

CAPTION SHEET

CASE MANAGEMENT SYSTEM

1. REPORT DATE: 00/00/00 :
2. BUREAU: ALJ :
3. SECTION(S): :
5. APPROVED BY: : 4. PUBLIC MEETING DATE:
DIRECTOR: : 00/00/00
SUPERVISOR: :
6. PERSON IN CHARGE: : 7. DATE FILED: 03/07/07
8. DOCKET NO: C-20077487 : 9. EFFECTIVE DATE: 00/00/00

PARTY/COMPLAINANT: DESIMONE, FRANK C. JR.

RESPONDENT/APPLICANT: DUQUESNE LIGHT COMPANY

COMP/APP COUNTY: ALLEGHENY

UTILITY CODE: 110150

ALLEGATION OR SUBJECT

COMPLAINANT STATES WANTS THE PUC TO PUT THEIR DISTRIBUTION AND TRANSMISSION SERVICE RATE THE SAME AS EVERY OTHER DUQUESNE LIGHT CUSTOMER AND NOT TO CHANGE THEIR DISCOUNT THAT THEY RECEIVE IN THE WINTER MONTHS.

DOCUMENT
FOLDER

DOCKETED
MAR 28 2007

PENNSYLVANIA PUBLIC UTILITY COMMISSION

Formal Complaint Form

2007 MAR -7 11:05

Please print or type.

C-20077487

1. CUSTOMER NAME (COMPLAINANT)

Your name, mailing address, county, telephone number, utility account number and service address:

Name FRANK C. DESIMONE JR.

Street/P.O. Box 4070 MT. ROYAL BLVD Apt #

City ALLISON PARK State PA Zip 15101

County ALLEGHENY

Area Code/HOME Phone 412-487-2562

Area Code/WORK Phone

Utility Account Number (from your bill)

If your complaint involves utility service provided to a different address than your mailing address, please list this information below.

Name

Street/P.O. Box

City State Zip

2. UTILITY NAME (RESPONDENT)

Name of utility company your complaint concerns: Duquesne Light

3. TYPE OF UTILITY (check one)

[X] ELECTRIC

[] STEAM HEAT

[] GAS

[] WASTE WATER

[] WATER

[] MOTOR CARRIER

(taxi, moving company, limousine)

[] TELEPHONE (local, long distance)

9

4. COMPLAINT (check one)

A. In general, what is your complaint?

- I want to oppose the company's proposed rate increase.
- There are incorrect charges on my bill.
- There is a reliability, safety or quality problem with my utility service.
- I received a notice that my utility service is being terminated.
- I would like a payment agreement.

Other. *SEE ATTACHED*
(explain)

B. State the facts of your complaint.

Include any specific dates, times or places that are important. If the complaint is about a bill, tell us about any charges that you believe are not correct. Use additional paper if you need more space. Provide copies of all relevant documents you believe will support your complaint.

SEE ATTACHED

5. RELIEF

What do you want the Public Utility Commission to do about your complaint? Use additional paper if you need more space.

TO PUT OUR DISTRIBUTION AND TRANSMISSION SERVICE RATE THE SAME AS EVERY OTHER DUQUESNE LIGHT CUSTOMER, AND NOT TO CHANGE OUR DISCOUNT THAT WE RECEIVE IN THE WINTER MONTHS,

6. PROTECTION FROM ABUSE

Answer the following question if your complaint is against a natural gas distribution company, an electric distribution company or a water company AND your complaint is about a billing problem, an application for service problem, a termination of service problem or a request for a payment agreement.

Has a court granted a "Protection from Abuse" order for your personal safety?

YES

NO

7. PRIOR UTILITY CONTACT

Answer the following question only if you are a residential customer and your complaint is against an electric distribution utility, natural gas distribution utility or a water distribution utility.

Have you spoken to a utility company representative about this complaint?

YES
(includes appeals of BCS determinations)

NO

If you tried to, but could not speak to a utility company representative about your complaint, please explain why.

8. VERIFICATION AND SIGNATURE

You must print or type your name below on the line provided for the verification paragraph, and you must sign and date (in ink) this form on the lines provided.

Verification:

I FRANK C. DESIMONE JR., hereby state that the facts above set forth are true and correct (or are true and correct to the best of my knowledge, information and belief) 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).

Frank C. Desimone Jr.
(Signature)

3/4/07
(Date)

Complaint:

The insert that was enclosed in our monthly bill never stated that people that are all electric will have a 39.2% increase, only the proposed rate increase that every Duquesne Light customer would pay.

