1		BEFORE THE
2		ILLINOIS COMMERCE COMMISSION
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4		PRE-BENCH OPEN MEETING
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9		Chicago, Illinois
LO		October 6, 2009
L1		
L2		Met, pursuant to notice at 1:30 p.m.
L3	BEFORI	Z :
L4	MR.	CHARLES E. BOX, Chairman
L5	MS.	LULA M. FORD, Commissioner
L6	MS.	ERIN M. O'CONNELL-DIAZ, Commissioner
L7	MR.	SHERMAN J. ELLIOTT, Commissioner
L8		
L9		
20	SULLIVAN	REPORTING COMPANY, by
21	Patricia	Wesley, CSR, RPR

- 1 CHAIRMAN BOX: Good afternoon. Is everything all
- 2 set in Springfield?
- 3 JUDGE WALLACE: Yes.
- 4 CHAIRMAN BOX: Pursuant to the provisions of the
- 5 Illinois Open Meetings Act, I now convene the
- 6 regularly scheduled pre-bench session of the
- 7 Illinois Commerce Commission.
- 8 With me in Chicago are Commissioners
- 9 Ford, and O'Connell-Diaz, and Elliott. I am
- 10 Chairman Box. We have a quorum.
- Before moving into the agenda, this is
- 12 the time we allow members of the public to address
- 13 the Commission. Members of the public wishing to
- 14 address the Commission must notify the Chief Clerk's
- 15 office at least 24 hours prior to the bench session.
- 16 According to the Chief Clerk's office, there have
- 17 been no requests to speak.
- 18 We have one item on the agenda today,
- 19 Docket 08-0363, Northern Illinois Gas Company's
- 20 order on rehearing regarding its proposed general
- 21 increase in natural gas rates. The issue on
- 22 rehearing was whether the entire amount of

- 1 short-term debt should be imputed in the capital
- 2 structure or should a lesser amount be included in
- 3 the capital structure, if any.
- 4 Judge Sainsot and Judge Kimbrel are
- 5 with us.
- 6 JUDGE SAINSOT: Just to start off with, we are
- 7 required by law to tell you if there are any new
- 8 comments on rehearing. There are no new comments.
- 9 CHAIRMAN BOX: Thank you. Do you want to give us
- 10 a brief overview of the one issue in this particular
- 11 case?
- 12 JUDGE SAINSOT: Yes. This Commission granted
- 13 rehearing solely to determine whether the amount of
- 14 short-term debt that was included in Nicor's capital
- 15 structure in the final order in this docket was the
- 16 proper amount to include or whether a lesser amount
- 17 is in order. Implicit in this ruling is the
- 18 recognition of the fact that it is appropriate to
- 19 include some short-term debt in Nicor's capital
- 20 structure.
- 21 On rehearing, Nicor and staff chose not
- 22 to present any testimony, instead they stipulated to

- 1 the admission of certain data request responses into
- 2 evidence.
- 3 Also, on rehearing Nicor argued that if
- 4 the difference between this case and its previous
- 5 rate cases is inclusion of cash working capital in
- 6 its capital structure, then the amount of Nicor's
- 7 short-term debt should be limited to the amount of
- 8 its cash working capital.
- 9 The problem with that argument is that
- 10 Nicor, the party with the burden of proof, did not
- 11 present any evidence establishing that the amount of
- 12 its cash working capital is the same as the amount
- 13 of its short-term debt.
- 14 The significance of the fact that cash
- 15 working capital was included in Nicor's capital
- 16 structure is not the amount of its cash working
- 17 capital, rather it is that once Nicor placed cash
- 18 working capital in its cash capital structure, staff
- 19 investigated the sources of Nicor's cash working
- 20 capital.
- 21 That investigation led staff to
- 22 conclude that Nicor's short-term debt was the source

