

		Jul 18 2023
Madison Brame		Jul 18 2023
From:	Thorne, Karen <kathorne@pa.gov></kathorne@pa.gov>	Independent Regulatory Review Commission
Sent:	Tuesday, July 18, 2023 1:20 PM	5 1011
То:	IRRC	
Cc:	PC, REGREVIEW; Fink Smith, Louise	
Subject:	3021932 Water Audit Rulemaking Order to Reopen Comment Perio	od
Attachments:	achments: Order - 3021932-LAW 7-13-23PM Water Audit Rulemaking Order to Reopen Co	
	Period (003).docx; RE: 3021932 Water Audit Rulemaking Order to R	eopen Comment
	Period; [External] Re: 3021932 Water Audit Rulemaking Order to Reopen Comment	
	Period; Re: 3021932 Water Audit Rulemaking Order to Reopen Com	nment Period; RE:
	3021932 Water Audit Rulemaking Order to Reopen Comment Perio	od; Re: 3021932
	Water Audit Rulemaking Order to Reopen Comment Period	

CAUTION: **EXTERNAL SENDER** This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Please find attached the Order to reopen the comment period for the Water Audit proposed rulemaking. The acknowledgements from the Leg Comms and LRB are attached.

July 18, 2023

Independent Regulatory Review Commission 333 Market St Harrisburg PA 17101

Via email: <u>irrc@irrc.state.pa.us</u>

Re: PUC Docket No. L-2020-3021932; Fiscal Note No. 57-336; IRRC No. 3350 Proposed Rulemaking: for Proposed Water Audit Methodology Regulation 52 Pa. Code § 65.20a – Water conservation measures

Good afternoon:

Enclosed is an Order to reopen the comment period in the referenced proposed rulemaking, entered and served by the Pennsylvania Public Utility Commission (PUC) on July 13, 2023.

This PUC Order is also being delivered via email on this date to the majority and minority chairs of the Senate Committee on Consumer Protection and Professional Licensure, to the major and minority chairs of the Consumer Protection, Technology and Utilities Committee (collectively, Legislative Committees), to the Legislative Reference Bureau, and to the Independent Regulatory Review Commission (IRRC).

The reopened comment period will commence upon publication of the Order in the Pennsylvania Bulletin and continue for 30 days thereafter. Interested parties may file comments during that time.

Sincerely,

David £. Screven

Acting Executive Deputy Chief Counsel

Enclosure: July 13, 2023 Order in PUC Docket No. L-2020-3021932

Transmittals with enclosure to:

- The Honorable Lisa Boscola, via email c/o Seth Rolko, <u>seth.rolko@pasenate.com</u>, and Enid Vazquez, <u>enid.vazquez@pasenate.com</u>
- The Honorable Patrick Stephano, via email c/o Jennifer Smeltz, jmsmeltz@pasen.gov, and Tammy Blauch, tblauch@pasen.gov
- The Honorable Jim Marshall, via email c/o Phil Kirchner, <u>pkirchner@pahousegop.com</u>, and Amy Reynolds, <u>areynolds@pahousegop.com</u>

The Honorable Robert Matzie, via email c/o Elizabeth Rosentel, <u>erosente@pahouse.net</u>, and Patrick Grill, <u>pgrill@pahouse.net</u>

Pennsylvania Code & Bulletin, via email to Bulletin, <u>bulletin@palrb.us</u>

cc: JJ Livingston, PUC Legislative Affairs Director, jerlivings@pa.gov Patricia Wiedt, PUC Deputy Chief Counsel, pweidt@pa.gov Stephanie Wilson, PUC Assistant Counsel, stepwilson@pa.gov Colin Scott, PUC Assistant Counsel, colinscott@pa.gov Louise Fink Smith, PUC Assistant Counsel, finksmith@pa.gov Karen Thorne, PUC Regulatory Review Assistant, <u>kathorne@pa.gov</u> <u>Ra-pcpcregreview@pa.gov</u>

Karen Thorne, RRA PO Box 3265 Harrisburg, PA 17120 Ph: (717) 772-4597

PENNSYLVANIA PUBLIC UTILITY COMMISSION Harrisburg, PA 17105-3265

Public Meeting held July 13, 2023

Commissioners Present:

Gladys Brown Dutrieuille, Chairman Stephen M. DeFrank, Vice Chairman Ralph V. Yanora Kathryn L. Zerfuss John F. Coleman, Jr.

