

Utility Dockets			
Docket Number	Docket Caption	Brief Narrative	Status
U-23-053	In the Matter of the Revenue Requirement Study Designated as TA200-88 and the Tariff Revisions Designated as TA201-88, TA202-88 and TA203-88 Filed by G & K, INC.	Revenue requirement study for G & K, Inc. Includes conversion from Fuel Cost Rate Adjustment (FCRA) to Cost of Power Rate Adjustment (COPA). The revised base rates were granted on an interim and refundable basis, the Commission worked with G&K, Inc. to convert to the COPA program, and PCE amounts were revised to reflect updated base rates and new COPA amount.	Timeline met, awaiting compliance filing
U-23-055	In the Matter of the Petition Filed by OTZ TELEPHONE COOPERATIVE, INC. to Move First Point of Switching	Petition filed by OTZ Telephone Cooperative, Inc. to move its first point of switching for OTZ's local exchanges in Ambler, Buckland, Deering, Kiana, Kivalina, Kobuk, Kotzebue, Noatak, Noorvik, Selawik, and Shungnak to OTZ's switch in Anchorage. The petition was opposed by GCI. A hearing was held 2/28/24 – 3/1/24. GCI and OTZ filed a stipulation resolving all issues. The Commission did not accept the stipulation and approved OTZ's petition subject to conditions.	Timeline met, awaiting compliance filings
U-24-013	In the Matter of the Application Filed by ALASKA PIPELINE COMPANY, LLC to Amend Certificate of Public Convenience and Necessity No. 141	Application filed by Alaska Pipeline Company, LLC to expand its service area to include a proposed new pipeline route to connect to an LNG terminal at Point MacKinzie and to include a portion of its Beluga Pipeline corridor that was inadvertently omitted from the service area description. The Commission approved the application subject to conditions.	Timeline met, awaiting compliance filings

<p>U-24-021</p>	<p>In the Matter of the Application to Expand Service Area and Amend Certificate of Public Convenience and Necessity No. 13 Filed by GOLDEN VALLEY ELECTRIC ASSOCIATION, INC.</p>	<p>Application filed by Golden Valley Electric Association, Inc. (GVEA) to expand its service area to include the area south of Delta Junction, along the Richardson Highway, to the Fort Wainwright Black Rapids Training Site, and ending south of the Whistler Creek Training Area and expand its distribution system to provide service to electric utility service to Alyeska Pipeline Service Company Pump Station 10. The Commission approved the application.</p>	<p>Timeline met, awaiting compliance filings</p>
<p>U-24-036</p>	<p>In the Matter of the Application Filed by Juneau Hydropower, Inc. for a Certificate of Public Convenience and Necessity to Provide Electric Public Utility Service in the City and Borough of Juneau</p>	<p>Application filed by Juneau Hydropower, Inc. (JHI) for a Certificate of Public Convenience and Necessity (Certificate) to provide electric service in the City and Borough of Juneau. The application was contested by Alaska Electric Light and Power (AEL&P). The Commission granted JHI's application, subject to conditions. The Commission also required Alaska Industrial Development and Export Authority (AIDEA) and AEL&P to interconnect the Snettisham Hydroelectric Project (Snettisham) transmission system with the Sweetheart Lake Hydroelectric Project (Sweetheart Lake); required AEL&P to interconnect its transmission system with the proposed JHI transmission system; required AIDEA and AEL&P to allow joint use of the Snettisham transmission system and AEL&P's transmission system to transmit up to 8.5 MW of Sweetheart Lake power, subject to curtailment; required JHI to allow joint use of its transmission line from Lena Substation to Eagle Beach State Recreation Area; and required JHI to file interconnection agreements and joint use agreements confirming the above. AEL&P sought partial reconsideration of this decision which was automatically denied by operation of law.</p>	<p>Timeline met, awaiting compliance filings</p>

<p>U-24-037</p>	<p>In the Matter of the Application Filed by GCI CABLE INC. to Discontinue Cable Television Service Throughout Alaska and Revoke Certificate of Public Convenience and Necessity Nos. 143, 144, 156, 157, 158, 164, 168, 187, 191, 245, 246, 252, 261, 287, 336, 367, 378, and 401</p>	<p>Application filed by GCI Cable, Inc. (Certificate Nos. 143, 144, 156, 157, 158, 164, 168, 187, 191, 245, 246, 252, 261, 287, 336, 367, 378, and 401) to discontinue cable television service throughout Alaska and revoke its certificates. The Commission granted GCI's application and revoked the certificates.</p>	<p>Timeline met, awaiting compliance filings</p>
<p>U-24-039</p>	<p>In the Matter of the 2023 Expansion Firm Storage Service Inception Rates Designated as TA58-733 Filed by COOK INLET NATURAL GAS STORAGE ALASKA, LLC</p>	<p>Request from Cook Inlet Natural Gas Storage Alaska, LLC (CINGSA) for implementation of inception rates for ENSTAR Natural Gas Company, Inc.'s (ENSTAR) use of CINGSA's expanded facilities. The Commission initially granted CINGSA's requested rates on an interim and refundable basis. After hearing and review of the record, the Commission denied CINGSA's requested dollar amounts upon which to base its inception rates and required it to file revised rates. The Commission also required CINGSA to establish a refund plan to return funds collected during the interim and refundable period. CINGSA and ENSTAR filed petitions for reconsideration of the Commission's final order.</p>	<p>Timeline ends 4/10/2026, hearing held 10/9/2025 – 10/10/2025, petitions for reconsideration are pending</p>
<p>U-25-001</p>	<p>In the Matter of the Joint Petition filed by ALASKA EXCHANGE CARRIERS ASSOCIATION, INC., ALASCOM, INC., d/b/a AT&T ALASKA, and GENERAL COMMUNICATION CORP., and d/b/a GENERAL COMMUNICATION, INC., and GCI for Approval of Stipulation Regarding Intrastate Access Charge Rates and Waiver of Manual Provisions</p>	<p>Petition filed by Alaska Exchange Carriers Association, Inc.(AECA), AT&T Alaska, and GCI for approval of a stipulation to resolve all issues related to the establishment of Alaska intrastate access charge rates for the period of July 1, 2025, through June 30, 2026, and the period of July 1, 2026, through June 30, 2027. The parties also requested waiver of Sections 003(a), 701, 702, and 703 of the Alaska Intrastate Interexchange Access Charge Manual, which address the methodology for computing intrastate access charge rate elements. The stipulation was accepted, the request for waiver was granted with reservations, and additional filings were required.</p>	<p>Timeline met, awaiting compliance filings</p>

