

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

PROCEEDING NO. 24AL-0049G

IN THE MATTER OF ADVICE LETTER NO. 1029 - GAS FILED BY PUBLIC SERVICE COMPANY OF COLORADO TO REVISE ITS COLORADO P.U.C. NO. 6 - GAS TARIFF TO INCREASE JURISDICTIONAL BASE RATE REVENUES, IMPLEMENT NEW BASE RATES FOR ALL GAS RATE SCHEDULES, AND MAKE OTHER PROPOSED TARIFF CHANGES, TO BECOME EFFECTIVE FEBRUARY 29, 2024.

**INTERIM COMMISSION DECISION ESTABLISHING HEARING
PROCEDURES, SETTING REQUIREMENTS FOR THE
PRESENTATION AND SUBMISSION OF EXHIBITS,
AND SETTING PUBLIC COMMENT HEARING**

Mailed Date: May 21, 2024

Adopted Date: May 15, 2024

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I. BY THE COMMISSION**A. Statement**

1. On January 29, 2024, Public Service Company of Colorado (Public Service or Company) filed Advice Letter No. 1029-Gas with tariff sheets to revise base rate revenue for all natural gas sales and transportation services in the Company's Colorado P.U.C. No. 6 – Gas Tariff along with certain other changes to this tariff. Public Service seeks a net annual increase in base rate revenue; the proposed General Rate Schedule Adjustment would generate an approximate \$171 million increase in the Company's base rate revenues as compared to the revenue requirement calculated in Company's last gas rate case in Proceeding No. 22AL-0046G. Public Service proposes to make its new base rates effective November 1, 2024, but to delay billing customers on this new rate until after the Extraordinary Gas Cost Recovery Rider expires in February 2025.

2. By Decision No. C24-0129, issued on February 28, 2024, the Commission set for hearing and suspended the effective date of the tariff sheets filed with Advice Letter No. 1029-Gas for 120 days, to June 28, 2024, pursuant to § 40-6-111(1), C.R.S. By the same Decision, the Commission established a 30-day notice and intervention period ending on March 29, 2024.

3. By Decision No. C24-0235-I, issued on April 16, 2024, the Commission suspended the effective date of the tariff sheets filed with Advice Letter No. 1029-Gas for an additional 130 days, to November 5, 2024, pursuant to § 40-6-111(1), C.R.S.

4. By Decision No. C24-0235-I the Commission also established the parties in this Proceeding.

5. By Decision No. C24-0281-I, issued April 29, 2024, the Commission adopted a procedural schedule with an evidentiary hearing for September 4, 5, 6, 10, 11, 12, 2024 if no settlement is filed and September 10, 11, and 12 if a settlement is filed. The Commission also

stated that procedures for the evidentiary hearing, including provisions for in-person and remote participation, and for the filing and presentation of electronic hearing exhibits, will be established by separate decision.

6. Through this Decision, we specify that the evidentiary hearing scheduled in Decision No. C24-0281-I will be conducted remotely. We also establish the procedures for the submission and presentation of exhibits and schedule a public comment hearing.

B. Remote Evidentiary Hearing

7. We confirm that the evidentiary hearing scheduled for September 4, 5, 6, 10, 11, 12, 2024 if no settlement is filed and September 10, 11, and 12 if a settlement is filed, will be conducted remotely using the web-based video conferencing Zoom platform. The Commission's standard procedures for conducting the evidentiary hearing are supplemented by the remote hearing procedures in Attachments A and B to this Decision.

8. Commission staff will provide the parties with a Zoom link by email closer to the start of the hearing.

C. Presentation of Exhibits During Evidentiary Hearing

9. All evidence presented during the evidentiary hearing must be presented electronically. To facilitate the presentation and admission of electronic exhibits during the evidentiary hearing, the Commission will provide a spreadsheet identifying each hearing exhibit as it exists in the administrative record. The spreadsheet will include hyperlinks to the filings in the administrative record. The spreadsheet will be made available to the parties prior to the

hearing and marked as a hearing exhibit. Commission Staff will display pre-filed electronic filings during the hearing.¹

10. Any document previously filed by a party that will be offered into evidence but has not been identified in compliance with this Decision, must be revised and re-filed in accordance with this Decision. Any such filings shall be: (a) made within 14 days of the mailed date of this Decision; and (b) treated as the original filing of hearing exhibits.²

11. Any stipulations or settlement agreements, along with any associated testimony or exhibits, shall also be filed electronically in accordance with the procedures set forth below.

