

Whitney E. Snyder (717) 236-1300 x260 wesnyder@hmslegal.com

Thomas J. Sniscak (717) 236-1300 x224 tjsniscak@hmslegal.com

Phillip D. Demanchick Jr. (717) 236-1300 x225 pddemanchick@hmslegal.com

100 North Tenth Street, Harrisburg, PA 17101 Phone: 717.236.1300 Fax: 717.236.4841 www.hmslegal.com

April 1, 2024

## By Electronic Filing

Rosemary Chiavetta, Secretary Pennsylvania Public Utility Commission Commonwealth Keystone Building 400 North Street – Second Floor North Harrisburg, PA 17120

RE: Community Utilities of Pennsylvania Inc. Water Division;

Docket No. R-2023-3042804;

Community Utilities of Pennsylvania Inc. Wastewater Division;

Docket No. R-2023-3042805;

JOINT STIPULATION FOR ADMISSION OF PRE-SERVED TESTIMONY AND EXHIBITS INTO THE EVIDENTIARY RECORD

Dear Secretary Chiavetta:

Enclosed for filing with the Commission is a Joint Stipulation for Admission of Pre-Served Testimony and Exhibits into the Evidentiary Record.

If you have any questions concerning this filing, please contact me.

Very truly yours,

/s/ Whitney E. Snyder

Whitney E. Snyder (Attorney ID No. 316625) Thomas J. Sniscak (Attorney ID No. 33891)

Phillip D. Demanchick Jr. (Attorney ID No. 324761)

Counsel for

Community Utilities of Pennsylvania Inc.

WES/das Enclosures

cc: Administrative Law Judge Steven K. Haas (sthaas@pa.gov)

Administrative Law Judge Alphonso Arnold (alphonarno@pa.gov)

Per Certificate of Service

# BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

Pennsylvania Public Utility Commission : Docket No. R-2023-3042804 (water) v. : R-2023-3042805 (wastewater) : Community Utilities of Pennsylvania Inc. :

JOINT STIPULATION FOR ADMISSION
OF PRE-SERVED TESTIMONY AND EXHIBITS INTO THE EVIDENTIARY RECORD

# TO: THE HONORABLE STEVEN K. HAAS AND THE HONORABLE ALPHONSO ARNOLD III:

This Joint Stipulation for Admission of Pre-Served Testimony and Exhibits into the Evidentiary Record at consolidated Docket Nos. R-2023-3042804 ("Joint Stipulation") is entered into by Community Utilities of Pennsylvania, Inc. ("CUPA"); the Bureau of Investigation & Enforcement ("I&E"); the Office of Consumer Advocate ("OCA"); and the Office of Small Business Advocate ("OSBA") (collectively "Joint Petitioners"). Joint Petitioners respectfully request that Administrative Law Judge Steven K. Haas ("ALJ Haas") and Administrative Law Judge Alphonso Arnold III ("ALJ Arnold") admit into the evidentiary record of this proceeding the previously served written testimony and exhibits prepared by CUPA, I&E, OCA, and OSBA.

- Section C includes a list of evidence the Stipulation requests be admitted.
- Appendix A contains a proposed Order Granting Joint Stipulation and Admitting Evidence.

### A. PROCEDURAL HISTORY

1. On November 9, 2023, CUPA filed Supplement No. 13 to Tariff Water – Pa. P.U.C. No. 1 ("Supplement No. 13") to become effective January 9, 2024. This filing contained proposed changes in rates, rules, and regulations calculated to produce \$1,449,638 (62.2%) in additional annual revenues. The water filing is docketed at Docket No. R-2023-3042804.