<u>U-25-002</u>	In the Matter of the Application Filed by UNIFIED ALASKAN UTILITIES to Amend Certificate of Public Convenience and Necessity No. 730 to Include the Properties Served by the Meadow Ridge Estates Community Water System	Application filed by Unified Alaskan Utilities (UAU) to expand its service area to include the Meadow Ridge Estates subdivision. UAU previously served Meadow Ridge Estates through bulk water sales and sought the service area extension at the request of the subdivision’s homeowners’ association. The application was granted and UAU was required to file updated tariff sheets.	Timeline met, compliance filings pending
<u>U-25-003</u>	In the Matter of the Revenue Requirement Study and Tariff Filing Designated as TA7-521 Filed by GOAT LAKE HYDRO, INC.	Revenue requirement study filed by Goat Lake Hydro, Inc. (GLH). GLH sells wholesale power to Alaska Power Company (APC). Under the proposed rates, a 500 kWh APC residential customer would see an increase of \$0.60 a month under the interim rate and an increase of \$1.06 under the permanent rate after power cost equalization credits. A hearing was held October 24, 2025, and continued October 28 – November 5, 2025. A final decision by the Commission is currently pending.	Timeline extended to 06/11/2026
<u>U-25-004</u>	In the Matter of the Tariff Revision Designated as TA350-4 Filed by ENSTAR NATURAL GAS COMPANY, LLC	Suspension of TA350-4, ENSTAR’s request to recover all costs associated with studying and securing long-term gas supplies through its gas cost adjustment (GCA) surcharge, including all accumulated and carrying costs related to the regulatory asset approved in Order No. U-22-090(2), as well as all on-going future costs incurred in developing and securing natural gas volumes. The Commission issued a final order denying ENSTAR’s request in TA350-4, requiring it instead to seek recovery of the regulatory asset through its next regular rate case. Additionally, the Commission allowed ENSTAR to create a new regulatory asset, to defer costs up to approximately \$47.1 million for development costs for a future LNG terminal, for possible inclusion in a future rate case.	Timeline met, remains open to accept compliance filings

<p>U-25-005</p>	<p>In the Matter of the Petition Filed by OptimERA, Holdings, Inc. d/b/a OptimERA xG for Designation as an Eligible Telecommunications Carrier to Receive Federal High-Cost Funds</p>	<p>Application of OptimERA, Holdings, Inc. d/b/a OptimERA xG (OptimERA) for designation as an Eligible Telecommunications Carrier (ETC) to receive federal High-Cost Funds (HCF) throughout the state of Alaska limited to those study areas and exchanges for which it is awarded HCF support by the Federal Communications Commission (FCC) in expected upcoming auctions. OptimERA currently serves Unalaska Island and the nearby communities of Nikolski on Umnak Island and Akutan. Alaska Telephone Company, Bettles Telephone, Inc., North Country Telephone, Inc., and Alaska Communications sought to intervene. The Commission denied the requests to intervene and granted OptimERA’s application, in part, and designated it as an ETC to receive HCF for the areas it currently serves. Additionally, the Commission required OptimERA provide evidence of 8-hour backup for its facilities.</p>	<p>Timeline met, compliance filings pending</p>
<p>U-25-007</p>	<p>In the Matter of the Application of Hilcorp Alaska Gas Storage, LLC for a Certificate of Public Convenience and Necessity to Operate a Natural Gas Storage Facility</p>	<p>Application of Hilcorp Alaska Gas Storage, LLC (Hilcorp Storage) for a Certificate to own and operate natural gas storage facilities near the Kenai Gas Field (KGF). The facility consists of 16 wells permitted for underground storage operations for the purpose of injecting gas for storage during the summer months and withdrawal for sales during winter months. Chugach, MEA, and ENSTAR sought to intervene in the docket. As intervention in an application must be a protest to the application and the Commission determined none of the interveners were protesting, the requests were denied. The Commission granted Hilcorp Storage’s application and issued it Certificate No. 787. The docket remains open awaiting compliance filings from Hilcorp Storage.</p>	<p>Timeline met, remains open to accept compliance filings</p>

