MINUTES OF THE REGULAR COMMISSION MEETING OF THE MICHIGAN PUBLIC SERVICE COMMISSION HELD IN ITS OFFICES ON FEBRUARY 6, 2020

Commission Chairman Sally A. Talberg called the meeting to order at 1:30 p.m. Executive Secretary Lisa Felice called the roll and declared there was a quorum.

PRESENT

Commission: Sally A. Talberg, Chairman
Daniel C. Scripps, Commissioner
Tremaine L. Phillips, Commissioner

Staff: Blair Renfro
Matt Helms
Lisa Felice
Sarah Mullkoff
Naomi Simpson
Al Freeman
Jill Rusnak
Staci Sova
Ryan Wilson
Brianna Brown
Patrick Hudson

Public: John Liskey, CARE/CUB
Suzy Westmoreland, MEGA
Candace Gonzales, Consumers Energy
Karen Wienke, Consumers Energy
Adella Crozier, DTE

I. Commissioner Scripps moved to approve today’s agenda, Commissioner Phillips seconded.

   Vote: Yeas – Talberg, Scripps, Phillips
       Nays – None

   The agenda was approved.

II. Commissioner Scripps moved to approve the minutes of the Regular Commission Meeting of January 23, 2020, Commissioner Phillips seconded.
Vote:  Yeas – Talberg, Scripps, Phillips  
Nays – None  

The minutes were approved.

III.  Commissioner Scripps moved to amend the Proposed Amendment of the Bylaws for consideration, Commissioner Phillips seconded.

Vote:  Yeas – Talberg, Scripps, Phillips  
Nays – None  

The motion was approved.

Commissioner Scripps moved to approve the Proposed Amendment of the Bylaws as submitted, with today’s approved amendment date and effective immediately.

Vote:  Yeas – Talberg, Scripps, Phillips  
Nays – None  

The motion was approved.

The Amendment of the Bylaws is attached.

IV.  CONSENTED ORDERS

A.  COMMUNICATIONS

1.  U-13302  IN THE MATTER OF THE REQUEST FOR COMMISSION APPROVAL OF AN INTERCONNECTION AGREEMENT BETWEEN BULLSEYE TELECOM, INC. AND VARIOUS AT&T INC. OWNED COMPANIES, INCLUDING AT&T MICHIGAN (thirteenth amendment)

U-15334  IN THE MATTER OF THE REQUEST FOR COMMISSION APPROVAL OF AN INTERCONNECTION AGREEMENT BETWEEN KMC DATA LLC AND MICHIGAN BELL TELEPHONE COMPANY d/b/a AT&T MICHIGAN (fourth amendment)

U-15344  IN THE MATTER OF THE REQUEST FOR COMMISSION APPROVAL OF AN INTERCONNECTION AGREEMENT BETWEEN SIGECOM, LLC AND VARIOUS AT&T INC. OWNED COMPANIES, INCLUDING AT&T MICHIGAN (third amendment)

U-15538  IN THE MATTER OF THE REQUEST FOR COMMISSION APPROVAL OF AN INTERCONNECTION AGREEMENT
BETWEEN BANDWIDTH.COM CLEC, LLC AND VARIOUS AT&T INC. OWNED COMPANIES, INCLUDING AT&T MICHIGAN
(second amendment)

U-15585 IN THE MATTER OF THE REQUEST FOR COMMISSION APPROVAL OF AN INTERCONNECTION AGREEMENT BETWEEN AT&T MICHIGAN AND ACCESS ONE, INC. (third amendment)

U-15607 IN THE MATTER OF THE REQUEST FOR COMMISSION APPROVAL OF AN INTERCONNECTION AGREEMENT BETWEEN DIECA COMMUNICATIONS, INC. d/b/a COVAD COMMUNICATIONS COMPANY, AND MICHIGAN BELL TELEPHONE COMPANY d/b/a AT&T MICHIGAN (nineteenth amendment)

U-18117 IN THE MATTER OF THE REQUEST FOR COMMISSION APPROVAL OF AN INTERCONNECTION AGREEMENT BETWEEN ITELECOM, INC. d/b/a ADVENT TELECOM AND AT&T MICHIGAN (first amendment)

U-18118 IN THE MATTER OF THE REQUEST FOR COMMISSION APPROVAL OF AN INTERCONNECTION AGREEMENT BETWEEN U.S. METROTEL, LLC AND AT&T MICHIGAN (first amendment)

