

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

PROCEEDING NO. 20AL-0049G

IN THE MATTER OF ADVICE LETTER NO. 961 FILED BY PUBLIC SERVICE COMPANY OF COLORADO TO INCREASE RATES FOR ALL NATURAL GAS SALES AND TRANSPORTATION SERVICES TO BECOME EFFECTIVE MARCH 7, 2020.

**ERRATA NOTICE FOR
INTERIM DECISION OF
ADMINISTRATIVE LAW JUDGE
STEVEN H. DENMAN
ADDRESSING PERMISSIVE INTERVENTIONS
AND DESIGNATING CERTAIN
INTERESTED PERSONS AS *AMICI CURIAE***

Errata mailed April 2, 2020

Original Decision No. R20-0208-I mailed April 1, 2020

1. The word “CURIA” in the title of this Decision is misspelled. The word shall be corrected to “CURIAE.”²

2. The fourth sentence in Paragraph No. I.B.21 on page 9 of this Decision reads as follows:

Climax’s Motion contains no information about regarding conferral about its motion with counsel for Public Service, Staff, or OCC, the Parties at the time of filing Climax’s Motion, as required by Rule 1400(a) of the Rules of Practice and Procedure.

This sentence contains a typographical error (*i.e.*, “about regarding conferral about”). The first use of the word “about” should be deleted. The fourth sentence in Paragraph No. I.B.21 on page 9 of this Decision shall be corrected and amended as follows:

Climax’s Motion contains no information regarding conferral about its motion with counsel for Public Service, Staff, or OCC, the Parties at the time of filing

Climax's Motion, as required by Rule 1400(a) of the Rules of Practice and Procedure.

3. The first sentence of Paragraph No. II.A.3.54 on pages 20 and 21 of this Decision reads as follows:

IBEW's Petition, IBEW's initial intervention pleading, states that Local 111 represents Public Service employees regarding their wages, hours and other terms and conditions of employment, under the National Labor Relations Act.

There is an editing error in this sentence. The first sentence of Paragraph No. II.A.3.54 on pages 20 and 21 of this Decision shall be corrected and amended as follows:

Local 111's initial intervention pleading, IBEW's Petition, states that Local 111 represents Public Service employees regarding their wages, hours and other terms and conditions of employment, under the National Labor Relations Act.

4. Paragraph No. II.A.3.55 on page 21 of this Decision reads as follows:

Local 111's initial intervention pleading, IBEW's Petition, states that Local 111 represents Public Service employees regarding their wages, hours and other terms and conditions of employment, under the National Labor Relations Act. Local 111 argues that it is familiar with the gas operations of Public Service and with the pension and retiree health benefits of Public Service's employees and retirees. Local 111 asserts that it wishes to be a party to address "these concerns," without explaining what its concerns are and how its concerns are related to issues in this rate case filing. [Footnote 56 - IBEW's Petition, ¶¶ 1 through 4 at pages 1 and 2.]

This Paragraph and Footnote 56 result from an editing error and are incorrect. Paragraph No. II.A.3.55 and footnote 56 on page 21 of this Decision shall be deleted, amended, and replaced with the following:

IBEW's Petition fails to discuss, or to demonstrate adequately, that this Proceeding may substantially affect the pecuniary or tangible interests of Local 111 (or those it may represent), as required by Rule 1401(c). The ALJ finds that Local 111 has failed to satisfy the requirements in Rule 1401(c) to

demonstrate that it should be granted permissive intervention. IBEW's Petition will be denied.

(S E A L)



THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF COLORADO

STEVEN H. DENMAN

Administrative Law Judge

ATTEST: A TRUE COPY

A handwritten signature in cursive script that reads "Doug Dean".

Doug Dean,
Director