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January 7, 2026

**VIA ELECTRONIC FILING**

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

**Re: Peoples Natural Gas Company LLC – Amended Petition to Amend its Universal Service and Energy Conservation Plan  
Docket Nos: M-2018-3003177; M-2020-3021343; P-2024-3052324**

Dear Secretary Homsher:

Enclosed for filing on behalf of Peoples Natural Gas Company LLC ("Peoples") is an Amended Petition to amend its Universal Service and Energy Conservation Plan ("USECP") and a redlined version of Peoples' USECP. This Petition requests authorization to allow the Company to initiate auto-enrollment of the Low-Income Home Energy Assistance Program ("LIHEAP") recipients (who have agreed to share income data with Peoples in the current program year) with significant balances into its Customer Assistance Program ("CAP") and to permit auto-recertification using the shared income information. This Amended Petition is being filed to address the concerns raised by the Pennsylvania Public Utility Commission ("Commission") in its April 2025 Order and October 2025 Order and aligns with the Company's current tariff.

Please contact Rita Black (412-208-6530) or the undersigned should you have any questions or require further information regarding this filing.

Very truly yours,

Meagan Moore

Cc via e-mail: Certificate of Service

**BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Amended Petition of Peoples Natural Gas	:	
Company LLC to Amend its Current	:	Docket Nos. M-2018-3003177
Universal Service and Energy Conservation	:	M-2020-3021343
Plan, 2019-2024	:	P-2024-3052324

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**AMENDED PETITION OF PEOPLES NATURAL GAS COMPANY LLC TO AMEND  
ITS CURRENT UNIVERSAL SERVICE AND ENERGY CONSERVATION PLAN 2019-  
2024.**

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Peoples Natural Gas Company LLC (“Peoples” or “the Company”) hereby files this Amended Petition seeking to amend its current Universal Service and Conservation Plan<sup>1</sup> (“USECP”). This Petition requests authorization to allow the Company to initiate auto-enrollment of the Low-Income Home Energy Assistance Program (“LIHEAP”) recipients (who have agreed to share income data with Peoples in the current program year) with significant balances into its Customer Assistance Program (“CAP”) and to permit auto-recertification using the shared income information. This Amended Petition is being filed to address the concerns raised by the Pennsylvania Public Utility Commission (“Commission”) in its April 2025 Order and October 2025 Order and aligns with the Company’s current tariff.

In support of the instant Amended Petition, Peoples states as follows:

**I. Introduction**

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<sup>1</sup> On November 26, 2024, Peoples filed updates to its current USECP to reflect changes approved by Commission Order in the Company’s most recent base rate case, Docket No. R-2023-3044549. The USECP included with this Petition already incorporates the changes from that referenced rate case docket. The updates to Peoples’ USECP filed on November 26, 2024 were approved by Secretarial Letter dated December 13, 2024.

1. Peoples is a “public utility” and a “natural gas distribution company” as those terms are defined in Sections 102 and 2202 of the Code, 66 Pa. C.S. §§ 102, 2202. Peoples provides natural gas services to more than 700,000 customers in all or portions of the following Pennsylvania counties: Allegheny, Armstrong, Beaver, Blair, Butler, Cambria, Clarion, Clearfield, Fayette, Greene, Indiana, Jefferson, Lawrence, Mercer, Somerset, Venango, Washington and Westmoreland.

2. Peoples is a large jurisdictional natural gas distribution company obligated to submit an updated USECP every three years to the Commission for approval. 52 Pa. Code § 62.4.

3. Peoples’ current USECP plan for 2019-2024 was approved by the Commission on May 12, 2022 and was amended on November 9, 2023 and November 26, 2024<sup>2</sup>.

4. The names, addresses and telephone number of the Company’s counsel for the purposes of this filing are as follows:

Meagan Moore (ID# 317975)  
PNG Companies LLC  
375 North Shore Drive  
Pittsburgh, PA 15212  
Phone: 412-208-6527  
E-mail: meagan.moore@peoples-gas.com

Peoples’ attorney is authorized to receive all notices and communications regarding this filing.

## **II. Peoples Original Petition to Amend its Current USECP**

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<sup>2</sup> The most recent amendments to Peoples 2019 USECP were approved by Commission Secretarial Letter issued on December 13, 2024, at Docket Nos. M-2018-3003177, M-2020-3021343, and R-2023-3044549. All references to Peoples’ 2019 USECP refer to the most recently approved version.

