BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF DELAWARE

IN THE MATTER OF THE APPLICATION OF
CHESAPEAKE UTILITIES CORPORATION
FOR APPROVAL OF A CHANGE IN ITS
GAS SALES SERVICE RATES ("GSR")
TO BE EFFECTIVE NOVEMBER 1, 2012
(FILED SEPTEMBER 21, 2012)

ORDER NO. 8333

AND NOW, this 18th day of March, 2013, pursuant to the authority
granted to this Hearing Examiner pursuant to PSC Order No. 8296 dated
February 21, 2013, and having considered The Petition of the Attorney
General of the State of Delaware For Leave to Intervene ("the
Motion");

NOW THEREFORE,

1. According to 29 Del. C. §8716(d) & (g), the Public
   Advocate has the statutory right to intervene before the Commission
   in this case involving a change to gas sales service rates.

2. The Public Advocate’s office became vacant on or about
   March 15, 2013. The Governor has not yet named a replacement, which
   must also be confirmed by the Senate. (See Motion, §4.)

3. On March 18, 2013, the Delaware Attorney General’s
   ("DAG’s") office filed the subject Motion to Intervene as a party.
   The DAG’s Motion states the Attorney General’s “participation in the
   proceeding is in the public interest because the consumers’ interests
   are not otherwise represented … and the position of Public Advocate
is currently vacant”. (see Motion, §5.) Thus the DAG’s office is seeking to intervene on behalf of Delaware’s consumers.

4. Accordingly, the Motion is **GRANTED**.

**BY ORDER OF THE HEARING EXAMINER:**

/s/ Connie S. McDowell  
Connie S. McDowell, Hearing Examiner