

May 23, 2025

Via Electronic Filing

Rosemary Chiavetta, Secretary
PA Public Utility Commission
P.O. Box 3265
Harrisburg, PA 17105-3265

Re: Philadelphia Gas Works 2025-2026 Gas Cost Rate Filing – Docket No. R-2025-3053241
Office of Consumer Advocate v. PGW – Docket No. C-2025-3053308
Office of Small Business Advocate v. PGW – Docket No. C-2025-3053807

Dear Secretary Chiavetta:

On May 16, 2025 the Joint Petition for Full Settlement of All Issues was electronically filed in the above-referenced matters. Two typographical errors were found on page 4 of the Petition. Enclosed for electronic filing please find *corrected* page 4 to the Joint Petition for Full Settlement. Please replace the originally filed page 4 with this corrected version. A red-line version of the revised page is also enclosed. Copies to be served in accordance with the attached Certificate of Service.

Sincerely,



Deanne M. O'Dell

DMO/lww
Enclosure

cc: Hon. Christopher P. Pell w/enc.
Cert. of Service w/enc.

CERTIFICATE OF SERVICE

I hereby certify that this day I served a copy of the Corrected Page 4 of the Joint Petition for Full Settlement of All Issues, upon the persons listed below in the manner indicated in accordance with the requirements of 52 Pa. Code Section 1.54.

Via Email Only

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Deanne M. O'Dell, Esq.

Dated: May 23, 2025

and shows the impact on capacity resources as projected for the 2026-2027 winter period.

- b. PGW also agrees to provide the underlying excel file used to generate the chart to the parties.
- c. Nothing in this Settlement Agreement shall limit or prevent PGW from presenting or submitting any type of scenario, gas load duration curve, or any other information with respect to PGW's 2026-2027 proceeding.

D. CONDITIONS OF SETTLEMENT

25. The Settling Parties agree, based upon evidence of record in this proceeding concerning PGW's projected gas purchases and gas purchasing policies, that PGW's projected gas purchases and projected gas purchasing policies comply with the standards of Section 1318 of the Public Utility Code. Nevertheless, it is expressly understood and agreed that the Settlement is made solely for the purpose of setting prospective rates that shall be subject to the standards of Section 1318 of the Public Utility Code, 66 Pa. C.S. § 1318, and further review in an appropriate future proceeding. The Settlement is not intended in any way to limit or prevent I&E, OSBA or OCA from reviewing, after such projected gas purchases actually have been made, or gas purchasing practices which actually are implemented, whether PGW's gas purchases and gas purchasing practices complied with Section 1318. If, in an appropriate future proceeding, gas purchases and gas purchasing practices from January 1, 2025 through August 31, 2025 are challenged, the Commission's findings based upon this Settlement shall not bar the examination of such purchases and practices, including, but not limited to, disallowance of, or reductions to, such costs during the eight-month interim period commencing January 1, 2025, and the twelve-month application period commencing September 1, 2025, and ending on August 31, 2026.

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