5. On December 11, 2024, Peoples filed a Petition to Amend its 2019 USECP. Specifically, the Petition requested Commission approval to auto-enroll residential accounts into CAP if their balances exceeded \$300 and the account had received a LIHEAP grant within the past two years.
6. On April 24, 2025, the Commission entered an Order denying Peoples' Petition to Amend its 2019 USECP, finding that the Company's proposals were incomplete. The Commission listed several issues that the Company would need to address in a revised Petition<sup>3</sup>.
7. On May 9, 2025, CAUSE-PA filed a Petition requesting reconsideration and/or clarification of the Commission's April 2025 Order denying Peoples' Petition.
8. On May 22, 2025, the Commission entered an Order granting CAUSE-PA's Petition for Reconsideration and/or Clarification pending review of, and consideration on, the merits of the CAUSE-PA Petition.
9. On October 9, 2025, the Commission entered an order granting in part and denying in part, CAUSE-PA's Petition for Reconsideration in this matter.
10. The October 9 Order directed Peoples to consult with interested stakeholders on certain issues and file an amended Petition to Amend its USECP, within 90 days of the entry date of this order (on or by January 7, 2026).

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<sup>3</sup> In its Order on page 24, the Commission notes that Peoples proposal seeks to auto-enroll or auto-recertify customers in CAP based on possible out-dated income or household information. Moreover, the Commission noted that the Company's proposal failed to explain how its CAP auto-enrollment process would address qualifying customers who contract with a natural gas supplier. Lastly, the Commission noted that the Company's proposal did not: Identify whether a Hardship Fund could be used to address high balances prior to auto-enrollment in CAP; Fully explain how it will educate customers about the CAP auto-enrollment process and address any potential negative impacts; Include estimates on its impacts on annual CAP enrollments and spending; and, Identify how it would evaluate the success of the CAP auto-enrollment process through tracking and reporting.

11. This Amended Petition is being filed pursuant to the Commission's October 9 Order.

### **III. Peoples Amended Petition to Amend its Current USECP**

#### **A. Background.**

12. On September 12, 2024, Peoples received approval from Commission to implement rates and service provisions included in its base rate proceeding. The Commission Order included a Low Income Stipulation reflecting agreement between the Company and certain parties on eleven provisions pertaining to low income issues. The Stipulation included an agreement to:

file a Petition at its current USECP Docket within 90 days of a final order in this case seeking authorization to amend its USECP to allow the Company to initiate auto-enrollment of LIHEAP recipients with significant balances into CAP, to permit auto-recertification, and to waive income documentation requirements for CAP applicants that have received LIHEAP in the past two years.<sup>4</sup>

13. The Company has implemented a weekly report providing a listing of residential accounts that have received a LIHEAP payment within the current week and are not currently participating in CAP. Using this report, the Company conducts direct outreach, typically via phone and/or email, to gain permission of the LIHEAP recipient to enroll the account into CAP. Accounts are prioritized for direct outreach based on current outstanding balance.

#### **B. Up-to-Date Income Data.**

14. The Company requests permission to implement auto-enrollment for accounts with significant balances that have received LIHEAP, so long as those households have given permission to share their income data with the Company in the current program year. This ensures that the income information is up-to-date and avoids the use of stale information. This would be implemented using a two-prong approach. First, the Company will auto-enroll such accounts when

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<sup>4</sup> Opinion and Order, R-2023-3044549, Pages 62 and 63.

identified during the review of its existing weekly report. Second, the Company will review accounts received through the data-sharing process to determine if CAP auto-enrollment is beneficial.

**C. Accounts with Natural Gas Suppliers.**

15. For those households eligible for the auto-enrollment as described in paragraph 14, but who have an alternative natural gas supplier, Peoples will not auto-enroll these accounts into CAP. Instead, the Company will send a letter to the household explaining that the account is eligible for CAP enrollment and that CAP participants are not permitted to purchase their gas supplies from alternative suppliers. A draft copy of the letter the Company would send to these eligible customers is attached as Exhibit A hereto. Peoples will continue to collaborate with stakeholders to refine and finalize these communications if this petition is approved.

**D. Determining CAP Payment Amounts.**

16. With respect to determining a CAP payment amount for auto-enrolled accounts, the CAP payment amount is resolved using LIHEAP data share as the LIHEAP data share information provides sufficient information to allow for the calculation of the account's CAP amount. Importantly, the income information provided in the LIHEAP data share is both current and verified and can be relied upon to establish an appropriate CAP payment amount. Similar to all other CAP participants, CAP customers who are enrolled through auto-enrollment or continue to participate through auto-recertification will pay a CAP payment that is the lower of the calculated percentage of income amount, based on household income and Peoples' tiered CAP program, or the budget amount, whichever is lower.

