

Angelina Umstead, Esq.  
(610) 921-6202  
(330) 315-9263 (Fax)

November 1, 2022

**DATE OF DEPOSIT**

**VIA FEDEX OVERNIGHT DELIVERY**

NOV 1 2022

Rosemary Chiavetta, Secretary  
Pennsylvania Public Utility Commission  
Commonwealth Keystone Building  
400 North Street, 2<sup>nd</sup> Floor  
Harrisburg, PA 17120

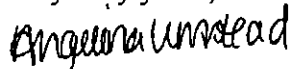
PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

**Re: Joint Universal Service & Energy Conservation Plan of Metropolitan Edison Company, Pennsylvania Electric Company, Pennsylvania Power Company, and West Penn Power Company for Years 2024 – 2028;  
Docket Nos.**

Dear Secretary Chiavetta:

Enclosed for filing please find a copy of the Joint Universal Service and Energy Conservation Plan for Metropolitan Edison Company, Pennsylvania Electric Company, Pennsylvania Power Company, and West Penn Power Company for the years 2024 through 2028.

Please date stamp the additional copy and return it in the postage-prepaid envelope provided.

Very truly yours,  
  
Angelina Umstead

AU/dml

Enclosures

c: As Per Certificate of Service  
Joseph Magee, Bureau of Consumer Services ([jimagee@pa.gov](mailto:jimagee@pa.gov))  
Jennifer Johnson, Bureau of Consumer Services ([jennifjohn@pa.gov](mailto:jennifjohn@pa.gov))  
Christina Chase-Pettis, Office of Communications ([cchasepett@pa.gov](mailto:cchasepett@pa.gov))  
Louise Fink Smith, Law Bureau ([finksmith@pa.gov](mailto:finksmith@pa.gov))

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PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU



**Joint Universal Service &  
Energy Conservation Plan**

**Program Years 2024-2028**

**Metropolitan Edison Company  
Pennsylvania Electric Company  
Pennsylvania Power Company  
West Penn Power Company**



November 1, 2022

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# DATE OF DEPOSIT

NOV 1 2022

## Introduction

PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

Metropolitan Edison Company's ("Met-Ed") Pennsylvania Electric Company's ("Penelec"), Pennsylvania Power Company's ("Penn Power"), and West Penn Power Company's ("West Penn") (individually referred to as "Company" or collectively referred to as the "Companies") Joint 2024 - 2028 Universal Service and Energy Conservation Plan ("USECP") is provided to the Pennsylvania Public Utility Commission ("Commission") in accordance with Universal Service and Energy Conservation Reporting Requirements at 52 Pa. Code §§ 54.71-54.78 and the 2019 Amendments to the Policy Statement on Customer Assistance Programs ("CAP Policy Statement"), 52 Pa. Code §§ 69.261-69.267.

The Companies are committed to providing customer-focused, quality-driven, results-oriented Universal Service and Energy Conservation Programs<sup>1</sup> in a cost-effective and holistic manner.

The goals of the Companies' Universal Service and Energy Conservation Programs are to:

- Protect consumers' health and safety by helping low-income customers maintain affordable utility service
- Provide for affordable utility service by making available payment assistance to low-income customers
- Help low-income customers conserve energy and reduce residential utility bills
- Ensure Universal Service and Energy Conservation Programs are operated in a cost-effective and efficient manner

The Companies will continue to work with eligible customers in establishing affordable payment agreements that maintain electric service and move them toward self-sufficiency in paying their electric bill.

Beginning in 2017, the Companies established a Universal Service Advisory Committee ("USAC") comprising representatives from the Companies, the Pennsylvania Office of Consumer Advocate ("OCA"), the Coalition for Affordable Utility Services and Energy Efficiency in Pennsylvania ("CAUSE-PA"), the Commission's Bureau of Investigation and Enforcement ("BI&E"), the Commission's Bureau of Consumer Service ("BCS") and the organizations that administer the Companies' USECP, which holds meetings at least twice a year with respect to the Companies' USECP programs.<sup>2</sup> The USAC's purpose is to explore opportunities for enhancements to the Companies' USECP programs, as well as opportunities for outreach and education, language access, notification to low-income customers regarding topics of interest, including security deposit waivers and bill clarity. At the Companies' sole

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<sup>1</sup> As defined in Section 2803 of the Electricity Generation Customer Choice and Competition Act, 66 Pa. C.S. § 2803, "universal service and energy conservation" refers to those "policies, protections and services that help low-income customers to maintain electric service. The term includes customer assistance programs, termination of service protection and policies and services that help low-income customers to reduce or manage energy consumption in a cost-effective manner, such as the low-income usage reduction programs, application of renewable resources and consumer education."

<sup>2</sup> The USAC was a product of the Companies' 2016 base rate cases. *Pa. Pub. Util. Comm'n v. Met-Ed*, Docket No. R-2016-2537349; *Pa. Pub. Util. Comm'n v. Penelec*, Docket No. R-2016-2537352; *Pa. Pub. Util. Comm'n v. Penn Power*, Docket No. R-2016-2537355; and *Pa. Pub. Util. Comm'n v. West Penn*, Docket No. R-2016-2537359 (Opinion and Order entered Jan. 19, 2017).

discretion, process or program changes raised through the USAC may be filed for approval at the Commission as proposed revisions to the Companies' USECP on a case-by-case basis.

Additionally, the Companies meet with a WARM advisory panel to further explore opportunities to achieve the energy conservation program goals. The members of the panel are as follows:

WARM Advisory Panel Members - Statewide

ACTION-Housing	Pittsburgh
CLEAResult	Lancaster
Honeywell	Raleigh, NC
MT Weatherization	Hummelstown
Northwest PA Weatherization	Meadville
Performance Systems Development	Ithaca, NY
Solaire Energy, Inc.	Canton
South Central Community Action Programs	Gettysburg

Consumer Group Representation

Pennsylvania Utility Law Project  
Community Legal Services of Philadelphia  
Office of Consumer Advocate

Regulatory Representation

Bureau of Consumer Services

All costs associated with each Company's USECP are funded through the Company's Universal Service Cost Rider.

This plan describes the Companies' portfolio of USECP programs for program years 2024-2028. To align the Companies' low-income program, Pennsylvania Customer Assistance Program ("PCAP"), with the 2019 Amended CAP Policy Statement, PCAP will no longer be a fixed credit program. The core changes are as follows:

- Fixed monthly credits and associated recalculations will be eliminated.
- The monthly bill will be based on a percentage of income-payment ("PIP") established by heat type and federal poverty level, with a minimum bill component. Accounts will not be on the equal payment plan ("EPP") or experience 'true-ups.'
- Subsidy maximums will be eliminated to help ensure customers' bills maintain affordability and align with the percentage of income guidelines based on federal poverty levels and heat type as they are defined in the CAP Policy Statement.
- Recertification periods will be lengthened as defined in the CAP Policy Statement.
- Participants will no longer be graduated or denied enrollment due to low energy burdens. Participants that do not receive monthly credits or forgiveness credits from PCAP may receive other benefits associated with being on the program.

In order to implement, programming changes are required. Due to this programming effort, it will be necessary to remove PCAP participants from the EPP approximately three months prior to the actual conversion date of the new program logic. This change will impact the monthly amount billed to PCAP participants and new

enrollments during this period. As a result, the Companies will stop collection activities for active participants from the effective date of the EPP removal until the conversion date. At conversion, all unpaid balances will become preprogram arrears which will be subject to arrears forgiveness credits. Customers will not be eligible for retroactive credits until a removal for failure to reverify or failure to participate in WARM has been processed under the new program. Customers will be notified by mail in advance of changes being made to their account. The communication will include an explanation of the change being made, who to contact with questions, and an overview of the upcoming program changes. A second communication will be mailed when the new program is implemented which announces the program change, defines changes to the bill statement, and explains program benefits.

The Companies are committed to rolling out the proposed modifications to the USECP as expeditiously as possible. However, the Companies' USECP approved on July 11, 2019 will continue to govern until the revisions herein are approved and the necessary information technology changes associated with the program are implemented.

## **CARES**

### **Overview and Objectives**

The CARES program provides assistance on a short-term basis to payment-troubled residential customers. Based upon the circumstances of each customer, the CARES representatives make referrals to social service agencies and provide information on appropriate Company and/or external programs. Many CARES referrals are subsequently enrolled into PCAP.

CARES supports community outreach events, such as the annual Be Utility Wise events sponsored by the Commission, annual hardship fund fundraisers, and senior fairs.

### **Eligibility**

Any customer experiencing a recent hardship such as:

- Serious illness or injury to a member of a household
- Death of a wage earner
- Marital or family problems
- Handicapped or disabled person
- Sudden loss of income to the household
- Any customer 60 years of age or over requiring special assistance

### **Tracking**

When tracking CARES referrals, basic account information is documented for the actions taken in response to the customers' situations.

### **CARES Organizational Structure**

A portion of the following employees' time supports this program:<sup>3</sup>

Manager Revenue Operations Strategy  
Supervisor – Human Services-Universal Service  
Business Analyst (8) – Various Levels

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<sup>3</sup> Due to periodic staffing level changes because of promotions, retirements, or new employees, the designation for the level of the positions is excluded.

## Dollar Energy Fund

### Overview and Objectives

The Dollar Energy Fund ("Fund") is an emergency hardship fund designed to help residential customers who have suffered a recent financial hardship and need temporary help in paying their electric bill. The bulk of program funding is provided by contributions from the Companies' stockholders, employees, customers, and the Dollar Energy Fund. The application for funds is processed by the Dollar Energy Fund.

### Dates of Operation

The Fund accepts applications in accordance with pre-established account status guidelines, or if funds remain available. Program dates are as follows:

Period	Account Status
October 1 – November 30	Service Terminated or Pending Termination
December 1 – January 31	Service Terminated
February 1 – February 28	Service Terminated or Pending Termination
March 1 – September 30	Open to All Non-PCAP Customers  PCAP customers with Pending Termination or Service Terminated are also eligible  As the availability of funds reduces during this period, account status is subject to change until the program is closed based on priority: Service Terminated or Pending Termination, Service Terminated, or Closed.

