



COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA PUBLIC UTILITY COMMISSION
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE
REFER TO OUR FILE

APRIL 30, 1999

~~R-00973953~~
P-00971265

TO ALL PARTIES OF RECORDS:

Re: PECO Joint Petition for full settlement Competitive Provider of Last Resort Paragraph 38

To Whom It May Concern:

This is to advise you that a Final Order has been adopted by the Commission in Public Meeting on April 29, 1999, in the above entitled proceeding.

A Final Order has been enclosed for your records.

Very truly yours,

James J. McNulty,
Secretary

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Enclosure
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PENNSYLVANIA
PUBLIC UTILITY COMMISSION
Harrisburg, PA 17105-3265

Public Meeting Held April 29, 1999

Commissioners Present:

John M. Quain, Chairman
Robert K. Bloom, Vice Chairman
David W. Rolka
Nora Mead Brownell
Aaron Wilson, Jr.

Re: PECO Joint Petition For Full Settlement
Competitive Provider of Last Resort
Paragraph 38

Docket Nos. R-00973953
and P-00971265

Final Order

BY THE COMMISSION:

DOCUMENT DOCKETED
FOLDER MAY 4 1999

INTRODUCTION

At Public Meeting of May 14, 1998, the Commission approved PECO Energy Company's restructuring case. The Commission approved the "Joint Petition for Full Settlement of PECO Energy Company's Restructuring Plan and Related Appeals and Application for A Qualified Rate Order and Application for Transfer of Generation Assets" ("Joint Petition").

The terms and conditions of the Joint Petition represented a comprehensive settlement which resolved all issues on appeal before the Commonwealth Court, and all issues before the U.S. District Court arising from challenges by the Joint Petitioners to the Commission's final order, reconsideration order and compliance orders regarding PECO's Application for Approval of its Restructuring Plan Under Section 2806 of the Public Utility Code. Implementation of the Joint Petition requires that several innovative programs be developed.

Paragraph 38 of the Joint Petition pertains to the selection, via competitive bidding, of a competitive supplier of last resort. The competitive default service (CDS) provider will be responsible for offering service to up to twenty percent of PECO's residential market. The residential market is composed of three customer classes: residential, residential heating, and residential off-peak.

At Public Meeting of October 19, 1998, the Commission adopted a tentative order that released for comments Annex A which contained proposed PECO Energy Company's Rules for Competitive Default Service.

As then proposed, Annex A contained the qualifications necessary to bid on CDS, selection criteria for CDS providers, and various terms

and conditions of CDS. We expected to receive comments in response to the provisions set forth in Annex A. We also encouraged interested parties to address any other issues that they considered relevant or necessary to the successful implementation of CDS under Paragraph 38 of PECO's Joint Petition.

Comments were due within 30 days following the entry of the Order. The Pennsylvania Electric Association requested, and was granted, an extension of the comment period to December 1, 1998.

Nine stakeholders filed comments on the Commission's tentative order and Annex A. The nine groups included: West Penn Power d/b/a Allegheny Power ("Allegheny Power"), CellNet Data Systems, Inc. ("CellNet"), First Energy's subsidiary Pennsylvania Power Company ("Penn Power"), Metropolitan Edison Company and Pennsylvania Electric Company collectively d/b/a GPU Energy ("GPU Energy"), Mid-Atlantic Power Supply Association ("MAPSA"), Office of Consumer Advocate ("OCA"), Pennsylvania Electric Association ("PEA"), PECO Energy Company ("PECO"), UGI Utilities, Inc. - Electric Division ("UGI").

On December 9, 1998, MAPSA asked the Commission to provide the parties with the opportunity to file reply comments. MAPSA also

requested that the Commission defer action until after the parties and the Commission have had a chance to meet and discuss their issues.

MAPSA argued that reply comments were absolutely critical given the different approaches advanced in the comments. MAPSA suggests that the Commission's task of resolving this matter would be made much easier by scheduling a technical conference to address the threshold issues of "retail PLR" v. "wholesale PLR" and "CDS bid price model" v. "Stranded Cost Buydown Model," after which the specific terms and conditions of PLR service could be considered.

On December 10, 1998, PECO Energy filed reply comments to those filed by the OCA and MAPSA.

On December 11, 1998, OCA filed a letter in support of MAPSA's request. The OCA reiterated its position that the definition and development of provider of last resort service, including competitive default service are extremely important issues for consumers, and that all approaches to the provision of competitive default service should be thoroughly explored.

On December 17, 1998, the Commission adopted a tentative Opinion and Order. In this Order, the Commission found that it was

appropriate that all parties have the opportunity to file reply comments which were due within 30 days of entry of that Opinion and Order.

Five parties filed reply comments: Allegheny Power, GPU Energy, MAPSA, OCA and PECO.

Moreover, the Commission, in its December 17, 1998 Opinion and Order directed the Executive Director's Office to convene the PECO CDS Collaborative ("Collaborative") in early February 1999. The PECO CDS Collaborative was directed to meet through February 28, 1999 with a report of the parties due at that time.

The Collaborative held its first meeting on February 4, 1999. Thirty participants from seventeen stakeholder groups participated. The stakeholder groups included: Ahlcon, Allegheny Power, Allegheny Electric Cooperative, Enron, Environmentalists, GPU Energy, Green Mountain Power, MAPSA, OCA, PECO Energy, Philadelphia Industrial Energy Users Group, PP&L, PP&L Energy Plus, Preston Gates, Shell Oil, Wolf Block, and UGI Utilities. Subsequently, to reach consensus, the group met and edited the proposed rules on February 10, 1999 and February 23, 1999. The final comments from the Collaborative --MAPSA and the OCA-- were received on February 26, 1999. Annex A contains the final PECO Energy Rules for Competitive Default Service.

BACKGROUND

Issue L of the Joint Petition is titled: "Provider of Last Resort and Generation Supply Obligations and Opportunities." Under Issue L, Paragraph 38, page 33, of the Joint Petition reads as follows:

38. PECO agrees that, for the duration of the CTC/ITC recovery period, it will serve as the provider of last resort for all retail electric customers in its service territory that do not choose or can not choose to purchase power from alternative suppliers, subject to the following terms, conditions, and qualifications:

a. On January 1, 2001, 20% of all of PECO's residential customers--determined by random selection, including low-income and inability-to-pay customers and without regard to whether such customers are obtaining generation service from an EGS--shall be assigned to a provider of last resort-default supplier other than PECO that will be selected on the basis of a Commission-approved energy and capacity market price bidding process. This service shall be referred to as Competitive Default Service ("CDS").

b. For purposes of this bidding process, all of the customers selected shall constitute a single bidding block. To qualify for the CDS bidding process an EGS must, among other Commission - approved requirements, agree to provide in 2001 at least 2.0% of its offered energy supply for CDS service from renewable resources of solar, wind, sustainable biomass (including landfill gas but excluding incineration of Municipal Solid Waste), geothermal or ocean power. The renewable energy increment shall increase by annual increments of 0.5% thereafter. The requirement to include these levels of renewable energy in the resource mix may be lowered by the Commission if the cost of power from the renewable energy sources increases the cost of the entire block by more than 2% over what the cost of power would be without the renewable resources.

