



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

IN REPLY PLEASE
REFER TO OUR FILE
M-2020-3020824

February 6, 2025

Devin Ryan, Esq.
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Harrisburg PA 17101-1601
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Re: Approval of Second Amendment 4 to the Contract between PPL Electric Utilities Corporation and CLEAResult Consulting Inc. filed on 1-2-25 Second Amendment 4 to Agreement # 09048090 (Parent Contract 2313 with P.O. 105933 & 106537)
M-2020-3020824

Dear Mr. Ryan:

This letter acknowledges that Commission staff has reviewed the Second Amendment Four to an existing Act 129 Conservation Service Provider (“CSP”) contract between PPL Electric Utilities Corporation (“PPL”) and CLEAResult Consulting, Inc., (“CLEAResult”), filed with the Commission on January 2, 2025, to implement changes to Agreement # 09048090 (Parent Contract 2313 with P.O. 105933 & 106537).

The *Phase IV Implementation Order*,¹ *inter alia*, required all Electric Distribution Companies (EDCs) subject to Act 129 to submit, for Commission review, all proposed contracts with CSPs. (*Phase IV Implementation Order*, Section G, pages 67-71). The Commission must review, and may order the modification of, these proposed contracts. 66 Pa. C.S. § 2806.1(a)(8).

PPL is advised that the above-referenced CSP contract amendment is approved.

Furthermore, we note that approval of this filing does not constitute a determination that such filing is consistent with the public interest and that the associated costs or expenses are reasonable or prudent for the purposes of cost recovery. These issues will be addressed by the Commission in any appropriate plan approval and cost recovery proceedings.

¹ *Energy Efficiency and Conservation Program Implementation Order*, Docket No. M-2020-3015228 (June 18, 2020) (*Phase IV Implementation Order*).

The determinations in this Secretarial Letter have been made by PUC staff under authority delegated by the Commission. Parties have the right to seek reconsideration of this staff action. Parties may seek reconsideration of these directives by petitioning the Commission within 20 days after service of this Secretarial Letter. *See* 52 Pa. Code § 5.44 (relating to petitions for appeal from actions of the staff).

Please direct any questions to Joseph Sherrick, Bureau of Technical Utility Services, at (717) 787-2359 or Steven Bainbridge, Assistant Counsel, Law Bureau, at (717) 783-6165.

Sincerely,



Rosemary Chiavetta
Secretary

cc: Darren Gill, Deputy Director, TUS
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