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2	STATE OF NEW YORK
3	PUBLIC SERVICE COMMISSION
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9	MEETING OF THE PUBLIC SERVICE COMMISSION
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13	Thursday, June 14, 2018 10:35 a.m.
14	Three Empire State Plaza
15	Agency Building 3, 19th Floor Albany, New York
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21	COMMICCIONEDC.
22	COMMISSIONERS:
23	JOHN B. RHODES, Chair GREGG C. SAYRE DIANE X. BURMAN
24	JAMES S. ALESI
25	

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2	CHAIRMAN RHODES: With apologies for being
3	a little bit behind time, let's call this session of the
4	Public Service Commission to order.
5	Secretary Burgess, are there any changes
6	to the final agenda?
7	SECRETARY BURGESS: Good morning Chair and
8	Commissioners.
9	There's one change to the agenda. Item
10	372, which is Case 18-E-0130, in the matter of Energy
11	Storage Deployment Program. That item has been pulled.
12	CHAIRMAN RHODES: Thank you.
13	Before we begin before we begin with
14	the regular agenda, I'd like to remember that it's Flag
15	Day and so, can we do the Pledge of Allegiance?
16	FROM THE FLOOR: I pledge allegiance to
17	the flag of the United States of America and to the
18	republic, for which it stands, one nation, under God,
19	indivisible with liberty and justice for all.
20	CHAIRMAN RHODES: Thank you.
21	Let's proceed to the regular agenda and
22	begin with the informational items.
23	The first four items this morning, are a
24	series of reports on energy, utility safety, reliability
25	and service quality performance, in 2017. Mike Worden,

Page 3 Monthly Meeting - 6-14-18 1 2 Director of Office of Electric, Gas, and Water will begin with an overview of these items, which will be followed 3 by presentations for each. 4 These four items are informational items 5 6 and no vote will be taken. 7 Mike, please begin. 8 MR. WORDEN: Good morning, Chair Rhodes, 9 Commissioners. 10 I would note right at the outset, that 11 this year has been consumed by significant storm events, 12 which as you know, we're investigating. We have a lot of 13 effort going into that investigation, but at the same 14 time, there's a lot of other work that's taking place 15 that I think is a very good story and that's what you're 16 going to hear about today. 17 You're going to hear about gas safety from 18 Mike Pasinella, electric safety from Ben Dunton, electric 19 reliability from Mary Ferrer, and consumer service from 20 Sonny Moze. 21 I think in each of these areas, we're 22 showing some of the day to day activities that take 23 place, to make sure consumers in New York State get safe, reliable and good communication associated with their 24 25 service and those are important things. And a lot of the

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2	work that we're doing today, is really behind the scenes
3	and you really don't see it in the headlines of the
4	newspapers, et cetera, but it's very important in the
5	work we do to provide safe and reliable service.
6	So without further ado, I'm going to turn
7	this over to Mike Pasinella, to do the gas-safety
8	briefing.
9	Thank you.
10	MR. PASINELLA: Thank you, Michael.
11	Good morning Chair Rhodes, Commissioners.
12	Item 101 is the 2017 Pipeline Safety
13	Performance Measures Report. It is for informational
14	only and evaluates areas that are critical to pipeline
15	safety. These areas include damage prevention,
16	emergency-response times, leak management and
17	noncompliances as identified through staff's audit
18	process.
19	Overall, the data indicates that
20	performance has substantially improved for the local-
21	distribution companies, or LDCs for short. Across the
22	state over the 15-year period, staff has been reporting
23	performance to the Commission. This report is intended
24	to serve as a management tool, by allowing staff to
25	analyze trends, identify areas in need of improvement and

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2	to provide LDCs with feedback on a timely basis.
3	Next slide, please?
4	For damage prevention, this measure gauges
5	the success of LDCs, in minimizing damage to buried
6	natural-gas facilities caused by excavation activities.
7	The measure is further broken down into four components.
8	Mismarks, company and company-contractor error, third-
9	party excavation error, and no-calls, or an excavator's
10	failure to provide notice of the of their intent to
11	excavate to the one-call notification system.
12	The total damage-prevention measure
13	improves significantly, approximately 23 percent, during
14	2017. This was due in part to an increase of
15	approximately a 113,000 total one-call tickets.
16	Another contributing factor to this
17	improvement, was New York City implementing its white-
18	lining requirements, whereby excavators can be penalized
19	for requesting areas to be marked, where no work is
20	occurring.
21	For example, if a contractor was replacing
22	trees in various locations on the same street, the
23	contractor would now provide notice for each of the
24	locations, rather than a single one-call ticket, to avoid
25	penalty. In comparison to 2016, the total number of

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2	damages in 2017, remained relatively constant.
3	Also, all four components improved in
4	performance during 2017, with damages due to third-party
5	error, 20 percent and no-call damages, 15 percent,
6	showing the greatest improvement. Damages due to
7	mismarks, 7 percent and company and company-contractor
8	error, 2 percent, also showed moderate improvements.
9	In addition to our work with both one-call
10	centers, staff works closely with the LDCs and issues
11	field citations, to excavators where appropriate. The
12	combination of staff's field presence and the LDCs
13	alerting us to damages, has resulted in enhanced
14	enforcement of the pipeline-safety regulations.
15	Next slide.
16	For the second measure, emergency-response
17	times, it reflects the LDC's ability to respond promptly
18	to reports of leak, odor and emergency notifications, by
19	examining the percentage of reports that were responded
20	to, within various response time intervals. There are
21	three specific emergency-response intervals.
22	Respond to 75 percent of reports within 30
23	minutes, 90 percent within 45 minutes, and 95 percent,
24	within 60 minutes. LDC performance for each of the
25	response time intervals improved in 2017.

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2	For the fourth consecutive year, the total
3	number of reports having been received by the LDCs was
4	higher than in recent years. These volumes can largely
5	be attributed to greater public awareness, which has been
6	elevated in recent years, due to notable incidents and
7	the LDC's efforts to enhance their respective public-
8	awareness programs.
9	Next slide, please.
10	For the third measure, leak management, it
11	examines LDC's performance, in effectively reducing leak
12	inventories and keeping potentially-hazardous leaks to a
13	minimum. Potentially-hazardous leaks, type one, two A
14	and two, include any leak that requires repair, pursuant
15	to the regulations.
16	This report also examines the LDC's total
17	leak backlog. Total leak backlogs include type three
18	leaks, which do not have a prescribed repair timeframe
19	and are by definition considered to be nonhazardous.
20	Type three leaks also require reevaluation during the
21	next required leakage survey, or annually, whichever is
22	sooner, to ensure that a public-safety hazard has not
23	developed.
24	While type three leaks are not expected to
25	become a safety concern, LDCs should work to eliminate

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2	these known leaks on their systems because it reduces
3	lost gas, maintenance costs, the total number of
4	emergency reports, is an environmental concern and the
5	persistent odor can negatively impact public-awareness
6	efforts.
7	In general, all LDCs have demonstrated
8	improvement in these measures, over the past several
9	years. The overall, year-end, 2017 backlog declined
10	slightly when compared to 2016 and has improved
11	approximately 40 percent, when compared to 2013.
12	For total leak backlogs, the overall year-
13	end 2017 backlog improved by 2344 leaks. Approximately
14	14 percent from year-end 2016, and has also improved 40
15	percent, when compared to 2013.
16	Next slide, please.
17	For the final measure, LDCs are being
18	evaluated on their compliance, with the Commission's
19	minimum pipeline-safety regulations. This measure looks
20	at noncompliance issues, as identified by staff, during
21	audits of the LDCs. Each year, staff conducts
22	statistically-based audits, inspections and
23	investigations of the LDCs, to determine their compliance
24	with the pipeline-safety regulations. Each noncompliance
25	identified, represents an area where the LDC failed to

