



Public Power Corporation S.A.

30, Chalkokondyli Str., 104 32 Athens, Greece



F/DI: 524/23.10.03

BY COURIER

Securities and Exchange Commission
450 Fifth Street, NW
Washington, D.C. 20549
U.S.A.

SUPL

Public Power Corporation S.A.- File No. 82-34707

Submission Pursuant to Rule 12g3-2(b) under
the Securities Exchange Act of 1934

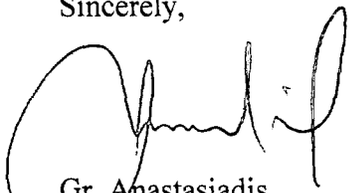
On behalf of Public Power Corporation S.A. ("PPC"), a foreign private issuer that claims exemption pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), in accordance with the requirements of such rule, we enclose a **"block listing six monthly return"**.

This document is furnished on the understanding that it will not be deemed "filed" with the Commission or otherwise subject to the liabilities of Section 18 of the Exchange Act and that the furnishing of such document shall not constitute an admission for any purpose that PPC is subject to the Exchange Act.

If you have any questions or require any additional information, please contact me on +30 210 5225346.

Please acknowledge receipt of this letter and the enclosures by stamping the enclosed copy of this letter and returning it to us by post.

Sincerely,


Gr. Anastasiadis
Chief Financial Officer

PROCESSED

NOV 06 2003

THOMSON
FINANCIAL

B



Enclosure

- **Block listing six monthly return**



SCHEDULE 5

BLOCK LISTING SIX MONTHLY RETURN

To : Listing Applications
UK Listing Authority
Financial Services Authority
25, The North Colonnade
Canary Wharf
London, E14 5HS

AVS No : 655636

Please ensure the entries on this return are typed

1.	Name of company	PUBLIC POWER CORPORATION S.A.	
2.	Name of scheme	Global Depository Receipts Regulation S (GDRs Reg S)	
3.	Period of return :	From 12/12/2002	to 12/6/2002
4.	Number and class of share(s) (amount of stock/debt security) not issued under scheme		
5.	Number of shares issued/allotted under scheme during period:	119,800 GDRs Reg S	
6.	Balance under scheme not yet issued/allotted at end of period	880,200 GDRs Reg S	
7.	Number and class of share(s) (amount of stock/debt securities) originally listed and the date of admission;	1,000,000 GDRs Reg S	12/12/2002

Please confirm total number of shares in issue at the end of the period in order for us to update our records

232,000,000 ordinary shares and GDRs

Contact for queries: PPC SA Address: Finance Division, 30 Chalcocondyli street, 104 32 Athens, Greece

Name: Mr. Gregoris Anastasiadis

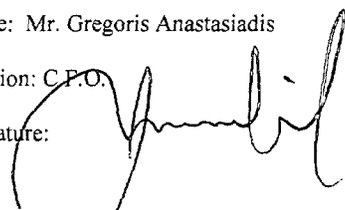
Telephone: +30 210 5225346

Person making return

Name: Mr. Gregoris Anastasiadis

Position: C.F.O.

Signature:





Public Power Corporation S.A.

30, Chalkokondyli Str., 104 32 Athens, Greece

F/DI: 524/23.10.03

BY COURIER

Securities and Exchange Commission
450 Fifth Street, NW
Washington, D.C. 20549
U.S.A.

Public Power Corporation S.A.- File No. 82-34707

Submission Pursuant to Rule 12g3-2(b) under
the Securities Exchange Act of 1934

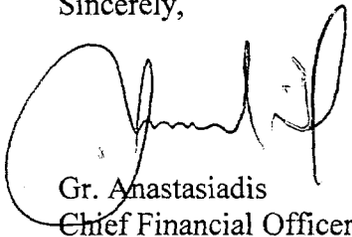
On behalf of Public Power Corporation S.A. ("PPC"), a foreign private issuer that claims exemption pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), in accordance with the requirements of such rule, we enclose a "**block listing six monthly return**".

