



COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA PUBLIC UTILITY COMMISSION
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE
REFER TO OUR FILE
R-00974104

JANUARY 12, 2000

LARRY R CRAYNE ESQUIRE
DUQUESNE LIGHT COMPANY
411 SEVENTH AVENUE 16-006
PITTSBURGH PA 15219-1905

Application of Duquesne Light Company for approval of
Restructuring Plan under Section 2806 of the Public Utility Code

DOCKETED

JAN 14 2000

To Whom It May Concern:

This is to advise you that the Commission in Public Meeting on
January 12, 2000 has adopted a Tentative Order, in the above-entitled proceeding.

A Tentative Order has been enclosed for your records.

Very truly yours,

James J. McNulty,
Secretary

DOCUMENT
FOLDER

smk
Enclosure
cert. mail

PENNSYLVANIA PUBLIC UTILITY COMMISSION
Uniform Cover and Calendar Sheet

1. REPORT DATE: January 5, 2000	2. BUREAU AGENDA NO. JAN-2000-L-09*
3. BUREAU: LAW	
4. SECTION(S):	5. PUBLIC MEETING DATE:
6. APPROVED BY: Director: B. Pankiw 7-5000 Supervisor: K. Moury 2-8883	January 12, 2000
7. PERSONS IN CHARGE: L. Barth 2-8579	
8. DOCKET NO.: R-00974104	

DOCKETED
FEB 3 2000

9. (a) **CAPTION** (abbreviate if more than 4 lines)
 (b) **Short summary of history & facts, documents & briefs**
 (c) **Recommendation**

DOCUMENT FOLDER

(a) Application of Duquesne Light Company For Approval of Restructuring Plan Under Section 2806 of the Public Utility Code

(b) Duquesne, OCA and the Duquesne Industrial Intervenors (DII) have filed a Joint Petition containing a settlement of the issues subject to Duquesne's appeal of the PUC's Compliance Order of August 13, 1998, in the Company's restructuring proceeding. Under the proposed settlement, Duquesne will drop its appeal of the level of energy costs in its base rates. It would also agree not to defer costs associated with its universal service programs to its next distribution rate case. It would also allow its price cap to be extended another six months to December 31, 2001. Duquesne will be allowed its updated claim of \$25 million in deferred fuel regulatory assets as a stranded cost.

(c) The Law Bureau recommends that the Commission approve the draft order which grants tentative approval to the Joint Petition.

10. **MOTION BY:** Commissioner Chm. Quair, Commissioner Brownell - Yes
 Commissioner Wilson - Yes
SECONDED: Commissioner Bloom, Commissioner Fitzpatrick - Abstaining

CONTENTS OF MOTION: Staff recommendation adopted.

PENNSYLVANIA
PUBLIC UTILITY COMMISSION
HARRISBURG, PA 17105-3265

Public Meeting held January 12, 2000

Commissioners Present:

John M. Quain, Chairman
Robert K. Bloom, Vice Chairman
Nora Mead Brownell
Aaron Wilson, Jr.
Terrance J. Fitzpatrick, Abstaining

Application of Duquesne Light Company
For Approval of Restructuring Plan
Under Section 2806 of the Public Utility Code

Docket No. R-00974104

TENTATIVE ORDER

DOCKETED

BY THE COMMISSION:

JAN 14 2000

On November 29, 1999, Duquesne Light Company (Duquesne or Company), the Office of Consumer Advocate (OCA), and the Duquesne Industrial Intervenors (DII) (together, Joint Petitioners) filed a Joint Petition for Settlement of Duquesne Light Company's Appeal of the Commission's Order of August 11, 1998 (Joint Petition). These Joint Petitioners are all parties to Duquesne's appeal before the Commonwealth Court.¹

The proposed terms and conditions of the Joint Petition represent a comprehensive settlement which resolves all issues on appeal before Commonwealth Court arising from Duquesne's challenge of the Commission's

¹ Duquesne Light Company v. Pennsylvania Public Utility Commission, Docket No. 2566 C.D. 1998.