We were told by a Duquesne Light Customer Service Representative that we had a 39.2% increase because we are a 100% electric house. I mentioned to the customer representative where does it say it in the insert and he said, "I guess it never said that all electric homes will be charged more, than the other customers that are not all electric," We were told, it was to keep our utility bills in line with every one else's, (people who have both gas and electric.) Due to the fact that we are getting a discount in the winter months because we are all electric they felt this wasn't fair. But the discount savings was Duquesne Lights selling point to get us to go all electric. In 2004 we made the change from gas and electric, to all electric to save money.

My bill in December of 2006 was \$115.00. After the increase in January of 2007 my February bill was \$273.00. Now where are the savings?

I don't live in a big fancy home, nor am I making a higher income than most other couples. I'm struggling too, especially after getting hit hard from "Ivan". That's one reason why we went all electric to help save money.

I like to know why we are being sought out as having an all electric home, why we have a higher increase. People who drive a more expensive car than I do, pay the same price in gas, as I do, so why don't they help keep the cost down by being charged more, to me it's the same difference, No one should be charged more for the cost of energy, just because they purchase what they want to have, or hope to save money by another way of choosing their energy source,



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

IN REPLY PLEASE
REFER TO OUR FILE

DATE SERVED: MARCH 29, 2007

C-20077487

MORGAN O'BRIEN PRESIDENT
DUQUESNE LIGHT COMPANY
411 7TH AVENUE 16-1
PITTSBURGH PA 15219-1905

**DOCUMENT
FOLDER**

Dear Mr. O'Brien:

A complaint has been filed against you before the Pennsylvania Public Utility Commission by FRANK C. DESIMONE, JR.. To defend yourself against the claims stated in the following pages, you must act within twenty (20) days by filing in writing with the Commission, either, personally or through your attorney, your defenses or objections to the claims stated against you. Or, you may satisfy the complaint by settling the matter with the Complainant and submitting proof of settlement to the Commission within twenty (20) days.

IF YOU FAIL TO RESPOND WITHIN TWENTY (20) DAYS, THE CASE MAY GO FORWARD IN YOUR ABSENCE AND A JUDGEMENT MAY BE ENTERED AGAINST YOU BY THE COMMISSION WITHOUT FURTHER NOTICE.

CUSTOMER OF A UTILITY

A payment schedule may be prescribed or a termination of utility services may be authorized. You may lose money or property or other rights important to you.

COMPANY/UTILITY

An Administrative Law Judge may revoke or suspend any certificate or permit held by you, or impose a fine, or any other appropriate penalty or remedy authorized by the Public Utility Code. You may lose money or property or other rights important to you.

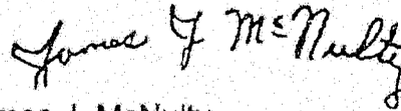
Detailed instructions on how to proceed are contained in the attached pages. You are advised to read them carefully.

MARCH 29, 2007

Unless you are a corporation or other organization, you may proceed without a lawyer. However, if you want a lawyer and do not have one or cannot afford one, the office listed below can tell you where you can get legal help:

Pennsylvania Lawyer Referral Service
Pennsylvania Bar Association
P.O. Box 186
Harrisburg, PA 17108
(800) 692-7375

Very truly yours,

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

James J. McNulty
Secretary

jih

BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

DATE SERVED: MARCH 29, 2007

DOCUMENT
FOLDER

FRANK C. DESIMONE, JR.
Complainant

v.

DUQUESNE LIGHT COMPANY
Respondent

Complaint Docket
No: C-20077487

DOCKETED
MAR 28 2007

FORMAL COMPLAINT NOTICE TO RESPONDENT TO ANSWER OR SATISFY

TO: DUQUESNE LIGHT COMPANY

TAKE NOTICE:

That a complaint in the above entitled matter, of which the attached is a true and correct copy, has been presented and filed of record with the Pennsylvania Public Utility Commission. Section 702 of the Public Utility Code, 66 Pa. C.S. Section 702, requires the Commission to serve on each party named in a complaint a copy of the complaint and notice calling upon each party to satisfy the complaint, or to answer the same in writing within a specified time; THEREFORE,

1. You have twenty (20) days from the date on which this complaint is served to either satisfy this complaint or to file with the **Secretary of the Pennsylvania Public Utility Commission, P. O. Box 3265, Harrisburg, PA 17105-3265**, an answer (original and three copies), in writing, under oath, which, as required by Section 5.61 of the Commission's Rules of Practice and Procedure, 52 Pa. Code Section 5.61, either affirms or specifically denies the allegations in this complaint. You must also serve a copy of the answer upon the complainant. The date of service is the mailing date as indicated by the date at the top of this Notice. Section 1.56(a) of the Commission's Rules of Practice and Procedure, 52 Pa. Code Section 1.56(a).