12. Final versions of all previously filed hearing exhibits must be filed on or before the fourth business day prior to the hearing,³ unless otherwise ordered, so that the spreadsheet may be timely prepared and distributed during the three business days prior to the hearing. Hyperlinks will not be included for confidential or highly confidential information. If a party files any exhibits after this deadline, such late exhibits will not be included in the spreadsheet of hyperlinked electronic exhibits, and the party will need to separately move for the admission of the late exhibits during the hearing.

¹ Exhibits will be displayed electronically during the hearing. Should the parties have technical questions relating to the electronic presentation of exhibits, they may contact Casey.Federico@state.co.us or Stephanie.Kunkel@state.co.us.

² Compliance with this Decision may result in a change to pagination of prior versions of hearing exhibits. References in discovery requests and responses to prior versions of hearing exhibits will be construed to be amended to refer to the latest filed version of such testimony, unless otherwise specified. Although corresponding page and line references might be affected by such construction, corrected references will not be necessary so long as the original reference remains reasonably close to the new location of the referenced material.

³ A calculation of the fourth business day prior to hearing shall exclude the first day of the hearing and include each of the four business days preceding the hearing. For example, if the first day of the hearing falls on a Monday, then the fourth business day prior to hearing is Tuesday of the preceding week.

13. After the deadline for final versions, a party intending to present a document during the hearing must: (a) pre-mark such document with a hearing exhibit number within the party's assigned exhibit number block; and (b) upload such document into the party's designated box.com folder before presenting them during the hearing.⁴ This includes documents not required to be pre-filed (*e.g.*, for impeachment, to refresh recollection, or for rebuttal).

14. The parties are responsible for ensuring they and their witnesses have access to all pre-marked exhibits and are able to download and view documents from box.com during the hearing.

1. Assignment of Hearing Exhibit Number Blocks

15. Hearing exhibits shall be marked numerically and sequentially for identification by the filing parties within their respective blocks of numbers. In order to efficiently organize the numbering and preparation of exhibits for the hearing, all parties shall use a unified numbering system for all hearing exhibits. Parties should not duplicate hearing exhibits or attachments previously filed by another party.

16. The party initiating the proceeding is assigned hearing exhibit numbers 100 to 299.

17. Each intervening person or entity is assigned a block of 100 hearing exhibit numbers (*e.g.*, 300-399, 400-499, etc.) in the chronological order that notices of intervention by right and petitions for permissive intervention are filed, as reflected in the Commission's E-Filings System. As a result, the first person or entity noticing an intervention by right or

⁴ The Public Utilities Commission Administrative Hearings Section uses a web-based document sharing service, box.com. All parties must ensure they can access and use box.com. An email with more details will follow.

requesting permissive intervention is assigned hearing exhibit numbers from 300 to 399, the second person or entity is assigned hearing exhibit numbers from 400 to 499, etc. Parties shall rely upon the Commission's E-Filings System to determine sequencing of requests for intervention (*i.e.*, without regard to whether or when the interventions were granted). To determine the sequencing and avoid duplicative use of blocks, parties are encouraged to confer as needed.

2. Identification of Filing Requirements for Hearing Exhibits

18. In addition to other requirements of the Commission's Rules of Practice and Procedure, 4 *Code of Colorado Regulations* 723-1 (*e.g.*, Rule 1202 regarding pre-filed testimony), all pre-filed hearing exhibits shall be marked for identification and filed in accordance with this Decision.⁵

19. Parties must mark all hearing exhibits for identification in sequential order, using hearing exhibit numbers within their assigned hearing exhibit number block. Each type of a witness's testimony, including any attachments (*e.g.*, direct, answer, rebuttal, cross-answer, and supplemental), shall be marked with one hearing exhibit number.⁶ Even if comprised of multiple electronic documents, the testimony and attachments will be one hearing exhibit.⁷

20. Parties should not duplicate hearing exhibits or attachments previously filed by another party. At the hearing, any party may sponsor an exhibit that was pre-filed by another party.

⁵ In order to minimize the size and allow electronic text searches of the PDF files, versions filed in PDF format should be generated from the native executable electronic file format when possible.