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2	meet these minimum requirements as prescribed.
3	The data varies greatly from year to year,
4	which is due in part to staff's five-year audit cycle.
5	These audits of the pipeline-safety regulations occur on
6	varying frequencies determined by the risk, that the
7	regulation audited, poses to public safety.
8	The regulations are identified either as
9	high-risk, in which an audit is conducted annually or
10	other risk, which is evaluated on a two, three, four, or
11	five-year frequency, not to exceed five years.
12	In 2017, non-compliances were identified
13	in all eleven of the major LDC's operating-service
14	territories, with improvements having been realized in
15	each of the previous three calendar years. This is due
16	also in part to the mechanisms that have been
17	incorporated into most of the LDC's respective rate
18	plans, which attach an associated regulatory liability
19	for the non-compliances identified.
20	Moving forward, each LDC should continue
21	to strive for the complete elimination of all non-
22	compliances. As an aside, during the Pipeline and
23	Hazardous Materials Safety Administration's most recent
24	audit of the Department's Hazardous Liquid and Natural
25	Gas Pipeline Safety Programs, evaluation scores of a

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Page 10 Monthly Meeting - 6-14-18 1 2 hundred percent were earned by the pipeline safety section. Also, the Pipeline Safety Section's Damage 3 Prevention Program was given the highest ranking 4 5 possible. 6 Next slide, please. 7 As LDCs continue their outreach efforts, adopt better practices in responding to leak, odor and 8 9 emergency notifications and work to replace leak-prone 10 infrastructure, staff expects further improvements will 11 occur. This report will be transmitted to an executive-12 level operating officer of each of the respective LDCs. 13 Thank you, Chair Rhodes, Commissioners. 14 This concludes my presentation of the 2017 15 Pipeline Safety Performance Measures Report. I would be 16 happy to answer any questions. 17 CHAIRMAN RHODES: Thank you, Mike. 18 I'll begin with concurring with Mike 19 Worden's opening remarks, that these reports in general 20 are good news for New Yorkers. Of all of the information 21 items, we're going to discuss today, this one has some of 22 the highest consequence -- this topic has some of the 23 highest consequences for the safety and protection of New Yorkers and I'm -- I'm very gratified to hear that and 24 25 realize that we have -- New York has the very-highest

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2	standards with respect to gas safety and that our
3	utilities are measuring up and are showing steady
4	improvement. So this is good news indeed.
5	Thanks very much.
6	Commissioner Sayre?
7	COMMISSIONER SAYRE: I'm pleased to see
8	that staff continues to monitor the utilities very
9	carefully in this respect and keeps them toeing the line.
10	They know they have to comply. They know they'll be in
11	trouble, if they don't and that's a good role for staff
12	to take. Good work.
13	CHAIRMAN RHODES: Thank you.
14	Commissioner Burman?
15	COMMISSIONER BURMAN: Thank you very much.
16	It's a pleasure for me to work with the
17	gas-safety folks and I think that our safety issues are
18	paramount and good work and I continue to look forward to
19	our continued diligence in this area. And I know that
20	all of us and the stakeholders, have safety as our top
21	priority.
22	CHAIRMAN RHODES: Thank you.
23	Commissioner Alesi?
24	COMMISSIONER ALESI: Thank you very much.
25	It's this is critical information.

Page 12 Monthly Meeting - 6-14-18 1 2 Well-done. And I think it underscores the 3 professionalism of all the people in the Department. 4 Thank you. 5 CHAIRMAN RHODES: With that, we'll move on 6 to the -- the next informational item. Mike, shall I 7 introduce it or -- I'll introduce it. 8 So, the second informational item is Item 9 301, Case 18-E-0279, which is the 2017 Electric Safety 10 Standards Performance Report, presented by Benjamin 11 Dunton, Power Systems Operations Specialist Four. 12 Ben, please begin. 13 MR. BENJAMIN DUNTON: Good morning, Chair 14 and Commissioners. Today, I will provide an overview of 15 the electric-safety standards and the utilities 16 compliance, for 2017. 17 Next slide, please. 18 I will start with some background information on the electric-safety standards. 19 The 20 original electric-safety standards were adopted by the Commission, in January of 2005. The standards included 21 22 stray-voltage testing and visual inspection of all 23 electric facilities, on an annual basis and the adoption of the National Electric Safety Code, or N.E.S.C., as the 24 25 minimum standard for utility construction, maintenance

Page 13 Monthly Meeting - 6-14-18 1 2 and operations. 3 The overall goal of the safety standards 4 is to safeguard the public from exposure to stray voltage 5 and to identify and mitigate any potentially-harmful 6 conditions, before safety hazards and/or reliability 7 deficiencies develop. New York's electric-safety standards continue to have some of the most stringent 8 9 requirements when compared to other states across the 10 nation. 2017 marked the thirteenth year for the 11 electric-safety standards, or the third year of the third 12 five-year cycle. 13 Next slide, please. 14 Utilities are required to test their 15 underground system and street-light facilities on an 16 annual basis, while manually testing their overhead 17 distribution and transmission facilities, on a five-year 18 cycle. Voltage findings of one volt or more, are 19 required to be recorded and mitigated. 20 In total, there were 364 voltage findings 21 of one volt or more, or approximately .03 percent of the roughly one-million facilities tested in 2017. This 22 23 graph shows the historical findings for manual strayvoltage testing, going back two years. The red sections 24 25 show the findings between one volt and 4.4 volts and the

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2	green sections show the findings that were 4.5 volts or
3	greater.
4	The 2017 total number of stray-voltage
5	testing findings continues a downward trend, from 2016
6	and 2015. Street lights continue to be the largest
7	facility grouping with stray-voltage findings.
8	For example, in 2017, out of the total 364
9	findings, street lights accounted for 231. As part of
10	the safety standards, the utilities are required to test
11	all publicly-accessible street lights. If an issue is
12	found with a street light that the utility does not own,
13	they are required to make the condition safe. It is
14	ultimately the municipality that owns the street lights,
15	responsibility to repair the issue.
16	Next slide, please.
17	Mobile stray-voltage testing was added to
18	the safety standards in 2011 and required eleven mobile
19	surveys in New York City, two mobile surveys in Buffalo,
20	and one mobile survey in Yonkers, White Plains, New
21	Rochelle, Albany, Niagara Falls and Rochester each year.
22	These locations were selected due to their population
23	density, fifty thousand or more and the number of stray-
24	voltage findings in each city.
25	Again, any voltage finding or one volt or

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2	more, is reported and mitigated. In 2017, there were
3	approximately 10,500 voltage findings in the three
4	utility-service territories, where mobile stray-voltage
5	testing is required.
6	This graph presents the total number of
7	stray-voltage findings across the state, using the mobile
8	stray-testing units for the last two years. Blue
9	represents Con Edison findings, green represents National
10	Grid findings and purple represents Rochester Gas and
11	Electric findings.
12	Con Edison makes up the majority of the
13	mobile stray-voltage findings, based largely on the
14	number of scans completed and the size of their
15	underground system.
16	Next slide, please.
17	Per the electric-safe safety standards,
18	the utilities are required to complete visual inspections
19	of 20 percent of their facilities each year, so that a
20	hundred percent of the utility's transmission and
21	distribution facilities will be inspected, at least once
22	every five years.
23	Since 2017 was the third year of the third
24	five-year cycle, all of the utilities were to have
25	completed inspections on 60 percent of their facilities,

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2	by year's end. This graph shows the inspection breakdown
3	and completion level for each of the six investor-owned
4	utilities, at the end of 2017. As represented here, all
5	six completed the 60 percent requirement.
6	Next slide, please.
7	That completes my presentation. I can now
8	answer any questions you may have.
9	Thank you very much.
10	CHAIRMAN RHODES: Thank you, Ben.
11	Once again, I think this report is good
12	news for New York. Again, it's a safety topic, so it
13	commands our utmost attention. It's the highest standard
14	we need to pay attention to and it's it's another one
15	where New York state has the very-highest standards and
16	it's another one, where it's very good to see that with
17	encouragement and oversight from the staff, we have
18	utilities that are measuring up and are generally
19	improving.
20	Thank you.
21	Commissioner Sayre?
22	COMMISSIONER SAYRE: And my comments are
23	the same as with gas safety. Good work and keep at it.
24	CHAIRMAN RHODES: Thank you.
25	Commissioner Burman?

