

**PENNSYLVANIA
PUBLIC UTILITY COMMISSION
Harrisburg, PA 17120**

Public Meeting held March 12, 2026

Commissioners Present:

Stephen M. DeFrank, Chairman
Kimberly Barrow, Vice Chair
Kathryn L. Zerfuss
John F. Coleman, Jr.
Ralph V. Yanora

Ironton Telephone Company
2026 Annual Price Stability Index / Service Price
Index Report Filing

R-2026-3059879

Ironton Telephone Company
Amended Alternative Regulation and Network
Modernization Plan

P-00971182F1000

ORDER

BY THE COMMISSION:

I. BACKGROUND

Before us for disposition is the Ironton Telephone Company's (Company) 2026 annual Price Stability Index (PSI) / Service Price Index (SPI) Report Filing. The Company's filing was made under the provisions of Act 183 of 2004, P.L. 1398 (66 Pa.C.S. §§ 3011-3019) (Chapter 30) and pursuant to the Company's Amended Alternative Regulation and Network Modernization Plan (Amended Chapter 30 Plan) that this Commission approved at Docket No. P-00971182F1000.¹

As a result of the passage of Act 183 of 2004, companies that had approved Chapter 30 Plans with the Commission were entitled to significantly lower inflation

¹ See *Petition for Amended Alternative Regulation and Network Modernization Plan of Ironton Telephone Company*, Docket No. P-00971182F1000 (Order entered May 5, 2005).

offset values within their respective price cap formulas in exchange for a commitment to accelerated broadband deployment. Inflation offsets previously ranging from 2% to 2.93% in those initial Chapter 30 Plans were reduced to either 0% or 0.5%, depending on each company's Amended Chapter 30 Plan. In the Company's case, the inflation offset was reduced from 2% to 0%. Accordingly, annual Price Stability Plan ("PSP" or "Plan") filings have the potential for substantial revenue and rate impacts on end-user consumers.

Under the Company's PSP, the PSI calculates the allowable change (increase or decrease) in rates for noncompetitive services based, in part, on the Gross Domestic Product Price Index (GDP-PI). The SPI tracks the prior changes for noncompetitive services related to PSI. The PSP also contains special provisions for protected services and addresses revenue neutral rate adjustments to the rates for noncompetitive services. The PSP set forth in the Company's Amended Chapter 30 Plan is a complete substitution of rate base/rate-of-return regulation. Noncompetitive services are defined as regulated services or business activities that have not been determined or declared to be competitive. Further, the Company's Amended Chapter 30 Plan acknowledges that nothing in its Plan shall be construed to limit the requirement under 66 Pa.C.S. § 1301 that rates shall be just and reasonable.

II. COMPANY'S FILING

Pursuant to the Amended Chapter 30 Plan, Advance Notice was issued on January 16, 2026, informing the Commission of the forthcoming filing. On February 2, 2026, the Company filed its annual PSI/SPI Report using the change in 2024 and 2025 third quarter GDP-PI that produced a 2.975% increase in the GDP-PI, which equates to a 2.975% increase in the PSI. When applied to the previous PSI of 160.556, this produces a new PSI of 165.333. Applying this change to current noncompetitive revenues of \$625,565 yields a maximum allowed noncompetitive revenue increase of \$18,611.

The SPI indicates the cumulative price changes from current and prior years and tracks the actual total price changes for noncompetitive services. Although the Company

did not propose any rate changes in the instant filing, the Company's SPI was increased as part of its 2025 annual State Tax Adjustment Surcharge (STAS) filing.² In that filing, the Company offset its STAS by rolling the negative STAS amount into basic rates and making an equal offsetting increase to its SPI-related revenues. When applied to its old SPI of 107.2216, the offsetting increase produced a new SPI of 107.2912. Because the increase in the SPI offset the negative STAS roll-in, the end result is revenue neutral. Our review of the Company's SPI calculations indicates they are accurate and consistent with the methodology previously approved by this Commission.³

Consistent with the Commission approved Protective Order entered February 29, 2008, at P-2008-2022872 and pursuant to 52 Pa. Code § 5.423⁴, the Company has marked specific information in its filing as proprietary.

On February 2, 2026, the Company served a copy of its PSI/SPI Report on the Office of Small Business Advocate (OSBA), the Office of Consumer Advocate (OCA), and the Bureau of Investigation and Enforcement. No complaints were filed and no hearings were held.