c. Terms and conditions of CDS shall be established, maintained, and modified by the Commission. Competitive Default Service bids will require a term that will be established by the Commission. Any bid that exceeds the generation rate cap will be

rejected. PECO EDC or divisions or PECO divisional or affiliated EGSs may not bid (either directly or as a partner or participate in any business combination with a bidder) on CDS service. Any non-affiliated EGS or consortium of EGSs that are licensed by the Commission and that meet applicable terms and conditions and standards for CDS service could bid to provide CDS service. A customer assigned to CDS retains the right to elect a competitive EGS or return to PECO default provider of last resort at any time at no charge. If a customer returns to CDS for any reason, the customer will receive service from its CDS on the same terms and conditions and at the same rate available to other CDS customers. The CDS provider will, at the customer's option, provide a single bill, subject to the same standards for EGS consolidated billing as provided in Appendix C of the Joint Petition and as established by the Commission. The CDS will include all customer care functions, including processing customer accounts in accordance with all applicable regulations (Chapter 56). Chapter 56 billing and collection costs, uncollectible expense, and universal service costs shall be unbundled by PECO as set forth in Appendix J of the Joint Petition. Revenues equal to the amount of these unbundled costs shall be portable with customers randomly assigned to the CDS, and shall be provided to the CDS to the extent it is providing services funded by these unbundled costs. The CDS will be rebid annually, unless an alternative bidding term is approved by the Commission. If, 30 days prior to the annual bid, the number of residential customers served by the CDS has fallen below 17%, a further random selection of customers shall be assigned to CDS service to restore the number of customers for the 20% level. The further random selection shall be chosen from the customers (not already assigned to CDS service) served by EGSs other than PECO. The Commission will develop qualifications for an EGS to bid on CDS, including credit worthiness and increased bond amounts.

d. The EGS selected as the CDS provider of last resort will assume all responsibilities and obligations associated with provider of last resort service that are specified by the Commission. By January 1, 1999, the Commission will issue final standards for PECO governing the responsibilities and obligations of the competitively determined provider of last resort in PECO's service territory.

e. PECO's distribution company shall satisfy its obligation as provider of last resort by purchasing required amounts of energy

and capacity at wholesale from other generation suppliers including, in its sole discretion, its affiliated generation entity, and reselling that energy and capacity. On and after January 1, 2001 PECO, as provider of last resort-default supplier, will price its service to residential customers at its sole discretion with the following limitations. PECO will establish a single rate established for each rate schedule. The rate will be:

(i) no less than (1) the price charged by the CDS selected to be the alternative provider of last resort-default supplier in the 20% bid; and

(ii) no higher than (2) 111% of the market price of energy and capacity (determined by rate class) calculated as follows: energy will be at the average PECO-PJM market clearing price as posted on the PJM websight for the prior 12 months (adjusted for line losses, on/off peak use and GRT); capacity shall be at the average PJM penalty price for capacity for the prior 12 months (adjusted for line losses, reserve margin, load factor and GRT). Such annualized rates will be computed monthly.

If (i) is higher than (ii) above, PECO will price its service at (i) above (the competitive PLR winning bid). In no event will the price exceed the shopping credit. Residential customers that remain with PECO provider of last resort default service will pay the annualized rate as set by PECO during January of each year. Residential customers returning to PECO provider of last resort service who agree to take such service for a minimum of 12 months will pay the annualized rate as set by PECO during the month they return. Returning residential customers shall also have the option of receiving service on a monthly published generation market rate basis without the benefit of the generation rate cap, but such rate may not be less than the prices charged by the CDS.

PECO, as provider of last resort-default supplier, will price its service to industrial and commercial customers at tariffed rates or at special contract rates as set forth in Appendix A of the Joint Petition.

f. The Joint Petitioners agree that through December 31, 2010, customers may choose to purchase power from alternative suppliers and later return to take generation from PECO's EDC distribution company, or their assigned provider of last resort.

g. This settlement does not address, and the Joint Petitioners make no commitment regarding, PECO's obligation to serve after December 31, 2010, or the continuance or

discontinuance of the right to choose an alternative supplier and later return after December 31, 2010.

DISCUSSION

In response to its October 19, 1998 Order, the Commission received useful comments and reply comments that allowed Annex A to be forged into a workable document that was used as the starting point by the Collaborative. The Collaborative worked diligently and in good faith to reach consensus. The parties have succeeded in agreeing to numerous processes and requirements, but several key points remain to be determined. The most significant issue left unresolved is the type of bid that must be submitted and the methodology for selecting the winning bidder.

As stated above, the major point upon which the parties have failed to reach "consensus" is the appropriate bid methodology.¹ MAPSA consistently has argued that the stranded cost prepayment methodology is superior to the energy and capacity price bid model and will provide the most value for the most customers in PECO's service territory. The stranded cost prepayment methodology is relatively simple -- a bidder submits a bid which agrees to charge customers the same rates which

¹ MAPSA's Final Comments dated February 26, 1999.

the PECO Provider of Last Resort currently charges those customers but, at the same time, recognizes that there is value in providing that service at the shopping credit. Therefore the bidder bids a lump sum cash payment that it would be willing to pay to reduce PECO's stranded cost for all residential customers based upon its expectations of current and future market prices for energy and capacity.

Moreover, MAPSA argues that it is important to note that nothing in Paragraph 38 prohibits the Commission from approving the Stranded Cost Buydown proposal.² MAPSA opines that it is clear from the language at Paragraph 38 that the CDS process was clearly too complicated to codify during the negotiations, and as such, the Commission was to develop procedures for the selection of the CDS provider.

Paragraph 38(a) reads, in part: "On January 1, 2001, 20% of all of PECO's residential customers--determined by random selection, including low-income and inability-to-pay customers and without regard to whether such customers are obtaining generation service from an EGS--shall be assigned to a provider of last resort-default supplier other

² MAPSA's Comments dated December 3, 1998.

than PECO that will be selected on the basis of a Commission-approved energy and capacity market price bidding process.”

PECO argues that the Commission must focus on the fact that the purpose of developing the CDS Rules is to implement the agreement reached by the parties to the Full Settlement, as set forth in Paragraph 38 of the Joint Petition.³ PECO urges that the Commission should reject MAPSA’s petition to develop a new and different concept of CDS service from that delineated in the Joint Petition. According to PECO, any deviation from the bidding process specified in the Joint Petition is contrary to, and violates, the terms of the Joint Petition.

Having reviewed the comments, reply comments and the Collaborative’s work of the bidding methodology, we find adoption at this time of a bidding process based upon energy and capacity market prices to be in the best interests of the customers.

We are of the opinion that the Stranded Cost Buydown methodology would reduce the potential benefits to customers as provided for under Paragraph 38(e). We believe that the Stranded Cost Buydown proposal would provide minimal benefits, since the CTC

³ PECO Reply Comments dated December 10, 1998.

buydown is based on margins for the 20% CDS slice, which would have to be spread across 100% of the residential customers.

Finally, PECO has proffered that the buydown jeopardizes the stranded cost securitization process, and alleged that the stranded cost buydown proposal introduces unnecessary credit risk into the bond rating process. In effect, it represents a prepayment of stranded cost. Since securitization bonds can not be prepaid, the stranded cost buydown payment could not readily be used for its intended purpose. We do not reach to a finding as to this interaction, though it appears that PECO has sufficient non-securitized stranded cost which could be offset under a reconciliation process, so as to not affect the securitized asset.

Therefore, we reject MAPSA's stranded cost buydown bidding proposal.

A second unresolved issue introduced by the OCA is a "plain vanilla" CDS.⁴ "Plain vanilla" CDS is defined as a CDS bid for just generation (energy and capacity) and not customer cares functions. OCA opines that "plain vanilla" CDS bidding may be more likely to produce both lower bid prices and increase the total number of bids

⁴ OCA Final Comments dated February 26, 1999.

received. It is OCA's view that the intention of Paragraph 38 was to bring the benefits of competition to residential customers, particularly those ratepayers who may be unable or unwilling to fully participate in the competitive market on an individual basis. The OCA states that it is not clear that sufficient experience with customer care functions will be gained within the next year to allow for a viable and successful bid on customer care functions.

Paragraph 38(c) reads, in part: "The CDS will include all customer care functions, including processing customer accounts in accordance with all applicable regulations (Chapter 56)."