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2	COMMISSIONER BURMAN: Ditto.
3	CHAIRMAN RHODES: Commissioner Alesi?
4	COMMISSIONER ALESI: I'd say the same.
5	CHAIRMAN RHODES: All right. Well, it's a
6	it's a completely-deserved consensus.
7	Thank you very much.
8	We'll move to the third item for
9	discussion, informational item. This is item 302, Case
10	18-E-0153, which is the 2 2017 Electric Reliability
11	Performance Report, presented by Mary Ferrer, Utility
12	Engineer Three.
13	Mary, please begin.
14	MS. MARY FERRER: Good morning, Chair
15	Rhodes, Commissioners. Today, I will be providing an
16	overview of New York's Electric Utilities Reliability
17	Performance, for 2017. The information presented is
18	mostly on a statewide basis. Staff's written report
19	provides individual reviews for the major-electric
20	utilities.
21	Each year, staff performs a detailed
22	analysis of electric-reliability performance. Two tools
23	we use to monitor service reliability are monthly-
24	interruption data, reliability-performance mechanisms or
25	R.P.M.s.

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2	Next slide, please.
3	Electric utilities are required to submit
4	detailed monthly-interruption data, that staff uses to
5	calculate the frequency and duration of interruptions.
6	We review the data with and without major storms.
7	A major storm is defined as any storm,
8	which causes in interruptions of at least ten percent
9	of customers, in an operating area, or if the
10	interruption lasts 24 hours or more. Recently, New York
11	experienced significant major-storm events, which we
12	haven't seen since Sandy. By reviewing the data, both
13	with and without major storms, we can trend and compare
14	the data over time. This aids in achieving a balance
15	between interruptions under the utilities' control, such
16	as equipment failures and those where the utilities'
17	control is more limited.
18	R.P.M.s are established in each rate case.
19	The R.P.M.s include company-wide targets for frequency
20	and duration. Electric utilities are subject to
21	negative-revenue adjustments for failing to meet R.P.M.
22	targets.
23	To gauge reliability performance, staff
24	evaluates two key components. The frequency of service
25	interruptions and the average duration of interruptions.

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2	Frequency is influenced by factors, such
3	as system design, capital investment, maintenance
4	practices and the weather. Decisions made by utilities
5	today, can take several years before being fully
6	reflected in the frequency measures.
7	Duration, on the other hand, is affected
8	by work-force levels, management of the work force and
9	geography. Policy changes can have a more immediate
10	effect, on duration.
11	Next slide, please.
12	This graph presents frequency performance
13	for the last five years statewide, excluding major
14	storms. Because Con Edison's networks are less-prone to
15	interruptions than overhead systems, Con Edison's data
16	can skew the overall statistics.
17	As a result, we evaluate statewide
18	measures, including and excluding Con Edison's data. The
19	figure shows the utilities, other than Con Ed, customers
20	on average, experienced one interruption in 2017. This
21	is slightly above the five-year average.
22	Statewide including Con Ed, customers
23	experience .62 interruptions per year, or were
24	interrupted once every nineteen months. This is
25	consistent with the state five-year average.

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2	Next slide, please.
3	Roughly one-third of outages statewide in
4	2017, were due to tree contacts. As shown in the chart,
5	the frequency of tree-related interruptions is trending
6	up for Central Hudson, NYSEG, and National Grid. The
7	largest contributors to tree-related interruptions were
8	limbs and trees from outside the clearance zone, falling,
9	due to failure, disease or weather conditions, resulting
10	in damage to electric infrastructure.
11	Several companies have started to take
12	proactive measures in recent years to address this trend.
13	For example, Central Hudson and National Grid have both
14	developed and implemented Emerald Ash Borer Danger Tree
15	Removal Programs. It's a mouthful.
16	CHAIRMAN RHODES: That's a nasty one.
17	MS. FERRER: PSEG Long Island has improved
18	its tree-trimming programs over recent years, increasing
19	the clearance between vegetation and overhead wires and
20	increasing the removal of danger trees. Its first four-
21	year cycle of enhanced tree trimming was completed in
22	2017 and showed positive effects on reliabilities.
23	Next slide, please.
24	Oh. You got it. Sorry.
25	The graph presents duration for the last

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2	five years, on a statewide basis, excluding major storms,
3	again showing performance with and without Con Edison.
4	The overall statewide interruption duration was one hour
5	and 52 minutes, meaning electric service was available to
6	customers over 99 percent of the time. This is about one
7	minute longer than 2016 and generally consistent with the
8	five-year average.
9	Next slide, please.
10	Calendar year 2017 had almost twice as
11	many customer hours of interruption, when including major
12	storms, than 2016. The March 2017 windstorm accounted
13	for most of the change in performance.
14	Combined, the electric utilities
15	experienced 11 percent more storms in 2017 than 2016.
16	Interruptions associated with major storms in 2017, also
17	increased substantially over 2016.
18	The weather events dominating the
19	headlines recently, indicate weather patterns are
20	producing more frequent and powerful events. Given the
21	number of significant weather events, we have already
22	incurred in 2017, such as Winter Storm Riley, Winter
23	Storm Quinn and the May 15th tornadoes, we expect the
24	customer hours of interruption, including major storms,
25	to be higher next year.

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2	Finally, all utilities met their frequency
3	and duration R.P.M. targets in 2017. Therefore, no
4	revenue adjustments were necessary. That concludes my
5	presentation. I'd be happy to answer questions.
6	CHAIRMAN RHODES: Okay. Thank you, Mary.
7	MS. FERRER: Uh-huh.
8	CHAIRMAN RHODES: Reliability obviously
9	goes to the heart of what New Yorkers expect from their
10	utility-electric service providers and we know that we
11	need to assess reliability under ordinary circumstances
12	and I'm pleased to see that this report shows that we do
13	a pretty good job of holding the utilities to in a
14	very-good standards on that on that count.
15	As Mike noted Mike Worden, we also need
16	to separately pay attention to extraordinary
17	circumstances namely the storms. We've certainly had
18	quite a spate of very severe events this year. You
19	mentioned them, Mary and we will separately be dealing
20	with how to ensure utilities are appropriately preparing
21	for and responding to those kind of events.
22	Thank you.
23	Commissioner Sayre?
24	COMMISSIONER SAYRE: The way Americans
25	live and work these days, compared to when I was growing

Page 23 Monthly Meeting - 6-14-18 1 2 up in a small town, is very different and very-much-more dependent on reliable-electric -- electrical supply, than 3 it used to be. 4 5 It -- when I was growing up, it really 6 didn't matter that -- if we had a wind storm, the power 7 would go out for a few hours a few times a month. It 8 really matters now. 9 I'm glad to see that we are holding the 10 utilities to tight standards and once again, I say thank 11 you, good work and keep it up. 12 CHAIRMAN RHODES: Thank you. 13 Commissioner Burman? 14 COMMISSIONER BURMAN: Ditto. 15 CHAIRMAN RHODES: I -- I hesitate. 16 Commissioner Alesi? 17 COMMISSIONER ALESI: I know that 18 Commissioner Sayre recently celebrated a birthday, so I 19 think I'll leave it at that, as far as when he was 20 growing up. 21 CHAIRMAN RHODES: Okay. Thank you. 22 So, with that, we'll move to the fourth 23 item for discussion, the informational item. This is 24 Item 201, Case 18-M-0267, which is a 2017 Energy Utility 25 Service Quality Report, presented by Sonny Moze, Utility

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2	Consumer Program Specialist Four.
3	Marty Insogna, Chief Consumer Advocacy is
4	available for questions.
5	Sonny, please begin.
6	MR. SONNY MOZE: Thank you, Chair Rhodes
7	and good morning, Commissioners.
8	This item sum excuse me. This item
9	summarizes the electric and natural-gas utilities
10	performance for 2017, on measures of customer-service
11	quality.
12	While safety and reliability are
13	paramount, the quality of customer service remains very
14	important to customers. The measures of service quality
15	include two different types. Standardized, key-
16	performance indicators reported by all the utilities,
17	which were recently revised and updated by the Commission
18	and customer service performance incentives, which vary
19	by utility and include negative-revenue adjustments for
20	unsatisfactory customer-service performance.
21	Next slide.
22	The data provided by each utility, in each
23	monthly-performance indicator reports allows staff to
24	track customer-service performance, as reflected on the
25	chart. The performance indicators are P.S.Acomplaint