### Maximum Grant Amount

One maximum grant of \$500 may be awarded to a customer during a program year.

### Contacts and Administering Agencies

The Companies' contact person is:

Leonard Howell, FirstEnergy Corp., 5001 Nasa Blvd, Fairmont, WV 26554  
Telephone: 681-753-5518; Email: lhowell@firstenergycorp.com

The Dollar Energy Fund contact person is:

Chad Quinn, Chief Executive Officer, The Dollar Energy Fund, Inc.,  
P. O. Box 42329, Pittsburgh, PA15203-0329  
Telephone: 412-390-3863; Email: cquinn@dollarenergy.org

## **Eligibility Guidelines**

- The residence must be a residential single home or apartment.
- The name on the account must be an adult resident.
  - Residency exception will be made for ratepayers assigned to active military duty.
- The applicant must provide income information.
  - Total household income (gross) must be at or below 250% of the Federal Poverty Income Guidelines ("FPIG").
  - Exceptions will be made based on circumstances.
- The customer must have paid a minimum of \$150 on their account within the past 90 days or a minimum of \$100 if age 62 and over.
- The account balance must be at least \$100.
  - Customers age 62 and over may have a \$0 balance, but not a credit balance.
- The hardship grant amount, alone or in combination with other funding sources, must be enough to end the termination process or restore service.

**Note:** Before receiving this grant, customers must first apply for the Pennsylvania Low-Income Home Energy Assistance Program ("LIHEAP") through the Pennsylvania Department of Human Services, when available, and must first participate in PCAP, when eligible. Additionally, the Companies' reserve the right to exclude PCAP-eligible customers from receiving a grant, depending on funding levels for the program. Exceptions to the eligibility guidelines will be made on a case-by-case basis.

## **Dollar Energy Fund Organizational Structure**

A portion of the following employees' time supports this program.<sup>4</sup>

Manager Revenue Operations Strategy  
Administrative Assistant  
Supervisor – Human Services-Universal Service  
Business Analyst (2) – Various Levels  
Customer Accounting Associate (2) – Various Levels

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<sup>4</sup> Due to periodic staffing level changes because of promotions, retirements, or new employees, the designation for the level of the positions is excluded.

**Needs Assessments for Hardship Fund:**

The Hardship Fund Needs Assessment is based on income levels at or below 250% FPIG for all active residential accounts in arrears greater than 30 days at year end.

<b>Met-Ed Hardship Needs Assessment</b>		
<b>FPIG</b>	<b>2020</b>	<b>2021</b>
201% - 250%	2,887	2,409
151% - 200%	5,039	4,159
≤ 150%	29,406	23,475
<b>Total</b>	<b>37,332</b>	<b>30,043</b>

<b>Penelec Hardship Needs Assessment</b>		
<b>FPIG</b>	<b>2020</b>	<b>2021</b>
201% - 250%	2,864	2,474
151% - 200%	5,400	4,379
≤ 150%	35,311	28,569
<b>Total</b>	<b>43,575</b>	<b>35,422</b>

<b>Penn Power Hardship Needs Assessment</b>		
<b>FPIG</b>	<b>2020</b>	<b>2021</b>
201% - 250%	675	594
151% - 200%	1,278	1,107
≤ 150%	7,885	6,788
<b>Total</b>	<b>9,828</b>	<b>8,489</b>

<b>West Penn Hardship Needs Assessment</b>		
<b>FPIG</b>	<b>2020</b>	<b>2021</b>
201% - 250%	3,171	2,621
151% - 200%	5,796	4,530
≤ 150%	33,367	26,406
<b>Total</b>	<b>42,334</b>	<b>33,557</b>

## **Gatekeeper Program**

### **Overview and Objectives**

Gatekeeper is a program where Company field personnel recognize and report customers who may be in "distress" as described below.

### **Eligibility Guidelines**

Situations include, but are not limited to, the following:

- **Communication** – A person who appears confused or disoriented
- **Economic Condition** – Someone expresses difficulty with paying bills
- **Social Condition** – Older persons living alone or socially isolated
- **Physical Limitations** – Severe difficulty seeing, speaking, hearing, or moving about
- **Condition of Home** – In need of repair, neglected yard, accumulation of newspapers, offensive odors, or unattended pets

### **Gatekeeper Organizational Structure**

A portion of the following employees' time supports this program.<sup>5</sup>

Manager Revenue Operations Strategy  
Supervisor – Human Services-Universal Service  
Business Analyst (8) – Various Levels

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<sup>5</sup> Due to periodic staffing level changes because of promotions, retirements, or new employees, the designation for the level of the positions is excluded.

## **PCAP**

### **Overview and Objectives**

PCAP helps residential customers maintain electric service and eliminate past-due balances. PCAP offers a reduced bill to customers, based on a PIP and debt forgiveness. The objectives of PCAP are to:

- Improve a customer's payment ability and consistency
- Reduce a customer's consumption of electricity
- Eliminate debt

### **Eligibility Requirements**

- Total gross household income<sup>6</sup> is at or below 150% of FPIG.
- Proof of household income can be for either the past 30 days or 12 months, whichever is most beneficial to determine program eligibility.
- The Companies require households reporting zero income to complete a zero-income form. The form is a Commission-approved form that has been modified for completion by phone. It requires the household to explain how certain household expenses are met to identify countable income.
- The account is an active residential account.
- Applicant/customer must reside at the service address (primary residence). A residency exception will be made for ratepayers assigned to active military duty.
  - Participants may only have one residential account (primary residence) on PCAP at any given time. Multiple account exceptions will be made for customers living at premises with multiple electric meters when they are occupying the entire premises or when customers move from one service location to another and have temporary concurrent service – one month maximum.
- Accounts may be eligible for monthly PCAP credits and/or debt forgiveness credits.
  - To qualify for debt forgiveness credits, the customer must have an account balance at initial enrollment. At re-enrollment, only the customer's remaining unpaid preprogram arrearage is subject to forgiveness credits.
  - To qualify for a monthly PCAP credit, the monthly percentage-of-income payment must be less than the actual charges for that month.
  - Participants are not required to receive one or both credits to be on PCAP.
- If eligible, the customer must agree to apply for the LIHEAP program. Applicants will be informed of this obligation at the time of enrollment and recertification.
- If eligible, the customer must agree to participate in the WARM program.

### **Intake Process**

Customers are required to complete an application to apply for PCAP, recertify eligibility, or to re-enroll after being removed from the program or when moving to a different operating company. If a customer final bills as a PCAP participant, the Companies use the following guidance to determine if a final billed PCAP participant is required to complete an application:

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<sup>6</sup> 66 Pa. C.S. § 1403: Definition of "Household income." The combined gross income of all adults in a residential household who benefit from the public utility service.

- When an active participant moves out of a location, the PCAP program will follow the customer to the new location within the same operating company provided the original recertification date is a future date. PCAP will follow the customer and resume on the new account.
- If a customer is moving to a new location within the same operating company within 12 months of the last move-out date but the original recertification date is expired, PCAP will follow the customer to the new location and the customer will receive notification to complete recertification or be removed from the program within 3 months.
- If a customer is moving to a new location more than 12 months since the last move-out date and the original recertification date is expired, or if the customer is moving from one operating company to another, PCAP will not follow to the new account.

Dollar Energy Fund, Inc. is the current PCAP administrator for the Companies and processes the PCAP applications for new enrollments or recertifications into PCAP. The administrator can educate and assist the customer with referrals to assistance programs, such as WARM, the Dollar Energy Fund grant program or LIHEAP. Customers may apply for the program by contacting Dollar Energy Fund as follows:

- Call 888-282-6816
- Complete an online application at [dollarenergy.org/myapp](http://dollarenergy.org/myapp)

The administrator may also contact participants to initiate a text-to-recertify process. Data rates may apply.

While most applications may be processed by phone or online, the Companies reserve the right to request an in-office appointment. Dollar Energy Fund maintains contracts with other community-based organizations (CBOs) where customers can be directed to complete the application process on an as-needed basis.

During the initial call, customers may be asked to provide all household members' names, Social Security numbers ("SSN"), dates of birth and submit proof of income for adults. If the PCAP administrator can verify the customer received LIHEAP in the past 12 months, the customer will not be required to submit income documentation. The application will be submitted based on the information provided by the customer.

If the SSN is not provided, the customer may submit copies of government issued IDs, such as driver's license, passport, ICE card, or ID from their country of origin, which includes full name, current address, photograph, and expiration date.

The documentation may be submitted by fax, mail, email or online, if an online application is submitted.

Fax: 412-515-1661  
 Mail: Dollar Energy Fund, PO Box 42329, Pittsburgh, PA 15203  
 Email: [FirstEnergy@DEFDocs.org](mailto:FirstEnergy@DEFDocs.org)  
 Online: [dollarenergy.org/myapp](http://dollarenergy.org/myapp)

The completed records are downloaded to the Companies' host SAP system each business day in a single batch process. Upon successful completion of enrollment, the customer is notified by letter. After the initial billing of a new enrollment, communications will be made to the customer to describe the benefits of the program and the bill.

During this plan period, the Companies will be evaluating our intake system and processes for enhancements to provide improvements to the application process and/or submission of income documentation for customers:

**Percentage-of-Income Payment (“PIP”)**

The PIP is based on heat type, income, and federal poverty level.

Federal Poverty Level	Non-electric Heat Type	Electric Heat Type
< 50%	2%	6%
51 - 100%	4%	10%
101 – 150%	4%	10%

The monthly asked-to-pay amount is calculated as:

Monthly income \* % by Heat Type and FPIG = Percentage-of-Income Payment (PIP)

To control program costs and institute minimum payment requirements, the PIP will have a minimum established for customers per month.

Heat Type	Minimum Bill
Non-Electric	\$12
Electric	\$45

**Examples:**

Monthly income = \$1200  
 FPIG = 51-100%  
 Heat type = Non-electric  
 PIP percentage = 4%  
 $\$1200 * 4\% = \$48$   
 The customer's monthly PIP is \$48.

