## ELECTRIC CHOICE ANNUAL REPORT

## Electric Generation Sales (kWh) & Supply by Energy Source (Based on Total Retail Sales in Pennsylvania)

Pursuant to 52 Pa. Code § 54.39(b) and 52 Pa. Code § 54.6, <u>Aurora Energy Advisors, LLC</u> at

<u>Brooklyn</u>, <u>New York</u>, reports the following electric generation attributes for the following calendar year:

Year	TOTAL RETAIL SALES	Coal	Nuclear	Oil	Hydro- power	Natural Gas (%)	Renewable
	(kWh)	(%)	(%)	(%)	(%)		(%)
2019							

#### **Detailed Break-down of Renewable Source by Technology (if any reported above)**

See 52 Pa. Code § 54.39 (b)(4).

Technology	Percent Renewable Energy Supplied	Total Renewable Energy Supplied
Solar Photovoltaic Energy		
Solar Thermal Energy		
Wind Power		
Low-Head Hydropower		
Geothermal Energy		
Landfill or Other Biomass-based		
Methane Gas		
Mine-based Methane Gas		
Energy from Waste		
Sustainable Biomass Energy		
Other (Name)		
Other (Name)		
Total Renewable Sources		

**NOTE to the Consumer**: Electricity is the product of a mix of generation energy sources that is delivered over a system of wires. This report reflects the estimated percent of total sales based on the primary fuel source used in the generation of electricity for customer end-use in the Commonwealth of Pennsylvania. Some generators may use a combination of fuel sources, such as oil and coal or oil and natural gas, which may be combined or used alternatively. In this instance, only the primary fuel source is reported. Data may also include negative sales for pumped storage hydroelectric operations, which could require the use of any fuel source except hydropower. If any supply source includes Distributed Generation or Combined Heat and Power, the applicable categories will be marked "DG" and/or "CHP." If net metering is deployed, an asterisk (\*) appears within the applicable categories. Upon request by the consumer, electricity providers are required to provide information on generation energy sources, energy efficiency, environmental impacts or personal historical billing data.

**NOTE to the Entity filing this report:** Please review above "Note to the Consumer" for important information needed to adequately complete this form. Verification of the anticipated generation energy source, of the identifiable resources (if and when they have been "claimed") and the fact that energy characteristics were not sold more than once, shall be conducted by an independent auditor at the end of each calendar year and contained in this annual report to the Commission. If generation energy sources are not identifiable, the provider shall disclose this fact.

## ELECTRIC CHOICE ANNUAL REPORT

#### Pennsylvania Gross Receipts<sup>1</sup>

Name of Company: Aurora Energy Advisors, LLC	
Company Address: 3848 Nostrand Avenue, Brooklyn, NY 11235	
Name and Title of Contact Person: Mitchell Ingerman, President	
Phone Number of Contact Person: (212) 742-0414	
Company Email Contact: Mitchell Ingerman, mingerman@aeadvisorsllc.com	
Period of Operation (if less than full calendar year): <b>2019</b>	(Marth Veer)
From (Month, Year) to	(Month, Year)

# Complete one Annual Gross Receipts Report for each License/Certificate issued by the Commission. This form may be photocopied for reporting purposes. Please mark with a " $\checkmark$ " the category that applies:

- □ Takes title to the electricity (Supplier, Generator, Aggregator, Municipal Supplier, or Electric Cooperative Supplier of electric power)
  - Municipal Suppliers and Electric Cooperatives should only report on retail activity that has occurred outside of their municipal boundaries or certified territory.
- X Does not take title to the electricity (Broker/Marketer)
  - If collecting charges from PA licensed or certificated electricity providers for interstate electric energy sales, check the "Sales for Resale" box below and report total sales (kWh). No Gross Receipts are reported for these types of sales.

CALENDAR YEAR: 2019	CHECK APPROPRIATE BOX:
	□ Sales for Resale
GROSS RECEIPTS (if applicable)*:	

\*Note: If you are a broker/marketer who does not take title to any electricity you should report \$0 as your total gross receipts for the year.

<sup>&</sup>lt;sup>1</sup> Gross receipt information is proprietary and will not be released to the public. Commission Order entered 7/20/00 at P-00991752. Confidential treatment of other information may also be requested. See Notice to Electricity Providers.

## ELECTRIC CHOICE ANNUAL REPORT

## Disaggregated Pennsylvania Retail Sales (kWh) by EDC Service Area

Name of Company: Aurora Energy Advisors, LLC

Period of Operation:

From January, 2019 (Month, Year) to December, 2019 (Month, Year)

Complete one Annual Report of Retail Sales (kWh) for each License/Certificate issued by the Commission. Please mark with an "X" each Electric Distribution Company (EDC) applicable to your company's retail sales within the Commonwealth of Pennsylvania. Indicate the total kWh sold for distribution within each service area.

