,935	0 0	0 0	Return 0 0 0 32,696,935
3a 3b	Interest expense from hybrid securities Lease/purchase interest expense Intercompany interest expense - Paid to outside tax affiliated group Intercompany interest expense - Paid to tax affiliated group Other interest expense Total interest expense. Add lines 1 through 4 in columns	Statement 0 0 0 32,696,935	0 0	0 0	Return 0 0 0 32,696,935
3a 3b	Interest expense from hybrid securities Lease/purchase interest expense Intercompany interest expense - Paid to outside tax affiliated group Intercompany interest expense - Paid to tax affiliated group Other interest expense Total interest expense. Add lines 1 through 4 in columns a, b, c, and d. Enter total on	Statement 0 0 0 32,696,935	0 0	0 0	Return 0 0 0 32,696,935
3a 3b	Interest expense from hybrid securities Lease/purchase interest expense Intercompany interest expense - Paid to outside tax affiliated group Intercompany interest expense - Paid to tax affiliated group Other interest expense Total interest expense. Add lines 1 through 4 in columns	Statement 0 0 0 32,696,935	0 0	0 0	Return 0 0 0 32,696,935

Form **8916-A** (2017)

2017 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2017

FORM 1120, PAGE 1 SUPPORTING SCHEDULES

STATEMENT 1 - FORM 1120, PG 1, LN 10

OTHER INCOME

LINE 10: OTHER INCOME

CONTRIBUTION IN AID OF CONSTRUCTION 1,129,568
MISCELLANEOUS OTHER INCOME 1,591,626
TOTAL 2,721,194

STATEMENT 2 - FORM 1120, PG 1, LN 17

TAXES

LINE 17: TAXES

REAL PROPERTY TAXES	536,033
STATE TAXES BASED ON INC - CURRENT	5,234,519
SALES AND USE TAXES	769,408
BUSINESS LICENSES, PERMITS	275
PAYROLL TAXES	2,553,023
MISCELLANEOUS OTHER TAXES	180
TOTAL	9,093,438

STATEMENT 3 - FORM 1120, PG 1, LN 26

OTHER DEDUCTIONS

OTHER DEDUCTIONS	
LINE 26: OTHER DEDUCTIONS	
MISC OFFICE EXPENSES	4,233,084
MEALS & ENTERTAINMENT	599,470
MEALS & ENTERTAINMENT - NCS ALLCTN	(160,694)
INSURANCE	(2,721,392)
MISCELLANEOUS DEDUCTIONS	(6,653,158)
SELLING EXPENSES	16,974,957
DISTRIBUTION EXPENSES	41,783,987
LOBBYING	(53,502)
LOBBYING - NCS ALLOCTN	(400)
PROFESSIONAL FEES	23,327,600
OTHER IMPAIRMENT WRITE-OFFS	486,500
TOTAL	77,816,452

2017 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc. 25-1100252

Year: 2017

FORM 1120, PAGE 3 SUPPORTING SCHEDULES

2017 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc. $\,$

25-1100252 Year: 2017

FORM 1120, PAGE 5, SCH L - BEGINNING SUPPORTING SCH

STATEMENT 4 - FORM 1120, PG 5, SCH L, LN 6, BEG OTHER CURRENT ASSETS - BEGINNING

LINE 6: OTHER CURRENT ASSETS MARKETABLE SECURITIES 211,949 OTHER PREPAID EXPENSES 2,773,274 MISCELLANEOUS (47,180) 113,104 Reg Asset Environ Cur 90,313 Reg Asset OPEB Transition Reg Asset Cr Bal Transf 2,348,000 Reg Asset Def Int Exp-Rate Ref 31,123 Reg Asset Int Undercollection 392,388 Reg Asset CPA USP Rider 544,313 Reg Asset USP Unbilled (2,348,000) Reg Asset NiFiT WMS Impl Cst 420,255 Unrecov Purchs Gas Costs-Com 10,441,074 Unrecov Purchs Gas Costs-Dem 9,759,652 End User Exchange 4,597,240 Transporter Imbalance (59,323)Unrecov Purch Gas Cst-Unbill (14,971,000)CPA Base Gas 2,899,354 ROUNDING (1) TOTAL 17,196,535

STATEMENT 5 - FORM 1120, PG 5, SCH L, LN 9, BEG OTHER INVESTMENTS - BEGINNING

LINE 9: OTHER INVESTMENTS

INVESTMENTS IN SUBSIDIARIES

19,212,454

STATEMENT 6 - FORM 1120, PG 5, SCH L, LN 14, BEG OTHER ASSETS - BEGINNING

LINE 14: OTHER ASSETS

FEDERAL DEFERRED TAXES - NONCURRENT	64,345,004
STATE DEFERRED TAXES - NONCURRENT	23,519,052
CONSTRUCTION IN PROGRESS	20,719,477
MISCELLANEOUS	4,264,748
NC Reg Asset Envir Non-Curr	7,074,889
NC Reg Asset OPEB Regulatory	496,722
NC Reg Asset FAS 158 OPEB	1,441,611

2017 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252

Year: 2017

AI. 2	.01/		
NC	Reg Asset	FAS158 Pension	38,067,544
NC	Reg Asset	Def Depr Cap Lse	1,352,277
NC	Reg Asset	NiFiT_WMS Impl Co	404,989
NC	Reg Asset	ARO	4,753,483
NC	Reg Asset	Inc Tax NC Fed	225,018,529
ROU	JNDING		(1)
	TOTAL	•	391,458,324

STATEMENT 7 - FORM 1120, PG 5, SCH L, LN 18, BEG OTHER CURRENT LIABILITIES - BEGINNING

LINE 18: OTHER CURRENT LIABILITIES	
FEDERAL INCOME TAX PAYABLE	(1,197,180)
STATE TAXES PAYABLE	(48,204)
TAXES - OTHER	324,984
ACCRUED INTEREST	317,561
OTHER PAYABLES	123,746,201
OTHER ACCRUALS	44,252,341
MISCELLANEOUS	14,332,902
Accrd Unempl Insur-State	18,284
Accd Liab-Vacation Pay PY	1,372,089
Accd Liab-Vacation Pay CY	3,329,606
Accd Liab-Profit Sharing	494,025
Accd Liab-Incentive Compnstion	3,384,145
Accd Liab-Sales Tax Audit	451,478
Accd Liability - Pension ST-NQ	900
Accd Liab-Environmental	385,000
Accd Liab-Health Benefits	314,580
Accd Liab-Rx Drug	62,176
Accd Liab-Dental	60,428
Accd Liab-ST FAS112	147,746
Accd Liab-Rate Refunds	502,151
Accd Liab-Refund to C&I Cust	220,750
Def Credits-Pnlty Cr Passback	1,323,179
Reg Liab Curr-Cap Rel Proceeds	312,533
Reg Liab Curr-Unified Cr-OFS	3,373,448
Reg Liab Curr-OFS Proceeds	2,262,776
Reg Liab Curr-OFS Proceed-PGCC	(643,827)
Reg Liab Curr-OFS Cap Rel Cr	(1,554,241)
Reg Liab Curr-Asset Reclass	2,348,000
Accrd Property Tax	486,776
ROUNDING	1

200,380,608

TOTAL

2017 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2017

STATEMENT 8 - FORM 1120, PG 5, SCH L, LN 21, BEG OTHER LIABILITIES - BEGINNING

LINE 21: OTHER LIABILITIES	
FED DEFERRED INC TAXES - NONCURRENT	614,802,819
FED DEFERRED INC TAXES - REGULATORY	1,746,174
CONTINGENCY RESERVE	30,966,820
MISCELLANEOUS	20,613,360
Accum Prov Prop Injur Damg	91,750
Accum Prov-Banked Vacation	1,537,537
Accum Provisions Thrft Pln NI	12,622
Accum Provisions FAS 112	630,951
Accum Provisions OPEB	(5,379,904)
Accum Provisions Pen Cost Qual	18,732,160
Accum Prov LT PenCost Non-Qual	42,018
Custmr Advn for Constr NonCur	4,901,549
Def Credits-Environmental	6,354,152
Def Credits-Excess Bank Purch	240
Reg Liab NC-Retire Income	15,394,549
Reg Liab NC-FAS158 NQ Pension	17,344
ROUNDING	2
TOTAL	710,464,143

2017 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc. 25-1100252

Year: 2017

FORM 1120, PAGE 5, SCH L - ENDING SUPPORTING SCH

STATEMENT 9 - FORM 1120, PG 5, SCH L, LN 6, END OTHER CURRENT ASSETS - ENDING

LINE 6: OTHER CURRENT ASSETS - ENDING MARKETABLE SECURITIES 230,726 OTHER PREPAID EXPENSES 2,751,041 260,159 MISCELLANEOUS 118,335 Reg Asset Environ Cur Reg Asset OPEB Transition 90,313 Reg Asset Cr Bal Transf 3,572,000 Reg Asset Def Int Exp-Rate Ref 4,831 Reg Asset Int Undercollection 134,294 Reg Asset CPA USP Rider 2,653,580 Reg Asset USP Unbilled (3,572,000) Reg Asset NiFiT WMS Impl Cst 404,989 Unrecov Purchs Gas Costs-Com 6,741,266 Unrecov Purchs Gas Costs-Dem 6,544,197 End User Exchange 3,503,314 Transporter Imbalance 69,565 (19,607,000) Unrecov Purch Gas Cst-Unbill 2,899,354 CPA Base Gas Unrecov Purch-Cr Bal Transfer 2,748,658 TOTAL 9,547,622

STATEMENT 10 - FORM 1120, PG 5, SCH L, LN 9, END OTHER INVESTMENTS - ENDING

LINE 9: OTHER INVESTMENTS

INVESTMENTS IN SUBSIDIARIES 19,552,267
MISCELLANEOUS OTHER INVESTMENTS 1,465,802
TOTAL 21,018,069

STATEMENT 11 - FORM 1120, PG 5, SCH L, LN 14, END OTHER ASSETS - ENDING

LINE 14: OTHER ASSETS

FEDERAL DEFERRED TAXES - NONCURRENT	51,306,548
STATE DEFERRED TAXES - NONCURRENT	21,833,061
CONSTRUCTION IN PROGRESS	25,509,303
MISCELLANEOUS	11,854,056
NC Reg Asset Envir Non-Curr	7,845,288

2017 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252

Year: 2017 406,409 NC Reg Asset OPEB Regulatory 1,177,461 NC Reg Asset FAS 158 OPEB NC Reg Asset FAS158 Pension 29,647,123 NC Reg Asset Pen NQulfd FAS158 726 NC Reg Asset Def Depr Cap Lse 2,281,062 NC Reg Asset ARO 5,285,264 NC Reg Asset Inc Tax NC Fed 226,648,854 TOTAL 383,795,155

STATEMENT 12 - FORM 1120, PG 5, SCH L, LN 18, END OTHER CURRENT LIABILITIES - ENDING

LINE 18: OTHER CURRENT LIABILITIES FEDERAL INCOME TAX PAYABLE (1,206,457)STATE TAXES PAYABLE 1,042,057 TAXES - OTHER 430,337 313,924 ACCRUED INTEREST OTHER PAYABLES 162,275,699 OTHER ACCRUALS 40,069,512 MISCELLANEOUS 12,807,669 Accrd Unempl Insur-State 31,659 1,000,873 Accd Liab-Vacation Pay PY 3,493,102 Accd Liab-Vacation Pay CY Accd Liab-Profit Sharing 791,637 4,547,611 Accd Liab-Incentive Compnstion Accd Liab-Sales Tax Audit 615,563 Accd Liability - Pension ST-NQ 1,600 235,200 Accd Liab-Environmental Accd Liab-Health Benefits 322,583 Accd Liab-Rx Drug 67,207 Accd Liab-Dental 60,326 Accd Liab-ST FAS112 161,936 Accd Liab-Refund to C&I Cust 144,544 Def Credits-Pnlty Cr Passback 1,323,179 Reg Liab Curr-Cap Rel Proceeds 717,183 Reg Liab Curr-Unified Cr-OFS 690.123 Reg Liab Curr-OFS Proceeds 1,226,398 Reg Liab Curr-OFS Proceed-PGCC (485, 895)Reg Liab Curr-OFS Cap Rel Cr (1,996,827)Reg Liab Curr-Asset Reclass 3,572,000 Accrd Property Tax 348,332 TOTAL 232,601,075

STATEMENT 13 - FORM 1120, PG 5, SCH L, LN 21, END

2017 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2017

OTHER LIABILITIES - ENDING

LINE 21: OTHER LIABILITIES	
FED DEFERRED INC TAXES - NONCURRENT	362,693,265
FED DEFERRED INC TAXES - REGULATORY	277,500,674
CONTINGENCY RESERVE	29,971,205
MISCELLANEOUS	26,561,528
Accum Prov Prop Injur Damg	131,519
Accum Prov-Banked Vacation	1,551,723
Accum Provisions Thrft Pln NI	14,049
Accum Provisions FAS 112	605,712
Accum Provisions OPEB	(6,663,989)
Accum Provisions Pen Cost Qual	855
Accum Prov LT PenCost Non-Qual	70,939
Custmr Advn for Constr NonCur	5,019,191
Def Credits-Environmental	7,220,691
Reg Liab NC-Retire Income	27,171,235
TOTAL	731,848,597

2017 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2017

FORM 1125-A SUPPORTING SCHEDULES

STATEMENT 14 - FORM 1125-A, LINE 4
ADDITIONAL SEC 263A COSTS

LINE 4: ADDITIONAL SECTION 263A COSTS

COGS: ADDITIONAL SECTION 263A COSTS

2,389,886

STATEMENT 15 - FORM 1125-A, LINE 5
OTHER COSTS

LINE 5: OTHER COSTS

COGS: LIFO RESERVE

7,188,453

2017 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2017

COLUMN A	COLUMN B	COLUMN C	COLUMN D
AMOUNTS PER	TEMPORARY	PERMANENT	AMOUNTS
INCOME	DIFFERENCE	DIFFERENCE	PER TAX
STATEMENT			RETURN

SCHEDULE M-3 SUPPORTING SCHEDULES

STMT 16 - SCH M-3, PART II, LINE 25

LINE 25: OTHER INCOME (LOSS) ITEMS WITH DIFFERENCES

CONTRIBUTION IN AID OF CONSTRUCTION
MISCELLANEOUS OTHER INCOME
TOTAL

	1,129,568		1,129,568
1,976,375	(384,749)		1,591,626
1,976,375	744,819	0	2,721,194

STATEMENT 17 - SCH M-3, PART II, LINE 28

LINE 28: OTHER ITEMS WITH NO DIFFERENCES

GROSS SALES	562,609,747	562,609,747
REAL ESTATE RENTAL INCOME	1,393	1,393
BUSINESS LICENSES, PERMITS	(275)	(275)
PAYROLL TAXES	(2,553,023)	(2,553,023)
MISCELLANEOUS OTHER TAXES	(180)	(180)
ADVERTISING	(979,251)	(979,251)
SELLING EXPENSES	(16,974,957)	(16,974,957)
DISTRIBUTION EXPENSES	(41,783,987)	(41,783,987)
PROFESSIONAL FEES	(23,327,600)	(23,327,600)
TOTAL	476,991,867	476,991,867

STATEMENT 18 - SCH M-3, PART III, LINE 37

LINE 37: OTHER EXPENSE/DED ITEMS WITH DIFFERENCES

SALARIES & WAGES	59,292,114	(1,163,466)	(20,408)	58,108,240
MISCELLANEOUS REPAIRS	25,819,259	68,711,214		94,530,473
RENTS	2,418,709	(871,772)		1,546,937
REAL PROPERTY TAXES	397,589	138,444		536,033
SALES AND USE TAXES	317,930	451,478		769,408
EMPLOYEE BENEFIT PROGRAMS		641,766		641,766
MISC OFFICE EXPENSES	4,653,339	(420,255)		4,233,084
INSURANCE	51,882	(2,773,274)		(2,721,392)
MISCELLANEOUS DEDUCTIONS	(21,265,080)	10,542,718	4,069,204	(6,653,158)
LOBBYING			(53,502)	(53,502)
LOBBYING - NCS ALLOCTN			(400)	(400)
TOTAL	71,685,742	75,256,853	3,994,894	150,937,489

2017 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2017

COLUMN A
EXPENSE PER
INCOME
STATEMENT

COLUMN B TEMPORARY DIFFERENCE COLUMN C PERMANENT DIFFERENCE COLUMN D
DEDUCTION
PER TAX
RETURN

FORM 8916-A SUPPORTING SCHEDULES

STMT 19 - FORM 8916-A, LINE 6

LINE 6: OTHER ITEMS WITH DIFFERENCES

COGS: PRODUCT BOUGHT FOR MFG OR SALE
COGS: PRODUCT BOUGHT FOR MFG OR SALE
TOTAL

 (121,329,719)
 11,123,067
 (110,206,652)

 (2,173)
 2,173

 (121,331,892)
 11,125,240
 0 (110,206,652)