Proposed Water Audit Methodology Regulation 52 Pa. Code § 65.20a – Water conservation measures L-2020-3021932

ORDER

BY THE COMMISSION:

This Order will serve to reopen the public comment period for the Notice of Proposed Rulemaking (NOPR) in the water audit methodology rulemaking at 52 Pa. Code § 65.20a (relating to water conservation measures). The Public Utility Commission (PUC) takes this action to more fully examine the issues raised in comments filed by the Independent Regulatory Review Commission (IRRC). The reopened public comment period will close 30 days after this Order is published in the *Pennsylvania Bulletin*.

HISTORY

The PUC's existing policy statement on water conservation measures provides guidance to water public utilities in encouraging cost-effective water conservation by their customers. 52 Pa. Code § 65.20 (relating to water conservation measures–statement of policy). By tentative Order entered on November 10, 2011, which became final on

January 27, 2012,¹ the PUC ordered all Class A water public utilities to implement the American Water Works Association Methodology (AWWA Methodology) and directed the preparation of proposed regulations implementing the AWWA Methodology as a best management practice in water loss control in Pennsylvania. *In Re: Pilot Project to Implement The International Water Association/ American Water Works Association Water Audit Methodology*, Docket No. M-2008-2062697 (order entered November 10, 2011). An Advance Notice of Proposed Rulemaking Order was subsequently entered on January 24, 2013. *Advance Notice of Proposed Rulemaking for Revision of the Commission's Regulations on Water Conservation Measures at 52 Pa. Code § 65.20*, L-2012-2319361 (order entered January 24, 2013); 43 Pa.B. 870 (2/9/13).

On September 17, 2020, the PUC entered an Advance Notice of Proposed Rulemaking Order (ANOPR Order) at the above-captioned docket in order to solicit comments regarding the replacement of the Policy Statement at 52 Pa. Code § 65.20 with a PUC regulation to implement the International Water Association (IWA)/American Water Works Association (AWWA) Water Audit Methodology (Water Audit Methodology) as a best management practice in water loss control in Pennsylvania as directed by PUC Order.² Comments were received from the Office of Consumer Advocate (OCA), the Pennsylvania Chapter of the National Association of Water Companies (NAWC-PA) and Aqua Pennsylvania, Inc. (Aqua), and the AWWA Water Loss Control Committee Members (AWWA Committee).

Subsequently, after a review of the filed comments to the ANOPR Order, the PUC entered a Notice of Proposed Rulemaking Order (NOPR Order) on November 18, 2021, seeking comments on proposed language for a regulation at 52 Pa. Code § 65.20a

¹ A Secretarial Letter finalizing the 2011 Tentative Order was issued on January 27, 2012, at Docket No. M-2008-2062697, after the only comments filed to the 2011 Tentative Order was withdrawn. ² An errata order was released on October 27, 2020, to adjust the proposed numbering within the proposed § 63.20a. It bears the adopted and entry dates of the original ANOPR.

(relating to water conservation measures). The NOPR Order was published in the *Pennsylvania Bulletin* at 52 Pa.B. 4406 (8/6/2022). The original public comment period for the proposed regulation closed on November 3, 2022.³ Comments were received from the Susquehanna River Basin Commission (SRBC), the AWWA Committee, NAWC-PA, and OCA. IRRC filed its comments on the proposed regulation on December 5, 2022.

The comments received from IRRC on the proposed Water Audit Methodology regulations are extensive and touch on some new issues that require further input and consideration. Specifically, IRRC has requested additional information from the regulated community as to the costs required to comply with the proposed regulation as well as additional information from the PUC to clarify certain provisions of proposed regulation to determine if the provisions are reasonable and in the public interest. Consistent with the concerns raised by IRRC, the public comments and reply comments also indicate a need for additional input by interested parties to further define the benchmarks to be imposed by the proposed regulation. Accordingly, the PUC finds it to be in the public interest to reopen the comment period for this rulemaking so that these issues may be fully considered.

Under 1 Pa. Code § 305.3(b) (relating to [IRRC] comments), an agency may extend or reopen the public comment period by delivering notice to IRRC and the agency's Legislative Committees and by publishing notice in the *Pennsylvania Bulletin*. We expect that those parties who have previously commented on the proposed regulation will participate in this process and be ready to assist the PUC in the examination of these subjects. We also expect to receive additional input from municipal water authorities and smaller water systems or Class B and Class C water systems.

³ The PUC must either withdraw the proposed regulation or deliver a final-form regulation to IRRC within two years of the close of the public comment period or by November 3, 2024. *See* 73 P.S. § 745.5a.