**E. Arrearage Threshold of \$300**

17. Peoples consulted with its Universal Services Advisory Group ("USAG") to

discuss the appropriateness of the \$300 threshold for auto-enrollment that was reflected in the original Petition and in this Amended Petition both in terms of amount of arrears and the potential alternative of using the hardship fund to reduce arrears in lieu of CAP enrollment. The \$300 threshold was proposed because it indicates the account had an account balance of at least \$500 at the time of the receipt of LIHEAP as the minimum LIHEAP grant is \$200. A \$500 gas bill is indicative of multiple months of insufficient payments and points to the household's struggle to maintain utility service. Peoples and members of its USAG that provided input into this Amended Petition agree that \$300 is an appropriate threshold.

#### **F. Hardship Fund**

18. Peoples did consider how the use of its Hardship Fund dollars impacts this Amended Petition. As a fund of last resort, a hardship grant is intended to be a backstop against loss of service and also fills the gap for consumers whose income exceeds LIHEAP guidelines (i.e. households with incomes between 151 and 200% FPL). Peoples and its USAG members discussed the option of providing a hardship grant in lieu of CAP enrollment. Peoples' USAG collaborative came to the conclusion that maintaining the hardship benefit for future use in the program year by the customer is an important tool for the customer. When enrolling in CAP, the customer is eligible to defer their entire account balance for the benefit of arrearage forgiveness. If the hardship grant were used to pay the arrearage instead, the customer would not be able to access a hardship grant until the next program year. However, if the customer is enrolled into CAP, they maintain their hardship eligibility and if they fall behind on their CAP payments, they can utilize the hardship grant to pay those arrears, which will, in turn, generate arrearage forgiveness benefits to further reduce their entire debt. Further, if Peoples utilized hardship funding rather than auto-enrollment into CAP for these households, the finite hardship fund would be depleted by \$150,000 to

\$250,000 for every 500 households that receive the grant in lieu of CAP enrollment.

#### **G. Customer Education**

19. In all cases, customers who are enrolled in CAP, via auto-enrollment or through application, receive a Welcome letter, identifying their participation in CAP and providing information for the customer to remove themselves from CAP if they choose not to participate. Regarding education, the Company's Welcome letter for auto-enrolled customers, provided hereto as Exhibit B, is a plain language notice that explains the benefits of CAP, provides the CAP amount that will be reflected on the customer's next bill and provides information on opting out of CAP enrollment if the customer chooses not to participate. The second page of the Welcome letter will be the CAP agreement which explains the responsibilities and restrictions of CAP participation. This is consistent with the current process of providing a Welcome letter and CAP agreement to all CAP enrollees. The current CAP agreement that is used for new CAP enrollments will be revised to reflect the format provided in Exhibit B to improve education of enrolling customers, whether those participants be auto or customer initiated enrollments. Peoples will continue to collaborate with stakeholders to refine and finalize these communications if this amended petition is approved.

#### **H. Implementation, Tracking and Evaluating Auto-Enrollment**

20. Peoples' customer information system does not allow broad differentiation between those enrolled by customer request or those auto-enrolled. Peoples does, however, recognize the benefit of tracking these data points in order to evaluate effectiveness. Therefore, Peoples proposes to manually develop a reporting process in which a pilot group of customers are tracked over a period of time, allowing for annual reports on the pilot group regarding three major

data points: number of customers auto-enrolled, broken down by FPIG level; number of customers who opted out; and impact of auto-enrollment on payment behavior and debt forgiveness. Peoples will provide this reporting on a quarterly basis to the USAG.

**I. Impact on Current CAP Program**

21. With respect to estimating the overall impact on CAP enrollment levels, including program spending and cost impact for ratepayers, the Company evaluated the potential population of eligible customers. Peoples typically receives roughly 25,000 LIHEAP grants each program year. Generally, half of those households are already participating in CAP. To identify the potential population eligible for auto-enrollment, Peoples reviewed its recent LIHEAP payment receipts and determined 47% of customers receiving a grant were not enrolled in CAP and of that non-CAP group, 4.7% had balances over \$300. Peoples applied those percentages to its 2024/2025 program year LIHEAP households which totaled 25,319. This resulted in an estimated potential population of 556 non-CAP households with balances over \$300. Based on this calculation, Peoples determined that if all estimated 556 customers had given permission to Peoples to receive their income documentation, and assuming typical CAP costs per household, the resulting increase to CAP costs would be \$530,617 annually and result in an increase of the per unit rate of the universal service charge of \$0.0104.

