**BEFORE THE**

**PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Pennsylvania Public Utility Commission, *et al* : R-2021-3024773

: C-2021-3025473

 v. :C-2021-3025516

 :

Pittsburgh Water and Sewer Authority - Water :

Pennsylvania Public Utility Commission, *et al* : R-2021-3024774

 : C-2021-3025471

v. : C-2021-3025517 :

Pittsburgh Water and Sewer Authority - Wastewater :

Pennsylvania Public Utility Commission, *et al* : R-2021-3024779

: C-2021-3025474

 v. :C-2021-3025521

 :

Pittsburgh Water and Sewer Authority - Stormwater :

**ERRATA**

A review of the document issued in the above-captioned proceedings on

August 17, 2021, revealed an error in the document. Specifically, Appendix A failed to include the evidence moved into the record at the August 13, 2021, hearing by Pittsburgh United and admitted into the record by the presiding officer. This error has been corrected with a new heading added to Appendix A listing the written, pre-served testimony submitted by Pittsburgh United along with accompanying exhibits and appendices, witness verifications, as well as the Joint Stipulation of Pittsburgh United and the Pittsburgh Water and Sewer Authority and United/PWSA Joint Stipulation Appendix A

These changes do not alter the Ordering Paragraphs of the August 17, 2021, Order.

Date: August 18, 2021 /s/ Eranda Vero

Administrative Law Judge

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 v. :C-2021-3025521

 :

Pittsburgh Water and Sewer Authority - Stormwater :

**POST-HEARING ORDER**

Admitting Evidence Introduced

at Evidentiary Hearing

On April 13, 2021, Pittsburgh Water and Sewer Authority (“PWSA”) filed with the Pennsylvania Public Utility Commission: (1) a water base rate case at Docket No. R-2021-3024773; (2) a wastewater base rate case at Docket No. R-2021-3024774; (3) a stormwater base rate case at Docket No. R-2021-3024779, (4) a Petition for Waiver of Statutory Definition of Fully Projected Future Test Year; and (5) a Petition for Consolidation of Water, Wastewater, and Stormwater Rate Proceedings and For Authorization to Use Combined Water, Wastewater, and Stormwater Revenue Requirements.

Pursuant to the Rate Filing, PWSA is asking the Commission for approval to increase its combined water, wastewater and stormwater rates by $32.2 million, to be phased-in in 2022 and 2023. In particular, PWSA’s Supplement No. 7 to Tariff Water – Pa. P.U.C. No. 1 proposes a rate increase that would increase PWSA’s total annual operating revenues for water service by approximately $12.6 million, or 10%, through rates effective January 12, 2022, and by approximately $12.9 million, or 9.3%, through rates effective January 12, 2023. Next, PWSA’s Supplement No. 6 Tariff Wastewater - Pa. P.U.C. No. 1 proposes a rate decrease that will reduce

PWSA’s total annual operating revenues for wastewater service by approximately $7.8 million,

or 10.6%, through rates effective January 12, 2022, and by approximately $7.5 million, or

11.4%, through rates effective January 12, 2023. Finally, PWSA filed Tariff Storm Water - Pa.

P.U.C. No. 1 proposing a rate increase that will raise PWSA’s total annual operating

revenues for stormwater service by approximately $17.8 million through rates

effective January 12, 2022, and by approximately $5.9 million, through rates effective

January 12, 2023.

On August 13, 2021, the presiding officer conducted the evidentiary hearing. During the evidentiary hearing, various parties identified and moved to admit evidence in the form of written statements and exhibits. All parties present waived the right to cross-examine the evidence. Accordingly, the evidence was marked and admitted into the hearing record by order of the presiding officer, without objection from any party.

The presiding officer directed the parties submitting evidence to electronically file the evidence with the Commission within two weeks of the date of this Post-Hearing Order along with a cover letter which notes the admission at the evidentiary hearing on August 13, 2021, and the issuance of the Post-Hearing Order.

 AND NOW, having received evidence into the hearing record from PWSA, the statutory advocates and other active parties on August 13, 2021, without an objection; and

FURTHER, because the admitted evidence must be included in the hearing record for this proceeding; and

 FURTHER, because no further hearing is to be scheduled in this proceeding.

THEREFORE,

 IT IS ORDERED:

1. That all parties which sponsored and moved for the admission of the evidence at the evidentiary hearing conducted on August 13, 2021, shall reference this Post-Hearing Order when filing electronically (through eFile) with the Commission all of the items listed in Appendix A, attached, within 14 days of the date of this Order.