At a minimum, stakeholders are being asked to consider the following questions. We request that commenters follow the numbering pattern when they answer the questions below. We also request that commenters provide specific rationales for each of their responses to the questions and do not merely respond "yes" or "no" to them. Additionally, we ask that commenters include suggested regulatory language. If commenters have additional points to make, do so after having answered the PUC's questions. The PUC requests commenters to address the following questions during the reopening of the public comment period:

1) What are the expected benefits of the proposed regulation? What are the possible adverse effects of the proposed regulation? What alternative do you recommend?

2) A commentor recommended that the PUC require all jurisdictional water utilities to complete at least one water loss audit. If the PUC were to require all jurisdictional water utilities to complete one water loss audit, please identify the timeline and reporting schedule that would be feasible for Class B and Class C water public utilities to complete and submit the water loss audit to the PUC. Why or why not? If not, what proposal would be feasible?

3) Section 65.20a(c)(2)(viii), 52 Pa. Code § 65.20a(c)(2)(viii), requires an explanation for each reported metric value that varied greater than 10% in either direction from the previous year's reported value and that has not improved over three years of reporting. If stakeholders believe this provision is infeasible or unreasonable, please explain why, and identify an alternative method(s) to require water public utilities to identify significant deviations in year-to-year values reported in the annual water loss reports.

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4) For municipal water authorities, what are the costs and/or savings associated with complying with the regulation, including any legal, accounting, or consulting procedures which may be required? How are those dollar estimates derived?

5) For Class B and Class C water public utilities, what are the costs or savings, or both, associated with complying with the proposed regulation, including any legal, accounting, or consulting procedures which may be required? How are those dollar estimates derived?

6) A commenter believes that it is "wholly inappropriate" for the PUC to continue to employ the unaccounted-for water (UFW) approach in the proposed regulation. The commenter asserts that the proposed UFW approach under proposed Section 65.20a(d), 52 Pa. Code § 65.20a(d), is "outdated and archaic" and, further, "lacks empirical and scientific legitimacy." Provide responses to the following:

a. What are the advantages and disadvantages of reporting UFW?

b. Can this approach be used by the water utility industry to improve system performance and reduce water loss on a discrete system basis? If so, how is UFW specifically used to identify the most deficient systems and system processes to be improved to achieve measurable results?

c. Is there a reliable correlation between UFW and the condition of a system as quantified by other performance indicators? If so, explain the correlation.

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7) A commenter indicated that the proposed regulations would be improved if performance indicators were defined along with how priority areas are to be determined for a water public utility to address reducing future water loss. Provide responses to the following:

a. What industry-recognized performance indicators would best characterize the current financial and operational condition of a discrete water system on an annual basis? Why?

b. How should measurable benchmarks be established for each discrete water system using both operational and financial performance indicators (e.g., AWWA's Real Loss and Loss Cost Rate)?

c. Quantify the proposed targets or goals for any proposed performance indicator and provide a justification for the proposed targets or goals and the timeframe for each proposed target or goal to be achieved.

d. How should the identified specific targets or goals for each performance indicator be utilized by a water public utility in developing its annual or long-term capital improvement plan(s)?

8) A commenter urged the PUC to include a formal validation process in the proposed regulation and indicated that without data validation, data from "self-reported" water audits can have questionable validity. Provide responses to the following:

a. What process should a water public utility be required to complete in order to ensure the data provided to the PUC eliminates, to the extent

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feasible, inaccurate information (e.g., by using the American Water Works Association Level 1 validation process)?

b. What are the advantages and disadvantages of requiring each water utility to validate its annual water loss audits?

c. What would be the additional annual expense required to complete a validation process on water loss audits?

9) Separately identify, describe, and quantify the average annual cost for each component of the water utility's current leak detection, meter testing and replacement, and customer education efforts regarding water loss.

10) Are you a "small business" as defined⁴ in Section 3 of the Regulatory Review Act, Act 76 of 2012, 71 P.S. § 745.3?

Comments will be due on or before 30 days after publication of this Order in the *Pennsylvania Bulletin*. Comments filed with the PUC prior to the date of publication in the *Pennsylvania Bulletin* will be deemed premature and may not be considered by the PUC. Comments timely filed will be forwarded to the Legislative Committees and to IRRC; **THEREFORE**,

IT IS ORDERED:

1. That the public comment period for the rulemaking proceeding at Docket No. L-2020-3021932 is reopened consistent with this Order.

⁴ "Small business." As defined in accordance with the size standards described by the United States Small Business Administration's Small Business Size Regulations under 13 CFR Ch. 1 Part 121 (relating to Small Business Size Regulations) or its successor regulation.