	1	120 U.S. Corporation Income Tax Return		L	OMB No. 1545- 0123
Fo		1 Z U ·	, 20_		2018
		enue Service Go to www.irs.gov/Form1120 for instructions and the latest information.			2010
	heck if:	Name, Number, street, and room or suite no. If a P.O. box, see instructions.	B Em	ployer	identification number
1a Co	onsolidat tach For	ed return m 851)	25-1	100252	2
b Li	fe/nonlife	consoli- OR Columbia Gas of Pennsylvania, Inc.	C Date	e incorpo	orated
2 Pe	ersonal he	olding co. PRINT 290 W. Nationwide Blvd.	06	23	1960
3 P€	ersonal se	rvice corp.	D Tota	l assets	(see instructions)
- '		tions) U 1-3 attached X Columbus OH 43215 Franklin	\$	2,62	5,760,070
			ddress c	hange	
	1a	500 220		- ange	
	b	Returns and allowances 1a 590,238	0		
	C		_	1c	590,239,832
				2	194,720,266
r	1 2	Cost of goods sold (attach Form 1125-A)	• • •	3	395,519,566
Č	. I	Gross profit. Subtract line 2 from line 1c	• • •	- +	090,019,000
ŋ	n 4	Dividends and inclusions (Schedule C, line 23, column (a))		4	10,061
e	5	Interest		5	1,338
	6	Gross rents		6	1,330
	7	Gross royalties		7	
	8	Capital gain net income (attach Schedule D (Form 1120))		8	0
	9	Net gain or (loss) from Form 4797, Part II, line 17 (attach Form 4797)		9	-7,410,018
	10	Other income (see instructions attach statement) STATEMENT 1		10	3,120,566
	11	Total income. Add lines 3 through 10		11	391,241,513
(8	12	Compensation of officers (see instructions attach Form 1125-E)		12	0
j	13	Salaries and wages (less employment credits)		13	65,517,571
! !	14	Repairs and maintenance		14	93,119,989
į	15	Bad debts		15	29,890,240
1	16	Rents		16	4,081,202
D c	17	Taxes and licenses STATEMENT 2	🏻	17	6,777,520
U 9	18	Interest (see instructions)	💄	18	37,834,533
d d c	19	Charitable contributions		19	403,842
ţ	20	Depreciation from Form 4562 not claimed on Form 1125- A or elsewhere on return (attach Form 4562)	L	20	39,828,965
o r	¹ 21	Depletion		21	0
n s	22	Advertising		22	532,893
į	23	Pension, profit-sharing, etc., plans		23	11,873,208
î	24	Employee benefit programs	[24	-705,432
C	25	Reserved for future use	[25	
9	26	Other deductions (attach statement) STATEMENT 3	[26	9,803,310
Č	27	Total deductions. Add lines 12 through 26	- ▶	27	298,957,841
1	28	Taxable income before net operating loss deduction and special deductions. Subtract line 27 from line		28	92,283,672
Ç		Net operating loss deduction (see instructions)	0		
8	b.)	Special deductions (Schedule C, line 24, column (c))	0		
	C	Add lines 29a and 29b		29c	0
_	30	Taxable income. Subtract line 29c from line 28. See instructions		30	92,283,672
Τ ͺ,	24			31	0
a CF		Total tax (Schedule J, Part I, line 11) 2018 net 965 tax liability paid (Schedule J, Part II, line 12)		32	0
R d y	33	Total payments, credits, and section 965 net tax liability (Schedule J, Part III, line 23)		33	10,230
f t u t n s,e	34	Estimated tax penalty. See instructions. Check if Form 2220 is attached	·:	34	0
			\sqcup	35	0
p ä r	00	Amount owed. If line 33 is smaller than the total of lines 31, 32, and 34, enter amount owed	• • •	36	0
е	36 37	Overpayment. If line 33 is larger than the total of lines 31, 32, and 34, enter amount overpaid Enter amount from line 36 you want: Credited to 2019 estimated tax ▶ 0 Refunded	, ▶├	37	0
_		Index penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and elief, it is true, correct, and complete. Declaration of preparer (other than taxpayer) is based on all information of which prep			
Si	gn 🏻	eliet, it is true, correct, and complete. Declaration of preparer (other than taxpayer) is based on all information of which prep			
	ere	VP, Tax Services			discuss this return parer shown below
• • • •	· · ·	Signature of officer Sandra Brummitt Date Title		nstruction	
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Schedule C Dividends, Inclusions, and Special Deductions (ga) invidences and (neclusions) (ga) invi	Form	1120 (2018) Columbia Gas of Pennsylvania, Inc.		2	5-1100252 Page 2
financed stock) Dividends from 20%-or-more-owned domestic corporations (other than debt-financed stock) Dividends on certain debt-financed stock of domestic and foreign corporations. Dividends on certain preferred stock of elss-than-20%-owned public utilities. Dividends on certain preferred stock of 20%-or-more-owned public utilities. Dividends on certain preferred stock of 20%-or-more-owned public utilities. Dividends from less-than-20%-owned foreign corporations and certain FSCs. Dividends from 20%-owned foreign corporations and certain FSCs. Dividends from 20%-or-more-owned foreign corporations and certain FSCs. Dividends from wholly owned foreign subsidiaries. Dividends from wholly owned foreign subsidiaries. Dividends from wholly owned foreign subsidiaries. Dividends from domestic corporations received by a small business investment company operating under the Small Business investment act of 1958. Dividends from a fiffiliated group members. Dividends from certain FSCs. Dividends from foreign corporations not included on line 3, 6, 7, 8, 11, 12, or 13 (including any hybrid dividends) (see instructions). Dividends from foreign corporations not included on line 3, 6, 7, 8, 11, 12, or 13 (including any hybrid dividends) (see instructions). Dividends from foreign corporations on tincluded on line 15, 16a, 16b, or 17 (attach Form(s) 5471) (see instructions). Dividends from foreign taxes deemed paid. Dividends from foreign taxes deemed paid. Dividends from foreign taxes deemed paid. Dividends and inclusions. Add lines 9 through 20. Enter here and on page 1, line 4.	Sch	, , ,		(b) %	• •
2 Dividends from 20%-or-more-owned domestic corporations (other than debt-financed stock) 3 Dividends on certain debt-financed stock of domestic and foreign corporations. 4 Dividends on certain preferred stock of less-than-20%-owned public utilities. 5 Dividends on certain preferred stock of less-than-20%-owned public utilities. 6 Dividends on certain preferred stock of 20%-or-more-owned public utilities. 7 Dividends from less-than-20%-owned foreign corporations and certain FSCs. 8 Dividends from 20%-or-more-owned foreign corporations and certain FSCs. 9 Subtotal. Add lines 1 through 8. See instructions for limitations. 9 Subtotal. Add lines 1 through 8. See instructions for limitations. 10 Dividends from domestic corporations received by a small business investment company operating under the Small Business investment Act of 1958. 10 Dividends from definisted group members. 11 Dividends from certain FSCs. 12 Dividends from certain FSCs. 13 Foreign-source portion of dividends received from a specified 10%-owned foreign corporation (excluding hybrid dividends) (see instructions). 15 Section 965(a) inclusion. 16 Subpart F inclusions derived from the sale by a controlled foreign corporation (CFC) of the stock of a lower line foreign corporation for the sale by a controlled foreign corporation (CFC) of the stock of a lower line foreign corporation the foreign corporation (excluding hybrid dividends). 17 Global Intagalble Low-Taxed Income (Gil.T1) (attach Form(s) 5471 and Form 8992) 18 Gross-up for foreign laxes deemed paid. 19 IC-DISC and former DISC dividends not included on lines 1, 2, or 3 10 Other dividends 11 Dividends and inclusions. Add lines 9 through 20. Enter here and on page 1, line 4. 11 Inte 4. 12 Section 290 deduction (attach Form 8993)	1	·	0	50	0
Dividends on certain preferred stock of less- than-20%-owned public utilities 0 23.3 0 Dividends on certain preferred stock of 20%-or-more-owned public utilities 0 26.7 0 Dividends from less- than-20%-owned foreign corporations and certain FSCs 0 50 0 Dividends from 20%-or-more-owned foreign corporations and certain FSCs 0 66 0 Dividends from 20%-or-more-owned foreign corporations and certain FSCs 0 66 0 Dividends from wholly owned foreign subsidiaries 0 100 0 0 Subtotal. Add lines 1 through 8. See instructions for limitations 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	2	Dividends from 20%- or- more- owned domestic corporations (other than debt-	0		0
5 Dividends on certain preferred stock of 20%-or-more-owned public utilities 0 26.7 0 6 Dividends from less- than-20%-owned foreign corporations and certain FSCs 0 50 0 7 Dividends from 20%-or-more-owned foreign corporations and certain FSCs 0 65 0 8 Dividends from wholly owned foreign subsidiaries 0 100 0 0 9 Subtotal. Add lines 1 through 8. See instructions for limitations 0 instructions 0 0 100 0 0 10 Dividends from domestic corporations received by a small business investment company operating under the Small Business Investment Act of 1958 0 100 0 0 11 Dividends from affiliated group members 0 100 0 0 12 Dividends from certain FSCs 0 100 0 0 13 Foreign-source portion of dividends received from a specified 10%-owned foreign corporation (excluding hybrid dividends) (see instructions) 0 100 0 0 14 Dividends from foreign corporations not included on line 3, 6, 7, 8, 11, 12, or 13 (including any hybrid dividends) (see instructions) 0 100 0 0 15 Section 965(a) inclusion 0 0 100 0 0 0 100 0 0 100 0 0 100 0 0 100 0 0 100	3	Dividends on certain debt-financed stock of domestic and foreign corporations	0	see instructions	0
Dividends from less- than-20%- owned foreign corporations and certain FSCs 0 50 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	4	Dividends on certain preferred stock of less-than-20%-owned public utilities	0	23.3	0
7 Dividends from 20%- or- more- owned foreign corporations and certain FSCs 0 65 0 8 Dividends from wholly owned foreign subsidiaries 0 100 0 0 9 Subtotal. Add lines 1 through 8. See instructions for limitations 0 instructions 0 0 10 Dividends from domestic corporations received by a small business investment company operating under the Small Business Investment Act of 1958 0 100 0 0 11 Dividends from affiliated group members 0 100 0 0 12 Dividends from affiliated group members 0 100 0 0 13 Foreign- source portion of dividends received from a specified 10%-owned foreign corporation (excluding hybrid dividends) (see instructions) 0 100 0 0 14 Dividends from foreign corporations not included on line 3, 6, 7, 8, 11, 12, or 13 (including any hybrid dividends) (see instructions) 0 instructions 0 instructions 0 0 15 Section 965(a) inclusion 0 instructions 0 0 instructions 0 0 instructions 0 0 16 Subpart Finclusions derived from the sale by a controlled foreign corporation (CFC) of the stock of a lower-tier foreign corporation treated as a dividend (attach Form(s) 5471) (see instructions) 0 100 0 0 16 Subpart Finclusions derived from hybrid dividends of tiered corporations (attach Form(s) 5471) (see instructions) 0 100 0 0 17 Global Intangible Low-Taxed Income (GILTI) (attach Form(s) 5471 and Form 8992) 0 100 0 1	5	Dividends on certain preferred stock of 20%- or- more- owned public utilities	0	26.7	0
8 Dividends from wholly owned foreign subsidiaries 0 100 0 0 9 Subtotal. Add lines 1 through 8. See instructions for limitations 0 instructions from domestic corporations received by a small business investment company operating under the Small Business investment Act of 1958 0 100 0 0 11 Dividends from affiliated group members 0 100 0 0 12 Dividends from certain FSCs 0 100 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	6	Dividends from less- than- 20%- owned foreign corporations and certain FSCs	0	50	0
Subtotal. Add lines 1 through 8. See instructions for limitations Dividends from domestic corporations received by a small business investment company operating under the Small Business Investment Act of 1958. Dividends from affiliated group members Dividends from certain FSCs Dividends from foreign corporations not included on line 3, 6, 7, 8, 11, 12, or 13 (including any hybrid dividends) Section 965(a) inclusion Section 965(a) inclusion Dividends from foreign corporation frested as a dividend (attach Form(s) 5471) (see instructions) Dividends from foreign corporation frested as a dividend (attach Form(s) 5471) (see instructions) Country of the stock of a lower-tier foreign corporation frested as a dividend (attach Form(s) 5471) (see instructions) Country of the stock of a lower-tier foreign corporation frested as a dividend (attach Form(s) 5471) (see instructions) Country of the foreign taxes derived from hybrid dividends of tiered corporations (attach Form(s) 5471) (see instructions) Country of the foreign taxes derived from hybrid dividends on line 15, 16a, 16b, or 17 (attach Form(s) 5471) (see instructions) Country of the foreign taxes derived from hybrid foreign corporation for dividends on lines 1, 2, or 3 Dividends from certain foreign taxes derived from the sale by a controlled foreign corporation for dividends foreign corporation for dividends foreign corporation for dividends foreign corporation for foreign taxes deemed paid Dividends from the sale by a controlled foreign corporation for foreign taxes deemed paid Dividends from the sale by a controlled foreign corporation foreign corpo	7	Dividends from 20%- or- more- owned foreign corporations and certain FSCs	0	65	0
Subtoral. Add lines I trifugle. A See insuccions for immalations. 10 Dividends from domestic corporations received by a small business investment company operating under the Small Business Investment Act of 1958. 11 Dividends from affiliated group members 12 Dividends from certain FSCs 13 Foreign- source portion of dividends received from a specified 10%- owned foreign corporation (excluding hybrid dividends) (see instructions) 14 Dividends from foreign corporations not included on line 3, 6, 7, 8, 11, 12, or 13 (including any hybrid dividends) 15 Section 965(a) inclusion. 16 Subpart F inclusions derived from the sale by a controlled foreign corporation (CFC) of the stock of a lower-tier foreign corporation treated as a dividend (attach Form(s) 5471) (see instructions) 16 Subpart F inclusions derived from hybrid dividends of tiered corporations (attach Form(s) 5471) (see instructions) 17 Global Intangible Low-Taxed Income (GiLTI) (attach Form(s) 5471 and Form 8992) 18 Gross- up for foreign taxes deemed paid 19 IC-DISC and former DISC dividends not included on lines 1, 2, or 3 10 Other dividends 20 Other dividends paid on certain preferred stock of public utilities 21 Deduction for dividends paid on certain preferred stock of public utilities 22 Section 250 deduction (attach Form 8993) 23 Total dividends and inclusions. Add lines 9 through 20. Enter here and on page 1, line 4	8	Dividends from wholly owned foreign subsidiaries			0
company operating under the Small Business Investment Act of 1958 0 100 0 11 Dividends from affiliated group members 0 100 0 12 Dividends from certain FSCs 0 100 0 0 13 Foreign- source portion of dividends received from a specified 10%- owned foreign corporation (excluding hybrid dividends) (see instructions) 0 100 0 14 Dividends from foreign corporations not included on line 3, 6, 7, 8, 11, 12, or 13 (including any hybrid dividends) 0 0 15 Section 965(a) inclusion 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0			0	see instructions	0
Dividends from certain FSCs 13 Foreign- source portion of dividends received from a specified 10%-owned foreign corporation (excluding hybrid dividends) (see instructions) 14 Dividends from foreign corporations not included on line 3, 6, 7, 8, 11, 12, or 13 (including any hybrid dividends) 15 Section 965(a) inclusion 16 Subpart F inclusions derived from the sale by a controlled foreign corporation (CFC) of the stock of a lower-tier foreign corporation treated as a dividend (attach Form(s) 5471) (see instructions) 16 Subpart F inclusions derived from the sale by a controlled foreign corporation (CFC) of the stock of a lower-tier foreign corporation treated as a dividend (attach Form(s) 5471) (see instructions) 17 Cother inclusions derived from hybrid dividends of tiered corporations (attach Form(s) 5471) (see instructions) 18 Gross- up for foreign taxes deemed paid 19 IC- DISC and former DISC dividends not included on lines 1, 2, or 3 20 Other dividends 21 Deduction for dividends paid on certain preferred stock of public utilities 22 Section 250 deduction (attach Form 8993) 23 Total dividends and inclusions. Add lines 9 through 20. Enter here and on page 1, line 4		·	0	100	0
13 Foreign- source portion of dividends received from a specified 10%-owned foreign corporation (excluding hybrid dividends) (see instructions) 14 Dividends from foreign corporations not included on line 3, 6, 7, 8, 11, 12, or 13 (including any hybrid dividends) 15 Section 965(a) inclusion 16 Subpart F inclusions derived from the sale by a controlled foreign corporation (CFC) of the stock of a lower-tier foreign corporation treated as a dividend (attach Form(s) 5471) (see instructions) 16 Subpart F inclusions derived from hybrid dividends of tiered corporations (attach Form(s) 5471) (see instructions) 17 Other inclusions from CFCs under subpart F not included on line 15, 16a, 16b, or 17 (attach Form(s) 5471) (see instructions) 18 Gross- up for foreign taxes deemed paid 19 IC- DISC and former DISC dividends not included on lines 1, 2, or 3 20 Other dividends 21 Deduction for dividends paid on certain preferred stock of public utilities 22 Section 250 deduction (attach Form 8993) 23 Total dividends and inclusions. Add lines 9 through 20. Enter here and on page 1, line 4	11	Dividends from affiliated group members	0	100	0
Foreign- source portion of dividends received from a specified 10%- owned foreign corporation (excluding hybrid dividends) (see instructions) 14 Dividends from foreign corporations not included on line 3, 6, 7, 8, 11, 12, or 13 (including any hybrid dividends) 15 Section 965(a) inclusion 16 Subpart F inclusions derived from the sale by a controlled foreign corporation (CFC) of the stock of a lower-tier foreign corporation treated as a dividend (attach Form(s) 5471) (see instructions) 16 Subpart F inclusions derived from hybrid dividends of tiered corporations (attach Form(s) 5471) (see instructions) 17 Other inclusions from CFCs under subpart F not included on line 15, 16a, 16b, or 17 (attach Form(s) 5471) (see instructions) 18 Gross- up for foreign taxes deemed paid 19 IC-DISC and former DISC dividends not included on lines 1, 2, or 3 20 Other dividends 21 Deduction for dividends paid on certain preferred stock of public utilities 22 Section 250 deduction (attach Form 8993) 23 Total dividends and inclusions. Add lines 9 through 20. Enter here and on page 1, line 4	12	Dividends from certain FSCs	0	100	0
Dividends from foreign corporations not included on line 3, 6, 7, 8, 11, 12, or 13 (including any hybrid dividends) Section 965(a) inclusion Subpart F inclusions derived from the sale by a controlled foreign corporation (CFC) of the stock of a lower-tier foreign corporation treated as a dividend (attach Form(s) 5471) (see instructions) Discontinuous from Korticum (statistical form) Discontinuous from (statistical fo	13				
(including any hybrid dividends). 15 Section 965(a) inclusion			0	100	0
15 Section 965(a) inclusion	14	• •	0		
15 Section 985(a) inclusion 16a Subpart F inclusions derived from the sale by a controlled foreign corporation (CFC) of the stock of a lower- tier foreign corporation treated as a dividend (attach Form(s) 5471) (see instructions) b Subpart F inclusions derived from hybrid dividends of tiered corporations (attach Form(s) 5471) (see instructions) c Other inclusions from CFCs under subpart F not included on line 15, 16a, 16b, or 17 (attach Form(s) 5471) (see instructions) 17 Global Intangible Low-Taxed Income (GILTI) (attach Form(s) 5471 and Form 8992) 18 Gross- up for foreign taxes deemed paid 19 IC-DISC and former DISC dividends not included on lines 1, 2, or 3 Other dividends 10 12 Section 250 deduction (attach Form 8993) 13 Total dividends and inclusions. Add lines 9 through 20. Enter here and on page 1, line 4		(including any ryprid dividends)		see	
Subpart F inclusions derived from the sale by a controlled foreign corporation (CFC) of the stock of a lower-tier foreign corporation treated as a dividend (attach Form(s) 5471) (see instructions) b Subpart F inclusions derived from hybrid dividends of tiered corporations (attach Form(s) 5471) (see instructions) c Other inclusions from CFCs under subpart F not included on line 15, 16a, 16b, or 17 (attach Form(s) 5471) (see instructions) 17 Global Intangible Low-Taxed Income (GILTI) (attach Form(s) 5471 and Form 8992) 18 Gross- up for foreign taxes deemed paid 19 IC-DISC and former DISC dividends not included on lines 1, 2, or 3 20 Other dividends 10 Deduction for dividends paid on certain preferred stock of public utilities 2 Section 250 deduction (attach Form 8993) Total dividends and inclusions. Add lines 9 through 20. Enter here and on page 1, line 4	15	Section 965(a) inclusion	0	instructions	0
5471) (see instructions) b Subpart F inclusions derived from hybrid dividends of tiered corporations (attach Form(s) 5471) (see instructions) c Other inclusions from CFCs under subpart F not included on line 15, 16a, 16b, or 17 (attach Form(s) 5471) (see instructions) 17 Global Intangible Low- Taxed Income (GILTI) (attach Form(s) 5471 and Form 8992) 18 Gross- up for foreign taxes deemed paid 19 IC- DISC and former DISC dividends not included on lines 1, 2, or 3 20 Other dividends 21 Deduction for dividends paid on certain preferred stock of public utilities 22 Section 250 deduction (attach Form 8993) 3 Total dividends and inclusions. Add lines 9 through 20. Enter here and on page 1, line 4	16a				
b Subpart F inclusions derived from hybrid dividends of tiered corporations (attach Form(s) 5471) (see instructions) c Other inclusions from CFCs under subpart F not included on line 15, 16a, 16b, or 17 (attach Form(s) 5471) (see instructions) 17 Global Intangible Low-Taxed Income (GILTI) (attach Form(s) 5471 and Form 8992) 18 Gross- up for foreign taxes deemed paid 19 IC-DISC and former DISC dividends not included on lines 1, 2, or 3 20 Other dividends 21 Deduction for dividends paid on certain preferred stock of public utilities 22 Section 250 deduction (attach Form 8993) 23 Total dividends and inclusions. Add lines 9 through 20. Enter here and on page 1, line 4		• • • • • • • • • • • • • • • • • • • •		400	0
Form(s) 5471) (see instructions) c Other inclusions from CFCs under subpart F not included on line 15, 16a, 16b, or 17 (attach Form(s) 5471) (see instructions) 17 Global Intangible Low- Taxed Income (GILTI) (attach Form(s) 5471 and Form 8992) 18 Gross- up for foreign taxes deemed paid 19 IC- DISC and former DISC dividends not included on lines 1, 2, or 3 20 Other dividends 21 Deduction for dividends paid on certain preferred stock of public utilities 22 Section 250 deduction (attach Form 8993) 23 Total dividends and inclusions. Add lines 9 through 20. Enter here and on page 1, line 4	h	5471) (see instructions)	0	100	U
c Other inclusions from CFCs under subpart F not included on line 15, 16a, 16b, or 17 (attach Form(s) 5471) (see instructions) 17 Global Intangible Low- Taxed Income (GILTI) (attach Form(s) 5471 and Form 8992) 18 Gross- up for foreign taxes deemed paid 19 IC- DISC and former DISC dividends not included on lines 1, 2, or 3 20 Other dividends 21 Deduction for dividends paid on certain preferred stock of public utilities 22 Section 250 deduction (attach Form 8993) 23 Total dividends and inclusions. Add lines 9 through 20. Enter here and on page 1, line 4	ь		0		
17 Global Intangible Low- Taxed Income (GILTI) (attach Form(s) 5471 and Form 8992) 18 Gross- up for foreign taxes deemed paid 19 IC- DISC and former DISC dividends not included on lines 1, 2, or 3 20 Other dividends 21 Deduction for dividends paid on certain preferred stock of public utilities 22 Section 250 deduction (attach Form 8993) 23 Total dividends and inclusions. Add lines 9 through 20. Enter here and on page 1, line 4	С	Other inclusions from CFCs under subpart F not included on line 15, 16a, 16b, or 17	0		
18 Gross- up for foreign taxes deemed paid 19 IC- DISC and former DISC dividends not included on lines 1, 2, or 3 20 Other dividends 21 Deduction for dividends paid on certain preferred stock of public utilities 22 Section 250 deduction (attach Form 8993) 23 Total dividends and inclusions. Add lines 9 through 20. Enter here and on page 1, line 4		(attach Form(s) 547 f) (see instructions)			
19 IC-DISC and former DISC dividends not included on lines 1, 2, or 3 20 Other dividends 21 Deduction for dividends paid on certain preferred stock of public utilities 22 Section 250 deduction (attach Form 8993) 23 Total dividends and inclusions. Add lines 9 through 20. Enter here and on page 1, line 4	17	Global Intangible Low-Taxed Income (GILTI) (attach Form(s) 5471 and Form 8992)	0		
20 Other dividends 0 21 Deduction for dividends paid on certain preferred stock of public utilities 0 22 Section 250 deduction (attach Form 8993) 0 23 Total dividends and inclusions. Add lines 9 through 20. Enter here and on page 1, line 4 0	18	Gross-up for foreign taxes deemed paid	0		
21 Deduction for dividends paid on certain preferred stock of public utilities	19	IC-DISC and former DISC dividends not included on lines 1, 2, or 3	0		
22 Section 250 deduction (attach Form 8993) 23 Total dividends and inclusions. Add lines 9 through 20. Enter here and on page 1, line 4	20	Other dividends	0		
23 Total dividends and inclusions. Add lines 9 through 20. Enter here and on page 1, line 4	21	Deduction for dividends paid on certain preferred stock of public utilities			0
Total dividends and inclusions. Add lines 9 through 20. Enter here and on page 1, line 4	22	Section 250 deduction (attach Form 8993)			0
24 Total special deductions. Add lines 9 through 22, column (c). Enter here and on page 1, line 29b 0		Total dividends and inclusions. Add lines 9 through 20. Enter here and on page 1,	0		
	24	Total special deductions. Add lines 9 through 22, column (c). Enter here and on page	1, line 29b		0

Form **1120** (2018)

Columbia Gas of Pennsylvania, Inc.

25-1100252

	120 (2018)				Page 3
	redule J Tax Computation and Payment (see instructions)				
	I - Tax Computation				
1	Check if the corporation is a member of a controlled group (attach Schedule O (Form		<i>''</i>		
2	Income tax. See instructions			2	0
3	Base erosion minimum tax (attach Form 8991)			3	0
4	Add lines 2 and 3	٠		4	0
5a	Foreign tax credit (attach Form 1118)	5a	0	-	
b	Credit from Form 8834 (see instructions)	5b	0		
С	General business credit (attach Form 3800)	5с	4,800		
d	Credit for prior year minimum tax (attach Form 8827)	5d	0	-	
е	Bond credits from Form 8912	5e	0		
6	Total credits. Add lines 5a through 5e			6	4,800
7	Subtract line 6 from line 4			7	0
8	Personal holding company tax (attach Schedule PH (Form 1120))	,		8	0
9a	Recapture of investment credit (attach Form 4255)	9a	0		
b	Recapture of low-income housing credit (attach Form 8611)	9b	0		
С	Interest due under the look-back methodcompleted long-term contracts (attach				
	Form 8697)	9с	0		
d	Interest due under the look- back methodincome forecast method (attach Form				
	8866)	9d	0		
е	Alternative tax on qualifying shipping activities (attach Form 8902)	9e	0		
f	Other (see instructions attach statement)	9f	0		
10	Total. Add lines 9a through 9f			10	0
11	Total tax. Add lines 7, 8, and 10. Enter here and on page 1, line 31	• • •		11	0
art	II- Section 965 Payments (see instructions)				
12	2018 net 965 tax liability paid from Form 965-B, Part II, column (k), line 2. Enter here	and o	on page 1, line 32	12	0
Part	III- Payments, Refundable Credits, and Section 965 Net Tax Liability				
13	2017 overpayment credited to 2018			13	0
14	2018 estimated tax payments			14	O
15	2018 refund applied for on Form 4466			15 (0
16	Combine lines 13, 14, and 15			16	0
17	Tax deposited with Form 7004			17	0
18	Withholding (see instructions)			18	0
19	Total payments. Add lines 16, 17, and 18	• • •		19	0
20	Refundable credits from:	• • •		13	
		202	0		
		20a	10,230	-	
		20c	0	-	
ا	Form 8827, line 8c		-	-	
	Other (attach statementsee instructions)			-	10,230
21	9			21	10,230
22	2018 net 965 tax liability from Form 965-B, Part I, column (d), line 2. See instructions			22	
23	Total payments, credits, and section 965 net tax liability. Add lines 19, 21, and 22				40.000
	line 33			23	10,230

· Form **1120** (2018)

	Columbia Gas of Pennsylvania, Inc. edule K Other Information (see instructions)		2	5-1100252	Р	age 4
			··· \		Yes	No
1 2	Check accounting method: a Cash b X Accrual	c Other (spec	city)		res	NO
a a	See the instructions and enter the: Business activity code no. 221210					
b	Business activity ► NATURAL GAS DISTRIBTUION					
c	Product or service ► NATURAL GAS DISTRIBUTION					
3	Is the corporation a subsidiary in an affiliated group or a parent- sub	sidiary controlled group?			Х	
	If "Yes," enter name and EIN of the parent corporation ▶ 35-2108					
	NiSource					
4	At the end of the tax year:					
а	Did any foreign or domestic corporation, partnership (including any	entity treated as a partne	rship), trust, or tax- exemp	ot		
	organization own directly 20% or more, or own, directly or indirectly,		• .			
	corporation's stock entitled to vote? If "Yes," complete Part I of Sche				X	
b	Did any individual or estate own directly 20% or more, or own, directly 20%					
_	classes of the corporation's stock entitled to vote? If "Yes," complete	Part II of Schedule G (Fo	orm 1120) (attach Schedu	ıle G)		X
5	At the end of the tax year, did the corporation:			ea 1.		
а	Own directly 20% or more, or own, directly or indirectly, 50% or more	•				
	vote of any foreign or domestic corporation not included on Form 8 see instructions. If "Yes," complete (i) through (iv) below.	51, Amiliations Schedule	real rules of constructive	ownersnip,		Х
		(ii) Employer	(iii) Country of	(iv) Pero	entag	
	(i) Name of Corporation	Identification Number (if any)	Incorporation	Owned i	n Voti ck	ing
					0.00	00
					0.00	00
					0.00	10
	Own disease, as interest of 2007 as many as a sure disease, as in disease,				0.00	
b	Own directly an interest of 20% or more, or own, directly or indirectly partnership (including an entity treated as a partnership) or in the both	•	, ,			Х
	see instructions. If "Yes," complete (i) through (iv) below.	enencial interest of a trust	? For fules of constructive	e ownership,		
	· · · · · · · · · · · · · · · · · · ·	(ii) Employer	(iii) Country of	(iv) Maximum		
	(i) Name of Entity	Identification Number (if any)	(iii) Country of Organization	Owned Loss, or		
					0.00	00
					0.00	00
					0 00	
	Design this terror will the compact of the state of the s				0.00	10
6	During this tax year, did the corporation pay dividends (other than s excess of the corporation's current and accumulated earnings and p		•	ock) in		Х
	If "Yes," file Form 5452 , Corporate Report of Nondividend Distribution					
	If this is a consolidated return, answer here for the parent corporation					
7	At any time during the tax year, did one foreign person own, directly		•	r of all		
-	classes of the corporation's stock entitled to vote or at least 25% of	•	01			Х
	For rules of attribution, see section 318. If "Yes," enter:		•			
	(a) Percentage owned000 and (b) Owner's coun	try •				
	(c) The corporation may have to file ${\bf Form~5472},$ Information Return					
	Corporation Engaged in a U.S. Trade or Business. Enter the number					
8	Check this box if the corporation issued publicly offered debt instru					
	If checked, the corporation may have to file Form 8281, Information			t Instruments.		
9	Enter the amount of tax- exempt interest received or accrued during					
10	Enter the number of shareholders at the end of the tax year (if 100 c	,	1			
11	If the corporation has an NOL for the tax year and is electing to fore					
	If the corporation is filing a consolidated return, the statement requires the election will not be valid	ed by Regulations section	1 1.1502-21(b)(3) must b	e attached		
12	or the election will not be valid. Enter the available NOL carryover from prior tax years (do not reduce the available NOL carryover).	se it hy any deduction for	orted on			
	page 1, line 29a.)			72,580,447		

Columbia Gas of Pennsylvania, Inc.

