Citation Room A & B Monday



A3 BEAD Program Updates

Moderator: Hon. Laura Nichols –Samms, VI

Participants: Hon. Mary Pat Regan, Kentucky

Policy Shifts, Legal Challenges, and the Future of Broadband Deployment

Alex Minard, VP & Lead Legislative Counsel, NCTA nd Chris Perry, President & CEO, Kentucky

Electric Coop

Lunch Then Learn Crystal Ballroom 3rd Floor

B3 Regulatory **Decisions &** Utility **Financials**

Moderator: Hon. Kim Drexler, Delaware

Participants: Hon. Zenon Christodoulou, New Jersey

Greg Gordon, Senior Advisor, Power & Utilities, Moelis

Impact on Share Prices, Dividends, and Inflation Hedging

Tommy Oliver, SVP, Regulatory and External Affairs, Roanoke Gas Company

> David Spacht, CFO & President of Wastewater, Artesian Water

Derby Brew Coffee & Dessert Break Bluegrass Room Followed by General Session at 3:15

Citation Room C & D Tuesday



Moderator: **C**3 Hon. Floyd McKissick, North Carolina **Strategies for** Participants: Cost Chloe Holden, Industry Analyst, AEU Containment and Efficiency Greg Poulos, Executive Director, Consumer Advocates of the PJM States in the Face of **Rising Energy** Evan Vaughn, Executive Director, MAREC **Prices**

Derby Brew Coffee Break In Bluegrass Room Next session in this room at 12:00 is D3 **Duties Before the** Tribunal

D3 Duties Before **The Tribunal** Attorneys seeking CLE must sign in!

Moderator: Hon. Jenifer French, Ohio

Participants:

Amy Cubbage, Litigator, Tachau Meek, PLC & Outside General Counsel to West End Opportunity Partnership. Commissioner Emeritus, Kentucky

Kim Duffley, Senior Director of Energy Policy and Legal Counsel, NARUC Commissioner Emeritus, North Carolina

Judy Jagdmann, Commissioner Emeritus, Virginia

Scenario #1

- Applicant saw a need to provide tourism transportation services to non-English speaking customers, as the Current Provider only offered services in English.
- At hearing, Existing Provider presented evidence that they had not received any requests for service to non-English speaking customers.
- Attorney for Existing Provider noticed that the records in the evidence had been manipulated by their client to remove requests from non-English speaking customers.

Scenario #2

- The Telecommunications Act of 1996 requires that if a Local Exchange Carrier (LEC) has an interconnection agreement, it must make interconnection available to any other carrier under the same terms and conditions.
- The LEC was involved in disputes with two separate companies over interconnection agreements.
- After an agreement was approved with Telecom B, Telecom A asked that the same agreement be approved for them. The LEC objected and claimed that the agreements were different.
- After pushback from staff, the LEC later admitted there were no differences.
 Staff had concerns they were attempting to mislead the parties and gain further leverage.

Audience Poll

Do you believe that these statements demonstrate a lack of civility?

D3 Duties Before **The Tribunal** Attorneys seeking CLE must sign in!

Moderator: Hon. Jenifer French, Ohio

Participants:

Amy Cubbage, Litigator, Tachau Meek, PLC & Outside General Counsel to West End Opportunity Partnership. Commissioner Emeritus, Kentucky

Kim Duffley, Senior Director of Energy Policy and Legal Counsel, NARUC Commissioner Emeritus, North Carolina

Judy Jagdmann, Commissioner Emeritus, Virginia