⁶ Each type of testimony should be identified with a different hearing exhibit number. For example, John J. Doe's direct testimony may be Hearing Exhibit 100 and his rebuttal testimony may be Hearing Exhibit 105.

⁷ While marked for identification with one hearing exhibit number, the testimony and each attachment should be filed in compliance with Rule 1202 of the Commission's Rules of Practice and Procedure, 4 *Code of Colorado Regulations* 723-1, which provides that the primary document and each secondary document must be separately uploaded in the Commission's E-Filings system.

21. The title of all pre-filed written testimony should include the type of testimony and the name of the witness. For example, if Hearing Exhibit 100 is the direct testimony of witness John J. Doe, the following title should be used: “Hearing Exhibit 100, Direct Testimony of John J. Doe.”

22. Anything accompanying pre-filed written testimony within a hearing exhibit (*e.g.*, exhibits, appendices, attachments, or attachments to filing) shall be referred to as an “attachment” to the testimony and identified by the hearing exhibit number reference, the witness’s initials, and a number sequence. For example, if the party assigned to block 300 files answer testimony of Albert B. Cooke, which includes a table as Attachment ABC-1, then the title of the table will be “Hearing Exhibit 300, Attachment ABC-1.” The attachment should not be referred to as Exhibit ABC-1 or Appendix A.

23. When filing hearing exhibits in the Commission’s E-Filings System, parties must title the exhibits to match the title of the hearing exhibit but, the title must not be in all uppercase format. All exhibit titles entered into the E-Filing System must start with “Hearing Exhibit XXX.” Building on the above examples, John J. Doe’s Direct Testimony should be titled “Hearing Exhibit 100, Direct Testimony of John J. Doe” when filing in the Commission’s E-Filing System, and the first attachment to John J. Doe’s testimony should be titled “Hearing Exhibit 100, Attachment JJD-1” when filing.

3. Formatting of Hearing Exhibits

24. The first page of all hearing exhibits shall be page 1, with each additional page numbered in succession. For example, the cover page shall be page 1, and all following pages shall be numbered sequentially, including executive summaries, tables of contents, and lists of attachments. This will facilitate electronic navigation during the hearing.

25. There shall be only one page number shown on each page of the hearing exhibits. Page numbers should be included in the header of each page-numbered hearing exhibit. The top line of the header shall include the title of the document (*e.g.*, Hearing Exhibit 400, Answer Testimony of Albert B. Cooke or Hearing Exhibit 400, Attachment ABC-1).

26. A person may modify formatting options in revisions to filed documents in order to minimize the resulting impact to page and line references (*e.g.*, widen a paragraph margin to insert a word).

27. Titles entered into the Commission's E-Filings System should be in title format and must not be in all capitals.

4. Filing of Executable Attachments to Hearing Exhibits

28. Any spreadsheet filed as, or that is the basis for, an attachment to a hearing exhibit shall be filed in both .pdf format and in the native executable electronic file format (*e.g.*, .xlsx, .ods, .gsheet).

29. The title of the executable version filed shall mirror the title identifying the pre-filed version and include the word "Executable" after the hearing exhibit number. For example: Hearing Exhibit 300, Executable Attachment ABC-1, or Hearing Exhibit 400, Executable.

30. Parties are not required to: mark native executable hearing exhibits, including executable attachments thereto, for identification, paginate such executable exhibits, or file amended, modified, or corrected executable exhibits in redline/strikeout format.

5. Modifying, Amending, or Correcting a Previously Filed Hearing Exhibit on or Before the Deadline for Corrections

31. Should a party need to modify, amend, or correct a previously identified hearing exhibit on or before the ordered deadline for such changes, the following procedures shall be followed.

32. If the native executable electronic file format is not a spreadsheet, a complete revision including all changes in redline/strikeout format shall be filed.⁸ No modification, amendment, or correction shall be made to a filed hearing exhibit without indicating a new revision number, as described below. The same title shall be used for the title as the original, except that a revision number reference must be added to give notice of the change.

33. For example, if Hearing Exhibit 100, Direct Testimony of John J. Doe changed, it would be filed as Hearing Exhibit 100, Direct Testimony of John J. Doe, Rev. 1 containing redlined modifications to the original version.⁹ If an additional revision is later filed, it would be filed as Hearing Exhibit 100, Direct Testimony of John J. Doe, Rev. 2 and would contain all redlined modifications as compared to the original version (*i.e.*, not only as compared to Rev. 1). For Rev. 2 and all subsequent revisions, the filing shall also include a notice identifying changes in each revision from the most recent previous revision. Further, the title of any revision must not contain the word “corrected” even if the revision corrects the prior filing.