Monthly income = \$500  
 FPIG = < 50%  
 Heat type = Non-electric  
 PIP percentage = 2%  
 $\$500 * 2\% = \$10$   
 The calculated PIP is \$10; however, the minimum bill is \$12. The customer's monthly PIP will be \$12.

PCAP participants will be asked to pay either the percentage-of-income payment or the actual charges each month. If the actual charges are less than the percentage-of-income payment, the customer will be asked to pay the actual charges. If the actual charges are more than the percentage-of-income payment, the customer will be asked to pay the PIP amount and a subsidy credit will apply to the difference.

**Examples:**

Actual charges = \$100

PIP = \$75

- Customer will receive a \$25 PCAP credit and will be asked to pay \$75.

Actual charges = \$75

PIP = 100

- Customer will not receive a PCAP credit and will be asked to pay \$75.

The PIP will be prorated for bill periods that are less than 26 days.

Based on the changes in this program, quarterly account monitoring becomes unnecessary. The Companies' revised PCAP program will offer one billing method that automatically bills the customer the PIP or the actual charges, whichever is less, making it unnecessary to evaluate the billing method quarterly.

Annually, the Companies will identify participants that had annual usage for the calendar year exceeding 125% of the participant's prior year usage provided the customer resided at the same location during that time. For these participants, the Companies will complete outreach quarterly throughout the following year to provide energy conservation messages when customers are not exempt. All participants are evaluated for the WARM program at enrollment or scheduled recertification. As the Companies schedule WARM jobs with contractors, jobs with the highest usage are prioritized first.

When customers exceed 125% of the historical usage, the account will be reviewed to determine if the account can be identified as exempt from the consumption limits. Under 52 Pa. Code § 69.265(3)(vi), a utility may exempt a household from a PCAP control feature if one or more of the following conditions exist:

- The household experienced the addition of a family member.
- A member of the household experienced a serious illness.
- Energy consumption was beyond the household's ability to control.
- The household is located in housing that is or has been condemned or has housing code violations that negatively affect energy consumption.
- Energy consumption estimates have been based on consumption of a previous occupant.

**Debt Forgiveness Guidelines**

When entering PCAP for the first time, all preprogram debt will be deferred and included in the PCAP debt forgiveness component.

When entering PCAP under the USECP 2024-2028 plan for the first time, all preprogram debt will be deferred and included in the PCAP debt forgiveness component.

When recertifying for PCAP following the first enrollment, additional dollars are not deferred (past due PCAP bills).

For participants removed from PCAP, preprogram debt is due and subject to collection activity. Customers are responsible to pay all charges including preprogram balances.

When re-enrolling into PCAP, all preprogram debt will be deferred and included in the PCAP debt forgiveness component if the initial deferral was \$300 or less. If the initial deferral was more than \$300, only the remaining (not yet forgiven or paid) preprogram debt from the first PCAP enrollment will be re-deferred and included in the PCAP debt forgiveness component. All other past-due, ask-to-pay

amounts on the bill will remain due and subject to collection activity after either re-enrollment or re-certification into the program.

While a participant, debt forgiveness credits (1/12 of preprogram debt) will be awarded retroactively in response to full monthly bills being paid, whenever those payments occur, regardless of PCAP arrears. Debt forgiveness credits will be applied in response to any type of payment or credit, including assistance grants, which paid the bill in full. When awarded, credits are applied at monthly billing. PCAP participants must remain in the Company's standard residential billing cycle (twenty-day due date) for debt forgiveness credits to be awarded by the host computer system.

When the full preprogram debt has been forgiven and they no longer have a preprogram arrearage balance, a customer is no longer eligible for debt forgiveness, but the account will remain in PCAP.

### **Default Provisions**

PCAP customers who fail to make timely bill payments will be subject to the collection cycle.<sup>7</sup>

Dunning notices, including termination notices, will be issued for any unpaid current bills. Deferred preprogram debt balances will not be included in dunning notices. PCAP participants who do not make payments in accordance with the terms of the program will remain in PCAP and be subject to PCAP dunning processes, up to and including service termination. PCAP dunning processes include all the notification and procedural steps required by 52 Pa. Code § Chapter 56.1, *et seq.*, and 66 Pa. C.S. § Chapter 1401, *et seq.* The Companies are compliant with the CAP Policy Statement and initiate collection activity for CAP accounts after no more than two payments are in arrears. Participants are not removed or defaulted from PCAP as a precursor to termination for non-payment.

Payment requirements to avoid termination of service:  
Past due charges are brought current.

Payment requirements for restoration of service following service termination:  
Past due charges are brought current, and  
Reconnection fee per the current tariff is paid.

### **Dismissal from PCAP and Re-entry into PCAP**

Participants may be removed from PCAP for any of the following reasons:

1. Refusing to participate in WARM if eligible (re-entry is dependent on application for the WARM program)
2. Failing to recertify as scheduled, or upon request (re-entry is dependent on completion of re-certification procedures)
3. Theft of service (re-entry prohibited for six months)
4. Other actions deemed to be intentional and fraudulent (re-entry prohibited for six months)
5. Other actions, including but not limited to, failure to permit scheduled meter readings, unreasonable and/or increased consumption post-WARM measures installation, and pattern of

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<sup>7</sup> *Guidelines for Universal Service and Energy Conservation Programs*, Docket No. M-00960890F0010 (Final Order entered Jul. 10, 1997). Under Customer Assistance Programs, Default Provisions: "The Commission believes that the consequences for nonpayment should be loss of service; therefore, we recommend that participants who do not make payments should be returned to the regular collection cycle."

returned check may result in disconnection of service and final billing or removal from the program.

After removal from PCAP, customers may re-apply to PCAP if they resolve the reason for dismissal and meet the eligibility parameters identified above.

Upon re-entry to PCAP (within the same operating company) after removal for failure to recertify income or failure to participate in WARM, customer accounts may receive missed subsidy and/or forgiveness credits for months billed while not in PCAP if the account was removed within the past 12 months. After 12 months of removal, PCAP applicants are no longer eligible for retroactive subsidy and/or forgiveness credits. Any remaining amount will be due by the PCAP participant.

- Missed subsidy credits will not be applied for an amount that exceeds the account balance less remaining unpaid preprogram arrearages and/or miscellaneous fees.
- When a customer removed from PCAP moves from one location to the next within the same operating company, the missed credits will only be applied if the customer enrolls for the first account activated following the final account where PCAP was removed.
- Missed forgiveness credits will not be applied for an amount that exceeds the remaining unpaid preprogram arrearages and is only applied for full monthly bills that were paid.

Customers that re-enroll more than 12 months after removal from the program are not eligible for retroactive forgiveness or subsidy credits. For those customers, only the remaining unpaid preprogram debt will be re-deferred at enrollment for future arrears forgiveness unless the initial balance deferred was less than \$300 as described previously in Debt Forgiveness Guidelines.

Customers removed for any reason other than failure to recertify or failure to participate in WARM are not eligible for retroactive credits at any time.

### **Recertification Requirements**

PCAP participants are advised at the time of application that they are required to recertify eligibility as scheduled or when there is a change in gross household income, household size, or heat source. Customers will be able to recertify over the telephone, online, or by mail. A notice to recertify is mailed to PCAP participants 60 days prior to the benefit end date including information on when benefits will expire and how to complete the recertification process. A message is printed on the participant's electric bill at this time. If necessary, a message is printed on the participant's electric bill 30 days prior to the benefit end date and a reminder letter is mailed. Reminder calls will be placed to the customer at 45 and 15 days prior to the recertification date. If the customer does not successfully complete recertification, the account will be removed from PCAP. Once removed, the customer will receive a letter that explains the account has been removed from PCAP for failure to recertify and provides instructions on how to reapply.

To recertify, PCAP participants will be required to submit the required household income and household member information by U.S. mail, fax, or online, if applying online. Dollar Energy Fund may also contact participants to complete recertification via text message. Data rates may apply.

Completed enrollment or recertification records are transferred to the SAP host system each business day through a batch process, which extends the Benefits End Date based on the income source.

The period for recertification will vary based on income source as follows:

<b>Income Source</b>	<b>Recertification Period</b>
Zero-Income	6 months
SSI, Disability, Pension	3 years
All others	2 years

In addition, when a customer receives LIHEAP benefits, the recertification period may be increased one year provided the recertification period does not exceed 3 years. Completion of a PCAP application is required at least every 3 years. This LIHEAP extension does not apply to customers identified as Zero-Income or participants that already have a 3-year recertification period.

### **Application of Customer Payments and Assistance Grants**

Customer payments are:

- First applied against delinquent bills (customer payment obligation)
- Second, applied against current bill (customer payment obligation)
- Third applied against future bills (customer payment obligation)

Assistance Grants:

#### LIHEAP

LIHEAP helps eligible customers on low or limited incomes pay their heating bills through energy assistance grants. A customer is not required to have an unpaid bill to receive energy assistance. The Department of Human Services ("DHS") administers LIHEAP and establishes dates in which LIHEAP is available. Various efforts, such as bill inserts, letters, call campaigns, social media and customer referrals are attempted to encourage customers to pursue LIHEAP funds when available. All eligible customers are encouraged to apply for LIHEAP benefits.

LIHEAP payments are:

- First applied against delinquent bills (customer payment obligation)
- Second, applied against current bill (customer payment obligation)
- Third applied against future bills (customer payment obligation) or in accordance with DHS' directives stated in the annual LIHEAP State Plans

#### Dollar Energy Fund

- First applied against delinquent bills (customer payment obligation), to avoid service termination
- Second, applied against current bill (customer payment obligation)
- Third applied against future bills (customer payment obligation)

### **Excess PCAP Credits**

Subsidy credits are not included in refund checks issued to customers. Subsidy credits will be adjusted from the customer's account balance when:

- The subsidy credit exceeds the total account balance, and a final bill has been issued. If the customer established another account within the same operating company, the excess credits may be transferred to the new account instead.
- The subsidy credit exceeds the total account balance, and the credit has been open for 18 months or more.