2. That this Order be served on all jurisdictional water public utilities, the Office of the Consumer Advocate, the Office of Small Business Advocate, the Bureau of Investigation and Enforcement, the National Association of Water Companies – Pennsylvania Chapter, the Department of Environmental Protection, the Delaware River Basin Commission, the Susquehanna River Basin Commission, the American Water Works Association – Pennsylvania Chapter, and all entities that filed comments or reply comments to the November 18, 2021 Notice of Proposed Rulemaking at this docket, 52 Pa.B. 4406 (8/6/2022).

3. That the Law Bureau shall submit this Notice of Reopened Public Comment Period to the Legislative Committees, to the Legislative Reference Bureau for publication in the *Pennsylvania Bulletin*, and to the Independent Regulatory Review Commission.

4. That interested persons may file written comments during this reopened Public Comment Period in response to this Notice, as published in the *Pennsylvania Bulletin*, during the 30-day Public Comment Period following publication in the *Pennsylvania Bulletin*. Comments filed during the Public Comment Period will be forwarded by the Public Utility Commission to the Legislative Committees and the Independent Regulatory Review Commission.

5. That comments may be filed electronically through the Public Utility Commission's efiling system,⁵ in which case no paper copy needs to be filed with the Secretary of the Public Utility Commission provided that the filing is less than 250 pages.⁶ Certain items such as confidential or proprietary material cannot be efiled.⁷ If you do not efile, then you are required to mail, preferable by overnight delivery, one

⁵ <u>https://www.puc.pa.gov/efiling/default.aspx</u>

⁶ If your filing is 250 pages or more, then you are required to mail one copy of the filing to the Secretary. ⁷ See <u>https://www.puc.pa.gov/filing-resources/efiling/</u> for instructions regarding materials that cannot be efiled.

original filing, signed and dated, with the Public Utility Commission's Secretary at: Pennsylvania Public Utility Commission, Commonwealth Keystone Building 2nd Floor, 400 North Street, Harrisburg, PA 17120. Comments must reference Docket No. L-2020-3021932. All pages of filed comments and reply comments, with the exception of a cover letter, must be numbered.

6. That the contact persons for this matter are Stephanie A. Wilson, Assistant Counsel, Law Bureau, 717-787-1859, <u>stepwilson@pa.gov;</u> Colin W. Scott, Assistant Counsel, Law Bureau, 717-787-5949, <u>colinscott@pa.gov</u>; and Karen Thorne, Regulatory Review Assistant, Law Bureau, kathorne@pa.gov.

7. That parties shall email electronic copies in Microsoft Word®-compatible format of their filings at this docket to the contact persons and to <u>ra-pcpcregreview@pa.gov</u>.

BY THE COMMISSION

Corenny hinithe

Rosemary Chiavetta Secretary

(SEAL)

ORDER ADOPTED: July 13, 2023

ORDER ENTERED: July 13, 2023

From: Sent: To: Cc: Subject: Attachments:	Grill Patrick Friday, July 14, 2023 4:20 PM Thorne, Karen; Pronesti, Rich PC, REGREVIEW; Fink Smith, Louise Re: 3021932 Water Audit Rulemaking Order to Reopen Comment Period Order - 3021932-LAW 7-13-23PM Water Audit Rulemaking Order to Reopen Comment Period (003).docx
Follow Up Flag:	Follow up
Flag Status:	Flagged

Beth Rosentel is no longer with the house. Rich Pronesti, copied here, I'd the new ED of the committee.

The Transmission has been read.

Thank you,

Patrick Grill

On Jul 14, 2023, at 15:58, Thorne, Karen <kathorne@pa.gov> wrote:

Please find attached the Order to reopen the comment period for the Water Audit proposed rulemaking.

Please email me that you have read the transmission, so that IRRC will accept this submission when we email them the order.

July 14, 2023

The Honorable Robert Matzie Majority Chair Consumer Protection, Technology and Utilities Committee 202 Irvis Office Building, P.O. Box 202016 Harrisburg, PA 17120-2016

Via email: Elizabeth Rosentel, <u>erosente@pahouse.net</u>, and Patrick Grill, <u>pgrill@pahouse.net</u>, Read Receipt Request

Re: PUC Docket No. L-2020-3021932; Fiscal Note No. 57-336; IRRC No. 3350 Proposed Rulemaking: *for Proposed Water Audit Methodology Regulation 52 Pa. Code § 65.20a – Water conservation measures*

Dear Honorable Matzie:

Enclosed is an Order to reopen the comment period in the referenced proposed rulemaking, entered and served by the Pennsylvania Public Utility Commission (PUC) on July 13, 2023.