 2. That any party wishing to place evidence into the hearing record, when the evidence is marked as “Confidential”, “Highly Confidential” or “Proprietary”, shall ensure the evidence is clearly marked as “Confidential”, “Highly Confidential” or “Proprietary “and shall reference this Post-Hearing Order when electronically mailing the evidence directly to the Commission’s Secretary, Rosemary Chiavetta, for inclusion in the Commission’s hearing record in a protected file.

Date: August 18, 2021 /s/

 Eranda Vero

 Administrative Law Judge

**Appendix A**

**Pittsburgh Water and Sewer Authority**

Direct Testimony (dated 4/13/21)

* PWSA St. No. 1 - Direct Testimony of William J. Pickering – Exhibits WJP-1, WJP-2
* PWSA St. No. 2 – Direct Testimony of Edward Barca – Exhibits EB-1 to EB-10
* PWSA St. No. 3 – Direct Testimony of Tom Huestis – Appendix A, TH-1 to TH-5
* PWSA St. No. 4 – Direct Testimony of Harold Smith – Exhibits HJS-1 to HJS-4, HJS-1W to HJS-19W, HJS-1WW to HJS-18WW, HJS-1SW to HJS-9SW
* PWSA St. No. 5 – Direct Testimony of Barry King – Exhibits BK-1, BK-2
* PWSA St. No. 6 – Direct Testimony of Julie Quigley – Exhibits JAQ-1 to JAQ-6
* PWSA St. No. 7 – Direct Testimony of Tony Igwe – Appendix A, Exhibits TI-1 to TI-5
* PWSA St. No. 8 – Direct Testimony of Keith Readling – Appendix A, Exhibit KR-1

Supplemental Direct Testimony (dated 6/14/21)

* PWSA St. No. 2-SD – Supplemental Direct Testimony of Edward Barca
* PWSA St. No. 5-SD – Supplemental Direct Testimony of Barry King
* PWSA St. No. 7-SD – Supplemental Direct Testimony of Tony Igwe - Exhibit TI-6
* PWSA St. No. 8-SD – Supplemental Direct Testimony of Keith Readling

Rebuttal Testimony (dated 7/29/21 and 7/30/21)

* PWSA St. No. 1-R (rev. 7/30/21)-Rebuttal Testimony of William J. Pickering – Exhibit WJP-3
* PWSA St. No. 2-R – Rebuttal Testimony of Edward Barca – Exhibits EB-11 to EB-16
* PWSA St. No. 3-R (rev. 8/4/21) - Rebuttal Testimony of Thomas F. Huestis - Exhibits TH-6, TH-7
* PWSA St. No. 4-R - Rebuttal Testimony of Harold Smith – Exhibit HJS-1-R to HJS-3-R,

HJS-1W-R to HJS-19W-R, HJS-1WW-R to HJS-18WW-R, HJS-1SW-R to HJS-9SW-R

* PWSA St. No. 5-R – Rebuttal Testimony of Barry King – Exhibits BK-3
* PWSA St. No. 6-R – Rebuttal Testimony of Julie Quigley – Exhibits JAQ-7 to JAQ-11
* PWSA St. No. 7-R – Rebuttal Testimony of Tony Igwe – Exhibit TI-7
* PWSA St. No. 8-R – Rebuttal Testimony of Keith Readling

Surrebuttal Testimony (dated 8/6/21)

* PWSA St. No. 2-SR - Surrebuttal Testimony of Edward Barca

Rejoinder Testimony (dated 8/10/21)

* PWSA St. No. 2-RJ – Rejoinder Testimony of Edward Barca – Exhibits EB-17 to EB-21
* PWSA St. No. 3-RJ - Rejoinder Testimony of Thomas F. Huestis
* PWSA St. No. 5-RJ - Rejoinder Testimony of Barry King – Exhibits BK-4 to BK-6
* PWSA St. No. 6-RJ – Rejoinder Testimony of Julie A. Quigley
* PWSA St. No. 8-RJ – Rejoinder Testimony of Keith Readling Non **(PWSA)**

**Bureau of Investigation and Enforcement (I&E)**

Direct Testimony

* I&E St. No. 1 – Direct Testimony of Anthony Spadaccio – I&E Exhibit No. 1
* I&E St. No. 2 – Direct Testimony of D.C. Patel - I&E Exhibit No. 2
* I&E St. No. 3 – Direct Testimony of Ethan H. Cline – I&E Exhibit No. 3
* I&E St. No. 4 – Direct Testimony of Israel E. Gray – I&E Exhibit No. 4

