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Jessica R. Rogers

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File #: 179790

April 20, 2020

***VIA ELECTRONIC FILING***

Rosemary Chiavetta, Secretary  
Pennsylvania Public Utility Commission  
Commonwealth Keystone Building  
400 North Street, 2nd Floor North  
P.O. Box 3265  
Harrisburg, PA 17105-3265

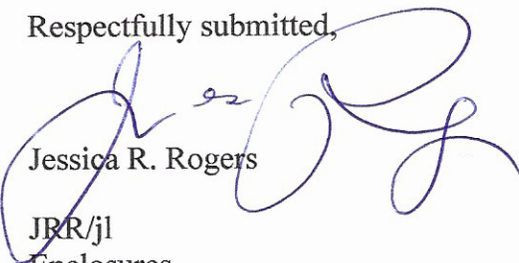
**Re: Letter of Notification of PPL Electric Utilities Corporation for Approval to Relocate a Section of the Hummelstown-Steelton 230 kV Transmission Line in Dauphin County, Pennsylvania - Docket No. A-2020-3019399**

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Dear Secretary Chiavetta:

Enclosed for filing please find the Responses of PPL Electric Utilities Corporation to the Data Requests of the Bureau of Technical Utility Services in the above-referenced proceeding.

Respectfully submitted,

  
Jessica R. Rogers

JRR/jl  
Enclosures

cc: Jordan Van Order ([jvanorder@pa.gov](mailto:jvanorder@pa.gov))

**PPL Electric Utilities Corporation  
Response to the Data Request of  
The Bureau of Technical Utility Services  
Dated April 8, 2020  
Docket No. A-2020-3019399**

A-1                   Reference the Letter of Notification, Page 5, Footnote 7. Please provide a copy of the agreement between PPL Electric and United Parcel Service.

PPL                   Please see the attached agreement between PPL Electric and United  
Response           Parcel Service.

## **AGREEMENT FOR RELOCATION OF ELECTRIC FACILITIES**

This **AGREEMENT FOR RELOCATION OF ELECTRIC FACILITIES** (the "**Agreement**"), December 9, 2019 (the "**Effective Date**"), is hereby made and entered into by and between UPS, with a business address at 55 Glenlake Parkway, NE Atlanta, GA 30328 ("**Customer**") and PPL Electric Utilities Corporation ("**PPL EU**"), with a business address at Two North Ninth Street, Allentown, Pennsylvania 18101. PPL EU and Customer are sometimes hereinafter referred to individually as a "**Party**" and together as the "**Parties**."

### **RECITALS**

WHEREAS, PPL EU is a Pennsylvania "public utility" and "electric distribution company", as defined in Sections 102 and 2803 of the Pennsylvania Public Utility Code, 66 Pa. C.S.A. §§ 102, 2803, that offers electric service to customers pursuant to its tariff approved by the Pennsylvania Public Utility Commission ("**Commission**") presently in effect, as the same may be amended from time to time, a copy of which is available at [www.pplelectric.com](http://www.pplelectric.com) ("**Tariff**").

WHEREAS, Customer desires Company to relocate certain 230kV electric facilities located at North Union Street, Dauphin County, PA ("**Customer Facility**"), which requires PPL EU to relocate such facilities located at Customer Facility; and

WHEREAS, PPL EU agrees to perform certain work for the relocation of certain electric facilities located at Customer Facility, all in accordance with the terms and conditions set forth herein and the Tariff.

### **AGREEMENT**

NOW THEREFORE, in consideration of the mutual covenants and agreements set forth herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged and accepted, and intending to be legally bound, the Parties agree as follows:

1. **PPL EU OBLIGATIONS.** Subject to the terms and conditions of this Agreement, PPL EU shall perform certain construction work required for the relocation of electric facilities located at Customer Facility as described in the scope of work ("**PPL EU Scope of Work**") attached hereto as **Schedule 1** and incorporated herein by this reference ("**Work**"). PPL EU, at its sole and absolute discretion, may perform the Work using its own employees or with the use of subcontractors.

2. **CUSTOMER OBLIGATIONS.** As a condition to PPL EU performing the Work, Customer shall (a) provide, perform and/or complete all of the work, if any, described in the Customer scope of work ("**Customer Scope of Work**") attached hereto as **Schedule 2**, as determined within PPL EU's sole and absolute discretion, (b) comply with all duties, responsibilities, and obligations set forth in the Tariff or required by law, and (c) grant to PPL EU all rights needed in connection with the performance of the Work.

