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WENDELL F. HOLLAND  
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June 28, 2001

VIA FEDERAL EXPRESS MAIL

James McNulty, Secretary  
Pennsylvania Public Utility Commission  
Commonwealth Keystone Building  
2<sup>nd</sup> Floor, 1 North  
400 North Street  
Harrisburg, PA 17120

RECEIVED

JUN 28 2001

PA PUBLIC UTILITY COMMISSIC  
SECRETARY'S BUREAU

**RE: In re: Philadelphia Gas Works for  
Proposed 2001-2002 Gas Cost Rate  
Docket No. R-00016378**

Dear Mr. McNulty:

On behalf of Philadelphia Gas Works ("PGW"), enclosed is a certificate of service pursuant to 52 Pa. Code §5.412(f) in connection with PGW's responses to OCA Interrogatories Set Nos. 1-4, 1-5, 1-6, 1-7, 1-8, 1-9, 1-13, 1-16, 1-17, 1-18, 1-20, 1-21, 1-22, 1-23, 1-24, 1-26, 1-30, 1-32, 1-34, 1-36, 1-37, 1-39, and 1-40, which were served today on the parties and their experts.

Please contact me if you have any questions.

Respectfully,



WENDELL F. HOLLAND

WFH/swwc

Enclosure

cc: All parties (w/o enc.)

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JUN 28 2001

PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

CERTIFICATE OF SERVICE

I herby certify that I have this day served a true copy of the foregoing upon the participants listed below in accordance with the requirements of § 1.54 (relating to service by a participant).

VIA E-MAIL AND FEDERAL EXPRESS

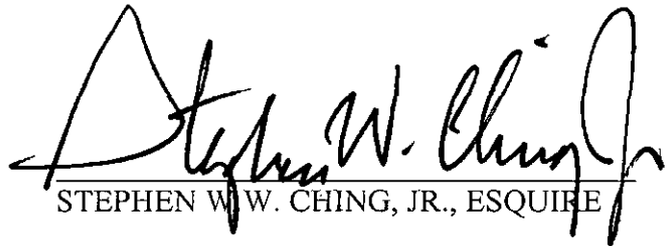
<p>Johnnie E. Simms, Esquire Senior Prosecutor Pennsylvania Public Utility Commission The Office of Trial Staff Commonwealth Keystone Building – 2 West 400 North Street Harrisburg, PA 17120-0200 (717) 787-1976 Fax (717) 772-2677 <a href="mailto:simmsj@puc.state.pa.us">simmsj@puc.state.pa.us</a></p>	<p>Phillip A. Bertocci, Esq. Community Legal Services, Inc. 1424 Chestnut Street, 4<sup>th</sup> Floor Philadelphia, PA 19102-2505 (215) 981-3702 Fax (215) 981-0435 <a href="mailto:pbertocci@clsphila.com">pbertocci@clsphila.com</a></p>
<p>Steven C. Gray, Esquire Office of Small Business Advocate Commerce Building, Suite 1102 300 North 2<sup>nd</sup> Street Harrisburg, PA 17101 (717) 783-2525 Fax (717) 783-2831 <a href="mailto:sgray@state.pa.us">sgray@state.pa.us</a> <a href="mailto:stevencgray@earthlink.net">stevencgray@earthlink.net</a></p>	<p>Stephen Keene, Esquire Assistant Consumer Advocate Office of Consumer Advocate 555 Walnut Street, 5<sup>th</sup> Floor, Forum Place Harrisburg, PA 17101-1923 (717) 782-5048 Fax (717) 783-7152 <a href="mailto:skeene@paoca.org">skeene@paoca.org</a></p>
<p>Charis M. Burak, Esquire McNEES, WALLACE, NURICK 100 Pine Street Harrisburg, PA 17108-1166 (717) 232-8000 Fax (717) 237-5300 <a href="mailto:cburak@mwn.com">cburak@mwn.com</a></p>	<p>Richard Lelash Financial and Regulatory Consultant 18 Seventy Acre Road Redding, CT 06896 (203) 438-4659 (203) 431-9625 (fax) <a href="mailto:lelash@sprintmail.com">lelash@sprintmail.com</a> (OCA)</p>

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JUL 10 2001

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<p>Paul Metro Office of Trial Staff--Technical Pennsylvania Public Utility Commission Commonwealth Keystone Building 2nd Floor, F West 400 North Street Harrisburg, PA 17120-0200 <a href="mailto:simmsj@puc.state.pa.us">simmsj@puc.state.pa.us</a></p>	<p>Charles Weakley Office of Trial Staff--Technical Pennsylvania Public Utility Commission Commonwealth Keystone Building 2nd Floor, F West 400 North Street Harrisburg, PA 17120-0200 <a href="mailto:simmsj@puc.state.pa.us">simmsj@puc.state.pa.us</a></p>
<p>Mr. Robert D. Knecht Industrial Economics Incorporated 2067 Massachusetts Avenue Cambridge, MA 02140 (617) 354-0074 Fax: (617) 354-0463 <a href="mailto:RDK@indec.com">RDK@indec.com</a> (OSBA)</p>	<p>Timothy Wallich Office of Trial Staff--Technical Pennsylvania Public Utility Commission Commonwealth Keystone Building 2nd Floor, F West 400 North Street Harrisburg, PA 17120-0200 <a href="mailto:simmsj@puc.state.pa.us">simmsj@puc.state.pa.us</a></p>

  
 STEPHEN W. CHING, JR., ESQUIRE

Dated: June 28, 2001

MCNEES WALLACE & NURICK LLC

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July 10, 2001

VIA FACSIMILE AND  
FIRST CLASS MAIL

Honorable Marlane R. Chestnut  
Administrative Law Judge  
Pennsylvania Public Utility Commission  
Broad & Spring Garden Streets  
1302 Philadelphia State Office Building  
Philadelphia, PA 19130

DOCKETED  
JUL 17 2001

**Re: Pennsylvania Public Utility Commission v. Philadelphia Gas Works,  
Docket No. R-00016378**

DOCUMENT  
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Dear Judge Chestnut:

In accordance with the procedural schedule, please be advised that the Philadelphia Industrial and Commercial Gas Users Group ("PICGUG") will not be filing direct testimony in the above-referenced proceeding. PICGUG reserves the right, however, to submit rebuttal testimony in response to issues raised in the direct testimony of other parties.

As evidenced by the attached Certificate of Service, all parties in this proceeding are being duly served with a copy of this letter. If you have any questions, please contact us.

Very truly yours,

MCNEES WALLACE & NURICK LLC

By *Karen S. Miller Orner*  
Karen S. Miller Orner

Counsel to the Philadelphia Industrial and  
Commercial Gas Users Group

KSMO/lhe

c: James J. McNulty, Secretary (via Hand Delivery)  
Certificate of Service

CERTIFICATE OF SERVICE

I hereby certify that I am this day serving a true copy of the foregoing document upon the participants listed below in accordance with the requirements of Section 1.54 (relating to service by a participant).