- 1 of Nicor's cash working capital. It also led staff
- 2 to conclude that Nicor fund rate base items were
- 3 short-term debt. There was no evidence presented on
- 4 rehearing indicating that staff was wrong.
- 5 On rehearing Nicor also argued that the
- 6 amount -- that most of its seasonal gas purchases
- 7 are investor financed; however, staff established,
- 8 through its discussion of rehearing Exhibit 4, that
- 9 because Nicor uses a type of last-in, first-out
- 10 accounting method, Nicor pays for this gas with
- 11 customer-supplied funds, and there's no evidence
- 12 indicating that staff is incorrect.
- 13 I should also point out to you that
- 14 also included in the order is a determination as to
- 15 the joint motion to reopen. Originally the final
- 16 order in this docket concluded that a rulemaking
- 17 should commence with the purpose of establishing
- 18 standards for gas efficiency programs. Since that
- 19 time, the General Assembly enacted Section 8-104 of
- 20 the Public Utilities Act.
- 21 The joint movant stated that,
- 22 therefore, a rulemaking on this issue was not

- 1 necessary and the order before you agrees with them,
- 2 and we should also remind you that if you change the
- 3 amount of short-term debt, then the appendix to the
- 4 original order would need to be changed, so you just
- 5 need to let us know so we can change the appendix.
- Also, if the amount of short-term debt
- 7 is changed, Nicor will need a few days to re-file
- 8 its tariffs and that should be reflected in the
- 9 order.
- 10 Any questions?
- 11 CHAIRMAN BOX: Any questions from the bench?
- 12 (No response.)
- I have a few. Judge Sainsot, could you
- 14 go through and just give me the differences between
- 15 this case and the three prior rate cases where
- 16 short-term debt was not imputed in the capital
- 17 structure.
- 18 JUDGE SAINSOT: Well, there are a couple of
- 19 differences. One, the chief difference is inclusion
- 20 of cash working capital, because once -- in the
- 21 capital structure -- because once cash working
- 22 capital was included in the capital structure, then

- 1 staff took a look at what was in cash working
- 2 capital and that led staff to conclude that a
- 3 portion of cash working capital was short-term debt.
- 4 Also, in this case there was only three
- 5 months where Nicor had no short-term debt. In
- 6 previous cases there were many more months where
- 7 Nicor was found to have no short-term debt
- 8 whatsoever.
- 9 CHAIRMAN BOX: In any months at all?
- 10 JUDGE SAINSOT: Well, no, it had some. In the
- 11 last case I think it had five months with no
- 12 short-term debt whatsoever and the other seven
- 13 months it had short-term debt.
- 14 CHAIRMAN BOX: What about this particular case?
- 15 JUDGE SAINSOT: It has three months.
- 16 CHAIRMAN BOX: Didn't those cases say that's not
- 17 an indication of the fact that shareholder money was
- 18 being used and not ratepayer money so the point of
- 19 distinguishing the fact that there was no short-term
- 20 debt should not be included in short-term debt?
- 21 JUDGE SAINSOT: Well, obviously, shareholder
- 22 money would have been used during those three months

- 1 or those five months if short-term debt wasn't used.
- 2 COMMISSIONER FORD: I guess I had an issue,
- 3 because, as the Chairman said, that for the three
- 4 times we have included -- it's been included, and I
- 5 look back and see there in Black's Law where it says
- 6 legal precedent, and not being a lawyer and I was
- 7 wondering if those three times that the Commission
- 8 did include that we would be remiss if we did not
- 9 include it this time?
- 10 JUDGE SAINSOT: Well, you are quite right that to
- 11 pay attention to the precedent. The trouble is here
- 12 is that the facts are different, and when the facts
- 13 are different, you don't have legal precedence, and
- 14 that is discussed in the order before you.
- 15 CHAIRMAN BOX: Succinctly tell us what that
- 16 difference is, the actual difference?
- 17 JUDGE SAINSOT: Well, I just mentioned the other
- 18 two, the first two that come to mind. I believe
- 19 there are others in the order as well.
- 20 COMMISSIONER O'CONNELL-DIAZ: Well, "others"
- 21 meaning other cases?
- JUDGE SAINSOT: No, other facts.