3. **SCHEDULE OF WORK.** PPL EU shall use reasonable commercial efforts to complete the Work in accordance with the schedule of work ("**Schedule of Work**") attached hereto as **Schedule 3** and incorporated herein by this reference, subject to PPL EU's timely receipt of the Contribution (as defined below) from Customer and Customer's timely completion of any Customer work described in the Customer Scope of Work for which Customer is responsible. Customer shall complete any Customer Scope of Work in accordance with the Schedule of Work applicable to Customer, as set forth in Schedule 3.

4. **TERM.** This Agreement shall become effective when the Agreement is fully executed by both Parties, and shall expire upon completion of the Work, unless sooner terminated in accordance with **Section 10** of this Agreement provided any payment obligations shall remain in effect until fulfilled.

5. **CHANGES TO SCOPE OF WORK OR SCHEDULE OF WORK.** Any material change, modification, increase or reduction to the PPL EU Scope of Work, the Schedule of Work, and/or the Customer Scope of Work shall be subject to the prior mutual written agreement of the Parties, which agreement shall not be unreasonably withheld, conditioned or delayed. No material change, modification, increase or reduction in the PPL EU Scope of Work, the Schedule of Work, and/or the Customer Scope of Work shall be effective unless the Scope of Work Amendment or Modification Form, which is attached hereto as **Schedule 4**, is executed by duly authorized representatives of the Parties.

6. **CONTRIBUTION.** Within thirty (30) days of execution of this Agreement, Customer shall furnish to PPL EU payment in the amount set forth in **Schedule 5** to this Agreement ("**Contribution**"), which represents the estimated costs and expenses for PPL EU's completion of the Work. PPL EU will hold the Contribution in a noninterest bearing account. PPL EU shall charge the cost of the Work against the Contribution.

7. **TRUE-UP.** Upon completion of the Work, PPL EU will determine the actual and related costs of the Work consisting of labor, engineering, labor additives, right-of-way, supervision, overhead, administration, installation, transportation, employee's costs and expenses, materials, and other similar costs and expenses. PPL EU will then submit a bill to the Customer for the amount actually determined by PPL EU to be the cost of the Work. If requested, PPL EU agrees to submit a reasonably detailed summary of all costs incurred in completing the Work. The Customer shall pay PPL EU the difference between the Contribution and the actual cost of the Work within ninety (90) days of receipt of an invoice from PPL EU for such amount; provided, however, such difference shall not exceed 120% of the original Contribution without pre-approval by UPS, which UPS cannot unreasonably withhold. If the actual cost of the Work is less than the Contribution, then PPL EU will refund to the Customer the difference between the actual cost and the

Contribution, within sixty (60) days of PPL EU's determination of the actual cost of the Work.

**8. FORCE MAJEURE.** PPL EU shall not be responsible or liable to Customer for any loss or damage for failure or delay in the performance of PPL EU or any of its contractors' or subcontractors' respective obligations due to causes that were beyond the reasonable control (each, an "**Force Majeure Event**") of PPL EU or its contractors or subcontractors, including without limitation: acts of civil or military authority (including courts and regulatory agencies), acts of nature or weather, war, riot, terrorism, insurrection, inability to obtain required permits or licenses, blockades, embargoes, sabotage, epidemics, and floods. Notwithstanding the foregoing, a Force Majeure Event shall not excuse Customer from its obligations to pay PPL EU under this Agreement for all costs and expenses for Work, whether such costs and expenses were incurred before or after the Force Majeure Event. In the event a Force Majeure Event continues for more than ninety (90) days, either Party may, at its option, terminate this Agreement upon thirty (30) calendar days advance written notice. In the event of termination in accordance with this **Section 8**, neither Party shall have any further responsibility or liability to the other, except for the payment for all costs and expenses for the performance of the Work, whether such costs and expenses were incurred before or after the Force Majeure Event.