### **Program Delivery Partners**

The Companies will continue the use of CBOs referenced in Attachment A for the daily administration of the USECP. The Companies currently contract with Dollar Energy Fund as the administrator for PCAP applications and recertifications, grant applications, and referrals to WARM and other assistance programs. Dollar Energy Fund is a non-profit agency with an established network of CBOs to process intake for assistance programs and grants.

### **Quality Assurance Provisions**

During each calendar year, a representative of the Companies, or their designee, shall audit the PCAP administrator to verify proper administrative processes have been performed in support of the PCAP application and recertification process. The areas of performance to be audited include, but are not limited to:

- Auditor received requested documents
- Case note documented for each customer contact
- Account status document reviewed
- Application completed when applicable
- Recertification completed when applicable
- Referred clients to other program(s) when applicable
- Proper documentation retained
- Hardcopy documentation recorded accurately
- Successfully enrolled clients into PCAP when applicable
- Measure administrator level of service

A combination of applications and recertifications processed by the administrator for the Companies shall be reviewed during an audit. A sample size calculator will be used to identify a statistically significant sample size for the applications and recertifications. With the sample size calculator, the standard variables used will be a confidence level of 95% and a confidence interval of 5%.

Human Services prepares the designee, if any, with program information and reviews the audit expectations. The designee reviews each selected application to confirm the administrator followed the appropriate procedure in the application process. The results are tracked in a spreadsheet and reviewed with the Companies. The Companies and administrator discuss the audit results and coordinate the sharing of information to reinforce training with the administrator's staff and/or identify areas for improvement in workflow processing or technology.

### **Assessment of Security Deposits**

Security deposits are not assessed on PCAP accounts in accordance with 2019 Amendments to the CAP Policy Statement.

## **Assessment of Late Payment Charges**

Late payment charges are not assessed on PCAP accounts in accordance with 2019 Amendments to the CAP Policy Statement.

## **Customer Choice**

Per the Commission Order dated August 4, 2022, for the Joint Petition for Partial Settlement of the Default Service Plan<sup>8</sup>, customers enrolled in PCAP may not receive service from an electric generation supplier effective June 1, 2023.

## **Consumer Education, Outreach and Referral**

As a PCAP participant, customers receive the following communications:

- Enrollment letter
- Recertification letter
- Reminder recertification letter with form, if needed
- Removal letter, if needed
- Quarterly mailings with energy conservation information when participants' usage increased 25% compared to the prior year of service at the same location
- Outbound calls are also completed as part of the recertification process

As a PCAP applicant, customers receive the following outreach:

- Email notifications from Dollar Energy Fund's MyApp online application when income documents are required
- Email notifications 7 days after the MyApp application is started if documentation has not been received
- Outbound calls from the Companies to remind the customer the application is pending required documentation
- Mailed copy of the PCAP agreement when application is submitted

Outreach to promote energy assistance program enrollment to customers 0-50% FPIG and higher is completed as follows:

- Outbound call campaigns in the 1<sup>st</sup> and 4<sup>th</sup> quarter to promote LIHEAP CASH and CRISIS
- Participation in the CRISIS Utility File Transfer (UFT) program
- Participation in the Turn On program, when open
- Outbound call campaigns to promote PCAP enrollment
- Email campaigns to promote PCAP enrollment
- Bill inserts to promote all assistance programs
- Letters are mailed to LIHEAP recipients not currently participating in PCAP
- News release to promote all assistance programs twice per year
- Monthly social media messages to promote an active program or assistance in general
- Radio commercials to promote LIHEAP or PCAP

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<sup>8</sup> Joint Petition of Metropolitan Edison Company, Pennsylvania Electric Company, Pennsylvania Power Company, and West Penn Power Company for Approval of Its Default Service Plan for the Period from June 1, 2023 through May 31, 2027, Docket Nos. P-2021-3030012, P-2021-3030013, P-2021-3030014, P-2021-3030021 (Order entered August 4, 2022).

- Corporate website provides information for assistance programs along with an interactive tool to help determine income eligibility.
- On hold message to direct customers to our website for assistance information
- Provide education and promote enrollment to customers or agencies via Be Utility Wise, senior fairs, expos, etc.
- Distribute printed materials to community agencies
- Door hangers for field collections
- Referral information included on letters related to credit denial, security deposits, termination, etc.
- Referral information provided to customers during inbound contacts

*The Companies make the following available to Spanish-speaking customers:*

- PCAP agreement
- Program letters include Spanish verbiage
- PCAP brochures for distribution, live events, or online reference
- PA LIHEAP bill insert includes Spanish verbiage
- Dollar Energy Fund is staffed with Spanish-speaking representatives and provides a Spanish option for inbound callers.
- The Companies have interpreting services available for inbound inquiries

### **PA Customer Assistance Program Organizational Structure**

A portion of the following employees' time supports this program.<sup>9</sup>

Manager Revenue Operations Strategy  
 Administrative Assistant  
 Supervisor – Human Services – Universal Service  
 Business Analyst (8) – Various Levels  
 Customer Accounting Associate (2) – Various Levels

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<sup>9</sup> Due to periodic staffing level changes because of promotions, retirements, or new employees, the designation for the level of the positions is excluded.

## **WARM Program**

### **Program Overview and Objectives**

The WARM program is the name of the Companies' Low Income Usage Reduction Program (LIURP). The program provides energy education and energy conservation measures and services to low-income customers.

The program targets low-income customers who participate in PCAP or LIHEAP. The program's primary objectives are to:

1. Reduce the overall energy use, energy bills, and arrearages of low-income customers
2. Improve participants' health, safety, and comfort in their homes
3. Make personalized referrals to the Companies' USECP and other assistance programs

WARM achieves these objectives through two approaches. First, energy conservation improvements are installed, and inefficient appliances are replaced in the customer's home. Second, an energy conservation auditor provides energy education to family members and refers them to other potentially beneficial social service programs. All work performed through the WARM program is provided at no cost to program participants.

### **Eligibility Guidelines**

#### Income Eligibility:

Residential customers are eligible for WARM if their household income is at or below 150% of the FPIG.

The Companies also provide WARM services to customers with special needs whose household income is between 151% and 200% of FPIG. Commission regulations allow up to 20% of the WARM budget to be used for these customers. The definition has always included customers with overdue account balances, and the Companies also include those households with medical problems, personal crisis situations, and loss of income. This allows more customers under 200% of FPIG to participate in the program without requiring or encouraging an account arrearage.

#### Electric Use Eligibility and PCAP Participation Provision:

Customers who meet program income guidelines and have annual electric usage of 6,500 kWh or more annually will qualify. If customers participate in PCAP and have annual electric usage of 6,500 kWh or more, they are required to receive an in-home energy evaluation and work with a trained energy educator to create an energy-savings plan. Such customers can refuse to have any of the recommended energy conservation measures installed.

PCAP customers that refuse to receive an in-home energy evaluation and work with a trained energy educator may be removed from PCAP. PCAP benefits will be retroactively applied should the PCAP customer later choose to participate within 12 months. Before a customer would be removed from PCAP, multiple attempts will be made to contact the customer using both phone calls and letters.

No minimum usage will be required for customers who are having their WARM services coordinated with the PA Weatherization Assistance Program ("WAP") or with a Natural Gas Distribution Company ("NGDC"), such that most services are provided at the same time. In these cases, and when a fossil fuel heating system is present, the majority of full-service weatherization measures must be paid for by other program partners, and the costs of these measures must be documented in the program management system.

Some PCAP participants do not qualify for WARM because their electricity use does not meet the annual minimum. Other customers are limited in their ability to participate because their landlords will not agree to WARM services.

#### Residency Eligibility:

The customer must reside at the service address and have a minimum of 6 months of consecutive service. Both homeowners and renters qualify for the program; however, renters must obtain landlord approval for measures to be installed at the customer's home that reduce seasonal kWh use, such as air sealing and insulation. If landlord approval is not received, only baseload measures will be installed (e.g., smart power strips, LED lightbulbs and refrigerator or freezer replacement if the appliance is owned by the customer).

The customer must agree to share his or her electric use information with the Companies' agencies/contractors. In addition, the customer must allow contractors to have access to the home to perform appropriate program measures and quality assurance inspections.

Homes previously served by the program may receive WARM services again after 5 years if the home continues to have significant electric use or at the Companies' discretion.

#### **Marketing**

To reach this customer segment, the application intake process for the PCAP and WARM programs has been streamlined to determine a customer's eligibility for both programs at the same time. This process has proven to be a cost-effective holistic approach to helping low-income customers who could benefit from these programs.

All letters and applications are available in Spanish, and the WARM program uses a translation service for customers who speak a language other than English.

Geographic marketing tactics include a combination of mass communication vehicles and one-on-one communications, such as newspaper, cable TV, search engine marketing, bill inserts, and direct mail campaigns. Community presentations are also used to inform customers about the program.

A bill insert about customer assistance programs, including the WARM program, is sent annually to all residential customers. Program information and eligibility requirements are also shared with customers during fall and winter collection activities and distributed in customer winter surveys.

Cross-marketing with Act 129 programs is optimized. Customers may obtain program information by: 1) accessing the Companies' *energysavepa.com* website; 2) reviewing program materials provided to them when they participate in the Act 129 appliance recycling program and/or appliance rebate program; and 3) receiving program advertisements included in customized Home Energy Reports.

The Companies plan to increase efforts to reach customers who are eligible to receive program services by expanding the use of digital communications, outbound dialing campaigns, social media, and piloting

creative incentives to help identify and provide services to customers in need. The Companies also plan to update materials used in outreach efforts.

### **Heating and Cooling Budget Calculation Per Home**

The selection of measures designed to reduce electric heating and cooling is guided by a cost-effective budget calculation (seasonal allowance) for each home, based on past electric consumption with consideration also given to the regulatory seven- to twelve-year payback requirement. This calculation tool for contractors and agencies is not an absolute or prescriptive target for WARM. During the audit, if the site or customer needs are greater than the calculated budget, the contractor or agency will confer with the Company program manager after documenting reasons for proposing to go beyond the budget. The Company will decide to what extent additional work may be performed. This procedure allows higher budgets on higher-energy-use homes and prevents substantial use of funds on low-use homes where the potential for energy savings is less.