- 1 COMMISSIONER O'CONNELL-DIAZ: So there's three
- 2 months differences of utmost importance to your
- 3 recommendation?
- 4 JUDGE SAINSOT: No. The most important fact here
- 5 is staff's analysis of what was in cash working
- 6 capital, which was in the original testimony in the
- 7 case in chief before rehearing. That is the most
- 8 significant fact. We didn't have that in any other
- 9 case. We didn't have staff going through the cash
- 10 on hand -- what Nicor's cash on hand is, which is
- 11 what cash working is. It's not just an accounting
- 12 function. It is what the -- what cash Nicor has on
- 13 a daily basis, where that money comes from.
- 14 COMMISSIONER O'CONNELL-DIAZ: And I think the
- 15 most recent Commonwealth Edison case is the cash
- 16 working capital.
- 17 JUDGE SAINSOT: Right, but staff's analysis of
- 18 cash working capital led it to conclude in that case
- 19 that there was no short-term debt in cash working
- 20 capital.
- 21 COMMISSIONER O'CONNELL-DIAZ: It wasn't an
- 22 exhaustive review in that proceeding by staff.

- 1 JUDGE SAINSOT: Pardon me?
- 2 COMMISSIONER O'CONNELL-DIAZ: There was not an
- 3 exhaustive review of cash working capital by staff
- 4 in that proceeding.
- 5 JUDGE SAINSOT: I don't know. All I know is
- 6 looking at the order there was no mention. You have
- 7 a better feel for that than I would.
- 8 CHAIRMAN BOX: Commissioner Elliott.
- 9 COMMISSIONER ELLIOTT: I just have got a comment.
- 10 It seems the distinctive difference is an exhaustive
- 11 study analysis performed in this proceeding with
- 12 regard to that issue. It seems to be a perfunctory
- 13 look at short-term debt and the amount on hand month
- 14 to month in the prior cases. It seems to be quite
- 15 different.
- 16 JUDGE SAINSOT: Well, and I would also point out
- 17 that gas in and of itself is much more seasonal than
- 18 electricity and staff has talked exclusively about
- 19 the need for short-term debt due to the seasonal
- 20 nature of gas purchases and use of gas.
- 21 CHAIRMAN BOX: In Peoples' last rate case, their
- 22 short-term debt was zero, wasn't it?

- JUDGE SAINSOT: That's correct, and North Shore
- 2 too, which was part of that case.
- 3 CHAIRMAN BOX: And that was zero because did the
- 4 staff do an exhaustive review in that particular
- 5 case to see if, in fact, short-term debt existed or
- 6 not or just --
- 7 JUDGE SAINSOT: Either that or Peoples had no
- 8 short-term debt and Peoples handled its finances
- 9 differently. That's the only thing I can think of.
- 10 COMMISSIONER O'CONNELL-DIAZ: Didn't the
- 11 Commission reject the theory on four different
- 12 occasions in four different matters that we had
- 13 before us?
- 14 JUDGE SAINSOT: Well, it rejected it in the last
- 15 two Nicor rate cases, that is true; however,
- 16 factually I think we have a different situation,
- 17 otherwise, we wouldn't be here.
- 18 COMMISSIONER O'CONNELL-DIAZ: Whose testimony can
- 19 I look to to support the staff's exhibit -- the LIFO
- 20 analysis that you refer to in your --
- 21 JUDGE SAINSOT: There is no testimony on that.
- 22 That was part of the evidence that was stipulated

