

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

**APPLICATION OF PENNSYLVANIA :
ELECTRIC COMPANY FOR APPROVAL :
TO LOCATE AND CONSTRUCT THE :
BEDFORD NORTH-CENTRAL CITY :
WEST 115 KILOVOLT TRANSMISSION : Docket No. A-2016-2565296
LINE PROJECT IN CENTRAL CITY :
BOROUGH AND SHADE TOWNSHIP, :
SOMERSET COUNTY, AND NAPIER, :
EAST ST. CLAIR, AND BEDFORD :
TOWNSHIPS, BEDFORD COUNTY, :
PENNSYLVANIA :**

**AMENDMENT TO TESTIMONY OF
DAVID W. PARKS
ON BEHALF OF
PENNSYLVANIA ELECTRIC COMPANY
STATEMENT NO. 1**

**Re: Overview and Routing the
Proposed Bedford North-Central City West
HV Transmission Line Project**

Dated: April 7, 2016

Amendment to Testimony of David W. Parks

Q. Do you have overall changes to your testimony or exhibits?

A. Yes. Wherever the term “Pennsylvania Electric Company” or “Penelec” is stated in my testimony or in my Exhibits, the term should be amended to state “Penelec and/or Mid-Atlantic Interstate Line, LLC”.

Q. What is the purpose of the change to your testimony?

A. The change reflects the Amendment of the Application to formally change the Applicant from Penelec to Mid-Atlantic Interstate Transmission LLC as successor in interest to Penelec with respect to Penelec’s transmission assets and operations.

I am also attaching a Verification to my testimony.

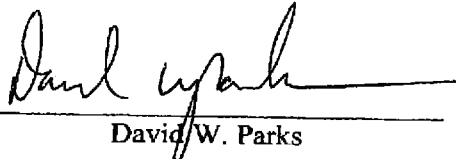
**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Re: Application for Authorization of Pennsylvania Electric Company to Site and Construct the Bedford North-Central City West 115 kV HV New Transmission Line Construction Project Situated in Central City Borough and Shade Township, Somerset County, and Napier, East St. Clair, and Bedford Townships, Bedford County, Pennsylvania; Docket No. A-2016-2565296

VERIFICATION

David W. Parks hereby states that he is Engineer, of FirstEnergy Service Company, that the facts set forth in his testimony are true and correct to the best of his knowledge, information and belief and that he expects Pennsylvania Electric Company and/or Mid-Atlantic Interstate Transmission LLC, successors or assigns, to be able to prove the same at a hearing held in this matter. The statements herein are made subject to the penalties of 18 Pa.C.S. § 4904.

April 11, 2017
Date



David W. Parks