On its face, the settlement specifically provides for the CDS providing customer care functions; however, it does not specify which customer care functions will be provided by the CDS. The Collaborative discussed this issue on numerous occasions and came to the resolution contained in Annex A at Q7(b) and T8. Rules Q7(b) and T8 are identical and read: "The winning CDS bidder will perform customer care functions, including: billing, credit, advanced meter reading, collections and notices, disputes and disputes resolution, call center activities, switching generation suppliers and EDI/EDEWG transactions. PECO EDC will perform the following customer care functions: physical termination,

restoration of service after a physical termination, maintenance and repair of PECO EDC-owned meters, administration of universal service programs (CAP, LIURP, CARES and Hardship), call center activities related to distribution system outages and emergencies, and discontinuance of service.”

Moreover, we are not persuaded by the OCA’s opinion that it is not clear that sufficient experience with customer care functions will be gained within the next year to allow for a viable and successful bid on customer care functions. A cursory review of the PJM membership reveals at least twenty potential CDS bidders that are presently providing all customer care functions in the retail market both within our jurisdiction and outside the Commonwealth.

Because no other party, besides the OCA, has objected to the language related to customer care functions contained in Annex A and because we believe that there are CDS bidders that are fully capable of providing the customer care functions itemized in Annex A, we will reject the OCA’s “plain vanilla” CDS bid methodology.

A related issue is that of termination. The provider of last resort and the competitive default supplier both have the right to have service terminated for non-payment of PLR or CDS service charges. Service

termination must be in accordance with Chapter 56 regulations. The physical termination of service must be performed by PECO Energy.

Although discussed at length, the collaborative was unable to reach a consensus on the increased bonding amounts required by Paragraph 38. Setting the bonding amount at a level sufficiently high to cover a default during a PJM system peak may limit the number of potential bidders. That is, the bond may act as a barrier to entry which we can not endorse. Moreover, there is an administrative cost of switching the CDS customers back to PECO PLR service.

To solve the dual problems associated with a CDS default at a system peak, we have developed the following language which will be included at T16: "As a condition of CDS, the CDS provider will post a security bond of \$5,000,000. The proceeds of the bond will be used to facilitate the reversion of CDS customers to PECO PLR service resulting from a default by the CDS provider. This bond will be in addition to any licensing bond the EGS acting as CDS would have. In the event of a CDS provider default, all CDS customers will receive PLR service from PECO EDC for a period of not less than twelve months from the date of default."

Also in the Collaborative, there was general agreement on the need for consumer education on the CDS program. Recognizing that CDS programs would not be conducted over the same time periods, the stakeholders decided that it was appropriate to have a general “consumer awareness” campaign to alert consumers to the existence of a CDS program in their EDC’s territory, and agreed that the Consumer Education Board (the Board) should be directed to conduct such a campaign.

The Commission agrees that a consumer education campaign would be appropriate to educate consumers about PECO’s CDS program. However, the Board should not be responsible for developing and conducting this campaign. While the Board has developed very successful statewide consumer education programs for the retail access pilot programs and for enrollment in electric choice, the Board’s major purpose is to review and approve consumer education projects and materials presented to it, and to oversee the provision of consumer education through the mass media. Having said that, we recognize the value of having the Board utilize its expertise in this area to ensure the effectiveness of PECO’s CDS awareness campaign. Accordingly, we direct PECO to submit a budget to the Board for conducting a CDS

awareness campaign in its territory. We further direct PECO to provide all CDS awareness campaign materials to MAPSA and the OCA for review prior to submitting the material to the Board. Finally, PECO will provide for Board review, all radio, television and newspaper advertisements and any printed materials on the CDS program that will be used in this campaign.

CONCLUSION

In conclusion, the stakeholder comments taken together with the PECO Collaborative's document allow us to formulate workable rules for CDS in PECO Energy's service territory. We appreciate the efforts of all commentors and the Collaborative. Their work, given the abbreviated period and original nature of CDS, is commended.

Although this is the first set of CDS Rules that we will adopt, we will be subsequently preparing CDS Rules for PP&L, GPU, Allegheny Power and DQE. It is imperative that the stakeholders keep in mind that these Rules are applicable only in PECO EDC's service territory. We will not necessarily use PECO's CDS rules as a template for the preparation of other EDCs' CDS Rules.

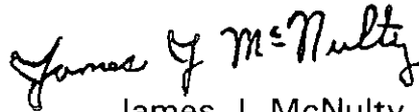
THEREFORE,

IT IS ORDERED:

1. That Annex A, which contains the PECO Energy Rules for Competitive Default Service, is adopted.
2. That the positions of the parties are accepted and rejected consistent with Annex A.
3. That on or before March 1, 2000, the Office of the Executive Director is directed to prepare the Notice of the Commission's request for the qualification packages of CDS bidders which will be posted in the Wall Street Journal, on the Power Marketer Internet Website and in both the Philadelphia Inquirer's newspaper and Internet website.
4. That PECO EDC is directed to convene a technical conference on or about April 1, 2000 to respond to questions related to CDS.
5. That prior to January 1, 2000, PECO Energy Company is directed to prepare and submit a budget to the Consumer Education Board for conducting a CDS awareness campaign in its territory and to provide for Board review, all radio, television and newspaper

advertisements and any other printed materials on the CDS program that will be used in this consumer education campaign.

BY THE COMMISSION,



James J. McNulty
Secretary

(SEAL)

Order Adopted: April 29, 1999

Order Entered: **APR 30 1999**

Annex A
PECO Energy Rules for Competitive Default Service
February 28, 1999

The purpose of Annex A is to provide rules for the qualification of Competitive Default Service ("CDS") bidders, the selection of the winning bidder, and the terms and conditions of the provision of CDS under Issue L, Paragraph 38 of PECO Energy Company's Joint Petition.

Qualification of CDS Bidders

Q1. All interested CDS bidders will prepare a qualification package and submit that package to the Commission no later than May 1, 2000, and thereafter, on May 1 of the year prior to the first year of a new CDS term. Notice of the Commission's request for the qualification packages of CDS bidders will be posted in the Wall Street Journal, on the Power Marketer Internet Website and in both the Philadelphia Inquirer's newspaper and Internet website. The Notices will be posted on or before March 1, 2000, and thereafter, on March 1 of the year prior to the first year of a new CDS term. Copies of the CDS qualification packages will also be submitted to the Office of Consumer Advocate.

Q2. The qualification package must, at a minimum, include:

- (a) License to operate as an electric generation supplier in the Commonwealth of Pennsylvania;
- (b) FERC certification as a power marketer in the United States of America;
- (c) A description of the CDS bidder's proposed plan to provide the generation necessary to provide CDS;
- (d) A description of the CDS bidder's renewable resources and plan for ensuring that the renewable conditions of the settlement found at Paragraph 38(b) are met;
- (e) Any other information that the CDS bidder believes is relevant to the Commission in its determination of suitability for providing CDS service.

Each CDS, as a qualification for bidding, is required to prove that: it meets or exceeds the Pennsylvania-New Jersey-Maryland ("PJM") Interconnection's creditworthiness standards for the full amount of the

estimated CDS load obligations; and, that it can secure the increased bonding amounts required for CDS.

Q3. To be eligible to bid, an electric generation supplier must meet all applicable obligations that PJM ascribes to a load serving entity and be a signatory of the PJM Reliability Assurance Agreement as amended and/or superseded.

Q4. The CDS bidder's qualification package must include:

(a) A description of any and all indictments or pending litigation by any federal, state or local jurisdiction relating to CDS bidder.

(b) A list of all criminal convictions within the last five years relating to CDS bidder.

(c) A list of all civil penalties, judgments, consent decrees and other sanctions within the last five years, as a result of any violation of any law, rule, regulation or ordinance in connection with its business activities relating to CDS bidder.

(d) A list of all actions occurring within the last five years which have resulted in revocations or suspension of any permit or authority to do business in any jurisdiction relating to CDS bidder.

(e) A list of all actions within the last five years that have resulted in the barring from public bidding related to CDS bidder.

(f) A list of all bankruptcy and other similar proceedings within the last five years related to CDS bidder.

(g) The CDS bidder will submit financial statements adequate to properly present their current and expected future financial condition. At minimum, income and balance sheets prepared not more than three months prior to the bid should be included. If the CDS is newly formed then the same should be submitted for parent and if necessary grandparent. Partnerships should submit the same information for all participants.