- 1 to. There's absolutely no testimony on that that I
- 2 can recall. No, that's not true actually.
- 3 Mr. Arbushaw (phonetic) testified as to that
- 4 procedure, but staff's particular analysis comes
- 5 from what was stipulated into evidence on rehearing.
- 6 COMMISSIONER FORD: Well, except when short-term
- 7 debt can be traced to a particular asset, then it's
- 8 treated in the same manner as long-term debt. I
- 9 guess I had questions along -- issues along those
- 10 lines because it seems that in our other cases --
- 11 the three other cases you did not bring all that
- 12 into the factual component of the case. That's why
- 13 I'm having an issue with this.
- 14 If a child gets an F three times and --
- 15 I mean an A three times and comes back and gets an
- 16 F, I want to have substantial reasons, and you are
- 17 saying that Nicor did not present evidence that they
- 18 did not track a short-term debt?
- 19 JUDGE SAINSOT: Yes, that's correct. That's not
- 20 the only thing we are stating here, but that's
- 21 correct. I'm not saying that Nicor has to track its
- 22 debt.

- 1 What we are saying here is that it
- 2 would be a lot easier if for Nicor or any other
- 3 utility in the future if they found a way to track
- 4 its debt. That's all.
- 5 COMMISSIONER O'CONNELL-DIAZ: But to disallow the
- 6 totality of what Commissioner Ford was referring to
- 7 as a kind of precedent that I'm just -- it's not
- 8 clear to me that there's a procedural evidentiary
- 9 record in this matter to lead us to that place and
- 10 that there should be somewhat of an apportionment,
- 11 and if that's the way the Commission is going to be
- 12 looking at this issue you have noted, maybe we need
- 13 to signal that, but there's just a whole host of
- 14 cases where short-term debt has been treated in the
- 15 manner that the Commission has treated it and so
- 16 that becomes to me, the regulatory certainty. I
- 17 just don't see anything in this record that wins me
- 18 over to the other side.
- 19 That being said, you know, I'm thinking
- 20 there should be a middle ground as opposed to this
- 21 all or nothing, which that is the problem that I
- 22 see, and I would prefer to see a middle ground, and

- 1 if this is the way the Commission's going to be
- 2 looking at this as our determination, then we should
- 3 signal to our companies that they need to start
- 4 keeping their records in a different manner than
- 5 they have if we are going to be looking at it like
- 6 this.
- 7 It's very clear to me from
- 8 Mr. Arboushaw's testimony in the case in chief,
- 9 which, you know, led right into the reopening that
- 10 with these monies there is a three-month period that
- 11 due to the seasonal fluctuation of the business that
- 12 they're in.
- 13 We can do all sorts of different kinds
- 14 of analyses and hypotheticals, but that doesn't give
- 15 me comfort on the facts level that this is
- 16 appropriate nor legally sustainable, and so, you
- 17 know, I understand it.
- 18 I think we are in a situation where
- 19 obviously the books and records are not kept in the
- 20 manner that I think staff would like them to be, so
- 21 maybe we need to signal that, but this all or
- 22 nothing I think is really --

- 1 COMMISSIONER ELLIOTT: On the other hand, I think
- 2 we did just exactly that in reopening.
- I thought that our judge's opening
- 4 statement with regard to what was requested to be
- 5 provided, and the company provided no evidence with
- 6 regard to anything other than the total.
- 7 COMMISSIONER O'CONNELL-DIAZ: I believe because
- 8 these amounts are fungible, which is webbed through
- 9 all the testimony, that there's a problem of
- 10 producing a document that's got these numbers and
- 11 where it went and how that was tracked. I think
- 12 that --
- JUDGE SAINSOT: Well, I didn't mean to interrupt
- 14 you. I'm sorry. I'm sorry.
- 15 COMMISSIONER O'CONNELL-DIAZ: So I just think
- 16 that that presents the problem. If we are going to
- 17 be requiring our companies to do that, then I think
- 18 we should give them a signal to do that and I think
- 19 -- also, staff's position I think we could have
- 20 gotten a better argument that there was some portion
- 21 but they just weren't sure what it was, so I guess
- 22 it's up to us to determine what's fair and