U-25-012	In the Matter of the Filings Submitted for Fiscal Year 2025 as Required by 47 C.F.R. § 54.304 (Intercarrier Compensation Support Information)	An annual docket opened to collect federally required (47 C.F.R. § 54.304) filings related to intercarrier compensation (ICC) support. Incumbent Local Exchange Carriers (ILEC) participating in ICC are required to annually file data with both the FCC and with relevant state commissions information regarding their ICC rates, revenues, expenses, and demand for the preceding fiscal year. The Commission is not required to take any action on these filings.	No applicable timeline
U-25-013	In the Matter of the Formula Rate Mechanism Designated as TA353-4 Filed by ENSTAR NATURAL GAS COMPANY, LLC	Suspension of TA353-4, ENSTAR's request to implement a Formula Rate Mechanism (FRM) to calculate annual rate adjustments based on a simplified revenue requirement filing. Department of Law Regulatory Affairs and Public Advocacy section (RAPA), Federal Executive Agencies, and RSD Properties, LLC intervened. The docket was consolidated with U-25-019. A hearing is scheduled for April 13, 2026 – May 1, 2026.	Timeline ends 7/26/2026
U-25-014	In the Matter of the Application Filed by SCRS Intermediate Holding Corporation for Authorization to Acquire an Indirect Controlling Interest in SECURUS TECHNOLOGIES, LLC, Holder of Certificate of Public Convenience and Necessity Nos. 461 and 758	Application filed by SCRS Intermediate Holding Corporation for permission to acquire indirect ownership of Securus Technologies, LLC (Securus) as its parent company's, Aventiv Technologies, LLC, ownership is transferred from SCRS Acquisition Corporation to SCRS Intermediate Holding Corporation. Securus holds Certificate Nos. 461 and 758 and provides telecommunication services in Alaska state prisons. The Commission approved the application and required Securus to file a notification when the transfer of ownership is complete.	Timeline met, awaiting compliance filings

<u>U-25-018</u>	In the Matter of the 2025 Eligible Telecommunications Carrier Reports	Annual docket to receive certifications and reports from ETCs prior to the Commission's certification to the Universal Service Administrative Company that ETCs in Alaska remain compliant for their study areas. ETCs are telecommunications companies that receive funding from the federal government to support universal service, including Lifeline low-cost cellular service.	Timeline ends 6/18/2026
<u>U-25-019</u>	In the Matter of the Revenue Requirement Study Designated as TA354-4 Filed by ENSTAR NATURAL GAS COMPANY, LLC	Suspension of TA354-4, ENSTAR's revenue requirement study requesting an interim rate increase of 23.21% and a permanent rate increase of 26.79%, effective for billings on or after July 1, 2025. RAPA, Federal Executive Agencies, and RSD Properties, LLC intervened. The docket was consolidated with U-25-019. A hearing is scheduled for April 13, 2026 – May 1, 2026.	Timeline ends 7/26/2026
<u>U-25-020</u>	In the Matter of the Complaint Filed by Juneau Hydropower, Inc. Under AS 42.05.321 for Adjudication of Agreement Terms with Alaska Electric Light and Power Company	Complaint filed by JHI for adjudication on joint use of the Snettisham and AEL&P transmission systems, on interconnection with the AEL&P transmission system at Lena Substation, and on joint use of the JHI pole line running north from Lena Substation. JHI and AEL&P both filed proposed interconnection and joint use agreements. The Commission issued proposed agreements and JHI, AEL&P, AIDEA, and RAPA all filed comments. An informal conference was held with all interested parties on July 10 – 11, 2025. The Commission issued a final order requiring JHI, AEL&P, and AIDEA to sign Commission-adjudicated agreements. AEL&P filed a petition for partial reconsideration of the Commission's final decision. The Commission revised the agreements in response to AEL&P and issued an order on reconsideration. JHI submitted a signed copy of the agreements.	Timeline met, pending appeal

U-25-023	In the Matter of the Tariff Revision Designated as TA61-733 Filed by COOK INLET NATURAL GAS STORAGE ALASKA, LLC	Suspension of TA61-733, a rate revision for CINGSA based on a test year ending December 31, 2024. RAPA, ENSTAR, and Chugach intervened. A hearing is scheduled for May 26 – June 5, 2026. A final decision in this docket is currently pending.	Timeline ends 9/9/2026
U-25-028	In the Matter of the Initial Nondiscriminatory Open Access Transmission Tariff Designated as TA1-8001 Filed by the RAILBELT TRANSMISSION ORGANIZATION	Suspension of the RTO’s initial non-discriminatory open access transmission tariff (NOATT), filed as TA1-8001, for further investigation by the Commission. Alaska Wind Holdings, LLC, Bradley Creek Project Management Committee, Intertie Management Committee, Alaska Energy Authority (AEA), Chugach, GVEA, Homer Electric Association, Inc. (HEA), Matanuska Electric Association, Inc. (MEA), City of Seward d/b/a Seward Electric System (SES), RAPA, Alaska Public Research Interest Group (AKPRIG), the Railbelt Reliability Council (RRC), and Renewable Energy Alaska Project, intervened and a hearing was held from February 17, 2026 through March 4, 2026, continued on March 6, 2026, and continued again March 12 – 13, 2026. The final decision in this docket is currently pending.	Timeline extended to 6/04/2026
U-25-029	In the Matter of the Application Filed by LEVEL 3 COMMUNICATIONS, LLC to Amend Certificate of Public Convenience and Necessity No. 672 to Expand Its Service Area	Application from Level 3 Communications, LLC (Level 3), a provider of competitive local exchange service in Anchorage, to expand its service area to Cordova, Eagle River, Fairbanks, Fort Wainwright, Homer, Juneau, Kenai, Ketchikan, Kodiak, Kotzebue, Nome, North Pole, Palmer, Petersburg, Soldotna, Wasilla, Wrangell, and Yakutat. The Commission granted the application and required filings. The docket remains open pending compliance filings.	Timeline met, awaiting compliance filings