Q5. The CDS bidder's qualification package must include a description, in detail, of any situation in which the CDS bidder or any guarantor (either alone or as part of a joint venture), or a subsidiary of CDS bidder or any

guarantor, defaulted or was deemed to be in noncompliance of its contractual obligations to deliver energy, explaining the situation, its outcome and all other relevant facts associated with the event described. The name, title and telephone number of the principal manager of the customer/client who asserted the event of default or noncompliance must also be listed.

Q6. The CDS bidder's qualification package shall include:

(a) A description of any instances in the last two (2) years in which any domestic affiliate or related entity of the CDS bidder has experienced any event listed in Q4, above associated with the sale of electricity.

(b) A description of any other present facts known to CDS bidder or guarantor that might reasonably be expected to adversely affect its ability to perform any aspect of CDS, including an instance in which any guarantor, or any officer, director, partner or member of the CDS bidder, has experienced any of the events listed in Q4, above and where the event reasonably could be expected to adversely affect the CDS provider's ability to perform any aspect of CDS.

Q7. CDS bidders must:

(a) Present a detailed plan by which customer care functions will be accomplished. The plan must include the anticipated staffing requirements to perform the customer care functions, and a description of data exchange capabilities. CDS bidders must present a detailed plan of how it will comply with the Commission's regulations and policies applicable to customer care functions.

(b) The winning CDS bidder will perform customer care functions, including: billing, credit, advanced meter reading, collections and notices, disputes and disputes resolution, call center activities, switching generation suppliers and EDI/EDEWG transactions. PECO EDC will perform the following customer care functions: physical termination, restoration of service after a physical termination, maintenance and repair of PECO EDC-owned meters, reading of non-advanced PECO EDC-owned meters, administration of universal service programs (CAP, LIURP, CARES and Hardship), call center activities related to distribution system outages and emergencies, and discontinuance of service.

Q8. The CDS bidder warrants that all information provided to the Commission for the purpose of qualification is true, timely and accurate.

Q9. PECO EDC will make available general information related to the randomly selected customers including, the number of CDS customers by rate class and rate strata, the number of CDS customers who have previously selected an EGS and 12 months of energy usage for each CDS customer. All bidders receiving the data shall provide affidavits that any customer information provided by PECO EDC for the purposes of preparing its CDS bid shall be used for that purpose only. PECO EDC will hold a technical conference on or about April 1, 2000 and thereafter, on April 1 of the year prior to the first year of a new CDS term, to answer questions related to CDS.

Selection of CDS Provider

S1. On or before May 1, 2000, and thereafter, on May 1 of the year prior to the first year of a new CDS term, bidders will submit bids for energy and capacity sufficient to serve twenty percent of PECO's residential, residential heating and residential off peak customers. A copy of the bid package must be served on the Office of Consumer Advocate.

S2. The term of the bid must cover a three year period starting with January 1, 2001 12:00:01am, and thereafter, on January 1 of the first year of a new CDS term. CDS will begin with the first meter read date after January 1, 2001 12:00:01am and continue through the first meter read date after December 31 of the last year of the term of years over which CDS service is bid.

S3. The CDS bidder must submit energy and capacity market pricing bids utilizing the exact block rate structure and rate design including any proportionality between rates and rate schedules for each affected customer class; that is, Rates R, RH, OP, and RT. Any bid deviating from this structure will be rejected. The CDS bidder will set forth a comparison of its rates that conforms to the "residential bill comparisons" data requirement. Comparisons should be tabular and show the difference, on both a dollar and percentage basis, between the CDS' bid price and PECO's comparable rates for each rate category.

S4. CDS prices must be of a fixed rate for the term.

S5. PECO's EDC or divisions or PECO's divisional or affiliated EGSs may not bid (either directly or as a partner or participant in any business combination with a bidder) on CDS service.

S6. Any EGS or consortium of EGSs that (1) are not affiliated with PECO EDC, (2) are licensed by the Commission, (3) meet applicable terms, conditions and standards for CDS and (4) have met the qualifications to be a bidder, may bid to provide CDS.

S7. Not later than July 1, 2000, and thereafter, on July 1 of the year prior to the first year of a new CDS term, the Commission will determine the winning bid and award the right to serve as CDS provider. The bid will be awarded to the qualifying bidder offering the lowest price.

TERMS AND CONDITIONS OF SERVICE

T1. A customer assigned to CDS retains the right to elect a competitive EGS or return to PECO default provider of last resort at any time at no charge pursuant to Commission approved procedures.

T2. On or before October 15, 2000, and thereafter, by October 15 of the year prior to the first year of a new CDS term, the CDS provider will be responsible for notification of customers of their selection in the random lottery, the terms and conditions of CDS including the opportunity to return to PECO default provider of last resort and a check off box to indicate such selection to be returned no later than November 15, 2000, and thereafter, no later than November 15 of the year prior to the first year of a new CDS term.

T3. The CDS provider is responsible for all administrative costs of switching the customer to CDS including notification. PECO shall establish, in conjunction with the EDEWG, a standard transaction to support CDS transactions no later than July 1, 2000, and thereafter, no later than July 1 of the year prior to the first year of a new CDS term. The rules and protocols imposed by PECO upon the CDS provider with respect to customers being added to the CDS, switching to the CDS or returning to the CDS shall be identical to the rules and protocols used by PECO with respect to its PLR customers, including not requiring any further notice beyond that which is required by section T2 above, and not requiring a ten-day waiting period.

T4. If a customer returns to the CDS provider for any reason, the customer will receive service from the CDS provider on the same terms and conditions and at the same rate available to other CDS customers.

T5. The CDS provider has an obligation to abide by all applicable regulations including but not limited to: Chapter 54 Electric Generation Customer Choice, Chapter 55 Noncarrier Rates and Practices, Chapter 56 Standards and Billing Practices for Residential Utility Service, and Chapter 57 Electric Service.

T6. The CDS provider will provide a single bill, subject to the same standards for EGS consolidated billing as provided in Appendix C of the Joint Petition and as established by the Commission. The CDS consolidated bill shall include any Hardship Fund check-off lines as are contained on the PECO bill.

T7. Revenues equal to the amount of the unbundled Chapter 56 billing and collection costs, uncollectible expense, and universal service costs shall be portable with customers randomly assigned to the CDS provider and shall be provided to the CDS provider to the extent it is providing services funded by these unbundled costs.

T8. The winning CDS bidder will perform customer care functions, including: billing, credit, advanced meter reading, collections and notices, disputes and disputes resolution, call center activities, switching generation suppliers and EDI/EDEWG transactions. PECO EDC will perform the following customer care functions: physical termination, restoration of service after a physical termination, maintenance and repair of PECO EDC-owned meters, administration of universal service programs (CAP, LIURP, CARES and Hardship), call center activities related to distribution system outages and emergencies, and discontinuance of service.

T9. All CDS customers will receive EDC-mandated, Commission approved legal and safety notices in the PUC approved format, and the EDC will be responsible for the creation of these notices. If the customer has elected the consolidated CDS billing service, the EDC will make available these notices to the CDS for distribution to the CDS customer. The EDC will design, print and deliver safety and legal notices to the CDS in standard size and in PUC approved format for CDS bills rendered by mail. If the CDS renders bills electronically, the CDS may request the EDC either to (1)

provide the printed version, (2) electronically transmit these notices to the CDS for communication to electronically-billed customers at the CDS's option, or (3) request the EDC to provide a separate mailing of such notices at the cost of such service paid for by the CDS. The CDS will be required to inform their billing customers of any EDC-mandated legal and safety notices when billed by mail. For electronically-billed customers, the CDS may transmit such notices by mail or electronically at its option.

T10. The CDS provider shall be required to accept all customers assigned to CDS service.

T11. PECO EDC will make the initial random selection of customers to be assigned to CDS subject to the Commission's review and oversight.