2. U-17456 IN THE MATTER OF THE APPLICATION OF LOCAL ACCESS, LLC FOR A LICENSE TO PROVIDE BASIC LOCAL EXCHANGE SERVICE THROUGHOUT THE STATE OF MICHIGAN IN THE ZONES AND EXCHANGES SERVED BY FRONTIER NORTH, INC., FRONTIER MIDSTATES, INC., AND AT&T MICHIGAN (request to surrender license)

3. U-20660 IN THE MATTER OF THE APPLICATION OF TELEPORT COMMUNICATIONS AMERICA, LLC TO AMEND THE GEOGRAPHIC SERVICE AREA OF ITS LICENSE TO PROVIDE BASIC LOCAL EXCHANGE SERVICES TO INCLUDE ALL ZONES AND EXCHANGE AREAS IN THE STATE OF MICHIGAN (final order)

4. U-20662 IN THE MATTER OF THE APPLICATION OF HIGH SPEED CONNECT MICHIGAN LLC FOR A TEMPORARY AND PERMANENT LICENSE TO PROVIDE BASIC LOCAL EXCHANGE SERVICE (request for temporary license)
B. ELECTRIC

1. U-20484 IN THE MATTER OF THE APPLICATION OF DTE ELECTRIC COMPANY TO COMMENCE A RENEWABLE ENERGY COST RECONCILIATION PROCEEDING FOR THE 12-MONTH PERIOD ENDED DECEMBER 31, 2018 (final order)

2. U-20488 IN THE MATTER OF THE APPLICATION OF UPPER MICHIGAN ENERGY RESOURCES CORPORATION TO COMMENCE A RENEWABLE ENERGY COST RECONCILIATION PROCEEDING FOR THE 12-MONTH PERIOD ENDED DECEMBER 31, 2018 (final order)


4. U-20535 IN THE MATTER OF THE APPLICATION OF UPPER PENINSULA POWER COMPANY FOR APPROVAL TO IMPLEMENT A POWER SUPPLY COST RECOVERY PLAN FOR THE 12 MONTHS ENDING DECEMBER 31, 2020 (final order)

C. GAS


2. U-20549 IN THE MATTER OF THE APPLICATION OF PRESQUE ISLE ELECTRIC AND GAS CO-OP FOR APPROVAL OF A GAS COST RECOVERY PLAN AND AUTHORIZATION OF GAS COST RECOVERY FACTORS FOR THE 12 MONTHS ENDING MARCH 31, 2021 (motion to dismiss)

U-20550 IN THE MATTER OF THE APPLICATION OF PRESQUE ISLE ELECTRIC AND GAS CO-OP FOR RECONCILIATION OF ITS GAS COST RECOVERY PLAN FOR THE 12 MONTHS ENDED MARCH 31, 2021 (motion to dismiss)
Commissioner Scripps moved that the Commission approve all the orders on the consent agenda. Commissioner Phillips seconded that motion.

Vote: Yeas – Talberg, Scripps, Phillips
Nays – None

The orders were adopted.

V. OTHER ORDERS

A. ELECTRIC

1. U-20350 IN THE MATTER OF THE APPLICATION OF UPPER PENINSULA POWER COMPANY FOR APPROVAL OF ITS INTEGRATED RESOURCE PLAN PURSUANT TO MCL 460.6T AND FOR OTHER RELIEF

Commission Staff Naomi Simpson, Energy Resources Division, presented a brief synopsis of the case listed above. Commissioner Scripps moved that the Commission approve the order at its February 6, 2020 meeting. Commissioner Phillips seconded that motion.

Chairman Talberg thanked staff for their efforts. The Chairman also acknowledged the willingness of UPPCo and other parties to come together and reach this settlement.

Vote: Yeas – Talberg, Scripps, Phillips
Nays – None

The order was adopted.

2. U-20599 IN THE MATTER OF THE APPLICATION OF NORTHERN STATES POWER COMPANY, A WISCONSIN CORPORATION, FOR APPROVAL OF ITS INTEGRATED RESOURCE PLAN PURSUANT TO MCL 460.6T AND FOR OTHER RELIEF

Commission Staff Sarah Mullkoff, Energy Resources Division, presented a brief synopsis of the case listed above. Commissioner Scripps moved that the Commission approve the order at its February 6, 2020 meeting. Commissioner Phillips seconded that motion.