- 2. On November 9, 2023, CUPA filed Supplement No. 11 to Tariff Wastewater Pa. P.U.C. No. 1 ("Supplement No. 11") to become effective January 9, 2024. This filing contained proposed changes in rates, rules, and regulations calculated to produce \$1,720,070 (50.9%) in additional annual revenues. The wastewater filing is docketed at Docket No. R-2023-3042805.
- 3. CUPA's Tariff Supplement filings contained the information required by the Commission's regulations, including direct testimony and exhibits.
  - 4. On November 13, 2023, I&E filed a Notice of Appearance for Scott B. Granger.
- 5. On November 29, 2023, the OSBA filed a Formal Complaint, Public Statement, and Notice of Appearance, which was docketed at C-2023-3044494.
- 6. On December 8, 2023, the OCA filed a Formal Complaint, Public Statement, and Notice of Appearance, which was docketed at C-2023-3044737 (Water) and C-2023-3044738 (Wastewater).
- 7. On December 19, 2023, CUPA filed with the Commission a letter wherein CUPA voluntarily offered to extend the suspension period from August 9, 2024, to August 22, 2024, contingent upon CUPA being permitted to recover approved rates from the original suspension deadline date through the effective date of Commission-approved rates.
- 8. On December 21, 2023, the Pennsylvania Public Utility Commission ("Commission") issued an Order suspending Supplement No. 13 by operation of law until August 9, 2024, unless permitted by Commission Order to become effective at an earlier date.
- 9. On December 21, 2023, the Pennsylvania Public Utility Commission issued an Order suspending Supplement No. 11 by operation of law until August 9, 2024, unless permitted by Commission Order to become effective at an earlier date.
- 10. ALJ Haas and ALJ Arnold were assigned to the instant matters and presided over a Prehearing Conference on January 11, 2024.

- 11. At the Prehearing Conference, the following parties were present and represented by the following counsel: Whitney E. Snyder, Esquire, and Phillip D. Demanchick Jr., Esquire for CUPA; Jacob D. Guthrie, Esquire, and Harrison W. Breitman, Esquire for OCA; Scott B. Granger, Esquire, for I&E; Sharon E. Webb, Esquire, for OSBA.
  - 12. No other complainants appeared at the Prehearing Conference.
- 13. On January 25, 2024, ALJ Haas and ALJ Arnold issued a Prehearing Order setting the litigation schedule, dates for evidentiary hearings, and discovery deadlines.
- 14. The January 25, 2024 Order consolidated the water and wastewater dockets as well as all complaint dockets.
- 15. The January 25, 2024 Order extended the suspension period from August 9, 2024, to August 22, 2024, contingent upon CUPA being permitted to recover approved rates from the original suspension deadline date through the effective date of Commission-approved rates.
  - 16. On January 30, January 31 and February 1, 2024, public input hearings were held.
- 17. On February 6, 2024, I&E, OCA, and OSBA served their respective Direct Testimony and Exhibits.
- 18. On March 5, 2024, CUPA, OCA, I&E and OSBA served their respective Rebuttal Testimony and Exhibits.
- 19. On March 19, 2024, CUPA, OCA, I&E and OSBA served their respective Surrebuttal Testimony and Exhibits.
  - 20. On March 25, 2024, CUPA served its Rejoinder Testimony and Exhibits.
- 21. On March 26, 2024, CUPA informed ALJ Haas and ALJ Arnold that Joint Petitioners agreed to waive cross examination of all witnesses and requested the ALJs cancel the evidentiary hearing and allow Joint Petitioners to submit their pre-served evidence into the record via stipulation.

22. On March 26, 2024, ALJ Haas and ALJ Arnold issued a notice cancelling evidentiary hearings.

### **B. STIPULATION**

**NOW, THEREFORE**, desiring to enter into this Joint Stipulation and intending to be bound hereby, the Joint Petitioners agree, stipulate to the following, and respectfully request:

- 1. That, upon the issuance of a separate Order by ALJ Haas and ALJ Arnold, the Pre-Served Testimony and Exhibits, as described in Section C below, shall be made a part of the official evidentiary record of this proceeding and may be used for all proper and legal purposes as if hearings had been conducted in this matter.
- 2. That cross-examination is waived with respect to all the witnesses of the Joint Petitioners.
- 3. Copies of the testimony and exhibits will be filed electronically with the Commission pursuant to Section 5.412a of the Commission's regulations. 52 Pa. Code § 5.412a.

## C. LIST OF EVIDENCE TO BE ADMITTED

Joint Petitioners stipulate to the admission of the following into the evidentiary record:

## **Community Utilities of Pennsylvania Inc. Testimony and Exhibits:**

Rate Case Filing and Direct Testimony

- A. CUPA Statement No. 1 Direct Testimony of Nathaniel Spriggs, President, including Exhibit No. NS-1
- B. CUPA Statement No. 2 Direct Testimony of Anthony Gray;
- C. CUPA Statement No. 3 Direct Testimony of David Clark (adopted by Mr. Anthony Gray);
- D. CUPA Statement No. 4 Direct Testimony of Emily Long, including Exhibit Nos. EAL-1 EAL-3 and Confidential Exhibits EAL-4 EAL-5;
- E. CUPA Statement No. 5 Direct Testimony of Amber Capwen;
- F. CUPA Statement No. 6 Direct Testimony of Steven Lubertozzi, including Attachments A to E;
- G. CUPA Statement No. 7 Direct Testimony of Scott Miller, including Exhibits SAM-1 SAM-3;

