

THE ISLAND REGULATORY AND APPEALS COMMISSION

Prince Edward Island Île-du-Prince-Édouard **CANADA**

Docket UE20602 Order UE08-06

IN THE MATTER of the

Energy Cost Adjustment Mechanism of Maritime Electric Company, Limited.

BEFORE THE COMMISSION

on Thursday, the 10th day of April, 2008.

Maurice Rodgerson, Chair John Broderick, Commissioner Anne Petley, Commissioner Ernest Arsenault, Commissioner

Order

Compared and Certified a True Copy

(Sgd) Mark Lanigan

Technical and Regulatory Services

IN THE MATTER of the

Energy Cost Adjustment Mechanism of Maritime Electric Company, Limited.

Order

WHEREAS, by Order UE06–03, the Commission ordered the continuation of the current interim and transitional Energy Cost Adjustment Mechanism ("ECAM");

 $AND\ WHEREAS\ \ \text{it appears to the Commission}$ that a temporary adjustment to the current ECAM is necessary;

IT IS THEREFORE ORDERED THAT

1. the ECAM amortization period of 12 months shall be set at 8 months beginning May, 2008.

DATED at Charlottetown, Prince Edward Island, this 10th day of April, 2008.

BY THE COMMISSION:

(Sgd) Maurice Rodgerson
Maurice Rodgerson, Chair
(Sgd) John Broderick
John Broderick, Commissioner
(Sgd) Anne Petley
Anne Petley, Commissioner
(Sgd) Ernest Arsenauli
Ernest Arsenault, Commissioner

NOTICE

Section 12 of the *Island Regulatory and Appeals Commission Act* reads as follows:

12. The Commission may, in its absolute discretion, review, rescind or vary any order or decision made by it or rehear any application before deciding it.

Parties to this proceeding seeking a review of the Commission's decision or order in this matter may do so by filing with the Commission, at the earliest date, a written Request for Review, which clearly states the reasons for the review and the nature of the relief sought.

Sections 13.(1) and 13(2) of the Act provide as follows:

- 13.(1) An appeal lies from a decision or order of the Commission to the Appeal Division of the Supreme Court upon a question of law or jurisdiction.
- (2) The appeal shall be made by filing a notice of appeal in the Supreme Court within twenty days after the decision or order appealed from and the Civil Procedure Rules respecting appeals apply with the necessary changes.

IRAC140B(2005/1)