Commissioner Scripps commented:
“Today’s approval of the integrated resource plans for the Upper Peninsula Power Company and Northern State Power Company, combined with our approval of the IRP for Upper Michigan
Energy Resources Corporation in October of last year, means that we have now approved the first round of IRPs for the Upper Peninsula under the 2016 energy law. Notably, each of these first IRPs ultimately resulted in settlements.

This Commission continues to keep a sharp focus on energy issues in the UP as we look at the future energy mix and will continue to seek a full evaluation of cost-effective options. I expect many of these issues will be addressed in the second phase of the UP Energy Task Force established under Executive Order 2019-14, and will continue to be front of mind for the Commission and Staff.

I want to thank all the parties to these cases - our Commission Staff, the utilities, intervenors such as Citizens Against Rate Excess, the Association of Businesses Advocating Tariff Equity, the Attorney General’s office, and others – for their work as we turn the page on this first round of IRPs and look to the future in the UP.”

Chairman Talberg thanked Commissioner Scripps for his leadership and efforts on the Governor’s UP Energy Task Force.

Vote: Yeas – Talberg, Scripps, Phillips
      Nays – None

The order was adopted.

3.  U-20611 IN THE MATTER OF THE APPLICATION OF DTE ELECTRIC COMPANY FOR APPROVAL TO AMEND ITS OUTDOOR PROTECTIVE LIGHTING RATE SCHEDULE D9 (ex parte/application)

Case No. U-20611 involves an ex parte application filed by DTE Electric Company to amend its Outdoor Protective Lighting Rate Schedule D9. The order before you approves the application. Commissioner Scripps moved that the Commission approve the order at its February 6, 2020 meeting. Commissioner Phillips seconded that motion.

Vote:  Yeas – Talberg, Scripps, Phillips
       Nays – None

The order was adopted.

4.  U-20699 IN THE MATTER OF THE APPLICATION OF CONSUMERS ENERGY COMPANY FOR AUTHORITY TO SHARE A PORTION OF THE GAIN FROM THE SALE OF CERTAIN TRANSMISSION ASSETS (ex parte/application)

Case No. U-20699 involves an application by Consumers Energy Company requesting Commission approval of a one-time voluntary gain sharing with the company’s customers and authorization to implement accounting procedures, as set forth
in the application, consistent with the gain sharing. The order before you sets a public comment period. Commissioner Scripps moved that the Commission approve the order at its February 6, 2020 meeting. Commissioner Phillips seconded that motion.

Vote: Yeas – Talberg, Scripps, Phillips
      Nays – None

The order was adopted.

VI. PUBLIC COMMENTS

There were no public comments.

Chairman Talberg announced that a new issue brief will be available on the Commission’s website regarding UPPCo’s Integrated Resource Plan Settlement at: https://www.michigan.gov/documents/mpsc/UPPCo_IRP_Issue_Brief_02062020_680549_7.pdf.

Chairman Talberg announced an updated fact sheet that summarizes the avoided cost methodologies under the Public Utility Regulatory Policies Act for all utilities regulated by the Commission is available on the Commission’s website at: https://www.michigan.gov/documents/mpsc/Avoided_Cost_Fact_Sheet_092619_666644_7.pdf.

A recording of the proceedings of the February 6, 2020 meeting is archived at: https://www.michigan.gov/mpsc/0,9535,7-395-93307_93316_93317_93875---Y,00.html.

Chairman Talberg announced that the next regularly scheduled Commission Meeting will be held on February 20, 2020 at 1:30 p.m.

Commissioner Scripps moved that the Commission adjourn, Commissioner Phillips seconded.

Vote: Yeas – Talberg, Scripps, Phillips
      Nays – None

The motion was approved.

The meeting adjourned at 1:43 p.m.

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Lisa Felice
Executive Secretary
BYLAWS OF THE
MICHIGAN PUBLIC SERVICE COMMISSION

These Bylaws were adopted at a meeting of the Commission on February 6, 2020, effective immediately.

ARTICLE I – THE COMMISSION

Section 1. Seal of the Commission. The Commission may adopt an official seal and may use the seal to authenticate official documents and records. The seal shall bear the name of the Commission and be in such form as shall be determined by the Commission.

