BEFORE THE

PENNSYLVANIA PUBLIC UTILITY COMMISSION

Pennsylvania Public Utility Commission :

 :

 v. : R-2022-3034229

 : P-2022-3034264

Philadelphia Gas Works :

# **PREHEARING ORDER # 2**

History

 On August 2, 2022, Philadelphia Gas Works (PGW), Utility Code 125042, filed Supplement No. 152 to Gas Service Tariff - Pa. P.U.C. No. 2 to become effective

October 1, 2022, and a Petition for Approval on Less than Statutory Notice of Tariff Supplement Revising Weather Normalization Adjustment. The tariff supplement proposed changes would add a control cap to PGW’s Weather Normalization Adjustment (WNA) Clause so that its customers would not be billed a WNA charge or credit greater than 25% of total delivery charge excluding the WNA.

 On August 22, 2022, the Office of Consumer Advocate (OCA) filed an Answer to the filings. The OCA stated that PGW did not provide evidence as to how it determined that a 25% cap was the appropriate level of protection for customers. The OCA also stated that the only reasonable approach is to suspend the WNA mechanism until a revised formula, free from its current defects, can be developed.

Pursuant to the Public Utility Code, 66 Pa. C.S. § 1308(b), by Order dated September 15, 2022, the Commission suspended the proceedings until April 1, 2023 and sent the matter to the Office of Administrative Law Judge for evidentiary hearings and a Recommended Decision. The matter was assigned to Administrative Law Judge Marta Guhl.

 The telephonic prehearing conference in this matter was held on Wednesday, September 28, 2022. Counsel for PGW, I&E, OCA, OSBA, CAUSE-PA and TURN were present. The parties needed additional time to draw up a procedural schedule and submitted it to me on October 5, 2022 which I approved.

 On November 8, 2022, PGW filed a Petition for Leave to Withdraw its filings and also a Motion to Hold the Procedural Schedule in Abeyance. OCA and CAUSE-PA objected to the Petition for Leave to Withdraw. I granted the request to hold the matter in abeyance.

 On December 6, 2022, Counsel for PGW notified me that the parties had agreed to a new procedural schedule in this matter that would render their Petition to Withdraw moot. I notified the parties that there were no dates for Public Input hearings and counsel for PGW provided me with dates for the Public Input hearings on December 14, 2022.

 On December 15, 2022, Philadelphia Industrial and Commercial Gas Users Group filed a Late-Filed Petition to Intervene in this matter.

 PGW was to submit its direct testimony by February 14, 2023 and failed to do so. PGW did not file any Motions prior to the testimony due date to request a change in the schedule. OCA and CAUSE-PA both objected to the failure to file direct testimony. An emergency telephonic conference was held on February 22, 2023. This order memorializes what occurred at the telephonic conference.

ORDER

THEREFORE,

IT IS ORDERED:

1. That PGW is directed to submit its direct testimony by the close of business on February 23, 2023.

2. That the opposing parties may file any appropriate motions regarding the Company’s direct testimony and failure to comply with the schedule.

3. That this case will proceed and all parties are to adhere to the schedule going forward.

Date: February 23, 2023 /s/

Marta Guhl

 Administrative Law Judge

**R-2022-3034229 – Pennsylvania Public Utility Commission v. Philadelphia Gas Works**

**P-2022-3034264 – Petition of Philadelphia Gas Works for Approval on Less than Statutory Notice of Tariff Supplement Revising Weather Normalization Adjustment** =

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