Increases in this seasonal allowance calculation are periodically implemented to keep pace with agency/contractor price increases.

Baseload electric measures and appliance replacements are based upon on-site auditing and monitoring of energy use of the existing appliances. The replacement thresholds and procedures are updated periodically to reflect changes in costs and/or efficiencies.

### **Energy Saving Measures**

The specific measures installed, and actions taken are dependent on the customer's heat type, electric use, testing of appliances and diagnostic audit results. Customers and landlords have the right to refuse recommended measures. Contractors and agencies are required to install measures according to the program priority list found in the WARM Policy and Procedures Manual. Contractors are encouraged to consider cost effective custom measures and strive to meet relevant payback periods. Agencies and contractors provide one-year warranties on most measures and manufacturers may provide additional warranties. The following list identifies some of the measures that customers may receive through the WARM program:

- Blower door with pressure diagnostics to guide air sealing and duct sealing
- Attic, duct, basement, crawlspace, and perimeter air sealing (caulking, foam insulation & weather-stripping)
- Attic, wall, duct, floor, crawlspace, and perimeter insulation
- Sealing and insulating attic hatches
- Boxing and damming of attic heat producing fixtures
- Refrigerator replacement
- Freezer replacement
- Water heater replacement
- Heat pump water heaters
- Water heater pipe insulation
- Some aerator and showerhead replacement
- Some storm and prime window and door repair or replacement
- Reflective window tint to reduce cooling use
- Reflective roof coat to reduce cooling use
- Window/wall air conditioning unit replacement
- Some heating and air conditioning system replacement
- Electric dryer venting installation, repair, or replacement

- Clothesline installation
- Heated waterbed mattress replacement
- Some plumbing and electrical repairs
- Installing new exhaust fans
- Repair and replacement of exhaust fans
- Thermostat replacement/repair
- Air conditioning/heating system filter replacement
- Appliance and water heater timers
- Smart power strips
- Furnace whistle
- Energy education
- Remedial education as needed
- Smoke alarms
- CO detectors
- LED lighting
- Dehumidifier replacements
- Site specific health and safety measures, such as carbon monoxide detectors
- Custom measures, (i.e., well pump or holding tank replacements, etc.)

### **Energy Education**

The Companies and agencies/contractors use a proven partnership approach with the customer. The customer is asked to partner with the program agency/contractor to develop energy savings strategies designed specifically to address the highest energy use areas of the home and its occupants. Auditors help customers understand what is driving their electricity usage by putting costs on choices and behaviors. Then the auditor and customer sign partnership and savings strategy agreements.

Approximately 6 months after the completion of WARM services, the Company sends customers congratulatory letters when usage has decreased more than 5% when compared to the same months before WARM services. A list of customers whose usage has increased more than 10% is provided to agencies/contractors for a follow-up phone call and visit to the customer if necessary. The agency/contractor will check if measures are working properly and whether the customer understands how to use them or if lifestyle or structural changes created the increased electric use.

Another education resource for WARM program participants is the Act 129 program Home Energy Reports that include customized energy education messaging. These reports are sent to a subset of customers that have been identified as low-income customers, including WARM participants.

The Companies will continue to evaluate educational materials and tools for customers and auditors and make updates as needed.

## **Companies' Organizational Structure.**

A portion of the following employees' time supports the program.<sup>10</sup>

Manager Revenue Operations Strategy  
Administrative Assistant  
Supervisor – Human Services – Energy Conservation  
Business Analyst (9) – Various Levels  
Customer Accounting Associate (1)

## **Program Delivery**

The Companies contract with a network of CBOs and energy conservation contractors, referenced in Attachment A of this plan, to deliver program services. CBOs and energy conservation contractors may be eligible for incentives if they meet performance goals.

Program auditors or crew members, who make decisions about what measures will be installed in the home and who perform the combustion safety testing procedures, must be Building Performance Institute (BPI) certified as Building Analyst Professionals. BPI is a national standards development and credentialing organization for residential energy efficiency retrofit work. It is a non-profit organization that also provides training through a network of training affiliate organizations. The Companies sponsor agency and contractor attendance at national and regional ACI Home Performance Conferences to allow agencies/contractors to obtain continuing education credits needed to retain their BPI certification.

The Companies also hold WARM program training specific to USECP procedural issues or to meet the training needs of auditors and crew members. The Companies recognize that CBOs and energy conservation contractors have seen an increase in staff turnover since the pandemic began. During the plan years, the Companies will continue to focus on training, utilizing webinars, in-person group sessions when practical, and one-on-one training when needed. Topics of emphasis will include:

- Auditing training for new auditors utilizing newly developed and timely materials
- Overcoming barriers to the installation of energy conservation measures
- Policy and procedure updates

The Companies and its contractors benefitted greatly from the roll out of the Low- Income Energy Conservation and Energy Efficiency Network or LEEN program management and tracking system in 2019. The LEEN system:

- Facilitates workload management through the use of work queues
- Promotes effective communication and documentation through an enhanced user messaging system
- Provides dashboards to give graphical representations of progress towards goals
- Has robust reporting capabilities
- Features the automatic retrieval of customer information system data at the time of job creation, etc.

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<sup>10</sup> Due to periodic staffing level changes because of promotions, retirements, or new employees, the designation for the level of the positions is excluded.

Future enhancements proposed for LEEN include:

- Invoice payment and SAP cost accounting system integration
- Incorporating the WARM energy audit into LEEN

### **Quality Assurance Provisions**

The Companies plan to maintain the same level of third-party quality assurance inspections, inspecting 35% of total production. The quality assurance contractors will continue to focus the majority of their inspections on homes that have electric heat as well as supplemental electric heating or air conditioning. Greater oversight is needed in these homes because of the installation of comprehensive measures and combustion safety testing. The quality assurance contractor also delivers, or coordinates auditor, crew, and group training as needed and provides mentoring to new energy auditors.

The Companies continue to use a WARM Advisory Panel that meets 2 to 3 times per year and is on-call year-round. The panel members consist of agency and contractor auditors, and program managers from across Pennsylvania along with principal WARM quality assurance inspectors. The members have direct contact with customers and other assistance programs in other states. They provide suggestions for program improvement, research new technologies, and test new measures and products.

Company program managers meet with all agencies and contractors annually to share program changes and solicit feedback. Company program managers work closely with individual agencies and contractors, often observing audits and crew work in the field.

The Companies also strive to defer to the Department of Energy National Standard Work Specifications-based quality control inspection protocols on jobs coordinated with WAP where possible and practical.

### **Coordination of Services**

As recommended by the Commission, the Companies will continue to direct agencies and contractors to coordinate delivery of WARM benefits with other programs. The Companies work with WAP and NGDCs to coordinate delivery. Although coordination may allow for the efficient use of funding sources and resources, coordination may impact the program's overall electric energy savings. This is due to the fact that the customers identified by NGDCs or WAP might not be the highest electric users targeted for participation in the WARM program. When a surplus of low-income customers exists, the Companies continue to prioritize customers by highest energy use first. Most WARM jobs are coordinated with an Act 129 program.

The Companies continue to find that many WARM participants are using supplemental electric heat in the winter even though the primary source of heat in the home is something other than electricity. Since this is a frequent occurrence, the Companies strive to reduce the customer's supplemental electric heat use by coordinating services with the WAP and NGDC LIURP programs to repair gas or oil heating systems where possible.

To increase the accuracy of reporting coordinated jobs with other programs, functionality was added to the LEEN system that requires contractors to document coordinated job information.

The Companies will continue to provide energy usage data to the Department of Community and Economic Development to assist in its WAP energy saving studies.

## **Health and Safety**

Health and safety measures are installed to allow WARM contractors to proceed with the installation of energy-saving measures at a customer's home. The purpose of health and safety measures is to ensure that WARM's energy-saving measures may be installed and operate safely. Examples of such measures include:

- Roof repairs
- Knob and tube wiring remediation
- Damming of heat producing light fixtures; and
- Flue repairs

Certain health and safety measures may help protect a home's occupants, but typically do not lead to reduced electricity usage. Such measures include, but are not limited to:

- Smoke alarms and carbon monoxide detectors; and
- Pressure relief valves and overflow pipes on water heaters.

Where customers have a fossil fuel heating system, the Companies perform combustion safety testing to ensure safe use of combustion appliances/systems whenever measures are installed that impact the building envelop (e.g., air sealing). WARM contractors adhere to the American Society of Heating, Refrigeration and Air Conditioning Engineers (ASHRAE) 62.2 ventilation standards.

The Companies allow up to 50% of the seasonal allowance to be spent on health and safety measures. This is in addition to the seasonal allowance funds to install energy reduction measures. Contractors are encouraged to reach out to their Company program manager when additional health and safety funds are needed to fully address barriers to the installation of energy reduction measures.

## **Reporting**

The following reports are submitted to the Commission or Department of Human Services on an annual basis:

- |   |          |
|---|----------|
| - LIURP production, expenditures, cost of jobs and goals report | March 1  |
| - Universal Service Program (LIURP Section)                     | April 1  |
| - Conservation economics and energy planning bureau report      | April 30 |
| - LIURP annual energy savings impact evaluation                 | April 30 |

**LIURP Needs Assessments**

The Companies currently project there are approximately 35,405 potential LIURP participants in the Met-Ed service territory. The comparable totals for Penelec, Penn Power and West Penn are 36,205, 7,068 and 66,895, respectively.