VIA ELECTRONIC MAIL AND FIRST CLASS MAIL

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Office of Consumer Advocate  
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Philip A. Bertocci, Esq.  
Community Legal Services, Inc.  
1424 Chestnut Street, 3<sup>rd</sup> Floor  
Philadelphia, PA 19102

  
Karen S. Miller Omer  
Karen S. Miller Omer

Dated this 10th day of July, 2001, in Harrisburg, Pennsylvania.

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July 13, 2001

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VIA FEDERAL EXPRESS MAIL

James McNulty, Secretary  
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Commonwealth Keystone Building  
2<sup>nd</sup> Floor, 1 North  
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Harrisburg, PA 17120

PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

DOCUMENT  
FOLDER

**RE: In re: Philadelphia Gas Works for  
Proposed 2001-2002 Gas Cost Rate  
Docket No. R-00016378**

Dear Mr. McNulty:

On behalf of Philadelphia Gas Works ("PGW"), enclosed is a certificate of service pursuant to 52 Pa. Code §5.412(f) in connection with PGW's Objections to CEPA Interrogatory Set I, Nos. 5-12, which were served today on the parties and their experts.

Please contact me if you have any questions.

Respectfully,



WENDELL F. HOLLAND

WFH/swwc

Enclosure

cc: All parties (w/o enc.)

CERTIFICATE OF SERVICE

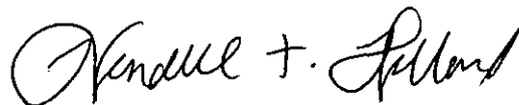
I herby certify that I have this day served a true copy of the foregoing document upon the participants listed below in accordance with the requirements of § 1.54 (relating to service by a participant).

**DOCKETED**

JUL 19 2001

VIA E-MAIL, FACSIMILE, AND FIRST-CLASS MAIL

<p>Johnnie E. Simms, Esquire Senior Prosecutor Pennsylvania Public Utility Commission The Office of Trial Staff Commonwealth Keystone Building – 2 West 400 North Street Harrisburg, PA 17120-0200 (717) 787-1976 Fax (717) 772-2677 <a href="mailto:simmsj@puc.state.pa.us">simmsj@puc.state.pa.us</a></p>	<p>Phillip A. Bertocci, Esq. Community Legal Services, Inc. 1424 Chestnut Street, 4<sup>th</sup> Floor Philadelphia, PA 19102-2505 (215) 981-3702 Fax (215) 981-0435 <a href="mailto:pbertocci@clsphila.com">pbertocci@clsphila.com</a></p>
<p>Steven C. Gray, Esquire Office of Small Business Advocate Commerce Building, Suite 1102 300 North 2<sup>nd</sup> Street Harrisburg, PA 17101 (717) 783-2525 Fax (717) 783-2831 <a href="mailto:sgray@state.pa.us">sgray@state.pa.us</a> <a href="mailto:stevencgray@earthlink.net">stevencgray@earthlink.net</a></p>	<p>Stephen Keene, Esquire Assistant Consumer Advocate Office of Consumer Advocate 555 Walnut Street, 5<sup>th</sup> Floor, Forum Place Harrisburg, PA 17101-1923 (717) 782-5048 Fax (717) 783-7152 <a href="mailto:skeene@paoca.org">skeene@paoca.org</a></p>
<p>Charis M. Burak, Esquire McNEES, WALLACE, NURICK 100 Pine Street Harrisburg, PA 17108-1166 (717) 232-8000 Fax (717) 237-5300 <a href="mailto:cburak@mwn.com">cburak@mwn.com</a></p>	<p>DOCUMENT 701250</p>



WENDELL F. HOLLAND, ESQUIRE

Dated: July 13, 2001

**ORIGINAL**

July 16, 2001

James J. McNulty, Secretary  
Pennsylvania Public Utility Commission  
Commonwealth Keystone Building  
Second Floor, 7 North  
400 North Street  
Harrisburg, PA 17120

Filed by Federal Express

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Re: CEPA et al. v. Philadelphia Gas Works, Docket No. R-00016378

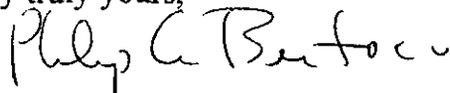
Dear Secretary McNulty:

I represent the Consumers Education and Protective Association (CEPA), the Association of Community Organizations for Reform Now (ACORN), Action Alliance of Senior Citizens of Greater Philadelphia, and the Tenants Action Group (TAG) (collectively CEPA et al.) in the above-captioned matter.

Enclosed please find for filing an original and three copies of Motion of CEPA et al. to Dismiss Objections and to Compel Answers to Interrogatories CEPA-1 through CEPA-12 of CEPA et al.'s First Set of Interrogatories.

As evidenced by the Certificate of Service, all parties to the proceeding are being served with copies of this Motion.

Very truly yours,



PHILIP A. BERTOCCI

Attorney for CEPA et al.

cc: Certificate of Service  
Honorable Marlane R. Chestnut, ALJ

Enclosure

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JUL 16 2001 LAF

PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

ORIGINAL

BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION

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Pennsylvania Public Utility  
Commission

v.

Philadelphia Gas Works

: Docket Number

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:

:

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R-00016378

DOCKETED

JUL 19 2001

JUL 16 2001

PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

MOTION OF CEPA et al. TO DISMISS OBJECTIONS AND TO COMPEL ANSWERS  
TO INTERROGATORIES CEPA-5 THROUGH CEPA-12 of  
CEPA et al.'s FIRST SET OF INTERROGATORIES

Pursuant to 52 Pa. Code §5.342, CEPA et al. hereby move that the Presiding  
Officer, Administrative Law Judge Marlane R. Chestnut, dismiss the Objections of  
Philadelphia Gas Works ("PGW" or "Company") and direct PGW to answer  
Interrogatories CEPA-5 through CEPA-12 of CEPA et al.'s First Set of Interrogatories.

In support of their Motion, CEPA et al. state as follows:

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1. CEPA et al. served its First Set of Interrogatories on PGW on Friday, July 6, 2002.
2. On July 13, 2001, PGW served its written Objections (hereinafter "PGW Objections" or "Objections") to CEPA-5 through CEPA-12 (hereinafter "CEPA Interrogatories").
3. The contested CEPA Interrogatories read, in their entirety, as follows:

CEPA-5. Provide a schedule showing the total number of PGW customers enrolled in CRP for each month from number of new enrollments in CRP for each month from September 1999 through June 30, 2001.<sup>1</sup>

CEPA-6. Provide a list of all actions that PGW has taken to inform customers in writing of PGW's CRP program since November 22, 2000. For each such action, provide a copy of the text distributed, the dates of distribution, the manner of distribution (including but not limited to bill stuffer, leaflet available in PGW offices, press release, Good Gas News article, newspaper interview).

CEPA-7. Since November 22, 2000, has PGW publicized its CRP program through paid advertisement in the electronic media? If the answer is yes, provide details containing the number of spots purchased, the dates, the radio or TV station, the text of the advertisement that was run.

CEPA-8. Of the total number of CRP customers, how many are currently under an obligation to make "CRP Relief" payments?

CEPA-9. Of the total number of CRP customers, how many are currently under an obligation to make a "LIHEAP Make-up" payment?

