



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
400 NORTH STREET, HARRISBURG, PA 17120

IN REPLY, PLEASE  
REFER TO OUR FILE

April 12, 2022

Docket Nos. M-2022-3031196  
Utility Code 230073

TERESSA K. HARROLD  
DIRECTOR, CORPORATE COUNSEL  
PENNSYLVANIA AMERICAN WATER COMPANY  
852 WESLEY DRIVE  
MECHANICSBURG, PENNSYLVANIA 17055  
[teressa.harrold@amwater.com](mailto:teressa.harrold@amwater.com)

**RE: The Pennsylvania-American Water Company – Wastewater Division  
(PAWC-WD) 2021 Annual Asset Optimization Plan at Docket No. M- 2022-  
3031196**

Dear Ms. Harrold:

On March 2, 2022, Pennsylvania-American Water Company – Wastewater Division (PAWC-WD) filed the above-captioned document with the Public Utility Commission. To assist the Commission in conducting the review of Annual Asset Optimization Plan, please respond with the information requested in Attachment 1.

Please forward the information to the Secretary of the Commission **within ten (10) business days** from the date of this letter. All documents requiring notary stamps must have original signatures. The Commission strongly encourages submission through efilings with the Secretary of the Commission by opening an efilings account through the Commission’s website and accepting eservice at <https://efiling.puc.pa.gov>. The Commission is accepting all public documents through our efilings system at this time.

If your filing contains confidential material, you are required to either file by overnight delivery or submit to the Secretary’s Share Point File system to ensure the timely filing of your submission. Filers should contact the Secretary’s Bureau in advance to gain access to the Share Point File system. Make sure to reference the Docket Number listed above when filing your response. The overnight address for hard-copy or confidential responses is:

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

**Your answers should be verified per 52 Pa Code § 1.36.** Accordingly, you must provide the following statement with your responses:

*I, [print name of appropriate company representative], 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).*

Signature \_\_\_\_\_  
Title \_\_\_\_\_  
Date \_\_\_\_\_

Please contact the below staff person if any problems should arise that prevent a full response within ten business days or if any clarification of these data requests is needed. Please mark the materials “CONFIDENTIAL” in bold or highlighted manner if any of the requested information is deemed to be of a confidential nature.

In addition, to expedite review of the 2021 Annual Asset Optimization Plan, please send a copy of the information to Ken Shaffer via e-mail at [kennshaffe@pa.gov](mailto:kennshaffe@pa.gov). Questions on this matter may be directed to Ken Shaffer in the Bureau of Technical Utility Services, at 717-787-2359. Thank you in advance for your cooperation.

Sincerely,



Rosemary Chiavetta  
Secretary

Enclosure – Data Request Set 1

cc: Daniel Searfoorce, TUS  
John Van Zant, TUS  
Patricia Wiedt, LAW  
Kenneth Shaffer, TUS

Bureau of Technical Utility Services  
Reliability and Emergency Preparedness Division  
Data Request Set 1  
PAWC-WD 2022 Annual Asset Optimization Plan at  
Docket No. M-2022-3031196

Note: Please restate the data request prior to providing a response. In addition, provide the name and title of the person(s) providing the response and/or information for each data request.

1. Reference PAWC-WD's 2022 Annual Asset Optimization Plan at Docket No. M-2022-3031196
  - a. PAWC-WD reported that its actual Long-Term Infrastructure Improvement Plan (LTIIIP) expenditures for eligible property replacement in 2021 were \$25.95 million. PAWC-WD's LTIIIP at Docket P-2014-2431005 proposed \$20.98 million in expenditures for 2021. State the reason for the approximate 21.97% annual increase in spending.
  - b. PAWC-WD reported in its AAOP that it projects its LTIIIP expenditures for eligible property replacement in 2022 to be \$32.05 million. PAWC-WD's LTIIIP at P-2014-2431005 proposed \$20.36 million in expenditures for 2022. State the reason for the approximate 57.42% projected increase in annual spending.
  - c. Ordering Paragraph No. 2 of the Commission Order entered on April 16, 2020, at Docket P-2014-2431005 directed that PAWC-WD, beginning with its AAOP for calendar year 2020 and for all subsequent AAOPs, provide: updated information on its pipeline materials and diameters for all of its wastewater systems; detailed information on the amount of sewer pipe that is replaced or rehabilitated each year; and a baseline and update on the progress of the inflow and infiltration (I&I) reduction for each of its wastewater systems. Provide the information as directed by the Commission Order.