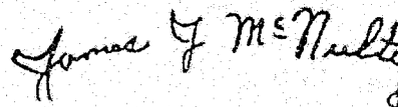
2. If you fail to either satisfy this complaint or to file answer or other responsive pleading within twenty (20) days, you will be deemed to have admitted all the allegations in this complaint in accordance with Section 5.61 of the Commission's Rules of Administrative Practice and Procedure, 52 Pa. Code Section 5.61. In that event, the Commission may, without hearing, enter an order which either revokes or suspends any certificate or permit held by you or which imposes a fine or any other appropriate penalty or remedy authorized by the Public Utility Code, 66 Pa. C.S. Section 101, et seq.; and, if

you are a customer of a utility, an order may be entered which prescribes a payment schedule or which authorizes termination of utility services. The Commission is not limited to the relief sought by the complainant in paragraph 4 of the attached complaint.

3. If you elect to satisfy this complaint you must file, within twenty (20) days from the date on which this complaint is served, affidavits executed by each complainant that this complaint has been satisfied. Such affidavits must describe the basis on which this complaint was satisfied; any settlement agreement between the parties must be reduced to writing and attached to the affidavit. Such affidavits are to be filed with the Secretary of the Commission at the address set forth in paragraph 1. Upon receipt of affidavits of satisfaction from all complainants, this complaint may be dismissed by the Commission in accordance with Section 703(a) of the Public Utility Code, 66 Pa. C.S. Section 703(a), unless the Commission determines that such dismissal would be contrary to the public interest, in which event the Commission may direct that hearings be held upon the complaint.

4. If you file an answer which admits the allegations in this complaint, or which fails to specifically deny the allegations in this complaint, the Commission may, without hearing, enter an order which either revokes or suspends any certificate held by you or which imposes a fine or any other appropriate penalty or remedy authorized by the Public Utility Code, 66 Pa. C. S. Section 101, et seq.; and, if you are a customer of a utility, an order may be entered which prescribes a payment schedule or which authorizes termination of utility services. The Commission is not limited to the relief sought by the complainant in paragraph 4 of the attached complaint.

5. If you file a timely answer which specifically denies the allegations in this complaint, or which raises material questions of law or fact, this matter shall be referred to the Office of Administrative Law Judge for hearing and decision. If, after hearing on the issues raised by that answer, you are found to have committed any of the violations alleged in the complaint, the Administrative Law Judge may render a decision which either revokes or suspends any certificate or permit held by you or which imposes a fine or any other appropriate penalty or remedy authorized by the Public Utility Code, 66 Pa. C. S. Section 101, et seq.; and, if you are a customer of a utility, an order may be entered which prescribes a payment schedule or which authorizes termination of utility services. In the imposition of a penalty after a hearing the Administrative Law Judge is not bound by the relief sought by the complainant in paragraph 4 of the attached complaint.



James J. McNulty
Secretary

(SEAL)

Certified Mail
Return Receipt Requested



Duquesne Light

Our Energy. Your Power

ORIGINAL

Legal Department
411 Seventh Avenue, 8-2
Pittsburgh PA 15219

Tel 412-393-1546
Fax 412-393-1418
rsestak@duq.ight.com

Regina M. Sestak
Assistant General Counsel

April 18, 2007

Certificate of Mailing

James J. McNulty, Secretary
Pennsylvania Public Utility Commission
P O Box 3265
Harrisburg, PA 17105-3265

**DOCUMENT
FOLDER**

2007 APR 20 11:03 AM
COMMUNICATIONS SECTION

RE: Frank C. DeSimone, Jr. v. Duquesne Light Company
Docket No. C-20077487

Dear Secretary McNulty:

An original and three copies of Duquesne Light Company's Answer and New Matter are enclosed. A copy of this document has been served upon Complainant in accordance with Commission regulations

Sincerely,

Regina M. Sestak
Assistant General Counsel
Duquesne Light Company

encs

c: Frank C. DeSimone, Jr. (w/enclosures)

BTL

27

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2007 APR 20 11:08:54
C-20077487

Before the
PENNSYLVANIA PUBLIC UTILITY COMMISSION

FRANK C. DESIMONE, JR.,)
)
 Complainant.)
)
 v)
)
 DUQUESNE LIGHT COMPANY,)
)
 Respondent.)