**9. LIMITATION OF LIABILITY.** The following limitations of liability shall apply:

a. PPL EU shall not be liable for any delays in performing the Work, and Customer hereby releases PPL EU from such liability.

b. The liability of either Party under this Agreement shall be limited to direct actual damages incurred by the Party seeking any damages under this Agreement.

c. PPL EU SHALL NOT BE LIABLE TO CUSTOMER FOR ANY SPECIAL, INDIRECT, INCIDENTAL, PUNITIVE, OR CONSEQUENTIAL LOSSES, DAMAGES, JUDGMENTS, FINES, PENALTIES, COSTS OR EXPENSES WHATSOEVER INCLUDING, BUT NOT LIMITED TO: (I) DELAYED, LOST OR REDUCED PROFITS, REVENUES, EFFICIENCY, PRODUCTIVITY, BONDING CAPACITY, BUSINESS OPPORTUNITIES; OR (II) INCREASED OR EXTENDED OVERHEADS, OPERATING, MAINTENANCE, DEPRECIATION, FINANCING COSTS OR EXPENSES ARISING OUT OF, RELATED TO, OR IN CONNECTION WITH THE PERFORMANCE OR BREACH OF THIS AGREEMENT WHETHER BASED UPON CONTRACT, TORT (INCLUDING NEGLIGENCE), WARRANTY, STRICT LIABILITY OR UNDER ANY OTHER LEGAL OR EQUITABLE THEORY.

**10. TERMINATION.**

a. This Agreement shall automatically terminate upon the completion of the Work and payment in full of all amounts due under this Agreement.

b. This Agreement may be terminated by mutual written agreement of the Parties.

c. This Agreement may be terminated by a Party in the event that the other Party breaches this Agreement and the breach has not been cured within sixty (60) calendar days after the affected Party provides written notice of such breach to the other Party in accordance with the notification provisions of **Section 12**.

d. This Agreement may be terminated by Customer upon thirty (30) days written notice to PPL EU without the need to show cause and with no recourse to damages as a result of cancellation. If Customer terminates for convenience, PPL EU shall be paid for all Work performed up through the date of termination, plus the reasonable costs and expenses incurred, in addition to plus demobilize costs and expenses from Customer Facility.

**11. EFFECT OF TERMINATION.** In the event PPL EU terminates the Agreement pursuant to **Section 10.c** of this Agreement or Customer cancels the Work and unilaterally terminates the Agreement, Customer shall pay to PPL EU all unpaid amounts under this Agreement, costs and expenses incurred by PPL EU for the Work performed as of the date of cancellation and any costs and expenses incurred to perform such work as may be necessary for the safety of persons and property and the integrity of the electric transmission system. Such costs and expenses shall include, but not be limited to, costs and expenses set forth in **Section 6** of this Agreement, demobilization costs, all labor, engineering, labor additives, right-of-way, supervision, overhead, administration, installation, transportation, employee's costs and expenses, materials and removal and/or relocation costs and expenses, and other similar costs and expenses. In the event UPS terminates the Agreement pursuant to **Section 10.c. or 10.d.**, within ninety (90) days of such termination, PPL EU shall provide UPS with a revised Payment Reconciliation Statement and a refund of any prior payment for work not completed.

**12. NOTICES.** All notices pertaining to this Agreement shall be in writing and directed to the following individuals for their respective organizations, provided, however, that any Party may change the individuals designated to receive written notice by providing written notice of such change to the other Party:

a. For Customer:

Name: Jake Babcock  
Address: 401 Quality Circle,  
Harrisburg, PA 17112  
Phone: (502) 802-2678  
Email: jbabcock@ups.com

With a copy to :

Name: Jim Zimmer  
Address: 401 Quality Circle,  
Harrisburg, PA 17112  
Phone: (502) 457-0885  
Email: jzimmer@ups.com

<p>b. For PPL EU:</p> <p>Name: <u>Interconnection Affairs</u></p> <p>Address: <u>PPL Electric Utilities</u>  <u>Two North Ninth Street</u>  <u>Floor: GENN 5</u>  <u>Allentown, PA 18101</u></p> <p>Phone: <u>(610) 774-3841</u></p> <p>Email: _____</p>	<p>With a copy to:</p> <p>Name: <u>Office of General Counsel</u></p> <p>Address: <u>PPL Services Corporation</u>  <u>Two North Ninth Street</u>  <u>Floor: TW4</u>  <u>Allentown, PA 18101</u></p> <p>Phone: <u>(610) 774-4254</u></p> <p>Email: _____</p>
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All notices under this **Section 12** shall be delivered in person to the receiving Party or shall be sent via email and reputable next business day express courier service. Any notice so given personally shall be deemed to have been served on delivery, and any notice so given by email and express courier service shall be deemed to have been served the next Business Day after the same shall have been delivered by email and the express courier.