This document is furnished on the understanding that it will not be deemed "filed" with the Commission or otherwise subject to the liabilities of Section 18 of the Exchange Act and that the furnishing of such document shall not constitute an admission for any purpose that PPC is subject to the Exchange Act.

If you have any questions or require any additional information, please contact me on +30 210 5225346.

Please acknowledge receipt of this letter and the enclosures by stamping the enclosed copy of this letter and returning it to us by post.

Sincerely,



Gr. Anastasiadis
Chief Financial Officer

Enclosure
- **Block listing six monthly return**



SCHEDULE 5

BLOCK LISTING SIX MONTHLY RETURN

To : Listing Applications
UK Listing Authority
Financial Services Authority
25, The North Colonnade
Canary Wharf
London, E14 5HS

AVS No : 655636

Please ensure the entries on this return are typed

1.	Name of company	PUBLIC POWER CORPORATION S.A.	
2.	Name of scheme	Global Depository Receipts Regulation S (GDRs Reg S)	
3.	Period of return :	From 12/12/2002	to 12/6/2002
4.	Number and class of share(s) (amount of stock/debt security) not issued under scheme		
5.	Number of shares issued/allotted under scheme during period:	119,800 GDRs Reg S	
6.	Balance under scheme not yet issued/allotted at end of period	880,200 GDRs Reg S	
7.	Number and class of share(s) (amount of stock/debt securities) originally listed and the date of admission;	1,000,000 GDRs Reg S	12/12/2002

Please confirm total number of shares in issue at the end of the period in order for us to update our records

232,000,000 ordinary shares and GDRs

Contact for queries: PPC SA Address: Finance Division, 30 Chalcocondyli street, 104 32 Athens, Greece

Name: Mr. Gregoris Anastasiadis

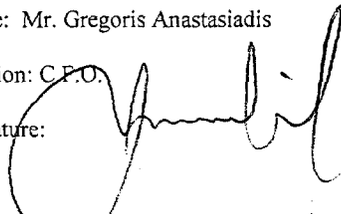
Telephone: +30 210 5225346

Person making return

Name: Mr. Gregoris Anastasiadis

Position: C.F.O.

Signature:





Public Power Corporation S.A.

30, Chalkokondyli Str., 104 32 Athens, Greece

F/DI: 526 / 27.10.03

BY COURIER

Securities and Exchange Commission
450 Fifth Street, NW
Washington, D.C. 20549
U.S.A.

Public Power Corporation S.A.- File No. 82-34707

Submission Pursuant to Rule 12g3-2(b) under
the Securities Exchange Act of 1934

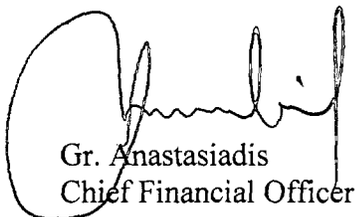
On behalf of Public Power Corporation S.A. ("PPC"), a foreign private issuer that claims exemption pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), in accordance with the requirements of such rule, we enclose a Press Release on "**PPC Public Offering**".

This document is furnished on the understanding that it will not be deemed "filed" with the Commission or otherwise subject to the liabilities of Section 18 of the Exchange Act and that the furnishing of such document shall not constitute an admission for any purpose that PPC is subject to the Exchange Act.

If you have any questions or require any additional information, please contact me on +30 210 5225346.

Please acknowledge receipt of this letter and the enclosures by stamping the enclosed copy of this letter and returning it to us by post.

Sincerely,



Gr. Anastasiadis
Chief Financial Officer

Enclosure
- Press Release on "**PPC Public Offering**"



According to Presidential decree 350/1985 article 5 – par. 5a we notify the following Press Release:

NOT FOR PUBLICATION, DISTRIBUTION OR RELEASE IN THE UNITED STATES OF AMERICA (INCLUDING ITS TERRITORIES AND POSSESSIONS, ANY STATE OF THE UNITED STATES AND THE DISTRICT OF COLUMBIA), AUSTRALIA, CANADA, OR JAPAN.