Section 2. Office of the Commission. The offices of the Commission shall be in Lansing, and all Regular or Special Meetings shall be held in these offices unless otherwise specified by the Commission. The Commission may maintain satellite offices for staff members in order to effectively perform its statutory duties.

ARTICLE II – OFFICERS

Section 1. Chairman. The Chairman of the Commission shall be the member of the Commission designated by the Governor under MCL 460.2. The Chairman shall preside at meetings of the Commission and shall be the chief administrative officer of the Commission, having general supervision over the business and affairs of the Commission. The policy of the Commission shall be set by the Commission.

Section 2. Vice-Chairman. The Commission may elect a member to serve as Vice-Chairman. If elected, the Vice-Chairman shall serve until replaced or his or her term ends and shall perform the duties of the Chairman when the Chairman is unavailable, except as otherwise provided by law.

ARTICLE III – MEETINGS

Section 1. Open Meetings Act. The Commission shall conduct meetings under these Bylaws in accordance with the Open Meetings Act, MCL 15.261 et seq. The Commission is exempt from the Open Meetings Act when deliberating the merits of a case, as set forth in MCL 15.263(7)(d).

Section 2. Meetings. Official actions shall be taken only at a meeting conducted in accordance with these Bylaws. The Commission shall conduct meetings as follows:

(a) Organizational Meeting. Within 60 days after the appointment of any new member to the Commission, the Commission shall conduct an Organizational Meeting, at which the Commission shall either reaffirm the Bylaws or entertain a motion to amend the Bylaws. If a member of the Commission moves to amend the Bylaws, he or she shall submit the proposed amendment for consideration in accordance with Article IV of these Bylaws.
Public notice of an Organizational Meeting shall be given in the same manner as a Special Meeting under the Open Meetings Act.

An Organizational Meeting may be conducted concurrently with a scheduled or re-scheduled Regular Meeting, if public notice is given in accordance with the preceding sentence.

(b) **First Regular Meeting of Year.** At the first Regular Meeting of the year, the Commission shall announce its schedule of dates and times for remaining regular meetings for the calendar year and shall post public notice of the schedule within ten days. Public notice of the first Regular Meeting shall be given in the same manner as a Special Meeting under the Open Meetings Act. MCL 15.265(4).

(c) **Regular Meetings.** The Commission shall meet in regular session as set forth in the schedule of meetings adopted under Section 2(b).

(d) **Rescheduled Regular Meetings.** The Commission may announce revisions to the schedule of regular meetings at any prior meeting or may post revisions to the schedule on the Commission’s website that is fully accessible to the public.

A Rescheduled Regular Meeting shall substitute for the originally scheduled Regular Meeting for purposes of these Bylaws, and all official actions taken shall have the same force and effect as those taken at a Regular Meeting.

(e) **Special Meetings.** The Commission shall, upon the request of any member of the Commission, call a Special Meeting. The Special Meeting shall be scheduled on any working day, giving due regard to the availability of all members to participate, but subject to any statutory deadline that requires disposition of items placed on the agenda of the Special Meeting.

All official actions taken at a Special Meeting shall have the same force and effect as those taken at a Regular Meeting of the Commission.

(f) **Emergency Meetings.** If severe and imminent threat to the health, safety, or welfare of the public exists and at least two members of Commission determine that a delay in Commission action would be detrimental to efforts to lessen or respond to that threat, the Commission may meet in an Emergency Session without giving public notice of that session as provided in MCL 15.265(5).

Section 3. **Public Notice.** Public notice of meetings shall be given as provided in the Open Meetings Act. The Executive Secretary of the Commission is designated as the person to give public notice.

Section 4. **Agenda.** The Commission may post a proposed agenda prior to or during the business day immediately preceding the meeting.

Section 5. **Quorum.** A majority of the duly appointed members of the Commission shall constitute a quorum as provided in MCL 460.2 and not less than a majority of such members may take any official action.
Section 6. Order and Conduct of Business at Meeting.

(a) Call to Order. The Chairman shall call a meeting to order and may lead those present in the Pledge of Allegiance.

(b) Declaration of Quorum. The Executive Secretary shall call the roll and declare whether there is a quorum. Telephonic or video participation under Section 7 is sufficient to establish any member’s attendance for purposes of this section.

(c) Approval of Agenda. The Commission may amend and shall adopt an agenda by majority vote. Items may be added or deleted by amendment.