U-25-036	In the Matter of the Revenue Requirement Study and Rate Design Revisions Designated as TA577-8 Filed by CHUGACH ELECTRIC ASSOCIATION, INC.	Suspension of TA577-8, Chugach's proposed rate revision based on a test year ending June 30, 2025, proposing a 3.1% permanent rate increase for Chugach retail customers and a decrease of 1.6% for Chugach wholesale customers. RAPA, JL Properties, Inc., RSD Properties, LLC, ENSTAR, MEA, and GVEA intervened. A hearing is scheduled for August 7 – 21, 2026. A final decision in this docket is currently pending.	Timeline ends 11/11/2026
U-25-037	In the Matter of the Application Filed by Northern Arc Power, LLC and TDX Holdings, LLC for Authorization to Acquire a Controlling Interest in TDX NORTH SLOPE GENERATING, LLC, Holder of Certificate of Public Convenience and Necessity No. 227; SAND POINT GENERATING, LLC, Holder of Certificate of Public Convenience and Necessity No. 230; TDX MANLEY GENERATING, LLC, Holder of Certificate of Public Convenience and Necessity No. 72; and ALEUTIAN WIND ENERGY, LLC, Holder of Certificate of Public Convenience and Necessity No. 735	Application of Northern Arc Power, LLC (Northern Arc) and TDX Holdings, LLC (TDX Holdings) to transfer controlling interest of TDX Holdings' subsidiaries: TDX North Slope Generating, LLC, Sand Point Generating, LLC (SPG), TDX Manley Generating, LLC, and Aleutian Wind Energy, LLC (AWE) from TDX Holdings to Northern Arc. The docket was consolidated with U-25-038. The application was approved and Arc Power was required to file information on the financing agreement and information on the AWE wind turbines. The docket remains open pending these compliance filings.	Timeline met, awaiting compliance filings
U-25-038	In the Matter of the Application Filed by Tanadgusix Corporation and Its Subsidiaries TDX Holdings, LLC and TDX Power, LLC for Approval to Acquire a Controlling Interest in TDX ADAK GENERATING, LLC, Holder of Certificate of Public Convenience and Necessity No. 684 and SAND POINT GENERATING, LLC, Holder of Certificate of Public Convenience and Necessity No. 230	Application of Tanadgusix Corporation and Its Subsidiaries TDX Holdings, LLC and TDX Power, LLC to transfer controlling interest in TDX Adak Generating, LLC from TDX Power to TDX Holdings and SPG from TDX Holdings to TDX Power. These transfers were required for the transfers in U-25-037. U-25-037 and U-25-038 were consolidated, so U-25-038, while not pending any compliance filings, is being held open for the compliance filings expected in U-25-037.	Timeline met, awaiting compliance filings

<p>U-25-039</p>	<p>In the Matter of the Joint Application Filed by GCI Liberty, Inc. and Dr. John C. Malone for Acquisition of Controlling Interest in GCI COMMUNICATION CORP., Holder of Certificates of Public Convenience and Necessity Nos. 419, 489, and 496</p>	<p>Consolidated applications of Dr. John C. Malone and GCI Liberty, Inc. to acquire controlling interest of GCI Communications Corporation (Certificate Nos. 419, 489, and 496), United Utilities, Inc. (Certificate Nos. 249 and 558), United-KUC, Inc. (Certificate No. 629), Yukon Telephone Company, Inc. (Certificate No. 213), and GCI Fiber Communication Company, Inc. (Certificate No. 634). Seventy public comments were received across the three dockets. The parties sought, and were granted, confidential treatment of financial information. No hearing was required and a final decision conditionally granting the applications, pending approval of the corresponding FCC Application in Docket WC 25-279, was issued March 31, 2026. The dockets remain open pending compliance filings.</p>	<p>Timeline met, awaiting compliance filings</p>
<p>U-25-040</p>	<p>In the Matter of the Joint Application Filed by GCI Liberty, Inc. and Dr. John C. Malone Requesting Authority for Dr. John C. Malone to Acquire an Indirect Controlling Interest in UNITED UTILITIES, INC., UNITED-KUC, INC., AND YUKON TELEPHONE COMPANY, INC., Holders of Certificates of Public Convenience and Necessity Nos. 249, 558, 629, and 213</p>		<p>Timeline met, awaiting compliance filings</p>
<p>U-25-041</p>	<p>In the Matter of the Joint Application Filed by GCI Liberty, Inc. and Dr. John C. Malone for Acquisition of Controlling Interest in GCI FIBER COMMUNICATION CO., INC., Holder of Certificate of Public Convenience and Necessity No. 634</p>		<p>Timeline met, awaiting compliance filings</p>
<p>U-25-042</p>	<p>Formal Complaint Filed by Caleb David Whelan Against HOMER ELECTRIC ASSOCIATION, INC. and Rob Montgomery</p>		<p>Timeline not yet established</p>

