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PECO
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April 2, 2018

VIA E-FILING

Rosemary Chiavetta, Secretary
Pennsylvania Public Utility Commission
400 North Street
Harrisburg, PA 17120

**Re: Revised PECO Energy Company's Supplement No. 59 to Tariff Electric Pa. P.U.C. No. 5,
Docket No. R-2018-2646697**

Dear Ms. Chiavetta:

Enclosed please find PECO Energy Company's revised responses based on a follow-up request from the Bureau of Technical Utility Services in the above-mentioned matter.

If you have any questions, feel free to contact me directly at (215) 841-5777.

Sincerely

A handwritten signature in black ink, appearing to read "RGW", followed by a long horizontal flourish.

Enclosures

Revised Response of PECO Energy Company
To Interrogatories of the Bureau of Technical Utility Services
Energy Industry Group

Docket No. R-2018-2646697

TUS-1.

Reference Response to 52 Pa. Code, Section 53.52(a)(8) - Please explain how the 180 day timeframe with a 180 day extension was determined.

TUS-1 Response (REVISED):

PECO reviewed the application termination timeframes previously adopted by seven distribution companies in various states (as detailed in PECO's response to Section 53.52(a)(8)). Out of the seven utilities reviewed, PECO determined the following:

- 3 companies utilize a 1 year timeline
- 2 companies utilize a 180 day up to 270 day timeline
- 2 companies utilize a 2 year timeline

Accordingly, five out of seven utilities incorporate a termination deadline that expires nominally within a 1 year period. For all intents and purposes, PECO is proposing a 180 day up to 1 year timeline; a comprehensive hybrid model, which incorporates a termination deadline that expires nominally within a 1 year period.

Response of PECO Energy Company
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TUS-2.

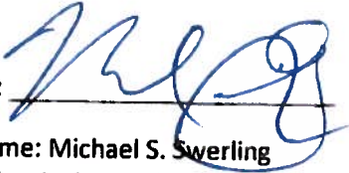
Reference Response to 52 Pa. Code, Section 53.52(a)(9) – Applicant must provide this filing to all solar stakeholders that may be affected by this change. Please provide a copy of the notice along with the distribution list for these entities.

TUS-2. Response (REVISED):

See TUS-2 Attachment 1 for a copy of the email notice (sent to stakeholders on February 14, 2018) used to inform all solar stakeholders of PECO's Tariff Electric Pa. No.5, Supplement No. 59 filing. See TUS-2 Attachment 2 (which was previously provided on March 6, 2018) for a copy of the distribution list used for providing this notice to the solar developers.

VERIFICATION

I, Michael S. Swerling, hereby state that the facts above set forth are true and correct to the best of my knowledge, information and belief, and that I expect to be able to prove the same at a hearing held in this matter. I understand that the statements herein are made subject to the penalties of 18 Pa.C.S. § 4904 (relating to unsworn falsification to authorities).

By: 
Name: Michael S. Swerling
Title: Assistant General Counsel

Date: 4/2/18