Docket No. C-20077487

DOCUMENT
FOLDER

ANSWER AND NEW MATTER

TO THE HONORABLE COMMISSION:

AND NOW comes the Respondent, Duquesne Light Company, by and through its attorney, Regina M. Sestak, and files the within Answer and New Matter of which the following is a statement:

Answer

DOCKETED
APR 20 2007

1. Admitted.
2. Admitted.
3. Admitted.
4. A. Complainant's averments, "Other," and "See Attached," are

an apparent attempt to incorporate the attached one-page document into the Complaint. Said document will be addressed below under the heading Attachment.

B. Complainant's averment, "See Attached," is an apparent attempt to incorporate the attached one-page document into the Complaint. Said document will be addressed below under the heading Attachment.

5. Although Complainant uses the terms "we" and "our" in this paragraph and in the document addressed under the heading "Attachment," it is not clear whom Complainant intends these terms to include, as he is the sole Complainant. Respondent will therefore respond as if the Complaint were written in the first person singular.

This paragraph contains requests for relief to which no response is required.

6. After reasonable investigation, Respondent is without sufficient knowledge or information to form a belief as to the truth of Complainant's averment that a court has not granted a "Protection from Abuse" order for his personal safety, and this averment is therefore denied.

7. Admitted.

8. No response is required to Complainant's verification and signature.

Attachment:

No response is required to Complainant's averment, "Complaint," which is apparently intended to identify this document.

Complainant's averment that the insert that was enclosed in his monthly bill did not state that people who are all electric would have a 39.2% increase, only the proposed rate increase that every Duquesne Light customer will pay is admitted. By way of further response, Complainant's averment is an apparent

reference to Respondent's rate increase that went into effect on January 6, 2007. By Order of the Pennsylvania Public Utility Commission ("PUC"), at Docket Nos. R-00061346, R-00061346C001, R-00061346C002, R-00061346C005, R-00061346C007, and R-00061346C008, adopted at Public Meeting held November 30, 2006, and entered December 1, 2006, Respondent was authorized to file its Tariff No. 24, which includes said rate increase. A copy of said Order is attached hereto, incorporated herein, and marked Exhibit 1.

Complainant's averments about what a Duquesne Light Customer Service Representative told him concerning the rate increase and the contents of the bill insert are admitted.

Complainant's averment, "[w]e were told, it was to keep our utility bills in line with every one else's, (people who have both gas and electric)," is denied as stated. On the contrary, Respondent's representatives told Complainant that people who have both gas and electric have much larger bills.

As it is unclear to whom Complainant is referring as "they" in his averment, "[d]ue to the fact that we are getting a discount in the winter months because we are all electric they felt this wasn't fair," this averment is therefore denied.

Complainant's averment that the discount savings was Respondent's selling point to get Complainant to go all electric is a statement of opinion to which no response is required.

After reasonable investigation, Respondent is without sufficient knowledge or information to form a belief as to the truth of Complainant's

avertment, "[i]n 2004 we made the change from gas and electric, to all electric to save money," and this averment is therefore denied. By way of further response, Complainant notified Respondent of the change in January 2005.

Complainant's averments that his bill in December 2006 was \$115.00 and that his bill in February 2007 was \$273.00 are denied as stated. On the contrary, Complainant's bill issued December 22, 2006, was in the amount of \$115.95 and his bill issued February 22, 2007, was in the amount of \$273.20.

Complainant's averment, "[n]ow where are the savings?" is a rhetorical question to which no response is required.

Complainant's averments regarding his home, income, struggle after Hurricane Ivan and the reason he went with an all electric home are statements of opinion to which no response is required.

Complainant's averments, "I like to know why we are being sought out as having an all electric home, why we have a higher increase," is a request for relief to which no response is required.

Complainant's averment that people who drive a more expensive car than he does, pay the same price for gas is a statement of opinion to which no response is required.

Complainant's averment, "why don't they help keep the cost down by being charged more," is a query to which no response is required.

Complainant's averments, "to me it's the same difference," and "[n]o one should be charged more for the cost of energy, just because they purchase what they want to have, or hope to save money by another way of choosing

ORIGINAL

their energy source," are statements of opinion to which no response is required.