Rebuttal Testimony

* I&E St. No. 2-R – Rebuttal Testimony of D.C. Patel

Surrebuttal Testimony

* I&E St. 1-SR – Surrebuttal Testimony of Anthony Spadaccio - I&E Exhibit No. 1-SR
* I&E St. No. 2-SR – Surrebuttal Testimony of D.C. Patel
* I&E St. No. 3-SR – Surrebuttal Testimony of Ethan H. Cline – I&E Exhibit No. 3-SR
* I&E St. No. 4-SR – Surrebuttal Testimony of Israel E. Gray – I&E Exhibit No. 4-SR
* Verification Statement of Anthony Spadaccio
* Verification Statement of D.C. Patel
* Verification Statement of Ethan H. Cline
* Verification Statement of Israel E. Gray

**Office of Consumer Advocate**

Direct Testimony

* OCA St. No. 1 – Direct Testimony of Dante Mugrace - Schedules DM-1 to DM-20
* OCA St. No. 2 - Direct Testimony of David S. Habr - Exhibits DSH-1 through DSH-5
* OCA St. No.3 – Direct Testimony of Scott J. Rubin – Appendix A and Schedules SJR-1 to SJR-7
* OCA St. No. 4 – Direct Testimony of Roger D. Colton – Appendix A
* OCA St. No. 5 (rev. 7/23/21) – Direct Testimony of Barbara R. Alexander – Exhibits BA-1 through BA-3
* OCA St. No. 6 – Direct Testimony of Terry L. Fought – Appendix A and Exhibits

TLF-1 through TLF-8

* OCA St. No. 7 – Direct Testimony of Morgan N. DeAngelo – Appendix A

Rebuttal Testimony

* OCA St. No. 3R – Rebuttal Testimony of Scott J. Rubin – Schedules SJR-8 through SJR-10
* OCA St. No. 4R – Rebuttal Testimony of Roger D. Colton

Surrebuttal Testimony

* OCA St. No. 1SR – Surrebuttal Testimony of Dante Mugrace
* OCA St. No. 2SR – Surrebuttal Testimony of David S. Habr
* OCA St. No. 3SR – Surrebuttal Testimony of Scott J. Rubin
* OCA St. No. 4SR – Surrebuttal Testimony of Roger D. Colton
* OCA St. No. 5SR – Surrebuttal Testimony of Barbara R. Alexander
* OCA St. No. 6SR – Surrebuttal Testimony of Terry L. Fought
* OCA St. No. 7SR – Surrebuttal Testimony of Morgan N. DeAngelo

**Office of Small Business Advocate**

Direct Testimony

* OSBA St. No. 1 – Direct Testimony of Brian Kalcic – Exhibit BK-1 (Schedules BK-1W through BK-4W; Schedules BK-1WW through BK-4WW; Schedules BK-1SW through BK-4SW), Referenced Interrogatories, an appendix and Mr. Kalcic’s signed Verification

Rebuttal Testimony

* OSBA St. No. 1-R – Rebuttal Testimony of Brian Kalcic – Exhibit BK-1R (Schedule BK-2SW Corrected; Schedule BK-4SW Corrected; Schedule BK-4WW Corrected), Referenced Interrogatories, and Mr. Kalcic’s signed Verification

Surrebuttal Testimony

* OSBA St. No. 1-S – Surrebuttal Testimony of Brian Kalcic – Exhibit BK-1S (Schedule BK-1W-S; Schedule BK-2W-S; Schedule BK-4W-S) and Mr. Kalcic’s signed Verification

**Pittsburgh United**

Direct Testimony

* Pittsburgh United St. No. 1 - Direct Testimony of Harry Geller – Pittsburgh United Exhibit 1 - Appendices A and B.
* Pittsburgh United St. No. 2 - Direct Testimony of Michele C. Adams – Appendices A and B.

 Rebuttal Testimony

* Pittsburgh United St. No. 1-R - Rebuttal Testimony of Harry Geller

 Surrebuttal Testimony

* Pittsburgh United St. No. 1-SR - Surrebuttal Testimony of Harry Geller
* Pittsburgh United St. No. 2-SR - Surrebuttal Testimony of Michele C. Adams
* Verification of Pittsburgh United expert witness, Harry Geller
* Verification of Pittsburgh United expert witness, Michele C. Adams
* Joint Stipulation of Pittsburgh United and the Pittsburgh Water and Sewer Authority and United/PWSA Joint Stipulation Appendix A

R-2021-3024773, et al. - PA PUBLIC UTILITY COMMISSION v. THE PITTSBURGH WATER AND SEWER AUTHORITY

*Revised: August 9, 2021*

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