III. DISCUSSION

1. Amended Chapter 30 Plan Provisions

Part 1.A.5-7 of the Company's Approved Amended Chapter 30 plan states the following regarding its annual PSI/SPI filings:

On February 1st of each year (or the closest Commission working day to such date). ... the Company shall file with the Commission a PSI and SPI Report. Each such annual filing may be accompanied by tariffs to implement any required or authorized rate changes... The Company shall provide fifteen (15) days advance notice of filing to the Commission, which

² See Docket No. R-2025-3057040.

³ See *Petition of Ironton Telephone Company regarding offsetting STAS through the Service Price Index*, Docket No. P-2014-2407033 (Order entered April 23, 2014)

⁴ Following approval of the Protective Order, 52 Pa. Code § 5.423 has been replaced by 52 Pa. Code § 5.365 (relating to orders to limit availability of proprietary information)

shall generally describe the anticipated filing... A Commission Order must be entered within thirty (30) days of the filing or the nearest Commission Public Meeting, whichever is longer... otherwise the tariff(s) shall become effective as filed. Such rates shall be deemed Commission-made.

Further, Part 1.A.4 of the Company's Approved Amended Chapter 30 Plan states the following regarding banking:

Increases/decreases resulting from the PSI Calculation may be banked for a period not to exceed four (4) consecutive years. Deferred decreases shall carry interest at a rate set forth in 66 Pa.C.S. § 1308. Deferred increases shall carry no interest.

2. PSI/SPI Calculations

The annual Ironton Telephone Company PSI/SPI filing submissions under Chapter 30 laws must conform to its Commission-approved Amended Chapter 30 Plan. Our review of the calculations submitted by Ironton Telephone Company indicates that they are procedurally consistent with the terms of the Company's Price Stability Plan formula approved in its Amended Chapter 30 Plan at Docket No. P-00971182F1000.

3. Banked Revenues

The banking methods Ironton Telephone Company uses in its 2026 filing are also procedurally consistent with its Amended Chapter 30 Plan. The Company will bank the entire \$18,611 available in its current filing for future use. Pursuant to the provisions of its Amended Chapter 30 Plan, the Company must retire the remaining 2022 banked amount of \$36,264 in the instant filing.

Previously, the Company's cumulative bank was \$125,539. The addition of the 2026 banked amount combined with the retirement of the 2022 banked amount results in a new cumulative bank of \$107,886. We note that in accordance with Ironton Telephone Company's Amended Chapter 30 Plan, deferred increases shall carry no interest.

Ironton Telephone Company Banking Summary		
Banked annual revenue increase from 2023 PSI/SPI Report	\$	52,664
Banked annual revenue increase from 2024 PSI/SPI Report	\$	22,187
Banked annual revenue increase from 2025 PSI/SPI Report	\$	14,424
Banked annual revenue increase from 2026 PSI/SPI Report	\$	18,611
Total	\$	107,886

IV. CONCLUSION

Our review of the Company’s 2026 PSI/SPI Report indicates the PSI/SPI calculations and the banked revenue calculations are procedurally consistent with the terms of its Commission-approved Amended Chapter 30 Plan. Accordingly, we shall accept the Company’s 2026 PSI/SPI Report as being procedurally consistent with the terms of its Commission-approved Amended Chapter 30 Plan: **THEREFORE,**

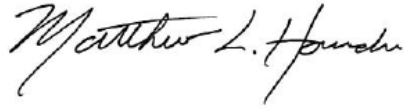
IT IS ORDERED:

1. That Ironton Telephone Company’s 2026 PSI/SPI Report filed on February 2, 2026, is accepted as being procedurally consistent with its Commission-approved Amended Chapter 30 Plan.

2. That a copy of this Order be served on Ironton Telephone Company, the Office of Consumer Advocate, the Office of Small Business Advocate, and the Bureau of Investigation and Enforcement.

3. That the case be marked closed.

BY THE COMMISSION,

A handwritten signature in black ink, reading "Matthew L. Homsher". The signature is written in a cursive style with a large, stylized initial 'M'.

Matthew L. Homsher
Secretary

(SEAL)

ORDER ADOPTED: March 12, 2026

ORDER ENTERED: March 12, 2026