For immediate release

Athens, 27 October 2003

PPC PUBLIC OFFERING

**Final Offering Price fixed at €17.50 per share
Strong demand totalling 6.7 times the combined offering (excluding over-allotment option shares and shares reserved for the employee offering)**

In Athens today the Greek Minister of Economy and Finance, Mr Nikos Christodoulakis, the Minister of Development, Mr Akis Tsochatzopoulos, and the Public Power Corporation (“PPC”), the Greek electric utility, announced the final details in connection with the successful completion of PPC's secondary public offering:

- The final offering price was fixed at €17.50 per share, against a price range of between €16.40 and €17.72 per share, representing a discount of 3.4% to Friday's closing price on the ATHEX; in total 36.5 million shares were offered by the Hellenic Republic, bringing the free float to 48.5%, assuming no return transfer of shares acquired pursuant to the over-allotment option consisting of 5.4 million shares;
- The final offering price for Privatisation Certificate holders who exercised their right to exchange Privatisation Certificates into shares was fixed at €16.625, a 5% discount to the final offering price;
- The final offering price for employees was fixed at €15.75 per share, a 10% discount to the final offering price; employees were allocated 1.3 million shares;
- The Greek offering was very well supported with over 35,000 retail investors applying for 28.3 million shares, and institutional investors applying for 42.7 million shares. Total domestic demand was, therefore, equivalent to 71.0 million shares;
- The international institutional offering was very well subscribed with a demand of 125.1 million shares;
- Overall the offering (including over-allotment option shares and shares reserved for the employee offering) was approximately 5.4 times subscribed, including demand from Privatisation Certificate holders, and 5.2 times excluding Privatisation Certificate holders' demand for the cash option;
- Approximately 46.1% of the shares in the offering were allocated to Greek investors and approximately 53.9% to international investors, including the shares allocated to Privatisation Certificate holders in each offering and excluding shares allocated to employees;
- Due to increased demand from Greek retail investors, the priority allocation limit was reduced to 450 shares;
- The international institutional offering was oversubscribed 10.2 times;

Details of the combined offering were as follows:

- The combined offering consisted of an offering in the form of shares and GDRs to institutional investors outside the United States and to QIBs in the United States in compliance with rule 144A, a public offering in Greece to retail and to institutional investors and a private placement in Greece to PPC employees;
- The combined offering of 29.4 million shares (which excludes the over-allotment option and the shares reserved for the employee offering) represented 12.67% of PPC's share capital;
- The over-allotment option of 5.4 million shares, represented 2.33% of PPC's share capital;
- The offering of 1.7 million shares to PPC employees, represented 0.73% of PPC's share capital;
- Based on the final offering price, the combined offering will raise approximately €636 million for the Hellenic Republic, assuming no return transfer of shares acquired pursuant to the over-allotment option, in the form of Privatisation Certificates redeemed and cash;
- The shares and the GDRs allocated to the combined offering are expected to be available for trading simultaneously on the Athens Stock Exchange and on the London Stock Exchange respectively, on Friday, 31 October 2003;
- Joint Global Coordinators and Joint Bookrunners of the combined offering were Alpha Finance, Deutsche Bank, EFG Telesis, Morgan Stanley, and National Bank of Greece.

THIS ANNOUNCEMENT DOES NOT CONSTITUTE OR FORM PART OF AN OFFER OR SOLICITATION OF AN OFFER TO PURCHASE OR SUBSCRIBE FOR SECURITIES IN THE UNITED STATES OR ANY OTHER JURISDICTION, INCLUDING THE HELLENIC REPUBLIC. THE SECURITIES REFERRED TO HEREIN HAVE NOT BEEN AND WILL NOT BE REGISTERED UNDER THE UNITED STATES SECURITIES ACT OF 1933 AND WILL NOT BE OFFERED OR SOLD IN THE UNITED STATES EXCEPT PURSUANT TO AN APPLICABLE EXEMPTION FROM REGISTRATION. NO PUBLIC OFFERING OF SECURITIES IS BEING MADE IN THE UNITED STATES.