U-25-043	In the Matter of the Application for Transfer of Certificate of Public Convenience and Necessity No. 743 to Operate as a Refuse Utility from DENALI REFUSE, INC. to ALASKA WASTE MAT-SU, LLC	Joint application from Denali Refuse, Inc. (Denali Waste) and Alaska Waste Mat-Su, LLC (AWMS) for transfer of Certificate No. 743 from Denali Waste to AWMS. No hearing was required and a decision by the Commission is currently pending.	Timeline ends 5/11/2026
U-25-044	In the Matter of the Joint Application Filed by ABC Parent Holdings LP, d/b/a Fastwyre Broadband and Anacoco Capital Partners, LLC to Acquire Indirect Controlling Interest of INTERIOR TELEPHONE COMPANY, INC., Holder of Certificate of Public Convenience and Necessity No. 165	Consolidated joint applications of ABC Parent Holdings LP, d/b/a Fastwyre Broadband (ABPC) and Anacoco Capital Partners, LLC (Anacoco) to acquire the TelAlaska Companies: Interior Telephone Company, Inc. (Certificate No. 165), Mukluk Telephone Company, Inc. (Certificate No. 253), TelAlaska Long Distance, Inc. d/b/a TelAlaska (Certificate Nos. 487, 559, and 645), Eyecom, Inc. (Certificate Nos. 315 and 316). ABCP, the current indirect owner of the TelAlaska Companies through its ownership of American Broadband Holding Company, has reached a deal to sell American Broadband Holding Company to Anacoco. The Commission approved the application to transfer the certificates to Anacoco and required the parties to file notice to the Commission when the acquisition is complete.	Timeline met, awaiting compliance filings
U-25-045	In the Matter of the Joint Application Filed by ABC Parent Holdings LP, d/b/a Fastwyre Broadband and Anacoco Capital Partners, LLC to Acquire Indirect Controlling Interest of MUKLUK TELEPHONE COMPANY, INC., Holder of Certificate of Public Convenience and Necessity No. 253		Timeline met, awaiting compliance filings
U-25-046	In the Matter of the Joint Application Filed by ABC Parent Holdings LP, d/b/a Fastwyre Broadband and Anacoco Capital Partners, LLC to Acquire Indirect Controlling Interest of TELALASKA LONG DISTANCE, INC., d/b/a TELALASKA, Holder of Certificate of Public Convenience and Necessity No. 487		Timeline met, awaiting compliance filings

<p><u>U-25-047</u></p>	<p>In the Matter of the Joint Application Filed by ABC Parent Holdings LP, d/b/a Fastwyre Broadband and Anacoco Capital Partners, LLC to Acquire Indirect Controlling Interest of TELALASKA LONG DISTANCE, INC., d/b/a TELALASKA, Holder of Certificate of Public Convenience and Necessity No. 559</p>		<p>Timeline met, awaiting compliance filings</p>
<p><u>U-25-048</u></p>	<p>In the Matter of the Joint Application Filed by ABC Parent Holdings LP, d/b/a Fastwyre Broadband and Anacoco Capital Partners, LLC to Acquire Indirect Controlling Interest of TELALASKA LONG DISTANCE, INC., d/b/a TELALASKA, Holder of Certificate of Public Convenience and Necessity No. 645</p>		<p>Timeline met, awaiting compliance filings</p>
<p><u>U-25-049</u></p>	<p>In the Matter of the Joint Application Filed by ABC Parent Holdings LP, d/b/a Fastwyre Broadband and Anacoco Capital Partners, LLC to Acquire Indirect Controlling Interest of EYECOM, INCORPORATED, Holder of Certificate of Public Convenience and Necessity No. 315</p>		<p>Timeline met, awaiting compliance filings</p>
<p><u>U-25-050</u></p>	<p>In the Matter of the Joint Application Filed by ABC Parent Holdings LP, d/b/a Fastwyre Broadband and Anacoco Capital Partners, LLC to Acquire Indirect Controlling Interest of EYECOM, INCORPORATED, Holder of Certificate of Public Convenience and Necessity No. 316</p>		<p>Timeline met, awaiting compliance filings</p>

U-25-052	Formal Complaint Filed by Jade Fedor Against CHUGACH ELECTRIC ASSOCIATION, INC.	Formal complaint of Jade Fedor against Chugach for alleged improper condition of service restoration, lack of transparency, and related issues. The matter remains pending before the Commission.	Timeline not yet established
U-26-001	In the Matter of the Application Filed by Frontier Waste Management, Inc. for a Certificate of Public Convenience and Necessity for Refuse Collection and Disposal Services	Application from Frontier Waste Management, Inc. for a Certificate to provide refuse service in the Matanuska-Susitna Valley area, including Palmer and Wasilla. No hearing is required and a final decision is required by July 6, 2026.	Timeline ends 7/6/2026
U-26-002	In the Matter of the Revenue Requirement Study and Tariff Filing Designated as TA399-13 Filed by GOLDEN VALLEY ELECTRIC ASSOCIATION, INC.	Suspension of TA399-13, GVEA's proposed rate revision based on a revenue requirement study, cost-of-service study, and cost allocation manual on a test year ending December 31, 2024. With the filing, GVEA requests a 6.7% permanent increase to total base rate revenues. Additionally, GVEA proposes introducing a time-of-use program. RAPA has elected to participate. A hearing has not yet been scheduled. A decision is required by February 24, 2027.	Timeline ends 2/24/2027
U-26-003	In the Matter of the Petition Filed by ENSTAR NATURAL GAS COMPANY, LLC for Advance Determination of Decisional Prudence of Natural Gas Storage Project	Petition from ENSTAR that the Commission find that ENSTAR's decision to develop and operate a natural gas storage facility and associated facilities in the City of Kenai is prudent, in the public interest, and consistent with the Company's duties under AS 42.05, the Alaska Public Utilities Regulatory Act. Department of Natural Resources, MEA, GVEA, HEA, Alaska Public Interest Research Group (AKPIRG), Hex, LLC, and JL Properties, Inc. and RSD Properties, Inc. (jointly) filed comments in support of the petition. A hearing is scheduled for April 24, 2026. A decision is currently pending before the Commission.	Timeline not yet established
U-26-004	In the Matter of the Revenue Requirement Study Designated as TA183-122 Filed by the	Consolidated suspensions of TA188-122 (Anchorage Water Utility) and TA184-126 (Anchorage Wastewater Utility), Anchorage Water	Timeline ends 3/25/2027