This PUC Order is also being delivered via email on this date to the majority and minority chairs of the Senate Committee on Consumer Protection and Professional Licensure, to the minority chair of the Consumer Protection, Technology and Utilities Committee (collectively, Legislative Committees), to the Legislative Reference Bureau, and to the Independent Regulatory Review Commission (IRRC).

The reopened comment period will commence upon publication of the Order in the *Pennsylvania Bulletin* and continue for 30 days thereafter. Interested parties may file comments during that time.

Sincerely,

David <u>f</u>. Screven

Acting Executive Deputy Chief Counsel

Enclosure: July 13, 2023 Order in PUC Docket No. L-2020-3021932

Transmittals with enclosure to:

The Honorable Lisa Boscola, via email c/o Seth Rolko, <u>seth.rolko@pasenate.com</u>, and Enid Vazquez, <u>enid.vazquez@pasenate.com</u>

The Honorable Patrick Stephano, via email c/o Jennifer Smeltz, jmsmeltz@pasen.gov, and Tammy Blauch, tblauch@pasen.gov

The Honorable Jim Marshall, via email c/o Phil Kirchner, <u>pkirchner@pahousegop.com</u>, and Amy Reynolds, areynolds@pahousegop.com

The Legislative Reference Bureau, via email to Bulletin, <u>bulletin@palrb.us</u> The Independent Regulatory Review Commission, via email c/o <u>irrc@irrc.state.pa.us</u>

cc: JJ Livingston, PUC Legislative Affairs Director, jerlivings@pa.gov Patricia Wiedt, PUC Deputy Chief Counsel, pweidt@pa.gov Stephanie Wilson, PUC Assistant Counsel, stepwilson@pa.gov Colin Scott, PUC Assistant Counsel, colinscott@pa.gov Louise Fink Smith, PUC Assistant Counsel, finksmith@pa.gov Karen Thorne, PUC Regulatory Review Assistant, <u>kathorne@pa.gov</u> <u>Ra-pcpcregreview@pa.gov</u> PO Box 3265 Harrisburg, PA 17120 Ph: (717) 772-4597

From:	Phillip Kirchner
Sent:	Tuesday, July 18, 2023 10:43 AM
To:	Thorne, Karen
Cc:	Livingston, JJ
Subject:	RE: 3021932 Water Audit Rulemaking Order to Reopen Comment Period
Follow Up Flag:	Follow up
Flag Status:	Flagged

Confirming receipt.

From: Thorne, Karen <kathorne@pa.gov>
Sent: Friday, July 14, 2023 3:47 PM
To: Phillip Kirchner <PKirchner@pahousegop.com>; areynolds@pahousegop.com
Cc: PC, REGREVIEW <RA-PCPCREGREVIEW@pa.gov>; Fink Smith, Louise <finksmith@pa.gov>
Subject: 3021932 Water Audit Rulemaking Order to Reopen Comment Period

Please find attached the Order to reopen the comment period for the Water Audit proposed rulemaking. Please email me that you have read the transmission, so that IRRC will accept this submission when we email them the order.

July 14, 2023

The Honorable Jim Marshall Minority Chair Consumer Protection, Technology and Utilities Committee 214 Ryan Office Building, P.O. Box 202014 Harrisburg, PA 17120-2014

Via email: Phil Kirchner, <u>pkirchner@pahousegop.com</u>, and Amy Reynolds, <u>areynolds@pahousegop.com</u>, Read Receipt Request

Re: PUC Docket No. L-2020-3021932; Fiscal Note No. 57-336; IRRC No. 3350 Proposed Rulemaking: for Proposed Water Audit Methodology Regulation 52 Pa. Code § 65.20a – Water conservation measures

Dear Honorable Marshall:

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the Consumer Protection, Technology and Utilities Committee (collectively, Legislative Committees), to the Legislative Reference Bureau, and to the Independent Regulatory Review Commission (IRRC).

The reopened comment period will commence upon publication of the Order in the *Pennsylvania Bulletin* and continue for 30 days thereafter. Interested parties may file comments during that time.