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2	rate, survey-based measures of customer satisfaction, the
3	rate of appointments kept, call-answer rate, the
4	percentage of calls answered within thirty seconds, the
5	number of bills needing adjust adjustment due to
6	company error and the number of bills issued based on
7	estimated meter readings.
8	Next.
9	As reflected on the chart, those are the
10	performance incentives that have been established in each
11	of the utilities' cases. And the checkmarks basically
12	represent those area, that are applicable to each of the
13	utilities.
14	Customer-service performance incentives
15	help to align shareholder and rate-payer interests, by
16	providing potential earning consequences to shareholders
17	that reflect the quality of service to utility customers.
18	Every major gas and electric company in New York State,
19	has these mechanisms in place.
20	For all utilities, the customer-service
21	performance incentive mechanisms contain targets for
22	P.S.E compliant rates and survey measures of customer
23	satisfaction. Both P.S.Ecompliant rates and customer
24	surveys are broad measures of customer service, that
25	capture service quality across all facets of utility

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2	operations. Some also include targets, for other, more-
3	specific measures of utility performance. In most cases,
4	these more specific measures were included to address and
5	identify a deficiency.
6	Next slide.
7	We are pleased to report that for the most
8	part, the electric and gas utilities met, or exceeded the
9	standards for performance on the measures of customer
10	service established within their individual customer-
11	service performance mechanisms for 2017, except for
12	Rochester Gas and Electric Corporation, which failed to
13	meet these targets on call answered in 30 seconds and
14	estimated bills. Pursuant to the company's rate plan,
15	negative-revenue adjustment relating to those performance
16	deficits, totaling 525,000 dollars, are automatically
17	deferred for the benefit of customers and no commission
18	action is required now.
19	Regarding estimated bills, RG&E states
20	that it outsources the meter-reading function and the
21	vendor that performs meter reads for the company, has
22	experienced high turnover in the last several months.
23	RG&E states that it has worked with a vendor, to create a
24	remediation plan. It also states that it knows that
25	improvement in recent results and expresses confidence,

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Page 27 Monthly Meeting - 6-14-18 1 2 that results will continue to improve. 3 Regarding call-answer rate, RG&E states that higher than normal representative attrition and 4 higher-call volumes were the most -- the root causes of 5 6 the performance deficits. 7 In addition, the company employs a vendor 8 for some calls and each vendor's call-answer rate 9 performance was also below targeted level. RG&E states that it has sought to improve performance by backfilling 10 11 representative positions, continuing efforts to link 12 NYSEG and RG&E call centers, to more efficiently use 13 staff -- staffing at both call centers, implementing 14 customer self -- self-service options, to decrease 15 incoming-call volumes and implementing vendor-process 16 improvements. 17 Regardless of whether activities are 18 performed by utility employees or a vendor, the company 19 remains responsible for ensuring the performance of 20 targets, that -- that targets are met. 21 Aside from this deficit at RG&E, utility 22 customer-service performance has steadily improved over 23 the last several years and this trend continued in 24 calendar year 2017. For example, Central Hudson and 25 NYSEG improved performance in customer satisfaction, from

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2	2016 levels and National Fuel Gas and St. Lawrence Gas
3	had no escalated complaint, for all of calendar year,
4	2017.
5	Also, for 2017, PSEG Long Island reported
6	that it met its targets for customer satisfaction under
7	the Operation's Agreement, with the Long Island Power
8	Authority. In addition, Keyspan Delivery New York and
9	Keyspan Delivery Long Island, Orange and Rockland, and
10	St. Lawrence Gas, each achieved positive revenue
11	adjustment for reducing customer termination and all
12	uncollectibles.
13	All of these positive and negative revenue
14	adjustments are automatically deferred, under each
15	utility's respective rate plan and no Commission action
16	is required.
17	In summary, the customer-service
18	performance incentives currently in place, are that
19	utilities in New York State establish strong-standards
20	for performance and put significant-amounts of
21	shareholder earnings at rates for non-performance.
22	Overall, the customer-service performance
23	incentives implemented by the Commission, coupled with
24	staff's ongoing monitoring efforts appear to have been
25	effective in encouraging companies to make customer

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2	service a corporate priority and providing criteria for
3	ensuring that the quality of customer service remains at
4	high levels. Staff will continue to monitor customer-
5	service-quality performance provided by utilities to
6	ensure the fair and appropriate treatment of utility
7	customers across the state and we will continue to
8	promote performance-based rate-making strategies relating
9	to customer-service quality, as alternatives to
10	traditional cost of service regulation.
11	This completes my presentation on the
12	Energy Utilities Customer Service Performance Report for
13	2017. I'll be glad to answer any questions.
14	CHAIRMAN RHODES: Thank you, Sonny.
15	This report addresses the ways in which
16	customers most meaningfully and concretely interact with
17	utilities and utilities most meaningfully and concretely
18	interact with customers. So, this is a real a real
19	measurement and again, I'm pleased that it's generally
20	good news for the most part, for New Yorkers and that the
21	utilities are generally stepping up to to the
22	standards we expect them to hold and that we are
23	evidently doing the right kind of job of overseeing and
24	ensuring that they do so.
25	Thank you.

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2	Commissioner Sayre?
3	COMMISSIONER SAYRE: Utility service, just
4	like any other service in business, is all about the
5	customer and it should be. I think the utilities
6	understand that. I think staff understands that, very
7	well indeed.
8	As the energy industry becomes more
9	competitive and as REV develops, we may be changing our
10	mode of regulation some. We may be relying less on rate
11	of return and more on incentives to utilities. I don't
12	see ever letting go of customer-service incentives.
13	I think we're doing a good job here. I
14	think our utilities are performing better than the
15	unregulated companies that I tend to call, from time to
16	time and I think we should keep it up.
17	CHAIRMAN RHODES: Thank you.
18	Commissioner Burman?
19	COMMISSIONER BURMAN: Everything
20	everything stated, I think brings the importance of
21	customer and the continued focus on that, which is at the
22	core of what we do.
23	Thank you for all that staff does. The
24	Department works really hard at customer service and I
25	thank all of you.

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2	CHAIRMAN RHODES: Thank you.
3	Commissioner Alesi?
4	COMMISSIONER ALESI: Thank you, Chairman.
5	By ensuring these this quality
6	performance that we're measuring and keeping people up to
7	certain standards, we're helping to improve the quality
8	of life of what's called the customers and those are the
9	people, our everyday neighbors. But also, point out,
10	too, how important maintaining and improving these
11	standards is, for local businesses businesses in our
12	state, for commerce in our state.
13	So, thank you for this very-good report,
14	all four of these reports in fact. They do all good
15	things for people in our state and businesses in our
16	state, as well.
17	CHAIRMAN RHODES: Thank you.
18	With that, we will move to the fifth item
19	for discussion, which is Item 202 and cases 17-E-0459, et
20	al, which is the Central Hudson Electric and Gas Rate
21	Plan, presented by Administrative Law Judge Michelle
22	Phillips.
23	Administrative Law Judge Erica Bergen,
24	Mike Rieder, Chief of Gas Chief Gas, Water Rates and
25	Supply and Jeff Hogan, Deputy Director of Management and

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2	Operations Audit, are available for questions.
3	CHAIRMAN RHODES: We'll let them join us.
4	(Off the record discussion)
5	CHAIRMAN RHODES: Judge Phillips, please
6	begin.
7	A.L.J. PHILLIPS: Good morning Good
8	morning, Chair and Commissioners.
9	You have before you a draft order,
10	establishing a multi-year rate plan for Central Hudson
11	Gas and Electric Corporation. The proposed multi-year
12	rate plan is based on the terms of a joint proposal,
13	terms that were developed by numerous active parties.
14	These numerous signatories have diverse
15	and sometimes competing interests. The J.P.'s terms are
16	intended to resolve all issues in the Central Hudson
17	Electric and Gas cases.
18	Before turning to the three-year plan
19	that's outlined in the draft order, I will briefly
20	discuss the procedural history of these rate cases.
21	On July 28th, 2017, Central Hudson filed a
22	one-year rate plan, designed to establish new rates, as
23	of July 1st, 2018. In its initial submission, the
24	company sought to increase its electric-delivery
25	revenues, by approximately 63.4 million dollars and