This communication is for distribution only to and is directed only at persons falling within Article 19 or Article 49 of The Financial Services and Markets Act 2000 (Financial Promotion) Order as persons having professional experience in matters relating to investments or meeting the asset tests set out in Article 49 and to persons to whom it may otherwise lawfully be communicated (all such persons together being referred to as "relevant persons"). This document must not be acted on or relied on by persons who are not relevant persons. Any investment or investment activity to which this document relates is available only to relevant persons and will be engaged in only with relevant persons. Stabilisation/FSA

NOT FOR PUBLICATION, DISTRIBUTION OR RELEASE IN THE UNITED STATES OF AMERICA (INCLUDING ITS TERRITORIES AND POSSESSIONS, ANY STATE OF THE UNITED STATES AND THE DISTRICT OF COLUMBIA), AUSTRALIA, CANADA, OR JAPAN.



Public Power Corporation S.A.

30, Chalkokondyli Str., 104 32 Athens, Greece

F/DI: 526/27.10.03

BY COURIER

Securities and Exchange Commission
450 Fifth Street, NW
Washington, D.C. 20549
U.S.A.

Public Power Corporation S.A.- File No. 82-34707

Submission Pursuant to Rule 12g3-2(b) under
the Securities Exchange Act of 1934

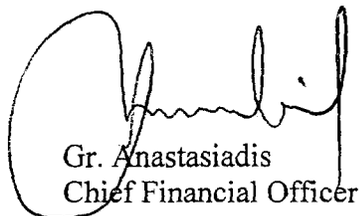
On behalf of Public Power Corporation S.A. ("PPC"), a foreign private issuer that claims exemption pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), in accordance with the requirements of such rule, we enclose a Press Release on "**PPC Public Offering**".

This document is furnished on the understanding that it will not be deemed "filed" with the Commission or otherwise subject to the liabilities of Section 18 of the Exchange Act and that the furnishing of such document shall not constitute an admission for any purpose that PPC is subject to the Exchange Act.

If you have any questions or require any additional information, please contact me on +30 210 5225346.

Please acknowledge receipt of this letter and the enclosures by stamping the enclosed copy of this letter and returning it to us by post.

Sincerely,



Gr. Anastasiadis
Chief Financial Officer

Enclosure
- Press Release on "**PPC Public Offering**"



According to Presidential decree 350/1985 article 5 – par. 5a we notify the following Press Release:

NOT FOR PUBLICATION, DISTRIBUTION OR RELEASE IN THE UNITED STATES OF AMERICA (INCLUDING ITS TERRITORIES AND POSSESSIONS, ANY STATE OF THE UNITED STATES AND THE DISTRICT OF COLUMBIA), AUSTRALIA, CANADA, OR JAPAN.

For immediate release

Athens, 27 October 2003

PPC PUBLIC OFFERING

**Final Offering Price fixed at €17.50 per share
Strong demand totalling 6.7 times the combined offering (excluding over-allotment option shares and shares reserved for the employee offering)**

In Athens today the Greek Minister of Economy and Finance, Mr Nikos Christodoulakis, the Minister of Development, Mr Akis Tsochatzopoulos, and the Public Power Corporation ("PPC"), the Greek electric utility, announced the final details in connection with the successful completion of PPC's secondary public offering:

- The final offering price was fixed at €17.50 per share, against a price range of between €16.40 and €17.72 per share, representing a discount of 3.4% to Friday's closing price on the ATHEX; in total 36.5 million shares were offered by the Hellenic Republic, bringing the free float to 48.5%, assuming no return transfer of shares acquired pursuant to the over-allotment option consisting of 5.4 million shares;
- The final offering price for Privatisation Certificate holders who exercised their right to exchange Privatisation Certificates into shares was fixed at €16.625, a 5% discount to the final offering price;
- The final offering price for employees was fixed at €15.75 per share, a 10% discount to the final offering price; employees were allocated 1.3 million shares;
- The Greek offering was very well supported with over 35,000 retail investors applying for 28.3 million shares, and institutional investors applying for 42.7 million shares. Total domestic demand was, therefore, equivalent to 71.0 million shares;
- The international institutional offering was very well subscribed with a demand of 125.1 million shares;
- Overall the offering (including over-allotment option shares and shares reserved for the employee offering) was approximately 5.4 times subscribed, including demand from Privatisation Certificate holders, and 5.2 times excluding Privatisation Certificate holders' demand for the cash option;
- Approximately 46.1% of the shares in the offering were allocated to Greek investors and approximately 53.9% to international investors, including the shares allocated to Privatisation Certificate holders in each offering and excluding shares allocated to employees;
- Due to increased demand from Greek retail investors, the priority allocation limit was reduced to 450 shares;
- The international institutional offering was oversubscribed 10.2 times;

Details of the combined offering were as follows:

- The combined offering consisted of an offering in the form of shares and GDRs to institutional investors outside the United States and to QIBs in the United States in compliance with rule 144A, a public offering in Greece to retail and to institutional investors and a private placement in Greece to PPC employees;
- The combined offering of 29.4 million shares (which excludes the over-allotment option and the shares reserved for the employee offering) represented 12.67% of PPC's share capital;
- The over-allotment option of 5.4 million shares, represented 2.33% of PPC's share capital;
- The offering of 1.7 million shares to PPC employees, represented 0.73% of PPC's share capital;
- Based on the final offering price, the combined offering will raise approximately €636 million for the Hellenic Republic, assuming no return transfer of shares acquired pursuant to the over-allotment option, in the form of Privatisation Certificates redeemed and cash;
- The shares and the GDRs allocated to the combined offering are expected to be available for trading simultaneously on the Athens Stock Exchange and on the London Stock Exchange respectively, on Friday, 31 October 2003;
- Joint Global Coordinators and Joint Bookrunners of the combined offering were Alpha Finance, Deutsche Bank, EFG Telesis, Morgan Stanley, and National Bank of Greece.

THIS ANNOUNCEMENT DOES NOT CONSTITUTE OR FORM PART OF AN OFFER OR SOLICITATION OF AN OFFER TO PURCHASE OR SUBSCRIBE FOR SECURITIES IN THE UNITED STATES OR ANY OTHER JURISDICTION, INCLUDING THE HELLENIC REPUBLIC. THE SECURITIES REFERRED TO HEREIN HAVE NOT BEEN AND WILL NOT BE REGISTERED UNDER THE UNITED STATES SECURITIES ACT OF 1933 AND WILL NOT BE OFFERED OR SOLD IN THE UNITED STATES EXCEPT PURSUANT TO AN APPLICABLE EXEMPTION FROM REGISTRATION. NO PUBLIC OFFERING OF SECURITIES IS BEING MADE IN THE UNITED STATES.

This communication is for distribution only to and is directed only at persons falling within Article 19 or Article 49 of The Financial Services and Markets Act 2000 (Financial Promotion) Order as persons having professional experience in matters relating to investments or meeting the asset tests set out in Article 49 and to persons to whom it may otherwise lawfully be communicated (all such persons together being referred to as "relevant persons"). This document must not be acted on or relied on by persons who are not relevant persons. Any investment or investment activity to which this document relates is available only to relevant persons and will be engaged in only with relevant persons. Stabilisation/FSA

NOT FOR PUBLICATION, DISTRIBUTION OR RELEASE IN THE UNITED STATES OF AMERICA (INCLUDING ITS TERRITORIES AND POSSESSIONS, ANY STATE OF THE UNITED STATES AND THE DISTRICT OF COLUMBIA), AUSTRALIA, CANADA, OR JAPAN.