August 13, 1998 reconsideration order regarding the Application of Duquesne Light Company For Approval of Restructuring Plan Under Section 2806 of the Public Utility Code.²

The Joint Petitioners assert that the comprehensive settlement is in the public interest and, therefore, request that this Commission approve the Joint Petition and the settlement contained therein. Granting the Joint Petition would require us to amend action taken through our Order of August 13, 1999. We shall grant our tentative approval as requested by the Joint Petitioners. However, pursuant to the provisions of Section 703(g) of the Public Utility Code (66 Pa. C.S. § 703(g)), the Commission is obligated to provide notice of and opportunity to be heard before it may amend a prior order. As noted below, all parties to this proceeding may submit comments on the Joint Petition no later than January 26, 2000.

Background

On December 3, 1996, Governor Tom Ridge signed into law the Electricity Generation Customer Choice and Competition Act (Act), 66 Pa. C.S. §§ 2801-2813. This Act enabled customers of electric utility companies to buy electric energy in a competitive market. In order to accomplish this, it was necessary for all electric distribution companies to restructure their rates through the filing of a restructuring plan with the Commission. 66 Pa. C.S. § 2806(d).

² The Joint Petitioners indicate that all parties to Duquesne's restructuring proceedings have been served with a copy of the Joint Petition.

Duquesne filed its restructuring plan on August 1, 1997. Included in its plan was a regulatory asset claim for deferred fuel costs of \$6.73 million as part of Duquesne's claim for stranded costs. The Company also proposed to roll its Energy Cost Rate (ECR) into base rates and to reflect a total energy cost in its base rates of 14.7 mills/kwh. This figure is greater than the 12.8 mills/kwh which was reflected in Duquesne's rates at the time the Act became effective. The use of 14.7 mills/kwh was opposed by OCA and DII. Duquesne argued that it was entitled to use this level in its rates pursuant to an earlier Order of the Commission.³

The Administrative Law Judge issued a Recommended Decision on March 25, 1998, which accepted Duquesne's deferred fuel cost regulatory asset of \$6.73 million, but denied the Company's request to set the level of its energy costs in base rates at 14.7 mills/kwh. The Commission, in its Order of May 29, 1998, included the claim for the deferred fuel regulatory asset of \$6.73 million, but did not address the request to set the level of its energy costs in base rates at 14.7 mills/kwh.

Duquesne made a compliance filing on June 18, 1998, in which it included an updated claim for its deferred fuel cost regulatory asset. The Company included an additional \$18.25 million, bringing its total deferred fuel cost regulatory asset to \$25 million. It also included the \$14.7 mills/kwh in energy

³ Petition of Duquesne Light Company for Declaratory Order and Application for Certificate of Public Convenience, Docket Nos. P-00951001 and A-11-150F011 (Entered

costs in its compliance filing. OCA and DII filed comments opposing these items as did other parties.

The Commission issued a Compliance Order on August 13, 1998, in which it found that 12.8 mills/kwh was the proper level of energy costs to be used since it was the level in effect at the time the Act became effective. It also continued to utilize the \$6.73 million level rather than \$25 million in the calculation of the stranded costs. On September 14, 1998, Duquesne filed an appeal of the August 13 Compliance Order. OCA and DII intervened in the appeal.

Proposed Settlement

The settlement terms go beyond the issues now pending before the Commonwealth Court. The parties state that they will adhere to the terms of the settlement, if they are approved by the Commission. The settlement terms are:

1. Duquesne will withdraw its appeal of Commission's decision to set the level of energy costs in base rates at 12.8 mills/kwh. It will drop its claim for 14.7 mills/kwh and utilize 12.8 mills/kwh in its rates in accordance with the PUC's Order.
2. Duquesne will agree that it will not defer any universal service costs to its next distribution rate case. The Company will continue to implement Commission orders regarding the expansion of its CAP and LIURP programs consistent with PUC requirements.
3. The Joint Petitioners agree that Duquesne should be permitted to recover as a stranded cost its deferred fuel regulatory asset in the full amount of \$25 million for the undercollection of energy costs incurred during the period commencing February 1, 1996 through the conclusion of its restructuring proceeding.

June 20, 1996).

4. Duquesne, OCA and DII agree that the cap on the Company's non-generation rates will be extended by six months to December 31, 2001, for all retail customers. Under the Act, the cap would expire June 30, 2001. 66 Pa. C.S. § 2804(4). The parties to the settlement also agree that Duquesne will retain the right to file for an exception to the rate cap pursuant to 66 Pa. C.S. § 2404(4)(iii). All other parties would retain the right to oppose such a request.

