COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

* * * * *

In the Matter of

AN ADJUSTMENT OF ELECTRIC RATES OF THE UNION LIGHT, HEAT AND POWER COMPANY

CASE NO. 8509

ORDER

On June 15, 1982, Newport Steel Corporation ("Newport"), by counsel, filed its Motion for Oral Argument Prior to Setting of Interim Rates. The Motion states that on Friday, June 11, 1982, the Federal Energy Regulatory Commission issued an Order authorizing Cincinnati Gas and Electric Company to implement its proposed Phase I rates effective June 15, 1982. The Motion further states that because of the magnitude of the increase, Newport requests that an oral argument be promptly scheduled to consider the method proposed by Union Light, Heat and Power Company for passing through the proposed Phase I rates to the customer classes and also to consider whether the proposed Phase I rates may legally be automatically passed through, or whether they are in the nature of extraordinary costs incurred outside of the test year which, if recovered, should be recovered in a surcharge after hearings occurring later.

The Commission, having considered the Motion of Newport and being advised, HEREBY ORDERS that the Motion be and it hereby is sustained, and oral argument be and it hereby is scheduled on June 17, 1982, at 9:00 a.m., Eastern Daylight Time, in the Commission's offices at Frankfort, Kentucky.

Done at Frankfort, Kentucky, this 15th day of June 1982. PUBLIC SERVICE COMMISSION ATTEST:

Secretary