Sincerely,

David <u>F</u>. Ecreven

Acting Executive Deputy Chief Counsel

Enclosure:

July 13, 2023 Order in PUC Docket No. L-2020-3021932

Transmittals with enclosure to:

- The Honorable Lisa Boscola, via email c/o Seth Rolko, <u>seth.rolko@pasenate.com</u>, and Enid Vazquez, <u>enid.vazquez@pasenate.com</u>
- The Honorable Patrick Stephano, via email c/o Jennifer Smeltz, <u>jmsmeltz@pasen.gov</u>, and Tammy Blauch, <u>tblauch@pasen.gov</u>
- The Honorable Robert F. Matzie, via email c/o Elizabeth Rosentel, <u>erosentel@pahouse.net</u>, and Patrick Grill, <u>pgrill@pahouse.net</u>

The Legislative Reference Bureau, via email to Bulletin, <u>bulletin@palrb.us</u>

The Independent Regulatory Review Commission, via email c/o irrc@irrc.state.pa.us

cc: JJ Livingston, PUC Legislative Affairs Director, jerlivings@pa.gov Patricia Wiedt, PUC Deputy Chief Counsel, pweidt@pa.gov Stephanie Wilson, PUC Assistant Counsel, stepwilson@pa.gov Colin Scott, PUC Assistant Counsel, colinscott@pa.gov Louise Fink Smith, PUC Assistant Counsel, finksmith@pa.gov Karen Thorne, PUC Regulatory Review Assistant, kathorne@pa.gov Ra-pcpcregreview@pa.gov

Karen Thorne, RRA PO Box 3265 Harrisburg, PA 17120 Ph: (717) 772-4597

The information transmitted is intended only for the person or entity to which it is addressed and may contain confidential and/or privileged material. Any review, retransmission, dissemination or other use of, or taking of any action in reliance upon, this information by persons or entities other than the intended recipient is prohibited. If you received this information in error, please contact the sender and delete the message and material from all computers.

From:	Smeltz, Jennifer
Sent:	Monday, July 17, 2023 10:56 AM
То:	Thorne, Karen
Subject:	RE: 3021932 Water Audit Rulemaking Order to Reopen Comment Period
Follow Up Flag:	Follow up
Flag Status:	Flagged

Unfortunately, there is not. I'm it. I do try to check emails daily when out of the office, but I missed this one since it was later in the day. Sorry.

Jen Smeltz Executive Director Office of Senator Pat Stefano Consumer Protection and Professional Licensure Committee Phone: (717) 787-7175

From: Thorne, Karen <kathorne@pa.gov>
Sent: Monday, July 17, 2023 10:45 AM
To: Smeltz, Jennifer <jmsmeltz@pasen.gov>
Subject: RE: 3021932 Water Audit Rulemaking Order to Reopen Comment Period

● CAUTION : External Email ●

Thank you!!!!

I removed Tammy Blauch from the distribution list. Is there a replacement for her, that is a backup to receive rulemakings or other mailings if you aren't available?

From: Smeltz, Jennifer <jmsmeltz@pasen.gov>
Sent: Monday, July 17, 2023 10:32 AM
To: Thorne, Karen <<u>kathorne@pa.gov</u>>
Subject: RE: 3021932 Water Audit Rulemaking Order to Reopen Comment Period

Received.

Tammy Blauch is no longer with the committee and should be removed from the distribution list.

Jen Smeltz Executive Director Office of Senator Pat Stefano Consumer Protection and Professional Licensure Committee Phone: (717) 787-7175

From: Thorne, Karen <<u>kathorne@pa.gov</u>>
Sent: Friday, July 14, 2023 3:30 PM
To: Smeltz, Jennifer <<u>imsmeltz@pasen.gov</u>>; Blauch, Tammy <<u>tblauch@pasen.gov</u>>

Cc: PC, REGREVIEW <<u>RA-PCPCREGREVIEW@pa.gov</u>>; Fink Smith, Louise <<u>finksmith@pa.gov</u>> **Subject:** 3021932 Water Audit Rulemaking Order to Reopen Comment Period

CAUTION : External Email

Please find attached the Order to reopen the comment period for the Water Audit proposed rulemaking. Please email me that you have read the transmission, so that IRRC will accept this submission when we email them the order.

July 14, 2023

The Honorable Patrick Stephano Majority Chair Senate Committee on Consumer Protection and Professional Licensure 187 Main Capitol, Senate Box 203032 Harrisburg, PA 17120-3018

Via email: Jennifer Smeltz, jmsmeltz@pasen.gov and Tammy Blauch, tblauch@pasen.gov, Read Receipt Request

Re: PUC Docket No. L-2020-3021932; Fiscal Note No. 57-336; IRRC No. 3350 Proposed Rulemaking: for Proposed Water Audit Methodology Regulation 52 Pa. Code § 65.20a – Water conservation measures

