



UGI Utilities, Inc.
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(610) 992-3258 Fax

May 1, 2008

VIA EXPRESS MAIL

James J. McNulty, Secretary
Pennsylvania Public Utility Commission
Commonwealth Keystone Building
400 North Street
Harrisburg, PA 17120

**Re: Petition of UGI Utilities, Inc. – Electric Division for Approval of
a Customer Education Plan and Implementation of a Customer
Education Surcharge on Less Than Thirty Days' Notice,
Docket Nos. M-00061957, M-2008-2032267**

Dear Secretary McNulty:

Enclosed for filing, please find an original and three copies of the responses of UGI Utilities, Inc. – Electric Division (“UGI”) to Data Requests 1 and 2 of the Office of Communications. Copies of these responses have been served upon the persons indicated on the attached certificate of service.

In accordance with the instructions provided by the Office of Communications in a letter dated April 15, 2008, these responses are to be considered a supplement to UGI’s December 27, 2007 customer education filing docketed at M-2008-2032267.

Should you have any questions concerning this filing, please feel free to contact me.

Very truly yours,

A handwritten signature in black ink, appearing to read "Mark C. Morrow". The signature is fluid and cursive, with a long horizontal stroke at the end.

Mark C. Morrow

Counsel for UGI Utilities, Inc. –
Electric Division

Petition of UGI Utilities, Inc. – Electric Division
for Approval of a Consumer Education Plan

Docket Nos. M-00061957, M-2008-2032267

Office of Communication
Interrogatories Dated April 15, 2008

Answered by
John C. Barney, Senior Vice President – Finance and Chief Financial Officer

1. Do your rates currently provide for recovery of any consumer education related costs? If so, what is the amount on an annualized basis? Identify the specific category of costs, including FERC account numbers and amounts, which are currently being recovered. What current tariff rate and/or tariff provision or rider provides for the recovery of these costs?

Response:

No customer education costs related to the expiration of generation rate caps, conservation or energy efficiency were sought to be recovered in UGI's last rate case. Further, UGI's rates are based on a black box settlement of its last rate case, so any identification of specific costs in rates is not possible.

Petition of UGI Utilities, Inc. – Electric Division
for Approval of a Consumer Education Plan

Docket Nos. M-00061957, M-2008-2032267

Office of Communication
Interrogatories Dated April 15, 2008

Answered by
John C. Barney, Senior Vice President – Finance and Chief Financial Officer

- 2 What specific category of costs, including FERC account numbers and amounts, do you feel are recoverable items under your proposed consumer education adjustment rider. These should reflect costs not already recovered per question 1 above.

Response:

UGI has established a regulatory asset account (FERC Account 182.3) in which our customer education related expenses will be booked. As stated in our proposed cost recovery mechanism pursuant to Docket Nos. M-00061957 and P-2008-202293, at the end of the year, UGI will calculate an Education Surcharge to recover these costs, plus interest. Among the types of costs anticipated to be incurred under the education plan are :

*Account 909 – Informational and Instruction Expense
Account 910 – Miscellaneous Customer Service and Information Expense
Account 920 – Administrative and General Salaries
Account 921 – Office Supplies and Expense
Account 923 – Outside Services Expenses
Account 930.1 – General Advertising Expenses*

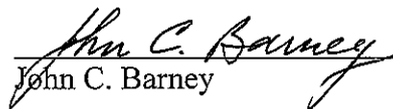
UGI can not estimate how many of these type costs will be incurred, but UGI's filing did provide an overall estimate of total expenditures. All costs booked to Account 182.3 will be costs incurred pursuant to UGI's education plan.

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

PETITION OF UGI UTILITIES,	:	
INC. – ELECTRIC DIVISION	:	
FOR APPROVAL OF A CUSTOMER	:	
EDUCATION PLAN AND	:	
IMPLEMENTATION OF A CUSTOMER	:	
EDUCATION SURCHARGE ON	:	
LESS THEN THIRTY DAYS’	:	Docket Nos. M-00061957 and
NOTICE	:	M-2008-2032267

VERIFICATION

I, John C. Barney, hereby state that the facts set forth in the responses of UGI Utilities, Inc. to Data Requests 1 and 2 of the office of Communications in the above-captioned matter are true and correct to the best of my knowledge, information and belief and that I expect to be able to prove the same at a hearing held in this matter. I understand that the statements herein are subject to the penalties of 18 Pa.C.S. §4904 (relating to unsworn falsification to authorities).



John C. Barney

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

PETITION OF UGI UTILITIES,	:	
INC. – ELECTRIC DIVISION	:	
FOR APPROVAL OF A CUSTOMER	:	
EDUCATION PLAN AND	:	
IMPLEMENTATION OF A CUSTOMER	:	
EDUCATION SURCHARGE ON	:	
LESS THEN THIRTY DAYS’	:	Docket Nos. M-00061957 and
NOTICE	:	M-2008-2032267

CERTIFICATE OF SERVICE

I hereby certify that I have, this 1st day of May, 2008, served a true copy of the responses of UGI Utilities, Inc. to Data Requests 1 and 2 of the Office of Communications upon the parties listed below, in accordance with the requirements of 52 Pa. Code § 1.54 (relating to service by a party):

VIA FIRST CLASS MAIL

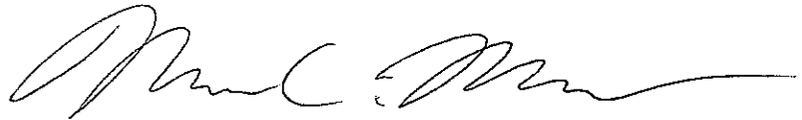
Irwin A. Popowsky
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Office of Consumer Advocate
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Harrisburg, PA 17101-1921

William R. Lloyd, Jr.
Small Business Advocate
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Johnnie E. Simms, Director
Office of Trial Staff
Pennsylvania Public Utility Commission
P.O. Box 3265
Harrisburg, PA 17105-3265

VIA ELECTRONIC MAIL

Tom Charles
Manager of Communication
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thcharles@state.pa.us

A handwritten signature in black ink, appearing to read "Mark C. Morrow", with a long horizontal flourish extending to the right.

Mark C. Morrow