25-1100252

	20 (2018) Other Information (continued from page 4)		Page :
13	Are the corporation's total receipts (page 1, line 1a, plus lines 4 through 10) for the tax year and its total assets at the end	Yes	No
	of the tax year less than \$250,000?		Х
	If "Yes," the corporation is not required to complete Schedules L, M-1, and M-2. Instead, enter the total amount of		
	cash distributions and the book value of property distributions (other than cash) made during the tax year.	0	
14	Is the corporation required to file Schedule UTP (Form 1120), Uncertain Tax Position Statement? See instructions		Х
	If "Yes," complete and attach Schedule UTP.		
15a	Did the corporation make any payments in 2018 that would require it to file Form(s) 1099?	Х	
b	If "Yes," did or will the corporation file all required Forms 1099?	Х	
16	During this tax year, did the corporation have an 80% or more change in ownership, including a change due to redemption of its		X
17	own stock? During or subsequent to this tax year, but before the filing of this return, did the corporation dispose of more than 65% (by value)		
	of its assets in a taxable, non-taxable, or tax deferred transaction?		Х
18	Did the corporation receive assets in a section 351 transfer in which any of the transferred assets had a fair market basis or fair		
	market value of more than \$1 million?		Х
19	During the corporation's tax year, did the corporation make any payments that would require it to file Forms 1042 and 1042-S		
	under chapter 3 (sections 1441 through 1464) or chapter 4 (sections 1471 through 1474) of the Code?		Х
20	Is the corporation operating on a cooperative basis?		Х
21	During the tax year, did the corporation pay or accrue any interest or royalty for which the deduction is not allowed under section		
	267A? See instructions		Х
	267A? See instructions If "Yes," enter the total amount of the disallowed deductions \$ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0		
22	Does the corporation have gross receipts of at least \$500 million in any of the 3 preceding tax years? (See sections 59A(e)(2)		
	and (3))	Х	
	If "Yes," complete and attach Form 8991.		
23	Did the corporation have an election under section 163(j) for any real property trade or business or any farming business in effect		
	during the tax year? See instructions		Х
24	Does the corporation satisfy one of the following conditions and the corporation does not own a pass-through entity with current		
	year, or prior year carryover, excess business interest expense? See instructions	Х	
а	The corporation's aggregate average annual gross receipts (determined under section 448(c)) for the 3 tax years preceding the		
	current tax year do not exceed \$25 million, and the corporation is not a tax shelter, or		
b	The corporation only has business interest expense from (1) an electing real property trade or business, (2) an electing farming		
	business, or (3) certain utility businesses under section 163(j)(7).		
	If "No," complete and attach Form 8990.		
25	Is the corporation attaching Form 8996 to certify as a Qualified Opportunity Fund?		Х
	If "Yes," enter amount from Form 8996, line 13 · · · · · · · ▶\$		

· Form **1120** (2018)

Form 1120 (2018) Cohodula I. Palance Cheete new Poeks Paginning of tay year					Page 6
Schedule L Balance Sheets per Books		Beginning of tax year		End of tax year	
	Assets	(a)	(b)	(c)	(d)
1	Cash	50,040,050	3,237,144	44 704 500	3,930,617
2a	Trade notes and accounts receivable	52,210,956	FO 070 0FF	44,704,560	40, 400, 040
b	Less allowance for bad debts	(2,131,901)	50,079,055	(2,296,248)	42,408,312
3	Inventories		63,939,217		61,361,862
4	U.S. government obligations		0	_	0
5	Tax- exempt securities (see instructions)	07.751.51.7	0		0
6	Other current assets (attach statement)	STATEMENT 4	9,547,622	STATEMENT 9	17,838,852
7	Loans to shareholders		0		0
8	Mortgage and real estate loans		0		0
9	Other investments (attach statement)	STATEMENT 5	21,018,069	STATEMENT 10	19,968,120
10a	Buildings and other depreciable assets	2,230,241,601		2,437,946,511	
b	Less accumulated depreciation	(420,463,644)	1,809,777,957	(451,486,808)	1,986,459,703
11a	Depletable assets	0	_	0	_
b	Less accumulated depletion		0	(0)	0
12	Land (net of any amortization)		3,231,036		3,480,092
13a	Intangible assets (amortizable only)	30,578,749		32,743,726	
b	Less accumulated amortization	(11,850,093)	18,728,656	(13,763,755)	18,979,971
14	Other assets (attach statement)	STATEMENT 6	383,795,155	STATEMENT 11	471,332,541
15	Total assets		2,363,353,911	-1	2,625,760,070
	Liabilities and Shareholders' Equity				-, -,
16	Accounts payable		37,788,418		51,512,267
17	Mortgages, notes, bonds payable in less than 1 year	07.1751.17.17	0		0
18	Other current liabilities (attach statement)	STATEMENT 7	232,601,075	STATEMENT 12	185,699,012
19	Loans from shareholders		0		0
20	Mortgages, notes, bonds payable in 1 year or more	OTATEMENT O	625,515,000	OTATEMENT 40	705,515,000
21	Other liabilities (attach statement)	STATEMENT 8	731,848,597	STATEMENT 13	803,040,872
22	Capital stock: a Preferred stock	45,127,800	4F 127 900	45 127 900	4E 107 900
00	b Common stock	45, 127, 800	45,127,800	45,127,800	45,127,800 52,889,827
23	Additional paid- in capital		7,889,827		52,009,027
24 25	Retained earnings - Appropriated (attach statement)		682,583,194		781,975,292
26	Retained earnings - Unappropriated		002,303,194		0
27	Adjustments to shareholders' equity (attach statement)		(0)		(0)
28	Less cost of treasury stock Total liabilities and shareholders' equity		2,363,353,911	-	2,625,760,070
Schedule M-1 Reconciliation of Income (Loss) per Books With Income per Return					
Note: The corporation may be required to file Schedule M-3. See instructions.					
1	Net income (loss) per books	0	7 Income recorded	on books this year not	
2	Federal income tax per books	0	included on this return (itemize):		
3	Excess of capital losses over capital gains	0	Tax- exempt interest \$ 0		
4	Income subject to tax not recorded on books				
	this year (itemize):			0	0
		0	8 Deductions on this		
5	Expenses recorded on books this year not		against book inco		
	deducted on this return (itemize):		a Depreciation \$0		
а	Depreciation \$ 0			utions \$ 0	
b	Charitable contributions \$0				
С	Travel & entertainment \$ 0			0	0
	0	0	9 Add lines 7 and 8		0
6	Add lines 1 through 5	0	10 Income (page 1, line 2	8) - line 6 less line 9	0
Schedule M-2 Analysis of Unappropriated Retained Earnings per Books (Line 25, Schedule L)					
1	Balance at beginning of year	682,583,194		a Cash	0
2	Net income (loss) per books	99,392,098		b Stock	0
3	Other increases (itemize):			c Property	0
			6 Other decreases (iter	nize):	0
		0	7 Add lines 5 and 6		0
4	Add lines 1, 2, and 3	781,975,292	8 Balance at end of	year (line 4 less line 7)	781,975,292
					Form 1120 (2018)

Form 1125- A

(Rev. November 2018)

Department of the Treasury Internal Revenue Service

Cost of Goods Sold

► Attach to Form 1120, 1120- C, 1120- F, 1120S, or 1065. ► Go to www.irs.gov/Form1125A for the latest information. OMB No. 1545- 0123

Name Columbia	a Gas of Pennsylvania, Inc.		Employer identification number 25-1100252
1	Inventory at beginning of year	1	63,939,217
2	Purchases		184,738,308
3	Cost of labor	3	0
4	Additional section 263A costs (attach schedule) STATEMENT 14	4	995,370
5	Other costs (attach schedule) STATEMENT 15	5	6,409,233
6	Total. Add lines 1 through 5	6	256,082,128
7	Inventory at end of year	7	61,361,862
8	Cost of goods sold. Subtract line 7 from line 6. Enter here and on Form 1120, page 1, line or the appropriate line of your tax return. See instructions	2	194,720,266
9a	Check all methods used for valuing closing inventory: (i) X Cost (ii) Lower of cost or market (iii) Other (Specify method used and attach explanation.) ▶		
b	Check if there was a writedown of subnormal goods		▶ □
С	Check if the LIFO inventory method was adopted this tax year for any goods (if checked, att.		
d	If the LIFO inventory method was used for this tax year, enter amount of closing inventory counder LIFO	mputed	<u> </u>
е	If property is produced or acquired for resale, do the rules of section 263A apply to the entity		structions Yes No
f	Was there any change in determining quantities, cost, or valuations between opening and cl attach explanation	osing inve	entory? If "Yes,"
For Pape	erwork Reduction Act Notice, see separate instructions.		Form 1125- A (Rev. 11- 2018

ERF

4136

Credit for Federal Tax Paid on Fuels

OMB No. 1545-0162

2018

Attach ment Sequence No. 23

Department of the Treasury Internal Revenue Service (99)

Columbia Gas of Pennsylvania, Inc.

► Go to www.irs.gov/Form4136 for instructions and the latest information.

Name (as shown on your income tax return)

Taxpayer identification number

25-1100252

Caution: Claimant has the name and address of the person who sold the fuel to the claimant and the dates of purchase. For claims on lines 1c and 2b (type of use 13 or 14), 3d, 4c, and 5, claimant has not waived the right to make the claim. For claims on lines 1c and 2b (type of use 13 or 14), claimant certifies that a certificate has not been provided to the credit card issuer.

1 Nontaxable Use of Gasoline

Note: CRN is credit reference number.

		(a) Type of use	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
а	Off- highway business use		\$.183	0)		
b	Use on a farm for farming purposes		.183	0 }		362
С	Other nontaxable use (see Caution above line 1)		.183	0	\$ 0	
d	Exported		.184	0	0	411

2 Nontaxable Use of Aviation Gasoline

		(a) Type of use	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
а	Use in commercial aviation (other than foreign trade)		\$.15	0	\$ 0	354
b	Other nontaxable use (see Caution above line 1)		.193	0	0	324
С	Exported		.194	0	0	412
d	LUST tax on aviation fuels used in foreign trade		.001	0	0	433

3 Nontaxable Use of Undyed Diesel Fuel

Claimant certifies that the diesel fuel did not contain visible evidence of dye.

	Exception. If any of the diesel fuel included in this claim did contain visible evidence of dye, attach an explanation and check here					
		(a) Type of use	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
а	Nontaxable use	02	\$.243	42,100		
b	Use on a farm for farming purposes		.243	0	\$ 10,230	360
С	Use in trains		.243	0 '	0	353
d	Use in certain intercity and local buses (see Caution above line 1)		.17	0	0	350
е	Exported		.244	0	0	413

4 Nontaxable Use of Undyed Kerosene (Other Than Kerosene Used in Aviation)

Claimant certifies that the kerosene did not contain visible evidence of dye.

	Exception. If any of the kerosene included in this claim did contain visible evidence of dye, attach an explanation and check here						
		(a) Type of use	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN	
а	Nontaxable use taxed at \$.244		\$.243	0			
b	Use on a farm for farming purposes		.243	0	\$ 0	346	
С	Use in certain intercity and local buses (see Caution above line 1)		.17	0	0	347	
d	Exported		.244	0	0	414	
е	Nontaxable use taxed at \$.044		.043	0	0	377	
f	Nontaxable use taxed at \$.219		.218	0	0	369	

For Paperwork Reduction Act Notice, see the separate instructions.

Form **4136** (2018)

25-1100252

Columbia Gas of Pennsylvania, Inc.

Form 4136 (2018) Page **2**

Kerosene Used in Aviation (see Caution above line 1)

	(a) Type of use	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
a Kerosene used in commercial aviation (other than foreign trade) taxed at \$.244		\$.200	0	\$ 0	417
b Kerosene used in commercial aviation (other than foreign trade) taxed at \$.219		.175	0	0	355
c Nontaxable use (other than use by state or local government) taxed at \$.244		.243	0	0	346
d Nontaxable use (other than use by state or local government) taxed at \$.219		.218	0	0	369
e LUST tax on aviation fuels used in foreign trade		.001	0	0	433

6 Sales by Registered Ultimate Vendors of Undyed Diesel Fuel

Registration No.

Claimant certifies that it sold the diesel fuel at a tax- excluded price, repaid the amount of tax to the buyer, or has obtained the written consent of the buyer to make the claim. Claimant certifies that the diesel fuel did not contain visible evidence of dye.

Exception. If any of the diesel fuel included in this claim **did** contain visible evidence of dye, attach an explanation and check here

	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
a Use by a state or local government	\$.243	0	\$ 0	360
b Use in certain intercity and local buses	.17	0	0	350

7 Sales by Registered Ultimate Vendors of Undyed Kerosene (Other Than Kerosene For Use in Aviation)

Registration No.

Claimant certifies that it sold the kerosene at a tax-excluded price, repaid the amount of tax to the buyer, or has obtained the written consent of the buyer to make the claim. Claimant certifies that the kerosene did not contain visible evidence of dye.

Exception. If any of the kerosene included in this claim did contain visible evidence of dye, attach an explanation and check here

	(b) Rate	(c) Gallons	(d) Amo	ount of credit	(e) CRN
a Use by a state or local government	\$.243	0			
b Sales from a blocked pump	.243	0	\$	0	346
c Use in certain intercity and local buses	.17	0		0	347

8 Sales by Registered Ultimate Vendors of Kerosene For Use in Aviation

Registration No.

Claimant sold the kerosene for use in aviation at a tax- excluded price and has not collected the amount of tax from the buyer, repaid the amount of tax to the buyer, or has obtained the written consent of the buyer to make the claim. See the instructions for additional information to be submitted.

	(a) Type of use	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
a Use in commercial aviation (other than foreign trade) taxed at \$.219		\$.175	0	\$ 0	355
b Use in commercial aviation (other than foreign trade) taxed at \$.244		.200	0	0	417
c Nonexempt use in noncommercial aviation		.025	0	0	418
d Other nontaxable uses taxed at \$.244		.243	0	0	346
• Other nontaxable uses taxed at \$.219		.218	0	0	369
f LUST tax on aviation fuels used in foreign trade		.001	0	0	433

Form **4136** (2018)

9 Reserved for future use

Registration No.

	(b) Rate	(c) Gallons of alcohol	(d) Amount of credit	(e) CRN
a Reserved for future use			\$	
b Reserved for future use				

10 Reserved for future use Registration No.

	(b) Rate	(c) Gallons of biodiesel or renewable diesel	(d) Amount of credit	(e) CRN
a Reserved for future use			\$	
b Reserved for future use				
c Reserved for future use				

11 Nontaxable Use of Alternative Fuel

Caution. There is a reduced credit rate for use in certain intercity and local buses (type of use 5) (see instructions).

	(a) Type of use	(b) Rate	(c) Gallons, or gasoline or diesel gallon equivalents	(d) Amount of credit	(e) CRN
a Liquefied petroleum gas (LPG) (see instructions)		\$.183	0	\$ 0	419
b "P Series" fuels		.183	0	0	420
c Compressed natural gas (CNG) (see instructions)		.183	0	0	421
d Liquefied hydrogen		.183	0	0	422
Fischer-Tropsch process liquid fuel from coal (including peat)		.243	0	0	423
f Liquid fuel derived from biomass		.243	0	0	424
g Liquefied natural gas (LNG) (see instructions)		.243	0	0	425
h Liquefied gas derived from biomass		.183	0	0	435

12 Reserved for future use

12 Reserved for future use Registration No. ▶					
		(b) Rate	(c) Gallons, or gasoline or diesel gallon equivalents	(d) Amount of credit	(e) CRN
a Reserved for future us	se			\$	
b Reserved for future us	se				
c Reserved for future us	se				
d Reserved for future us	se				
e Reserved for future us	se				
f Reserved for future us	se				
g Reserved for future us	se				
h Reserved for future us	se				
i Reserved for future us	se				

Form **4136** (2018)

Page 4

25-1100252

Form 4136 (2018)

13 Registered Credit Card Issuers

Registration No.

	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
a Diesel fuel sold for the exclusive use of a state or local government	\$.243	0	\$ 0	360
b Kerosene sold for the exclusive use of a state or local government	.243	0	0	346
c Kerosene for use in aviation sold for the exclusive use of a state or local				
government taxed at \$.219	.218	0	0	369

14 Nontaxable Use of a Diesel-Water Fuel Emulsion

Caution. There is a reduced credit rate for use in certain intercity and local buses (type of use 5) (see instructions).								
(a) Type of use (b) Rate (c) Gallons (d) Amount of credit (
a Nontaxable use		\$.197	0	\$ 0	309			
b Exported .198 0 0 306								

15 Diesel-Water Fuel Emulsion Blending

Registration No.

	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
Blender credit	\$.046	0	\$ 0	310

16 Exported Dyed Fuels and Exported Gasoline Blendstocks

a Exported dyed diesel fuel and exported gasoline blendstocks	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
taxed at \$.001	\$.001	0	\$ 0	415
b Exported dyed kerosene	.001	0	0	416

17	Total income tax credit claimed. Add lines 1 through 16, column (d). Enter here and on Schedule 5 (Form 1040), line 73; Form 1120, Schedule J, line 20b; Form 1120S, line 23c; Form			
	1041, line 25h; or the proper line of other returns. ▶	17	\$ 10,230	

Form **4136** (2018)

F8.00.01 US4136P4

SCHEDULE G (Form 1120) (Rev. December 2011) Department of the Treasury

Information on Certain Persons Owning the Corporation's Voting Stock

Attach to Form 1120.
See instructions.

OMB No. 1545-0123

Internal Revenue Service

Employer identification number (EIN)

25-1100252

Columbia Gas of Pennsylvania, Inc.

Part I

Certain Entities Owning the Corporation's Voting Stock. (Form 1120, Schedule K, Question 4a).

Complete columns (i) through (v) below for any foreign or domestic corporation, partnership (including any entity treated as a partnership), trust, or tax-exempt organization that owns directly 20% or more, or owns, directly or indirectly, 50% or more of the total voting power of all classes of the corporation's

stock entitled to vote (see instructions).

(i) Name of Entity
(ii) Employer Identification Number (if any)
(iii) Type of Entity
(iv) Country of Organization
(v) Percentage Owned in Voting Stock

NiSource Gas Distribution Group

46-3083381

C Corp

US

100.000

Part II Certain Individuals and Estates Owning the Corporation's Voting Stock. (Form 1120, Schedule K, Question 4b). Complete columns (i) through (iv) below for any individual or estate that owns directly 20% or more, or owns, directly or indirectly, 50% or more of the total voting power of all classes of the corporation's stock entitled to vote (see instructions).

(i)Name of Individual or Estate	(ii) Identifying Number (if any)	(iii) Country of Citizenship (see instructions)	(iv) Percentage Owned in Voting Stock

For Paperwork Reduction Act Notice, see the Instructions for Form 1120.

Schedule G (Form 1120) (Rev. 12-2011) F8.00.01 USSCHGP1

Sch	edule M-3 (Form 1120) 2018				Page 2
Nar	ne of corporation (common parent, if consolidated return	1)		Employer i	dentification number
Co	lumbia Gas of Pennsylvania, Inc.			25-1100252	
Che	ck applicable box(es): (1) Consolidated group (2) Parei	nt corp (3) Consolidate	d eliminations (4)	Subsidiary corp (5)	Mixed 1120/L/PC group
Che	ck if a sub-consolidated: (6) 1120 group (7) 1120 e	eliminations	_	_	_
Nar	ne of subsidiary (if consolidated return)			Employer i	dentification number
Pa	art II Reconciliation of Net Income (Loss		ement of Includ	lible Corporati	ons With
	Taxable Income per Return (see instr	ructions)	·		
		(a)	(b)	(c)	(d)
	Income (Loss) Items	Income (Loss) per	Temporary	Permanent	Income (Loss) per
	(Attach statements for lines 1 through 12)	Income Statement	Difference	Difference	Tax Return
	Income (loss) from equity method foreign corporations	0	0	0	
2	Gross foreign dividends not previously taxed	0	0	0	0
	Subpart F, QEF, and similar income inclusions		0	0	0
	Gross- up for foreign taxes deemed paid	0	0	0	0
	Gross foreign distributions previously taxed	0	0	0	
	Income (loss) from equity method U.S. corporations	415,853	0	-415,853	
	U.S. dividends not eliminated in tax consolidation	0	0	0	0
	Minority interest for includible corporations	-			
9	Income (loss) from U.S. partnerships	0	0	0	0
10	ncome (loss) from foreign partnerships	0	0	0	0
11	Income (loss) from other pass-through entities	-	0	0	0
	tems relating to reportable transactions	0 464,234	0	0	10.064
	Interest income (see instructions)	404,234	0	-454 , 173	10,061
	Total accrual to cash adjustment	0	0	0	0
15	Hedging transactions	0	0	0	0
16	Mark- to- market income (loss)			0	1,
	Cost of goods sold (see instructions)	(187,317,838)	-7,402,428 0	0	(194,720,266)
	Sale versus lease (for sellers and/or lessors)	0	0	0	0
	Section 481(a) adjustments	0	0	0	
	Unearned/deferred revenue	0	0	0	0
	ncome recognition from long-term contracts	0	0	0	0
	Original issue discount and other imputed interest	0	0	0	0
	Income statement gain/loss on sale, exchange,				
	abandonment, worthlessness, or other disposition of	999	-999	0	
	assets other than inventory and pass-through entities	999	-999	0	
	Gross capital gains from Schedule D, excluding		0	0	0
	amounts from pass- through entities				
	Gross capital losses from Schedule D, excluding				
	amounts from pass- through entities, abandonment osses, and worthless stock losses		0	0	0
	Net gain/loss reported on Form 4797, line 17,				
	excluding amounts from pass-through entities,				
	abandonment losses, and worthless stock losses		-7,410,018	0	-7,410,018
	Abandonment losses		0	0	0
f	Worthless stock losses (attach statement)		0	0	0
	Other gain/loss on disposition of assets other than inventory		0	0	0
	Capital loss limitation and carryforward used		0	0	0
	Other income (loss) items with differences (attach statement)	437,639	2,682,927	0	3,120,566 STMT
	Total income (loss) items. Combine lines 1 through 25	-185,999,113	-12,130,518	-870,026	-198,999,657
	Total expense/deduction items (from Part III, line 39)	-221,285,499	-9,127,770	15,019,888	-215,393,381
	Other items with no differences STATEMENT 17	506,676,710			506,676,710
	Mixed groups, see instructions. All others, combine				
	ines 26 through 28	99,392,098	-21,258,288	14,149,862	92,283,672
	PC insurance subgroup reconciliation totals	0	0	0	0
	Life insurance subgroup reconciliation totals	0	0	0	0
	Reconciliation totals. Combine lines 29a through 29c	99,392,098	-21,258,288	14,149,862	92,283,672
	Note. Line 30, column (a), must equal Part I, line 11, and	column (d) must equal	Form 1120 page 1	line 28	

Schedule M-3 (Form 1120) 2018 Page 3 Name of corporation (common parent, if consolidated return) Employer identification number Columbia Gas of Pennsylvania, Inc. 25-1100252 Check applicable box(es): (1) Consolidated group (2) Parent corp (3) Consolidated eliminations (4) Subsidiary corp (5) Mixed 1120/L/PC group Check if a sub-consolidated: (6) 1120 group (7) 1120 eliminations Name of subsidiary (if consolidated return) Employer identification number Part III Reconciliation of Net Income (Loss) per Income Statement of Includible Corporations With Taxable Income per Return-Expense/Deduction Items (see instructions) **Expense/Deduction Items** Expense per Temporary Permanent Deduction per Income Statement Difference Difference Tax Return 1 U.S. current income tax expense 0 14,131,021 -14,131,021 2 U.S. deferred income tax expense -6,124,642 0 6,124,642 3 State and local current income tax expense 3,515,622 0 3,515,622 4 State and local deferred income tax expense 5,840,875 -5,840,875 0 5 Foreign current income tax expense (other than foreign withholding taxes) 0 0 0 O 0 6 Foreign deferred income tax expense 0 0 7 Foreign withholding taxes 0 0 0 0 8 Interest expense (see instructions) 37,181,562 0 652,971 37,834,533 9 Stock option expense 0 0 10 Other equity- based compensation 179,627 -103,547 76.080 11 Meals and entertainment 346,168 0 -173,084 173,084 12 Fines and penalties 9,071 0 -9,071 0 13 Judgments, damages, awards, and similar costs 0 0 0 0 **14** Parachute payments O 0 0 O 15 Compensation with section 162(m) limitation 0 0 0 0 **16** Pension and profit-sharing 11,667,520 205.688 0 11,873,208 -555,361 555,361 0 17 Other post-retirement benefits 0 18 Deferred compensation 0 0 19 Charitable contribution of cash and tangible property 403,842 0 0 403,842 20 Charitable contribution of intangible property O 0 0 0 21 Charitable contribution limitation/carryforward 0 0 0 22 Domestic production activities deduction (See instr.) 0 0 0 23 Current year acquisition or reorganization investment banking fees 0 0 0 0 24 Current year acquisition or reorganization legal and accounting fees 0 25 Current year acquisition/reorganization other costs 0 0 0 0 0 0 0 26 Amortization/impairment of goodwill 0

0

0

0

0

0

0

0

61.183.965

30.054.587

63,451,642

221.285.499

27 Amortization of acquisition, reorganization, and

28 Other amortization or impairment write- offs

31 Depreciation

32 Bad debt expense

33 Corporate owned life insurance premiums

34 Purchase versus lease (for purchasers and/or lessees)

35 Research and development costs36 Section 118 exclusion (attach statement)

large financial institutions (see instructions)

37 Section 162(r)- FDIC premiums paid by certain

38 Other expense/deduction items with differences (attach statement) STATEMENT 18

negative amounts as positive

39 Total expense/deduction items. Combine lines 1 through 38. Enter here and on Part II, line 27, reporting positive amounts as negative and

start- up costs

0

0

0

0

0

0

0

-21,355,000

29,336,644

9.127.770

-164 347

0

0

0

0

0

0

0

0

0

0

-990,479

-15,019,888

0

0

0

0

0

0

0

0

39,828,965

29.890.240

91,797,807

215,393,381

Form **1125-E**

Compensation of Officers

(Rev. October 2016)

Department of the Treasury Internal Revenue Service Attach to Form 1120, 1120- C, 1120- F, 1120- REIT, 1120- RIC, or 1120S.