- H. CUPA Statement No. 8 Direct Testimony of Matthew R. Howard, including Appendix A and Schedules MRH-1 MRH-5;
- I. CUPA Statement No. 9 Direct Testimony of Harold Walker, III, including Appendix A and Schedules HW-1 to HW-29; and
- J. CUPA's November 9, 2023 Base Rate Filings (Water and Wastewater), including all supporting data and schedules.

- A. CUPA Statement No. 2-R Rebuttal Testimony of Anthony Gray, including Confidential Exhibit AG-1R;
- B. CUPA Statement No. 4-R Rebuttal Testimony of Emily Long, including Exhibits EAL-1R and EAL-2R;
- C. CUPA Statement No. 5-R Rebuttal Testimony of Amber Capwen, including Exhibits AMC-1R and AMC-2R;
- D. CUPA Statement No. 6-R Rebuttal Testimony of Steve Lubertozzi;
- E. CUPA Statement No. 7-R Rebuttal Testimony of Scott A. Miller, including Exhibits SAM 2-R and SAM 3-R;
- F. CUPA Statement No. 8-R Rebuttal Testimony of Matthew R. Howard, including Exhibits MRH-1-R to MRH-4-R; and
- G. CUPA Statement No. 9-R Rebuttal Testimony of Harold Walker, including Exhibit HW-1R.

### Surrebuttal Testimony

A. CUPA Statement No. 8-SR – Surrebuttal Testimony of Matthew R. Howard, including Schedules MRH-1-SR to MRH-2-SR.

## Rejoinder Testimony

- A. CUPA Statement No. 2-RJ Rejoinder Testimony of Anthony Gray, including Exhibit AG-1RJ;
- B. CUPA Statement No. 4-RJ Rejoinder Testimony of Emily Long;
- C. CUPA Statement No. 6-RJ Rejoinder Testimony of Steve Lubertozzi;
- D. CUPA Statement No. 7-RJ Rejoinder Testimony of Scott Miller, including Exhibit Nos. SAM 1-RJ (Corrected) and SAM 2-RJ (Corrected);
- E. CUPA Statement No. 8-RJ Rejoinder Testimony of Matthew R. Howard; and
- F. CUPA Statement No. 9-RJ Rejoinder Testimony of Harold Walker, including Schedule HW-1RJ.

## Verifications<sup>1</sup>

- A. Testimony Verification of Nathaniel Spriggs;
- B. Testimony Verification of Anthony Gray;
- C. Testimony Verification of Emily Long;
- D. Testimony Verification of Amber Capwen;
- E. Testimony Verification of Steve Lubertozzi;
- F. Testimony Verification of Scott Miller;
- G. Testimony Verification of Matthew R. Howard; and
- H. Testimony Verification of Harold Walker.

## **Bureau of Investigation and Enforcement Testimony and Exhibits:**

## **Direct Testimony**

- A. I&E Statement No. 1 (PROPRIETARY/Non-Proprietary) Direct Testimony of Zachari Walker, including Exhibit No. 1 (PROPRIETARY/Non-Proprietary);
- B. I&E Statement No. 2 Direct Testimony of D.C. Patel, including I&E Exhibit No. 2;
- C. I&E Statement No. 3 (Water) Direct Testimony of Esyan Sakaya, including I&E Exhibit No. 3 (Water);
- D. I&E Statement No. 3 (Wastewater) Direct Testimony of Esyan Sakaya, including I&E Exhibit 3 (Wastewater).

### Rebuttal Testimony

A. I&E Statement No. 2-R – Direct Testimony of D.C. Patel.

### Surrebuttal Testimony

- A. I&E Statement No. 1-SR, Surrebuttal Testimony of Zachari Walker, including I&E Exhibit No. 1-SR.
- B. I&E Statement No. 2-SR Surrebuttal Testimony of D.C. Patel;
- C. I&E Statement No. 3-SR (Water) Surrebuttal Testimony of Esyan Sakaya, including I&E Exhibit No. 3-SR (Water);
- D. I&E Statement No. 3-SR (Wastewater) Surrebuttal Testimony of Esyan Sakaya, including I&E Exhibit 3-SR (Wastewater).