**13. CONFIDENTIAL AND PROPRIETARY INFORMATION.** “Confidential Information” means confidential, competitively sensitive, non-public or proprietary information or material, whether tangible or intangible and in whatever form provided, that is disclosed by the disclosing Party or its Representatives (“Discloser”) to the receiving Party or its Representatives (“Recipient”), or discovered or obtained by Recipient through inspection or observation of Discloser’s property or facilities, in connection with the Agreement and that should reasonably have been understood to be confidential competitively sensitive, non-public or proprietary because of legends or other markings, the circumstances of disclosure or the nature of the information itself. Confidential Information also includes any information owned by a third party that was (i) disclosed by such third party to Discloser subject to a confidentiality agreement, and (ii) disclosed by Discloser to Recipient solely for use by Recipient in connection with the Agreement. A Party, its affiliates, and their employees, consultants, and agents, to the extent acting on a Party’s behalf with respect to the Agreement are referred to herein as “Representatives.” Confidential Information includes, without limitation: (a) any trade secret, know-how, idea, computer program, device, design, data, plan, strategy and forecast of, and technical, engineering, product, marketing, financial, personnel and other confidential, competitively sensitive, proprietary, or non-public information and materials of Discloser, its Representatives, licensors, vendors, customers, or other third party as set forth in Section 13(i) and (ii) above, including any other entity participating with Discloser in any consortium, partnership, joint venture or similar business combination; (b) any information or materials that contain, reflect or are derived from the information and materials described in this Section; and (c) the existence of the terms and conditions of this Agreement. The obligations of this Agreement shall not apply to any Confidential Information to the extent such Confidential Information: (a) was already known to Recipient or its Representatives before receipt from Discloser; (b) is or becomes publicly available other than through the acts of Recipient or its Representatives in violation of this Agreement; (c) is received by Recipient or its Representatives from a third party who, to Recipient’s knowledge, is not prohibited from disclosing the Confidential Information by a contractual, fiduciary or other duty; (d) that Recipient develops or derives without the aid,

application or use of the Confidential Information; or (e) is authorized in writing by Discloser for disclosure by Recipient, to the extent of such authorization. In the event that Confidential Information is required to be disclosed by law or legal process in the reasonable determination of Recipient's legal counsel, then prior to any such disclosure, Recipient shall (x) give Discloser as much advance notice of the requirement as is practical and permitted under applicable law, (y) cooperate with Discloser at Discloser's expense to protect against disclosure, and if disclosure is still required, then disclose only such part of the Confidential Information that its legal counsel advises it must disclose, and (z) disclose such part of the Confidential Information only to the extent required to comply with such law or legal process; provided, however, that Recipient shall allow Discloser's counsel a reasonable opportunity to review such Confidential Information to be disclosed for purposes of providing an advance opposition, as applicable, prior to disclosure but such review shall take no longer than five (5) business days Recipient shall keep Discloser's Confidential Information confidential and shall not disclose such Confidential Information to any person other than its Representatives who need the Confidential Information in connection with the Agreement and who are bound by confidentiality obligations similar to those in this Agreement. Recipient shall ensure that its Representatives keep Discloser's Confidential Information confidential and comply with all obligations in this Agreement applicable to Recipient. Recipient is fully liable for any acts of its Representatives in violation of this Agreement. Neither Recipient may use Discloser's Confidential Information for any purpose other than the Purpose. Recipient shall protect Discloser's Confidential Information with the same degree of care that it uses to protect its own confidential information and materials of similar nature and importance, but not less than reasonable care. Recipient shall notify Discloser in writing immediately upon Recipient's learning of any breach or threatened breach of this Agreement involving Discloser's Confidential Information.

**14. PPL EU WARRANTIES.** PPL EU hereby represents and warrants to Customer that:

a. all of the Work to be performed by PPL EU and its consultants, sub-contractors and agents shall be performed in a good and workman-like manner and shall conform to the specifications set forth in the PPL EU Scope of Work or any change, modification, increase or reduction to the PPL EU Scope of Work or the Schedule of Work mutually agreed to in writing by the Parties;

b. PPL EU shall comply with all applicable federal, state and local laws, rules and regulations, including its Tariff.

**15. CONFLICTS.** In the event of any conflict between a provision in this Agreement and that of a Schedule, such conflict shall be resolved in favor of the terms set forth in such Schedule.

**16. REGULATORY RESTRICTIONS.** PPL EU's obligations hereunder are subject to all applicable federal, state, county and municipal laws, statutes, ordinances, resolutions, rules and regulations relating to the supply of electric service hereunder or to the use of materials required therefore, as well as the Tariff.

17. **ASSIGNMENT.** Customer shall not assign this Agreement without the prior written consent of PPL EU.