All other issues remain settled pursuant to the Commission's Order of May 29, 1998, and subsequent orders of the PUC in this proceeding. The settlement agreement is contingent upon approval by the Commission and, should the PUC amend the terms of the settlement, any party may withdraw from the settlement. Finally, Duquesne agrees to withdraw its appeal at Commonwealth Court within 10 days after an order granting Commission approval of the settlement became final and no longer subject to administrative or judicial challenge.

Public Interest Concerns

The Joint Parties argue that the public will benefit from this settlement, if approved. The potential of a rate increase from an increase in the amount of energy costs in base rates is eliminated since the level of such costs remains set at 12.8 mills/kwh – the same level that was in effect when the Act became law on January 1, 1997. Moreover, the rate cap will be extended by another six months, thus allowing customers a greater period of rate stability.

Duquesne will continue to live by its commitment to increase its universal service programs in accordance with the PUC's order, but it will not defer the costs of these program for future recovery. Approval of the settlement will also

resolve the litigation over the deferred regulatory asset claim. This will result in certainty with respect to the conclusion of the auction of the Company's generation assets and the reconciliation of Duquesne's stranded costs with the auction proceeds.

The approval of the settlement will avoid further litigation and associated costs and is consistent with Commission policy which favors negotiated settlements.

Discussion

Upon our review of the Joint Petition, we tentatively find that the proposal is in the public interest and, therefore, should be approved. We note that the parties agreeing to this settlement and placing it before the Commission are the same parties who will have to live within its terms. The settlement does not appear to harm any one party and it will benefit parties who are not signatories. Nonetheless, before we can give final approval to the proposal, we shall give all parties of record to Duquesne's restructuring proceedings an opportunity to file comments to this proposal before we render a final decision on its merits.

Accordingly, we shall provide that any comments to the Joint Petition must be filed on or before January 26, 2000. We will thereafter promptly consider all timely filed comments and issue a final order with respect to the proposed settlement set forth in the Joint Petition.

We recognize and appreciate the hours spent by the participants in reaching a settlement of these issues. The negotiated resolution of these important and

conflicting interests have resolved these issues in a practical and enforceable manner. We have thoroughly examined the proposed settlement and tentatively find it to be in the public interest; **THEREFORE,**

IT IS ORDERED:

1. That in consideration of and reliance upon the representations, mutual promises and undertakings of the parties to this proposed settlement, including the express agreement of each signatory to be legally bound by its terms, the terms of the proposed settlement set forth in the Joint Petition shall be and are hereby tentatively approved as to each and every one its terms and conditions and we hereby tentatively reconsider and amend our prior orders in this proceeding as necessary to implement the terms of the settlement.

2. That Duquesne shall be permitted to recover as a stranded cost its deferred fuel regulatory asset in the amount of \$25 million which we find to be just and reasonable for the undercollection of energy costs incurred during the period commencing February 1, 1996 through the conclusion of its restructuring proceeding.

3. That the cap on Duquesne's non-generation rates will be extended by six months to December 31, 2001 for all retail customers. Duquesne shall retain the right to file for an exception to the rate cap during that period and all other parties retain the right to oppose such request.

4. That any party of record to Duquesne's restructuring proceeding at Docket No. R-00974104 may submit comments on or before January 26, 2000,

with respect to the provisions of the proposed settlement set forth in the Joint Petition.

5. Written comments consisting of an original and 15 copies shall be submitted to the Secretary, Pennsylvania Public Utility Commission, P.O. Box 3265, Harrisburg, PA 17105-3265. An additional copy should be submitted to the contact person, Assistant Counsel, Lawrence F. Barth, at the same address.

Comments should specifically reference the above-referenced docket number.

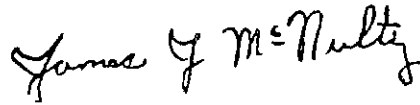
Comments not received by the Secretary by the close of business on January 26, 2000, will not be considered.

6. That this order shall not become final until we have considered all timely filed comments and issued a final order with respect to them.

7. That our approval of the terms and conditions set forth in the Joint Petition is expressly contingent upon and shall not become final and enforceable until the appeal of Duquesne required to be dismissed with prejudice as referred to in Section C, page 5, of the Joint Petition has been finally withdrawn, discontinued or dismissed with prejudice in accordance with the provisions of the settlement.