CEPA-10. How many CRP customers are currently being billed for both a "CRP Relief" payment and a "LIHEAP Make-up" payment?

CEPA-11. In the period between September 1, 2000 and June 30, 2001, state how many waivers PGW granted to CRP customers pursuant to Section 5.6(2)(b) of PGW's Tariff.

CEPA-12. With regard to the waivers indicated in the response to CEPA-11, does PGW have the capacity to provide a breakdown of the number of waivers granted for specified CRP provisions, including but not limited to the CRP Relief program? If the answer is affirmative, provide such a breakdown.

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<sup>1</sup> CEPA-5 has been amended by agreement of counsel. On July 10, 2001, CEPA et al.'s counsel e-mailed PGW's counsel Wendell Holland that CEPA-5 contained a phrase which should have been deleted and requested that PGW ignore the extraneous language. Mr. Holland replied, "no problem." CEPA-5 should read: "Provide a schedule showing the total number of PGW customers enrolled in CRP for each month from September 1999 through June 30, 2001."

4. On July 13, 2001, PGW objected to CEPA -5 through CEPA-12 on the grounds that “they improperly inquire as to PGW’s practice regarding non-gas costs -- matters which the Commission in its November 22, 2000 Order in the last GCR proceedings (Docket No. R-00005619) held must be addressed in the base rate proceedings.” PGW Objections, at 3.

5. The premise of PGW’s objection that the PUC has “ordered” that all matters concerning “non-gas costs” included under PGW’s Tariff in its GCR “must be addressed in the base rate proceedings” is incorrect. Not one of the sixteen (16) ordering paragraphs of the Commission’s November 22, 2000 Order makes such a disposition with regard to non-gas costs included in PGW’s GCR. November 22, 2000, Order, R-00005619 (hereinafter “Order”).

6. It is true that in twenty (20) pages of text preceding the ordering paragraphs, the PUC devotes a few pages to the issue whether inclusion of non-gas costs in the GCR is proper. Order, at 10. However, the Commission recognizes that Section 2212(d) of the Gas Choice Act, 66 Pa.C.S. §2212(d), obligates PGW to continue providing natural gas supply and natural gas distribution services to its customers under its prior tariff, policies or programs until the Commission enters a final order approving PGW’s restructuring plan and new tariff.” Order, at 4. The Commission further states its expectation that the “appropriateness of PGW’s practice of including non-gas costs in its GCR shall be addressed as an issue in the base rate filing that is to be made by PGW on or before January 1, 2001, and a specific recommendation concerning this practice is to be presented to the Commission by the OALJ as a part of the resolution of that case.” Order, at 10. In the PGW’s Base Rate Case (R-00006042) currently pending for decision, PGW took the position that while the Company had the right in the period prior to its

restructuring proceeding ( to be accompanied by a base rate filing) to amend its Tariff, subject to PUC approval, the Gas Choice Act did not require the Company to make such amendments; accordingly, the PUC did not have the authority to impose such amendments. Main Brief of Philadelphia Gas Works, at 69, R-00006042.<sup>2</sup>

7. In support of its Objections, PGW has misconstrued statements made by the Administrative Law Judge at the pre-hearing conference in this proceeding. She stated that “I also accept that the gas cost rates as filed includes non-gas cost items and that it is not an issue to be addressed in this case. I understand it is being addressed in the base rate case.” In making that statement, the ALJ was merely informing the parties that the purpose of this GCR proceeding is to determine PGW’s GCR under its existing Tariff, not to undertake to remove from the existing Tariff certain non-gas items which have been historically included in PGW’s GCR.

8. It is true that in the Base Rate Proceeding, “the parties conducted discovery, prepared testimony and submitted portions of their briefs with respect to issues relating to PGW’s practice regarding non-gas costs....” Although there were some parties who advocated for a change in costs included in PGW’s GCR in the Base Rate Proceeding, that was not the main purpose of many discovery requests touching on costs included in PGW’s GCR. Consideration of GCR related issues is always relevant in PGW base rate proceedings, because the level of gas costs is directly related to PGW’s uncollectible

---

<sup>2</sup> In addition, the Base Rate Proceeding was based on the FY2001 fully forecasted test year, and although it was a highly contested issue concerning the degree to which consideration of a test year necessarily required consideration of PGW’s projections beyond that one year horizon, there was no review of PGW’s FY2002 GCR filing in that proceedings. PGW did not in that proceeding propose any amendments altering the elements to be included in its gas cost rate, and no other party made a formal proposal, with proposed Tariff language, to amend PGW’s GCR.

expense, which is recovered through base rates. In the pending Base Rate Proceeding, which addressed both issues of customer service and the affordability of PGW's rates, parties conducted discovery and advanced arguments concerning both the functioning and the effectiveness of PGW's CRP program, which is funded through the GCR. Just because GCR funded aspects of PGW activity were the subject of discussion in the Base Rate Proceeding does not mean that the Base Rate Proceeding forecloses the parties from asking relevant GCR non-gas cost related questions in this proceeding.

9. One important part of PGW's GCR is the projection concerning the earned discounts under the CRP program, which are funded through the GCR under PGW's Tariff. The projection of the amount of this discount turns not only on the anticipated level of gas costs, but also on projection of the number of customers anticipated to be enrolled in the CRP program in FY2002. This projection in turn is related to other issues, including, but not limited to, whether PGW is actively recruiting CRP customers, as a rational collections policy would require, and administering the program in an efficient manner by utilizing available means to assure that customers who are making a good faith effort to meet their CRP responsibilities are not terminated from the program.

10. Finally, the questions propounded by CEPA et al. seek information which assists in determining whether PGW's proposed Gas Cost Rate is just and reasonable, which is not a pure matter of arithmetic calculation but involves qualitative assessments. Prior to the transfer of jurisdiction over PGW's rates and Tariff from the Philadelphia Gas Commission to the PUC, the ultimate standard for determining PGW's rates was the constitutionally based "just and reasonable" standard. Because it is constitutionally based, the "just and reasonable" standard continues to govern the ultimate determination of PGW's rates. As the U.S. Supreme Court has held, regardless of the particular

ratemaking “theory” or “methodology,” no rate is valid unless its “total effect’ or “impact” is “just and reasonable.” Federal Power Commission v. Hope Natural gas Co., 320 U.S. 591, 602, 64 S.Ct.1 281, 288 (1944). Application of that standard requires the ratemaker to balance the interests of a public utility against those of its customers, and taking all circumstances into account, to determine a rate which avoids both confiscation of a utility’s property and unfair imposition on consumers. Federal Power Commission et al. v. Natural Gas Pipeline Co., 315 U.S. 575, 62 S.Ct. 736,744 (1942); Pennsylvania Public Utility Commission v. Pennsylvania Gas and Water Co., 492 Pa. 326, 424 A.2d 1213, 1219 (1980), *cert. denied*, 454 U.S. 324, 102 S.Ct. 112 (1981)(“There is ample authority ... that the term ‘just and reasonable’ was not intended to confine the ambit of regulatory discretion to an absolute or mathematical formulation but rather to confer upon the regulatory body the power to make and apply policy concerning the appropriate balance between prices charged to utility customers and returns on capital to utility investors consonant with constitutional protections applicable to both”).