WHEREFORE, Respondent requests that after reasonable investigation and hearing the Complaint be dismissed.

New Matter

9. Paragraphs one through eight and the section labeled Attachment, above, are hereby incorporated by reference.

10. As noted above, the rate increase in question has been approved by the PUC.

WHEREFORE, Respondent requests that the Complaint be dismissed.

Respectfully submitted:

DUQUESNE LIGHT COMPANY
By Counsel:



Regina M. Sestak
Pa. I.D. # 23632
Duquesne Light Company
411 Seventh Avenue, 8-2
Pittsburgh, PA 15219
Telephone: (412) 393-1546
FAX (412) 393-1418

2007 APR 20 11:54

REC

PENNSYLVANIA
PUBLIC UTILITY COMMISSION
Harrisburg, PA 17105-3265

ORIGINAL

Public Meeting held November 30, 2006

Commissioners Present:

Wendell F. Holland, Chairman, Statement attached
James H. Cawley, Vice Chairman, Statement attached
Kim Pizzigrilli
Terrance J. Fitzpatrick

Pennsylvania Public Utility Commission,

R-00061346

Duquesne Industrial Intervenors and
Industrial Energy Consumers of Pennsylvania,

R-00061346C0001

Irwin A. Popowsky, Consumer Advocate,
Office of Small Business Advocate,
Pennsylvania Large Energy Users Coalition,
Charles E. Swintek,

R-00061346C0002
R-00061346C0005
R-00061346C0007
R-00061346C0008

International Brotherhood of
Electrical Workers Local 29,

Constellation NewEnergy, Inc. and
NRG Energy Center, Pittsburgh,

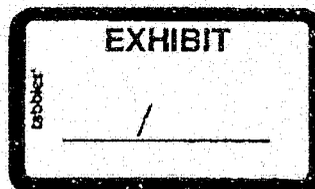
Citizen Power,
Citizens for Pennsylvania's Future,
Retail Energy Supply Association,
Strategic Energy, LLC,
Direct Energy, LLC,
Reliant Energy, Inc.,

DEC - 4 2006

Comcast of California/Pennsylvania/
Utah/Washington, Inc.,

Community Action Association of Pennsylvania,

Wal-Mart Stores East, LP.
Intervenors, and



2007 NOV 23 11:35 AM

Office of Trial Staff,
Statutory Party

v.

Duquesne Light Company

ORDER

BY THE COMMISSION:

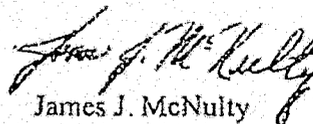
We adopt as our action the Recommended Decision of Administrative Law Judge Larry Gesoff dated October 4, 2006;

THEREFORE,

IT IS ORDERED:

1. That the complaint of Charles E. Swintek against Duquesne Light Company at Docket No. R-00061346C0008 is dismissed for failure to prosecute.
2. That all motions pro hac vice are granted nunc pro tunc.
3. That the complaints of Duquesne Industrial Intervenors and Industrial Energy Consumers of Pennsylvania at Docket No. R-00061346C0001; Irwin A. Popowsky, Consumer Advocate, at Docket No. R-00061346C0002; Office of Small Business Advocate at Docket No. R-00061346C0005; and Pennsylvania Large Energy Users Coalition at Docket No. R-00061346C0007 are dismissed as having been satisfied.
4. That the Joint Petition for Settlement of All Issues filed by the parties at Docket Nos. R-00061346, R-00061346C0001, R-00061346C0002, R-00061346C0005 and R-00061346C0007, including all terms and conditions, is approved without modification.
5. That the Commission's investigation at Docket No. R-00061346 be marked closed.
6. That Duquesne Light Company is authorized, to file the tariff attached to the Joint Petition for Settlement of All Issues as Appendix A, and that the rates contained in the tariff shall go into effect on or after January 6, 2007.

BY THE COMMISSION,


James J. McNulty
Secretary

(SEAL)

ORDER ADOPTED: November 30, 2006

ORDER ENTERED:

DEC 01 2006

2007.07.20 11:05

AFFIDAVIT

I, Barbara A. Friend, being duly affirmed according to law depose and say that I am authorized to make this affidavit on behalf of Duquesne Light Company being the holder of the office of Director, Customer Service with that corporation, and that the facts set forth in the foregoing document are true and correct to the best of my knowledge, information and belief and Duquesne Light Company expects to be able to prove the same at any hearing hereof.