- 1 reasonable and also what we could -- how we could
- 2 get to a legally sustainable order. I just find
- 3 this should be really an about face as to how we
- 4 have dealt with it in most of the recent rate cases
- 5 which had had cash working capital, so, you know,
- 6 I --
- 7 COMMISSIONER ELLIOTT: I think in my review I
- 8 don't think there's any question, there's no doubt,
- 9 that the company has short-term debt in its capital
- 10 structure. The question is whether they utilize
- 11 that short-term debt to fund rate base assets, and I
- 12 think that's the difference in the analysis
- 13 performed in this case that is different from the
- 14 analysis performed in the other cases as to whether
- 15 or not there's been any relationship and that's the
- 16 analysis in the cash working capital that was not
- 17 performed in those prior cases and I think that
- 18 distinguishes this case from the others.
- Now to the regard with if there's some
- 20 level under the totality again, it's Nicor's burden
- 21 to provide that evidence, and I think your
- 22 statements here is that that evidence was not

- 1 provided and that's sort of where I'm at. They have
- 2 had not only the opportunity in the case in chief
- 3 but rehearing.
- 4 CHAIRMAN BOX: You just started saying something
- 5 earlier. What were you saying?
- 6 JUDGE SAINSOT: Well, I'm sorry. Again, I didn't
- 7 mean to interrupt anyone. There's no evidence here
- 8 that it couldn't have been some testimony or like
- 9 evidence about pattern and practice that when we get
- 10 this kind of a situation this is how we function.
- 11 It would have been a simple matter to do.
- 12 There's no evidence here as to that.
- 13 What we do have is Nicor saying, well, you know, the
- 14 monies all over the place. Well, in reality they
- 15 probably do -- for the margin calls, for example,
- 16 they probably do go to certain place when they have
- 17 margin calls and that would have been a very simple
- 18 thing to do, and it wasn't done.
- 19 CHAIRMAN BOX: So does it concern you at all that
- 20 if we are talking about LIFO, and FIFO, and
- 21 accounting procedures, to see a company go from zero
- 22 percent short-term debt in their capital structure

- 1 to 19 percent if my numbers are right? Does that
- 2 cause you some pause?
- 3 JUDGE SAINSOT: Yes. And I was kind of shocked
- 4 that Nicor chose not to present testimony and just
- 5 stipulated to the admission of data request
- 6 responses.
- 7 CHAIRMAN BOX: The staff thought that the
- 8 position didn't have to be all or nothing and the
- 9 company puts forth a compromise position and that
- 10 was not acceptable to you in your order either.
- 11 Was there any particular reason why
- 12 given the fact that going from zero to 19 to the
- 13 fact that the last three cases we ruled a certain
- 14 way and we haven't signaled anything? Staff never
- 15 agreed with that, but I think that's something we
- 16 have to take up later, too, that when -- I think we
- 17 talked about this at the oral argument, that when I
- 18 asked for precedence, I was given a list of cases
- 19 that the staff had taken a certain position and the
- 20 last time I checked that's not precedent.
- 21 I wanted to know how the Commission
- 22 ruled and it just seems like maybe I shouldn't say

- 1 staff is lying in wait for something like this where
- 2 Peoples is zero, Com Edison is zero, and I've never
- 3 seen a company's short-term debt at 19 percent.
- 4 COMMISSIONER FORD: And I'm looking at the
- 5 conclusion in 9-507 (phonetic) that says to me
- 6 included -- short-term debt should be included in
- 7 the company's capital structure adopted in this
- 8 procedure. Short-term debt is used as a source of
- 9 financing assets in rate base.
- 10 So when we come to those kinds of
- 11 conclusions and our failure to include it
- 12 understates (sic) the amount of the cost of debt,
- 13 that supports the company's rate base. This is from
- 14 our own dockets. Not being a lawyer, I'm just being
- 15 able to analyze and synthesize some information.
- 16 COMMISSIONER O'CONNELL-DIAZ: I guess the other
- 17 part I'm trying to keep in my mind is short-term
- 18 debt is more expensive than long-term debt.
- 19 Short-term debt actually helps the company's bottom
- 20 line and, in fact, helps the rates be lower, so for
- 21 us to discourage usage of short-term debt and
- 22 encourage or disallow that I think is not an