11. The information sought by the CEPA Interrogatories is necessary to assess the prudence and reasonableness of portions of PGW’s Gas Cost Rate. The information sought is clearly discoverable under 52 Pa.Code §5.321(c) because it is not privileged and is “relevant to the subject matter involved in the pending action” and/or “appears reasonably calculated to lead to the discovery of admissible evidence.” This is a broad standard which is to be liberally applied. Pa.P.U.C. v. Equitable Gas Co., 61 Pa. P.U.C. 468, 477 (1986); *accord*, Pittsburgh Bd. of Public Education v. M.J.N., 105 Pa.Cmwlt.397, 403,524 A.2d 1385, 1388 (1987).

12. CEPA et al. believe that the most efficient and sensible way to handle the dispute concerning the CEPA Interrogatories would have been for PGW to promptly

provide the information and documents requested, while explicitly reserving the Company's right to object to the admissibility of the information and documents provided.

WHEREFORE, for the above reasons, CEPA et al. respectfully request that the Presiding Officer, Administrative Law Judge Marlane R. Chestnut, dismiss the Philadelphia Gas Works' Objections to the CEPA Interrogatories, and compel PGW to respond to Interrogatories CEPA-5 through CEPA-12.

Respectfully submitted,



---

PHILIP A. BERTOCCI, ESQUIRE  
EDWARD A. MCCOOL, ESQUIRE

Attorneys for CEPA et al.

Date: July 16, 2001

COMMUNITY LEGAL SERVICES, INC.  
1424 Chestnut Street, 4<sup>th</sup> Floor  
Philadelphia, PA 19102  
(215) 981-3702

VERIFICATION

I, Philip A. Bertocci, Esquire, attorney for the CEPA et al., hereby state that the facts contained in the foregoing Motion to Dismiss Objections and Compel Answers are true and correct to the best of my knowledge, information and belief, that I am duly authorized to make this Verification, and that I expect to be able to prove the same at a hearing held in this matter. I understand that the statements herein are made subject to the penalties of 18 Pa.C.S. §4904 (relating to unsworn falsification to authorities).

Date: 7/16/01

Philip A Bertocci

## CERTIFICATE OF SERVICE

I hereby certify that I have this day served a copy of the foregoing document in this matter docketed at R-00016378 upon the following parties by First Class U.S. Mail, postage prepaid, as follows:

Dated: July 16, 2001

### By First Class U.S. Mail

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Wolf, Block, Schorr & Solis-Cohen, LLP  
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Harrisburg, PA 17101

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Stephen W.W. Ching, Jr., Esquire  
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1617 John F. Kennedy Boulevard  
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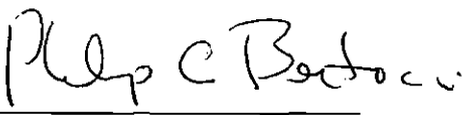
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Philip A. Bertocci, Esquire

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July 18, 2001

KJR

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JUL 18 2001

PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

VIA FEDERAL EXPRESS MAIL

James McNulty, Secretary  
Pennsylvania Public Utility Commission  
Commonwealth Keystone Building  
2<sup>nd</sup> Floor, 1 North  
400 North Street  
Harrisburg, PA 17120

**RE: In re: Philadelphia Gas Works for  
Proposed 2001-2002 Gas Cost Rate  
Docket No. R-00016378**

Dear Mr. McNulty:

On behalf of Philadelphia Gas Works ("PGW"), enclosed is the certificate of service pursuant to 52 Pa. Code §5.412(f) with regard to PGW's Responses to CEPA Interrogatory Set I, Nos. 1-4 served upon the active parties today in the above-referenced docket.

Please contact me if you have any questions.

Respectfully,



WENDELL F. HOLLAND

WFH/swwc  
Enclosure

cc: All parties (w/o enc.)

DOCUMENT  
FOLDER

# ORIGINAL

## CERTIFICATE OF SERVICE

I herby certify that I have this day served a true copy of the foregoing document upon the participants listed below in accordance with the requirements of § 1.54 (relating to service by a participant).

### VIA E-MAIL AND FEDERAL EXPRESS

<p>Johnnie E. Simms, Esquire Senior Prosecutor Pennsylvania Public Utility Commission The Office of Trial Staff Commonwealth Keystone Building – 2 West 400 North Street Harrisburg, PA 17120-0200 (717) 787-1976 Fax (717) 772-2677 <a href="mailto:simmsj@puc.state.pa.us">simmsj@puc.state.pa.us</a></p>	<p>Phillip A. Bertocci, Esq. Community Legal Services, Inc. 1424 Chestnut Street, 4<sup>th</sup> Floor Philadelphia, PA 19102-2505 (215) 981-3702 Fax (215) 981-0435 <a href="mailto:pbertocci@clsphila.com">pbertocci@clsphila.com</a></p>
<p>Steven C. Gray, Esquire Office of Small Business Advocate Commerce Building, Suite 1102 300 North 2<sup>nd</sup> Street Harrisburg, PA 17101 (717) 783-2525 Fax (717) 783-2831 <a href="mailto:sgray@state.pa.us">sgray@state.pa.us</a> <a href="mailto:stevencgray@earthlink.net">stevencgray@earthlink.net</a></p>	<p>Stephen Keene, Esquire Assistant Consumer Advocate Office of Consumer Advocate 555 Walnut Street, 5<sup>th</sup> Floor, Forum Place Harrisburg, PA 17101-1923 (717) 782-5048 Fax (717) 783-7152 <a href="mailto:skeene@paoca.org">skeene@paoca.org</a></p>
<p>Charis M. Burak, Esquire McNEES, WALLACE, NURICK 100 Pine Street Harrisburg, PA 17108-1166 (717) 232-8000 Fax (717) 237-5300 <a href="mailto:cburak@mwn.com">cburak@mwn.com</a></p>	<p>Richard Lelash Financial and Regulatory Consultant 18 Seventy Acre Road Redding, CT 06896 (203) 438-4659 (203) 431-9625 (fax) <a href="mailto:lelash@sprintmail.com">lelash@sprintmail.com</a> (OCA)</p>

DOCUMENT  
FOLDER

**DOCKETED**  
JUL 23 2001

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JUL 18 2001

PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

<p>Paul Metro Office of Trial Staff--Technical Pennsylvania Public Utility Commission Commonwealth Keystone Building 2nd Floor, F West 400 North Street Harrisburg, PA 17120-0200 <a href="mailto:simmsj@puc.state.pa.us">simmsj@puc.state.pa.us</a></p>	<p>Charles Weakley Office of Trial Staff--Technical Pennsylvania Public Utility Commission Commonwealth Keystone Building 2nd Floor, F West 400 North Street Harrisburg, PA 17120-0200 <a href="mailto:simmsj@puc.state.pa.us">simmsj@puc.state.pa.us</a></p>
<p>Mr. Robert D. Knecht Industrial Economics Incorporated 2067 Massachusetts Avenue Cambridge, MA 02140 (617) 354-0074 Fax: (617) 354-0463 <a href="mailto:RDK@indec.com">RDK@indec.com</a> (OSBA)</p>	<p>Timothy Wallich Office of Trial Staff--Technical Pennsylvania Public Utility Commission Commonwealth Keystone Building 2nd Floor, F West 400 North Street Harrisburg, PA 17120-0200 <a href="mailto:simmsj@puc.state.pa.us">simmsj@puc.state.pa.us</a></p>