OMB No. 1545-0123

▶ Information about Form 1125-E and its separate instructions is at www.irs.gov/form1125e.

Name Employer identification number
Columbia Gas of Pennsylvania, Inc. Employer identification number 25-1100252

Note. Complete Form 1125-E only if total receipts are \$500,000 or more. See instructions for definition of total receipts.

(a) Name of officer	(b) Social security number	(C) Percent of time devoted	Percent of s	tock owned	(f) Amount of compensation	
	(see instructions)	to business	(d) Common	(e) Preferred	compensation	
Michael A. Huwar		0/	0/	0/		
Michael A. nuwai		%	%	%		
Joseph W. Mulpas		%	%	%		
Shawn Anderson		%	%	%		
Kimberly V. Loies		%	%	%		
		%	%	%		
		%	%	%		
		%	%	%		
		%	%	%		
		70	70	70		
		%	%	%		
		%	%	%		
		70	70	70		
		%	%	%		
		%	%	%		
		70	70	70		
		%	%	%		
		0/	0/	0/		
		%	%	%		
		%	%	%		
		%	%	%		
		%	%	%		
		%	%	%		
		%	%	%		
		%	%	%		
Total compensation of officers				2		
Compensation of officers claimed on Fo	rm 1125- A or elsewhere on return			3		
Subtract line 3 from line 2. Enter the res	ult here and on Form 1120, page 1	line 12 or the				
appropriate line of your tax return				4		

For Paperwork Reduction Act Notice, see separate instructions.

Form **1125-E** (Rev. 10-2016)

Department of the Treasury Internal Revenue Service (99)

Depreciation and Amortization (Including Information on Listed Property) ▶ Attach to your tax return. ▶Go to www.irs.gov/Form4562 for instructions and the latest information.

OMB No. 1545-0172

2018

Attachment Sequence No. **179**

Name	e(s) shown on return		В	usiness or activity	to which this	form relates		Identifying number
Co	lumbia Gas of Pennsylva			NATURAL GAS DI	25-1100252			
Pa			rtain Property Und					
			operty, complete Part V b					
1	Maximum amount (se	ee instructions)					1	0
			n service (see instruction				2	0
			ore reduction in limitation				3	0
			n line 2. If zero or less, er				4	0
		•	from line 1. If zero or les		•	•		0
			<u> </u>				5	0
6		(a) Description of proper	rty	(b) Cost (busine	ss use only)	(C) Elected cost	0	
				+	0		0	
7	Listed property Ente	r the amount from line	e 29	<u> </u>			0	
8	Total elected cost of	section 179 property	Add amounts in column	(c) lines 6 and	<u> ' </u> 7		8	0
9	Tentative deduction	Enter the smaller of	line 5 or line 8	(o), mics o and	· · · · · ·		9	0
10	Carryover of disallow	ed deduction from lin	ne 13 of your 2017 Form	4562			10	0
			ler of business income (r				11	0
			9 and 10, but don't ente				12	0
			and 10, les		13		0	
Note	: Don't use Part II o	or Part III below for list	ted property. Instead, use	e Part V.				
Pai	rt II Special	Depreciation All	owance and Other	Depreciation	n (Don't	include listed prop	ortv.	See instructions)
· u	opoolar	Boproolation All	Oranoo ana Omor	Doproolatio	,,, (Boil t	ilicidae ilstea prop	l l	oce mandenona.
			d property (other than lis					
	during the tax year. S	See instructions					14	0
15	Property subject to se	ection 168(f)(1) election	on				15	0
_	Other depreciation (ir		on't include listed prope	anti Can in atmin		<u> </u>	16	1,715,637
Pa	rt III MACRS	Depreciation (De		_	uoris.)			
17	MACPS deductions	for assets placed in se	ervice in tax years beginr	Section A	<u> </u>		17	31,233,049
			ced in service during the				17	01,200,010
	,	•	•	•	•	▶ □		
_	Section B -	Assets Placed in Sei	rvice During 2018 Tax Y	ear Using the G	Seneral Der	preciation System		
(a) Classification of prope	(b) Month and	(C) Basis for depreciation (business/investment use only –see instructions)	(d) Recovery period	(e) Conve		d	(g) Depreciation deduction
19a	3- year property		0	3.0	HY	200 DB	İ	0
b	5- year property		177,209	5.0	HY	200 DB		35,442
С	7- year property		0	7.0	HY	200 DB		0
d	10- year property		0	10.0	HY			0
	15- year property		0	0.0				0
	20- year property		181,754,189	20.0	HY	150 DB		6,815,782
	25- year property		0	25 yrs.		S/L	_	0
h	Residential rental		0	27.5 yrs.	MM	S/L	_	0
	property		0	27.5 yrs.	MM	S/L		0
i	Nonresidential real property		2,172,417	39 yrs.	MM	S/L		29,055
		Accete Blaced in Se	Urvice During 2018 Tax Y	0.0	MM	S/L		0
202	Class life	Assets Placed in Se	O	0.0	Aiternative		em	0
	12- year		0			S/L		0
	30- year		0	12 yrs.	MM	S/L S/L		0
	40- year		0	30 yrs. 40 yrs.	MM	S/L	\dashv	0
		y (See instructions.)		10 yrs.	1 171171	J G/L		0
		r amount from line 28					21	0
			through 17, lines 19 and	20 in column (a), and line 2	1. Enter		-
ı	here and on the appr	opriate lines of your r	eturn. Partnerships and	S corporations -	, .		22	39,828,965
	For assets shown abo portion of the basis a	•	vice during the current y 263A costs	ear, enter the	23	571.740		

Columbia Gas of Pennsylvania, Inc. 25-1100252

Form 4562 (2018) Page **2**

Part V Listed Property (Include automobiles, certain other vehicles, certain aircraft, and property used for entertainment, recreation, or amusement.)

Note: For any vehicle for which you are using the standard mileage rate or deducting lease expense, complete only 24a, 24b, columns (a) through (c) of Section A. all of Section B. and Section C if applicable.

_	Z4D, COIUITINS (a) through (c) of Section	on A, an C	or Section	ı b, anu	Section	Спа	pplicab	е.					
	Section A - Depre	ciation and Other Info	rmation	(Caution	: See th	e instru	ctions	for limit	s for passe	nger au	ıtomobi	les.)		
248	Do you have evidence to s	support the business/inves	ment use	claimed?	X Ye	es 🗌	No	24b	If "Yes,"	is the ev	/idence	written?	X Yes	No
Т	(a) Type of property (list vehicles first)	(b) Date placed in service Service (C) B usiness/investment use percentage	Cost o	d) rother sis	(busine	(e) or depre ess/inves use only)		(f) Reco- very period	(g) Method/ Convention	I	(h) Deprecia deducti		Ele secti	cted on 179 ost
25	Special depreciation al year and used more th	•					uring th	ie tax	2	5		0		
26	Property used more that	an 50% in a qualified b	usiness ι	ıse:		•				<u> </u>				
		0.00%		0)		0	0.0				0		0
		0.00%		0)		0	0.0				0		0
		0.00%		0)		0	0.0				0		0
27	Property used 50% or	less in a qualified busir	ess use:											
		0.00%		0)		0	0.0	S/L			0		
		0.00%		0)		0	0.0	S/L-			0		
		0.00%		0			0	0.0	S/L-			0		
	Add amounts in colum									8		0		
29	Add amounts in colum	n (i), line 26. Enter her	and on	line 7, pa	age 1.	<u></u>				<u></u>		29		0
			Sectio	n B - Info	ormatio	n on Us	se of V	ehicles	•					
	mplete this section for v													
ver	nicles to your employees	s, first answer the ques	1 .	. 1			eet an				1			
	-		1	a)	(b) Vehic	•	Ve	(C) hicle 3	(d Vehi	•		(e) nicle 5	(f	-
30	Total business/investm	`	Veill	0	Venic	0	"		0	0		0	Venn	0
24	the year (don't include Total commuting miles	- ,		0		0			0	0	-	0		0
	Total other personal (n													
32		σ,		0		0			0	0		0		0
33	Total miles driven durir	ng the vear		-										
00	Add lines 30 through 3			0		0			0	0		0		0
34	Was the vehicle availab		Yes	No	Yes	No	Yes	No	Yes	No	Yes	No	Yes	No
-	use during off- duty ho	•												
35	Was the vehicle used p													
	more than 5% owner o	r related person?												
36	Is another vehicle avail	able for personal use?												
		Section C - Question							•		•			
	swer these questions to re than 5% owners or re				ompietin	g Section	on B to	r venici	es usea by	employ	ees wr	no aren t		
_		-			nonal uc	o of vok	niolog	inaludin	a commuti	na			Yes	No
31	Do you maintain a writt by your employees?	•	•	-		e or ver	licies,	inciuain	g commu	ng,			163	X
38	Do you maintain a writt	ten nolicy statement th				f vehicl	es eyr	ent cor	nmutina h	v vour e	mnlove	es?		, <u>, , , , , , , , , , , , , , , , , , </u>
00	See the instructions for									y your o	проус	.00:	X	
39	Do you treat all use of													Х
	Do you provide more t		-							out				
	the use of the vehicles,						_	-	•				X	
41	Do you meet the requir	rements concerning qu	alified au	tomobile	demons	stration	use? S	See inst	ructions.					Х
	Note: If your answer t	o 37, 38, 39, 40, or 41	is "Yes,"	don't con	nplete Se	ection E	3 for th	e cover	ed vehicles	6.				
P	art VI Amortizat	ion												
	(a)	(b)		(c)				(d)			∍)		(f)	
	Description of costs	Date amortization begins		nortizable amount				Code section			ization od or		rtization f h is year	or
-										perce	entage			
42	Amortization of costs th	nat begins during your	2018 tax	year (see		ions):				ı	1			
_					0									0
42	Amortization of costs th	not bogon before were	0010 tox	voor	0						46			0
	Amortization of costs the Total . Add amounts in				a to ron	ort					43			0
44	i otal. Add amounts in	column (i). See the ins	เเนษแบทร	ioi wrier	e to tebo	JIL					44			U

Form **4797**

Department of the Treasury Internal Revenue Service

Sales of Business Property

(Also Involuntary Conversions and Recapture Amounts Under Sections 179 and 280F(b)(2))

►Attach to your tax return.

► Go to www.irs.gov/Form4797 for instructions and the latest information.

OMB No. 1545-0184

2018

Attachment Sequence No. 27

Name(s) shown on return Identifying number 25-1100252 Columbia Gas of Pennsylvania, Inc. Enter the gross proceeds from sales or exchanges reported to you for 2018 on Form(s) 1099-B or 1099-S (or substitute statement) that you are including on line 2, 10, or 20. See instructions Sales or Exchanges of Property Used in a Trade or Business and Involuntary Conversions From Other Than Casualty or Theft- Most Property Held More Than 1 Year (see instructions) (e) Depreciation (f) Cost or other (g) Gain or (loss) (b) Date acquired (mo., day, yr.) (c) Date sold (d) Gross basis, plus improvements and allowed or allowable since Subtract (f) from the sum of (d) and (e) acquisition expense of sale 0 0 0 0 0 0 O 0 0 0 0 0 0 0 **3** Gain, if any, from Form 4684, line 39 4 Section 1231 gain from installment sales from Form 6252, line 26 or 37 n 4 0 0 6 6 Gain, if any, from line 32, from other than casualty or theft. 0 Combine lines 2 through 6. Enter the gain or (loss) here and on the appropriate line as follows: 7 Partnerships and S corporations. Report the gain or (loss) following the instructions for Form 1065, Schedule K, line 10, or Form 1120S, Schedule K, line 9. Skip lines 8, 9, 11, and 12 below. Individuals, partners, S corporation shareholders, and all others. If line 7 is zero or a loss, enter the amount from line 7 on line 11 below and skip lines 8 and 9. If line 7 is a gain and you didn't have any prior year section 1231 losses, or they were recaptured in an earlier year, enter the gain from line 7 as a long-term capital gain on the Schedule D filed with your return and skip lines 8, 9, 11, and 12 below. Nonrecaptured net section 1231 losses from prior years. See instructions 0 Subtract line 8 from line 7. If zero or less, enter - 0-. If line 9 is zero, enter the gain from line 7 on line 12 below. If line 9 is more than zero, enter the amount from line 8 on line 12 below and enter the gain from line 9 as a long-term capital gain on the Schedule D filed with your return. See instructions 0 Part II Ordinary Gains and Losses (see instructions) 10 Ordinary gains and losses not included on lines 11 through 16 (include property held 1 year or less): VARIOUS Public Utility VARIOUS 217,556 18.330.090 -7,410,018 0 0 0 0 0 0 0 0 0 0 0 O 0) 11 Loss, if any, from line 7 11 12 Gain, if any, from line 7 or amount from line 8, if applicable O 12 0 Gain, if any, from line 31 13 0 14 15 Ordinary gain from installment sales from Form 6252, line 25 or 36 0 15 16 Ordinary gain or (loss) from like-kind exchanges from Form 8824 0 16 17 Combine lines 10 through 16 -7.410.018 18 For all except individual returns, enter the amount from line 17 on the appropriate line of your return and skip lines a and b below. For individual returns, complete lines a and b below. a If the loss on line 11 includes a loss from Form 4684, line 35, column (b)(ii), enter that part of the loss here. Enter the loss from income-producing property on Schedule A (Form 1040), line 16. (Do not include any loss on property used as an employee.) Identify as from "Form 4797, line 18a." See instructions 18a b Redetermine the gain or (loss) on line 17 excluding the loss, if any, on line 18a. Enter here and on Form 1040, line 14 18b

For Paperwork Reduction Act Notice, see separate instructions.

Form **4797** (2018)

ERF F8.00.01 US4797P1

Page 2

Columbia Gas of Pennsylvania, Inc. 25-1100252

Form 4797 (2018)

Part III Gain From Disposition of Property Under Sections 1245, 1250, 1252, 1254, and 1255 19 (a) Description of section 1245, 1250, 1252, 1254, or 1255 property: (b) Date acquired (c) Date sold (mo., day, yr.) (mo., day, yr.) Α В С D Property A Property B Property C Property D These columns relate to the properties on lines 19A through 19D. > 0 0 20 Gross sales price (Note: See line 1 before completing.) 0 21 Cost or other basis plus expense of sale 0 0 0 0 21 22 Depreciation (or depletion) allowed or allowable 22 0 0 0 0 23 Adjusted basis. Subtract line 22 from line 21 23 0 0 0 0 0 0 0 0 24 Total gain. Subtract line 23 from line 20 24 25 If section 1245 property: a Depreciation allowed or allowable from line 22 0 O 0 0 0 0 0 0 **b** Enter the **smaller** of line 24 or 25a 26 If section 1250 property: If straight line depreciation was used, enter - 0- on line 26g, except for a corporation subject to section 291. 0 a Additional depreciation after 1975. See instructions 26a **b** Applicable percentage multiplied by the **smaller** of line 24 or line 26a. See instructions 0 0 0 0 26b c Subtract line 26a from line 24. If residential rental property n 0 n 0 or line 24 is not more than line 26a, skip lines 26d and 26e 26c d Additional depreciation after 1969 and before 1976 0 0 0 0 26d e Enter the smaller of line 26c or 26d 0 0 0 0 26e f Section 291 amount (corporations only) 0 0 0 0 26f **g** Add lines 26b, 26e, and 26f 0 0 0 0 26g 27 If section 1252 property: Skip this section if you didn't dispose of farmland or if this form is being completed for a a Soil, water, and land clearing expenses 0 O 0 27a 27b 0 0 0 0 **b** Line 27a multiplied by applicable percentage. See instructions 0 0 0 0 c Enter the smaller of line 24 or 27b. 27c 28 If section 1254 property: a Intangible drilling and development costs, expenditures for development of mines and other natural deposits, mining exploration costs, and depletion. See 0 0 0 0 instructions 28a **b** Enter the **smaller** of line 24 or 28a 0 0 0 0 29 If section 1255 property: a Applicable percentage of payments excluded from income under section 126. See instructions O 0 0 29a 0 0 0 **b** Enter the **smaller** of line 24 or 29a. See instructions 29b Summary of Part III Gains. Complete property columns A through D through line 29b before going to line 30. 30 Total gains for all properties. Add property columns A through D, line 24 O 31 Add property columns A through D, lines 25b, 26g, 27c, 28b, and 29b. Enter here and on line 13 0 31 32 Subtract line 31 from line 30. Enter the portion from casualty or theft on Form 4684, line 33. Enter the portion from other than casualty or theft on Form 4797, line 6. Recapture Amounts Under Sections 179 and 280F(b)(2) When Business Use Drops to 50% or Less (see instructions) (a) Section (b) Section 280F(b)(2) 33 Section 179 expense deduction or depreciation allowable in prior years. 33 0 0 34 Recomputed depreciation. See instructions 34 0 0 35 Recapture amount. Subtract line 34 from line 33. See the instructions for where to report. 35 0 0

5884

Work Opportunity Credit

OMB No. 1545-0219

(Rev. December 2016) Department of the Treasury Internal Revenue Service ► Attach to your tax return.
► Information about Form 5884 and its separate instructions is at www.irs.gov/form5884.

Attachment Sequence No.

Name(s) shown on return Identifying number 25-1100252 Columbia Gas of Pennsylvania, Inc. Enter on the applicable line below the total qualified first- or second-year wages paid or incurred during the tax year, and multiply by the percentage shown, for services of employees who are certified as members of a targeted group. a Qualified first- year wages of employees who worked 0 **b** Qualified first- year wages of employees who worked 4,800 1b c Qualified second- year wages of employees certified as long-term family assistance recipients \$ \$ X 50% (0.50) 0 1c Add lines 1a, 1b, and 1c. See instructions for the adjustment you must make to salaries and wages 4,800 Work opportunity credit from partnerships, S corporations, cooperatives, estates, and trusts 3 0 (see instructions) Add lines 2 and 3. Cooperatives, estates, and trusts, go to line 5. Partnerships and S corporations, stop here and report this amount on Schedule K. All others, stop here and report this amount on Form 3800, Part III, line 4b 4,800 4 Amount allocated to patrons of the cooperative or beneficiaries of the estate or trust (see instructions) Cooperatives, estates, and trusts, subtract line 5 from line 4. Report this amount on

For Paperwork Reduction Act Notice, see separate instructions.

Form **5884** (Rev. 12- 2016)

ERF F8.00.01 US5884P1

Form 8916- A

Supplemental Attachment to Schedule M-3

OMB No. 1545-0123

Department of the Treasury Internal Revenue Service ► Attach to Schedule M-3 for Form 1065, 1120, 1120-L, 1120-PC, or 1120S.
 Go to www.irs.gov/Form1120 for the latest information.

2018

Name of common parentEmployer identification numberColumbia Gas of Pennsylvania, Inc.25-1100252Name of subsidiaryEmployer identification number

Part I	Cost of Goods Sold				
	Cost of Goods Sold Items	(a) Expense per Income Statement	(b) Temporary Difference	(c) Permanent Difference	(d) Deduction per Tax Return
1	Amounts attributable to cost flow assumptions	0	-6,409,233	0	-6,409,233
2	Amounts attributable to:				
а	Stock option expense	0	0	0	0
b	Other equity-based compensation	0	0	0	0
С	Meals and entertainment	0	0	0	0
d	Parachute payments	0	0	0	0
е	Compensation with section 162(m) limitation	0	0	0	0
f	Pension and profit sharing	0	0	0	0
g	Other post- retirement benefits	0	0	0	0
h	Deferred compensation	0	0	0	0
i	Reserved				
j	Amortization	0	0	0	0
k	Depletion	0	0	0	0
I	Depreciation	0	0	0	0
m	Corporate- owned life insurance premiums	0	0	0	0
n	Other section 263A costs	0	-995,370	0	-995,370
3	Inventory shrinkage accruals	0	0	0	0
4	Excess inventory and obsolescence reserves	0	0	0	0
5	Lower of cost or market write- downs	0	0	0	0
6	Other items with differences (attach statement)STMT 19	-2,175	2,175	0	0
7	Other items with no differences	-187,315,663			-187,315,663
8	Total cost of goods sold. Add lines 1 through 7 in columns a, b, c, and d. Enter totals on the applicable Schedule M-3. See instructions	-187,317,838	-7,402,428	0	-194,720,266
	narwork Poduction Act Notice see instructions	, ,	.,.52,.20		Form 9016 A (2018)

Form 8916- A (2018) Page 2

rt II Int	terest Income	<u> </u>	1		
Int	terest Income Item	(a) Income (Loss) per Income Statement	(b) Temporary Difference	(c) Permanent Difference	(d) Income (Loss) per Tax Return
	exempt interest	0	0	0	
incom	ì	0	0	U	
	st income from hybrid	0	0	0	
securi	ease interest income	0	0	U	
Sale/i	ease interest income	0	0	0	
incom	ompany interest le - From outside tax ed group	0	0	0	
Interco	ompany interest le - From tax affiliated				
group		575	0	0	579
Other	interest income	463,659	0	-454,173	9,48
lines 1	interest income. Add I through 5 in columns c, and d. Enter total on				
	pplicable Schedule M- 3.	464,234	0	-454,173	10,06
	structions. terest Expense	404,234	0	-434,173	10,00
	erest Expense Item	(a) Expense per Income Statement	(b) Temporary Difference	(c) Permanent Difference	(d) Deduction per Tax Return
Interes	st expense from hybrid	0	0	0	
1	/purchase interest	0	0	0	
Interco	ompany interest use - Paid to outside filiated group	0	0	0	
expen	ompany interest use - Paid to tax ed group	35,123,458	0	0	35,123,45
Ti Ti	interest expense	2,058,104	652,971	0	2,711,07
lines 1	interest expense. Add I through 4 in columns c, and d. Enter total on	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		-	_,,
	plicable Schedule M- 3.				