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2	increase its gas-delivery revenues by approximately 22.2
3	million dollars. Central Hudson also requested a 9.5
4	percent, overall return on equity and an equity ratio of
5	50 percent.
6	Public Statement Hearings were noticed in
7	September and were conducted in October. Public comments
8	were received at the six Public Statement Hearings and by
9	email and regular mail.
10	In November 2017, several active parties,
11	including the Department of Public Service trial staff,
12	filed testimony and exhibits, responding in whole or in
13	part to Central Hudson's filing. In its November filing,
14	DPS trial staff proposed a one-year litigated rate plan
15	recommending, among other things, an electric-revenue
16	increase of 27.8 million dollars, a gas-revenue increase
17	of 7.6 million dollars, an overall return on equity of
18	8.3 percent and an equity ratio of 48 percent.
19	Staff's recommended revenue increases
20	included the impact of collecting energy-efficiency
21	related costs through bate rate base rates, as opposed
22	to through a surcharge.
23	Settlement negotiations were noticed in
24	December and ensued thereafter. On April 18th, 2018, the
25	joint proposal was filed. No party opposes the joint

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2	proposal.
3	The draft order adopts terms of the joint
4	proposal and establishes a three-year rate plan, with
5	electric-delivery revenue increases of 19.7 million
6	dollars, in rate year one, 18.6 million dollars in rate
7	year two, and 25.1 million dollars in rate year three.
8	It would also establish gas-delivery
9	revenue increases of 6.7 million dollars, in rate year
10	one, 6.7 million dollars in rate year two and 8.2 million
11	dollars in rate year three. These rates are intended to
12	capture 100 percent of the benefits of the Tax Act for
13	rate payers and also to collect the energy-efficiency
14	costs in base rates, as was proposed by the DPS. trial
15	staff.
16	The common equity ratio would be 48
17	percent in rate year one, 49 percent in rate year two and
18	50 percent in rate year three. The allowed return on
19	common equity would be 8.8 percent, with any actual
20	earnings that exceed 9.3 percent, shared with rate
21	payers.
22	There were many public commenters and
23	several parties that called for the reduction of the
24	electric-customer charge and the gas-minimum charge. The
25	proposed rate plan provides that such charges will be
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2	reduced each rate year. Public commenters and parties
3	expressed concerns about affordability. The proposed
4	rate plan responds to such concerns, by providing for
5	certain low-income provisions, including, but not limited
6	to, discounts for customers who are eligible for the Home
7	Energy Assistance Program and continuation of the Arrears
8	Forgiveness Program, in rate years one and two.
9	As part of its litigated case, the company
10	had proposed to construct an integrated, centralized and
11	modern facility, dedicated to providing hands-on scenario
12	based learning and indoor/outdoor electric and gas
13	training. Public commenters and DPS trial staff
14	expressed concerns about the cost, scope and timeline of
15	this proposal. The proposed rate plan resolves and
16	balances such concerns, by establishing a process that
17	allows the company to begin to work on this facility and
18	by limiting the funds that are air-mark ear-marked for
19	this facility during the rate plan, to five million
20	dollars. Moreover, this five-million-dollar amount is
21	not reflected in rates, until rate years two and three.
22	The proposed rate plan addresses the
23	importance of reliable service by, among other things,
24	providing for the continuation of electric service annual
25	metrics, for system average interruption frequency or

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2	SAIF and customer average interruption duration or CAID.
3	Failure to achieve targets associated with
4	these metrics, could subject the company to potential
5	negative-revenue adjustments of up to 4.1 million dollars
6	in total.
7	The proposed rate plan also promotes
8	various gas safety initiatives, such as continuing the
9	program to replace leak-prone pipe and adding new safety
10	programs, aimed at residential methane detection and
11	first-responder training. New customer service
12	initiatives including the elimination of fees associated
13	with credit and debit-card payments and payments at walk-
14	in locations and a new mechanism, designed to encourage
15	the company to reduce residential-service terminations
16	are part of the proposed rate plan.
17	The proposed plan also would establish
18	more stringent targets for existing customer-service
19	quality-performance mechanisms, including the customer-
20	satisfaction index and the PSC complaint rate.
21	The final rate plate con rate plan
22	component that I will highlight is the inclusion of
23	various earning-adjustment mechanisms. These mechanisms
24	are designed to encourage improvements in energy
25	efficiency, development of distributed-energy resources

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Page 37 Monthly Meeting - 6-14-18 1 2 and the use of cleaner technologies. 3 In setting utility rates, the Commission's task is to ensure that the utility provides safe and 4 5 adequate service, at just and reasonable rates. When 6 reviewing a joint proposal, the Commission must 7 determine, among other things, whether the rate plan 8 presented by the J.P.'s signatories meets the standards 9 and achieves a reasonable balance among the protection of 10 rate payers, fairness to investors and the utilities 11 long-term viability. 12 Based on the evidence provided in this 13 proceeding and with this standard in mind, we recommend 14 approval of this rate plan, as set forth in the draft 15 order. 16 This concludes my presentation and we are 17 available for questions. 18 CHAIRMAN RHODES: Thank you, Michelle. This is -- this -- this is a good plan. 19 20 It provides funding for technology upgrades. It provides 21 funding for expanded tree trimming, which we're reminding 22 is a good thing. It provides funding for the 23 continuation and enhancement of existing gas and public-24 safety programs and it's a progressive plan, that is 25 endorsed with complete stakeholder support, environmental

Page 38 Monthly Meeting - 6-14-18 1 2 groups, large-business groups, largest city in the region and achieves a nation-leading affordability policy that's 3 -- meaningfully lowers bills for most low-income and 4 5 vulnerable households. 6 Now, not only is the plan better than --7 meaningfully better than the proposal submitted by the 8 utility, it also advances the state's climate agenda, it 9 advances the state's energy agenda with expanded energy-10 efficiency investments and funding of non-wire 11 alternatives and other cleaner, more resilient energy initiatives. 12 13 I -- I'm going to conclude this -- it does 14 meet the standard of -- of safe reliable and just and 15 reasonable and thank the staff and all for -- for the 16 work that got us here. I will be voting in favor. 17 Commissioner Sayre? 18 COMMISSIONER SAYRE: As I think most of 19 you know, I -- I'm a fan of broad multi-year settlements. 20 I'm extremely impressed with this one and in particular, 21 the fact that it has no opposition. 22 The reason I'm a fan of broad settlements, 23 is that I think they reduce costs for the benefit of rate payers, they offer opportunities to -- to bring in 24 25 programs, that advance the state's goals that would be

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Page 39 Monthly Meeting - 6-14-18 1 2 otherwise hard to order in the context of a rate case and I think they're more likely to track the public interest 3 more closely than a fully litigated case, where the 4 5 Commission has to do all the balancing. 6 It's not that I'm too lazy to want to do 7 the balancing of each issue on an issue-by-issue basis 8 and figure out what's important and what's not important, 9 but I believe that the parties who are close to the 10 issues, are likely to have a better view than I do, about 11 what issues are really critical and what issues are less 12 important. 13 Of course, we have to review every 14 settlement to determine whether it meets our tests of 15 being balanced and fair and just and reasonable and in 16 the public interest. I think this one clearly passes the 17 test and I'm happy to support it. 18 CHAIRMAN RHODES: Thank you. 19 Commissioner Burman? 20 COMMISSIONER BURMAN: Thank you. 21 My position is different from the Chair and Commissioner Sayre. I will be voting no, for this 22 23 item. 24 I have carefully weighed the issues. Ι 25 think that the joint proposal and the folks that worked

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Page 40 Monthly Meeting - 6-14-18 1 2 on it, worked very hard. I think the company put forward a solid proposal. I think the parties worked together to 3 make significant concessions and I take what they did, 4 5 thinking that it is something that they believe is fair 6 and balanced. 7 However, I am concerned that we have 8 gotten complacent in our role at the Commission and I 9 have raised this issue before, when we're looking at 10 joint proposals and what is it that we holistically are 11 doing in our rate cases. 12 We have -- since I've been on the 13 Commission in 2013, we have at times, modified 14 significantly, the joint proposals. We should not modify 15 joint proposals significantly, without carefully 16 evaluating why we're doing that. 17 I'm going to go into -- in some detail, 18 some of the specific issues and why on balance, weighing 19 all the different interests, why the scales were tipped 20 for me, that it is a clear no vote. 21 I understand that there are many good 22 things in here. I also feel very strongly that again, 23 the company is a very-solid company, the company has a lot of good customer engagement and is moving forward in 24 25 a positive direction. But on whole, I am very concerned