	MUNICIPALITY OF ANCHORAGE d/b/a ANCHORAGE WATER AND WASTEWATER UTILITY for its Water Division	and Wastewater Utility's revenue requirement study and respective requests for 5.50% and 3.25% permanent increase over existing rates. The Commission granted interim and refundable rate increases equal to the requested permanent rate increases. RAPA elected to participate. A hearing has been scheduled for December 8 – 18, 2026. A final decision is required by March 25, 2027.	
U-26-005	In the Matter of the Revenue Requirement Study Designated as TA184-126 Filed by the MUNICIPALITY OF ANCHORAGE d/b/a ANCHORAGE WATER AND WASTEWATER UTILITY for its Wastewater Division		Timeline ends 3/25/2027
U-26-006	In the Matter of the Application filed by ALASCOM, INC. D/B/A AT&T ALASKA, Holder of Certificate of Public Convenience and Necessity No. 98, to Discontinue Long-Distance Operator Services	Application from Alascom, Inc. d/b/a AT&T Alaska to discontinue Operator Services in Alaska. The requested discontinuance would only impact Operator Dialed Direct Calls, calls made by customers who want an operator to place their calls for them. This does not impact Telecommunications Relay Service for the Deaf and individuals with speech or hearing impediments. A hearing may be scheduled.	Timeline not yet established
U-26-007	In the Matter of the Application Filed by Unified Alaskan Utilities to Amend Its Certificate of Public Convenience and Necessity No.730	Application of Unified Alaskan Utilities to modify Certificate No. 730 and expand its service area to include the Forest Park Mobile Home Park in Chugiak. No parties sought to intervene and no hearing is scheduled. A final decision is required by September 1, 2026.	Timeline ends 9/01/2026
U-26-008	In the Matter of the Joint Application Filed by City of Wasilla and Eagle Utilities, Inc.	Joint application from the City of Wasilla (Certificate No. 262) and Eagle Utilities, Inc. (Certificate No. 356) to transfer a portion of the service area of Certificate No. 262 to Certificate No. 356. No parties have sought to intervene and no hearing is scheduled. A final decision is required by September 1, 2026.	Timeline ends 9/01/2026

<p><u>U-26-011</u></p>	<p>In the Matter of the Application Filed by Unified Alaskan Utilities to Amend Its Certificate of Public Convenience and Necessity No.730</p>	<p>Application of Unified Alaskan Utilities to modify Certificate No. 730 and expand its service area to include the Alliance Estates Subdivision in Wasilla, Alaska. No parties sought to intervene and no hearing is scheduled. A final decision is required by September 1, 2026.</p>	<p>Timeline not yet established</p>
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Pipeline Dockets

Docket Number	Docket Caption	Brief Narrative	Status
P-04-021	In the Matter of the TAPS Carriers' Application for Approval to Permanently Discontinue Use of Certain Facilities at Pump Stations 2, 6, 7, 8, 10 and 12 of the Trans Alaska Pipeline System	Trans Alaska Pipeline System (TAPS) Carriers' (Conoco Phillips Transportation Alaska, Inc., Exxon Mobil Pipeline Company, and Harvest Alaska, LLC) application for approval to permanently discontinue use of certain facilities at pump stations 2, 6, 7, 8, 10 and 12 of the Trans Alaska Pipeline System. A hearing was held February 22 – 23, 2006, and continued on March 10, 2006 and March 18, 2006. The Commission approved the application, and required reporting from the TAPS Carriers so long as activities are taking place. The docket remains open to receive these filings.	No applicable timeline, compliance filings due on an annual basis
P-14-005	In the Matter of the Investigation into the Trans Alaska Pipeline System Quality Bank Methodology	Formal Complaint of Flint Hills Resources Alaska, LLC (Flint Hills) against the TAPS carriers (at the time BP Pipelines (Alaska) Inc., ConocoPhillips Transportation Alaska, Inc., and Exxon Mobil Pipeline Company) and request for investigation into whether the existing methodology of making monetary adjustments in the TAPS Quality Bank, is just, fair, and reasonable insofar as it values the Resid component of the Quality Bank. Petro Star, Inc., Tesoro Alaska Company and Anadarko Petroleum Corporation, ConocoPhillips Alaska Inc., BP Exploration (Alaska) Inc. the State of Alaska, and ExxonMobil Corporation filed petitions to intervene. Flint Hills filed a simultaneous complaint on the same subject with the Federal Energy Regulatory Commission (FERC), which opened an investigation. A prehearing conference was held on May 22, 2014. The Commission dismissed the complaint as FERC had opened an investigation. The docket remains stayed pending FERC.	No applicable timeline, proceeding is stayed,