**Met-Ed LIURP Needs Assessment**

<b>Total Residential Customers (December 2021)</b>	513,743
Number of Customers Below 150% of Federal Poverty Income Guidelines (FPIG)	109,200
Percent of Residential Customers Below 150% of FPIG	21.30%
Estimated Number of Potential Program Participants	35,405

**Penelec LIURP Needs Assessment**

<b>Total Residential Customers (December 2021)</b>	501,640
Number of Customers Below 150% of Federal Poverty Income Guidelines (FPIG)	146,334
Percent of Residential Customers Below 150% of FPIG	29.20%
Estimated Number of Potential Program Participants	36,205

**Penn Power LIURP Needs Assessment**

<b>Total Residential Customers (December 2021)</b>	143,672
Number of Customers Below 150% of Federal Poverty Income Guidelines (FPIG)	34,284
Percent of Residential Customers Below 150% of FPIG	23.10%
Estimated Number of Potential Program Participants	7,068

**West Penn LIURP Needs Assessment**

<b>Total Residential Customers (December 2021)</b>	632,933
Number of Customers Below 150% of Federal Poverty Income Guidelines (FPIG)	150,565
Percent of Residential Customers Below 150% of FPIG	23.80%
Estimated Number of Potential Program Participants	66,895

The Companies considered the following when developing the estimates of potential participants:

- The number of customers or homes already served.
- The projected annual kWh use of income qualified customers. Some customers are unwilling or unable to participate in WARM. Some customers will receive energy conservation services through Act 129 programs.

**Funding and Enrollment Goals<sup>11</sup>**

**Met-Ed**

Year	Budget	Participant Goals
2024	\$6,916,000	1,000
2025	\$7,250,660	1,000
2026	\$7,601,473	1,000
2027	\$7,753,503	1,000
2028	\$7,908,573	1,000

**Penelec**

Year	Budget	Participant Goals
2024	\$7,490,000	1,735
2025	\$7,639,860	1,735
2026	\$7,792,897	1,735
2027	\$7,948,755	1,735
2028	\$8,107,730	1,735

**Penn Power**

Year	Budget	Participant Goals
2024	\$3,466,000	600
2025	\$3,535,760	600
2026	\$3,606,635	600
2027	\$3,678,768	600
2028	\$3,752,343	600

**West Penn Power**

Year	Budget	Participant Goals
2024	\$7,327,000	970
2025	\$7,473,560	970
2026	\$7,624,251	970
2027	\$7,776,736	970
2028	\$7,932,271	970

<sup>11</sup> The WARM budgets are based on projected WARM enrollment levels for the 2024 through 2028 program years. However, where a budget is overestimated in the USECP for one program year, the Companies will roll over this excess budget amount from one program year to the next consistent with the Companies' last base rate settlement. *Pa. Pub. Util. Comm'n v. Met-Ed*, Docket No. R-2016-2537349; *Pa. Pub. Util. Comm'n v. Penelec*, Docket No. R-2016-2537352; *Pa. Pub. Util. Comm'n v. Penn Power*, Docket No. R-2016-2537355; and *Pa. Pub. Util. Comm'n v. West Penn*, Docket No. R-2016-2537359 (Opinion and Order entered Jan. 19, 2017).

In general, the average cost of serving WARM participants' homes has increased over the years due to measure price increases, particularly since the beginning of the COVID-19 pandemic. Also, seasonal load reduction measures continue to be installed in homes using electric space heaters in lieu of fossil fuel heaters. Homes that previously were classified as water heat or baseload jobs that received lighting, refrigerator replacements and water heat reduction measures require attic air sealing, insulation, and combustion safety tests in many cases. Due to the increased complexity of the measures, it also takes more days to serve these homes, which prevents agencies and contractors from serving the same number of homes as under prior plans. The Companies continue to stress with contractors that they need to overcome barriers to the installation of measures wherever possible.

Participant goals are also consistent with the Companies' experience in a post-COVID-19 world where contractors continue to struggle to maintain adequate staffing levels. Also, the Companies are finding it difficult to find enough customers willing to participate in WARM in certain areas of their service territory, particularly Penn Power. Holding participant goals at the levels proposed will allow spending per home to gradually increase over the term of the plan. The Companies propose that any unspent funds from the current plan period be carried over into the new plan period as reserve funds.

## **Summary of Proposed Program Additions and Modifications**

### **PCAP**

All changes approved by the Commission for the 2024-2028 plan will be effective after the relevant information technology changes are made. The previously approved plan will remain effective until such IT changes are adopted. The following program modifications are included in this plan for PCAP as compared to the Companies' current USECP approved on July 11, 2019:

1. PCAP will be converted from a fixed credit program to a percentage-of-income payment program, which does not involve the equal payment plan or a minimum energy burden. The participant will be billed a percentage-of-income payment or the actual charges, whichever is less. Percentage-of-income payments are based on federal poverty level, heat type, and income as defined in the 2019 Amended CAP Policy Statement.
2. The Companies will continue utilizing the Commission-approved zero-income form modified for completion telephonically.
3. The Companies are introducing a customer education and outreach plan.
4. The Companies affirmatively acknowledge that they accept income documentation of 30 days or 12 months, whichever is more beneficial.
5. The Companies propose income documentation will not be required during application or recertification when the customer is known to be a LIHEAP recipient within the last 12 months from the date of the application. Income information will be obtained verbally to complete the application.
6. Subsidy maximums will be eliminated to ensure customers' bills maintain affordability and align with the percentage of income guidelines established in the 2019 Amended CAP Policy Statement based on federal poverty levels and heat type.
7. Recertification periods will be modified to align with the CAP Policy Statement based on income source and/or receipt of LIHEAP.
8. Suspension period will be eliminated as part of the recertification process.
9. Debt forgiveness period will be changed from 36 months to 12 months.
10. Remove dismissal due to a minimum energy burden requirement (aka graduated)
11. The requirement to participate in the equal payment plan has been eliminated.
12. Retroactive credits will be provided to participants removed from PCAP due to failure to participate in the WARM.

### **WARM**

The following program modifications are included in this plan for WARM:

1. If customers participate in PCAP, they will be required to receive an in-home energy evaluation and work with a trained energy educator to create an energy-savings plan. Failure to do so may result in the customer being removed from PCAP. Customers who are removed from PCAP that later decide to participate in WARM within 12 months will have the PCAP subsidy and/or forgiveness credits applied retroactively.
2. The Companies plan to increase efforts to reach customers who are eligible to receive program services by expanding the use of digital communications, outbound dialing campaigns, and social media to help identify and provide services to customers in need. The Companies also plan to update materials used in outreach efforts.

## **Applied Technologies in Support of Universal Service Programs**

The Companies employ various technologies to promote an efficient delivery of their USECP. Some of the more significant technologies are described below:

### **C-Net On-line Help System**

C-Net On-Line Help System is a Microsoft Office application called SharePoint. C-Net provides the Companies' Customer Contact Centers and the Human Services department employees with detailed on-line information on federal and state programs and the Companies' USECP.

### **SAP**

SAP is the Companies' host computer system containing the customer master file.

### **Human Services Web Site**

The Human Services web site allows CBOs to easily obtain current customer billing, payment, energy use and other information while evaluating customers' energy assistance applications without Customer Contact Center or Human Services involvement. Entry to the site is password protected.

### **LEEN System**

The LEEN system is a web-based system used to assist inspectors, contractors, and the Companies' administrators in their management of the WARM program. This system replaced the WARM system. Some features include:

- Streamlined security role structure
- SAP integration for application entry and job status
- Enhanced job assignment process
- Enhanced job status reports for quality assurance staff and program managers
- Invoice management process
- Work queues functionality
- Required fields to support the documentation and reporting of coordinated jobs

### **Application Intake System**

The Companies are currently developing a new web-based application system for PCAP and WARM applications. The intent of the system is to provide an administrator the ability to take applications by phone or mail, as well as provide customers a tool for self-service. The application will provide document storage, historical records, and limited SAP integration. The system will provide automated updates to customers as the application moves through the workflow process. The Company plans to eliminate requesting social security numbers as part of the application process. Customers will be asked to provide their account number instead. The system is anticipated to be online in 2023.

## **Universal Service Eligibility Criteria**

### **PCAP**

- Total gross household income is at or below 150% of FPIG. Proof of household income can be for either the past 30 days or 12 months, whichever is most beneficial to determine program eligibility:
  - The Companies require households reporting zero income to complete a zero-income form. The form is a Commission-approved form that has been modified for completion by phone. It requires the household to explain how certain household expenses are met to identify countable income.
- The account is an active residential account.
- Applicant/customer must reside at the service address (primary residence). A residency exception will be made for ratepayers assigned to active military duty.
- Participants may only have one residential account (primary residence) on PCAP at any given time. Multiple account exceptions will be made for customers living at premises with multiple electric meters when they are occupying the entire premises or when customers move from one service location to another and have temporary concurrent service – one month maximum.
- Accounts may be eligible for monthly PCAP credits and/or debt forgiveness credits:
  - To qualify for debt forgiveness credits, the customer must have an account balance at initial enrollment. At re-enrollment, only the customer's remaining unpaid preprogram arrearage is subject to forgiveness credits.
  - To qualify for a monthly PCAP credit, the monthly percentage-of-income payment must be less than the actual charges for that month.
  - Participants are not required to receive one or both credits to be on PCAP.
- If eligible, the customer must agree to apply for the LIHEAP program. Applicants will be informed of this obligation at the time of enrollment and recertification.
- If eligible, the customer must agree to participate in the WARM program.

### **WARM**

- Total gross household income is at or below 150% FPIG; up to twenty percent of the budget is used for customers with special needs at 151%-200% FPIG.
- The customer must reside at service address and have six months of consecutive electric service.
- The customer must provide proof of home ownership.
- A minimum annual use of 6,500 kWh is required; 0 kWh for homes coordinated with state or gas weatherization.
- Home may receive services again after five years.

### **Hardship Fund**

- Total gross household income must be at or below 250% FPIG.
- The account is for a residential single home or apartment.
- The name on the account must be an adult resident; a residency exception will be made for ratepayers assigned to active military duty.
- The customer must have paid a minimum of \$150 on their account within the past ninety days (minimum of \$100 if age 62 or over) and the account balance must be at least \$100. Customers age 62 and over may have a \$0 balance, but not a credit balance.

## **CARES**

To qualify, the customer must be payment-troubled and experiencing a recent hardship, such as serious illness or injury to a member of a household, death of a wage earner, marital or family problems, handicapped or disabled person, sudden loss of income to the household, or any customer 60 years of age or over requiring special assistance.

