BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

Pennsylvania Public Utility Commission, et al.

:

v. : Docket No. R-2021-3023618

UGI Utilities, Inc. – Electric Division

PETITION TO INTERVENE AND ANSWER OF THE COALITION FOR AFFORDABLE UTILITY SERVICES AND ENERGY EFFICIENCY IN PENNSYLVANIA

PENNSYLVANIA UTILITY LAW PROJECT

Counsel for CAUSE-PA

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March 25, 2021

Pursuant to the provisions of the Rules of Practice and Procedure of the Pennsylvania Public Utility Commission ("PUC" or "Commission"), 52 Pa. Code §§ 5.61-5.76, the Coalition for Affordable Utility Services and Energy Efficiency in Pennsylvania ("CAUSE-PA"), through its counsel at the Pennsylvania Utility Law Project, hereby petitions the Pennsylvania Public Utility Commission ("Commission") to intervene and files its Answer in the above-captioned proceeding. In support thereof, CAUSE-PA states as follows:

- 1. On February 8, 2021, UGI Utilities, Inc. ("UGI" or "Company") submitted a rate filing, Supplement No. 26 to UGI Electric Tariff Pa. P.U.C. No. 6 and Supplement No. 2 to UGI Electric Tariff Pa. P.U.C. No. 2S_proposes to increase rates by approximately \$8.7 million per year, or 10%. (UGI St. 1 at 6).
- 2. The monthly bill for an average residential customer using 1,000 kWh will be their bill increase 12.4% from \$110.18 to \$123.83 an increase of \$13.65 per month or \$163.80 per year. (UGI St. 1 at 8).
- 3. In its proposed uniform rate structure, UGI seeks to increase its fixed monthly residential customer charge 48.7% from \$8.74 to \$13.00, an increase of \$4.26 per month or \$51.12 per year. (UGI St. 6 at 23).

Petition to Intervene

4. Eligibility to intervene in Commission proceedings is governed by 52 Pa. Code § 5.72, which provides in relevant part that "[a] petition to intervene may be filed by a person claiming a right to intervene or an interest of such nature that intervention is necessary or appropriate to the administration of the statute under which the proceeding is brought." 52 Pa. Code § 5.72(a).

- 5. Section 5.72 further provides that the right or interest may be one "which may be directly affected and which is not adequately represented by existing participants, and as to which the petitioner may be bound by the action of the Commission in the proceeding." 52 Pa. Code. § 5.72(a)(2).
- 6. Even though Section 5.72 speaks of the rights of a "person" to intervene, the Commonwealth Court has consistently stated that "an association may have standing as a representative of its members ... as long as an organization has at least one member who has or will suffer a direct, immediate, and substantial injury to an interest as a result of the challenged action, [i.e., is aggrieved, the organization] has standing." Energy Cons. Council of Pa. v. Pa. PUC, 995 A.2d 465, 476 (Pa. Commw. 2010) (alteration in original) (citing Tripps Park v. Pa. PUC, 415 A.2d 967 (Pa. Commw. 1980); Parents United for Better Schools v. School District of Philadelphia, 646 A.2d 689 (Pa. Commw. 1994)).
- 7. CAUSE-PA is an unincorporated association of low-income individuals that advocates on behalf of its members to enable consumers of limited economic means to connect to and maintain affordable water, electric, heating and telecommunication services.
- 8. CAUSE-PA membership is open to moderate and low- income individuals residing in the Commonwealth of Pennsylvania who are committed to the goal of helping low-income families maintain affordable access to utility services and achieve economic independence.
- 9. CAUSE-PA is located, c/o the Pennsylvania Legal Aid Network, at 118 Locust Street, Harrisburg, PA 17101.
- 10. CAUSE-PA has a significant interest in the impact that UGI's proposed rate increase will have on moderate and low income residential customers. CAUSE-PA asserts that other participants in this proceeding do not adequately represent these interests.

11. The outcome of this proceeding will directly affect members of CAUSE-PA.

Particularly, this proceeding will affect the price that CAUSE-PA members pay for service, as

well as the reliability and quality of that service.

12. CAUSE-PA has standing to intervene because its members have or will suffer a

direct, immediate, and substantial injury to an interest as a result of this proceeding. See Energy

Cons. Council of Pa., 995 A.2d at 476.

13. CAUSE-PA is represented in this proceeding by:

John W. Sweet, Esquire

Ria M. Pereira, Esq.

Pennsylvania Utility Law Project

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14. Counsel for CAUSE-PA consents to the service of documents by electronic mail to

pulp@palegalaid.net, as provided in 52 Pa. Code § 1.54(b)(3).

Answer

15. CAUSE-PA has preliminarily reviewed UGI's rate filing, and objects to UGI's request

on the grounds that the proposed rate increase could result in unjust and unreasonable rates that

would impose severe hardship on low and moderate income residential customers.

16. Continued delivery of safe, affordable service is of critical importance to the safety,

welfare, and economic stability of all Pennsylvanians – particularly those with limited financial

means. In recognition of this fact, the law requires that utility services be universally available at

an affordable rate, and that all universal service programs be developed, maintained, and

appropriately funded to ensure such affordability. See 66 Pa. C.S. § 2203(3), (8). UGI's general

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rate increase, specifically its proposal to significantly increase its fixed residential customer

charge, could have a disparate impact on smaller households, with limited economic means.

17. CAUSE-PA asserts that these matters and any future modifications presented by

intervening parties must be thoroughly reviewed and investigated to ensure that all customers are

able to access safe, affordable service within the UGI service territory.

WHEREFORE, CAUSE-PA respectfully requests that the Commission enter an order

granting CAUSE-PA full status as an intervener in this proceeding with active party status.

Respectfully submitted,

PENNSYLVANIA UTILITY LAW PROJECT

Counsel for CAUSE-PA

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Date: March 25, 2021

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Verification

I, John Sweet, Esq., verify that the *Petition to Intervene and Answer of the Coalition for Affordable Utility Service and Energy Efficiency in Pennsylvania* was prepared by me or under my direct supervision, and is true and correct to the best of my knowledge, information and belief. I understand that the statements herein are made subject to the penalties of 18 Pa. C.S. § 4904 (relating to unsworn falsification to authorities).

Sweet

John W. Sweet, Esq., PA ID 309014 The Pennsylvania Utility Law Project 118 Locust Street Harrisburg, PA 17101 pulp@palegalaid.net Cousel for CAUSE-PA

Date: March 25, 2021

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Certificate of Service

I hereby certify that I have this day served copies of the **Petition to Intervene and Answer of the Coalition for Affordable Utility Services and Energy Efficiency in Pennsylvania** upon the parties of record in the above captioned proceeding in accordance with the requirements of 52 Pa. Code § 1.54 in the manner and upon the persons listed below.

VIA First Class Mail and Email

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Respectfully Submitted,
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March 25, 2021