8. That a copy of this tentative order shall be served upon all parties to Duquesne Light Company's restructuring proceeding at Docket No. R-00974104.

BY THE COMMISSION

A handwritten signature in cursive script that reads "James J. McNulty".

James J. McNulty
Secretary

(SEAL)

ORDER ADOPTED: January 12, 2000

ORDER ENTERED: **JAN 12 2000**

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ACKNOWLEDGEMENT OF RECEIPT & ACCEPTANCE OF SERVICE

AND NOW, to wit, this 19th day of January, ²⁰⁰⁰ 19,

the undersigned, as evidence by execution hereof, acknowledges receipt and accepts service of **COPY OF TENTATIVE ORDER** an official Commission document entered, issued, or otherwise promulgated under date of **JANUARY 12, 2000** at Docket No. **R-00974104** on behalf of:

HONORABLE TIM MURPHY

Tim Murphy
Signature

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PA PUBLIC UTILITY COMMISSION
B-20 NORTH OFFICE BUILDING
HARRISBURG PA 17105-3265

JAN 14 2000

ACKNOWLEDGEMENT OF RECEIPT & ACCEPTANCE OF SERVICE

AND NOW, to wit, this _____ day of _____, 19__,

the undersigned, as evidence by execution hereof, acknowledges receipt and accepts service of **COPY OF TENTATIVE ORDER** an official Commission document entered, issued, or otherwise promulgated under date of **JANUARY 12, 2000** at Docket No. **R-00974104** on behalf of:

ANGELA JONES ESQUIRE
SMALL BUSINESS ADVOCATE
CONSUMER BUREAU STE. 1102

COMMUNICATIONS
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C. Updegraff
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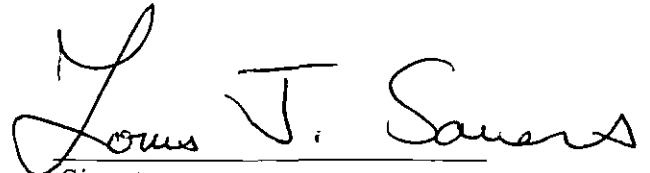
SECRETARY'S BUREAU
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00 FEB -2 PM 2:10
17105-3265

ACKNOWLEDGEMENT OF RECEIPT & ACCEPTANCE OF SERVICE

AND NOW, to wit, this 18 day of January, 192000

the undersigned, as evidence by execution hereof, acknowledges receipt and accepts service of **COPY OF TENTATIVE ORDER** an official Commission document entered, issued, or otherwise promulgated under date of **JANUARY 12, 2000** at Docket No. **R-00974104** on behalf of:

LOU SAUERS
BCS 7TH FLOOR


Signature

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00 JAN 18 PM 2:49

493954

SRB

ACKNOWLEDGEMENT OF RECEIPT & ACCEPTANCE OF SERVICE

AND NOW, to wit, this 13th day of January, ²⁰⁰⁰~~19~~,

the undersigned, as evidence by execution hereof, acknowledges receipt and accepts service of **COPY OF TENTATIVE ORDER** an official Commission document entered, issued, or otherwise promulgated under date of **JANUARY 12, 2000** at Docket No. **R-00974104** on behalf of:

KANDACE F MELILLO ESQUIRE
WAYNE T SCOTT ESQUIRE
PA PUC OFFICE OF TRIAL STAFF

Elaine C. Meisinger
Signature

Kindly sign and date this acceptance of service and acknowledgement of receipt, and, return the same for filing to:

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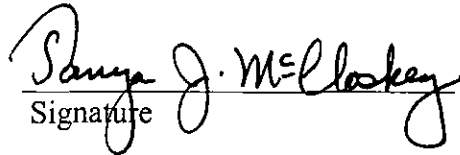
ACKNOWLEDGEMENT OF RECEIPT & ACCEPTANCE OF SERVICE

AND NOW, to wit, this 12th day of January, ²⁰⁰⁰ 19 ,

the undersigned, as evidence by execution hereof, acknowledges receipt and accepts service of **COPY OF TENTATIVE ORDER** an official Commission document entered, issued, or otherwise promulgated under date of **JANUARY 12, 2000** at Docket No. **R-00974104** on behalf of:

MARISA SIFONTES
EDMUND J BERGER
OFFICE OF CONSUMER ADVOCATE

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