

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Joint Petition of Metropolitan	:	
Edison Company, Pennsylvania	:	
Electric Company, Pennsylvania	:	Docket Nos. P-2015-2511333
Power Company and West Penn	:	P-2015-2511351
Power Company For Approval of	:	P-2015-2511355
Their Default Service Programs	:	P-2015-2511356

NOTICE OF INTERVENTION OF TRANSCANADA POWER MARKETING LTD.

Pursuant to 52 Pa. Code §§ 5.72-5.75 TransCanada Power Marketing Ltd. (“TransCanada”) hereby files this Notice of Intervention in the above captioned proceeding, and in support of its intervention states as follows:

1. TransCanada is a competitive electricity supplier, active in both wholesale and retail markets throughout the U.S. Northeast. It regularly participates in utility procurements for default service, standard offer, and basic service supply in the U.S. Northeast. TransCanada is a supplier of default service throughout New England and in the PJM states of New Jersey, Pennsylvania, Maryland and Ohio. TransCanada and its affiliates also have substantial natural gas transportation and power generation assets and businesses in North America.

2. The principal place of business of TransCanada is:

TransCanada Power Marketing Ltd.
110 Turnpike Road, Suite 300
Westborough, MA 01518

TransCanada representatives in this matter are:

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TransCanada's attorney in this matter is:

Bruce V. Miller, Esq. (PA Attorney ID No. 201922)
Cullen and Dykman LLP
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bmiller@cullenanddykman.com

TransCanada's attorney is authorized to accept service on behalf of TransCanada in this proceeding. TransCanada requests that the Commission and all parties of record serve copies of all discovery requests and answers, correspondence, Commission orders and any other documents issued on both TransCanada and its attorney.

3. On November 3, 2015, Metropolitan Edison Company, Pennsylvania Electric Company, Pennsylvania Power Company and West Penn Power Company (collectively, the "Companies") filed before the Pennsylvania Public Utility Commission (the "Commission") a joint petition ("Joint Petition") for approval of their default service programs for the period from June 1, 2017 through May 31, 2019 (the "Default Service Programs").

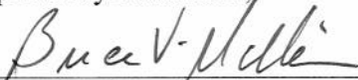
4. The Commission's regulations allow intervention by persons, as defined in 52 Pa. Code § 1.8, where a person has an interest in the proceeding that may be directly affected and is not adequately represented by existing parties, and as to which the person may be bound by the action of the Commission. 52 Pa. Code § 5.72(a)(2). Intervention is also permitted where participation of the person may be in the public interest. 52 Pa. Code § 5.72(a)(3).

5. TransCanada meets the standards for intervention set forth in 52 Pa. Code § 5.72(a). As a potential default service provider under the Default Service Programs, TransCanada will be directly impacted by the terms and conditions of the Default Service Programs and in particular the credit support requirements of the Default Service Programs. In addition, as a potential default service provider, TransCanada's interests cannot adequately be represented by other parties and TransCanada may be bound by the action of the Commission in this proceeding, particularly with respect to the credit support requirements of the Default Service Programs. TransCanada intervention is also in the public interest because this proceeding will affect the ability of TransCanada to compete in the electricity market in the Commonwealth.

6. Due to the early stage of this proceeding, TransCanada reserves the right to raise and address issues identified through its continued review and analysis of the Joint Petition and the Default Service Programs (and related information) or other issues raised by other parties.

WHEREFORE, TransCanada respectfully requests that the Commission grant this Petition to Intervene.

Respectfully submitted,



Bruce V. Miller (PA Attorney ID No. 201922)
Attorney for TransCanada Power Marketing Ltd.

Date: November 30, 2015

VERIFICATION

I verify that the facts contained in the foregoing pleading are true and accurate to the best of my knowledge and that I am duly authorized to make this verification, and that I expect to be able to prove the same at any hearing held in this matter.



Name: Stuart Ormsbee

Title: Manager, Power Marketing

**BEFORE THE PENNSYLVANIA
PUBLIC UTILITY COMMISSION**

Petition of Metropolitan Edison Company for : Docket No. P-2015-2511333
Approval of a Default Service Program for :
the Period Beginning June 1, 2017 through :
May 31, 2019

Petition of Pennsylvania Electric Company : Docket No. P-2015-2511351
for Approval of a Default Service Program :
for the Period Beginning June 1, 2017 :
through May 31, 2019

Petition of Pennsylvania Power Company for : Docket No. P-2015-2511355
Approval of a Default Service Program for :
the Period Beginning June 1, 2017 through :
May 31, 2019

Petition of West Penn Power Company for : Docket No. P-2015-2511356
Approval of a Default Service Program for :
the Period Beginning June 1, 2017 through :
May 31, 2019

CERTIFICATE OF SERVICE

I hereby certify that I have served a true and correct copy of the Notice of Intervention of TransCanada Power Marketing Ltd. on the participants listed below in accordance with the requirements of 52 Pa. Code § 1.54.

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Dated : November 30, 2015



Damias A. Wilson