Barbara A. Friend
Barbara A. Friend

Sworn and subscribed before me this 18th day of April, 2007.

Mary Jane Hammer
Notary Public

My Commission Expires Oct. 6, 2007

COMMONWEALTH OF PENNSYLVANIA

Notarial Seal
Mary Jane Hammer, Notary Public
City of Pittsburgh, Allegheny County
My Commission Expires Oct. 6, 2007

Member, Pennsylvania Association of Notaries

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2007 APR 21 10:54

Before the
PENNSYLVANIA PUBLIC UTILITY COMMISSION

FRANK C. DESIMONE, JR.,)
)
 Complainant,)
)
 v.)
)
 DUQUESNE LIGHT COMPANY,)
)
 Respondent.)

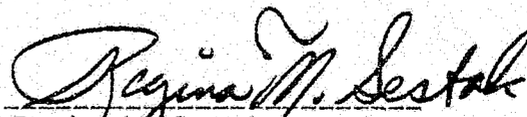
Docket No. C-20077487

CERTIFICATE OF SERVICE

I hereby certify that I have this day served a true copy of the foregoing document upon the participant listed below in accordance with the requirements of 52 PA. Code § 1.54 (relating to service by a participant).

Frank C. DeSimone, Jr.
4070 Mount Royal Boulevard
Allison Park, PA 15101

Dated this 18th day of April, 2007.



Regina M. Sestak
Pa. I.D. # 23632
Duquesne Light Company
411 Seventh Avenue
Mail Drop 8-2
Pittsburgh, PA 15219
Telephone: (412) 393-1196
FAX (412) 393-1418

COMMONWEALTH OF PENNSYLVANIA
PUBLIC UTILITY COMMISSION

DATE: May 15, 2007
SUBJECT: Frank C. DeSimone, Jr. v. Duquesne Light Company
C-20077487
TO: Commission Document Folder
FROM: Bruce Bigelow
Mediator

Pursuant to Chief Administrative Law Judge Smith's Interim Order, dated April 24, 2007, a report has been submitted to the Mediation Unit.

Please include this memo in the official Commission document folder.

DOCUMENT
FOLDER

pc: OALJ File
Mediator Bigelow
Docketing
Beth Plantz

DOCKETED
MAY 16 2007

BA



COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA PUBLIC UTILITY COMMISSION
Office of Administrative Law Judge
P.O. BOX 3265, HARRISBURG, PA 17105-3265
May 25, 2007

IN REPLY PLEASE
REFER TO OUR FILE

In Re: C-20077487

(SEE ATTACHED LIST)

Frank C. Desimone, Jr. v. Duquesne Light Company
Distribution & Transmission Service Rate Dispute

Telephone Hearing Notice

This is to inform you that a hearing by telephone on the above-captioned case will be held as follows:

Type: Initial Telephonic Hearing
Date: Monday, June 25, 2007
Time: 10:00 a. m.
Presiding: Administrative Law Judge Mark A. Hoyer
1103 Pittsburgh State Office Building
300 Liberty Avenue
Pittsburgh, PA 15222
Telephone: 412.565.3550
Fax: 412.565.5692

DOCUMENT
FOLDER

If you have not provided a current telephone number where you can be reached for participation in the hearing OR YOUR AREA CODE HAS CHANGED, then you must contact the presiding officer at least 7 days before the actual hearing and provide the necessary information.

DOCKETED
JUN 1 2007

At the above date and time, the Presiding Officer will contact the parties as follows:

Frank C. Desimone, Jr.	412.487.2562
Regina M. Sestak, Esquire	412.393.1546

If you have any hearing exhibits to which you will refer during the hearing, 3 copies must be sent to the Administrative Law Judge and 1 copy each must be sent to every other party. All copies must be received at least 5 days before the hearing.

Attention: You may lose the case if you do not take part in this hearing and present facts on the issues raised.

Except for those individuals representing themselves, the Commission's rules require that all parties have an attorney; therefore, you should have an attorney of your choice file an entry of appearance before the scheduled hearing.

If you are a person with a disability, and you wish to attend the hearing, we may be able to make arrangements for your special needs. Please call the scheduling office at the Public Utility Commission at least (2) two business days prior to your hearing:

- Scheduling Office: 717.787.1399
- AT&T Relay Service number for persons who are deaf or hearing-impaired: 1.800.654.5988

pc: Judge Hoyer
Ona Lester
Beth Plantz
Docket Section
Calendar File