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March 4, 2026

VIA ELECTRONIC FILING

Matthew L. Homsher, Secretary
Pennsylvania Public Utility Commission
Commonwealth Keystone Building
400 North Street
Harrisburg, PA 17120

Re: Pennsylvania Public Utility Commission v. UGI Utilities, Inc. – Gas Division;
Docket No. R-2025-3059523; **PREHEARING CONFERENCE**
MEMORANDUM OF THE RETAIL ENERGY SUPPLY ASSOCIATION

Dear Secretary Homsher:

Enclosed for filing with the Commission is the Prehearing Conference Memorandum of The Retail Energy Supply Association (“RESA”) in the above-captioned docket. Copies of the Memorandum have been served in accordance with the attached Certificate of Service.

Thank you for your attention to this matter. If you have any questions regarding this filing, please do not hesitate to contact my office.

Very truly yours,

A handwritten signature in blue ink, appearing to read "T. Stewart", is written over a large, stylized blue scribble that extends across the signature line.

Todd S. Stewart
Counsel for The Retail Energy Supply Association

TSS/jld
Enclosure

cc: Legal Assistant, Pam McNeal (via electronic mail – pmcneal@pa.gov)
Legal Assistant, Eric Ball (via electronic mail – erball@pa.gov)
Per Certificate of Service

CERTIFICATE OF SERVICE

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

VIA ELECTRONIC MAIL

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Todd S. Stewart

DATED: March 4, 2026

B. POSSIBILITY OF SETTLEMENT

RESA is willing to engage in settlement discussions at any reasonable time with any party.

C. ISSUES

The issues, as noted above, have to do with the interactions between UGI and NGSs. They include the rate charged NGS for No-Notice service, which UGI's witness admits is being charged a rate higher than what is needed to cover the costs of the service. RESA also intends to explore the recent Emergency Order and the impacts of such orders on the competitive marketplace. RESA will also address the magnitude of penalties charged to suppliers even when UGI's conduct may have been a cause, and the notices provided by UGI to suppliers; cut/interruption notices in particular, as it does not appear that UGI has yet fully complied with the settlement of its last rate case. RESA reserves the right to adjust this list as this matter progresses.

D. AMOUNT OF HEARING TIME NEEDED

RESA plans to have a single witness and has no good estimate of how much overall hearing time will be required, but notes that four days appears to be the norm for cases of this magnitude.

E. WITNESSES

RESA expects to present testimony from Christopher Reyes but reserves the right to add or change witnesses as circumstances warrant. Due to the timing of the proposed schedule, however, Mr. Reyes will not be in the country on the proposed hearing dates and will require some form of accommodation – allowing him to testify telephonically – or some other means, if necessary. RESA will work with the ALJs and other parties to reach some accommodation.

F. SCHEDULE FOR SUBMISSION OF TESTIMONY, HEARINGS AND BRIEFS

RESA will work with the other Parties to develop a litigation schedule that works for all parties.

G. ANY OTHER APPROPRIATE MATTER

NONE.

WHEREFORE, RESA submits this Prehearing Conference Memorandum in compliance with the Order in this case.

Respectfully submitted,



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DATED: March 4, 2026