**BEFORE THE**

**PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Application of Pennsylvania-American Water :

Company-Wastewater Division under Section 1329 :

of the Pennsylvania Public Utility Code, 66 Pa. C.S. : A-2020-3019634

§ 1329, for the Acquisition of Royersford :

Borough’s Wastewater System Assets :

**INTERIM ORDER**

**GRANTING JOINT STIPULATION**

**FOR ADMISSION OF EVIDENCE**

Via electronic service only due to Emergency Order at M-2020-3019262

On January 29, 2021, Pennsylvania American Water Company (PAWC), the Office of Consumer Advocate (OCA), the Bureau of Investigation and Enforcement (I&E), The Office of Small Business Advocate (OSBA) and Royersford Borough (Royersford), all parties in the above-captioned proceeding (hereinafter collectively referred to as the “Stipulating Parties”), filed a “Joint Stipulation for Admission of Evidence” (Stipulation) in the above-captioned proceeding. Each of the Stipulating Parties stipulated to the authenticity of the filings, statements, and exhibits listed in the Stipulation and requested that they be admitted into the record of this proceeding on the terms and conditions set forth in the Stipulation. The Stipulation is attached to this Order.

As this request is reasonable, it will be granted.

THEREFORE,

IT IS ORDERED:

1. That the Stipulation, filed on January 29, 2021, and the filings, statements, and exhibits, as well as verifications, listed therein are admitted into the record of this proceeding on the terms and conditions set forth in the Stipulation; and
2. That one electronic copy of each filing, statement and exhibit listed in the Stipulation, together with accompanying verifications and a copy of this Order, be filed with the Secretary’s Bureau of the Commission, within 30 days of the date of this Order, unless previously filed; and,
3. That all filings designated as “Confidential” be placed in non-public folders by the Secretary’s Bureau of the Commission.

Date: February 5, 2021 \_\_\_\_\_\_\_\_/s/\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Marta Guhl

Administrative Law Judge

**BEFORE THE**

**PENNSYLVANIA PUBLIC UTILITY COMMISSION**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**Administrative Law Judge**

**Marta Guhl**

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| Application of Pennsylvania-American Water Company-Wastewater Division under Section 1329 of the Pennsylvania Public Utility Code, 66 Pa. C.S. § 1329, for the Acquisition of Royersford Borough’s Wastewater System Assets | : : : :  : | Docket No. A-2020-3019634, *et al.* |

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**JOINT STIPULATION FOR ADMISSION OF EVIDENCE**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

Pennsylvania-American Water Company (“PAWC”), the Office of Consumer Advocate (“OCA”), the Pennsylvania Public Utility Commission’s Bureau of Investigation & Enforcement (“I&E”), the Office of Small Business Advocate (“OSBA”) and Royersford Borough (“Royersford”), all active parties to the above-captioned proceeding[[1]](#footnote-1) (hereinafter, collectively referred to as the “Stipulating Parties”), file this “Joint Stipulation for Admission of Evidence” (“Stipulation”) in the above-captioned proceeding.[[2]](#footnote-2) In support of the Stipulation, the Stipulating Parties represent as follows:

**I. Background**

1. Paragraphs 1 through 19 (regarding “Background”) of the Settlement are hereby incorporated by reference.

**II. Stipulation**

2. The Stipulating Parties hereby jointly stipulate to the authenticity of and admission into the evidentiary record in this matter of the filings, statements, and exhibits listed below.[[3]](#footnote-3) All such filings, statements, and exhibits are authenticated by verifications from each supporting witness.

A. **Pennsylvania-American Water Company Statements and Exhibits**

1. a) PAWC Statement No. 1 – Direct Testimony of Michael Salvo, PAWC Statement No. 1, with PAWC Exhibit MS-1 (this Exhibit is the Application, as amended, which was previously filed with the Secretary of the Pennsylvania Public Utility Commission).

b) PAWC Statement No. 1-R – Rebuttal Testimony of Michael Salvo, PAWC Statement No. 1-R.

2. a) PAWC Statement No. 2 – Direct Testimony of Michael J. Guntrum, P.E. and PAWC Exhibits MJG-1 and MJG-2.

b) PAWC Statement No. 2-R – Rebuttal Testimony of Michael J. Guntrum, P.E.

3. a) PAWC Statement No. 3 – Direct Testimony of Rod P. Nevirauskas, with PAWC Exhibit RPN-1.

b) PAWC Statement No. 3-R – Rebuttal Testimony of Rod P. Nevirauskas.

4. a) PAWC Statement No. 4 – Direct Testimony of Jerome C. Weinert, PE, ASA, CDP, with PAWC Exhibit JCW-1.

b) PAWC Statement No. 4-R – Direct Testimony of Jerome C. Weinert, PE, ASA, CDP, with PAWC Exhibit JCW-2.