(d) Approval of Minutes. At a Regular Meeting, the minutes of the previous Regular and any other prior meeting since the last Regular Meeting shall be corrected, if necessary, and approved by the Commission.

(e) Manner of Voting. The Chairman or any member of the Commission may call for a vote at any time in a Regular or Special Meeting. In the normal course of business at a Regular or Special Meeting, each item designated for voting on the agenda (except items on the consent portion of the agenda) shall be announced, a member of the staff shall read a brief description of the proposed action, and such vote shall be held if the proposed action is moved and seconded. If the proposed action provides for the adjudication of an application, complaint, or other request within the Commission’s statutory discretion or other disposition of, or direction of further proceedings on, a matter pending for decision before the Commission in accordance with law, it shall be presented in the form of an order or, in appropriate cases, a minute action. The voting shall be by voice call with the yeas and nays entered in the minutes of such meeting. If the proposed action receives the affirmative vote of a majority of the Commission, it shall issue as an official action of the Commission in accordance with the procedures set forth in subsection (f).

Before the voting, the Chairman shall recognize any member who wishes to make a brief verbal statement regarding the proposed action. After the voting, the Chairman shall also recognize any member who wishes to make a brief verbal explanation of his or her vote or abstention and afford the opportunity to do so before moving to other items of business.

(f) Issuance of Orders and Minute Actions. Each member shall sign the order or minute action in accordance with his or her vote. A signature without explanation indicates that member’s unqualified assent to the order or minute action. In other cases, the signature shall be accompanied by an acknowledgement or brief explanation of the vote (e.g., concurrence, dissent, abstention). A member may also attach a separate, signed opinion explaining the basis for a concurrence or dissent. The Executive Secretary shall authenticate the order or minute action by his or her signature.

At the discretion of the Commission, the entry of orders, minute actions, and other documents memorializing official actions, including the affixing of signatures, may be completed electronically, without the issuance of a paper copy. Ministerial acts required under
this subsection to formalize issuance and release the order or minute action to the public shall be completed by the end of the business day of the meeting.

(g) Public Meetings. Meetings of the Commission are public meetings and individuals shall have a reasonable opportunity to be heard.

At the time provided in the agenda, the Chairman or other presiding officer may recognize and extend an opportunity to speak to any person desiring to address the Commission.

The Commission may limit the period of time during which the public may address it and the Commission may also limit the portion of that period of time allocated to each individual desiring to address the Commission. The Commission may require individuals desiring to address the Commission to identify themselves.

The Chairman may warn any person or curtail an opportunity to speak for failure to be germane, for vulgarity, for redundancy, for speaking in excess of the allotted time, or for failure to address remarks to the Commission.

Section 7. Telephonic and Video Participation. Any member of the Commission who is unable to be present in person at a meeting may participate and vote by telephone or similar audio or video connection and may sign orders, separate opinions, and minute actions electronically.

Section 8. Minutes. Minutes of all the meetings including votes on all official actions taken at those meetings shall be kept by the Executive Secretary of the Commission. Approved minutes shall be available for public inspection not later than five days after the meeting at which the minutes were approved.

Section 9. Procedures. Robert’s Rules of Order, Newly Revised, as modified by these Bylaws, shall be observed by the Commission in the conduct of its business.

ARTICLE IV – AMENDMENTS

These Bylaws may be amended in accordance with the following procedure: The proposed amendment or amendments shall be submitted in writing at a Regular or Organizational Meeting and shall lay on the table between that meeting and the next Regular Meeting, at which time such amendment or amendments must be voted upon. The proposed amendment or amendments may only be adopted by the affirmative vote of a majority of the members of the Commission at the Regular Meeting following the meeting at which such amendment or amendments were submitted.

ARTICLE V – SUSPENSION OF BYLAWS

Any of the provisions of the Bylaws may be suspended at any Regular, Special, Emergency, or Organizational Meeting by a unanimous vote of the members of the Commission if permitted by law.
ARTICLE VI – NONDISCRIMINATION

The Commission does not discriminate on the basis of age, color, disability, education, familial status, gender expression, gender identity, height, income, marital status, military status, national origin, political beliefs, race, religion, sex, sexual orientation, or weight in the administration of any of its programs or activities, and does not intimidate or retaliate against any individual or group because they have exercised their rights to participate in or oppose actions protected by applicable laws and regulations, or for the purpose of interfering with such rights, and claims of intimidation and retaliation will be handled promptly if they occur.