### **Testimony Verifications**

- A. Testimony Verification of Zachari Walker;
- B. Testimony Verification of D.C. Patel; and
- C. Testimony Verification of Esyan Sakaya.

<sup>&</sup>lt;sup>1</sup> CUPA will serve testimony verifications and file with with its pre-served testimony.

## The Office of Consumer Advocate Testimony and Exhibits:

## **Direct Testimony**

- A. OCA Statement No. 1 Direct Testimony of Nicholas A. DeMarco, including Exhibits NAD-A through NAD-C and a Verification;
- B. OCA Statement No. 2 Direct Testimony of Jennifer L. Rogers, including Appendix A, Schedules JLR-W-1 through JLR-W-12, Schedules JLR-WW-1 through JLR-WW-13, and a Verification;
- C. OCA Statement No. 3 Direct Testimony of Morgan N. DeAngelo, including Schedules MND-1 through MND-7, and a Verification;
- D. OCA Statement No. 4 Direct Testimony of Jerome D. Mierzwa, including Schedules JDM-1 and JDM-2 and a Verification; and
- E. OCA Statement No. 5 Direct Testimony of Terry L. Fought, including Exhibits TLF-1, TLF-W1, TLF-W2, TLF-W3, TLF-W4, TLF-W5, TLF-WW1, and TLF-WW2, and a Verification.

## Rebuttal Testimony

- A. OCA Statement No. 3R Rebuttal Testimony of Morgan DeAngelo, including a Verification; and
- B. OCA Statement No. 4R Rebuttal Testimony of Jerome D. Mierzwa, and a Verification;

## Surrebuttal Testimony

- A. OCA Statement No. 1SR Surrebuttal Testimony of Nicholas A. DeMarco, including a Verification;
- B. OCA Statement No. 2SR Surrebuttal Testimony of Jennifer Rogers, including Schedules JLR-W-1 to JLR-W-12, JLR-WW-1 to JLR-WW-13, Exhibit JLR-C, and a Verification;
- C. OCA Statement No. 3SR Surrebuttal Testimony of Morgan DeAngelo, including Schedules MND-1SR to MND-9SR and a Verification;
- D. OCA Statement No. 4SR Surrebuttal Testimony of Jerome D. Mierzwa, including Schedule JDM-1R and a Verification; and
- E. OCA Statement No. 5SR Surrebuttal Testimony of Terry L. Fought, including a Verification.

## Office of Small Business Advocate Testimony and Exhibits:

### **Direct Testimony**

A. OSBA Statement No. 1 - Direct Testimony Justin Bieber, including Exhibit Schedules JB-1 to JB-7 (Public), and a Verification.

A. OSBA Statement No. 1-R – Rebuttal Testimony of Justin Bieber, including a Verification.

## Surrebuttal Testimony

A. OSBA Statement No. 1-R – Surrebuttal Testimony of Justin Bieber, including Exhibit JB-08 and a Verification.

By their signatures below, the Joint Petitioners agree to the terms of this Joint Stipulation and represent that they are authorized to execute this Joint Stipulation on behalf of their respective clients/offices.

## Respectfully submitted,

m

Whitney E. Snyder, Esquire, I.D. #316625 Thomas J. Sniscak, Esq., I.D. #33891 Phillip D. Demanchick, Jr. Esquire, I.D. #324761

Hawke McKeon & Sniscak LLP 100 North Tenth Street
Harrisburg, PA 17101
Phone: 717-236-1300
wesnyder@hmslegal.com
tjsniscak@hmslegal.com
pddemanchick@hmslegal.com

Counsel for Community Utilities of Pennsylvania Inc.

/s/ Harrison W. Breitman

Erin L. Gannon, Esquire
Harrison W. Breitman, Esquire
Jacob D. Guthrie, Esquire
Office of Consumer Advocate
555 Walnut Street
5th Floor, Forum Place
Harrisburg, PA 17101-1923
OCACUPA2023@paoca.org

Counsel for the Office of Consumer Advocate

### /s/ Scott B. Granger

Scott B. Granger, Esquire Pennsylvania Public Utility Commission Bureau of Investigation & Enforcement Commonwealth Keystone Building 400 North Street, 2<sup>nd</sup> Floor Harrisburg, PA 17120 sgranger@pa.gov