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Sincerely,

David f. Screven Acting Executive Deputy Chief Counsel

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The Honorable Jim Marshall, via email c/o Nancy Lane, <u>nlane@pahousegop.com</u>, <u>Phil</u> <u>Kirchner, pkirchner@pahousegop.com</u>, and McClain Fultz, <u>mfultz@pahousegop.com</u>

The Honorable Robert F. Matzie, via email c/o Elizabeth Rosentel, <u>erosentel@pahouse.net</u>, and Patrick Grill, <u>pgrill@pahouse.net</u>

The Legislative Reference Bureau, via email to Bulletin, <u>bulletin@palrb.us</u>

The Independent Regulatory Review Commission, via email c/o irrc@irrc.state.pa.us

cc: JJ Livingston, PUC Legislative Affairs Director, jerlivings@pa.gov Patricia Wiedt, PUC Deputy Chief Counsel, pweidt@pa.gov Stephanie Wilson, PUC Assistant Counsel, stepwilson@pa.gov Colin Scott, PUC Assistant Counsel, colinscott@pa.gov Louise Fink Smith, PUC Assistant Counsel, finksmith@pa.gov Karen Thorne, PUC Regulatory Review Assistant, kathorne@pa.gov Ra-pcpcregreview@pa.gov

Karen Thorne, RRA PO Box 3265 Harrisburg, PA 17120 Ph: (717) 772-4597

From:	Rolko, Seth
Sent:	Friday, July 14, 2023 3:22 PM
То:	Thorne, Karen; Vazquez, Enid
Cc:	PC, REGREVIEW; Fink Smith, Louise
Subject:	Re: 3021932 Water Audit Rulemaking Order to Reopen Comment Period
Follow Up Flag:	Follow up
Flag Status:	Flagged

Received. Thank you.

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From: Thorne, Karen <kathorne@pa.gov>
Sent: Friday, July 14, 2023 3:19:13 PM
To: Rolko, Seth <seth.rolko@pasenate.com>; Vazquez, Enid <enid.vazquez@pasenate.com>
Cc: PC, REGREVIEW <RA-PCPCREGREVIEW@pa.gov>; Fink Smith, Louise <finksmith@pa.gov>
Subject: 3021932 Water Audit Rulemaking Order to Reopen Comment Period

EXTERNAL EMAIL =

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July 14, 2023

The Honorable Lisa Boscola Minority Chair Senate Committee on Consumer Protection and Professional Licensure 458 Main Capitol, Senate Box 203018 Harrisburg, PA 17120-3018

Via email: Seth Rolko, <u>seth.rolko@pasentate.com</u> and Enid Vazquez, <u>enid.vazquez@pasenate.com</u>, <u>Read Receipt Requested</u>

Re: PUC Docket No. L-2020-3021932; Fiscal Note No. 57-336; IRRC No. 3350 Proposed Rulemaking: for Proposed Water Audit Methodology Regulation 52 Pa. Code § 65.20a – Water conservation measures

Dear Senator Boscola:

Enclosed is an Order to reopen the comment period in the referenced proposed rulemaking, entered and served by the Pennsylvania Public Utility Commission (PUC) on July 13, 2023.

This PUC Order is also being delivered via email on this date to the majority chair of the Senate Committee on Consumer Protection and Professional Licensure, to the majority and minority chairs of the Consumer Protection, Technology and Utilities Committee (collectively, Legislative Committees), to the Legislative Reference Bureau, and to the Independent Regulatory Review Commission (IRRC).

The reopened comment period will commence upon publication of the Order in the *Pennsylvania Bulletin* and continue for 30 days thereafter. Interested parties may file comments during that time.

Sincerely,

David f. Screven

Acting Executive Deputy Chief Counsel

Enclosure:

July 13, 2023 Order in PUC Docket No. L-2020-3021932

Transmittals with enclosure to:

The Honorable Robert Tomlinson, via email c/o Tammy Blauch, <u>tblauch@pasen.gov</u>, and Jennifer Smeltz, <u>jmsmeltz@pasen.gov</u>

The Honorable Jim Marshall, via email c/o Nancy Lane, <u>nlane@pahousegop.com</u>, <u>Phil</u> <u>Kirchner, pkirchner@pahousegop.com</u>, and McClain Fultz, <u>mfultz@pahousegop.com</u>

The Honorable Robert F. Matzie, via email c/o Elizabeth Rosentel, <u>erosentel@pahouse.net</u>, and Patrick Grill, <u>pgrill@pahouse.net</u>

The Legislative Reference Bureau, via email to Bulletin, <u>bulletin@palrb.us</u>