<p>P-19-015</p>	<p>In the Matter of the Joint Application for Approval of the Acquisition by Harvest Alaska, LLC of BP PIPELINES (ALASKA) INC.'s Indirect 32% Interest in PTE PIPELINE, LLC, Holder of Certificate of Public Convenience and Necessity No. 746</p>		<p>No applicable timeline, proceeding under appeal</p>
<p>P-19-016</p>	<p>In the Matter of the Joint Application for Approval of the Acquisition by Harvest Alaska, LLC of BP PIPELINES (ALASKA) INC.'s Indirect 50% Interest in MILNE POINT PIPELINE, LLC, Holder of Certificate of Public Convenience and Necessity Nos. 329 and 638</p>	<p>Consolidated joint applications of Harvest Alaska, LLC (Harvest) and BP Pipelines (Alaska), Inc. (BPAI) for Harvest to acquire BPAI's 32% interest in PTE Pipeline, LLC (Certificate No. 746) and 50% interest in Milne Pointe Pipeline, LLC (Certificate Nos. 329 and 638), and transfer of Certificate No. 311 from BPAI to Harvest. A consumer input hearing was held on February 4, 2020. The Commission approved the applications. The dockets remain open as the matter remains under appeal.</p>	<p>No applicable timeline, proceeding under appeal</p>
<p>P-19-017</p>	<p>In the Matter of the Joint Application for Approval to Transfer Certificate of Public Convenience and Necessity No. 311 from BP PIPELINES (ALASKA) INC. to HARVEST ALASKA, LLC</p>		<p>No applicable timeline, proceeding under appeal.</p>
<p>P-21-009</p>	<p>In the Matter of the Application Required to be Filed by Kenai Pipe Line Company LLC for Approval of the Transfer of Controlling Interest in KENAI PIPE LINE COMPANY and the Transfer of Certificate of Public Convenience and Necessity No. 306 from KENAI PIPE LINE COMPANY to Kenai Pipe Line Company LLC</p>	<p>Application of Kenai Pipe Line Company, LLC to transfer Certificate No. 306 from Kenai Pipeline Company to Kenai Pipe Line Company, LLC. No parties intervened and no hearing was required. The Commission approved the application and required filings.</p>	<p>Timeline met, compliance filings pending</p>

P-22-005	In the Matter of the Application Filed by Tesoro Alaska Pipeline Company LLC, Tesoro Logistics Pipelines LLC, and MPLX LP for Approval to Transfer Certificate of Public Convenience and Necessity No. 309 from TESORO ALASKA PIPELINE COMPANY to Tesoro Alaska Pipeline Company LLC and for Approval of the Transfer of Controlling Interest in Tesoro Alaska Pipeline Company LLC	Application of Tesoro Alaska Pipeline Company LLC, Tesoro Logistics Pipelines LLC, and MPLX LP to transfer Certificate No. 309 from Tesoro Alaska Pipeline Company to Tesoro Alaska Pipeline Company LLC and to transfer an indirect 1--% ownership interest in Tesoro Alaska Pipeline Company LLC to MPLX LP. No parties intervened and no hearing was required. The Commission approved the application and required filings.	Timeline met, compliance filings pending
P-22-010	In the Matter of the Application Filed by KUPARUK TRANSPORTATION COMPANY for a Connection Permit for Connection of the Kuparuk Pipeline to the Pikka Sales Oil Pipeline	Consolidated applications of Kuparuk Transportation Company for a connection permit to the Pikka Sales Oil Pipeline operated by OSU (P-22-010) and for a connection agreement with OSU for connection to the Pikka Sales Oil Pipeline (P-22-011). No parties intervened and no hearing was required. The Commission approved the applications and required filings.	Timeline met, awaiting compliance filings
P-22-011	In the Matter of the Request Filed by KUPARUK TRANSPORTATION COMPANY for Approval of a Connection Agreement with Oil Search (USA), Inc.		Timeline met, awaiting compliance filings
P-23-007	In the Matter of the Application Filed by Willow Transportation Company LLC for a Certificate of Public Convenience and Necessity to Construct and Operate a Common Carrier Oil Pipeline and for a Construction Permit	Application of Willow Transportation Company LLC for a Certificate and a permit to construct and operate a common carrier oil pipeline and for. No parties intervened. A hearing was held November 7, 2023. The Commission granted the application and permit and required filings.	Timeline met, awaiting compliance filings
P-23-009	In the Matter of the Application Filed by OLIKTOK PIPELINE COMPANY for a Connection Permit for Connection of OIL SEARCH (ALASKA) LLC's Facilities to Oliktok Pipeline	Consolidated requests of Oliktok Pipeline Company (OPC) for a permit to connect the Oliktok Pipeline to OSA's Gas Spur Pipeline and for approval of the connection agreement between OPC and OSA. No parties intervened and no hearing was required. The	Timeline met, awaiting compliance filings

P-23-010	In the Matter of the Request Filed by OLIK TOK PIPELINE COMPANY for Approval of a Connection Agreement with OIL SEARCH (ALASKA) LLC	Commission approved the applications and required filings.	Timeline met, awaiting compliance filings
P-24-005	In the Matter of the Application of EXXONMOBIL PIPELINE COMPANY to Transfer Certificate of Public Convenience and Necessity No. 304 to ExxonMobil Pipeline Company LLC	Application of ExxonMobil Pipeline Company to transfer Certificate No. 304 to ExxonMobil Pipeline Company LLC. No parties intervened and no hearing was required. The Commission approved the applications and required filings.	Timeline met, awaiting compliance filings
P-24-011	In the Matter of the Joint Application for Summary Approval of the Transfer of Unocal Pipeline Company's 5% Ownership Interest in KUPARUK TRANSPORTATION COMPANY to Pontem AK Midstream, LLC	Joint application of Unocal Pipeline Company (Unocal) and Pontem AK Midstream, LLC (Pontem) to transfer Unocal's 5% ownership interest in Kuparuk Transportation Company to Pontem. No parties intervened and no hearing was required. The Commission approved the applications and required filings.	Timeline met, awaiting compliance filings
P-24-012	In the Matter of the Joint Application for Approval of the Transfer of a 20% Ownership Interest in KUPARUK TRANSPORTATION COMPANY from Kuparuk Pipeline Company to North Alaska Pipeline, LLC	Joint application of Kuparuk Pipeline Company (KPC) and North Alaska Pipeline, LLC (NAP) for NAP to acquire 20% ownership interest in KTC. No parties intervened and no hearing was required. The Commission approved the applications and required filings.	Timeline met, awaiting compliance filings
P-25-005	In the Matter of the Joint Application Filed by OIL SEARCH (USA), INC. and Pikka Transportation Company, LLC for Approval of the Transfer of the Certificate of Public Convenience and Necessity for the Pikka Sales Oil Pipeline and Construction and Connection Permits from OIL SEARCH (USA), INC. to Pikka Transportation Company, LLC	Joint application of OSU and Pika Transportation Company, LLC (PTC) for the transfer of the Certificate for Pikka Sales Oil Pipeline, the permit for construction of the Pikka Sales Oil Pipeline, and permit for the connection of the Pikka Sales Oil Pipeline to the Nanushuk Processing Facility from OSU to PTC. No parties intervened and no hearing was required. The Commission approved the application and required filings, including signed affiliate guarantees from PTC. OSU and PTC filed a petition for reconsideration of the requirement to file the affiliate guaranties. The Commission denied the petition.	Timeline met, awaiting compliance filings

