## BEFORE

## THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of Akron Thermal, Limited Partnership for an Emergency Increase in its Rates and Charges for Steam and Hot Water Service.	) )	Case No. 09-453-HT-AEM
In the Matter of the Application of Akron Thermal, Limited Partnership for Approval of a Modification to an Existing Arrangement.	) )	Case No. 09-442-HC-AEC
In the Matter of the Application of Akron Thermal, Limited Partnership for Approval of an Arrangement with an Existing Customer.	) ) )	Case No. 09-441-HT-AEC
In the Matter of the Application of Akron Thermal, Limited Partnership to Issue Three Promissory Long-Term Notes.	)	Case No. 09-414-HT-AIS
In the Matter of the Application of Akron Thermal, Limited Partnership for Approval of Revised Tariffs.	)	Case No. 09-315-HT-ATA

## **ENTRY NUNC PRO TUNC**

## The Commission finds:

- (1) On May 29, 2009, Akron Thermal, Limited Partnership (ATLP) filed an application in 09-453-HT-AEM for an emergency annual increase of \$4,195,561 in its rates and charges for steam and hot water service. By Opinion and Order issued September 2, 2009, the Commission denied ATLP's application.
- (2) On September 8, 2009, ATLP filed a letter in the docket (September 8 Letter), stating that ATLP and Akron Thermal Cooling (ATC) were suspending operations at 5:00 p.m. EST that day. Because it indicated a change in the provider of heating and cooling service, from ATLP to the city of Akron (City), or a representative of the city, Akron Energy Services, LLC (AES), we construed the September 8 Letter as an application for substitution of service.

- (3) On September 23, 2009, the Commission issued an entry (September 23 Entry) granting ATLP's application for substitution of service, and ordering the transfer of customer accounts and operations from ATLP to the City. It has come to the Commission's attention that we did not aptly describe in that entry our intent as to what specific actions ATLP needed to take to effectuate the transfer of operations to the City, as ordered.
- (4) Implicit in the process of transferring operations from one steam and hot water provider to another, in order to provide uninterrupted service to customers, is the transfer of any permits necessary to operate from the former provider of service to the current provider. Without the transfer of such permits, the provision of service cannot be effectuated by the transferee.
- (5) In light of the implied transfer of permits in the process of transferring steam and hot water operations from one provider to another, the first ordering paragraph of the Commission's September 23 Entry should be clarified and revised, nunc pro tunc, as follows, to effectively delineate what is to be included in the transfer of operations from ATLP to the City: "ORDERED, That the transfer of customer accounts and operations from ATLP to the City of Akron, including the transfer of any permits necessary to operate any specific units or facilities, be approved as set forth in this entry."

It is, therefore,

ORDERED, That the Commission's September 23, 2009, order be revised, nunc protunc, in accordance with finding (5). It is, further,

ORDERED, That a copy of this entry be served upon all parties of record.

THE PUBLIC UTILITIES COMMISSION OF OHIO

Alan R. Schriber, Chairman

Paul A Centolella

Valerie A. Lemmie

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Cheryl L. Roberto

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Entered in the Journal

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Mencie &

Reneé J. Jenkins

Secretary