STEPHEN W.W. CHING, JR., ESQUIRE

Dated: July 18, 2001

LAW OFFICES

OBERMAYER REBMAN MAXWELL & HIPPEL LLP

ONE PENN CENTER-19TH FLOOR  
1617 JOHN F. KENNEDY BOULEVARD  
PHILADELPHIA, PA 19103-1895

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WENDELL F. HOLLAND  
DIRECT DIAL (215) 665-3282  
E-MAIL WFH@OBERMAYER.COM

KJR

July 23, 2001

VIA FEDERAL EXPRESS MAIL

James McNulty, Secretary  
Pennsylvania Public Utility Commission  
Commonwealth Keystone Building  
2<sup>nd</sup> Floor, 1 North  
400 North Street  
Harrisburg, PA 17120

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JUL 23 2001

PA PUBLIC UTILITY COMMISSIC  
SECRETARY'S BUREAU

**RE: In re: Philadelphia Gas Works for  
Proposed 2001-2002 Gas Cost Rate  
Docket No. R-00016378**

Dear Mr. McNulty:

On behalf of Philadelphia Gas Works ("PGW"), enclosed is the certificate of service pursuant to 52 Pa. Code §5.412(f) with regard to PGW's Responses to CEPA Interrogatory Set I, Nos. 5-12 served upon the active parties today in the above-referenced docket.

Please contact me if you have any questions.

Respectfully,



WENDELL F. HOLLAND

WFH/swwc  
Enclosure

cc: All parties (w/o enc.)

**CERTIFICATE OF SERVICE**

I herby certify that I have this day served a true copy of the foregoing document upon the participants listed below in accordance with the requirements of § 1.54 (relating to service by a participant).

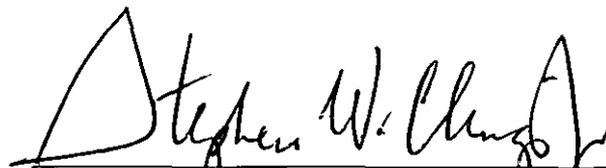
**VIA E-MAIL, FACSIMILE, AND FIRST-CLASS MAIL, POSTAGE PREPAID**

<p>Johnnie E. Simms, Esquire Senior Prosecutor Pennsylvania Public Utility Commission The Office of Trial Staff Commonwealth Keystone Building – 2 West 400 North Street Harrisburg, PA 17120-0200 (717) 787-1976 Fax (717) 772-2677 <a href="mailto:simmsj@puc.state.pa.us">simmsj@puc.state.pa.us</a></p>	<p>Phillip A. Bertocci, Esq. Community Legal Services, Inc. 1424 Chestnut Street, 4<sup>th</sup> Floor Philadelphia, PA 19102-2505 (215) 981-3702 Fax (215) 981-0435 <a href="mailto:pbertocci@clsphila.com">pbertocci@clsphila.com</a></p>
<p>Steven C. Gray, Esquire Office of Small Business Advocate Commerce Building, Suite 1102 300 North 2<sup>nd</sup> Street Harrisburg, PA 17101 (717) 783-2525 Fax (717) 783-2888 <a href="mailto:sgray@state.pa.us">sgray@state.pa.us</a> <a href="mailto:stevencgray@earthlink.net">stevencgray@earthlink.net</a></p>	<p>Stephen Keene, Esquire Assistant Consumer Advocate Office of Consumer Advocate 555 Walnut Street, 5<sup>th</sup> Floor, Forum Place Harrisburg, PA 17101-1923 (717) 782-5048 Fax (717) 783-7152 <a href="mailto:skeene@paoca.org">skeene@paoca.org</a></p> <p><b>DOCKETED</b> JUL 25 2001</p>
<p>Charis M. Burak, Esquire McNEES, WALLACE, NURICK 100 Pine Street Harrisburg, PA 17108-1166 (717) 232-8000 Fax (717) 237-5300 <a href="mailto:cburak@mwn.com">cburak@mwn.com</a></p>	<p>Richard Lelash Financial and Regulatory Consultant 18 Seventy Acre Road Redding, CT 06896 (203) 438-4659 (203) 431-9625 (fax) <a href="mailto:lelash@sprintmail.com">lelash@sprintmail.com</a> (OCA)</p> <p><b>RECEIVED</b></p>

JUL 23 2001

PA PUBLIC UTILITY COMMISSIC  
SECRETARY'S BUREAU

<p>Paul Metro  Office of Trial Staff--Technical  Pennsylvania Public Utility Commission  Commonwealth Keystone Building  2nd Floor, F West  400 North Street  Harrisburg, PA 17120-0200  <a href="mailto:simmsj@puc.state.pa.us">simmsj@puc.state.pa.us</a></p>	<p>Charles Weakley  Office of Trial Staff--Technical  Pennsylvania Public Utility Commission  Commonwealth Keystone Building  2nd Floor, F West  400 North Street  Harrisburg, PA 17120-0200  <a href="mailto:simmsj@puc.state.pa.us">simmsj@puc.state.pa.us</a></p>
<p>Mr. Robert D. Knecht  Industrial Economics Incorporated  2067 Massachusetts Avenue  Cambridge, MA 02140  (617) 354-0074  Fax: (617) 354-0463  <a href="mailto:RDK@indec.com">RDK@indec.com</a>  (OSBA)</p>	<p>Timothy Wallich  Office of Trial Staff--Technical  Pennsylvania Public Utility Commission  Commonwealth Keystone Building  2nd Floor, F West  400 North Street  Harrisburg, PA 17120-0200  <a href="mailto:simmsj@puc.state.pa.us">simmsj@puc.state.pa.us</a></p>


---

STEPHEN W.W. CHING, JR., ESQUIRE

Dated: July 23, 2001

MCNEES WALLACE & NURICK LLC

ATTORNEYS AT LAW

100 PINE STREET  
P. O. BOX 1166  
HARRISBURG, PA 17108-1166  
TELEPHONE (717) 232-8000  
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<http://www.mwn.com>

KJE  
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01 JUL 30 PM 2:30  
PA.P.U.C.  
SECRETARY'S BUREAU

CHARIS M. BURAK  
DIRECT DIAL: (717) 237-5437  
E-MAIL ADDRESS: CBURAK@MWN.COM

July 30, 2001

VIA FACSIMILE AND  
FIRST CLASS MAIL

Honorable Marlane R. Chestnut  
Administrative Law Judge  
Pennsylvania Public Utility Commission  
Broad & Spring Garden Streets  
1302 Philadelphia State Office Building  
Philadelphia, PA 19130

**Re: Pennsylvania Public Utility Commission v. Philadelphia Gas Works;  
Docket No. R-00016378**

Dear Judge Chestnut:

In accordance with the procedural schedule, please be advised that the Philadelphia Industrial and Commercial Gas Users Group ("PICGUG") will not be filing rebuttal testimony in the above-referenced proceeding. PICGUG reserves the right, however, to submit surrebuttal in response to issues raised in other parties' rebuttal testimony.