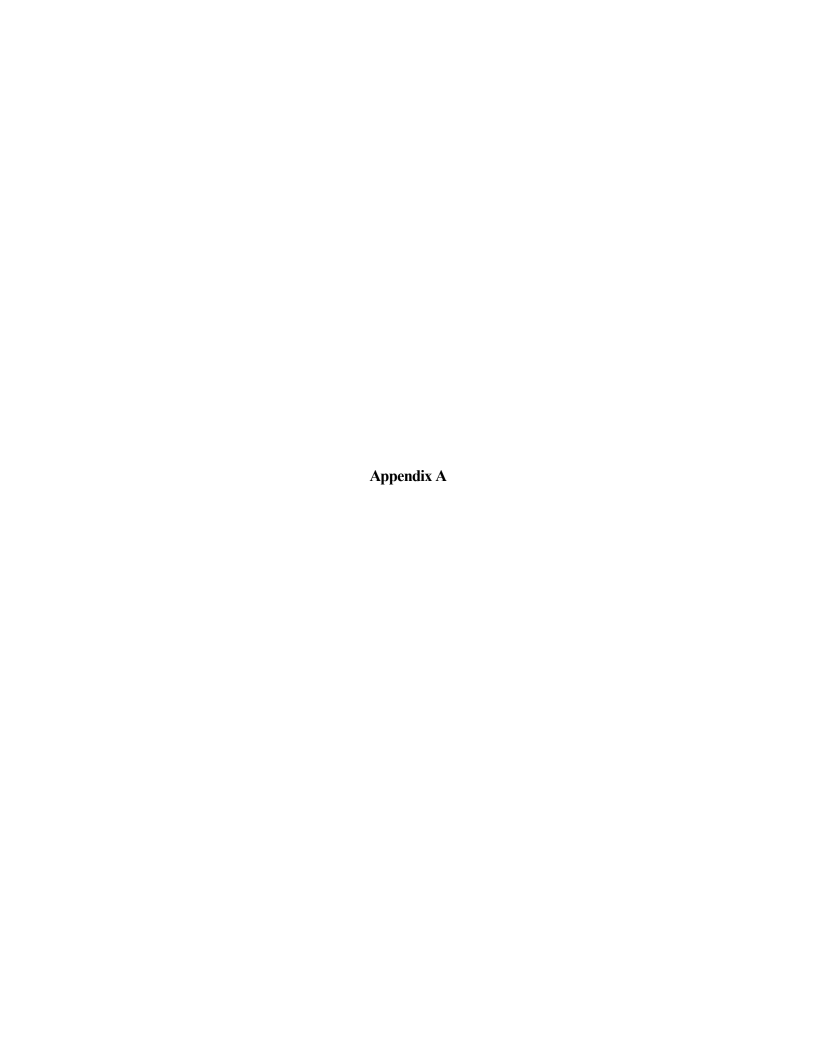
Counsel for the Bureau of Investigation and Enforcement

/s/ Sharon E. Webb

Sharon E. Webb Office of Small Business Advocate 555 Walnut Street 1st Floor, Forum Place Harrisburg, PA 17101 swebb@pa.gov

Counsel for the Office of Small Business Advocate

(Dated) April 1, 2024



# BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

Pennsylvania Public Utility Commission
: Docket No. R-2023-3042804 (water)
v. : R-2023-3042805 (wastewater)
: Community Utilities of Pennsylvania Inc. :

# ORDER GRANTING JOINT STIPULATION AND ADMITTING EVIDENCE

On March 27, 2024, a Joint Stipulation for Admission of Evidence ("Joint Stipulation") was filed by Community Utilities of Pennsylvania, Inc. ("CUPA"), the Bureau of Investigation & Enforcement ("I&E"); the Office of Consumer Advocate ("OCA"); and the Office of Small Business Advocate ("OSBA") (hereinafter collectively referred to as the "Joint Petitioners"). Each of the Joint Petitioners stipulated to the authenticity of the filings, statements, and exhibits listed in the Joint Stipulation and requested that they be admitted into the record of this proceeding on the terms and conditions set forth in the Joint Stipulation.