The Independent Regulatory Review Commission, via email c/o irrc@irrc.state.pa.us

cc: JJ Livingston, PUC Legislative Affairs Director, jerlivings@pa.gov Patricia Wiedt, PUC Deputy Chief Counsel, pweidt@pa.gov Stephanie Wilson, PUC Assistant Counsel, stepwilson@pa.gov Colin Scott, PUC Assistant Counsel, colinscott@pa.gov Louise Fink Smith, PUC Assistant Counsel, finksmith@pa.gov Karen Thorne, PUC Regulatory Review Assistant, kathorne@pa.gov Ra-pcpcregreview@pa.gov

Karen Thorne, RRA PO Box 3265 Harrisburg, PA 17120 Ph: (717) 772-4597 This message and any attachment may contain privileged or confidential information intended solely for the use of the person to whom it is addressed. If the reader is not the intended recipient then be advised that forwarding, communicating, disseminating, copying or using this message or its attachments is strictly prohibited. If you receive this message in error, please notify the sender immediately and delete the information without saving any copies.

From:	Bulletin <bulletin@palrb.us></bulletin@palrb.us>
Sent:	Friday, July 14, 2023 4:25 PM
То:	Thorne, Karen
Cc:	PC, REGREVIEW; Fink Smith, Louise; Adeline E. Gaydosh
Subject:	[External] Re: 3021932 Water Audit Rulemaking Order to Reopen Comment Period
Follow Up Flag: Flag Status:	Follow up Flagged

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Hello Karen,

We've received this order and it will be published under the Proposed Rulemaking heading in the 7/29 issue of the *Pennsylvania Bulletin*.

Thank you, Adeline

Adeline Gaydosh | Legal Assistant

agaydosh@palrb.us | 717.783.3984

Legislative Reference Bureau

Pennsylvania Code & Bulletin Office

647 Main Capitol Building

Harrisburg, PA 17120

From: Thorne, Karen <kathorne@pa.gov>
Sent: Friday, July 14, 2023 4:10 PM
To: Bulletin <bulletin@palrb.us>
Cc: PC, REGREVIEW <RA-PCPCREGREVIEW@pa.gov>; Fink Smith, Louise <finksmith@pa.gov>
Subject: 3021932 Water Audit Rulemaking Order to Reopen Comment Period

Please find attached the Order to reopen the comment period for the Water Audit proposed rulemaking. Please email me that you have read the transmission, so that IRRC will accept this submission when we email them the order.

July 14, 2023

Pennsylvania Code & Bulletin Main Capitol Building, Room 647 Harrisburg, PA 17120-0033

Via email: Bulletin@palrb.us, Read Receipt Request

Re: PUC Docket No. L-2020-3021932; Fiscal Note No. 57-336; IRRC No. 3350 Proposed Rulemaking: for Proposed Water Audit Methodology Regulation 52 Pa. Code § 65.20a – Water conservation measures

Good afternoon:

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Sincerely,

David <u>f</u>. Screven

Acting Executive Deputy Chief Counsel

Enclosure: July 13, 2023 Order in PUC Docket No. L-2020-3021932

Transmittals with enclosure to:

The Honorable Lisa Boscola, via email c/o Seth Rolko, <u>seth.rolko@pasenate.com</u>, and Enid Vazquez, <u>enid.vazquez@pasenate.com</u>

- The Honorable Patrick Stephano, via email c/o Jennifer Smeltz, jmsmeltz@pasen.gov, and Tammy Blauch, tblauch@pasen.gov
- The Honorable Jim Marshall, via email c/o Phil Kirchner, <u>pkirchner@pahousegop.com</u>, and Amy Reynolds, <u>areynolds@pahousegop.com</u>
- The Honorable Robert Matzie, via email c/o Elizabeth Rosentel, <u>erosente@pahouse.net</u>, and Patrick Grill, <u>pgrill@pahouse.net</u>

The Independent Regulatory Review Commission, via email c/o irrc@irrc.state.pa.us

cc: JJ Livingston, PUC Legislative Affairs Director, jerlivings@pa.gov Patricia Wiedt, PUC Deputy Chief Counsel, <u>pweidt@pa.gov</u> Stephanie Wilson, PUC Assistant Counsel, <u>stepwilson@pa.gov</u> Colin Scott, PUC Assistant Counsel, colinscott@pa.gov Louise Fink Smith, PUC Assistant Counsel, finksmith@pa.gov Karen Thorne, PUC Regulatory Review Assistant, <u>kathorne@pa.gov</u> <u>Ra-pcpcregreview@pa.gov</u>

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