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Page 41 Monthly Meeting - 6-14-18 1 2 about the direction of our rate cases and in particular, the aspects in here. Looking at some of the aspects -- I 3 just want to go down the list. As to the focus on the 4 5 low income, that is a major driver in the rate increase. 6 I -- as I -- I had initially voted no on the generic 7 proceeding on the low-income matter. However, it was a 8 decision that the majority made and I think that with 9 that, it gave us some certainty, going into the rate 10 cases, on what the framework was and that helped the 11 folks in the settlement discussions, understanding what 12 was needed to look at. They had some specific revenue 13 items, as well as some specific information, on what the 14 core policy focus was of the Commission, as it concerned 15 the low-income folks and that clearly showed through in 16 the low-income proposal that came out in the joint 17 proposal. 18 But then, when we get into other items, it is not so clear, when we have -- for me, looking at the 19 20 non-pipes alternatives, I am concerned that in the joint 21 proposal, there was a decision to ask the company to put 22 forward non-pipes alternatives. I'm not opposed to that. 23 I think it's a fair question on what is the appropriate 24 balance, for non-pipes alternatives, but we have a -- a

proceeding -- that -- that Con Ed proceeding, with non-

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2	pipes alternatives that we'll be decided.
3	We also have already decided the NYSEG
4	non-pipes alternatives. And in that case, which I voted
5	for, there were very-clear metrics that were in place on
6	that, on why we were saying, in that situation, on that
7	case-by-case situation, it was appropriate.
8	But we also identified it as a pilot
9	program and I read through not only the order, but I read
10	through the transcript and we identified in the
11	transcript, that the program was innovative to provide
12	service in the general area, needed an alternative way to
13	deliver that service outside of establishing a pipeline.
14	But we also recognized that it was a pilot program and we
15	needed to look at how this might apply in other
16	applications and it was something for us to learn from
17	and from that simple standpoint, one of the Commissioners
18	was swayed to vote for it. I was swayed by the different
19	metrics in it and I identified that at session, as well.
20	For me, holistically, in the joint
21	proposal, while I think it's something that we should
22	consider, I think is a very significant policy
23	consideration, it's something that the Commission needs
24	to embrace and to look at and to understand exactly what
25	is it, from a policy perspective, we are doing and

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2	exactly from a reliability perspective what does this
3	mean and really give more framework and more information,
4	so that it is not that we're deciding this out of in a
5	silo in the rate case and not giving any metrics and not
6	clearly setting forth some criteria and boundaries
7	because I think that is very important.
8	Our role and our principal responsibility
9	in rate cases, is to provide the company that we regulate
10	with revenues necessary to provide safe and reliable
11	service, at just and reasonable rates. We have to look
12	at balancing the interests of all the stakeholders and
13	many times, these range in demands, their wants and needs
14	are contradictory in nature and we have to balance that
15	and look at what is just and what is reasonable and
16	what's in the public interest.
17	So for me, I'm concerned that while we
18	still have one pilot program that we're reviewing and
19	looking at and making some assessments on, while we have
20	another proceeding that we'll be deciding, we still have
21	to grapple with what is it from a non-pipes alternative
22	perspective that is important to us. What are the
23	boundaries that we need to look at and how how
24	carefully are we going forward on that, rather than just
25	giving what I think is unclear guidance to this company

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2	and potentially then sending unclear guidance to others
3	in other rate cases and settlement discussions that you
4	can have, you know, as sort of an open-ended non-pipes
5	alternatives on the table, without clearly going and
6	doing the drill down that's necessary. And to me, that's
7	important.
8	I'm very focused on that does our
9	regulatory framework in these rate cases, do they hope to
10	facilitate the safe and reliable service that we need and
11	are our decisions providing that certainty and clarity
12	and consistency in the path forward?
13	For me, the challenge and the goal of New
14	York State Energy Policy is to balance reliability,
15	environmental sustainability and the cost of energy
16	supply, to meet the needs and demands of consumers and to
17	support the growth of our state's economy. And I am
18	worried that this order itself, does not go far enough
19	and we should have taken the opportunity seen in the
20	joint proposal, to clearly identify what our boundaries
21	were in the joint in the non-pipes alternatives and
22	make sure that we were looking at it from a safety and
23	reliability and systems' perspective.
24	And that's our job. That's what we need
25	to do when we have a joint proposal that comes to us,

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Page 45 Monthly Meeting - 6-14-18 1 2 that has good ideas, that has put forward that it's not 3 yes, I know we're going to be looking at that later, but 4 it shouldn't be a later thing. 5 To me, at the core of it, is the 6 reliability and the resiliency and we should identify it 7 now, so that we're not later dealing with it in silos. 8 What happens if they -- if everywhere, we're looking at a 9 number of different non-pipes alternatives and silos? We 10 need to look at it more holistically, look at the whole 11 system and address it and see what we need for the 12 reliability of the system. 13 The issue for me, on the non-pipes 14 alternatives, is that it is -- it is a very-important 15 issue. It's potentially divisive and it's important to 16 reliability and resiliency and this is impactful to 17 customers and it deserves more of a comprehensive 18 investigation and discussion and should be dealt with, as 19 part of a larger effort on the part of the Commission 20 itself. 21 The next -- the next aspect for me, is the 22 training center. I very much believe that training and 23 work-force training is very, very important. I think 24 that the training center and I -- I looked through, I 25 looked at the transcript -- the hearing transcript, I

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2	looked at the testimony that was submitted and I do
3	believe that the training center is appropriate and I am
4	thankful that we are focusing on the training center.
5	But that and in this case, in the
6	order, we identified some clear parameters in making sure
7	that we're identifying that focuses on core gas-safety
8	training, as well as other training, but core training
9	and looking at helping to make sure that we're doing all
10	we can on that aspect and giving the tools to the
11	company. And that if there are a need for future monies,
12	that they will come forward for that.
13	But signature in here, that is a positive,
14	is also that this would be done and and while the
15	company will be working with staff on the plans the
16	implementation plan for that training center that staff
17	has clear, explicit direction to work in consultation
18	with the Commissioners at the direction of the Chair.
19	And that is significant to me and I as a positive, in
20	in the rate plan.
21	The other issue for me is the REV demo
22	becoming permanent. I very much have been focused on
23	looking at and examining our REV demos and for each
24	company, it it's important that we have some
25	evaluation and drill down, on what are we learning from

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2	the REV demo, how much money is being spent in the REV
3	demos, how much money is being spent outside of the REV
4	demos that help to support the REV demos, what are the
5	lessons that are being learned and how are they helping
6	for being utilized in others in in other
7	companies and do they transcend and what is that
8	transition from a REV demo to a permanent program. For
9	me, I think it's inappropriate to be in a joint proposal
10	to become made a permanent program, without first
11	evaluating it.
12	Now, to be put forward in that is fine.
13	However, we, as a Commission, should have done should
14	be doing more of our due diligence, in and I do think
15	it's something that we can look forward to, in that we
16	should be carefully evaluating more holistically all of
17	the REV demos in some fashion, whether it's on a a,
18	you know, company-by-company perspective, when rate cases
19	come forward and looking and seeing and then evaluating
20	them.
21	But there needs to be some mechanism.
22	There needs to be some way of us really having a clear
23	road map, on exactly what is the next step. Are there
24	any mechanisms that we need to make some changes to the
25	processes, is there any mechanisms that we need to make

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2	changes to from a revenue perspective and are there any
3	mechanisms that some of these REV demos need to go away.
4	To the extent that the business case is
5	that it should succeed, I'm supportive of that. I do
6	think the business case was made.
7	But I think from a policy perspective, it
8	is concerning to me that this is the first time we're
9	making a REV demo permanent in the rate case, without
10	carefully evaluating REV demos, in general and exactly
11	what we're doing and what some of the parameters are.
12	Much has changed in the REV demo world and
13	the REV world ,since we first started the REV process.
14	And so, I am concerned that we're still following the
15	same or utilities are still following the same old
16	guidelines.
17	However, even the REV demo processes and
18	substance has changed dramatically with other players
19	involved, REV Connect and other different mechanisms and
20	I think it's important that the Commission itself be
21	formally engaged in the process, in a way that sends out
22	some more guidance and policy direction that would be
23	helpful, not necessarily to slow down the process, but to
24	help give specific, concrete guidance and evaluation and
25	also potentially address any issues that may be there,