As this request is reasonable, it will be granted:

### THEREFORE, IT IS ORDERED THAT:

1. The following testimony and exhibits are admitted into the record:

## Community Utilities of Pennsylvania Inc. Testimony and Exhibits:

## Rate Case Filing and Direct Testimony

- A. CUPA Statement No. 1 Direct Testimony of Nathaniel Spriggs, President, including Exhibit No. NS-1
- B. CUPA Statement No. 2 Direct Testimony of Anthony Gray;
- C. CUPA Statement No. 3 Direct Testimony of David Clark (adopted by Mr. Anthony Gray);
- D. CUPA Statement No. 4 Direct Testimony of Emily Long, including Exhibit Nos. EAL-1 EAL-3 and Confidential Exhibits EAL-4 EAL-5;
- E. CUPA Statement No. 5 Direct Testimony of Amber Capwen;
- F. CUPA Statement No. 6 Direct Testimony of Steven Lubertozzi, including Attachments A to E;

- G. CUPA Statement No. 7 Direct Testimony of Scott Miller, including Exhibits SAM-1 SAM-3;
- H. CUPA Statement No. 8 Direct Testimony of Matthew R. Howard, including Appendix A and Schedules MRH-1 MRH-5;
- I. CUPA Statement No. 9 Direct Testimony of Harold Walker, III, including Appendix A and Schedules HW-1 to HW-29; and
- J. CUPA's November 9, 2023 Base Rate Filings (Water and Wastewater), including all supporting data and schedules.

- A. CUPA Statement No. 2-R Rebuttal Testimony of Anthony Gray, including Confidential Exhibit AG-1R;
- B. CUPA Statement No. 4-R Rebuttal Testimony of Emily Long, including Exhibits EAL-1R and EAL-2R;
- C. CUPA Statement No. 5-R Rebuttal Testimony of Amber Capwen, including Exhibits AMC-1R and AMC-2R;
- D. CUPA Statement No. 6-R Rebuttal Testimony of Steve Lubertozzi;
- E. CUPA Statement No. 7-R Rebuttal Testimony of Scott A. Miller, including Exhibits SAM 2-R and SAM 3-R;
- F. CUPA Statement No. 8-R Rebuttal Testimony of Matthew R. Howard, including Exhibits MRH-1-R to MRH-4-R; and
- G. CUPA Statement No. 9-R Rebuttal Testimony of Harold Walker, including Exhibit HW-1R.

### Surrebuttal Testimony

A. CUPA Statement No. 8-SR – Surrebuttal Testimony of Matthew R. Howard, including Schedules MRH-1-SR to MRH-2-SR.

### Rejoinder Testimony

- A. CUPA Statement No. 2-RJ Rejoinder Testimony of Anthony Gray, including Exhibit AG-1RJ;
- B. CUPA Statement No. 4-RJ Rejoinder Testimony of Emily Long;
- C. CUPA Statement No. 6-RJ Rejoinder Testimony of Steve Lubertozzi;
- D. CUPA Statement No. 7-RJ Rejoinder Testimony of Scott Miller, including Exhibit Nos. SAM 1-RJ (Corrected) and SAM 2-RJ (Corrected);
- E. CUPA Statement No. 8-RJ Rejoinder Testimony of Matthew R. Howard; and
- F. CUPA Statement No. 9-RJ Rejoinder Testimony of Harold Walker, including Schedule HW-1RJ.

### Verifications

A. Testimony Verification of Nathaniel Spriggs;

- B. Testimony Verification of Anthony Gray;
- C. Testimony Verification of Emily Long;
- D. Testimony Verification of Amber Capwen;
- E. Testimony Verification of Steve Lubertozzi;
- F. Testimony Verification of Scott Miller;
- G. Testimony Verification of Matthew R. Howard; and
- H. Testimony Verification of Harold Walker.

## **Bureau of Investigation and Enforcement Testimony and Exhibits:**

## **Direct Testimony**

- A. I&E Statement No. 1 (PROPRIETARY/Non-Proprietary) Direct Testimony of Zachari Walker, including Exhibit No. 1 (PROPRIETARY/Non-Proprietary);
- B. I&E Statement No. 2 Direct Testimony of D.C. Patel, including I&E Exhibit No. 2;
- C. I&E Statement No. 3 (Water) Direct Testimony of Esyan Sakaya, including I&E Exhibit No. 3 (Water);
- D. I&E Statement No. 3 (Wastewater) Direct Testimony of Esyan Sakaya, including I&E Exhibit 3 (Wastewater).