<p><u>P-25-009</u></p>	<p>In the Matter of the Application filed by OLIKTOK PIPELINE COMPANY for Approval of Temporary Disconnection of the Oliktok Pipeline from the ASRC Consulting & Environmental Services, LLC Production Facility</p>	<p>Application of OPC for approval to temporarily suspend service from the Oliktok Pipeline to the ASRC Consulting & Environmental Services, LLC’s Gas Hydrates Project production facility. While OPC held that Commission approval is not required for disconnection, it requested that, if the Commission disagreed that approval be granted. No parties intervened and no hearing was required. The Commission found that approval was required and granted the application. The Commission required OPC to file a notice 30 days prior to recommencement of service. The docket remains open to receive the notice.</p>	<p>Timeline met, awaiting compliance filings</p>
<p><u>P-26-005</u></p>	<p>In the Matter of the Joint Application of COOK INLET PIPE LINE, LLC, and KENAI BELUGA PIPELINE, LLC, for Expedited Approval of the Connection and Construction Permits and the Interconnection Facilities Agreement for the Tyonek Pipeline System</p>	<p>Joint application of Cook Inlet Pipe Line, LLC and KBPL for approval of connection and construction permits and an interconnection facilities agreement for the Tyonek Pipeline System. The parties also filed a motion for expedited consideration. No parties intervened and no hearing was required. The Commission granted the motion for expedited consideration. The Commission granted the application.</p>	<p>Timeline met, awaiting compliance filings</p>
<p><u>P-26-006</u></p>	<p>In the Matter of the Formal Complaint and Protest Filed by OIL SEARCH (ALASKA), LLC Against OLIKTOK PIPELINE COMPANY</p>	<p>Formal Complaint filed by OSA against OPC alleging OPC’s rates are not just and reasonable. The filing is currently pending before the Commission.</p>	<p>Timeline not yet established</p>

Rulemaking Dockets			
Docket Number	Docket Caption	Brief Narrative	Status
R-24-002	In the Matter of the Consideration of the Amendment of Regulations Addressing Public Notice Requirements	Docket opened to consider the amendment of regulations addressing public notice requirements	Timeline ends September 2026, docket stayed
R-24-003	In the Matter of the Consideration of the Amendment of Regulations Addressing Net Metering Requirements	Docket opened to consider changes to regulations addressing net metering, specifically looking to increase a capacity limitation that allows electric utilities to decline to interconnect with a potential net metering customer.	Timeline ends September 2026, docket stayed
R-25-001	In the Matter of the Consideration of Regulations Implementing Legislation Governing Electric Reliability Organizations and Revisions to Regulations in Title 3, Chapter 46 of the Alaska Administrative Code	Docket opened to adopt regulations implemented in House Bill 307 (HB 307) and to make clarifications to existing regulations.	Timeline ends January 2027, draft regulations under review by Department of Law

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R-24-002	In the Matter of the Consideration of the Amendment of Regulations Addressing Public Notice Requirements	Docket opened to consider the amendment of regulations addressing public notice requirements	Timeline ends September 2026, docket stayed
R-24-003	In the Matter of the Consideration of the Amendment of Regulations Addressing Net Metering Requirements	Docket opened to consider changes to regulations addressing net metering, specifically looking to increase a capacity limitation that allows electric utilities to decline to interconnect with a potential net metering customer.	Timeline ends September 2026, docket stayed
R-25-001	In the Matter of the Consideration of Regulations Implementing Legislation Governing Electric Reliability Organizations and Revisions to Regulations in Title 3, Chapter 46 of the Alaska Administrative Code	Docket opened to adopt regulations implemented in House Bill 307 (HB 307) and to make clarifications to existing regulations.	Timeline ends January 2027, draft regulations under review by Department of Law

Informational Dockets			
Docket Number	Docket Caption	Brief Narrative	Status
I-26-001	Consideration of Liquefied Natural Gas Import Facilities	This docket was opened to gather information about proposed LNG import facilities, including the facility proposed by Chugach and Harvest Alaska, LLC and the facility proposed by ENSTAR and Glenfarne Alaska LNG, LLC. A request was received from Cook Inlet LNG, LLC to participate. The Commission requested briefings on jurisdictional issues and comments from interested persons not later than March 6, 2026. RAPA, ENSTAR, and Chugach filed in response to this request. Cook Inlet LNG, LLC presented an overview of its proposed project at a public meeting on March 11, 2025. As this is an informational docket, the Commission will not issue any decisions. The docket remains open.	No applicable timeline, matter remains open to collect information