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2	that have arisen from policy perspective, are are
3	concerning to me that that it that's that's how
4	we're made this permanent.
5	From my perspective, the other issue that
6	is really, I think the the single issue that made it
7	go from potentially I could vote yes, to this was a
8	definite no, is the geothermal-rate credit. This is the
9	first time that there has been a rate credit like this in
10	a rate plan.
11	The geothermal rate credit is connected to
12	the NYSERDA Geothermal Program. That program came about
13	after the geothermal-tax credit was vetoed and there's
14	been, for me, some clunkiness in terms of the geothermal
15	focus. We've had it in we've had it in some rate
16	cases. We've had it where we've talked about it and in
17	some fashion not necessarily making sense, where the
18	it falls, but it does fall into a rate case. So, it's
19	not inappropriate, per say because it happens to be
20	natural that in every rate case now, geothermal is in
21	there.
22	For me, what concerned me is that this was
23	the first rate case where it would really be precedent-
24	setting to have a rate credit a specific rate credit,
25	in a in in a rate case. And I noted that and then

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Page 50 Monthly Meeting - 6-14-18 1 2 when I looked at the comments in support, it also had the same language that this was precedent-setting and so it 3 confirmed for me, my concern about what did that mean in 4 5 it being precedent-setting and whether or not we needed 6 to look at that, more holistically. 7 We always say that we're fuel-neutral, 8 fuel-agnostic, technology-neutral, technology -- tech --9 technology-agnostic. Here we would not be and there's no 10 explanation to me why, except that it was agreed to in 11 the joint proposal. 12 And in fact, in the joint proposal and in 13 the order, it says that we will be looking at this to go 14 away, in some fashion, after it's decided where it's 15 already being looked at in veter. So, for me, what that 16 means, is that we have made an exception to the rule, 17 which is that if we're addressing something, somewhere 18 else and in a fuel-agnostic, technology-agnostic way, we 19 are already sort of skewing the results of that ongoing 20 proceeding, by saying for this and for this particular one, this is where our position is at this time. 21 22 And I'm not sure that I'm comfortable 23 doing that, especially since in other cases we have moved 24 on addressing issues by -- or we have not moved on 25 addressing issues, by saying well, since this might be a

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2	good issue, we're we're addressing it in somewhere
3	else, we're going to move it to that area and we'll get
4	back to you.
5	So for me, this issue was enough of an
6	issue for me, that I think the precedent-setting about
7	it, made it enough that I needed to to say we need to
8	stop and carefully look. Are we going to have this as an
9	exception and why are we picking this.
10	Because if not, what we're really saying
11	to folks, is that we are not neutral and we are picking
12	winners and losers and we're we're potentially
13	creating a problem in future rate cases, where others
14	will come with their pet issue and it may be well and it
15	may be sound, but we have to look more globally and we
16	have to see, does it fit because it's not just the folks
17	in the joint proposal. It's not just those stake holders
18	that are important to us. It is the entire foot print
19	and entire rate payers that we have to look at.
20	And we also need to look at what does this
21	mean from a precedent-setting perspective, for all other
22	rate cases and all others. And so for me, this one was
23	one that I did not feel from a a philosophical
24	perspective and really at my core, as a regulator, that
25	this was one that I could say I'm I can let it go

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2	because I think it is so significant to the slippery
3	slope, that it caused me to say no.
4	Then there are other issues again,
5	across the board, I think that the joint proposal is one
6	that I think folks worked really hard on. It's, you
7	know, we've gone and we've we've, you know, taken our
8	pencils and we've done done a really good job, but it
9	didn't go enough and it caused me concern because again,
10	my focus is on the certainty and the signals that we're
11	sending.
12	And the language in 2015 in Central
13	Hudson, in that rate-case order, there was language in
14	there, that talked about that there was a recognition
15	that there were ongoing REV proceedings and so, to the
16	extent that those REV proceedings would be something we
17	would be looking at and to the extent that some any of
18	those costs that we'd be looking at might need to be
19	deferred or dealt with in another way and we we put
20	that language in there. Minor language, but enough to
21	language to let folks know we recognize that we were in
22	this again clunky position, where we were moving forward
23	on a REV we were moving forward on a REV on a rate
24	case, while we were starting up this REV proceeding and
25	rate-design issues, et cetera.

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2	Now, here we are, three years later and
3	the language in this rate-case order has, you know, on
4	the sort of place holder for future REV proceedings, has
5	gotten longer and a little bit more uncertain and a lot
6	clunkier. And that's what concerns me.
7	We used similar language, if not identical
8	language in the last rate case and I did raise it at that
9	time, as well, my concern. My concern is by keeping open
10	a rate proceeding in a way that says we recognize that
11	there are other proceedings that may have cost
12	implications and therefore, we may need to look at this
13	and so, we're letting you know, that's good, we're giving
14	people the heads up, but I also worry it's the chicken
15	and the egg perspective.
16	At what point do we need to say, well, we
17	need to put some parameters around that. We may need to
18	not just have people who are in the room in those
19	settlement discussions, saying okay, we're going to agree
20	to this. All those other issues, we're going to kick
21	over there because they're we'll deal with that later.
22	And that later becomes a difficult issue,
23	whether you never get to it, or whether then, the people
24	who are agreeing, or the issues that you're agreeing to,
25	might not have been agreed to, as specifically, get

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2	opened up in a different way, or padded on, or added on
3	costs. It concerns me.
4	Folks need certainty. Folks need clarity
5	and I just want to make sure that our language, where we
6	are keeping open the REV for future REV proceedings, has
7	more drill-down on what exactly we're saying and what
8	does it mean when we're talking about, that it that
9	we're opening it up and keeping it the rate case open,
10	as it relates to the future REV proceedings because that
11	is something that for me, means that we have a lack of
12	clarity and a lack of certainty on.
13	And it's not about getting to it and then
14	looking at how to do it and defer it later. It's about -
15	- it's for me, it's about needing to have more
16	certainty now, when we're deciding this rate case, about
17	what the boundaries may be for the future REV proceedings
18	and that disconnect is very discerning.
19	I just need water. I'm sorry.
20	COMMISSIONER BURMAN: The other issue that
21	I have with the REV-proceeding language is as it concerns
22	the next path forward on REV proceedings, which is the
23	DCIPs.
24	The DCIPs are due or they were due June
25	30th and I do believe that they've been extended to July.

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2	I'm not sure the exact date.
3	The DCIPs came out of a Commission order,
4	where the utilities were told that in the Commission
5	order, that they were to file a initial joint DCIP and
6	then there were to be supplemental, individual DCIPs.
7	And then every two years if I'm correct, every two
8	years, they were to file these DCIPs.
9	And to me the DCIPs, along with the
10	B.C.A.s, along with a lot of other things, but let's
11	stick primarily to this, the DCIPs are really significant
12	documents. And while there are no specific costs,
13	expressly in there, what happens and the planning that
14	happens, in those DCIPs can have significant costs and
15	significant policy objectives.
16	My concern with the with the plans, is
17	that again, as to the future REV proceedings, we need to
18	have some clarity around that. I do know that there was
19	a staff-guidance document that was issued in May. I I
20	I I've not looked carefully at it. It's a staff
21	guidance. It's not the Commission directive.
22	It does open us up to some clarity, in
23	terms of looking at some of the things that may be
24	outside of the order itself and if there are some things
25	that need to have further clarity. So, I'll leave that

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2	for another day on our discussions on the future REV	
3	proceedings. But it's things like that and the clarity	
4	that I think leaves folks leaves me concerned, when we	
5	have it in a rate case, without some further conversation	
6	and drill down.	
7	But overall, one of the things that I look	
8	at, is the distinction between old rate-case orders and	
9	new rate-case orders and just on a pure language basis.	
10	I do believe that the same quality work is	
11	going into it. I know that our finance staff does the	
12	same sharpening of the pencils and does the same, you	
13	know, top-quality working through the different issues.	
14	But the difficulty for me is that it	
15	doesn't come across in an order the same way, so that you	
16	have to look beyond the four corners of the order, to	
17	clearly see that road map where there might have been	
18	more meat on the bones before. And so, just in terms of	
19	even if you look from the 2015 order to now, there's -	
20	- and then the one before that, there does seem to be a	
21	direction, of less is more.	
22	Now, for someone who is long-winded	
23	talking, it's difficult, so I get that. But I just want	
24	to be, again, cognizant of the fact that we still need to	
25	have in our rate cases, we still need to be very	

