BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION


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PRE-HEARING MEMORANDUM OF THE
PENNSYLVANIA ASSOCIATION OF COMMUNITY ORGANIZATIONS FOR REFORM NOW (“ACORN”)

The Pennsylvania Association of Community Organizations for Reform Now (“ACORN”), through counsel, the Pennsylvania Utility Law Project, hereby submits this Pre-hearing Conference Memorandum in the above captioned proceeding pursuant to Pre-hearing Conference Order of July 1, 2009:

1. History of the Proceeding.


2. Issues to be Presented.

    Act 129 identifies low income customers as a specific group of customers designated to receive specific energy saving levels in the EE&C Plans.
The Plan shall include specific energy efficiency measures for households at or below 150% of the federal poverty income guidelines. The number of measures shall be proportionate to those households’ share of the total energy usage in the service territory.¹

The Commission, in its Implementation Order, noted:

There are clear requirements in the Act regarding proportionate measures for low-income customers (within a residential customer class) as well as for governments, schools, etc. (within a commercial customer class). Beyond those requirements, we believe that EDCs should develop plans to achieve the most energy savings per expenditure.²

The Companies’ propose an EE&C Plan intended to address and comply with the requirements of ACT 129, including specifically, the low income requirements.

ACORN intends to address, among other issues,

a) whether the proposed EE&C Plans ensure that the low income population, as defined in the Act, is correctly targeted;

b) whether low income customers obtain a share of the total energy savings that is proportionate to low income households’ share of total energy usage;

c) whether the energy reduction measures employed comport with and satisfy Act 129 requirements;

d) whether the methods of coordination of services and providers comport with and satisfy Act 129 requirements;

e) whether the Companies’ Plan adequately complies with the requirement of Act 129 that “The electric distribution company shall coordinate measures under this clause with other programs administered by the Commission or another federal or state agency;”

f) whether the Plan adequately addresses the provision of services to multi-family dwellings and non-profit agencies serving the low income;

3. Witnesses and Testimony.

At this time, ACORN has not identified a witness or witnesses. The Commission and all parties to this proceeding will be promptly advised, if and when such a decision is made.

4. Service on ACORN

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Respectfully submitted by:
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