- 1 appropriate thing because at some point in time that
- 2 will have an effect on the bottom line, so I think
- 3 Commissioner Ford's statement that she just read
- 4 from one of our other dockets is totally on board
- 5 and on point.
- 6 Again, to go back to the testimony that
- 7 was given by the company in Exhibits 24.1, 24.2,
- 8 Exhibit 3, I don't know if they have anything more
- 9 than what they gave in the first round because these
- 10 are fungible.
- 11 We know they had zero balances three
- 12 months of the year. In the other cases that the
- 13 Commission has approved it was four months and seven
- 14 months, so I think we get into semantics in regard
- 15 to that.
- In other company cases, other than
- 17 Nicor, have a lot of this short-term debt and most
- 18 recently Com Ed, and although I think Peoples, as
- 19 Commissioner Elliott pointed out, wasn't heavily
- 20 litigated, I don't know if there was an agreement,
- 21 but short-term debt is utilized during the seasonal
- 22 fluctuation and I think that hitting the bottom line

- 1 keeps prices and keeps the company in a good
- 2 financial picture which is important for customers.
- 3 So for us to do an about face without
- 4 having the absolute concrete evidence in a record to
- 5 me that's troubling, so I think we know it's not a
- 6 hundred percent. It's not -- to me, I think it
- 7 should be some middle place that we might find
- 8 ourselves would be a reasonable conclusion for this
- 9 situation.
- 10 CHAIRMAN BOX: Does the record include latitude
- 11 for something other than zero or all?
- 12 JUDGE SAINSOT: I really wish it did. The only
- 13 thing that we thought represented a middle ground
- 14 was reducing it to the amount of Nicor's cash
- 15 working capital.
- 16 The problem with that is that Nicor's
- 17 cash working capital is not the same as it's
- 18 short-term debt and there's no indication that they
- 19 equate each other in that way. They're two separate
- 20 entities, but that would be it.
- 21 CHAIRMAN BOX: Any other questions of the judge?
- 22 No comments or questions?

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(No response.)
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                 This is on our agenda for tomorrow. I
 3 think the deadline is the 7th at our 10:30 meeting.
 4 Thank you. Appreciate it.
                Judge Wallace, anything else to come
 5
 6 before us?
     JUDGE WALLACE: Nothing.
 8 CHAIRMAN BOX: Thank you. The meeting is
9 adjourned.
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                              (Whereupon, the above
                              matter was adjourned.)
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1	No. 08-0363
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3	State of Illinois ILLINOIS COMMERCE COMMISSION
4	
5	(To be filed with the Chief Clerk)
6	MINUTES
7	Chicago, Illinois
8	October 6, 2009
9	Case No. 08-0363
10	Subject: PRE-BENCH OPEN MEETING
11	HEARD BY: MR. CHARLES E. BOX, Chairman MS. LULA M. FORD, Commissioner
12	MS. ERIN O'CONNELL-DIAZ, Commissioner MR. SHERMAN J. ELLIOTT, Commissioner
13	APPEARANCES AND ADDRESSES:
14	(None.)
15	(None.)
16	DISPOSITION: Adjourned.
17	EXHIBITS FILED: (None.)
18	REPORTED BY: SULLIVAN REPORTING COMPANY, by Patricia Wesley
19	REMARKS: Orig to Commission
20	Pages 1-22 (22pgs)
21	
22	