T12. If, on September 1 of each year, the number of residential customers served by the CDS provider has fallen below 17%, a further random selection of customers shall be assigned to CDS service to restore the number of customers for the 20% level.

T13. The further random selection shall be chosen from the customers (not already assigned to CDS service) served by EGSs other than PECO.

T14. Unless otherwise delineated in this document, the CDS provider of last resort will assume all responsibilities and obligations associated with provider of last resort service that are specified by the Commission.

T15. The CDS provider will be subject to all competitive safeguards and code of conduct regulations established by the Commission. Solely for the purpose of applying any code of conduct or related Commission regulations, a CDS will be considered an EDC. No EGS affiliated with the CDS shall condition the sale of electricity upon the customer's agreement to return to PECO as the provider of last resort-default supplier.

T16. As a condition of CDS, the CDS provider will post a security bond of \$5,000,000. The proceeds of the bond will be used to facilitate the reversion of CDS customers to PECO PLR service resulting from a default by the CDS provider. This bond will be in addition to any licensing bond the EGS acting as CDS would have. In the event of a CDS provider default, all CDS customers will receive PLR service from PECO EDC for a period of not less than twelve months from the date of default.

T17. The CDS provider shall be subject to the terms and conditions of the PECO Supplier Tariff and Metering and Billing Specifications approved by the Commission in terms of its interactions with the PECO EDC.

T18. The CDS provider will be required to fulfill the responsibilities and obligations of PLR service as further defined by the Commission in "Interim Guidelines for PLR Service, Order entered November 19, 1998 at Docket No. M-00960890F0017."

T19. The CDS provider will include the telephone number for PECO EDC's emergency, outage and repair customer call center on all of its bills.

T20. If the CDS provider has a competitive generation affiliate or provides competitive generation service other than CDS in the service territory, the CDS provider shall maintain appropriate accounting controls for its CDS customers so as to prevent termination or threat of termination for unregulated or competitive charges.

T21. PECO EDC shall establish data protocols and information exchanges which allow the CDS to estimate its load obligations based upon the CDS customer list.

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1750
PORTLAND OR 97201

MARGRET MURDOCH MAYOR
MUNICIPAL BLDG
100 GARRETT ROAD
UPPER DARBY PA 19082-3135

TOM SCOTT
KILLIAN & GEPHART
218 PINE STREET
PO BOX 886
HARRISBURG PA 17108

ERIC WOYCHIK
SI
9901 CALODEN LANE
OAKLAND CA 94605

EDWARD WYLAND
UWUA LOCAL 102
338 WEST MAIDEN STREET
WASHINGTON PA 15301

JAMES KIRKPATRICK PROGRAM MGR
ELECTRIC UNIT
PENNDOT
DISTRICT 6-0
ST DAVIDS PA 19003

RICHARD HARING
ENERGIS RESOURCES INC
499 THORNALL STREET 5TH
FLOOR
EDISON NJ 08837

R-00973953 T/O

RICH LUCZKO
LEGISLATIVE COORDINATOR
IBEW
5144 CASTE DRIVE
PITTSBURGH PA 15236

TIM MCCORRY PRESIDENT
MACK SERVICES GROUP
45 BRANCH AVENUE
BERWYN PA 19312

STEVE HASTIE
RESOURCE MANAGEMENT INC
111 PRESIDENTIAL BLVD
SUITE 127
BALA CYNWYD PA 19004

EDWARD GALLAGHER
DAIRYLEA COOPERATIVE INC
5001 BRITTONFIELD PARKWAY
PO BOX 4844
SYRACUSE NY 13221-4844

BARRY GOODSTADT PHD
VICE PRESIDENT
ITRON INC
PO BOX 1160
COLUMBIA MD 21044

ED PANAVICH
WESTINGHOUSE ELECTRIC CORP
11 STANWIX STREET
PITTSBURGH PA 15222-1384

LISA YOHO
COLUMBIA GAS TRANSMISSION CORP
1700 MACCORKLE AVENUE SE
PO BOX 1273
CHARLESTON WV 25325-1273

JAMES P MCCORMICK
UTILITY OPERATIONS CONSULTANT
1940 ROBERT ROAD
MEADOWBROOK PA 19046

WALTER HANS
TRD
PO BOX 2820
CHERRY HILL NJ 08034-0246

BERNIE MCNAMEE GEN MAN
COMPASS MANAGEMENT & LEASING
MELLON INDEPENDENCE CENTER
701 MARKET STREET SUITE 2384
PHILADELPHIA PA 19106

ARLEN K BOLSTAD
ROBERT AOMBERG
DIV OF LEGISLATIVE SERVICES
GENERAL ASSEMBLY BLDG- 2ND FL
910 CAPITOL STREET
RICHMOND VA 23219