18. **BINDING EFFECT.** The provision of this Agreement shall inure to and bind the heir, executors, administrators, successors and assigns of the respective parties.

19. **AMENDMENTS.** This Agreement may only be amended, modified or supplemented by an agreement in writing signed by each Party hereto. No waiver by any Party of any of the provisions hereof shall be effective unless explicitly set forth in writing and signed by the Party so waiving. Except as otherwise set forth in this Agreement, no failure to exercise, or delay in exercising, any rights, remedy, power or privilege arising from this Agreement shall operate or be construed as a waiver thereof; nor shall any single or partial exercise of any right, remedy, power or privilege hereunder preclude any other or further exercise thereof or the exercise of any other right, remedy, power or privilege.

20. **GOVERNING LAW.** This Agreement shall be governed by the laws of the Commonwealth of Pennsylvania.

21. **CAPTIONS.** The captions in this Agreement are for reference purposes only and shall not affect the interpretation of the provision hereof.

22. **ENFORCEABILITY.** The Parties desire that the rights and obligations set forth herein be enforced to the maximum extent permitted by applicable law. If any provision of this Agreement or its application to either Party or circumstance is held invalid, illegal or unenforceable to any extent, the remainder of this Agreement and the application of that provision to the other Party or to other circumstances is not affected and is to be enforced to the fullest extent permitted by applicable law, provided that such enforcement does not materially change the underlying business arrangement.

23. **NO WAIVER.** It is understood and agreed that any delay, waiver, or omission by PPL EU to exercise any right arising from any breach or default by Customer of any of the terms of this Agreement shall not be construed to be a waiver by PPL EU of any subsequent breach or default by Customer.

24. **ENTIRE AGREEMENT.** This Agreement, including all documents referenced herein and schedules attached hereto, together with the Tariff and any other documents incorporated herein by reference, constitutes the entire agreement between the Parties hereto with respect to the relocation of Electric Facilities, and all prior agreements with respect to the same are hereby superseded.

**25. COUNTERPARTS; ELECTRONIC SIGNATURES.** This Agreement may be executed in one or more counterparts, with the same effect as if the Parties had signed the same document. Each counterpart so executed shall be deemed to be an original, and all such counterparts shall be construed together and shall constitute one Agreement. Each Party agrees that the electronic signatures of the Parties included in this Agreement are intended to authenticate this writing and to have the same force and effect as manual signatures. An electronic signature means any electronic sound, symbol, or process attached to or logically associated with a record and executed and adopted by a party with the intent to sign such record pursuant to the Pennsylvania Uniform Electronic Transactions Act (73 Pa. Stat. Ann. § 2260.101 et seq.), as amended from time to time.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS HEREOF, the parties have executed the Agreement for Relocation of Electric Facilities, as set forth below.

**UPS**

By: Rhonda Clark

Name: RHONDA CLARK

Title: PRESIDENT PLANT ENGINEERING

Date: 12/4/19

**PPL ELECTRIC UTILITIES CORPORATION**

By: \_\_\_\_\_

Name: \_\_\_\_\_

Title: \_\_\_\_\_

Date: \_\_\_\_\_

## **SCHEDULE 1 TO AGREEMENT FOR RELOCATION OF ELECTRIC FACILITIES**

### **PPL EU Scope of Work**

PPL EU will relocate approximately 3,400 feet of the Hummelstown – Steelton 230kV transmission line, as described below:

#### PPL Facilities Relocation

- Relocate 3,400 feet of the Hummelstown – Steelton 230kV transmission line from grid # 28646S33529 to 28731S33699
- Install four custom foundation H-frame Transmission structures.
- Use 1108.6 ACAR conductor and dual .752 48 count OPGW.
- Remove 4 existing Transmission Structures and 1 - three pole guyed dead-end.

## **SCHEDULE 2 TO AGREEMENT FOR RELOCATION OF ELECTRIC FACILITIES**

### **Customer Scope of Work**

Grading – All final grading under new pole locations must be completed no later than one week prior to PPL construction and new pole sites must be accessible.

Permits – All permits must be secured no later than one week prior to PPL construction.