## Rebuttal Testimony

A. I&E Statement No. 2-R – Direct Testimony of D.C. Patel.

### Surrebuttal Testimony

- A. I&E Statement No. 1-SR, Surrebuttal Testimony of Zachari Walker, including I&E Exhibit No. 1-SR.
- B. I&E Statement No. 2-SR Surrebuttal Testimony of D.C. Patel;
- C. I&E Statement No. 3-SR (Water) Surrebuttal Testimony of Esyan Sakaya, including I&E Exhibit No. 3-SR (Water);
- D. I&E Statement No. 3-SR (Wastewater) Surrebuttal Testimony of Esyan Sakaya, including I&E Exhibit 3-SR (Wastewater).

### **Testimony Verifications**

- A. Testimony Verification of Zachari Walker;
- B. Testimony Verification of D.C. Patel; and
- C. Testimony Verification of Esyan Sakaya.

### The Office of Consumer Advocate Testimony and Exhibits:

### Direct Testimony

A. OCA Statement No. 1 - Direct Testimony of Nicholas A. DeMarco, including Exhibits NAD-A through NAD-C and a Verification;

- B. OCA Statement No. 2 Direct Testimony of Jennifer L. Rogers, including Appendix A, Schedules JLR-W-1 through JLR-W-12, Schedules JLR-WW-1 through JLR-WW-13, and a Verification;
- C. OCA Statement No. 3 Direct Testimony of Morgan N. DeAngelo, including Schedules MND-1 through MND-7, and a Verification;
- D. OCA Statement No. 4 Direct Testimony of Jerome D. Mierzwa, including Schedules JDM-1 and JDM-2 and a Verification; and
- E. OCA Statement No. 5 Direct Testimony of Terry L. Fought, including Exhibits TLF-1, TLF-W1, TLF-W2, TLF-W3, TLF-W4, TLF-W5, TLF-WW1, and TLF-WW2, and a Verification.

- A. OCA Statement No. 3R Rebuttal Testimony of Morgan DeAngelo, including a Verification; and
- B. OCA Statement No. 4R Rebuttal Testimony of Jerome D. Mierzwa, and a Verification;

### Surrebuttal Testimony

- A. OCA Statement No. 1SR Surrebuttal Testimony of Nicholas A. DeMarco, including a Verification;
- B. OCA Statement No. 2SR Surrebuttal Testimony of Jennifer Rogers, including Schedules JLR-W-1 to JLR-W-12, JLR-WW-1 to JLR-WW-13, Exhibit JLR-C, and a Verification;
- C. OCA Statement No. 3SR Surrebuttal Testimony of Morgan DeAngelo, including Schedules MND-1SR to MND-9SR and a Verification;
- D. OCA Statement No. 4SR Surrebuttal Testimony of Jerome D. Mierzwa, including Schedule JDM-1R and a Verification; and
- E. OCA Statement No. 5SR Surrebuttal Testimony of Terry L. Fought, including a Verification.

## Office of Small Business Advocate Testimony and Exhibits:

### Direct Testimony

A. OSBA Statement No. 1 - Direct Testimony Justin Bieber, including Exhibit Schedules JB-1 to JB-7 (Public), and a Verification.

## Rebuttal Testimony

A. OSBA Statement No. 1-R – Rebuttal Testimony of Justin Bieber, including a Verification.

### Surrebuttal Testimony

A. OSBA Statement No. 1-R – Surrebuttal Testimony of Justin Bieber, including Exhibit JB-08 and a Verification.

2.	The Parties are directed to file copies of the testimony and exhibits, including the
accompanyin	ng verifications, electronically with the Commission pursuant to Section 5.412a of the
Commission	a's regulations. 52 Pa. Code § 5.412a.
Date:	The Hon. Administrative Law Judge Steven K. Haas
	The Hon. Administrative Law Judge Alphonso Arnold III