DANIEL MONCINO
SCHLUMBERGER INDUSTRIES
45 WINTHROP STREET
CONCORD MA 01742

ROBERT N GRANT
PRINCIPAL FOR MGMT CONSULTING
DELTA DEVELOPMENT GROUP INC
207 HOUSE AVENUE SUITE 103
CAMP HILL PA 17011

J JOHN FLUHARTY
CHESAPEAKE ENTERPRISES
1800 K STREET NW
SUITE 629
WASHINGTON DC 20006

JOE FISHER ASSOC EDITOR
NATURAL GAS INTELLIGENCE
211 REGENCY SQUARE BLVD
SUITE 221
HOUSTON TX 77036

VALERIE SMITH
RURAL UTILITIES
1400 INDEPENDENCE AVE SW
MAIL STOP 1516
RM 4027 SOUTH BLDG
WASHINGTON DC 20250

ROBERT O'DONNELL ESQUIRE
TWO PENN CENTER PLAZA
SUITE 1100
PHILADELPHIA PA 19102

ROBERT SPAULDING
SPAULDING GROUP
5127 WALNUT RIDGE DRIVE
ERIE PA 16506

JOHN HORTON ANALYST
MC²
701 EAST 22ND STREET
LOMBARD IL 60148-5072

PETE LANGBEIN
GPU - ADVANCED RESOURCES
2675 MORGANTOWN ROAD
SUITE GH2-3300
READING PA 19607

FRANK FELDER SR CONSULTANT
THE ECONOMICS RESOURCE GROUP
1 MIFFLIN PLACE
CAMBRIDGE MA 02138

JAMES KIMBALL
ONLOCATION INC
8100 OAK STREET
SUITE 300
DUNN LORING VA 22027

ALBERT THOMAS
TECHNEGLAS
60 OLD BOSTON ROAD
PITTSBURGH PA 15201

JUNE PERRY
ROOM 19 CAPITOL ANNEX
HARRISBURG PA 17120

MESSENGER

WILLIAM CAMPBELL
SEASONED ENERGY DEVELOPMENT
LTD
P O BOX 7955
PHILADELPHIA PA 19101-7955

ROBERT YOUNG
MCQUAID BLASKO
811 UNIVERSITY DRIVE
STATE COLLEGE PA 16801

REP FRANK TULLI JR
155A EAST WING CAPITOL
HARRISBURG PA 17120

MESSENGER

ALEXANDRA MATTHEWS-RITTER
SENATOR BELL'S OFFICE
20 EAST WING CAPITOL
HARRISBURG PA 17120

SENATOR ROY C AFFLERBACH
184 MAIN CAPITOL
HARRISBURG PA 17120

SENATOR JOSEPH M ULIANA
459 MAIN CAPITOL
HARRISBURG PA 17120

MESSENGER

MESSENGER

MESSENGER

CYNTHIA DATIG
DOLLAR ENERGY FUND
PO BOX 42329
PITTSBURGH PA 15203

NAN MCLAUGHLIN
GOVERNOR'S OFFICE
238 MAIN CAPITOL
HARRISBURG PA 17120

GLEN THOMAS
GOVERNOR'S OFFICE
506 FINANCE BUILDING
HARRISBURG PA 17120

MESSENGER

MESSENGER

VINCENT ROSSI
SENATOR FUMO'S OFFICE
545 MAIN CAPITOL
HARRISBURG PA 17120

BROOKS MOUNTCASTLE
CLEAN AIR COUNCIL
3700 VARTAN WAY
HARRISBURG PA 17110

LIZ ROBINSON EXEC DIR
ENERGY COORDINATING
AGENCY OF PHILADELPHIA
1924 ARCH STREET
PHILADELPHIA PA 19103

MESSENGER

SENATOR CLARENCE D BELL
ROOM 20 EAST WING
HARRISBURG PA 17120

MESSENGER

EDWARD ESSL
AARP
COOR CAPITAL CITY TASK FORCE
225 MARKET STREET STE 502
HARRISBURG PA 17101

JOHN M ALVAREZ
175 BEULAH ROAD
DOYLESTOWN PA 18901-2614

HONORABLE CONNIE WILLIAMS
110 SOUTH OFFICE
HOUSE BOX 202020
HARRISBURG PA 17120-2020

MESSENGER

SIEGFRIED DOERRER
XENERGY INC
3 BURLINGTON WOODS
BURLINGTON MA 01803

RUSSELL HENN
LT&E POWER MARKETING
12500 FAIR LAKES CIRCLE
SUITE 350
FAIRFAX VA 22033-3804

JOHN HAPP
NORAM ENERGY
1600 SMITH STREET STE 1161
HOUSTON TX 77002-7345

REP KEITH MCCALL
HOUSE OF REPRESENTATIVES
313 SOUTH OFFICE BUILDING
HARRISBURG PA 17120

MESSENGER

LAWRENCE G SPIELVOGEL PE
LAWRENCE G SPIELVOGEL INC
203 HUGHES ROAD
KING OF PRUSSIA PA 19405-3785

RETIRED MAJOR ALBERT PAISTE
39 VALLEY VIEW DRIVE
BOX 300
FOUNTAINVILLE PA 18923

TIMOTHY MORAN
SYSTEM COUNCIL U10 IBEW
986 GREENTREE ROAD
PITTSBURGH PA 15220

GLEN CLOWNEY
252 CHAPMAN ROAD
PO BOX 6066
NEWARK DE 19714-6066

WILLIAM EDWARDS JR
PACIFICORP
1500 MARKET STREET CENTER SQ
EAST TOWER 12TH FLOOR
PHILADELPHIA PA 19102

REP WILLIAM LLOYD JR
HOUSE CONS AFFAIRS COMM
128 SOUTH OFFICE BLDG
HARRISBURG PA 17120

MESSENGER

REP CHRIS WOGAN
HOUSE OF REPRESENTATIVES
5 EAST WING
HARRISBURG PA 17120

MESSENGER

JOHN W STORB PE
SOTRB INCOPORATED
410 NORTH EASTON ROAD
WILLOW GROVE PA 19090-2511

OTTO HOFMAN ESQUIRE
PA RURAL ELECTRIC ASSN
PO BOX 1266
HARRISBURG PA 17108-1266

JEFF SIMPSON
SHIPLEY OIL COMPANY
550 EAST KING STREET
YORK PA 17403

BARRY BLACKWELL
CINERGY CORP
1000 EAST MAIN STREET
PLAINFIELD IN 46168

PAUL EDMUNDSON
NIAGARA MOHAWK ENERGY
507 PLUM STREET
SYRACUSE NY 13204

KIM SHAWKEY
SEN BRIGHTBILL OFFICE
337 MAIN CAPITOL
HARRISBURG PA 17120

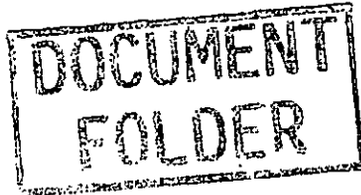
MESSENGER

ACKNOWLEDGEMENT OF RECEIPT & ACCEPTANCE OF SERVICE

AND NOW, to wit, this 4th day of May, 1999,

the undersigned, as evidence by execution hereof, acknowledges receipt and accepts service of COPY FINAL ORDER an official Commission document entered, issued, or otherwise promulgated under date of APRIL 30, 1999 at Docket No. R-00973953 & P-00971265 on behalf of:

TIMOTHY MCNULTY
DEPT OF ECONOMIC AND
COMMUNITY DEVELOPMENT
471 FORUM BUILDING
HARRISBURG PA 17120



Signature _____

Kindly sign and date this acceptance of service and acknowledgement of receipt, and, return the same for filing to:

SECRETARY'S BUREAU FILE RETENTION SECTION
PA PUBLIC UTILITY COMMISSION
B-20 NORTH OFFICE BUILDING
HARRISBURG PA 17105-3265

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99 MAY -6 AM 8:22

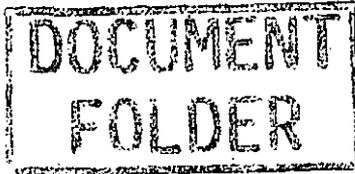
052238

ACKNOWLEDGEMENT OF RECEIPT & ACCEPTANCE OF SERVICE

AND NOW, to wit, this _____ day of _____, 19__,

the undersigned, as evidence by execution hereof, acknowledges receipt and accepts service of COPY FINAL ORDER an official Commission document entered, issued, or otherwise promulgated under date of APRIL 30, 1999 at Docket No. R-00973953 & P-00971265 on behalf of:

HON SAMUEL MCCULLOUGH
SEC
DEPARTMENT OF COMMUNITY
& ECONOMIC DEVELOPMENT
433 FORUM BUILDING
HARRISBURG PA 17120




Signature

Kindly sign and date this acceptance of service and acknowledgement of receipt, and, return the same for filing to:

SECRETARY'S BUREAU FILE RETENTION SECTION
PA PUBLIC UTILITY COMMISSION
B-20 NORTH OFFICE BUILDING
HARRISBURG PA 17105-3265

142250

ACKNOWLEDGEMENT OF RECEIPT & ACCEPTANCE OF SERVICE

AND NOW, to wit, this _____ day of _____, 19__,

the undersigned, as evidence by execution hereof, acknowledges receipt and accepts service of COPY FINAL ORDER an official Commission document entered, issued, or otherwise promulgated under date of APRIL 30, 1999 at Docket No. R-00973953 & P-00971265 on behalf of:

REP WILLIAM LLOYD JR
HOUSE CONS AFFAIRS COMM
128 SOUTH OFFICE BLDG
HARRISBURG PA 17120

NO LONGER A MEMBER
HOUSE OF REPRESENTATIVES
RETURN TO SENDER

BTL

DOCUMENT
FOLDER

Signature

Kindly sign and date this acceptance of service and acknowledgement of receipt, and, return the same for filing to:

SECRETARY'S BUREAU FILE RETENTION SECTION
PA PUBLIC UTILITY COMMISSION
B-20 NORTH OFFICE BUILDING
HARRISBURG PA 17105-3265

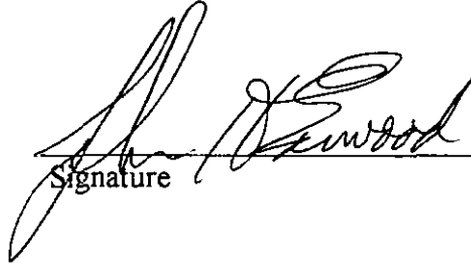
052235

ACKNOWLEDGEMENT OF RECEIPT & ACCEPTANCE OF SERVICE

AND NOW, to wit, this 5 day of May, 1999,

the undersigned, as evidence by execution hereof, acknowledges receipt and accepts service of **COPY FINAL ORDER** an official Commission document entered, issued, or otherwise promulgated under date of **APRIL 30, 1999** at Docket No. **R-00973953 & P-00971265** on behalf of:

JOHN EARWOOD
PA DEPARTMENT OF AGING
400 MARKET STREET
HARRISBURG PA 17101


Signature

Kindly sign and date this acceptance of service and acknowledgement of receipt, and, return the same for filing to:

SECRETARY'S BUREAU FILE RETENTION SECTION
PA PUBLIC UTILITY COMMISSION
B-20 NORTH OFFICE BUILDING
HARRISBURG PA 17105-3265

99 MAY - 6 AM 8:39

052305

REP

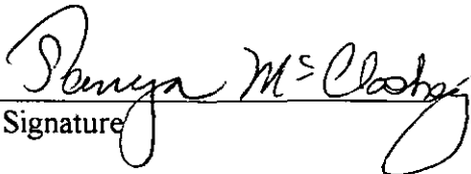
ACKNOWLEDGEMENT OF RECEIPT & ACCEPTANCE OF SERVICE

AND NOW, to wit, this 30th day of April, 1999,

the undersigned, as evidence by execution hereof, acknowledges receipt and accepts service of COPY FINAL ORDER an official Commission document entered, issued, or otherwise promulgated under date of APRIL 30, 1999 at Docket No. R-00973953 & P-00971265 on behalf of:

TANYA J MCCLOSKEY
STEVEN K STEINMETZ
OFFICE OF CONSUMER ADVOCATE
555 WALNUT STREET
FORUM PLACE 5TH FLOOR
HARRISBURG PA 17121-1921

RECEIVED
99 MAY - 7 PM 3:56
PA.P.U.C.
SECRETARY'S BUREAU


Signature

Kindly sign and date this acceptance of service and acknowledgement of receipt, and, return the same for filing to:

SECRETARY'S BUREAU FILE RETENTION SECTION
PA PUBLIC UTILITY COMMISSION
B-20 NORTH OFFICE BUILDING
HARRISBURG PA 17105-3265

ACKNOWLEDGEMENT OF RECEIPT & ACCEPTANCE OF SERVICE

AND NOW, to wit, this 3rd day of May, 1999,

the undersigned, as evidence by execution hereof, acknowledges receipt and accepts service of COPY FINAL ORDER an official Commission document entered, issued, or otherwise promulgated under date of APRIL 30, 1999 at Docket No. R-00973953 & P-00971265 on behalf of:

NAN MCLAUGHLIN
GOVERNOR'S OFFICE
238 MAIN CAPITOL
HARRISBURG PA 17120

99 MAY -5 AM 8:40
RECEIVED
SECRETARY'S BUREAU

Nan McLaughlin / iceb
Signature

Kindly sign and date this acceptance of service and acknowledgement of receipt, and, return the same for filing to:

SECRETARY'S BUREAU FILE RETENTION SECTION
PA PUBLIC UTILITY COMMISSION
B-20 NORTH OFFICE BUILDING
HARRISBURG PA 17105-3265

DOCUMENT
FOLDER

ACKNOWLEDGEMENT OF RECEIPT & ACCEPTANCE OF SERVICE

AND NOW, to wit, this 3 day of May, 1999,

the undersigned, as evidence by execution hereof, acknowledges receipt and accepts service of COPY FINAL ORDER an official Commission document entered, issued, or otherwise promulgated under date of APRIL 30, 1999 at Docket No. R-00973953 & P-00971265 on behalf of:

REP KEITH MCCALL
HOUSE OF REPRESENTATIVES
313 SOUTH OFFICE BUILDING
HARRISBURG PA 17120

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99 MAY - 3 PM 2:33
PA.P.U.C.
SECRETARY'S BUREAU

Keith R. McCall
Signature

Kindly sign and date this acceptance of service and acknowledgement of receipt, and, return the same for filing to:

SECRETARY'S BUREAU FILE RETENTION SECTION
PA PUBLIC UTILITY COMMISSION
B-20 NORTH OFFICE BUILDING
HARRISBURG PA 17105-3265

ACKNOWLEDGEMENT OF RECEIPT & ACCEPTANCE OF SERVICE

AND NOW, to wit, this _____ day of _____, 19__

the undersigned, as evidence by execution hereof, acknowledges receipt and accepts service of COPY FINAL ORDER an official Commission document entered, issued, or otherwise promulgated under date of APRIL 30, 1999 at Docket No. R-00973953 & P-00971265 on behalf of:

VERONICA A SMITH DEPUTY
PA PUC EXECUTIVE DIRECTOR
P O BOX 3265
HARRISBURG PA 17105-3265

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SECRETARY'S BUREAU
99 MAY -3 AM 9:20

DOCUMENT
FOLDER

Veronica Smith / ma
Signature

Kindly sign and date this acceptance of service and acknowledgement of receipt, and, return the same for filing to:

SECRETARY'S BUREAU FILE RETENTION SECTION
PA PUBLIC UTILITY COMMISSION
B-20 NORTH OFFICE BUILDING
HARRISBURG PA 17105-3265

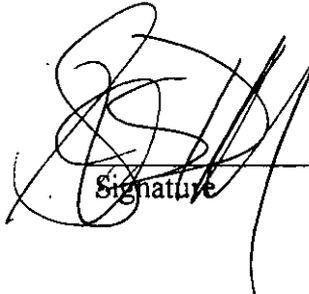
BTL

ACKNOWLEDGEMENT OF RECEIPT & ACCEPTANCE OF SERVICE

AND NOW, to wit, this 30TH day of APRIL, 1999,

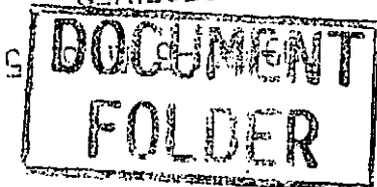
the undersigned, as evidence by execution hereof, acknowledges receipt and accepts service of COPY FINAL ORDER an official Commission document entered, issued, or otherwise promulgated under date of APRIL 30, 1999 at Docket No. R-00973953 & P-00971265 on behalf of:

JOE DUDICK
PA RURAL DEVELOPMENT COUNCIL
506 FINANCE BUILDING
HARRISBURG PA 17120


Signature

Kindly sign and date this acceptance of service and acknowledgement of receipt, and, return the same for filing to:

SECRETARY'S BUREAU FILE RETENTION SECTION
PA PUBLIC UTILITY COMMISSION
B-20 NORTH OFFICE BUILDING
HARRISBURG PA 17105-3265



BTL

ACKNOWLEDGEMENT OF RECEIPT & ACCEPTANCE OF SERVICE

AND NOW, to wit, this 30th day of April, 1999

the undersigned, as evidence by execution hereof, acknowledges receipt and accepts service of COPY FINAL ORDER an official Commission document entered, issued, or otherwise promulgated under date of APRIL 30, 1999 at Docket No. R-00973953 & P-00971265 on behalf of:

KENNETH L MICKENS ESQ
CHARLES D SHIELDS ESQ
OFFICE OF TRIAL STAFF
P O BOX 3265
HARRISBURG PA 17105-3265

Elaine C. Meisinger
Signature

Kindly sign and date this acceptance of service and acknowledgement of receipt, and, return the same for filing to:

To: → SECRETARY'S BUREAU FILE RETENTION SECTION
PA PUBLIC UTILITY COMMISSION
B-20 NORTH OFFICE BUILDING
HARRISBURG PA 17105-3265

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MAY 4 1999
MAY 4 1999

05/18/99

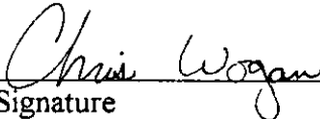
ACKNOWLEDGEMENT OF RECEIPT & ACCEPTANCE OF SERVICE

AND NOW, to wit, this _____ day of _____, 19__,

the undersigned, as evidence by execution hereof, acknowledges receipt and accepts service of COPY FINAL ORDER an official Commission document entered, issued, or otherwise promulgated under date of APRIL 30, 1999 at Docket No. R-00973953 & P-00971265 on behalf of:

REP CHRIS WOGAN
HOUSE OF REPRESENTATIVES
5 EAST WING
HARRISBURG PA 17120

RECEIVED
99 MAY -4 AM 11:03
PA.P.U.C.
SECRETARY'S BUREAU


Signature

Kindly sign and date this acceptance of service and acknowledgement of receipt, and, return the same for filing to:

SECRETARY'S BUREAU FILE RETENTION SECTION
PA PUBLIC UTILITY COMMISSION
B-20 NORTH OFFICE BUILDING
HARRISBURG PA 17105-3265

ACKNOWLEDGEMENT OF RECEIPT & ACCEPTANCE OF SERVICE

AND NOW, to wit, this _____ day of _____, 19__,

the undersigned, as evidence by execution hereof, acknowledges receipt and accepts service of COPY FINAL ORDER an official Commission document entered, issued, or otherwise promulgated under date of APRIL 30, 1999 at Docket No. R-00973953 & P-00971265 on behalf of:

SENATOR JOSEPH M ULIANA
459 MAIN CAPITOL
HARRISBURG PA 17120

PLEASE STOP SENDING
SENATOR ULIANA
IS NO LONGER IN
OFFICE, THANK YOU

Signature

Kindly sign and date this acceptance of service and acknowledgement of receipt, and, return the same for filing to:

SECRETARY'S BUREAU FILE RETENTION SECTION
PA PUBLIC UTILITY COMMISSION
B-20 NORTH OFFICE BUILDING
HARRISBURG PA 17105-3265

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PA.P.U.C.
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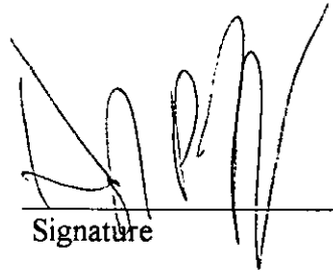
REP

ACKNOWLEDGEMENT OF RECEIPT & ACCEPTANCE OF SERVICE

AND NOW, to wit, this 4th day of May, 1999,

the undersigned, as evidence by execution hereof, acknowledges receipt and accepts service of COPY FINAL ORDER an official Commission document entered, issued, or otherwise promulgated under date of APRIL 30, 1999 at Docket No. R-00973953 & P-00971265 on behalf of:

~~JOSEPH GOLDBERG~~ DOUGLAS P. YADWA
CHIEF DEPUTY ATTORNEY GEN
DIR BUR OF CONSUMER
PROTECTION
14TH FL- STRAWBERRY SQUARE
HARRISBURG PA 17120



Signature

Kindly sign and date this acceptance of service and acknowledgement of receipt, and, return the same for filing to:

SECRETARY'S BUREAU FILE RETENTION SECTION
PA PUBLIC UTILITY COMMISSION
B-20 NORTH OFFICE BUILDING
HARRISBURG PA 17105-3265

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SECRETARY'S BUREAU
99 MAY -7 PM 1:05

052775

ACKNOWLEDGEMENT OF RECEIPT & ACCEPTANCE OF SERVICE

AND NOW, to wit, this _____ day of _____, 19__,

the undersigned, as evidence by execution hereof, acknowledges receipt and accepts service of COPY FINAL ORDER an official Commission document entered, issued, or otherwise promulgated under date of APRIL 30, 1999 at Docket No. R-00973953 & P-00971265 on behalf of:

BERNARD A RYAN JR ESQUIRE
OFFICE OF SMALL BUSINESS
ADV
300 N SECOND STREET
SUITE 1102
HARRISBURG PA 17101

OFFICE OF SMALL
BUSINESS ADVOCATE
MAY 5 1999
RECEIVED

DOCUMENT
FOLDER

C. Updegraff
Signature

Kindly sign and date this acceptance of service and acknowledgement of receipt, and, return the same for filing to:

BTL

SECRETARY'S BUREAU FILE RETENTION SECTION
PA PUBLIC UTILITY COMMISSION
B-20 NORTH OFFICE BUILDING
HARRISBURG PA 17105-3265

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99 MAY 18 PM 3:27
PA.P.U.C.
SECRETARY'S BUREAU



COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA PUBLIC UTILITY COMMISSION
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE
REFER TO OUR FILE

May 3, 1999

All Parties of Record

Re: PECO Joint Petition for Full Settlement Competitive Provider of Last Resort Paragraph 38 Docket Nos. R-00973953
P-00971265

To Whom It May Concern:

Enclosed please find corrected page 17 of the Commission's Final Order adopted at Public Meeting April 29, 1999 and entered April 30, 1999, in the above captioned case. Please note that the only change is in the last paragraph, third sentence, DQE changed to Duquesne Light. Kindly replace the original page 17 of the Final Order with the enclosed corrected page 17.

Thank you for your attention to this matter.

Very truly yours,

James J. McNulty
Secretary

Enclosure

DOCKETED
MAY 13 1999

**DOCUMENT
FOLDER**

BTI

awareness campaign in its territory. We further direct PECO to provide all CDS awareness campaign materials to MAPSA and the OCA for review prior to submitting the material to the Board. Finally, PECO will provide for Board review, all radio, television and newspaper advertisements and any printed materials on the CDS program that will be used in this campaign.

CONCLUSION

In conclusion, the stakeholder comments taken together with the PECO Collaborative's document allow us to formulate workable rules for CDS in PECO Energy's service territory. We appreciate the efforts of all commentors and the Collaborative. Their work, given the abbreviated period and original nature of CDS, is commended.

Although this is the first set of CDS Rules that we will adopt, we will be subsequently preparing CDS Rules for PP&L, GPU, Allegheny Power and Duquesne Light. It is imperative that the stakeholders keep in mind that these Rules are applicable only in PECO EDC's service territory. We will not necessarily use PECO's CDS rules as a template for the preparation of other EDCs' CDS Rules.

DOCKETED
MAY 13 1999
17

DOCUMENT
FOLDER

THEREFORE,

IT IS ORDERED:

1. That Annex A, which contains the PECO Energy Rules for Competitive Default Service, is adopted.
2. That the positions of the parties are accepted and rejected consistent with Annex A.
3. That on or before March 1, 2000, the Office of the Executive Director is directed to prepare the Notice of the Commission's request for the qualification packages of CDS bidders which will be posted in the Wall Street Journal, on the Power Marketer Internet Website and in both the Philadelphia Inquirer's newspaper and Internet website.
4. That PECO EDC is directed to convene a technical conference on or about April 1, 2000 to respond to questions related to CDS.
5. That prior to January 1, 2000, PECO Energy Company is directed to prepare and submit a budget to the Consumer Education Board for conducting a CDS awareness campaign in its territory and to provide for Board review, all radio, television and newspaper

ROBIN L KRONGOLD PARALEGAL
PAUL BONNEY WARD SMITH
MARY MCFALL HOPPER
NOEL H FRASK ESQUIRES
PECO ENERGY COMPANY
2301 MARKET STREET
PHILADELPHIA PA 19101-8699
R-00973953 P-00971265 F/O

CHRISTOPHER B CRAIG ESQ
SENATE DEMOCRATIC
APPROPRIATIONS COMMITTEE
ROOM 545 MAIN CAPITOL BLDG
HARRISBURG PA 17120

KENNETH L MICKENS ESQ
CHARLES D SHIELDS ESQ
OFFICE OF TRIAL STAFF
P O BOX 3265
HARRISBURG PA 17105-3265

MESSENGER

MESSENGER

TANYA J MCCLOSKEY
STEVEN K STEINMETZ
OFFICE OF CONSUMER ADVOCATE
555 WALNUT STREET
FORUM PLACE 5TH FLOOR
HARRISBURG PA 17121-1921
MESSENGER

WALTER W COHEN ESQUIRE
ANDREW J GIORGIONE ESQUIRE
OBERMAYER REBMANN MAXWELL
& HIPPEL
204 STATE STREET
HARRISBURG PA 17102
R-00973953 P-00971265 F/O

ALAN J BARAK ESQUIRE
KATHLEEN O'REILLY ESQUIRE
ROGER CLARK ESQUIRE
ENVIRONMENTALISTS
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