### **SCHEDULE 3 TO AGREEMENT FOR RELOCATION OF ELECTRIC FACILITIES**

#### **Schedule of Work**

PPL EU shall use reasonable commercial efforts to complete the Work in accordance with the Schedule of Work set forth below for PPL EU:

Task	Projected Start Date
Engineering Start	12/9/2019
Engineering Complete	5/11/2020
Construction Start	9/3/2020

Target In Service Date: 4th Quarter 2020

Customer shall complete any Customer Scope of Work in accordance with the Schedule of Work set forth below applicable to Customer:

Task	Date
Final Grading under poles	8/27/2020
Permits secure	8/27/2020

**SCHEDULE 4 TO AGREEMENT FOR RELOCATION OF ELECTRIC FACILITIES**

**SCOPE OF WORK AMENDMENT OR MODIFICATION FORM**

This SCOPE OF WORK AMENDMENT OR MODIFICATION FORM, dated as of December 9, 2019, is by and between UPS (“Customer”), and PPL Electric Utilities Corporation (“PPL EU”). Customer and PPL EU may each be referred to herein individually as a “Party,” and together as the “Parties.”

**WITNESSETH**

**WHEREAS**, Customer and PPL EU are parties to an Agreement for Relocation of Electric Facilities dated December 9, 2019 (the “Agreement”); and

**WHEREAS**, the Agreement contemplates that the Parties may from time to time agree to certain modifications in the PPL EU Scope of Work, the Schedule of Work, and/or the Customer Scope of Work; and

**WHEREAS**, by execution of this Scope of Work Amendment or Modification Form the Parties intend to alter the PPL EU Scope of Work, the Schedule of Work, and/or the Customer Scope of Work provided in the Agreement; and

**WHEREAS**, but for the modifications specifically described below, the Parties intend for all other terms and provisions of the Agreement to be applicable and take precedence over this Scope of Work Amendment or Modification Form.

**NOW, THEREFORE**, in consideration of the foregoing, the Parties hereby agree as follows:

1.1 Additional Scope of Work to be performed by Customer: None.

1.2 Additional Scope of Work to be performed by PPL EU: None.

1.3 Modifications to the Schedule of Work: None.

1.4 Cost Responsibilities for the additional Scope of Work contemplated in Sections 1.1, 1.2, and 1.3 herein, as applicable: Not applicable.

**IN WITNESS WHEREOF**, PPL EU and Customer have caused this Scope of Work Amendment or Modification Form to be duly executed and delivered by their respective duly authorized officers as of the date first above written.

**UPS**

By: Rhonda Clark

Name: RHONDA CLARK

Title: PRESIDENT PLANT ENGINEERING

Date: 12/4/19

**PPL ELECTRIC UTILITIES CORPORATION**

By: \_\_\_\_\_

Name: \_\_\_\_\_

Title: \_\_\_\_\_

Date: \_\_\_\_\_

**SCHEDULE 5 TO AGREEMENT FOR RELOCATION OF ELECTRIC FACILITIES**

**Contribution**

Customer shall pay PPL EU the sum of \$5,073,000 concurrently with Customer's execution of this Agreement. Pursuant to Section 7 of this Agreement, such payment shall be reconciled with PPL EU's final actual costs and expenses to perform the Work described in Schedules 1 and 3.

No. of Payments	Amount	Due Date
Payment #1	\$1,691,000	Due 30 days from the Agreement's execution by Customer
Payment #2	\$1,691,000	4/10/2020
Payment #3	\$1,691,000	8/3/2020
Payment #4/True-up	TBD	Due 30 days after Construction Completion

**PPL Electric Utilities Corporation  
Response to the Data Request of  
The Bureau of Technical Utility Services  
Dated April 8, 2020  
Docket No. A-2020-3019399**

A-2                   Reference the Letter of Notification, Paragraph 33. Please state the number of streams and wetlands that the proposed project will traverse.

PPL                   The proposed project traverses no streams and there are no wetlands  
Response            in the proposed right of way.

**PPL Electric Utilities Corporation  
Response to the Data Request of  
The Bureau of Technical Utility Services  
Dated April 8, 2020  
Docket No. A-2020-3019399**

A-3                   Reference the Letter of Notification, Certificate of Service. Please provide a certificate of service for United Parcel Service.

PPL  
Response           Please see attached for the certificate of service for United Parcel Service.

## **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing has been served upon the following persons, in the manner indicated, in accordance with the requirements of 52 Pa. Code § 1.54 (relating to service by a participant).

United Parcel Service  
c/o Jake Babcock  
55 Glenlake Parkway  
NE Atlanta, GA 30328

Date: April 20, 2020

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Jessica R. Rogers

**VERIFICATION**

I, DAVID A. QUIER, being the Director of Asset Management at PPL Electric Utilities Corporation, 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 PPL Electric Utilities Corporation 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.

Date: 04/19/2020

*David A Quier*

\_\_\_\_\_  
David A. Quier