5. PAWC Statement No. 5-SR – Surrebuttal Testimony of Ashley E. Everette.

B. **Royersford Statements and Exhibits**

1. a)Royersford Statement No. 1 – Direct Testimony of Michael A. Leonard.

b) Royersford Statement No. 1-R – Rebuttal Testimony of Michael A. Leonard.

2. a) Royersford Statement No. 2 – Direct Testimony of Harold Walker III, with Appendix A.

b) Royersford Statement No. 2-R – Rebuttal Testimony of Harold Walker III, with Exhibit HW-1.

C. **OCA Statements and Exhibits**

1. a) OCA Statement 1 – Direct Testimony of David J. Garrett, with Appendices A through C and OCA Exhibits DJG-1 through DJG-23.

b) OCA Statement 1-S – Surrebuttal Testimony of David J. Garrett.

2. a) OCA Statement 2 – Direct Testimony of Noah D. Eastman, with Appendix A and OCA Exhibit NDE-1 (as adopted by Morgan N. DeAngelo in OCA Statement No. 2-S).

b) OCA Statement 2-S – Surrebuttal Testimony of Morgan N. DeAngelo, with Appendix A.

D. **OSBA Statements**

1. a) OSBA Statement No. 1 – Direct Testimony of Brian Kalcic, with Appendix A.

b) OSBA Statement No. 2-S – Surrebuttal Testimony of Brian Kalcic.

E. **I&E Statements and Exhibits**

1. a) I&E Statement No. 1 – Direct Testimony of D.C. Patel, with I&E Exhibit No. 1.

b) I&E Statement No. 1-SR – Surrebuttal Testimony of D.C. Patel.

2. a) I&E Statement No. 2 – Direct Testimony of Ethan H. Cline.

b) I&E Statement No. 2-SR – Surrebuttal Testimony of Ethan H. Cline.

3. This Stipulation is presented by the Stipulating Parties in conjunction with the Settlement, which is intended to settle all issues in the above-captioned proceeding. If the Commission rejects or otherwise modifies the Settlement, the Stipulating Parties reserve their respective procedural rights to object to the admission of the above-referenced statements and exhibits, submit additional testimony and exhibits, and cross-examine witnesses at on-the-record evidentiary hearings.

4. This Stipulation is being presented, in conjunction with the Settlement, only to resolve issues in the above-captioned proceeding. Regardless of whether this Stipulation is approved, no adverse inference shall be drawn, nor shall prejudice result to any Stipulating Party in this or any future proceeding as a consequence of this Stipulation, or any of its terms or conditions.

5. Verified Direct Statements and Exhibits of PAWC and Royersford were previously filed with the Commission’s Secretary’s Bureau. “Confidential” materials filed with the Secretary’s Bureau of the Commission by the Stipulating Parties have been so marked and should be placed in non-public folders by the Secretary’s Bureau. One electronic copy of the remaining statements and exhibits listed in Paragraph 2 above, together with verifications from the supporting witnesses and the Presiding Officer’s order granting this Stipulation, will be filed with the Secretary’s Bureau for inclusion in the official case record upon approval of this Stipulation. Additionally, the Stipulating Parties shall ensure that electronic copies of statements and exhibits are filed with the Commission’s Secretary as required by 52 Pa. Code § 5.412a (regarding “Electronic submission of pre-served testimony”).

6. Attached hereto as **Appendix A** is a proposed “Order Granting Joint Stipulation for Admission of Evidence” for consideration by the Presiding Officer.

**III. Request for Relief**

WHEREFORE, the Stipulating Parties, by their respective counsel, respectfully request that the Honorable Administrative Law Judge Marta Guhl admit the foregoing statements and exhibits into the record in this proceeding on the terms and conditions set forth in this Stipulation.

Respectfully submitted,

|  |  |
| --- | --- |
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**A-2020-3019634 - Section 1329 Application of Pennsylvania-American Water Company Wastewater Division for the Acquisition of Royersford Borough’s Wastewater System Assets**

*(updated 12/11/20)*

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*Via e-mail only due to Emergency Order at M-2020-3019262*

1. The only other active party to this proceeding, Robert Redinger, Jr., has not yet submitted any evidence in this proceeding. [↑](#footnote-ref-1)
2. PAWC, OCA, OSBA, I&E and Royersford are also signatories to the “Joint Petition for Approval of Settlement of All Issues” (“Settlement”) filed contemporaneously with the Stipulation in the above-captioned proceeding. [↑](#footnote-ref-2)
3. The filings, statements, and exhibits are unchanged from the versions that were previously served upon the Honorable Administrative Law Judge Marta Guhl (“Presiding Officer”) and the parties in this proceeding. [↑](#footnote-ref-3)