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March 2, 2016

Via Electronic Filing

Rosemary Chiavetta, Secretary
PA Public Utility Commission
PO Box 3265
Harrisburg, PA 17105-3265

Re: Joint Petition of Metropolitan Edison Company, Pennsylvania Electric Company,
Pennsylvania Power Company and West Penn Power Company for Approval of Their Default
Service Programs (DSP IV) – Docket Nos. P-2015-2511333; P-2015-2511351;
P-2015-2511355; and P-2015-2511356

Dear Secretary Chiavetta:

As directed in the Implementation Order at Docket No. M-2012-2331973, which directs that all pre-served testimony in a proceeding subsequently be provided to the Secretary's Bureau, attached please find the following pieces of testimony on behalf of the Philadelphia Gas Works:

RESA St. No. 1	Direct Testimony of Richard J. Hudson, Jr.
RESA St. No. 1-R	Rebuttal Testimony of Richard J. Hudson, Jr.
RESA St. No. 1-SR	Surrebuttal Testimony of Richard J. Hudson, Jr.
RESA St. No. 2	Direct Testimony of Matthew White
RESA St. No. 2-R	Rebuttal Testimony of Matthew White
RESA St. No. 2-SR	Surrebuttal Testimony of Matthew White

Also enclosed is the Verified Statements of Mr. Hudson and Mr. White. All known parties have been served previously with this Testimony. If you have any questions, please contact me.

Sincerely,

Deanne M. O'Dell
DMO/lww

Enclosure

cc: Cert. of Service w/o enc.

CERTIFICATE OF SERVICE

I hereby certify that this day I served a copy of RESA's Letter Submitting Pre-Filed Testimony upon the persons listed below in the manner indicated in accordance with the requirements of 52 Pa. Code Section 1.54.

Via Email Only

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Dated: March 2, 2016



Deanne M. O'Dell, Esq.

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

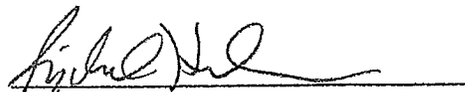
Joint Petition Of Metropolitan Edison :
Company, Pennsylvania Electric : Docket No. P-2015-2511333
Company, Pennsylvania Power : Docket No. P-2015-2511351
Company and West Penn Power : Docket No. P-2015-2511355
Company for Approval of Their : Docket No. P-2015-2511356
Default Service Program :

VERIFIED STATEMENT

I, Richard J. Hudson, Jr., hereby state that the facts set forth below are true and correct to the best of my knowledge, information and belief and I understand that the statements herein are made subject to the penalties of 18 Pa. C.S. § 4904 (relating to unsworn falsification to authorities).

1. I am the Pennsylvania State Chairman for the Retail Energy Supply Association and am authorized to make this statement on its behalf.
2. I prepared RESA St. No. 1 which includes exhibits RJH-1 through RJH-7 and was served on the parties in this proceeding on January 14, 2016. I have the following corrections to this testimony:
 - On page 4, "AND" was inserted in the following sentence "...contracts going forward for the residential AND commercial customers."
 - On page 6, in the first line: "a" was deleted before 3-month contracts.
 - On page 10, "THE" added to following sentence: "POR was developed as a way and reflect these costs in THE bypassable default service price, also known as..."
 - On page 15, "s" added to amounts: "...or even that EGSs as a class have higher bad debt amounts."
 - On page 20, at the bottom of page: "EGSs" changed to "EGSs."
 - On page 22, added "AT" in the following sentence: "However this EGS had AT most 45 customers..."
 - On page 23, third line, deleted the words "Even though"
 - On page 23, in the second paragraph, deleted the second "to" in the following sentence: "...much more selective in the types of customers to whom they actively market to and ultimately serve."
 - On page 24, second line: changed "correlated" to "correlate."
 - On page 24, bottom of second Q&A, changed "market" to "markets"
3. I prepared RESA St. No. 1-R which includes exhibits RJH-8 through RJH-11 and was served on the parties in this proceeding on February 9, 2016.
4. I prepared RESA St. No. 1-SR which includes RJH-12 and RJH-13 and was served on the parties in this proceeding on February 19, 2016.
5. If I were asked the same questions set forth in each of these statements today, my answers would be the same.

Date: February 23, 2016



Richard J. Hudson, Jr.

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Joint Petition Of Metropolitan Edison	:	
Company, Pennsylvania Electric	:	Docket No. P-2015-2511333
Company, Pennsylvania Power	:	Docket No. P-2015-2511351
Company and West Penn Power	:	Docket No. P-2015-2511355
Company for Approval of Their	:	Docket No. P-2015-2511356
Default Service Program	:	

VERIFIED STATEMENT

I, Matthew White, hereby state that the facts set forth below are true and correct to the best of my knowledge, information and belief and I understand that the statements herein are made subject to the penalties of 18 Pa. C.S. § 4904 (relating to unsworn falsification to authorities).

1. I have submitted testimony in this proceeding on behalf of the Retail Energy Supply Association and am authorized to make this statement on its behalf.
2. I prepared RESA St. No. 2 which includes exhibits MW-1 through MW-5 and was served on the parties in this proceeding on January 14, 2016. "
3. I prepared RESA St. No. 2-R which includes exhibits MW-6 through MW-7 and was served on the parties in this proceeding on February 9, 2016.
4. I prepared RESA St. No. 2-SR which includes MW-8 and MW-9 and was served on the parties in this proceeding on February 19, 2016.
5. I do not have any corrections to any of this testimony.
6. If I were asked the same questions set forth in each of these statements today, my answers would be the same.

Date: _____

2/24/16



Matthew White