	Citizens Electric Co.
	Duncannon, Borough of
	Duquesne Light Co.
	Metropolitan-Edison Co. (Met-Ed)
	PPL Electric Utilities Corp.
	PECO Energy Co.
	Pennsylvania Electric Co. (Penelec)
	Pennsylvania Power Co.
	Pike County Light & Power Co.
	St. Clair, Borough of
	Schuylkill Haven, Borough of
	Smethport, Borough of
	UGI Utilities Inc.
	Wellsboro Electric Co.
	West Penn Power Co.

#### Pennsylvania Tax Identification Update

Name of Company: <u>Aurora Energy Advisors, LLC</u>

City and State: Brooklyn, NY Calendar Year of Annual Report: 2019

## A. Please designate your company by marking with an "X" as many categories that apply:

□ Supplier/Generator

Electric Cooperative/Supplier

Image: Municipal Supplier/Generator X Broker/Marketer

- □ Aggregator
- B. If you are a Supplier/Generator, Broker/Marketer or Aggregator, please provide the current State Tax Account Numbers. If any tax account information has changed since the Pennsylvania license application was filed at the Commission, please indicate that this information is an "Update" of what is currently on file by marking the box with an X.

If your company is a Municipal Generator or Electric Cooperative, please provide the tax identification information that is on file at the Pennsylvania Department of Revenue.

- □ Federal Employer Identification Number (EIN): <u>830482997</u> (if applicable, e.g. a sole proprietor may not have an EIN)
- □ Sales Tax Identification/License No: <u>N/A</u> (if applicable, e.g. wholesalers may not have a Sales Tax No.)
- □ Corporation Tax Identification/Box No: N/A
- C. If your company owned electric generation assets in 1996 and has restructured since that time, please identify any successor companies whose operations are related to the production, distribution or retail sale of electricity in Pennsylvania. In addition, please identify any unrelated companies that have purchased electric generation assets from your company since 1996. Finally, please list on the back of this form any other Sales Tax or Corporation Tax Identification Nos. and associated company names under which payments, related to the production, distribution and retail sale of electricity, have been made to the PA Department of Revenue since July 1, 2001.

Please print name here and sign below:	Mitchell Ingerman	
1M	,	hereby state that the facts above set
forth are true and correct (on are true and c	orrect to best of my knowledge, inform	ation 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. sec. 4904 (relating to unsworn falsification to authorities).

## NOTICE TO LICENSED ELECTRICITY PROVIDERS

## Availability of Confidential Treatment for Information Provided in Quarterly and Annual Reports

Note that pursuant to 52 PA Code § 54.39(d) these annual and quarterly reports "will be made available for public review upon request to the Commission subject to any rulings on confidentiality made by the Commission." However, the Commission has issued a general ruling that the total amount of gross receipts that licensed EGSs are required to report pursuant to 52 Pa. Code § 54.39(b)(2) is considered proprietary and shall not be released to the public. <u>See Petitions of Exelon Energy; Reliant Energy Retail, Inc.; and Statoil Energy</u> <u>Services, Inc for Protective Order,</u> Order entered July 20, 2000 at Docket Nos. P-00991752; P-00991753; P-00991755, p. 5. Updates to tax information requested in the application form; the total amount of electricity sold (kWh); and, the percentage of total electricity supplied by each energy source remain available for public review. Confidential treatment of this information may be requested in accordance with established Commission procedures. See also 52 Pa. Code § 5.423.

- To request confidential treatment of submitted information, a company must:
- (a) indicate clearly in its transmittal letter that the filing contains proprietary information;
- (b) explain briefly why the information should be treated as confidential; and,
- (c) supply two versions of the filing: one version of the report with confidential data redacted <u>and</u> one version of the proprietary report. The proprietary version must be clearly marked "Confidential." The Secretary's Bureau and the Bureau of Fixed Utility Services will maintain copies of each type of filing accordingly.

Pending Commission review of a request for confidential treatment and upon its approval, information designated as proprietary will not be made available for public review. However, if any member of the public, the Office of Consumer Advocate or the Office of Small Business Advocate requests to examine the propriety information, or if the Commission's Office of Special Assistants or Bureau of Investigation & Enforcement believes that proprietary claim is frivolous or otherwise not justified, the Secretary's Bureau will issue a Secretarial Letter directing the company to file within 14 days a petition for protective order pursuant to 52 Pa. Code § 5.423. During the 14-day period, the Commission will continue to honor the proprietary claim. Absent the timely filing of such a petition, the proprietary information claim will be deemed to have been waived.

While the Commission is considering whether to grant a petition for protective order, the company's proprietary information claim will be honored unless a proceeding has been initiated to challenge the filing. In that event, the provisions of 52 Pa. Code § 5.423(b)(4) would apply. This provision requires the company to disclose the proprietary information to a party involved in the proceeding if the party "agrees to treat the information as if it were covered by a protective order until the presiding officer or the Commission issues the order or determines that issuance of the order would not be appropriate."