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2	cognizant of what the Commission itself is focused on and		
3	what the Commission itself is sending a message to and		
4	the linkage between the resiliency and the reliability		
5	and our overall objective of making sure that we're		
6	providing consumers with safe and reliable utility		
7	service at reasonable rates, with the least adverse		
8	effect upon the environment and ensuring that that's		
9	true.		
10	And so, for me, I'd like to see more of		
11	that and more of our bread and butter, core services and		
12	systems reliability and resiliency, coming out, rather		
13	than some of what I think is focused on, more other side-		
14	policy objectives and making sure that we are laser-		
15	focused on those issues and also looking at the last-rate		
16	case and seeing what fell off of that fell out of that		
17	order, that isn't in this order and explaining the		
18	distinction. So, when we go to non-pipes alternatives,		
19	but in the 2015-rate case we had a focus on the natural-		
20	gas expansion, I want to understand that linkage and that		
21	gets to, for me, again, the policy objectives of what		
22	we're doing and looking at it, more holistically.		
23	So overall, I think everyone I know		
24	everyone worked really, really hard. I know that it is a		
25	solid joint proposal that was put forward. I was pleased		

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2	to see that there was wide support.		
3	However, I think the fail is on now the		
4	Commission, in needing to do more and also, to take a		
5	step back before folks go into the next settlement		
6	discussions and say what is it like with the low-		
7	income program, what is it that we need to identify, as		
8	the things that are most important. Is it or		
9	afterwards what is the signal that we need to send and		
10	the drill down that we need to have and clearly identify		
11	that.		
12	And also, who isn't in the room in those		
13	settlement discussions, that we need to also be mindful		
14	of. What are some of the issues that aren't in there,		
15	that, you know, might have fallen away?		
16	Again, U.I.U., in their papers, stated		
17	that there were significant concessions. That's a good		
18	thing, but I also want to know what were some of those		
19	concessions that we might need to also take a look at,		
20	what are some things that we need to also make sure that		
21	we're clearly identifying are our priorities, as a whole,		
22	as the Commission.		
23	So, I'll be voting no and I thank you.		
24	CHAIRMAN RHODES: Thank you, Commissioner		
25	Burman, for that very thoughtful set of comments.		

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2	Sorry. Thank you, Commissioner Burman,
3	for that very thoughtful set of comments.
4	Commissioner Alesi?
5	COMMISSIONER ALESI: Thank you, Mr.
6	Chairman.
7	Well, I think there are times when we can
8	benefit from litigating aspects like this. For instance,
9	there's a certain level of creativity that comes from
10	this approach. I think it works well with the Reforming
11	the Energy Vision. There was a solid approach to HEAP, a
12	solid approach to maintenance, solid approach to
13	education and I think the timeframe that comes from an
14	approach like this, it's a it's short enough so that
15	we can implement those things that are mutually
16	beneficial, as far as the aspects of the agreement, but
17	also short enough, so that we can learn from any
18	miscalculations we make.
19	So, I favor this approach in this
20	particular instance and I'll be supporting it.
21	CHAIRMAN RHODES: Thank you very much.
22	So, we will now move to call for a vote.
23	My vote is in favor of the recommendation
24	to adopt a three-year rate plan for electric and gas
25	service. Commissioner Sayre, how do you vote?

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2		COMMISSIONER SAYRE: Aye.	
3		CHAIRMAN RHODES: Commissioner Burman, how	
4	do you vote?		
5		COMMISSIONER BURMAN: No.	
6		CHAIRMAN RHODES: Commissioner Alesi, how	
7	do you vote?		
8		COMMISSIONER ALESI: Yes.	
9		CHAIRMAN RHODES: The items are approved	
10	and the recommendations are adopted.		
11		We will now move to the consent agenda.	
12		MR. AGRESTA: Chair Rhodes, can I be heard	
13	for a moment on the consent agenda?		
14	CHAIRMAN RHODES: Please.		
15		MR. AGRESTA: Item 562, which is the	
16	Charter Build-	-Out Order, it was discovered a few minutes	
17	ago, that there's an inadvertent inclusion of some		
18	numbers that were filed on a confidential basis. They're		
19	not confidential from the Commission, but what we would		
20	like to do is rewrite a sentence or two, that doesn't		
21	change the result, but would avoid disclosure of the		
22	confidential information.		
23		So, I have a rewrite that I would like to	
24	hand out to th	ne Commissioners if, that's okay?	
25		CHAIRMAN RHODES: Please do so.	

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2	Thank you.	
3	CHAIRMAN RHODES: I will confirm that my	
4	own reading is that this change is textual in nature,	
5	just as the chamber counsel described and does not	
6	substantively change the result.	
7	I see concurrence among the Commission	
8	with that judgement, so with that, we will now move to	
9	the consent agenda.	
10	Do any Commissioners wish to comment on,	
11	or recuse from voting on any items on the consent agenda?	
12	COMMISSIONER BURMAN: I just want to	
13	comment on Item 373, which is the offshore wind, that	
14	we're just voting on the final G.E.I.S. and not on the	
15	underlying matters that will come before us. And	
16	therefore, I am okay with voting for it at this time.	
17	CHAIRMAN RHODES: Thank you very much.	
18	Any other comments?	
19	We will now proceed to a vote on the	
20	consent agenda. My I'm sorry. Yeah. My vote is in	
21	favor of the recommendations on the consent agenda, with	
22	the modification to Item 562, as discussed. Commissioner	
23	Sayre, how do you vote?	
24	COMMISSIONER SAYRE: Aye.	
25	CHAIRMAN RHODES: Commissioner Burman, how	

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2	Office of the Attorney General and whereas Ms. Brauth		
3	joined the Department of Public Service on July 7, 2003,		
4	as Director of Financial Administration and as capably		
5	and with a high-degree of professionalism and dedication,		
6	adeptly served the Department in several roles, including		
7	currently as Director of Administration and whereas Ms.		
8	Brauth has brought her expertise, knowledge and boundless		
9	energy, to the important task of managing all		
10	administrative operations of the Department, both within		
11	the Department and with other state agencies, including		
12	an untold number of budget negotiations advocating for		
13	the Department with a myriad of staffing issues and		
14	tirelessly coordinating technology issues with O.I.T.S		
15	- this is real labor here.		
16	Whereas Ms. Brauth has been an ardent		
17	supporter of all Department staff, a caring and		
18	conscientious leader of the Office of Administration and		
19	especially, a champion for support staff in the		
20	Department, providing opportunities and training to learn		
21	and grow professionally and as a team, always mindful of		
22	the Department's important mission of service to all New		
23	Yorkers and whereas Ms. Brauth modeled the best and		
24	dedicated service public servant, the qualities of		
25	respect, integrity and service with a touch of good		

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2	humor, to all who have had the very-good fortune of		
3	working with her and whereas Ms whereas Ms. Brauth		
4	will now have more time to spend with her family,		
5	including her fiancé, Robert, her children and her		
6	parents and her many friends and to pursue her passions,		
7	including community service and award-winning theater		
8	performance, it is resolved that the State of that the		
9	New York State Public Service Commission, expresses its		
10	deepest appreciation and gratitude to Sorelle Leslie		
11	Brauth for her leadership in the Department of Public		
12	Service and her faithful service to the citizens of the		
13	state of New York, as demonstrated by her unwavering		
14	commitment to the Commission of to the mission of the		
15	Commission, to ensure safe, secure, and reliable access,		
16	to all electric, gas, steam, telecommunications and water		
17	services, for all of New York's residential and business		
18	customers.		
19	That's that's the that's the		
20	resolution and and that's a good note, with which to		
21	adjourn.		
22	Thank you very much.		
23	(The meeting adjourned.)		
24			
25			

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2	STATE OF NEW YORK	
3	I, HANNAH ALLEN, do hereby certify that the foregoing was	
4	reported by me, in the cause, at the time and place, as	
5	stated in the caption hereto, at Page 1 hereof; that the	
6	foregoing typewritten transcription consisting of pages 1	
7	through 65, is a true record of all proceedings had at	
8	the hearing.	
9	IN WITNESS WHEREOF, I have hereunto	
10	subscribed my name, this the 21st day of June, 2018.	
11		
12		
13	HANNAH ALLEN, Reporter	
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