Form **8916-A** (2018)

2018 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2018

FORM 1120, PAGE 1 SUPPORTING SCHEDULES

STATEMENT 1 - FORM 1120, PG 1, LN 10 OTHER INCOME

LINE 10: OTHER INCOME

CONTRIBUTION IN AID OF CONSTRUCTION 2,747,914
MISCELLANEOUS OTHER INCOME 372,652
TOTAL 3,120,566

STATEMENT 2 - FORM 1120, PG 1, LN 17

TAXES

LINE 17: TAXES REAL PROPERTY TAXES 479,285 STATE TAXES BASED ON INC - CURRENT 3,515,622 SALES AND USE TAXES 181,861 BUSINESS LICENSES, PERMITS 100 PAYROLL TAXES 2,599,550 MISCELLANEOUS OTHER TAXES 269 PERSONAL PROPERTY TAXES 833 TOTAL 6,777,520

STATEMENT 3 - FORM 1120, PG 1, LN 26

OTHER DEDUCTIONS

LINE 26: OTHER DEDUCTIONS MISC OFFICE EXPENSES 2,565,093 MEALS & ENTERTAINMENT 207,206 MEALS & ENTERTAINMENT - NCS ALLCTN (34, 122)INSURANCE - OTHER 53,261 MISCELLANEOUS DEDUCTIONS (72,712,535) MISC DEDUCTIONS - NCS ALLOCTN (415, 555)SELLING EXPENSES 19,983,765 DISTRIBUTION EXPENSES 40,888,684 LOBBYING (54,010) LOBBYING - NCS ALLOCTN (2,554)PROFESSIONAL FEES 19,324,077 TOTAL 9,803,310

2018 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2018

FORM 1120, PAGE 6, SCH L - BEGINNING SUPPORTING SCH

STATEMENT 4 - FORM 1120, PG 6, SCH L, LN 6, BEG OTHER CURRENT ASSETS - BEGINNING

LINE 6: OTHER CURRENT ASSETS	
MARKETABLE SECURITIES	230,726
OTHER PREPAID EXPENSES	2,751,041
MISCELLANEOUS	260,159
Reg Asset Environ Cur	118,335
Reg Asset OPEB Transition	90,313
Reg Asset Cr Bal Transf	3,572,000
Reg Asset Def Int Exp-Rate Ref	4,831
Reg Asset Int Undercollection	134,294
Reg Asset CPA USP Rider	2,653,580
Reg Asset USP Unbilled	(3,572,000)
Reg Asset NiFiT_WMS Impl Cst	404,989
Unrecov Purchs Gas Costs-Com	6,741,266
Unrecov Purchs Gas Costs-Dem	6,544,197
End User Exchange	3,503,314
Transporter Imbalance	69,565
Unrecov Purch Gas Cst-Unbill	(19,607,000)
CPA Base Gas	2,899,354
Unrecov Purch-Cr Bal Transfer	2,748,658
TOTAL	9,547,622

STATEMENT 5 - FORM 1120, PG 6, SCH L, LN 9, BEG OTHER INVESTMENTS - BEGINNING

LINE 9: OTHER INVESTMENTS

INVESTMENTS IN SUBSIDIARIES 19,552,267
MISCELLANEOUS OTHER INVESTMENTS 1,465,802
TOTAL 21,018,069

STATEMENT 6 - FORM 1120, PG 6, SCH L, LN 14, BEG OTHER ASSETS - BEGINNING

LINE 14: OTHER ASSETS

FEDERAL DEFERRED TAXES - NONCURRENT 51,306,548
STATE DEFERRED TAXES - NONCURRENT 21,833,061
CONSTRUCTION IN PROGRESS 25,509,303

2018 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc. 25-1100252

Year: 2018

ar.	2010		
M	SCELLANEO	JS	11,854,056
NO	Reg Asse	Envir Non-Curr	7,845,288
NO	Reg Asse	OPEB Regulatory	406,409
NO	Reg Asse	FAS 158 OPEB	1,177,461
NO	Reg Asse	FAS158 Pension	29,647,123
NO	Reg Asse	Pen NQulfd FAS158	726
NO	Reg Asse	Def Depr Cap Lse	2,281,062
NO	Reg Asse	a ARO	5,285,264
NO	Reg Asse	Inc Tax NC Fed	226,648,854
	TOTAL		383,795,155

STATEMENT 7 - FORM 1120, PG 6, SCH L, LN 18, BEG OTHER CURRENT LIABILITIES - BEGINNING

LINE 18: OTHER CURRENT LIABILITIES

NE 10: OTHER CORRENT LIABILITIES	
FEDERAL INCOME TAX PAYABLE	(1,206,457)
STATE TAXES PAYABLE	1,042,057
TAXES - OTHER	430,337
ACCRUED INTEREST	313,924
OTHER PAYABLES	162,275,699
OTHER ACCRUALS	40,069,512
MISCELLANEOUS	12,807,669
Accrd Unempl Insur-State	31,659
Accd Liab-Vacation Pay PY	1,000,873
Accd Liab-Vacation Pay CY	3,493,102
Accd Liab-Profit Sharing	791,637
Accd Liab-Incentive Compnstion	4,547,611
Accd Liab-Sales Tax Audit	615,563
Accd Liability - Pension ST-NQ	1,600
Accd Liab-Environmental	235,200
Accd Liab-Health Benefits	322,583
Accd Liab-Rx Drug	67,207
Accd Liab-Dental	60,326
Accd Liab-ST FAS112	161,936
Accd Liab-Refund to C&I Cust	144,544
Def Credits-Pnlty Cr Passback	1,323,179
Reg Liab Curr-Cap Rel Proceeds	717,183
Reg Liab Curr-Unified Cr-OFS	690,123
Reg Liab Curr-OFS Proceeds	1,226,398
Reg Liab Curr-OFS Proceed-PGCC	(485,895)
Reg Liab Curr-OFS Cap Rel Cr	(1,996,827)
Reg Liab Curr-Asset Reclass	3,572,000
Accrd Property Tax	348,332

2018 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2018 TOTAL

232,601,075

STATEMENT 8 - FORM 1120, PG 6, SCH L, LN 21, BEG OTHER LIABILITIES - BEGINNING

LINE 21: OTHER LIABILITIES	
FED DEFERRED INC TAXES - NONCURRENT	362,693,265
FED DEFERRED INC TAXES - REGULATORY	277,500,674
CONTINGENCY RESERVE	29,971,205
MISCELLANEOUS	26,561,528
Accum Prov Prop Injur Damg	131,519
Accum Prov-Banked Vacation	1,551,723
Accum Provisions Thrft Pln NI	14,049
Accum Provisions FAS 112	605,712
Accum Provisions OPEB	(6,663,989)
Accum Provisions Pen Cost Qual	855
Accum Prov LT PenCost Non-Qual	70,939
Custmr Advn for Constr NonCur	5,019,191
Def Credits-Environmental	7,220,691
Reg Liab NC-Retire Income	27,171,235
TOTAL	731,848,597

2018 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc. 25-1100252

Year: 2018

FORM 1120, PAGE 6, SCH L - ENDING SUPPORTING SCH

STATEMENT 9 - FORM 1120, PG 6, SCH L, LN 6, END OTHER CURRENT ASSETS - ENDING

LINE 6: OTHER CURRENT ASSETS - ENDING MARKETABLE SECURITIES 189,372 4,717,577 OTHER PREPAID EXPENSES 486,460 MISCELLANEOUS 118,335 Reg Asset Environ Cur Reg Asset OPEB Transition 90,313 Reg Asset Unbill-Recoveries 602,094 Reg Asset Cr Bal Transf 9,230,727 Reg Asset Def Int Exp-Rate Ref 32,717 (114,811)Reg Asset Int Undercollection Reg Asset CPA USP Rider (2,040,956)Reg Asset USP Unbilled (2,828,370)Reg Asset DSIC Unbilled 1,199,652 Reg Asset DSIC Billed 362,470 Misc Assets-Property Tax 833 Unrecov Purchs Gas Costs-Com 14,456,188 Unrecov Purchs Gas Costs-Dem (2,209,217)End User Exchange 5,535,858 Transporter Imbalance (223,648) Unrecov Purch Gas Cst-Unbill (14,666,096) CPA Base Gas 2,899,354

STATEMENT 10 - FORM 1120, PG 6, SCH L, LN 9, END OTHER INVESTMENTS - ENDING

LINE 9: OTHER INVESTMENTS

TOTAL

INVESTMENTS IN SUBSIDIARIES

19,968,120

17,838,852

STATEMENT 11 - FORM 1120, PG 6, SCH L, LN 14, END OTHER ASSETS - ENDING

LINE 14: OTHER ASSETS

FEDERAL DEFERRED TAXES - NONCURRENT 91,859,151
STATE DEFERRED TAXES - NONCURRENT 38,501,607
CONSTRUCTION IN PROGRESS 47,472,394

2018 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc. 25-1100252

Year: 2018

df: 2016	
MISCELLANEOUS	9,970,093
NC Reg Asset Envir Non-Curr	7,306,578
NC Reg Asset OPEB Regulatory	316,096
NC Reg Asset FAS 158 OPEB	7,834,985
NC Reg Asset FAS158 Pension	32,447,309
NC Reg Asset Def Depr Cap Lse	3,086,005
NC Reg Asset ARO	5,885,788
NC Reg Asset Inc Tax NC Fed	226,652,535
TOTAL	471,332,541

STATEMENT 12 - FORM 1120, PG 6, SCH L, LN 18, END OTHER CURRENT LIABILITIES - ENDING

LINE 18: OTHER CURRENT LIABILITIES	
FEDERAL INCOME TAX PAYABLE	12,914,334
STATE TAXES PAYABLE	2,709,182
TAXES - OTHER	1,137,246
ACCRUED INTEREST	320,693
OTHER PAYABLES	86,852,850
OTHER ACCRUALS	43,059,342
MISCELLANEOUS	10,208,735
Accrd Unempl Insur-State	15,933
Accd Liab-Vacation Pay PY	1,257,199
Accd Liab-Vacation Pay CY	3,788,850
Accd Liab-Profit Sharing	580,051
Accd Liab-Incentive Compnstion	2,483,881
Accd Liability - Pension ST-NQ	2,000
Accd Liab-Environmental	1,195,250
Accd Liab-Health Benefits	359,230
Accd Liab-Rx Drug	80,076
Accd Liab-Dental	65,563
Accd Liab-ST FAS112	141,028
Accd Liab-Rate Refunds	736,647
Accd Liab-Refund to C&I Cust	192,670
Def Credits-Pnlty Cr Passback	(1)
Reg Liab Curr-Cap Rel Proceeds	467,543
Reg Liab Curr-Unified Cr-OFS	(3,011,365)
Reg Liab Curr-OFS Proceeds	999,068
Reg Liab Curr-OFS Proceed-PGCC	(366,653)
Reg Liab Curr-OFS Cap Rel Cr	(2,335,182)
Reg Liab Curr-Asset Reclass	9,230,727
Accrd Property Tax	299 , 778
Reg Liab Rate Reserve - Curren	12,314,337

2018 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc. 25-1100252

Year: 2018 TOTAL

185,699,012

STATEMENT 13 - FORM 1120, PG 6, SCH L, LN 21, END OTHER LIABILITIES - ENDING

LINE 21: OTHER LIABILITIES	
FED DEFERRED INC TAXES - NONCURRENT	496,408,904
FED DEFERRED INC TAXES - REGULATORY	203,167,376
CONTINGENCY RESERVE	28,879,266
MISCELLANEOUS	24,775,983
Accum Prov Prop Injur Damg	113,922
Accum Prov-Banked Vacation	1,769,355
Accum Provisions Thrft Pln NI	15,398
Accum Provisions FAS 112	539,033
Accum Provisions OPEB	(634,282)
Accum Provisions Pen Cost Qual	3,808,411
Accum Prov LT PenCost Non-Qual	31,898
Custmr Advn for Constr NonCur	4,954,204
Def Credits-Environmental	5,734,277
Reg Liab NC-Retire Income	24,698,063
Reg Liab NC-FAS158 NQ Pension	63,883
Reg Liab NC-CSRR Overcollect	8,715,181
TOTAL	803,040,872

2018 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2018

FORM 1125-A SUPPORTING SCHEDULES

STATEMENT 14 - FORM 1125-A, LINE 4 ADDITIONAL SEC 263A COSTS

LINE 4: ADDITIONAL SECTION 263A COSTS COGS: ADDITIONAL SECTION 263A COSTS

995,370

STATEMENT 15 - FORM 1125-A, LINE 5 OTHER COSTS

LINE 5: OTHER COSTS COGS: LIFO RESERVE

6,409,233

2018 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2018

COLUMN A AMOUNTS PER INCOME STATEMENT	COLUMN B TEMPORARY DIFFERENCE	COLUMN C PERMANENT DIFFERENCE	COLUMN D AMOUNTS PER TAX RETURN
STATEMENT			RETURN

SCHEDULE M-3 SUPPORTING SCHEDULES

STMT 16 - SCH M-3, PART II, LINE 25

LINE 25: OTHER INCOME (LOSS) ITEMS WITH DIFFERENCES

CONTRIBUTION IN AID OF CONSTRUCTION		2,747,914		2,747,914
MISCELLANEOUS OTHER INCOME	437,639	(64,987)		372,652
TOTAL	437,639	2,682,927	0	3,120,566

STATEMENT 17 - SCH M-3, PART II, LINE 28

LINE 28: OTHER ITEMS WITH NO DIFFERENCES

GROSS SALES	590,239,832	590,239,832
REAL ESTATE RENTAL INCOME	1,338	1,338
SALES AND USE TAXES	(181,861)	(181,861)
BUSINESS LICENSES, PERMITS	(100)	(100)
PAYROLL TAXES	(2,599,550)	(2,599,550)
MISCELLANEOUS OTHER TAXES	(269)	(269)
ADVERTISING	(532,893)	(532,893)
INSURANCE - OTHER	(53,261)	(53,261)
SELLING EXPENSES	(19,983,765)	(19,983,765)
DISTRIBUTION EXPENSES	(40,888,684)	(40,888,684)
PROFESSIONAL FEES	(19,324,077)	(19,324,077)
TOTAL	506,676,710	506,676,710

STATEMENT 18 - SCH M-3, PART III, LINE 38

LINE 38: OTHER EXPENSE/DED ITEMS WITH DIFFERENCES

SALARIES & WAGES	63,382,561	2,063,730	(4,800)	65,441,491
MISCELLANEOUS REPAIRS	22,247,259	70,872,730		93,119,989
RENTS	3,276,259	804,943		4,081,202
REAL PROPERTY TAXES	430,731	48,554		479,285
PERSONAL PROPERTY TAXES		833		833
EMPLOYEE BENEFIT PROGRAMS		(683,219)	(22,213)	(705,432)
MISC OFFICE EXPENSES	2,970,082	(404,989)		2,565,093
MISCELLANEOUS DEDUCTIONS	(28,855,250)	(43,365,938)	(491,347)	(72,712,535)
MISC DEDUCTIONS - NCS ALLOCTN			(415,555)	(415,555)
LOBBYING			(54,010)	(54,010)

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2018 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2018

	COLUMN A AMOUNTS PER INCOME STATEMENT	COLUMN B TEMPORARY DIFFERENCE	COLUMN C PERMANENT DIFFERENCE	COLUMN D AMOUNTS PER TAX RETURN
LOBBYING - NCS ALLOCTN			(2,554)	(2,554)
TOTAL	63,451,642	29,336,644	(990,479)	91,797,807

2018 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2018

> COLUMN A EXPENSE PER INCOME STATEMENT

COLUMN B TEMPORARY DIFFERENCE

COLUMN C PERMANENT DIFFERENCE

COLUMN D DEDUCTION PER TAX RETURN

FORM 8916-A SUPPORTING SCHEDULES

STMT 19 - FORM 8916-A, LINE 6

LINE 6: OTHER ITEMS WITH DIFFERENCES

COGS: PRODUCT BOUGHT FOR MFG OR SALE

(2,175)

2,175

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F	orm	. •		For caler		I9 or tax year be					, 20		2040
			of the Treasury nue Service			s.gov/Form1120							2019
_		ck if:				street, and room or						nlover ide	entification number
			l return 851)			ate or province, cour						100252	munication named
h	lifo/	annlifa	oncoli	TYPE	0-1	of Donor described						e incorporate	- d
	dated	l return		OR		of Pennsylvania, Inc	D.					•	
			ding co.	PRINT	290 W. Nation	nwide Blvd.					-	23 196	
3	Perso (see i	nal serv nstructi	rice corp.								D Tot	al assets (see	instructions)
4	Sche	dule M -	3 attached X		Columbus	OH	43215 F	ranklin			\$	2,846,9	89,921
				E Check	kif: (1)	Initial return (2)	Final return	(3)	Name ch	ange (4)	Address	ch ange	
		1a	Gross receipts o	or sales			•		1a	602,39	6,311		
											0		
												1c	602,396,311
	.	2	Cost of goods o		h Form 110F							2	171,171,092
	'n	2	Cost of goods s	soid (allaci	n Form 1125-	A)							
	C	3	Gross profit. Sul	btract line	2 from line 1	с						3	431,225,219
	m					line 23)						4	0
	е	5	Interest									5	125,005
		6	Gross rents									6	1,103
												7	0
		8	Capital gain net	income (a	attach Schedi	ule D (Form 1120	0))					8	0
						t II, line 17 (attacl						9	-11,736,655
		10	Other income (s	see instruc	tions attach	statement)			ST	ATEMENT 1		10	985,739
						· · · · · · · · · · · · ·					▶	11	420,600,411
-	_											12	0
	ē	12	Compensation C	or officers	(see instruction	ons attach Forn	II 1125-E)						67,400,517
	i	13	Salaries and wa	ages (less	employment	credits)						13	
	s t	14	Repairs and ma	aintenance								14	92,749,148
	ű	15	Bad debts									15	28,668,211
	ţ											16	3,821,777
D e	o n	17	Taxes and licens	ses					ST	ATEMENT 2		17	6,382,057
е	S											18	39,962,514
d	,		Charitable contr	9 6								19	425,818
c t						ed on Form 112						20	53,322,102
i	<u>.</u> .											21	0
n	i I											22	532,967
s	ţ	22	Advertising										
	ňΙ	23	Pension, profit-	sharing, e	tc., plans							23	13,282,295
	_	24	Employee benef	fit progran	ns							24	-1,030,625
	ň	25	Reserved for fut	ture use								25	
	d e	26	Other deduction	ns (attach	statement)				ST	ATEMENT 3		26	64,700,879
	ů	27	Total deduction	ns. Add lii	nes 12 throug	jh 26					▶	27	370,217,660
	ť					oss deduction an						28	50,382,751
	o l					uctions)	•				0		
	s.)	b	Special deduction	ons (Sche	dule C. line 2	24)			29b		0		
						• • • • • • • • • • • • • • • • • • • •			. ——			29c	0
-	\dashv					m line 28. See in:						30	50,382,751
т	_											31	0
x,r	اد		Total tax (Sched										0
	iy					e J, Part II, line 1						32	
Refunda nd						65 net tax liability			,			33	10,571
n s d a	,e n					. Check if Form 2					\sqcup	34	0
a n	ı + 1	35	Amount owed.	If line 33	is smaller tha	an the total of line	es 31, 32, and 34	, enter	amount	owed		35	0
l e		36	Overpayment.	If line 33	is larger than	the total of lines	31, 32, and 34,	enter a	mount o	overpaid		36	0
_		37	Enter amount fro	om line 36	you want: C	Credited to 2020	estimated tax	>		0 Refunde	d 🕨	37	0
_		Un	der penalties of per lief, it is true, correc	rjury, I decla ct, and com	are that I have ex plete. Declaration	xamined this return, on of preparer (other	including accompan than taxpayer) is ba	ying sch ised on a	edules ar all informa	nd statements, and statements, and statements	to the b parer has	est of my kno any knowled	owledge and lge.
	Sig	n	, , , , , , , , , , , , , , , , , , , ,				. , ,						uss this return
H	ler	e 👠						VP, T	ax Servic	es	with	the prepare	shown below
			Signature of office	er Sandra	Brummitt		Date	Title			See	instructions.	Yes No
_	اءاء	<u> </u>	Print/Type prepar			Preparer's si	ignature			Date	Check	if P	ΓIN
	aid											_	
		oarer Only	Firm's name							1	self-e	mployed	<u> </u>
U	, JC	Unity										Firm's EIN	<u></u>
			Firm's address									Phone no.	
-	_		<u> </u>	A (N) ::		rato instructions					0.01	1	24 Form 1120 (2019)

Columbia Gas of Pennsylvania, Inc. 25-1100252 Form 1120 (2019) Page 2 Schedule C **Dividends, Inclusions, and Special Deductions** (a) Dividends and (c) Special deductions inclusions (a) x (b) (see instructions) Dividends from less-than-20%-owned domestic corporations (other than debt-0 50 0 financed stock) Dividends from 20%- or- more- owned domestic corporations (other than debt-65 0 financed stock) see instructions 0 Dividends on certain debt-financed stock of domestic and foreign corporations Dividends on certain preferred stock of less-than-20%-owned public utilities 0 23.3 0 Dividends on certain preferred stock of 20%- or- more- owned public utilities 0 26.7 0 5 Dividends from less-than-20%-owned foreign corporations and certain FSCs 6 Dividends from 20%- or- more- owned foreign corporations and certain FSCs 0 7 Dividends from wholly owned foreign subsidiaries 0 100 0 see nstructions Subtotal. Add lines 1 through 8. See instructions for limitations 0 0 9 10 Dividends from domestic corporations received by a small business investment 100 0 company operating under the Small Business Investment Act of 1958 Dividends from affiliated group members 0 100 0 11 100 Dividends from certain FSCs 0 12 0 Foreign-source portion of dividends received from a specified 10%-owned foreign 13 0 0 corporation (excluding hybrid dividends) (see instructions) 100 14 Dividends from foreign corporations not included on line 3, 6, 7, 8, 11, 12, or 13 (including any hybrid dividends) see instructions 0 Section 965(a) inclusion 15 **16a** Subpart F inclusions derived from the sale by a controlled foreign corporation (CFC) of the stock of a lower-tier foreign corporation treated as a dividend (attach Form(s) 100 0 5471) (see instructions) **b** Subpart F inclusions derived from hybrid dividends of tiered corporations (attach Form(s) 5471) (see instructions) Other inclusions from CFCs under subpart F not included on line 15, 16a, 16b, or 17 0 (attach Form(s) 5471) (see instructions) 0 17 Global Intangible Low-Taxed Income (GILTI) (attach Form(s) 5471 and Form 8992) 0 Gross- up for foreign taxes deemed paid 18 0 IC-DISC and former DISC dividends not included on lines 1, 2, or 3 19 20 Deduction for dividends paid on certain preferred stock of public utilities 0 21 0 Section 250 deduction (attach Form 8993) 22 Total dividends and inclusions. Add lines 9 through 20. Enter here and on page 1, 23 **Total special deductions.** Add lines 9 through 22, column (c). Enter here and on page 1, line 29b 0 24

Form **1120** (2019)

Columbia Gas of Pennsylvania, Inc.

