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October 3, 2011

VIA ELECTRONIC FILING AND HAND DELIVERY

Honorable Susan D. Colwell
Pennsylvania Public Utility Commission
Commonwealth Keystone Building
400 North Street
Harrisburg, PA 17105

RE: Petition of PPL Electric Utilities Corporation for Approval to Implement a Reconciliation Rider for Default Supply Service Docket No. P-2011-2256365. **PREHEARING CONFERENCE MEMORANDUM OF DOMINION RETAIL, INC.**

Dear Judge Colwell:

Enclosed for filing with the Commission are the original and three (3) copies of the Prehearing Conference Memorandum of Dominion Retail, Inc. d/b/a Dominion Energy Solutions to the Petition of PPL Electric Utilities Corporation in the above-captioned docket. This is a corrected version of the Prehearing Memorandum that was filed on September 30, 2011. Copies of this Memorandum have been served in accordance with the attached Certificate of Service.

Thank you for your attention to this matter. If you have any questions related to this filing, please contact the undersigned.

Very truly yours,

Todd S. Stewart
Counsel for Dominion Retail, Inc.

TSS/alw
Enclosures

cc: Rosemary Chiavetta, Secretary

MAILING ADDRESS: P.O. BOX 1778 HARRISBURG, PA 17105

CERTIFICATE OF SERVICE

I hereby certify that I have this day served a true copy of the foregoing document upon the parties, listed below, in accordance with the requirements of 52 Pa. Code § 1.54 (relating to service by a party)

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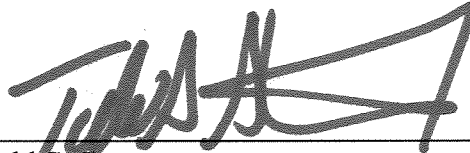
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Todd S. Stewart

Dated this 3rd day of October 2011

BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION

Petition of PPL Electric Utilities :
Corporation for Approval to Implement a : Docket No. P-2011-2256365
Reconciliation Rider for Default Service Supply :

**PREHEARING CONFERENCE MEMORANDUM
OF DOMINION RETAIL, INC**

TO THE HONORABLE ADMINISTRATIVE LAW JUDGE SUSAN D. COLWELL:

AND NOW COMES, Dominion Retail, Inc. d/b/a Dominion Energy Solutions (“DES”), by and through its counsel, and hereby submits its Prehearing Conference Memorandum in the above captioned matter to presiding Administrative Law Judge Susan D. Colwell in anticipation of a Prehearing Conference currently scheduled to be held Wednesday, October 5, 2011 at 10 AM. In support thereof, DES states and avers as follows:

I. Brief Procedural History

1. On or about August 3, 2011 PPL Electric Utilities (“PPL”) filed a Petition with the Pennsylvania Public Utility Commission (“Commission”), captioned *Petition for Approval to Implement a Reconciliation Rider for Default Service Supply* (“Petition”).
2. On August 23, 2011, DES filed an Answer in Opposition to PPL’s Petition.
3. On August 25, 2011, PPL filed an Amendment to its Petition, which incorporated a rider captioned as a competitive transition rider (“CTR”) in addition to the reconciliation rider (“RR”) proposed in its original Petition.

4. On September 14, 2011, DES filed its Answer in Opposition to the Amended Petition.
5. By Hearing Notice issued August 29, 2011, the Commission assigned this matter to Presiding Administrative Law Judge Susan D. Colwell for adjudication and established a Prehearing Conference to be held on October 5, 2011. Prehearing Order was issued simultaneously there with by ALJ Colwell indicating that parties and counsel will be expected to attend the Conference prepared for “useful discussion of all problems involved in the proceeding, both procedural and substantive, and be fully authorized to make commitments with respect thereto.”

II. Witness and Issues

6. DES intends to call Thomas J. Butler, as its witness in this matter. Mr. Butler is the Director Retail Business Development for DES and has testified in a number of Commission proceedings concerning electricity and natural gas competition.
7. Mr. Butler will address both the lack of need for, and the negative impacts of the riders proposed by PPL. DES reserves the right to call additional witnesses and raise additional issues as may become necessary during the course of the proceeding.

III. Discovery

8. DES has already participated in an initial informal discovery conference call with PPL and that conference was productive. If the need arises for formal discovery, DES will endeavor to engage in such discovery in an expeditious manner. Due to the fast turnaround between PPL’s proposed testimony date and the date for testimony for other parties, however, DES requests that the required times for discovery turn around be shortened to those typical of expedited Commission proceedings, and, in

particular, that discovery responses be due in ten (10) days rather than twenty (20) days.

IV. Scheduling

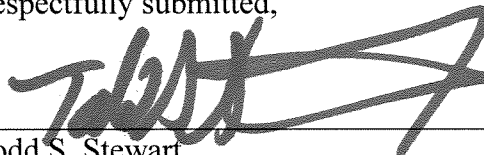
9. PPL circulated a proposed schedule to the parties on Wednesday, September 28, 2011. DES notified PPL and the other parties that the proposed schedule was acceptable to it. To the extent that other parties are not able to agree to the schedule proposed by PPL, DES will work with that party and the other parties to develop a schedule that is acceptable to all parties and Your Honor.
10. DES believes that scheduling two (2) days of hearings is out of abundance of caution is a wise move, but believes, based upon its understanding, this matter should be capable of conclusion within a single day of hearing.

V. Electronic Service Among Participants

11. DES prefers that service among the parties be accomplished through electronic mail with hard copies service to follow by first class mail. DES will provide service to Your Honor in any fashion that Your Honor wishes. DES would ask that any discovery requests served after noon on a Friday, or Commission holiday be treated as having been served on the following business day, and that all electronic service be accomplished prior to 5:00 PM.
12. DES has engaged with in an informal discovery/settlement conference with PPL and other EGS representatives. The parties have agreed to hold an additional settlement meeting and DES will continue to pursue the possibility of settlement until and unless it becomes clear that settlement is not possible

WHEREFORE, DES submits this Prehearing Conference Memorandum for Your Honor's consideration at the scheduled prehearing conference.

Respectfully submitted,



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DATED: October 3, 2011