34. If the native executable electronic file format is a spreadsheet (*e.g.*, *xlsx.*, *ods.*, *gsheet*), a complete revision including all changes shall be filed. The changes do *not* need to be in redline/strikeout format. No modification, amendment, or correction shall be made to a filed hearing exhibit without indicating a new revision number (*e.g.*, Rev. 1). The same title shall be

⁸ Filing a “clean” version is not necessary and is discouraged.

⁹ “Rev.” stands for revision.

used for the title as the original, except that a revision number reference must be added to give notice of the change. The revision pages shall also include an additional notice attachment identifying changes in each revision from the most recent previous revision. Additionally, a complete revision of the executable spreadsheet, including all changes, shall be filed.

35. The most recent revision of a hearing exhibit shall be the version utilized during the evidentiary hearing. References in testimony to obsolete versions of other testimonies will be construed to be amended to refer to the latest filed version of such testimony, unless otherwise specified. Although corresponding page and line references might be affected by such construction, corrected references will not be necessary so long as the original reference remains reasonably close to the new location of the referenced material.

6. Modifying, Amending, or Correcting a Previously Filed Hearing Exhibit After the Deadline for Corrections

36. Should a party need to modify, amend, or correct a previously identified hearing exhibit after the earlier of the ordered deadline for such changes or the fourth business day prior to the hearing, the following procedures shall be followed to upload them into the party's designated box.com folder rather than filing through the Commission's E-Filings System.

37. If the native executable electronic file format is not a spreadsheet, all changes should be reflected on replacement pages only in redline/strikeout format that will be: (a) marked for identification with a hearing exhibit number within the party's assigned exhibit number block in accordance with the procedures in this Decision; and (b) uploaded into the party's designated box.com folder prior to use of the exhibit during the hearing.¹⁰ The replacement pages shall also

¹⁰ Filing a "clean" version is not necessary and is discouraged.

include an additional notice attachment identifying changes in each revision from the most recent previous revision.

38. If the native executable electronic file format is a spreadsheet (*e.g.*, .xlsx, .uos, .gsheet), all changes shall be reflected on only replacement pages that will be: (a) marked for identification with a hearing exhibit number within the party's assigned exhibit number block in accordance with the procedures in this Decision; and (b) uploaded into the party's designated box.com folder prior to use of the exhibit during the hearing. The changes do not need to be in redline/strikeout format. The revision pages shall also include an additional notice attachment identifying changes in each revision from the most recent previous revision. Additionally, a complete revision of the executable spreadsheet, including all changes, shall be filed in accordance with Section C.5. above.

39. If the changes are permitted, and assuming the original filing is otherwise admissible, both hearing exhibits would be admitted into evidence during the hearing with the latter replacement pages superseding and prevailing to the extent of conflict in the previous revision.

40. References to superseded portions of a hearing exhibit will be construed to be amended to refer to the replacement pages, unless otherwise specified. Although corresponding page and line references might be affected by such construction, corrected references will not be necessary so long as the original reference remains reasonably close to the new location of the referenced material. For example, a reference in answer testimony to page 10, line 5 of a witness's direct testimony need not be revised if page 10 of the direct testimony is replaced, so long as the material that was originally at page 10 and line 5 remains reasonably close.

7. Procedures for Confidentiality

41. Any pre-filed hearing exhibit (including attachments) filed in accordance with the Standards of Conduct in the Commission's Rules of Practice and Procedure containing confidential information shall be pre-marked for identification by the same hearing exhibit number as the redacted public version of the hearing exhibit but shall be designated with a "C" following the number of the hearing exhibit or attachment.

42. For example, a witness's pre-filed written testimony might be identified as Hearing Exhibit 100, Direct Testimony of John J. Doe. If portions of the testimony in Hearing Exhibit 100, Direct Testimony of John J. Doe are claimed to be confidential, the confidential version of Hearing Exhibit 100 would be filed in accordance with the Standards of Conduct and identified as Hearing Exhibit 100C, Confidential Direct Testimony of John J. Doe. In this confidential version of the hearing exhibit, only the material that is highly confidential will be redacted. In addition, Hearing Exhibit 100, Direct Testimony of John J. Doe would remain in the public record (redacted to exclude confidential and highly confidential material).