As evidenced by the attached Certificate of Service, all parties in this proceeding are being duly served with a copy of this letter. If you have any questions, please contact me.

Very truly yours,

MCNEES WALLACE & NURICK LLC

By *Charis M. Burak*  
Charis M. Burak

DOCUMENT  
FOLDER

Counsel to the Philadelphia Industrial and  
Commercial Gas Users Group

CMB/lhe

c: James J. McNulty, Secretary (via Hand Delivery)  
Certificate of Service

DOCKETED

AUG 8 2001

CERTIFICATE OF SERVICE

I hereby certify that I am this day serving a true copy of the foregoing document upon the participants listed below in accordance with the requirements of Section 1.54 (relating to service by a participant).

VIA FACSIMILE AND FIRST CLASS MAIL

Johnnie Simms, Esq.  
Office of Trial Staff  
Pennsylvania Public Utility Commission  
The Commonwealth Keystone Building  
400 North Street  
Harrisburg, PA 17120

Stephen Keene, Esq.  
Office of Consumer Advocate  
555 Walnut Street, Forum Place - 5<sup>th</sup> Fl.  
Harrisburg, PA 17120

Walter W. Cohen, Esq.  
Obermayer, Rebmann, Maxwell & Hippell,  
LLP  
204 State Street  
Harrisburg, PA 17101

Wendell F. Holland, Esq.  
Stephen W. W. Ching, Jr., Esq.  
Obermayer, Rebmann, Maxwell &  
Hippel, LLP  
One Penn Center - 19<sup>th</sup> Floor  
1617 John F. Kennedy Boulevard  
Philadelphia, PA 19103-1895

Steven C. Gray, Esq.  
Office of Small Business Advocate  
Suite 1102, Commerce Building  
300 North Second Street  
Harrisburg, PA 17101

Philip A. Bertocci, Esq.  
Community Legal Services, Inc.  
1424 Chestnut Street, 3<sup>rd</sup> Floor  
Philadelphia, PA 19102

Charis M. Burak  
Charis M. Burak

Dated this 30th day of July, 2001, in Harrisburg, Pennsylvania.

PA.P.U.C.  
SECRETARY'S BUREAU

01 JUL 30 PM 2:30

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KJR

LAW OFFICES

OBERMAYER REBMANN MAXWELL & HIPPEL LLP

ONE PENN CENTER-19TH FLOOR

1617 JOHN F. KENNEDY BOULEVARD

PHILADELPHIA, PA 19103-1895

Stephen W. W. Ching, Jr.  
Direct Dial (215) 665-3288  
E-Mail: stephen.ching@obermayer.com

(215) 665-3000  
FAX (215) 665-3165

July 30, 2001

VIA FEDERAL EXPRESS MAIL

James McNulty, Secretary  
Pennsylvania Public Utility Commission  
Commonwealth Keystone Building  
2<sup>nd</sup> Floor, 1 North  
400 North Street  
Harrisburg, PA 17120

DOCUMENT  
FOLDER  
RECEIVED

**RE: In re: Philadelphia Gas Works for  
Proposed 2001-2002 Gas Cost Rate  
Docket No. R-00016378**

JUL 30 2001  
PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

Dear Mr. McNulty:

On behalf of Philadelphia Gas Works ("PGW"), enclosed is a certificate of service pursuant to 52 Pa. Code §5.412(f) in connection with the Rebuttal Testimony of Craig White, which was served today on the parties and their experts.

Please contact me if you have any questions.

Respectfully



STEPHEN W.W. CHING, JR.

**FOR: OBERMAYER REBMANN MAXWELL & HIPPEL LLP**

/swwc

Enclosure

cc: Parties on attached Certificate of Service (w/ enc.)  
Walter W. Cohen, Esquire (w/ enc.)

**CERTIFICATE OF SERVICE**

I herby certify that I have this day served a true copy of the foregoing document upon the participants listed below in accordance with the requirements of § 1.54 (relating to service by a participant).

**VIA E-MAIL, FACSIMILE, AND FIRST-CLASS MAIL, POSTAGE PREPAID**

Johnnie E. Simms, Esquire Senior Prosecutor Pennsylvania Public Utility Commission The Office of Trial Staff Commonwealth Keystone Building – 2 West 400 North Street Harrisburg, PA 17120-0200 (717) 787-1976 Fax (717) 772-2677 <a href="mailto:simmsj@puc.state.pa.us">simmsj@puc.state.pa.us</a>	Phillip A. Bertocci, Esq. Community Legal Services, Inc. 1424 Chestnut Street, 4 <sup>th</sup> Floor Philadelphia, PA 19102-2505 (215) 981-3702 Fax (215) 981-0435 <a href="mailto:pbertocci@clsphila.com">pbertocci@clsphila.com</a>
Steven C. Gray, Esquire Office of Small Business Advocate Commerce Building, Suite 1102 300 North 2 <sup>nd</sup> Street Harrisburg, PA 17101 (717) 783-2525 Fax (717) 783-2831 <a href="mailto:sgray@state.pa.us">sgray@state.pa.us</a> <a href="mailto:stevencgray@earthlink.net">stevencgray@earthlink.net</a>	Stephen Keene, Esquire Assistant Consumer Advocate Office of Consumer Advocate 555 Walnut Street, 5 <sup>th</sup> Floor, Forum Place Harrisburg, PA 17101-1923 (717) 782-5048 Fax (717) 783-7152 <a href="mailto:skeene@paoca.org">skeene@paoca.org</a>
Charis M. Burak, Esquire McNEES, WALLACE, NURICK 100 Pine Street Harrisburg, PA 17108-1166 (717) 232-8000 Fax (717) 237-5300 <a href="mailto:cburak@mwn.com">cburak@mwn.com</a>	Richard Lelash Financial and Regulatory Consultant 18 Seventy Acre Road Redding, CT 06896 (203) 438-4659 (203) 431-9625 (fax) <a href="mailto:lelash@sprintmail.com">lelash@sprintmail.com</a> (OCA)

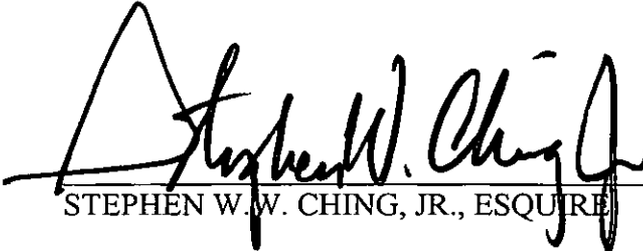
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JUL 30 2001

PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

<p>Paul Metro Office of Trial Staff--Technical Pennsylvania Public Utility Commission Commonwealth Keystone Building 2nd Floor, F West 400 North Street Harrisburg, PA 17120-0200 <a href="mailto:simmsj@puc.state.pa.us">simmsj@puc.state.pa.us</a></p>	<p>Charles Weakley Office of Trial Staff--Technical Pennsylvania Public Utility Commission Commonwealth Keystone Building 2nd Floor, F West 400 North Street Harrisburg, PA 17120-0200 <a href="mailto:simmsj@puc.state.pa.us">simmsj@puc.state.pa.us</a></p>
<p>Mr. Robert D. Knecht Industrial Economics Incorporated 2067 Massachusetts Avenue Cambridge, MA 02140 (617) 354-0074 Fax: (617) 354-0463 <a href="mailto:RDK@indec.com">RDK@indec.com</a> (OSBA)</p>	<p>Timothy Wallich Office of Trial Staff--Technical Pennsylvania Public Utility Commission Commonwealth Keystone Building 2nd Floor, F West 400 North Street Harrisburg, PA 17120-0200 <a href="mailto:simmsj@puc.state.pa.us">simmsj@puc.state.pa.us</a></p>

  
 STEPHEN W. W. CHING, JR., ESQUIRE

Dated: July 30, 2001

COMMONWEALTH OF PENNSYLVANIA



OFFICE OF SMALL BUSINESS ADVOCATE  
Suite 1102, Commerce Building  
300 North Second Street  
Harrisburg, Pennsylvania 17101

Bernard A. Ryan, Jr  
Small Business Advocate

(717) 783-2525  
(717) 783-2831 (FAX)

August 3, 2001

OVERNIGHT MAIL

Hon. Marlane R. Chestnut  
Administrative Law Judge  
Pa. Public Utility Commission  
1302 Philadelphia State Office Bldg.  
Broad and Spring Garden Streets  
Philadelphia, PA 19130

DOCUMENT  
FOLDER

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01 AUG - 3 PM 3:43  
PA. P.U.C.  
SECRETARY'S BUREAU

Re: Pennsylvania Public Utility Commission v.  
Philadelphia Gas Works  
Docket No. R-00016378 (GCR Proceeding)

Dear Judge Chestnut:

Enclosed please find the surrebuttal testimony of Robert D. Knecht, labeled OSBA Statement No. 1, on behalf of the Office of Small Business Advocate. As evidenced by the enclosed certificate of service, all parties have been served as indicated.

If you have any questions, please contact me.

Sincerely,

Steven C. Gray  
Assistant Small Business Advocate

Enclosure

cc: James J. McNulty, Secretary  
(W/o enclosure)

Parties of Record

Robert D. Knecht

BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION

PENNSYLVANIA PUBLIC UTILITY  
COMMISSION

v.

PHILADELPHIA GAS WORKS

DOCKET NO. R-00016378

CERTIFICATE OF SERVICE

I certify that I am serving a copy of the Surrebuttal Testimony of Robert D. Knecht, labeled OSBA Statement No. 1, on behalf of the Office of Small Business Advocate in the manner indicated the persons addressed below:

Hon. Marlane R. Chestnut  
Administrative Law Judge  
Pa. Public Utility Commission  
1302 Philadelphia State Office Bldg.  
Broad and Spring Garden Streets  
Philadelphia, PA 19130  
(215) 560-2105  
(215) 560-3133 - Fax  
(overnight mail)

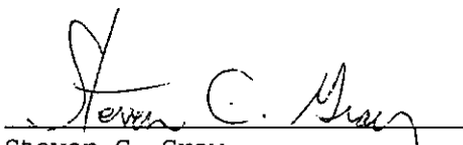
Wendell F. Holland, Esquire  
Obermayer Rebmann Maxwell & Hippel  
One Penn Center - 19<sup>th</sup> Floor  
1617 John F. Kennedy Boulevard  
Philadelphia, PA 19103-1895  
(215) 665-3000  
(215) 665-3165 (fax)  
(overnight mail)

Daniel Clearfield, Esquire  
Kevin J. Moody, Esquire  
Wolf, Block, Schorr & Solis-Cohen  
Locust Court Building, Suite 300  
212 Locust Street  
Harrisburg, PA 17101  
(717) 237-7160  
(717) 237-7161 (fax)  
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Stephen J. Keene, Esquire  
Office of Consumer Advocate  
Walnut Street 5th FL Forum Place  
Harrisburg, PA 17101-1923  
(717) 783-5048  
(717) 783-7152  
(hand delivered)

Johnnie E. Simms, Esquire  
Office of Trial Staff  
Pa. Public Utility Commission  
P.O. Box 3265  
Harrisburg, PA 17105  
(Office of Trial Staff)  
(717) 787-1976  
(717) 772-2677 (fax)  
(hand delivered)

David Kleppinger, Esquire  
Charis Burak, Esquire  
McNees, Wallace & Nurick  
100 Pine Street  
P.O. Box 1166  
Harrisburg, PA 17108-1166  
(PICGUG)  
(717) 232-8000  
(717) 236-2665 (fax)  
(hand delivered)

  
Steven C. Gray  
Assistant Small Business Advocate

Date: August 3, 2001

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AUG 13 2001

**DOCUMENT**

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P.A.U.C.

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MCNEES WALLACE & NURICK LLC

ATTORNEYS AT LAW

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CHARIS M. BURAK  
DIRECT DIAL: (717) 237-5437  
E-MAIL ADDRESS: CBURAK@MWN.COM

August 3, 2001

VIA FACSIMILE AND  
FIRST CLASS MAIL

Honorable Marlane R. Chestnut  
Administrative Law Judge  
Pennsylvania Public Utility Commission  
Broad & Spring Garden Streets  
1302 Philadelphia State Office Building  
Philadelphia, PA 19130

RECEIVED  
01 AUG -3 AM 10:17  
P.A. U.C.  
SECRETARY'S BUREAU

**Re: Pennsylvania Public Utility Commission v. Philadelphia Gas Works;  
Docket No. R-00016378**

Dear Judge Chestnut:

In accordance with the procedural schedule, please be advised that the Philadelphia Industrial and Commercial Gas Users Group ("PICGUG") will not be filing surrebuttal testimony in the above-referenced proceeding. PICGUG reserves the right, however, to participate in hearings, perform cross-examination, and file briefs and exceptions, as necessary.

As evidenced by the attached Certificate of Service, all parties in this proceeding are being duly served with a copy of this letter. If you have any questions, please contact me.

Very truly yours,

McNEES WALLACE & NURICK LLC

By *Charis M. Burak*  
Charis M. Burak

Counsel to the Philadelphia Industrial and  
Commercial Gas Users Group

~~DOCKETED~~  
AUG 13 2001  
DOCUMENT  
FOLDER

CMB/lhe

c: James J. McNulty, Secretary (via Hand Delivery)  
Certificate of Service

CERTIFICATE OF SERVICE

I hereby certify that I am this day serving a true copy of the foregoing document upon the participants listed below in accordance with the requirements of Section 1.54 (relating to service by a participant).

