

COMMONWEALTH OF MASSACHUSETTS EXECUTIVE OFFICE OF ENERGY AND ENVIRONMENTAL AFFAIRS DEPARTMENT OF ENERGY RESOURCES

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Charles D. Baker
Governor

Kathleen A. TheoharidesSecretary

Karyn E. PolitoLt. Governor

Patrick C. Woodcock
Commissioner

June 24, 2020

Mark D. Marini, Secretary Department of Public Utilities One South Station, 5th Floor Boston, MA 02110

RE: Investigation by the Department of Public Utilities on its own Motion into Bay State Gas Company d/b/a Columbia Gas of Massachusetts' responsibility for and response to the September 13, 2018 Merrimack Valley Incident, pursuant to 49 U.S.C. § 60105, G.L. c. 164, § 76, G.L. c. 164, § 105A, and 220 CMR 69.00; D.P.U. 19-140.

Dear Secretary Marini:

Enclosed please find my Withdrawal of Counsel in the above referenced matter. The remaining attorneys of record are Rob Hoaglund and Rachel Graham Evans.

Please file according to your usual practice and thank you for your assistance in this matter.

Respectfully submitted by,

s/Stephen Bright

Stephen Bright

Enclosures

cc: Service List (via email)

COMMONWEALTH OF MASSACHUSETTS DEPARTMENT OF PUBLIC UTILITIES

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Investigation by the Department of Public Utilities on)	
its own Motion into Bay State Gas Company d/b/a)	
Columbia Gas of Massachusetts' responsibility for)	D.P.U. 19-140
and response to the September 13, 2018 Merrimack)	
Valley Incident, pursuant to 49 U.S.C. § 60105,)	
G.L. c. 164, § 76, G.L. c. 164, § 105A, and)	
220 CMR 69.00.)	

WITHDRAWAL OF COUNSEL

Please withdraw the appearance of Stephen Bright as attorney of record on behalf of the Department of Energy Resources, in the above captioned proceeding. The remaining attorneys of record are Rob Hoaglund and Rachel Graham Evans.

Respectfully submitted by,

MASSACHUSETTS DEPARTMENT OF ENERGY RESOURCES

s/Stephen Bright

Stephen Bright Legal Counsel 100 Cambridge Street Suite 1020 Boston, MA 02114 (617)-626-7394

Dated: June 24, 2020

COMMONWEALTH OF MASSACHUSETTS DEPARTMENT OF PUBLIC UTILITIES

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Certificate of Service

I hereby certify that I have this day served the foregoing document upon all parties of record in this proceeding in accordance with the requirements of 220 CMR 1.05(1).

/s/ Stephen Bright	
Stephen Bright	

June 24, 2020