43. Further, if portions of Hearing Exhibit 100, Direct Testimony of John J. Doe, Attachment JJD-1 are claimed to be confidential, a confidential version of Hearing Exhibit 100, Attachment JJD-1 would be filed in accordance with the Standards of Conduct and identified as Hearing Exhibit 100, Confidential Attachment JJD-1C. In this confidential version of the attachment, only the material that is highly confidential will be redacted. In addition, Hearing Exhibit 100, Attachment JJD-1 would remain in the public record (redacted to exclude confidential and highly confidential material).

44. Likewise, any pre-filed hearing exhibit (including attachments) containing highly confidential information shall be pre-marked for identification by the same hearing exhibit number

as the redacted public version of the hearing exhibit but shall be designated with an “HC” following the number of the hearing exhibit or attachment.

D. Scheduling of Public Comment Hearing

45. Through its Advice Letter No. 1029-Gas Public Service seeks approval of a General Rate Schedule Adjustment to generate an approximate \$171 million increase in the Company’s base rate revenues. Public Service proposes to make its new base rates effective November 1, 2024, but proposes to delay billing customers on this new rate until after the Extraordinary Gas Cost Recovery Rider expires in February 2025. From February 15, 2025 through February 15, 2026, in addition to the increased revenue requirement approved by the Commission in this Proceeding, Public Service proposes to recover the amount deferred from November 1, 2024 through February 14, 2025, with a carrying cost equal to the Company’s weighted average cost of capital.

46. We find good cause to schedule a remote public comment hearing for this rate case. The public comment hearing shall be held on Thursday, July 25, 2024, from 4:00 p.m. to 6:00 p.m.

47. The public comment hearing will be held using the web-based video conferencing Zoom platform. Members of the public cannot attend the remote public comment hearing in-person.

48. Additional information about participation in the public comment hearings, such as the sign-up sheet, and all relevant information on how to log on to the remote public comment hearings will be made available on the Commission’s public calendar at:

<https://puc.colorado.gov/puccalendar>.

49. A court reporter will live transcribe the public comment hearings to create a written record of the comments received. Commenters should give their full name, and spell it, before

they give their comments. In general, commenters will be called to speak in the order in which they sign up. The presiding officer may adopt procedures and time limits for comments as necessary to ensure that all members of the public have opportunity to comment, and the transcribed record is clear and understandable. Typical time limits range from one to three minutes for each commenter. To ensure the hearing time is used efficiently, commenters are requested to avoid repetitive comments that re-state filed written comments or repeat oral comments already provided at hearing. As discussed below, written public comment can be filed at any time in the proceeding and will be afforded the same weight as oral comments. Finally, the purpose of a public comment hearing is to provide opportunity for members of the public to provide oral comments. To that end, parties to the Proceeding and their representatives are not permitted to present comments. Individuals may present comments on their own behalf.

50. The Commission will publicize the remote public comment hearings by press release, announce them on the Commission's public calendar, and make it known by other avenues to the extent resources are available.

51. The remote public comment hearing will be webcast on the Commission's website. This means that those persons wishing to observe but not participate in the public comment hearing may do so by watching the webcast. To observe the public comment hearing, enter this link in the web browser <https://puc.colorado.gov/webcasts> and select the audio or video option for Hearing Room A. The Commission encourages interested persons who do not wish to provide comments at the remote public comment hearing to observe it through the webcast rather than Zoom. Doing so will help minimize background noise during the hearing and may assist in the orderly progression of the hearing.

52. Participating in the public comment hearing is not the only way to provide comments in this Proceeding. We encourage interested persons to provide written or oral public comments at any time this Proceeding is open. Please include “Proceeding No. 24AL-0049G” in public comments. Public comments can be provided by:

- Submitting written comments through the Commission’s Electronic Filing System (E-Filings) at: <https://www.dora.state.co.us/pls/efi/EFI.homepage>
- Submitting written comments using the Commission’s online form or through email at: dora_puc_website@state.co.us. These comments will be posted in E-Filings for this Proceeding.
- Mailing comments to the Commission’s offices at: Colorado Public Utilities Commission, 1560 Broadway, Suite 250, Denver, CO 80202.
- Calling (303) 869-3490 to leave oral comments (English and Spanish options).