25-1100252

orm 1	120 (2019)				Page 3
Sch	redule J Tax Computation and Payment (see instructions)				
Part	I - Tax Computation				
1	Check if the corporation is a member of a controlled group (attach Schedule O (For		<i>"</i>		
2	Income tax. See instructions			2	0
3	Base erosion minimum tax (attach Form 8991)			3	0
4	Add lines 2 and 3		,	4	0
5a	Foreign tax credit (attach Form 1118)	5a	0		
b	Credit from Form 8834 (see instructions)	5b	0]	
С	General business credit (attach Form 3800)	5c	0		
d	Credit for prior year minimum tax (attach Form 8827)	5d	0		
е	Bond credits from Form 8912	5e	0		
6	Total credits. Add lines 5a through 5e			6	0
7	Subtract line 6 from line 4			7	0
8	Personal holding company tax (attach Schedule PH (Form 1120))			8	0
9a	Recapture of investment credit (attach Form 4255)	9a	0		
b	Recapture of low-income housing credit (attach Form 8611)	9b	0		
С	Interest due under the look-back methodcompleted long-term contracts (attach				
	Form 8697)	9с	0		
d	Interest due under the look-back methodincome forecast method (attach Form				
	8866)	9d	0		
е	Alternative tax on qualifying shipping activities (attach Form 8902)	9e	0		
f	Other (see instructions attach statement)		0		
10	Total. Add lines 9a through 9f			10	0
11	Total tax. Add lines 7, 8, and 10. Enter here and on page 1, line 31			11	0
art	II- Section 965 Payments (see instructions)				
12	2019 net 965 tax liability paid from Form 965-B, Part II, column (k), line 3. Enter here	and	on page 1, line 32	12	0
art	III- Payments, Refundable Credits, and Section 965 Net Tax Liability				
13	2018 overpayment credited to 2019			13	0
14	2019 estimated tax payments)		14	0
15	2019 refund applied for on Form 4466			15 (0
16	Combine lines 13, 14, and 15			16	0
17	Tax deposited with Form 7004			17	0
18	Withholding (see instructions)			18	0
19	Total payments. Add lines 16, 17, and 18			19	0
20	Refundable credits from:				
	Form 2439	20a	0		
	Form 4136			-	
	Form 8827, line 5c		1	-	
d	Other (attach statementsee instructions)	20d	<u> </u>	-	
	Total credits. Add lines 20a through 20d			21	10,571
22	2019 net 965 tax liability from Form 965-B, Part I, column (d), line 3. See instructions	 :		22	0
23	Total payments, credits, and section 965 net tax liability. Add lines 19, 21, and 2				
23	line 33 · · · · · · · · · · · · · · · · · ·			23	0
	mie oo			LU	

· Form **1120** (2019)

	120 (2019) Columbia Gas of Pennsylvania, Inc.		25	5-1100252	Р	age 4
Sch	edule K Other Information (see instructions)				,	
1	Check accounting method: a Cash b X Accrual	c Other (specif	y) >		Yes	No
2	See the instructions and enter the:					
а	Business activity code no. 221210					
b						
С	Product or service NATURAL GAS DISTRIBUTION				V	
3	Is the corporation a subsidiary in an affiliated group or a parent-sub				Х	
	If "Yes," enter name and EIN of the parent corporation 35-2108 NiSource				-	
4	At the end of the tax year:		him) 4m. a4 an 4au awanan			
а	Did any foreign or domestic corporation, partnership (including any organization own directly 20% or more, or own, directly or indirectly,	•	• •			
	corporation's stock entitled to vote? If "Yes," complete Part I of Sche				Х	
b	Did any individual or estate own directly 20% or more, or own, direct	, , ,				
	classes of the corporation's stock entitled to vote? If "Yes," complete	•	- -			Х
5	At the end of the tax year, did the corporation:	Tart if or contodulo c (i or	m 1120) (allaon conocal	00)		
а	Own directly 20% or more, or own, directly or indirectly, 50% or mor	e of the total voting power	of all classes of stock en	titled to		
	vote of any foreign or domestic corporation not included on Form 8	- ·				
	see instructions. If "Yes," complete (i) through (iv) below.	•		. ,		Х
	(i) Name of Corporation	(ii) Employer Identification Number	(iii) Country of	(iv) Perd Owned in		
	(i) Name of Corporation	(if any)	` Ińcorporation	Sto		ny
					0.00	0
					0 00	
					0.00	10
					0.00	10
h	Own directly an interest of 20% or more, or own, directly or indirectly	v an interest of 50% or mo	re in any foreign or dom	estic	1	
b	partnership (including an entity treated as a partnership) or in the be		, ,			Х
	see instructions. If "Yes," complete (i) through (iv) below.	menoidi interest of a trust:	TOT Tales of constructive	ownership,		
		(ii) Employer	(iii) Country of	(iv) Maximum		
	(i) Name of Entity	Identification Number (if any)	(iii) Country of Organization	Owned i Loss, or		
					0.00	0
					0.00	0
					0 00	
	D : 4:4			17.	0.00	
6	During this tax year, did the corporation pay dividends (other than s			,		х
	excess of the corporation's current and accumulated earnings and p If "Yes," file Form 5452, Corporate Report of Nondividend Distribution					^
	If this is a consolidated return, answer here for the parent corporation					
7	At any time during the tax year, did one foreign person own, directly		•	of all		
•	classes of the corporation's stock entitled to vote or at least 25% of the corporation.					Х
	For rules of attribution, see section 318. If "Yes," enter:					
	(a) Percentage owned • .000 and (b) Owner's count	try ►				
	(c) The corporation may have to file Form 5472, Information Return					
	Corporation Engaged in a U.S. Trade or Business. Enter the number	er of Forms 5472 attached	•			
8	Check this box if the corporation issued publicly offered debt instrur	nents with original issue di	scount	. ▶ □		
	If checked, the corporation may have to file Form 8281, Information	Return for Publicly Offered	Original Issue Discount	Instruments.		
9	Enter the amount of tax- exempt interest received or accrued during	the tax year 🕨 \$	0			
10	Enter the number of shareholders at the end of the tax year (if 100 c	or fewer)	1			
11	If the corporation has an NOL for the tax year and is electing to fore	go the carryback period, cl	neck here (see instruction	ns) 🕨 🗌		
	If the corporation is filing a consolidated return, the statement requir	ed by Regulations section	1.1502-21(b)(3) must be	attached		
	or the election will not be valid.					
12	Enter the available NOL carryover from prior tax years (do not reduce			2 044 040		
	page 1, line 29a.)		► \$ 166	6,014,943		

· Form **1120** (2019)

Columbia Gas of Pennsylvania, Inc.

25-1100252

Form 1	1120 (2019)	F	age 5
Sch	edule K Other Information (continued from page 4)		
13	Are the corporation's total receipts (page 1, line 1a, plus lines 4 through 10) for the tax year and its total assets at the end	Yes	No
	of the tax year less than \$250,000?		X
	If "Yes," the corporation is not required to complete Schedules L, M-1, and M-2. Instead, enter the total amount of		
	cash distributions and the book value of property distributions (other than cash) made during the tax year 🕨 🐧		
14	Is the corporation required to file Schedule UTP (Form 1120), Uncertain Tax Position Statement? See instructions		X
	If "Yes," complete and attach Schedule UTP.		
15a	Did the corporation make any payments in 2019 that would require it to file Form(s) 1099?	Х	
b	If "Yes," did or will the corporation file all required Form(s) 1099?	Х	
16	During this tax year, did the corporation have an 80% or more change in ownership, including a change due to redemption of its		
	own stock?		X
17	During or subsequent to this tax year, but before the filing of this return, did the corporation dispose of more than 65% (by value)		
	of its assets in a taxable, non-taxable, or tax deferred transaction?		X
18	Did the corporation receive assets in a section 351 transfer in which any of the transferred assets had a fair market basis or fair		
	market value of more than \$1 million?		X
19	During the corporation's tax year, did the corporation make any payments that would require it to file Forms 1042 and 1042-S		
	under chapter 3 (sections 1441 through 1464) or chapter 4 (sections 1471 through 1474) of the Code?		X
20	Is the corporation operating on a cooperative basis?		Х
21	During the tax year, did the corporation pay or accrue any interest or royalty for which the deduction is not allowed under section		
	267A? See instructions		X
	If "Yes," enter the total amount of the disallowed deductions •\$ 0		
22	Does the corporation have gross receipts of at least \$500 million in any of the 3 preceding tax years? (See sections 59A(e)(2)		
	and (3))	Х	
	If "Yes," complete and attach Form 8991.		
23	Did the corporation have an election under section 163(j) for any real property trade or business or any farming business in effect		
	during the tax year? See instructions		X
24	Does the corporation satisfy one or more of the following? See instructions	Х	$oxed{oxed}$
а	The corporation owns a pass-through entity with current, or prior year carryover, excess business interest expense.		
b	The corporation's aggregate average annual gross receipts (determined under section 448(c)) for the 3 tax years preceding the		
	current tax year are more than \$26 million and the corporation has business interest expense.		
С	The corporation is a tax shelter and the corporation has business interest expense.		
	If "Yes," to any, complete and attach Form 8990.		
25	Is the corporation attaching Form 8996 to certify as a Qualified Opportunity Fund?		X
	If "Yes." enter amount from Form 8996. line 14 >\$ 0		

· Form **1120** (2019)

	nedule L Balance Sheets per Books	Beginning	of tax vear	End of to	Page 6
00.	Assets	(a)	(b)	(c)	(d)
		(α)	3,930,617	(0)	2,101,755
1	Cash	44,704,560	3,930,017	43,010,055	2,101,733
2a b	Trade notes and accounts receivable	(2,296,248)	42 400 212	(1,654,021)	44 256 024
	Less allowance for bad debts		42,408,312	1,054,021)	41,356,034
3	Inventories		61,361,862		49,242,396
4	U.S. government obligations		0		0
5	Tax- exempt securities (see instructions)	OTATEMENT 4	0	074754547	0
6	Other current assets (attach statement)	STATEMENT 4	17,838,852	STATEMENT 9	18,520,434
7	Loans to shareholders		0		0
8	Mortgage and real estate loans		0		0
9	Other investments (attach statement)	STATEMENT 5	19,968,120	STATEMENT 10	20,283,228
10a	Buildings and other depreciable assets	2,437,946,511		2,710,145,454	
b	Less accumulated depreciation	(451,486,808)	1,986,459,703	(475,282,448)	2,234,863,006
11a	Depletable assets	0	_	0	_
b	Less accumulated depletion	(0)	0	(0)	0
12	Land (net of any amortization)		3,480,092		6,684,201
13a	Intangible assets (amortizable only)	32,743,726		35,859,244	
b	Less accumulated amortization	(13,763,755)	18,979,971	(15,796,072)	20,063,172
14	Other assets (attach statement)	STATEMENT 6	471,332,541	STATEMENT 11	453,875,695
15	Total assets		2,625,760,070		2,846,989,921
	Liabilities and Shareholders' Equity				
16	Accounts payable		51,512,267		46,517,291
17	Mortgages, notes, bonds payable in less than 1 year	074754547 7	105 000 010	074754547 40	-100,000,000
18	Other current liabilities (attach statement)	STATEMENT 7	185,699,012	STATEMENT 12	256,677,265
19	Loans from shareholders		0		0
20	Mortgages, notes, bonds payable in 1 year or more	OTATEMENT O	705,515,000	OTATEMENT 40	885,515,000
21	Other liabilities (attach statement)	STATEMENT 8	803,040,872	STATEMENT 13	780,396,976
22	Capital stock: a Preferred stock	45,127,800	45,127,800	45,127,800	45,127,800
22	b Common stock	45, 127,000	52,889,827	43,127,000	52,889,827
23 24	Additional paid- in capital		0		02,009,027
25	Retained earnings - Appropriated (attach statement) Retained earnings - Unappropriated		781,975,292		879,865,762
26	Adjustments to shareholders' equity (attach statement)		0		0
27	Less cost of treasury stock		(0)		(0)
28	Total liabilities and shareholders' equity		2,625,760,070		2,846,989,921
Sch	nedule M-1 Reconciliation of Incom	me (Loss) per Bo	oks With Income	per Return	
	Note: The corporation may be	e required to file Sched	ule M-3. See instructio	ns.	
1	Net income (loss) per books	0	7 Income recorded	on books this year not	
2	Federal income tax per books	0	included on this re	eturn (itemize):	
3	Excess of capital losses over capital gains	0	Tax- exempt interest	\$ 0	
4	Income subject to tax not recorded on books				
	this year (itemize):			0	0
		0	8 Deductions on this	s return not charged	
5	Expenses recorded on books this year not			me this year (itemize):	
	deducted on this return (itemize):		a Depreciation \$ _	0	
а	Depreciation \$0		b Charitable contrib	utions \$0	-
b	Charitable contributions \$0	•			
С	Travel & entertainment \$0			0	0
	0	0			0
6	Add lines 1 through 5	0	10 Income (page 1, line 2		0
	nedule M-2 Analysis of Unappropr				
1	Balance at beginning of year	781,975,292	5 Distributions:	a Cash	0
2	Net income (loss) per books	97,890,470		b Stock	0
3	Other increases (itemize):			c Property	0
		0		mize):	0
4	Add lines 1 2 and 3	879,865,762		year (line 4 less line 7)	879,865,762
4	Add lines 1, 2, and 3	1 373,003,702	o balance at end of	year (IIIIe 4 less line /)	5/9,003,702

Form 1125- A

(Rev. November 2018)

Department of the Treasury Internal Revenue Service

Cost of Goods Sold

► Attach to Form 1120, 1120- C, 1120- F, 1120S, or 1065. ► Go to www.irs.gov/Form1125A for the latest information. OMB No. 1545-0123

Name Columbia	Gas of Pennsylvania, Inc.		Employer identification number 25-1100252
1	Inventory at beginning of year	1	61,361,862
2	Purchases	2	157,064,672
3	Cost of labor	3	0
4	Additional section 263A costs (attach schedule) STATEMENT 14	4	1,498,459
5	Other costs (attach schedule) STATEMENT 15	5	488,495
6	Total . Add lines 1 through 5	6	220,413,488
7	Inventory at end of year	7	49,242,396
8	Cost of goods sold. Subtract line 7 from line 6. Enter here and on Form 1120, page 1, line 2		
	or the appropriate line of your tax return. See instructions	8	171,171,092
9a	Check all methods used for valuing closing inventory:		
	(i) X Cost		
	(ii) Lower of cost or market		
	(iii) ☐ Other (Specify method used and attach explanation.) ▶		
b	Check if there was a writedown of subnormal goods		▶ □
С	Check if the LIFO inventory method was adopted this tax year for any goods (if checked, attach	Form	970)
d	If the LIFO inventory method was used for this tax year, enter amount of closing inventory comp	uted	
	under LIFO	9d	
е	If property is produced or acquired for resale, do the rules of section 263A apply to the entity? S	ee ins	tructions Yes No
f	Was there any change in determining quantities, cost, or valuations between opening and closin	g inve	entory? If "Yes,"
	attach explanation		Yes X No
For Pape	erwork Reduction Act Notice, see separate instructions.		Form 1125- A (Rev. 11- 2018)

ERF

4136

Credit for Federal Tax Paid on Fuels

OMB No. 1545-0162

2019

Department of the Treasury Internal Revenue Service (99)

Go to www.irs.gov/Form4136 for instructions and the latest information.

Attach ment Sequence No. 23

Name (as shown on your income tax return)

Taxpayer identification number

Columbia Gas of Pennsylvania, Inc.

25-1100252

Caution: Claimant has the name and address of the person who sold the fuel to the claimant and the dates of purchase. For claims on lines 1c and 2b (type of use 13 or 14), 3d, 4c, and 5, claimant has not waived the right to make the claim. For claims on lines 1c and 2b (type of use 13 or 14), claimant certifies that a certificate has not been provided to the credit card issuer.

1 Nontaxable Use of Gasoline

Note: CRN is credit reference number.

		(a) Type of use	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
а	Off- highway business use		\$.183	0)		
b	Use on a farm for farming purposes		.183	0		362
С	Other nontaxable use (see Caution above line 1)		.183	0	\$ 0	
d	Exported		.184	0	0	411

2 Nontaxable Use of Aviation Gasoline

		(a) Type of use	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
а	Use in commercial aviation (other than foreign trade)		\$.15	0	\$ 0	354
b	Other nontaxable use (see Caution above line 1)		.193	0	0	324
С	Exported		.194	0	0	412
d	LUST tax on aviation fuels used in foreign trade		.001	0	0	433

3 Nontaxable Use of Undyed Diesel Fuel

Claimant certifies that the diesel fuel did not contain visible evidence of dye.

	Exception. If any of the diesel fuel included in this claim di	xception. If any of the diesel fuel included in this claim did contain visible evidence of dye, attach an explanation and check here					
		(a) Type of use	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN	
а	Nontaxable use	02	\$.243	43,504			
b	Use on a farm for farming purposes		.243	0	\$ 10,571	360	
С	Use in trains		.243	0	0	353	
d	Use in certain intercity and local buses (see Caution above line 1)		.17	0	0	350	
е	Exported		.244	0	0	413	

4 Nontaxable Use of Undyed Kerosene (Other Than Kerosene Used in Aviation)

Claimant certifies that the kerosene did not contain visible evidence of dye.

	Exception. If any of the kerosene included in this claim did contain visible evidence of dye, attach an explanation and check here					
		(a) Type of use	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
а	Nontaxable use taxed at \$.244		\$.243	0		
b	Use on a farm for farming purposes		.243	0	\$ 0	346
С	Use in certain intercity and local buses (see Caution above line 1)		.17	0	0	347
d	Exported		.244	0	0	414
е	Nontaxable use taxed at \$.044		.043	0	0	377
f	Nontaxable use taxed at \$.219		.218	0	0	369

For Paperwork Reduction Act Notice, see the separate instructions.

Form **4136** (2019)

Form 4136 (2019) Page **2**

Kerosene Used in Aviation (see Caution above line 1)

	(a) Type of use	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
a Kerosene used in commercial aviation (other than foreign trade) taxed at \$.244		\$.200	0	\$ 0	417
b Kerosene used in commercial aviation (other than foreign trade) taxed at \$.219		.175	0	0	355
c Nontaxable use (other than use by state or local government) taxed at \$.244		.243	0	0	346
d Nontaxable use (other than use by state or local government) taxed at \$.219		.218	0	0	369
e LUST tax on aviation fuels used in foreign trade		.001	0	0	433

6 Sales by Registered Ultimate Vendors of Undyed Diesel Fuel

Registration No.

Claimant certifies that it sold the diesel fuel at a tax-excluded price, repaid the amount of tax to the buyer, or has obtained the written consent of the buyer to make the claim. Claimant certifies that the diesel fuel did not contain visible evidence of dye.

Exception. If any of the diesel fuel included in this claim did contain visible evidence of dye, attach an explanation and check here

	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
a Use by a state or local government	\$.243	0	\$ 0	360
b Use in certain intercity and local buses	.17	0	0	350

7 Sales by Registered Ultimate Vendors of Undyed Kerosene (Other Than Kerosene For Use in Aviation)

Registration No.

Claimant certifies that it sold the kerosene at a tax-excluded price, repaid the amount of tax to the buyer, or has obtained the written consent of the buyer to make the claim. Claimant certifies that the kerosene did not contain visible evidence of dye.

Exception. If any of the kerosene included in this claim did contain visible evidence of dye, attach an explanation and check here

	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
a Use by a state or local government	\$.243	0		
b Sales from a blocked pump	.243	0	\$ 0	346
c Use in certain intercity and local buses	.17	0	0	347

8 Sales by Registered Ultimate Vendors of Kerosene For Use in Aviation

Registration No.

Claimant sold the kerosene for use in aviation at a tax- excluded price and has not collected the amount of tax from the buyer, repaid the amount of tax to the buyer, or has obtained the written consent of the buyer to make the claim. See the instructions for additional information to be submitted.

		(a) Type of use	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
а	Use in commercial aviation (other than foreign trade) taxed at \$.219		\$.175	0	\$ 0	355
b	Use in commercial aviation (other than foreign trade) taxed at \$.244		.200	0	0	417
С	Nonexempt use in noncommercial aviation		.025	0	0	418
d	Other nontaxable uses taxed at \$.244		.243	0	0	346
е	Other nontaxable uses taxed at \$.219		.218	0	0	369
f	LUST tax on aviation fuels used in foreign trade		.001	0	0	433

Form **4136** (2019)

25-1100252 Page 3 Columbia Gas of Pennsylvania, Inc.

Reserved for future use

Registration No.

	(b) Rate	(c) Gallons of alcohol	(d) Amount of credit	(e) CRN
a Reserved for future use			\$	
b Reserved for future use				

10 Biodiesel or Renewable Diesel Mixture Credit

Registration No.

Biodiesel mixtures. Claimant produced a mixture by mixing biodiesel with diesel fuel. The biodiesel used to produce the mixture met ASTM D6751 and met EPA's registration requirements for fuels and fuel additives. The mixture was sold by the claimant to any person for use as a fuel or was used as a fuel by the claimant. Claimant has attached the Certificate for Biodiesel and, if applicable, the Statement of Biodiesel Reseller. Renewable diesel mixtures. Claimant produced a mixture by mixing renewable diesel with liquid fuel (other than renewable diesel). The renewable diesel used to produce the renewable diesel mixture was derived from biomass, met EPA's registration requirements for fuels and fuel additives, and met ASTM D975, D396, or other equivalent standard approved by the IRS. The mixture was sold by the claimant to any person for use as a fuel or was used as a fuel by the claimant . Claimant has attached the Certificate for Biodiesel and, if applicable, Statement of Biodiesel Reseller, both of which have been edited as discussed in the instructions for line 10. See the instructions for line 10 for information about renewable diesel used in aviation.

(c) Gallons of biodiesel or (b) Rate (d) Amount of credit (e) CRN renewable diesel a Biodiesel (other than agri-biodiesel) mixtures 0 \$ 0 \$1.00 388 **b** Agri- biodiesel mixtures 0 0 1.00 390 c Renewable Diesel mixtures 0 0 1.00 307

11 Nontaxable Use of Alternative Fuel

Caution. There is a reduced credit rate for use in certain intercity and local buses (type of use 5) (see instructions).

	(a) Type of use	(b) Rate	(c) Gallons, or gasoline or diesel gallon equivalents	(d) Amount of credit	(e) CRN
a Liquefied petroleum gas (LPG) (see instructions)		\$.183	0	\$ 0	419
b "P Series" fuels		.183	0	0	420
c Compressed natural gas (CNG) (see instructions)		.183	0	0	421
d Liquefied hydrogen		.183	0	0	422
Fischer-Tropsch process liquid fuel from coal (including peat)		.243	0	0	423
f Liquid fuel derived from biomass		.243	0	0	424
g Liquefied natural gas (LNG) (see instructions)		.243	0	0	425
h Liquefied gas derived from biomass		.183	0	0	435

Alternative Fuel Credit

12 Alternative Fuel Credit	Registration No.				
	(b) Rate	(c) Gallons, or gasoline or diesel gallon equivalents	(d) Amount of credit	(e) CRN	
a Liquefied petroleum gas (LPG) (see instructions)	\$.50	0	\$ 0	426	
b "P Series" fuels	.50	0	0	427	
c Compressed natural gas (CNG) (see instructions)	.50	0	0	428	
d Liquefied hydrogen	.50	0	0	429	
e Fischer-Tropsch process liquid fuel from coal (including peat)	.50	0	0	430	
f Liquid fuel derived from biomass	.50	0	0	431	
g Liquefied natgural gas (LNG) (see instructions)	.50	0	0	432	
h Liquefied gas derived from biomass	.50	0	0	436	
i Compressed gas derived from biomass	.50	0	0	437	

Form **4136** (2019)

Page 4

25-1100252

Form 4136 (2019)

13 Registered Credit Card Issuers

Registration No.

	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
a Diesel fuel sold for the exclusive use of a state or local government	\$.243	0	\$ 0	360
b Kerosene sold for the exclusive use of a state or local government	.243	0	0	346
c Kerosene for use in aviation sold for the exclusive use of a state or local government taxed at \$.219	.218	0	0	369

14 Nontaxable Use of a Diesel-Water Fuel Emulsion

Caution. There is a reduced credit rate for use in certa	in intercity and loc	al buses (type o	of use 5) (see instruct	ions).	
(a) Type of use (b) Rate (c) Gallons (d) Amount of credit (e) CR					
a Nontaxable use		\$.197	0	\$ 0	309
b Exported		.198	0	0	306

15 Diesel-Water Fuel Emulsion Blending

Registration No.

	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
Blender credit	\$.046	0	\$ 0	310

16 Exported Dyed Fuels and Exported Gasoline Blendstocks

a Exported dyed diesel fuel and exported gasoline blendstocks	(b) Rate	(c) Gallons	(d) Amount of credit	(e) CRN
taxed at \$.001	\$.001	0	\$ 0	415
b Exported dyed kerosene	.001	0	0	416

17	Total income tax credit claimed. Add lines 1 through 16, column (d). Enter here and on			
	Schedule 3 (Form 1040 or 1040-SR), line 12; Form 1120, Schedule J, line 20b; Form 1120S, line 23c;			
	1041, Schedule G, line 16b; or the proper line of other returns.	17	\$ 10,571	

Form **4136** (2019)

F9.00.01 US4136P4

SCHEDULE G (Form 1120) (Rev. December 2011) Department of the Treasury Internal Revenue Service

Information on Certain Persons Owning the Corporation's Voting Stock

Attach to Form 1120.
See instructions.