# **CERTIFICATE OF SERVICE**

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

## BY ELECTRONIC MAIL ONLY

Erin L. Gannon, Esquire Harrison W. Breitman, Esquire Jacob D. Guthrie, Esquire Office of Consumer Advocate 555 Walnut Street 5th Floor, Forum Place Harrisburg, PA 17101-1923 OCACUPA2023@paoca.org	Mierzwa, Jerry jmierzwa@exeterassociates.com; Jennifer Rogers jrogers@exeterassociates.com; Lafayette Morgan lmorgan@exeterassociates.com  Consultants for OCA
Sharon E. Webb, Esquire Small Business Advocate Office of Small Business Advocate 555 Walnut Street 1st Floor, Forum Place Harrisburg, PA 17101 swebb@pa.gov	Scott B. Granger, Esquire Lisa Gumby Christine Wilson DC Patel Zach Walker Esyan Sakaya Pennsylvania Public Utility Commission Bureau of Investigation & Enforcement Commonwealth Keystone Building 400 North Street, 2 <sup>nd</sup> Floor Harrisburg, PA 17120 sgranger@pa.gov lgumby@pa.gov cswilson@pa.gov cswilson@pa.gov dupatel@pa.gov zawalker@pa.gov esakaya@pa.gov
Mr. Kevin C. Higgins Principal, Energy Strategies 111 East Broadway, Suite 1200 Salt Lake City, Utah 84111 khiggins@energystrat.com  Consultant for OSBA	Mr. Justin Bieber Principal, Energy Strategies 111 East Broadway, Suite 1200 Salt Lake City, Utah 84111 jbieber@energystrat.com  Consultant for OSBA

John Hoopingarner jwhoop@ptd.net	Michael J. Sanfilippo michaeljsanfilippo@gmail.com
Oleg Chuchin readypads@gmail.com	Rose Cocklin tintofrose@aol.com
Brian Fenimore <u>bfenimore10@comcast.net</u>	Jenny Howard djandjenny@gmail.com
Rafail Kovalenko <u>Dmitrykov@outlook.com</u>	Christine Corbissero turkeyhunter333@gmail.com
Scott & Vicky Furey Furiousvicky1@aol.com	Christina Boers Christina.boers82@gmail.com
George & Miriam Lingg Glingg52@gmail.com	Natalie Ortiz natalie.e.ortiz@gmail.com
Gregory Leone gregleone@msn.com	Cassandra Kramer <u>cassierovitti@hotmail.com</u>
Monica Wagner monica.wagner4@gmail.com	David Fardig <u>DFARDIG@pa.gov</u>
Lynn Buckingham LYNN.BUCKINGHAM@GMAIL.COM	Ernesha Holloway Bolden ehollo3609@gmail.com
Petricia Perville-Davy pp.perville@gmail.com	Denise Cooper Hotspursproductions@gmail.com
Nanette De Bartolo Nanettedb1@gmail.com	Anna Majewski <u>Kurzatharz1@yahoo.com</u>
Anna Paryzki ppemaile@msn.com	Brian Morrison bmorrison@me.com
Christ and Carol Nielsen Cnielsen4u@yahoo.com	Grazyna Paryzka ppemail@msn.com
Larisa_shin@yahoo.com	Richard and Susan DiPiazza  Impact451@hotmail.com
Ryan Ellison ellisonhomebuy@gmail.com	Susan Nikolau susankastelnik@hotmail.com

Rene Bressant	Craig Morris
RBJRDC@gmail.com	Motorman_18301@yahoo.com
Christopher Williams	David Lambie
Cwilliams10@gmail.com	DRLAMBIE7@AOL.COM
Gary and Grace Moro	Robert Zwahlen
Grace-moro@gmail.com	RSZWAHLEN73@YAHOO.COM
Joseph Albanese	Tigron Petrosian
Josephalbanese@yahoo.com	ticopetrosian@outlook.com
Penn Estates POA, Inc.	Gail Bechtold and Thomas Romano
PhyllisHaase@PEPOA.org	Thomasr1944@gmail.com
Linda DiGregorio	Peter Mauro
Linda_digregorio@hotmail.com	pmauro@musician.org
Suzie Mapolitano	Catherine Gilchrist
Suzie.napolitano@gmail.com	Shardae110899@optimum.net
Mario Carlino	Patricia Lathrop
Carlinomario149@gmail.com	PFLJRL@hotmail.com
Steven and Carol Krauss	Antonia & Ramon P. Rivas
Cskrauss214@gmail.com	Rivas49jr@aol.com Rivasr37@gmail.com
	Kivasi 57 (@,gman.com
Kristen Martin	Rich Franzson
persaudkristen@gmail.com	mkoalab@gmail.com
Susan Maeri	Thomas and Patricia Parillo
Smacri07832@yahoo.com	Pattipp2@comcast.net
Nicholas J. Corforte	Tom & Julie Chlandny
Deadman3@aol.com	TDC321JLC@verizon.net
Patrica E. Merrill	
Merrillpatricia67@gmail.com	

/s/ Whitney E. Snyder
Whitney E. Snyder
Thomas J. Sniscak
Phillip D. Demanchick Jr.

Dated this 1st day of April, 2024.