53. Finally, the Commission strives to accommodate all members of the public at its hearings and meetings by providing services for foreign language users and persons with disabilities upon receipt of a reasonable accommodation request. Requests for such accommodations should be made at least one week prior to the event by completing the Language Access Form available at the Commission’s webcast page.¹¹

II. ORDER

A. It Is Ordered That:

1. The evidentiary hearing scheduled by Decision No. C24-0281-I for September 4, 5, 6, 10, 11, and 12, 2024, if a settlement is not filed or September 10, 11, and 12, 2024, if a settlement is filed, will be conducted remotely using Zoom.

¹¹ <https://puc.colorado.gov/webcasts>.

2. The parties are responsible for sharing the link, meeting ID code, and passcode to witnesses and others participating in the hearing. Participants in the hearing may not distribute the link, meeting ID code, and passcode to anyone not participating in the hearing. Unless otherwise ordered, the parties and witnesses may not appear in person at the Commission for the above-scheduled hearing. Instead, parties and witnesses will participate in the hearing from remote locations, consistent with the requirements of this Decision.

3. All participants must comply with the requirements in Attachments A and B to this Decision, which are incorporated into this Decision.

4. The parties and witnesses are required to participate in the evidentiary hearing by video conference using Zoom. The parties must ensure that they and their witnesses are ready and able to participate in the evidentiary hearing by video conference, including presenting evidence electronically during the hearing using Zoom.

5. In addition to other requirements of the Commission's Rules of Practice and Procedure, 4 *Code of Colorado Regulations* 723-1 (e.g., Rule 1202 regarding pre-filed testimony), all pre-filed hearing exhibits shall be marked for identification and filed in accordance with this Decision,¹² including the following:

- a. Any spreadsheet filed as, or that is the basis for, an attachment to a hearing exhibit shall be filed in both .pdf format and in the native executable electronic file format (e.g., .xlsx., .ods., .gsheet).
- b. Within 14 days of the date of this Decision, Public Service Company of Colorado shall revise and re-file its previously filed testimony, if necessary for such testimony to comply with the ordered procedures

¹² If the Commission's E-Fileings System does not accept the electronic format of any pre-filed hearing exhibit, an electronic copy must be filed with the Commission on a CD, DVD, or portable drive. If any such hearing exhibit is created from a spreadsheet, the native executable electronic file format must be filed simultaneously on the same CD, DVD, or portable drive.

and the discussion above. For purposes of this Decision, any such filings shall be treated as the original filing of hearing exhibits.¹³

- c. All corrections to any pre-filed hearing exhibits marked for identification shall be filed on or before the deadline for “Corrections to Pre-Filed Testimony & Exhibits” established in the procedural schedule.
- d. Any objections to the admissibility of any pre-filed hearing exhibits marked for identification (*e.g.*, authenticity) shall be filed by the deadline for “Prehearing Motions” established in the procedural schedule.

6. A remote public comment hearing is scheduled as follows:

DATE: Thursday, July 25, 2024

TIME: 4:00 p.m. until 6:00 p.m.

WEBCAST: Commission Hearing Room A

METHOD: By video conference or telephone using the Zoom web conferencing platform at a link emailed to all those who register to participate in the public comment hearing.

7. Interested persons who do not wish to provide comments but wish to observe the remote public comment hearing are encouraged to enter this link into a web browser and select the audio or video option for Hearing Room A: <https://puc.colorado.gov/webcasts>. Additional information about participation in the public comment hearing, such as sign-up sheets, may be made available on the Commission’s public calendar at <https://puc.colorado.gov/puccalendar> as the hearing date approaches.

¹³ Compliance with this Decision may result in a change to pagination of prior versions of hearing exhibits. References in discovery requests and responses to prior versions of hearing exhibits will be construed to be amended to refer to the latest filed version of such testimony, unless otherwise specified. Although corresponding page and line references might be affected by such construction, corrected references will not be necessary so long as the original reference remains reasonably close to the new location of the referenced material.

8. This Decision is effective on its Mailed Date.

**B. ADOPTED IN COMMISSIONERS' WEEKLY MEETING
May 15, 2024.**

(S E A L)



ATTEST: A TRUE COPY

Rebecca E. White,
Director

THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF COLORADO

ERIC BLANK

MEGAN M. GILMAN

TOM PLANT

Commissioners