OMB No. 1545-0123

Name

Employer identification number (EIN)

25-1100252

Columbia Gas of Pennsylvania, Inc.

Certain Entities Owning the Corporation's Voting Stock. (Form 1120, Schedule K, Question 4a). Complete columns (i) through (v) below for any foreign or domestic corporation, partnership (including any entity treated as a partnership), trust, or tax- exempt organization that owns directly 20% or more, or owns, directly or indirectly, 50% or more of the total voting power of all classes of the corporation's stock entitled to vote (see instructions).

close challed to vote (one medianis).								
(i) Name of Entity	(ii) Employer Identification Number (if any)	(iii) Type of Entity	(iv) Country of Organization	(v) Percentage Owned in Voting Stock				
liSource Gas Distribution Group	46-3083381	C Corp	US	100.000				

Part II Certain Individuals and Estates Owning the Corporation's Voting Stock. (Form 1120, Schedule K, Question 4b). Complete columns (i) through (iv) below for any individual or estate that owns directly 20% or more, or owns, directly or indirectly, 50% or more of the total voting power of all classes of the corporation's stock entitled to vote (see instructions).

(i) Name of Individual or Estate	(ii) Identifying Number (if any)	Citizenship (see instructions)	(iv) Percentage Owned in Voting Stock

For Paperwork Reduction Act Notice, see the Instructions for Form 1120.

Schedule G (Form 1120) (Rev. 12-2011) F9.00.01 USSCHGP1

Sc	chedule M-3 (Form 1120) (Rev. 12-2019)				Page 2
Na	ame of corporation (common parent, if consolidated return)		Employer ic	lentification number
_(Columbia Gas of Pennsylvania, Inc.			25-1100252	
Ch	eck applicable box(es): (1) Consolidated group (2) Parer	nt corp (3) Consolidate	ed eliminations (4) S	ubsidiary corp (5)	Mixed 1120/L/PC group
Ch	eck if a sub-consolidated: (6) 1120 group (7) 1120 e	liminations	_		_
Na	ame of subsidiary (if consolidated return)			Employer ic	lentification number
	Describition of Not Income // con) mar Imaama Ctat	omont of Includ:	bla Camanatia	- NA/i4h
r	Part II Reconciliation of Net Income (Loss Taxable Income per Return (see instr		ement of includi	bie Corporatio	ons with
		(a)	(b)	(c)	(d)
	Income (Loss) Items	Income (Loss) per	Temporary	Permanent	Income (Loss) per
	(Attach statements for lines 1 through 12)	Income Statement	Difference	Difference	Tax Return
		0	0	0	
1	Income (loss) from equity method foreign corporations	0	0	0	0
2	. ,	0	0	0	0
3 4	Cross up for foreign toyon doomed noid		0	0	0
5	Gross- up for foreign taxes deemed paid Gross foreign distributions previously taxed	0	0	0	
6	Income (loss) from equity method U.S. corporations	315,108	0	-315,108	
7		0	0	0	0
8	Minority interest for includible corporations	0	0	0	
9	Income (loss) from U.S. partnerships	0	0	0	0
10	Income (loss) from foreign partnerships	0	0	0	0
11	Income (loss) from other pass- through entities	0	0	0	0
12	Items relating to reportable transactions	0	0	0	0
13	Interest income (see instructions)	739,629	0	-614,624	125,005
14	Total accrual to cash adjustment	0	0	0	0
15	Hedging transactions	0	0	0	0
16	Mark- to- market income (loss)	0	0	0	0
17		(169,186,129)	-1,984,963	0	(171,171,092)
18	Sale versus lease (for sellers and/or lessors)	0	0	0	0
19	Section 481(a) adjustments		0	0	0
20	Unearned/deferred revenue	0	0	0	0
21		0	0	0	0
22	Original issue discount and other imputed interest	0	0	0	0
	Income statement gain/loss on sale, exchange,				
	abandonment, worthlessness, or other disposition of				
	assets other than inventory and pass-through entities	-69,059	69,059	0	
b	Gross capital gains from Schedule D, excluding				
	amounts from pass- through entities		0	0	0
c	Gross capital losses from Schedule D, excluding				
	amounts from pass- through entities, abandonment				
	losses, and worthless stock losses		0	0	0
C	Net gain/loss reported on Form 4797, line 17,				
	excluding amounts from pass- through entities,				
	abandonment losses, and worthless stock losses		-11,736,655	0	-11,736,655
е	Abandonment losses		0	0	0
f	Worthless stock losses (attach statement)		0	0	0
_	Other gain/loss on disposition of assets other than inventory		0	0	0
	Capital loss limitation and carryforward used	E47 000	1 533 630	0	0 085 730 STMT
25	Other income (loss) items with differences (attach statement)	-547,900	1,533,639	-929,732	985,739 STMT
26	Total income (loss) items. Combine lines 1 through 25	-168,748,351	-12,118,920		-181,797,003 -283,091,964
27	Total expense/deduction items (from Part III, line 39)	-248,632,897 515,271,718	-60,116,620	25,657,553	515,271,718
28	Other items with no differences STATEMENT 17	313,211,110			010,211,110
29a	Mixed groups, see instructions. All others, combine	97,890,470	-72,235,540	24,727,821	50,382,751
	lines 26 through 28	97,090,470	-72,233,340	24,727,821	0
	PC insurance subgroup reconciliation totals	0	0	0	0
	Life insurance subgroup reconciliation totals	97,890,470	-72,235,540	24,727,821	50,382,751
30	Reconciliation totals. Combine lines 29a through 29c				1 33,332,707

Schedule M-3 (Form 1120) (Rev. 12-2019) Page 3 Name of corporation (common parent, if consolidated return) Employer identification number Columbia Gas of Pennsylvania, Inc. 25-1100252 Check applicable box(es): (1) Consolidated group (2) Parent corp (3) Consolidated eliminations (4) Subsidiary corp (5) Mixed 1120/L/PC group Check if a sub-consolidated: (6) 1120 group (7) 1120 eliminations Name of subsidiary (if consolidated return) Employer identification number Part III Reconciliation of Net Income (Loss) per Income Statement of Includible Corporations With Taxable Income per Return-Expense/Deduction Items (see instructions) **Expense/Deduction Items** Expense per Temporary Permanent Deduction per Income Statement Difference Difference Tax Return 1 U.S. current income tax expense 0 13,948,361 -13,948,361 2 U.S. deferred income tax expense 9,842,244 0 -9,842,244 3 State and local current income tax expense 2,877,683 0 2,877,683 4 State and local deferred income tax expense -904,160 904,160 0 5 Foreign current income tax expense (other than foreign withholding taxes) 0 0 0 O 6 Foreign deferred income tax expense 0 0 0 7 Foreign withholding taxes 0 0 0 0 8 Interest expense (see instructions) 39,926,936 0 35,578 39,962,514 9 Stock option expense 0 0 10 Other equity- based compensation 1,778,549 -109,276 1,669,273 1,148,890 0 -574,445 574,445 12 Fines and penalties 8,808 0 -8,808 0 13 Judgments, damages, awards, and similar costs 0 0 0 0 **14** Parachute payments O 0 0 O 15 Compensation with section 162(m) limitation 0 0 0 0 **16** Pension and profit-sharing 13,025,551 256,744 0 13,282,295 -127,642 127,642 0 17 Other post-retirement benefits 0 18 Deferred compensation 0 0 19 Charitable contribution of cash and tangible property 425,818 0 0 425,818 20 Charitable contribution of intangible property O 0 0 0 21 Charitable contribution limitation/carryforward 0 0 0 22 Domestic production activities deduction (See instr.) 0 0 0 23 Current year acquisition or reorganization investment banking fees 0 0 0 0 24 Current year acquisition or reorganization legal and accounting fees 0 25 Current year acquisition/reorganization other costs 0 0 0 0 0 0 0 26 Amortization/impairment of goodwill 0 27 Amortization of acquisition, reorganization, and start- up costs 0 0 0 0 28 Other amortization or impairment write- offs 0 0 0 0 29 Reserved 30 Depletion 0 0 0 0 72,925,348 -19,603,246 0 31 Depreciation 53.322.102 32 Bad debt expense 28 025 984 642 227 0 28.668.211 33 Corporate owned life insurance premiums 0 0 0 0 0 0 0 0 34 Purchase versus lease (for purchasers and/or lessees) 0 0 0 0 35 Research and development costs 36 Section 118 exclusion (attach statement) 0 0 0 0 **37** Section 162(r)- FDIC premiums paid by certain large financial institutions (see instructions) 0 0

63,922,207

38 Other expense/deduction items with differences (attach statement) STATEMENT 18

negative amounts as positive

39 Total expense/deduction items. Combine lines 1 through 38. Enter here and on Part II, line 27, reporting positive amounts as negative and 78,766,951

60,116,620

142,309,623

283,091,964

-379,535

-25,657,553

Form **1125-E**

Compensation of Officers

(Rev. October 2016)

Name

Department of the Treasury Internal Revenue Service Attach to Form 1120, 1120- C, 1120- F, 1120- REIT, 1120- RIC, or 1120S.

OMB No. 1545-0123

Information about Form 1125- E and its separate instructions is at www.irs.gov/form1125e. Employer identification number

Columbia Gas of Pennsylvania, Inc. 25-1100252

Note. Complete Form 1125- E only if total receipts are \$500,000 or more. See instructions for definition of total receipts.

(a) Name of officer	(b) Social security number (see instructions)	(C) Percent of time devoted	Percent of s	stock owned	(f) Amount of compensation	
	(see instructions)	to business	(d) Common	(e) Preferred	Compensation	
Michael A. Huwar		%	%	%		
		70	70	70		
Joseph W. Mulpas		%	%	%		
Randy G. Hulen		%	%	%		
Tulidy G. Hulch		70	70	70		
Kimberly V. Loies		%	%	%		
		%	%	%		
		70	70	70		
		%	%	%		
		%	%	%		
		70	70	70		
		%	%	%		
		%	%	%		
		70	70	70		
		%	%	%		
		%	%	%		
		70	70	70		
		%	%	%		
		%	%	%		
		70	70	70		
		%	%	%		
		%	%	%		
		70	70	70		
		%	%	%		
		%	%	%		
		70	70	70		
		%	%	%		
		%	%	%		
		70	70	70		
		%	%	%		
Total compensation of officers				2		
rotal compensation of officers				4		
Compensation of officers claimed on Fo	m 1125- A or elsewhere on return			3		
Out to at line of from line of Fig. 11	with the second on France 4400	lin a 40 an 4b				
Subtract line 3 from line 2. Enter the resappropriate line of your tax return		line 12 or the				

For Paperwork Reduction Act Notice, see separate instructions.

Form **1125-E** (Rev. 10- 2016)

Department of the Treasury Internal Revenue Service (99)

Depreciation and Amortization (Including Information on Listed Property) ▶ Attach to your tax return. ▶Go to www.irs.gov/Form4562 for instructions and the latest information.

OMB No. 1545-0172

2019

Attachment Sequence No. **179**

Name(ame(s) shown on return			usiness or activity		Identifying number			
Colu	ımbia Gas of Pennsylvania, In	IC.		NATURAL GAS DISTRIBTUION				25-1100252	
Par			rtain Property Und operty, complete Part V I						
1 N	laximum amount (see in	structions)					1	0	
2 T	otal cost of section 179 p	roperty placed in	n service (see instruction	s)			2	0	
			ore reduction in limitation				3	0	
4 R	eduction in limitation. Su	ıbtract line 3 fron	n line 2. If zero or less, er	nter - 0-			4	0	
5 D	ollar limitation for tax yea	ar. Subtract line 4	from line 1. If zero or les	ss, enter - 0 If i	married filing		5	0	
6		escription of prope		(b) Cost (busine		Elected cost			
					0		0		
					0		0		
7 L	isted property. Enter the	amount from lin	e 29		7		0		
8 T	otal elected cost of secti	on 179 property.	Add amounts in column	(c), lines 6 and	7		8	0	
9 T	entative deduction. Ente	er the smaller of	line 5 or line 8				9	0	
10 (Carryover of disallowed of	leduction from lir	ne 13 of your 2018 Form	4562			10	0	
			ller of business income (r				11	0	
			s 9 and 10, but don't ente		11		12	0	
13 (Carryover of disallowed of	leduction to 2020). Add lines 9 and 10, les	s line 12	13		0		
Note:			ted property. Instead, use						
Par	t II Special Dep	preciation All	owance and Other	Depreciation	n (Don't inclu	de listed prop	erty. S	See instructions.)	
			d property (other than lis						
d	uring the tax year. See ir	nstructions					14	0	
15 P	roperty subject to section	n 168(f)(1) election	on				15	0	
16 C	ther depreciation (include	ling ACRS)	<u> </u>	<u> </u>	<u> </u>		16	2,631,996	
Par	t III MACRS Dep	preciation (De	on't include listed prope	erty. See instruc	tions.)				
17 N	MACPS deductions for a	seets placed in s	ervice in tax years beginr		1		17	41,623,441	
			ced in service during the				17	11,020,111	
	sset accounts, check he	. , .	· ·	•	•	ai ▶ □			
	· · · · · · · · · · · · · · · · · · ·		rvice During 2019 Tax Y			ation System			
(a)	Classification of property	(b) Month and year placed in service	(C) Basis for depreciation (business/investment use only –see instructions)	(d) Recovery period	(e) Convention	(f) Method	t	(g) Depreciation deduction	
19a	3- year property		0	3.0	HY	200 DB	T	0	
b	5- year property		470,372	5.0	HY	200 DB	İ	94,074	
С	7- year property		0	7.0	HY	200 DB		0	
d ´	10- year property		0	10.0	HY		ĺ	0	
е 1	15- year property		0	0.0				0	
	20- year property		238,286,566	20.0	HY	150 DB		8,935,746	
g 2	25- year property		0	25 yrs.		S/L		0	
	Residential rental		0	27.5 yrs.	MM	S/L		0	
F	property		0	27.5 yrs.	MM	S/L		0	
	Nonresidential real		9,997,080	39 yrs.	MM	S/L		36,845	
F	property		0	0.0	MM	S/L		0	
		ets Placed in Se	rvice During 2019 Tax Y	1	Alternative Depr		m		
	Class life		0	0.0		S/L		0	
	I2- year		0	12 yrs.		S/L	_	0	
	30- year		0	30 yrs.	MM	S/L		0	
	10- year		0	40 yrs.	MM	S/L		0	
Par		See instructions.)							
	sted property. Enter am						21	0	
			through 17, lines 19 and eturn. Partnerships and	,,,			22	53,322,102	
	or assets shown above a	•	vice during the current y	ear, enter the	23	0			

Columbia Gas of Pennsylvania, Inc. 25-1100252

Form 4562 (2019) Page **2**

Part V Listed Property (Include automobiles, certain other vehicles, certain aircraft, and property used for entertainment, recreation, or amusement.)

Note: For any vehicle for which you are using the standard mileage rate or deducting lease expense, complete only 24a, 24b, columns (a) through (c) of Section A, all of Section B, and Section C if applicable.

	24b, columns (a) through (c) of Section	n A, an c	or Section	b, and	Section	Спа	pplicab	ie.					
	Section A - Depre	ciation and Other Info	rmation	(Caution	: See the	e instru	ctions	for limit	ts for pass	enger a	utomob	iles.)		
24	Do you have evidence to s	support the business/invest	ment use o	laimed?	X Ye	s	No	24b	If "Yes,"	is the e	vidence	written?	X Yes	No
1	(a) Type of property (list vehicles first)	(b) Pate placed in service Business/investment use percentage		d) rother sis	(busine	(e) or depre ss/inves use only)		(f) Reco- very period	(g) Method/ Convention	n	(h) Deprecia deduct		Ele secti	cted on 179 ost
25		•		ed property placed in servic siness use. See instructions			uring th	ne tax		25		0		
26	Property used more that	an 50% in a qualified bu	ısiness ι	ıse:		•								
_	. ,	0.00%		0			0	0.0				0		0
_		0.00%		0			0	0.0				0		0
		0.00%		0			0	0.0				0		0
27	Property used 50% or I	ess in a qualified busin	ess use:		•									
		0.00%		0			0	0.0	S/L-			0		
		0.00%		0			0	0.0	S/L—			0		
		0.00%		0			0	0.0	S/L-			0		
	Add amounts in column									28		0		
29	Add amounts in column	n (i), line 26. Enter here	and on	line 7, pa	ige 1.		<u> </u>					29		0
			Section	n B - Info	ormation	n on Us	se of V	ehicles	3					
	mplete this section for ve													
ver	nicles to your employees	s, first answer the quest	ions in S	ection C	to see if	you me	eet an	excepti	on to com	pleting t	his sect	ion for the	se vehic	cles.
			1	a)	(b)	•		(c)	,	d)		(e)	(f	-
30	Total business/investm	ent miles driven during	Vehi		Vehic		Ve	hicle 3		icle 4		hicle 5	Vehi	cle 6
	the year (don't include	- ,		0		0			0		ו	0	-	0
	Total commuting miles	- ·		0		0			0	()	0		0
32	Total other personal (no	oncommuting)											_	
				0		0			0	0		0		0
33	Total miles driven during					•								•
	Add lines 30 through 3		\	0	. I	0			0	1) ,,	0		0
34	Was the vehicle availab	•	Yes	No	Yes	No	Yes	No	Yes	No	Yes	No	Yes	No
۰-	use during off-duty ho		-								+	+	-	
35	Was the vehicle used p													
	more than 5% owner o	r related person?										+		
36	Is another vehicle avail	able for personal use?												
_		Section C - Question	s for Em	nlovere	Who Pr	ovide \	/ohicle	e for I	lee by The	ir Emn	lovees		1	1
Ans	swer these questions to								•		•	no aren't		
mo	re than 5% owners or re	elated persons. See inst	ructions											
37	Do you maintain a writt	en policy statement tha	t prohibi	ts all pers	sonal use	e of vel	nicles,	includir	ig commu	ting,			Yes	No
	by your employees?													X
38	Do you maintain a writt									y your	employe	ees?		
	See the instructions for					1% or	more o	owners					X	.,
	Do you treat all use of													X
40	Do you provide more the				ain inforn	nation f	rom yo	our emp	oloyees ab	out				
	the use of the vehicles,					44							X	 v
41	Do you meet the requir													X
В	Note: If your answer to		s res, c	JOH L COH	ipiete Se	ection E	ווו וטו	e cover	ed veriicie	·S.				
P		1			1			. n			, , 1			
	(a) Description of costs	(b) Date amortization	Δm	(c) nortizable				(d) Code			(e) rtization	Δmo	(f) rtization f	or
	•	begins		amount				section		per	iod or		his year	51
42	Amortization of costs th	at heains during your 3	010 tav	vear (see	instructi	ione).				perc	entage			
	Amortization of costs th	lat begins during your 2	.טוט נמג	year (See	0	10110).						1		0
_		+			0									0
43	Amortization of costs th	nat began before vour 2	019 tax	year	- 1						43			0
	Total. Add amounts in				e to repo	ort					44			0
_		(, ==							<u> </u>					

-orm **4797**

Department of the Treasury Internal Revenue Service

Sales of Business Property

(Also Involuntary Conversions and Recapture Amounts Under Sections 179 and 280F(b)(2))

►Attach to your tax return.

► Go to www.irs.gov/Form4797 for instructions and the latest information.

OMB No. 1545-0184

2019

Attachment Sequence No. 27

Nam	e(s) shown on return					Identifying	nu	mber
Colu	mbia Gas of Pennsylvania, Inc.					25-1100252	2	
1	1 Enter the gross proceeds from sales or exchanges reported to you for 2019 on Form(s) 1099-B or 1099-S (or substitute statement) that you are including on line 2, 10, or 20. See instructions							0
Pa	art I Sales or Excha	inges of Propei	rty Used in a	a Trade or Busin	ness and Involu	ntary Conver	rsic	ons From Other
	inan Casuaity	or Theπ-Most	Ргоретту не	Id More Than 1				
2	(a) Description of property	(b) Date acquired (mo., day, yr.)	(c) Date sold (mo., day, yr.)	(d) Gross sales price	(e) Depreciation allowed or allowable since acquisition	(f) Cost or other basis, plus improvements a expense of sale	ınd	(g) Gain or (loss) Subtract (f) from the sum of (d) and (e)
				0	0		0	0
				0	0		0	0
				0	0		0	0
				0	0		0	0
3	Gain, if any, from Form 46	84, line 39					3	0
4	Section 1231 gain from ins	stallment sales from	Form 6252, line	26 or 37			4	0
5	Section 1231 gain or (loss						5	0
6	Gain, if any, from line 32,	from other than casu	alty or theft				6	0
7	Combine lines 2 through 6	6. Enter the gain or (loss) here and o	n the appropriate line	e as follows:		7	0
	Partnerships and S corp	orations. Report the	e gain or (loss) f	following the instruction	ons for Form 1065, S	chedule K,		
	line 10, or Form 1120-S, S	Schedule K, line 9. S	Skip lines 8, 9, 1	1, and 12 below.				
8	line 7 on line 11 below and losses, or they were recapt Schedule D filed with your Nonrecaptured net section	otured in an earlier ye r return and skip line n 1231 losses from p	ear, enter the ga es 8, 9, 11, and 1 erior years. See i	in from line 7 as a lor 2 below. nstructions	ng- term capital gain (on the	8	0
9	Subtract line 8 from line 7 9 is more than zero, enter capital gain on the Sched	the amount from line	e 8 on line 12 be	elow and enter the ga	ain from line 9 as a lo	ng- term	9	0
Pa	rt II Ordinary Gains							<u> </u>
10	Ordinary gains and losses	,		(include property he	eld 1 vear or less):			
	ic Utility	VARIOUS	VARIOUS	14,941	15,078,259	26,829,8	55	-11,736,655
				0	0	, ,	0	0
				0	0		0	0
				0	0		0	0
11	Loss, if any, from line 7	!		ı		1	11	(0)
12	Gain, if any, from line 7 or	amount from line 8,	if applicable			1	12	0
13	Gain, if any, from line 31	-,				1	13	0
14	Net gain or (loss) from Fo	rm 4684. lines 31 an	d 38a				14	0
15	Ordinary gain from installr	nent sales from Forn	n 6252. line 25 o	r 36			15	0
16							16	0
17	7 Combine lines 10 through 16						17	-11,736,655
	17 Combine lines 10 through 1618 For all except individual returns, enter the amount from line 17 on the appropriate line of your return and skip lines a					l skip lines a		
	and b below. For individual returns, complete lines a and b below.					·		
а	If the loss on line 11 include	•			nat part of the loss he	ere. Enter the		
	loss from income- produci				•			
	on property used as an er						8a	
b	Redetermine the gain or (
_	(Form 1040 or Form 1040-	- SR), Part I, line 4	<u></u>	<u></u>	<u></u>	<u></u> 1:	8b	
For	Paperwork Reduction Ac	t Notice see senar	ato instructions					Form 4797 (2019

For Paperwork Reduction Act Notice, see separate instructions.