## Universal Service Needs Assessments

### 2021 Needs Assessment - Met-Ed

Based on:

Source: 2016-2020 American Community Survey 5-Year Estimates - United States Census Bureau  
December 2021 Customer Count

County	Total Households	Households Under 150% Poverty	Percent of Households Under 150% of Poverty	Res. Cust.	Estimated Residential Customers <150% of Poverty	Estimated Res. Cust. <150% of Poverty % to Total
Adams	39,628	7,323	18.48%	30,629	5,660	
Berks	156,389	38,721	24.76%	130,035	32,197	
Bucks	240,763	29,964	12.45%	5,190	646	
Chester	192,951	27,370	14.18%	1,150	163	
Cumberland	101,176	16,896	16.70%	10,739	1,793	
Dauphin	113,759	27,277	23.98%	5,886	1,411	
Lancaster	204,003	43,224	21.19%	1,986	421	
Lebanon	53,857	12,354	22.94%	53,549	12,284	
Lehigh	140,072	36,308	25.92%	3,749	972	
Monroe	59,950	13,915	23.21%	21,646	5,024	
Montgomery	318,648	41,675	13.08%	11,690	1,529	
Northampton	115,300	22,376	19.41%	60,283	11,701	
Pike	22,717	4,365	19.21%	15,674	3,011	
York	174,425	34,979	20.05%	161,537	32,388	
<b>Total</b>	<b>1,933,638</b>	<b>356,747</b>	<b>18.45%</b>	<b>513,743</b>	<b>109,200</b>	<b>21.256%</b>

**2021 Needs Assessment - Penelec**

Based on:

Source: 2016-2020 American Community Survey 5-Year Estimates - United States Census Bureau  
December 2021 Customer Count

County	Total Households	Households Under 150% of Poverty	Percent of Households Under 150% of Poverty	Res. Cust.	Estimated Residential Customers <150% of Poverty	Estimated Res. Cust. <150% of Poverty % to Total
Armstrong	28,035	7,272	25.94%	99	26	
Bedford	19,930	5,597	28.08%	10,159	2,853	
Blair	51,647	14,755	28.57%	48,867	13,961	
Bradford	25,084	7,186	28.65%	19,753	5,659	
Cambria	56,933	16,547	29.06%	55,048	15,997	
Centre	59,380	18,070	30.43%	4,483	1,364	
Clarion	15,930	5,347	33.57%	4,967	1,667	
Clearfield	31,704	9,616	30.33%	29,890	9,066	
Crawford	35,169	10,586	30.10%	22,361	6,731	
Cumberland	101,176	16,896	16.70%	5,311	887	
Erle	110,388	34,239	31.02%	107,396	33,314	
Forest	2,131	632	29.66%	3,459	1,026	
Franklin	61,617	14,456	23.46%	5,129	1,203	
Huntington	16,779	4,116	24.53%	11,585	2,842	
Indiana	33,855	11,358	33.55%	22,734	7,627	
Jefferson	18,400	5,510	29.95%	14,203	4,254	
Junata	9,380	2,474	26.38%	726	192	
Lycoming	46,160	12,403	26.87%	727	195	
McKean	17,059	5,598	32.82%	14,128	4,637	
Mifflin	19,075	5,808	30.45%	19,517	5,943	
Perry	18,512	3,850	20.80%	990	206	
Potter	6,630	2,083	31.42%	2,521	792	
Somerset	29,518	7,511	25.45%	26,610	6,772	
Sullivan	2,751	674	24.50%	2,899	710	
Susquehanna	17,027	4,386	25.76%	11,811	3,043	
Tioga	16,442	4,803	29.21%	10,597	3,095	
Venango	22,103	6,399	28.95%	18,657	5,401	
Warren	17,124	4,744	27.70%	14,886	4,123	
Wayne	18,938	4,862	25.67%	3,080	791	
Westmoreland	153,772	31,940	20.77%	1,992	414	
Wyoming	10,887	2,381	21.87%	7,055	1,543	
<b>Total</b>	<b>1,073,536</b>	<b>282,099</b>	<b>26.28%</b>	<b>501,640</b>	<b>146,334</b>	<b>29.171%</b>

**2021 Needs Assessment - Penn Power**

Based on:

Source: 2016-2020 American Community Survey 5-Year Estimates - United States Census Bureau  
December 2021 Customer Count

<b>County</b>	<b>Total Households</b>	<b>Households Under 150% of Poverty</b>	<b>Percent of Households Under 150% of Poverty</b>	<b>Res. Cust.</b>	<b>Estimated Residential Customers &lt;150% of Poverty</b>	<b>Estimated Res. Cust. &lt;150% of Poverty % to Total</b>
<b>Allegheny</b>	545,695	122,398	22.43%	20,482	4,594	
<b>Beaver</b>	72,086	16,123	22.37%	11,627	2,601	
<b>Butler</b>	77,725	13,883	17.86%	30,766	5,495	
<b>Crawford</b>	35,189	10,586	30.10%	6,358	1,914	
<b>Lawrence</b>	37,300	10,558	28.31%	33,652	9,527	
<b>Mercer</b>	46,821	13,013	27.79%	45,767	12,719	
<b>Venango</b>	22,103	6,399	28.95%	20	6	
<b>Total</b>	<b>836,898</b>	<b>192,860</b>	<b>23.06%</b>	<b>148,672</b>	<b>34,284</b>	<b>23.060%</b>

**2021 Needs Assessment - West Penn Power**

Based on:

Source: 2016-2020 American Community Survey 5-Year Estimates - United States Census Bureau  
December 2021 Customer Count

County	Total Households	Households Under 150% of Poverty	Percent of Households Under 150% of Poverty	Res. Cust.	Estimated Residential Customers <150% of Poverty	Estimated Res. Cust. <150% of Poverty % to Total
Adams	39,628	7,323	18.48%	1,597	295	
Allegheny	545,695	122,398	22.43%	71,498	16,037	
Armstrong	28,035	7,272	25.94%	29,662	7,694	
Bedford	19,930	5,597	28.08%	4,130	1,160	
Blair	51,647	14,755	28.57%	19	5	
Butler	77,725	13,883	17.86%	44,613	7,968	
Cameron	2,334	797	34.15%	3,476	1,187	
Centre	59,380	18,070	30.43%	55,092	16,764	
Clarion	15,930	5,347	33.57%	8,917	2,993	
Clinton	15,058	4,705	31.25%	2,598	812	
Elk	14,215	3,365	23.67%	16,180	3,830	
Fayette	55,346	17,679	31.94%	61,174	19,539	
Franklin	61,617	14,456	23.46%	48,825	11,454	
Fulton	6,040	1,429	23.66%	5,232	1,238	
Greene	14,503	3,898	26.88%	16,113	4,331	
Huntingdon	16,779	4,116	24.53%	53	13	
Indiana	33,855	11,358	33.55%	1,339	449	
Jefferson	18,400	5,510	29.95%	43	13	
Lycoming	46,160	12,403	26.87%	494	133	
McKean	17,059	5,598	32.82%	4,406	1,446	
Potter	6,630	2,083	31.42%	2,556	803	
Somerset	29,518	7,511	25.45%	243	62	
Washington	85,201	17,193	20.18%	94,379	19,046	
Westmoreland	153,772	31,940	20.77%	160,294	33,293	
<b>Total</b>	<b>1,414,457</b>	<b>338,686</b>	<b>23.94%</b>	<b>632,933</b>	<b>150,565</b>	<b>23.788%</b>

## Universal Service Participant and Budget Projections

<b>Met Ed Projected Budgets</b>	<b>2024</b>	<b>2025</b>	<b>2026</b>	<b>2027</b>	<b>2028</b>
<b>PCAP</b>					
Projected PCAP Participants	20,520	22,052	23,698	24,053	24,413
Administration	1,544,682	1,660,006	1,783,911	1,810,635	1,837,734
Bill Subsidy	24,302,103	26,116,156	28,066,352	28,487,155	28,912,969
Debt Forgiveness	9,138,423	5,771,593	4,660,539	4,293,892	4,172,898
Total PCAP	34,985,207	33,547,755	34,510,803	34,591,681	34,923,601
<b>WARM (LIURP)</b>					
Projected WARM Participants	1,000	1,000	1,000	1,000	1,000
Total WARM	6,916,000	7,250,660	7,601,473	7,753,503	7,908,573
<b>Dollar Energy Fund Administration</b>					
Projected DEF Hardship Participants	818	818	818	818	818
Total Dollar Energy Fund	75,000	75,000	75,000	75,000	75,000
<b>CARES</b>					
Projected CARES participants	50	50	50	50	50
Total CARES	5500	5,500	5,500	5,500	5,500
<b>Gatekeeper</b>					
Total Gatekeeper	2,000	2,000	2,000	2,000	2,000
<b>Total Met-Ed</b>	<b>41,983,707</b>	<b>40,880,915</b>	<b>42,194,776</b>	<b>42,427,684</b>	<b>42,914,674</b>

<b>Penelec Projected Budgets</b>	<b>2024</b>	<b>2025</b>	<b>2026</b>	<b>2027</b>	<b>2028</b>
<b>PCAP</b>					
Projected PCAP Participants	25,170	26,277	27,432	27,843	28,260
Administration	1,692,430	1,766,864	1,844,527	1,872,162	1,900,201
Bill Subsidy	24,168,036	25,231,288	26,340,102	26,734,561	27,135,241
Debt Forgiveness	9,350,602	5,927,124	4,797,376	4,424,559	4,301,530
Total PCAP	35,211,068	32,925,276	32,982,005	33,031,283	33,336,972
<b>WARM (LIURP)</b>					
Projected WARM Participants	1,735	1,735	1,735	1,735	1,735
Total WARM	7,490,000	7,639,860	7,792,897	7,948,775	8,107,730
<b>Dollar Energy Fund Administration</b>					
Projected DEF Hardship Participants	550	550	550	550	550
Total Dollar Energy Fund	75,000	75,000	75,000	75,000	75,000
<b>CARES</b>					
Projected CARES participants	50	50	50	50	50
Total CARES	3,500	3,500	3,500	3,500	3,500
<b>Gatekeeper</b>					
Total Gatekeeper	2,000	2,000	2,000	2,000	2,000
<b>Total Penelec</b>	<b>35,293,303</b>	<b>33,007,511</b>	<b>33,064,240</b>	<b>33,113,518</b>	<b>33,419,207</b>