VIA FACSIMILE AND FIRST CLASS MAIL

Johnnie Simms, Esq.  
Office of Trial Staff  
Pennsylvania Public Utility Commission  
The Commonwealth Keystone Building  
400 North Street  
Harrisburg, PA 17120

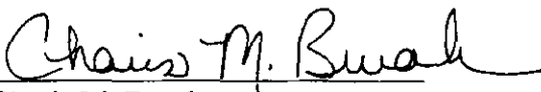
Stephen Keene, Esq.  
Office of Consumer Advocate  
555 Walnut Street, Forum Place - 5<sup>th</sup> Fl.  
Harrisburg, PA 17120

Walter W. Cohen, Esq.  
Obermayer, Rebmann, Maxwell & Hippell,  
LLP  
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Harrisburg, PA 17101

Wendell F. Holland, Esq.  
Stephen W. W. Ching, Jr., Esq.  
Obermayer, Rebmann, Maxwell &  
Hippel, LLP  
One Penn Center - 19<sup>th</sup> Floor  
1617 John F. Kennedy Boulevard  
Philadelphia, PA 19103-1895

Steven C. Gray, Esq.  
Office of Small Business Advocate  
Suite 1102, Commerce Building  
300 North Second Street  
Harrisburg, PA 17101

Philip A. Bertocci, Esq.  
Community Legal Services, Inc.  
1424 Chestnut Street, 3<sup>rd</sup> Floor  
Philadelphia, PA 19102

  
Charis M. Burak

Dated this 3rd day of August, 2001, in Harrisburg, Pennsylvania.

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AUG 13 2001

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FOLDER

PA.P.U.C.  
SECRETARY'S BUREAU

01 AUG -3 AM 10:17

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**OALJ Hearing Report**

Please Check Those Blocks Which Apply

Docket No.:	R-00015378		YES	NO
Case Name:	Pennsylvania Public Utility Commission v. Philadelphia Gas Works	Prehearing Held:	<input type="checkbox"/>	<input type="checkbox"/>
Location:	Philadelphia, PA	Hearing Held:	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Date:	August 8, 2001	Testimony Taken:	<input type="checkbox"/>	<input type="checkbox"/>
ALJ:	Marlane R. Chestnut	Transcript Due:	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Reporting Firm:	Commonwealth Reporting	Hearing Concluded:	<input checked="" type="checkbox"/>	<input type="checkbox"/>
		Further Hearing Needed:	<input type="checkbox"/>	<input type="checkbox"/>
		Estimated Add'l Days:		
		RECORD CLOSED:	<input type="checkbox"/>	<input type="checkbox"/>
		DATE:		
		Briefs to be Filed:	<input type="checkbox"/>	<input type="checkbox"/>
		DATE:		
		Bench Decision:	<input type="checkbox"/>	<input type="checkbox"/>
		REMARKS:		

**DOCUMENT FOLDER**

Please cancel hearing scheduled for 8/9/01

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AUG 16 2001

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 AUG 16 AM 8:13

PLEASE PRINT CLEARLY - Incomplete Information may result in delay of processing.

Name and Telephone Number	Address	Who are you representing?
✓ Walter Cohen, Esq. ✓ <b>STEPHEN W. CHING, JR.</b> (412) 665-3288	204 State Street City: Harrisburg State: PA Zip: 17101	PGW
Telephone: 717-221-7920	E-mail Address: walter.cohen@paconline.com	Fax Number: 717-234-9734
Johnnie Simms, Esq. 020910	P.O. Box 3265 City: Harrisburg State: PA Zip: 17105	<del>OS</del>
Telephone: 717-787-1976	E-mail Address: simmsj@uc.state.pa.us	Fax Number: 717-772-2677
✓ Steven Gray, Esq.	Suite 1102 Commerce Building 300 North Second Street City: Harrisburg State: PA Zip: 17101	OSBA
Telephone: 717-783-2525	E-mail Address: sgray@state.pa.us	Fax Number: 717-783-2831

Check this box if additional parties or attendees appear on back of form.

*Robert J. Stonaker*

Reporter's Signature

*Note: Completion of this form does not constitute an entry of appearance, see 52 Pa. Code §§1.24 and 1.25.*

Name and Telephone Number	Address			Who are you representing?
✓ Stephen Keene, Esq.  Telephone: 717-783-5048	Forum Place, 5th Floor 555 Walnut Street City: Harrisburg    State: PA    Zip: 17101			OCA  Fax Number: 717-783-7152
✓ Charis Burak, Esq.  Telephone: 717-232-8000	100 Pine Street P.O. Box 1166 City: Harrisburg    State: PA    Zip: 17108			PICGUG  Fax Number: 717-237-5300
✓ Philip Bertocci, Esq.  Telephone: 215-981-3702	1424 Chestnut Street, 4th Floor City: Philadelphia    State: PA    Zip: 19102			CEPA, TAG, ACORN, Actin Alliance  Fax Number: 215-981-0435
Telephone:	City:    State:    Zip:			Fax Number:
Telephone:	City:    State:    Zip:			Fax Number:
Telephone:	City:    State:    Zip:			Fax Number:
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Telephone:	City:    State:    Zip:			Fax Number:
Telephone:	City:    State:    Zip:			Fax Number:
Telephone:	City:    State:    Zip:			Fax Number:

# OALJ Hearing Report

Please Check Those Blocks Which Apply

Docket No.:	R-00015378		YES	NO
		Prehearing Held:	<input type="checkbox"/>	<input type="checkbox"/>
Case Name:	Pennsylvania Public Utility Commission v. Philadelphia Gas Works	Hearing Held:	<input type="checkbox"/>	<input checked="" type="checkbox"/>
		Testimony Taken:	<input type="checkbox"/>	<input type="checkbox"/>
		Transcript Due:	<input type="checkbox"/>	<input checked="" type="checkbox"/>
		Hearing Concluded:	<input type="checkbox"/>	<input type="checkbox"/>
Location:	Philadelphia, PA	Further Hearing Needed:	<input type="checkbox"/>	<input type="checkbox"/>
Date:	August 9, 2001	Estimated Add'l Days:		
		RECORD CLOSED:	<input type="checkbox"/>	<input type="checkbox"/>
ALJ:	Marlane R. Chestnut	DATE:		
		Briefs to be Filed:	<input type="checkbox"/>	<input type="checkbox"/>
Reporting Firm:	Commonwealth Reporting	DATE:		
		Bench Decision:	<input type="checkbox"/>	<input type="checkbox"/>
<p style="font-size: 2em; font-weight: bold; transform: rotate(-15deg); position: absolute; top: 10%; left: 10%;">DOCUMENT FOLDER</p> <p style="font-size: 1.5em; font-weight: bold; transform: rotate(-45deg); position: absolute; top: 30%; left: 10%;">Cancelled</p> <p style="font-size: 0.8em; position: absolute; top: 35%; left: 10%;">AUG 23 AM 8:56 RECEIVED</p>		REMARKS:		
		DOCKETED		
		AUG 23 2001		

PLEASE PRINT CLEARLY - Incomplete Information may result in delay of processing.

Name and Telephone Number	Address	Who are you representing?
	City      State      Zip	
Telephone:	E-mail Address:	Fax Number:
	City      State      Zip	
Telephone:	E-mail Address:	Fax Number:
	City      State      Zip	
Telephone:	E-mail Address:	Fax Number:

Check this box if additional parties or attendees appear on back of form.

\_\_\_\_\_  
Reporter's Signature

*Note: Completion of this form does not constitute an entry of appearance, see 52 Pa. Code §§1.24 and 1.25.*