Form **4797** (2019)

ERF F9.00.01 US4797P1

Page 2

Columbia Gas of Pennsylvania, Inc. 25-1100252

Form 4797 (2019)

Part III Gain From Disposition of Property Under Sections 1245, 1250, 1252, 1254, and 1255 19 (a) Description of section 1245, 1250, 1252, 1254, or 1255 property: (b) Date acquired (c) Date sold (mo., day, yr.) (mo., day, yr.) Α В С D Property A Property B Property C Property D These columns relate to the properties on lines 19A through 19D. > 0 0 20 Gross sales price (Note: See line 1 before completing.) 0 21 Cost or other basis plus expense of sale 0 0 0 0 21 22 Depreciation (or depletion) allowed or allowable 22 0 0 0 0 23 Adjusted basis. Subtract line 22 from line 21 23 0 0 0 0 0 0 0 0 24 Total gain. Subtract line 23 from line 20 24 25 If section 1245 property: a Depreciation allowed or allowable from line 22 0 O 0 0 0 0 0 0 **b** Enter the **smaller** of line 24 or 25a 26 If section 1250 property: If straight line depreciation was used, enter - 0- on line 26g, except for a corporation subject to section 291. 0 a Additional depreciation after 1975. See instructions 26a **b** Applicable percentage multiplied by the **smaller** of line 24 or line 26a. See instructions 0 0 0 0 26b c Subtract line 26a from line 24. If residential rental property n 0 n 0 or line 24 is not more than line 26a, skip lines 26d and 26e 26c d Additional depreciation after 1969 and before 1976 0 0 0 0 26d e Enter the smaller of line 26c or 26d 0 0 0 0 26e f Section 291 amount (corporations only) 0 0 0 0 26f 0 0 0 0 26g 27 If section 1252 property: Skip this section if you didn't dispose of farmland or if this form is being completed for a a Soil, water, and land clearing expenses 0 O 0 27a 27b 0 0 0 0 **b** Line 27a multiplied by applicable percentage. See instructions 0 0 0 0 c Enter the smaller of line 24 or 27b 27c 28 If section 1254 property: a Intangible drilling and development costs, expenditures for development of mines and other natural deposits, mining exploration costs, and depletion. See 0 0 0 0 instructions 28a b Enter the smaller of line 24 or 28a 0 0 0 0 29 If section 1255 property: a Applicable percentage of payments excluded from income under section 126. See instructions O 0 0 29a 0 0 0 **b** Enter the **smaller** of line 24 or 29a. See instructions. 29b Summary of Part III Gains. Complete property columns A through D through line 29b before going to line 30. 30 Total gains for all properties. Add property columns A through D, line 24 O 31 Add property columns A through D, lines 25b, 26g, 27c, 28b, and 29b. Enter here and on line 13 0 31 32 Subtract line 31 from line 30. Enter the portion from casualty or theft on Form 4684, line 33. Enter the portion from other than casualty or theft on Form 4797, line 6. Part IV Recapture Amounts Under Sections 179 and 280F(b)(2) When Business Use Drops to 50% or Less (see instructions) (a) Section (b) Section 280F(b)(2) 33 Section 179 expense deduction or depreciation allowable in prior years 33 0 0 34 Recomputed depreciation. See instructions 34 0 0 35 Recapture amount. Subtract line 34 from line 33. See the instructions for where to report 35 0 0

8916-A

(Rev. November 2019) Department of the Treasury Internal Revenue Service

Supplemental Attachment to Schedule M-3

▶ Attach to Schedule M-3 for Form 1065, 1120, 1120-L, 1120-PC, or 1120S. ► Go to www.irs.gov/Form1120 for the latest information.

OMB No. 1545-0123

Name of subsidiary Em	ployer identification number
Columbia Gas of Pennsylvania, Inc. 25-	1100252
Name of common parent Em	ployer identification number

	Cost of Goods Sold Items	(a) Expense per Income Statement	(b) Temporary Difference	(c) Permanent Difference	(d) Deduction per Tax Return
1	Amounts attributable to cost flow assumptions	0	-488,495	0	-488,49
2	Amounts attributable to:				
а	Stock option expense	0	0	0	
b	Other equity- based compensation	0	0	0	
С	Meals and entertainment	0	0	0	
d	Parachute payments	0	0	0	
е	Compensation with section 162(m) limitation	0	0	0	
f	Pension and profit sharing	0	0	0	
g	Other post- retirement benefits	0	0	0	
h	Deferred compensation	0	0	0	
i	Reserved				
j	Amortization	0	0	0	
k	Depletion	0	0	0	
ı	Depreciation	0	0	0	
m	Corporate- owned life insurance premiums	0	0	0	
n	Other section 263A costs	0	-1,498,459	0	-1,498,4
3	Inventory shrinkage accruals	0	0	0	
4	Excess inventory and obsolescence reserves	0	0	0	
5	Lower of cost or market write- downs	0	0	0	
6	Other items with differences (attach statement)STMT 19	-1,991	1,991	0	
7	Other items with no differences	-169,184,138			-169,184,13
8	Total cost of goods sold. Add lines 1 through 7 in columns a, b, c, and d. Enter totals on the				
	applicable Schedule M-3. See instructions	-169,186,129	-1,984,963	0	-171,171,09

Form 8916- A (Rev. 11- 2019) Page **2**

Part	II Interest Income				
		(a)	(b)	(c)	(d)
	Interest Income Item	Income (Loss) per Income Statement	Temporary Difference	Permanent Difference	Income (Loss) per Tax Return
1	Tax- exempt interest				
	income	0	0	0	
2	Interest income from hybrid				
	securities	0	0	0	0
3	Sale/lease interest income				
		0	0	0	0
4a	Intercompany interest				
	income - From outside tax				
	affiliated group	0	0	0	0
4b	Intercompany interest				
	income - From tax affiliated				
	group	125,005	0	-614,624	-489,619
5	Other interest income	614,624	0	0	614,624
6	Total interest income. Add				
	lines 1 through 5 in columns				
	a, b, c, and d. Enter total on				
	the applicable Schedule M- 3.				
	See instructions.	739,629	0	-614,624	125,005
Part	III Interest Expense				
		(a)	(b)	(c)	(d)
	Interest Expense Item	Expense per Income	Temporary	Permanent	Deduction per Tax
		Statement	Difference	Difference	Return
1	Interest expense from hybrid				
	securities	0	0	0	0
2	Lease/purchase interest				
	expense	0	0	0	0
3a	Intercompany interest				
	expense - Paid to outside				
	tax affiliated group	0	0	0	0
3b	Intercompany interest				
	expense - Paid to tax				
	affiliated group	38,022,227	0	0	38,022,227
4	Other interest expense	1,904,709	35,578	0	1,940,287
5	Total interest expense. Add				
	lines 1 through 4 in columns				
	a, b, c, and d. Enter total on				
	the applicable Schedule M- 3.				
	See instructions.	39,926,936	35,578	0	39,962,514

Form **8916-A** (Rev. 11-2019)

2019 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2019

FORM 1120, PAGE 1 SUPPORTING SCHEDULES

STATEMENT 1 - FORM 1120, PG 1, LN 10

OTHER INCOME

LINE 10: OTHER INCOME	
CONTRIBUTION IN AID OF CONSTRUCTION	2,281,587
MISCELLANEOUS OTHER INCOME	(1,295,848)
TOTAL	985,739

STATEMENT 2 - FORM 1120, PG 1, LN 17

TAXES

LINE 17: TAXES	
REAL PROPERTY TAXES	454,430
STATE TAXES BASED ON INC - CURRENT	2,877,683
SALES AND USE TAXES	136,272
BUSINESS LICENSES, PERMITS	100
PAYROLL TAXES	2,914,531
MISCELLANEOUS OTHER TAXES	(126)
PERSONAL PROPERTY TAXES	(833)
TOTAL	6,382,057

STATEMENT 3 - FORM 1120, PG 1, LN 26

OTHER DEDUCTIONS

LINE 26: OTHER DEDUCTIONS	
MISC OFFICE EXPENSES	2,994,447
MEALS & ENTERTAINMENT	737,364
MEALS & ENTERTAINMENT - NCS ALLCTN	(162,919)
INSURANCE - OTHER	141,143
MISCELLANEOUS DEDUCTIONS	(22,099,638)
MISC DEDUCTIONS - NCS ALLOCTN	(32,306)
SELLING EXPENSES	18,473,039
DISTRIBUTION EXPENSES	49,836,882
LOBBYING	(89,218)
LOBBYING - NCS ALLOCTN	(188,803)
PROFESSIONAL FEES	15,090,888
TOTAL	64,700,879

2019 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2019

FORM 1120, PAGE 6, SCH L - BEGINNING SUPPORTING SCH

STATEMENT 4 - FORM 1120, PG 6, SCH L, LN 6, BEG OTHER CURRENT ASSETS - BEGINNING

LINE 6: OTHER CURRENT ASSETS	
MARKETABLE SECURITIES	189,372
OTHER PREPAID EXPENSES	4,717,577
MISCELLANEOUS	486,460
Reg Asset Environ Cur	118,335
Reg Asset OPEB Transition	90,313
Reg Asset Unbill-Recoveries	602,094
Reg Asset Cr Bal Transf	9,230,727
Reg Asset Def Int Exp-Rate Ref	32,717
Reg Asset Int Undercollection	(114,811)
Reg Asset CPA USP Rider	(2,040,956)
Reg Asset USP Unbilled	(2,828,370)
Reg Asset DSIC Unbilled	1,199,652
Reg Asset DSIC Billed	362,470
Misc Assets-Property Tax	833
Unrecov Purchs Gas Costs-Com	14,456,188
Unrecov Purchs Gas Costs-Dem	(2,209,217)
End User Exchange	5,535,858
Transporter Imbalance	(223,648)
Unrecov Purch Gas Cst-Unbill	(14,666,096)
CPA Base Gas	2,899,354
TOTAL	17,838,852

STATEMENT 5 - FORM 1120, PG 6, SCH L, LN 9, BEG OTHER INVESTMENTS - BEGINNING

LINE 9: OTHER INVESTMENTS
INVESTMENTS IN SUBSIDIARIES 19,968,120

STATEMENT 6 - FORM 1120, PG 6, SCH L, LN 14, BEG OTHER ASSETS - BEGINNING

LINE 14: OTHER ASSETS

FEDERAL DEFERRED TAXES - NONCURRENT 91,859,151

STATE DEFERRED TAXES - NONCURRENT 38,501,607

CONSTRUCTION IN PROGRESS 47,472,394

2019 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252

Year: 2019	
MISCELLANEOUS	9,970,093
NC Reg Asset Envir Non-Curr	7,306,578
NC Reg Asset OPEB Regulatory	316,096
NC Reg Asset FAS 158 OPEB	7,834,985
NC Reg Asset FAS158 Pension	32,447,309
NC Reg Asset Def Depr Cap Lse	3,086,005
NC Reg Asset ARO	5,885,788
NC Reg Asset Inc Tax NC Fed	226,652,535
TOTAL	471,332,541

STATEMENT 7 - FORM 1120, PG 6, SCH L, LN 18, BEG OTHER CURRENT LIABILITIES - BEGINNING

LINE 18: OTHER CURRENT LIABILITIES	
FEDERAL INCOME TAX PAYABLE	12,914,334
STATE TAXES PAYABLE	2,709,182
TAXES - OTHER	1,137,246
ACCRUED INTEREST	320,693
OTHER PAYABLES	86,852,850
OTHER ACCRUALS	43,059,342
MISCELLANEOUS	10,208,735
Accrd Unempl Insur-State	15,933
Accd Liab-Vacation Pay PY	1,257,199
Accd Liab-Vacation Pay CY	3,788,850
Accd Liab-Profit Sharing	580,051
Accd Liab-Incentive Compnstion	2,483,881
Accd Liability - Pension ST-NQ	2,000
Accd Liab-Environmental	1,195,250
Accd Liab-Health Benefits	359,230
Accd Liab-Rx Drug	80,076
Accd Liab-Dental	65,563
Accd Liab-ST FAS112	141,028
Accd Liab-Rate Refunds	736,647
Accd Liab-Refund to C&I Cust	192,670
Def Credits-Pnlty Cr Passback	(1)
Reg Liab Curr-Cap Rel Proceeds	467,543
Reg Liab Curr-Unified Cr-OFS	(3,011,365)
Reg Liab Curr-OFS Proceeds	999,068
Reg Liab Curr-OFS Proceed-PGCC	(366,653)
Reg Liab Curr-OFS Cap Rel Cr	(2,335,182)
Reg Liab Curr-Asset Reclass	9,230,727
Accrd Property Tax	299 , 778
Reg Liab Rate Reserve - Curren	12,314,337

2019 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2019

TOTAL 185,699,012

STATEMENT 8 - FORM 1120, PG 6, SCH L, LN 21, BEG OTHER LIABILITIES - BEGINNING

LINE 21: OTHER LIABILITIES				
FED DEFERRED INC TAXES - NONCURRENT	496,408,904			
FED DEFERRED INC TAXES - REGULATORY	203,167,376			
CONTINGENCY RESERVE	28,879,266			
MISCELLANEOUS	24,775,983			
Accum Prov Prop Injur Damg	113,922			
Accum Prov-Banked Vacation	1,769,355			
Accum Provisions Thrft Pln NI	15,398			
Accum Provisions FAS 112	539,033			
Accum Provisions OPEB	(634,282)			
Accum Provisions Pen Cost Qual	3,808,411			
Accum Prov LT PenCost Non-Qual	31,898			
Custmr Advn for Constr NonCur	4,954,204			
Def Credits-Environmental	5,734,277			
Reg Liab NC-Retire Income	24,698,063			
Reg Liab NC-FAS158 NQ Pension	63,883			
Reg Liab NC-CSRR Overcollect	8,715,181			
TOTAL	803,040,872			

2019 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2019

FORM 1120, PAGE 6, SCH L - ENDING SUPPORTING SCH

STATEMENT 9 - FORM 1120, PG 6, SCH L, LN 6, END OTHER CURRENT ASSETS - ENDING

LINE 6: OTHER CURRENT ASSETS - ENDING	
MARKETABLE SECURITIES	819,444
OTHER PREPAID EXPENSES	6,152,018
MISCELLANEOUS	3,091,327
Reg Asset Environ Cur	48,442
Reg Asset OPEB Transition	90,313
Reg Asset Unbill-Recoveries	271,536
Reg Asset Cr Bal Transf	11,509,912
Reg Asset Int Undercollection	202,153
Reg Asset CPA USP Rider	(4,786,378)
Reg Asset USP Unbilled	(1,921,706)
Reg Asset DSIC Unbilled	(30,918)
Reg Asset DSIC Billed	174,938
Unrecov Purchs Gas Costs-Com	3,713,539
Unrecov Purchs Gas Costs-Dem	2,546,906
End User Exchange	2,954,920
Transporter Imbalance	48,632
Unrecov Purch Gas Cst-Unbill	(12,994,190)
CPA Base Gas	2,899,354
Unrecov Purch-Cr Bal Transfer	3,730,192
TOTAL	18,520,434

STATEMENT 10 - FORM 1120, PG 6, SCH L, LN 9, END OTHER INVESTMENTS - ENDING

LINE 9: OTHER INVESTMENTS

INVESTMENTS IN SUBSIDIARIES

20,283,228

STATEMENT 11 - FORM 1120, PG 6, SCH L, LN 14, END OTHER ASSETS - ENDING

LINE 14: OTHER ASSETS	
FEDERAL DEFERRED TAXES - NONCURRENT	89,469,412
STATE DEFERRED TAXES - NONCURRENT	33,446,609
CONSTRUCTION IN PROGRESS	45,731,782
MISCELLANEOUS	11,310,575

2019 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc. 25-1100252

Year: 2019

Y	ear: 2019	
	NC Reg Asset Envir Non-Curr	7,361,049
	NC Reg Asset OPEB Regulatory	225,783
	NC Reg Asset FAS 158 OPEB	5,084,344
	NC Reg Asset FAS158 Pension	23,920,366
	NC Reg Asset Def Depr Cap Lse	2,965,826
	NC Reg Asset ARO	6,529,172
	NC Reg Asset Inc Tax NC Fed	226,655,332
	Right of Use Asset-Additions	11,826,227
	Right of Use Asset-Amort	(1,422,031)
	Right of Use Asset-Retirements	(1,112,292)
	Oblig Operating Lease Curr-Add	(3,267,946)
	Oblig Operating Lease Curr-Pay	1,859,045
	Oblig Operating Lease Curr-Trn	(394,332)
	Oblig Operating Leas-NC Issuan	(8,558,280)
	Oblig Operating Leas NC Transf	1,095,371
	Funds Held in Trust	1,149,683
	TOTAL	453,875,695
		·

STATEMENT 12 - FORM 1120, PG 6, SCH L, LN 18, END OTHER CURRENT LIABILITIES - ENDING

LINE 18: OTHER CURRENT LIABILITIES	
FEDERAL INCOME TAX PAYABLE	9,970,570
STATE TAXES PAYABLE	29,592
TAXES - OTHER	1,396,654
ACCRUED INTEREST	289,932
OTHER PAYABLES	158,302,293
OTHER ACCRUALS	44,415,929
MISCELLANEOUS	15,611,850
Accrd Unempl Insur-State	2,027
Accd Liab-Vacation Pay PY	1,423,400
Accd Liab-Vacation Pay CY	4,424,358
Accd Liab-Profit Sharing	318,232
Accd Liab-Incentive Compnstion	2,908,665
Accd Liability - Pension ST-NQ	2,800
Accd Liab-Environmental	1,221,250
Accd Liab-Health Benefits	455,416
Accd Liab-Rx Drug	101,265
Accd Liab-Dental	69,507
Accd Liab-ST FAS112	145,609
Accd Liab-Rate Refunds	142,955
Accd Liab-Refund to C&I Cust	(31,305)
Reg Liab Curr-Cap Rel Proceeds	298,180
Reg Liab Curr-Unified Cr-OFS	(4,279,396)

2019 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252

Year: 2019

- '	541. 2013	
	Reg Liab Curr-OFS Proceeds	401,410
	Reg Liab Curr-OFS Proceed-PGCC	(174,897)
	Reg Liab Curr-OFS Cap Rel Cr	(1,047,124)
	Reg Liab Curr-Asset Reclass	11,509,912
	Accrd Property Tax	370,722
	Reg Liab Rate Reserve - Curren	8,397,459
	TOTAL	256,677,265

STATEMENT 13 - FORM 1120, PG 6, SCH L, LN 21, END OTHER LIABILITIES - ENDING

LINE 21: OTHER LIABILITIES	
FED DEFERRED INC TAXES - NONCURRENT	511,799,138
FED DEFERRED INC TAXES - REGULATORY	193,355,799
CONTINGENCY RESERVE	19,724,793
MISCELLANEOUS	25,383,396
Accum Prov Prop Injur Damg	142,035
Accum Prov-Banked Vacation	2,018,649
Accum Provisions Thrft Pln NI	16,905
Accum Provisions FAS 112	466,866
Accum Provisions OPEB	(3,602,878)
Accum Provisions Pen Cost Qual	3,454
Accum Prov LT PenCost Non-Qual	47,365
Custmr Advn for Constr NonCur	4,206,256
Def Credits-Environmental	5,655,895
Reg Liab NC-Retire Income	21,125,760
Reg Liab NC-FAS158 NQ Pension	53,543
TOTAL	780,396,976

2019 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2019

FORM 1125-A SUPPORTING SCHEDULES

STATEMENT 14 - FORM 1125-A, LINE 4 ADDITIONAL SEC 263A COSTS

LINE 4: ADDITIONAL SECTION 263A COSTS

COGS: ADDITIONAL SECTION 263A COSTS 1,498,459

STATEMENT 15 - FORM 1125-A, LINE 5 OTHER COSTS

LINE 5: OTHER COSTS

COGS: LIFO RESERVE 488,495

2019 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2019

COLUMN A	COLUMN B	COLUMN C	COLUMN D
AMOUNTS PER	TEMPORARY	PERMANENT	AMOUNTS
INCOME	DIFFERENCE	DIFFERENCE	PER TAX
STATEMENT			RETURN

SCHEDULE M-3 SUPPORTING SCHEDULES

STMT 16 - SCH M-3, PART II, LINE 25

LINE 25: OTHER INCOME (LOSS) ITEMS WI	TH			
DIFFERENCES				
CONTRIBUTION IN AID OF CONSTRUCTION		2,281,587		2,281,587
MISCELLANEOUS OTHER INCOME	(547,900)	(747,948)		(1,295,848)
TOTAL	(547,900)	1,533,639	0	985,739
STATEM	ENT 17 - SCH M-3, PAF	RT II, LINE 28		
LINE 28: OTHER ITEMS WITH NO DIFFEREN	NCES			
GROSS SALES	602,396,311			602,396,311
REAL ESTATE RENTAL INCOME	1,103			1,103
SALES AND USE TAXES	(136,272)			(136,272)
BUSINESS LICENSES, PERMITS	(100)			(100)
PAYROLL TAXES	(2,914,531)			(2,914,531)
MISCELLANEOUS OTHER TAXES	126			126
ADVERTISING	(532 , 967)			(532,967)
INSURANCE - OTHER	(141,143)			(141,143)
SELLING EXPENSES	(18,473,039)			(18,473,039)
DISTRIBUTION EXPENSES	(49,836,882)			(49,836,882)
PROFESSIONAL FEES	(15,090,888)			(15,090,888)
THOTEGOTOMIE TEES				

STATEMENT 18 - SCH M-3, PART III, LINE 38

LINE 38: OTHER EXPENSE/DED ITEMS WITH				
DIFFERENCES				
SALARIES & WAGES	66,156,028	(424,784)		65,731,244
MISCELLANEOUS REPAIRS	23,848,317	68,900,831		92,749,148
RENTS	3,916,194	(94,417)		3,821,777
REAL PROPERTY TAXES	525,374	(70,944)		454,430
PERSONAL PROPERTY TAXES		(833)		(833)
EMPLOYEE BENEFIT PROGRAMS		(984,217)	(46,408)	(1,030,625)
MISC OFFICE EXPENSES	3,064,340	(69,893)		2,994,447
MISCELLANEOUS DEDUCTIONS	(33,588,046)	11,511,208	(22,800)	(22,099,638)
MISC DEDUCTIONS - NCS ALLOCTN			(32,306)	(32,306)
LOBBYING			(89,218)	(89,218)

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2019 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2019

	COLUMN A AMOUNTS PER INCOME STATEMENT	COLUMN B TEMPORARY DIFFERENCE	COLUMN C PERMANENT DIFFERENCE	COLUMN D AMOUNTS PER TAX RETURN
LOBBYING - NCS ALLOCTN			(188,803)	(188,803)
TOTAL	63,922,207	78,766,951	(379,535)	142,309,623

2019 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2019

COLUMN C PERMANENT COLUMN A COLUMN B COLUMN D EXPENSE PER TEMPORARY DEDUCTION INCOME DIFFERENCE DIFFERENCE PER TAX RETURN STATEMENT

FORM 8916-A SUPPORTING SCHEDULES

STMT 19 - FORM 8916-A, LINE 6

LINE 6: OTHER ITEMS WITH DIFFERENCES

COGS: PRODUCT BOUGHT FOR MFG OR SALE (1,991) 1,991

2019 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2019

STATEMENT 14 - FORM 1125-A, LINE 4 ADDITIONAL SEC 263A COSTS

LINE 4: ADDITIONAL SECTION 263A COSTS

COGS: ADDITIONAL SECTION 263A COSTS 1,498,459

Page 33 Set [1/1] STATEMENT 14

2019 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2019

STATEMENT 15 - FORM 1125-A, LINE 5
OTHER COSTS

LINE 5: OTHER COSTS

COGS: LIFO RESERVE 488,495

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2019 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2019

COLUMN A	COLUMN B	COLUMN C	COLUMN D
INCOME (LOSS)	TEMPORARY	PERMANENT	INCOME (LOSS)
PER INCOME	DIFFERENCE	DIFFERENCE	PER TAX
STATEMENT			RETURN

STMT 16 - SCH M-3, PART II, LINE 25

MISCELLANEOUS OTHER INCOME (547,900) (747,948)
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2019 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2019

COLUMN A	COLUMN B	COLUMN C	COLUMN D
EXPENSE PER	TEMPORARY	PERMANENT	DEDUCTION
INCOME	DIFFERENCE	DIFFERENCE	PER TAX
STATEMENT			RETURN

STATEMENT 18 - SCH M-3, PART III, LINE 38

LINE 38: OTHER EXPENSE/DED ITEMS WITH				
DIFFERENCES				
SALARIES & WAGES	66,156,028	(424,784)		65,731,244
MISCELLANEOUS REPAIRS	23,848,317	68,900,831		92,749,148
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MISC DEDUCTIONS - NCS ALLOCTN			(32,306)	(32,306)
LOBBYING			(89,218)	(89,218)
LOBBYING - NCS ALLOCTN			(188,803)	(188,803)
TOTAL	63,922,207	78,766,951	(379,535)	142,309,623

2019 FEDERAL FORM 1120 TAX RETURN

Columbia Gas of Pennsylvania, Inc.

25-1100252 Year: 2019

COLUMN C PERMANENT COLUMN A COLUMN B COLUMN D EXPENSE PER TEMPORARY DEDUCTION INCOME DIFFERENCE DIFFERENCE PER TAX RETURN STATEMENT

STMT 19 - FORM 8916-A, LINE 6

LINE 6: OTHER ITEMS WITH DIFFERENCES

COGS: PRODUCT BOUGHT FOR MFG OR SALE (1,991) 1,991