<b>Penn Power Projected Budgets</b>	<b>2024</b>	<b>2025</b>	<b>2026</b>	<b>2027</b>	<b>2028</b>
<b>PCAP</b>					
Projected PCAP Participants	6,319	6,622	6,939	7,043	7,148
Administration	498,194	522,083	547,075	555,275	563,553
Bill Subsidy	6,702,521	7,023,720	7,361,013	7,471,392	7,582,117
Debt Forgiveness	2,242,645	1,319,900	1,015,395	914,908	881,747
Total PCAP	9,443,360	8,865,703	8,923,483	8,941,575	9,027,417
<b>WARM (LIURP)</b>					
Projected WARM Participants	600	600	600	600	600
Total WARM	3,466,000	3,535,760	3,606,635	3,678,768	3,752,343
<b>Dollar Energy Fund Administration</b>					
Projected DEF Hardship Participants	257	257	257	257	257
Total Dollar Energy Fund	35,000	35,000	35,000	35,000	35,000
<b>CARES</b>					
Projected CARES participants	50	50	50	50	50
Total CARES	1,000	1,000	1,000	1,000	1,000
<b>Gatekeeper</b>					
Total Gatekeeper	1,000	1,000	1,000	1,000	1,000
<b>Total Penn Power</b>	<b>12,946,360</b>	<b>12,438,463</b>	<b>12,567,118</b>	<b>12,657,343</b>	<b>12,816,760</b>

<b>West Penn Power Projected Budgets</b>					
<b>PCAP</b>					
Projected PCAP Participants	21,521	21,736	21,954	22,173	22,395
Administration	2,968,104	2,997,756	3,027,822	3,058,025	3,088,643
Bill Subsidy	19,826,250	20,034,344	20,235,892	20,436,834	20,641,892
Debt Forgiveness	10,301,429	6,633,234	5,422,730	5,023,263	4,891,439
Total PCAP	33,095,783	29,665,334	28,686,443	28,518,123	28,621,974
<b>WARM (LIURP)</b>					
Projected WARM Participants	970	970	970	970	970
Total WARM	7,327,000	7,473,560	7,624,251	7,776,736	7,932,271
<b>Dollar Energy Fund Administration</b>					
Projected DEF Hardship Participants	810	810	810	810	810
Total Dollar Energy Fund	46,500	46,500	46,500	46,500	46,500
<b>CARES</b>					
Projected CARES participants	50	50	50	50	50
Total CARES	3,500	3,500	3,500	3,500	3,500
<b>Gatekeeper</b>					
Total Gatekeeper	2,000	2,000	2,000	2,000	2,000
<b>Total West Penn Power</b>	<b>40,474,783</b>	<b>37,190,894</b>	<b>36,362,694</b>	<b>36,346,859</b>	<b>36,606,245</b>

The PCAP budgets are based on projected PCAP enrollment levels for 2024 through 2028 program years and the estimated average expense per year-end participant. The Companies attempt to consider plan changes and past trends during similar events when estimating expenses or participation. The budgets may be adjusted each year based on actual data to minimize over and under-collections from customers.

## Conclusion

The Companies submit their Universal Service and Energy Conservation Program is consistent with all applicable Commission requirements, including the following:

- 52 Pa. Code § 56.1, *et seq.* (Standards and Billing Practices for Residential Utility Service)
- 66 Pa. C.S. § 1401, *et seq.* (Responsible Utility Customer Protection Act)
- 52 Pa. Code §§ 54.71-54.78 (Reporting Requirements for Universal Service and Energy Conservation Programs)
- 52 Pa. Code §§ 58.1-58.18 (regarding LIURP)
- PCAP Policy Statement of July 25, 1992, Docket No. M-00920345
- 66 Pa. C.S. §§ 2801, *et seq.* (Electricity Generation Customer Choice and Competition Act)
- Commission Universal Service and Energy Conservation Programs Guidelines, Docket No. M-00960890F0010 (Order entered Jul. 10, 1997)
- Commission Universal Service and Energy Conservation Program Reporting Requirements, Docket No. L-00970130 (Order entered Apr. 30, 1998)
- Customer Assistance Programs: Funding Levels and Cost Recovery Mechanisms, Docket No. M-00051923 (Order entered Dec. 18, 2006)
- Cost recovery of USECP costs via the Companies' Universal Service Cost Riders as approved by the Commission's Orders at Docket Nos. R-00061366, R-00061367, R-00072437, and R-2014-2428742
- *Pa. Pub. Util. Comm'n v. Met-Ed*, Docket No. R-2016-2537349; *Pa. Pub. Util. Comm'n v. Penelec*, Docket No. R-2016-2537352; *Pa. Pub. Util. Comm'n v. Penn Power*, Docket No. R-2016-2537355; and *Pa. Pub. Util. Comm'n v. West Penn*, Docket No. R-2016-2537359 (Opinion and Order entered Jan. 19, 2017)

## **Company Contacts**

Inquiries regarding this report should be directed to:

Lori Brightbill, Supervisor – Energy Conservation Programs  
Human Services Department  
P. O. Box 16001  
Reading, Pennsylvania 19612-6001  
Telephone: 610-921-6983  
Email: llbrightbill@firstenergycorp.com

Leonard Howell, Supervisor – Universal Service Programs  
Human Services Department  
5001 Nasa Blvd  
Fairmont, West Virginia 26554  
Telephone: 681-753-5518  
Email: lhowell@firstenergycorp.com

Walt Larnerd, Manager Revenue Operations Strategy  
5001 Nasa Blvd  
Fairmont, West Virginia 26554  
Telephone: 681-753-5583  
Email: wlarnerd@firstenergycorp.com

## DATE OF DEPOSIT

NOV 1 2022

### Attachment A

#### Community-Based Organizations (CBO)

PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

- ACTION-Housing Inc. 1-800-841-6899
- Bill Busters Inc. 1-800-475-1251
- Blair County Community Action 1-800-238-9763
- CMC Energy Services 1-877-785-9276
- CLEARresult 1-800-367-7223
- Community Action Committee of the Lehigh Valley 1-866-847-4565
- Community Action Partnership of Mercer County 1-888-508-5216
- Center for Community Action 1-800-323-9997
- Central PA Community Action, Inc. 1-814-765-1551
- C. Driscoll Positive Energy Consulting 1-724-984-4147
- Dollar Energy Fund 1-888-282-6816
- Erie County Housing Authority 1-800-841-6899
- Harron's Home Center 1-877-274-6276
- Healthy Homes 1-724-662-3591
- Hranec Insulation Corporation 1-724-363-0092
- Mincin Insulation 1-412-461-0160
- MT Weatherization 717-525-9665
- Northern Tier Community Action Corporation 1-814-486-1161
- Northwest PA Weatherization 1-814-425-1872
- SEDA-Council of Governments 1-570-524-4491
- Solaire Energy, Inc. 1-800-518-8911
- South Central Community Action Programs 1-800-451-8969
- Tableland Services, Inc. 1-814-445-9628
- TEAZ, Inc. 1-724-366-6753
- True Management, LLC 1-484-866-8011
- Warren Forest Counties Economic Opportunity Council 1-800-231-1797
- Weatherization, Inc. 1-877-984-7462
- York Home Performance 717-586-8584

**BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

**Joint Universal Service and Energy Conservation Plan of Metropolitan Edison Company, Pennsylvania Electric Company, Pennsylvania Power Company, and West Penn Power Company for Years 2024-2028** : : **Docket Nos.**

**CERTIFICATE OF SERVICE**

I hereby certify that I have this day served a true and correct copy of the foregoing document upon the individuals listed below, in accordance with the requirements of 52 Pa. Code § 1.54 (relating to service by a participant).

Service by electronic mail as follows:

NazAarah Sabree  
Small Business Advocate  
PA Office of Small Business Advocate  
555 Walnut Street, 1<sup>st</sup> Floor  
Forum Place  
Harrisburg, PA 17101  
[ra-sba@pa.gov](mailto:ra-sba@pa.gov)  
[tereswagne@pa.gov](mailto:tereswagne@pa.gov)

Richard A. Kanaskie  
Director and Chief Prosecutor  
Bureau of Investigation & Enforcement  
Pennsylvania Public Utility Commission  
Commonwealth Keystone Building  
400 North Street, 2nd Floor  
Harrisburg, PA 17120  
[rkanaskie@pa.gov](mailto:rkanaskie@pa.gov)

Christy M. Appleby  
Darryl A. Lawrence  
Office of Consumer Advocate  
555 Walnut Street 5th Floor, Forum Place  
Harrisburg, PA 17101-1923  
[cappleby@paoca.org](mailto:cappleby@paoca.org)  
[dlawrence@paoca.org](mailto:dlawrence@paoca.org)

Joline R. Price  
Robert W. Ballenger  
Kinteshia Scott  
Community Legal Services, Inc.  
1424 Chestnut Street  
Philadelphia, PA 19102  
[jprice@clsphila.org](mailto:jprice@clsphila.org)  
[rballenger@clsphila.org](mailto:rballenger@clsphila.org)  
[KScott@clsphila.org](mailto:KScott@clsphila.org)  
*Counsel for TURN*

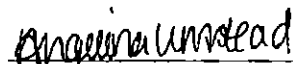
Elizabeth R. Marx  
John W. Sweet  
Ria M. Pereira  
Pennsylvania Utility Law Project  
118 Locust Street  
Harrisburg, PA 17101  
[pulp@pautilitylawproject.org](mailto:pulp@pautilitylawproject.org)  
*Counsel for CAUSE-PA*

Dated: November 1, 2022

**DATE OF DEPOSIT**

**NOV 1 2022**

PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

  
\_\_\_\_\_  
Angelina Umstead  
Attorney No. 309615  
2800 Pottsville Pike  
P.O. Box 16001  
Reading, Pennsylvania 19612-6001  
(610) 921-6202  
[aumstead@firstenergycorp.com](mailto:aumstead@firstenergycorp.com)