**J. Any Potential Negative Impact of Auto-Enrollment**

22. With respect to any potential negative impacts associated with auto-enrollment, Peoples asserts that its currently effective USECP prohibits re-enrollment in CAP for 12 months following a customer-initiated removal from the program. In order to provide ample time for auto-enrolled customers to decide whether they want to continue to participate in CAP, Peoples will waive the re-enrollment provision for auto-enrolled customers who opt out of CAP within 90 days.

Any benefits of CAP that were provided during the participation period (i.e. CAP credits and arrearage forgiveness) will be retained by the customer. If the customer chooses to enroll in CAP in the future, the full balance at the time of enrollment can be deferred for arrearage forgiveness benefits.

**K. Consultation with USAG**

23. Peoples submits that it did consult with interested stakeholders as directed by the Commission's October 2025 Order prior to developing and filing this Amended Petition. In addition to discussing this topic at its fall USAG meeting, Peoples also conducted a USAG sub-committee with a smaller group of members to discuss the petition in more detail.

**L. Amended Request to Auto-Enroll**

24. On this basis, and for all reasons set forth above, Peoples submits this Amended Petition, with Exhibits A & B, along with a redlined version of its USECP, reflecting the implementation of auto-enrollment for LIHEAP recipients with significant balances and auto-recertification for LIHEAP recipients actively participating in CAP.

**IV. Service**

25. Pursuant to the Commission's regulations at 52 Pa. Code § 121.4(a), and the Commission's October 2025 Order in this matter, Peoples is serving this Amended Petition to Amend its Current USECP on the statutory advocates and all of the parties of record in the Company's currently effective USECP, Docket Nos. M-2018-3003177, M-2020-3021343, and P-2024-3052324 and its most recent base rate proceeding, Docket No. R-2023-3044549.

V. **Conclusion**

26. Based upon the foregoing, Peoples Natural Gas Company LLC respectfully requests that the Commission grant this Amended Petition.

Respectfully submitted,



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Dated: January 7, 2026

# **EXHIBIT A**

LOGO

EXHIBIT A

Date

Customer Name

Customer Address

Customer Address 2

Dear Customer

When you applied for a Low Income Home Energy Assistance (LIHEAP) grant, you checked the box on the application to allow LIHEAP to share your household income with Peoples.

We have reviewed your information and you qualify to participate in Peoples' Customer Assistance Program (CAP). However, you are not currently eligible for CAP because you are purchasing your natural gas supply from NAME OF SUPPLIER.

**To enroll in CAP, you need to contact your supplier and request cancellation.** You can call your supplier at SUPPLIER PHONE NUMBER.

#### **What are the benefits of CAP?**

- Predictable monthly payment.
- No late payment charges.
- No unexpected winter bills.
- The balance you owe today will be frozen.
- You will receive a credit towards your frozen balance for every payment you make.

Using the household income information LIHEAP provided to Peoples, we estimate that your monthly CAP payment would be \$XX if you enroll in the program.

#### **How can I enroll in CAP?**

After you cancel with your supplier, please contact Peoples CAP program at 1-888-282-6816 Monday through Friday from 8 a.m. to 5 p.m. to enroll.

Sincerely,

Peoples Natural Gas

Customer Assistance Program

# **EXHIBIT B**

LOGO

EXHIBIT B

Date

Customer Name

Customer Address

Customer Address 2

Dear Customer

When you applied for a Low Income Home Energy Assistance (LIHEAP) grant, you checked the box on the application to allow LIHEAP to share your household income with Peoples.

We have reviewed your information and you qualify for bill assistance through Peoples' Customer Assistance Program (CAP). **You have been automatically enrolled in CAP based on the information provided on your LIHEAP application. Your CAP payment is \$XX.** Your CAP payment may change over time and any changes will be noted clearly on your gas bill.

**What are the benefits of CAP?**

**CAP helps make your gas bills more affordable by offering:**

- Predictable monthly payment.
- No late payment charges.
- No unexpected winter bills.
- Your current balance is frozen.
- You will receive a credit towards your frozen balance for every payment you make.

**Do I need to take any action?**

A copy of the CAP agreement is enclosed. **Please read it carefully so that you understand your rights and responsibilities as a new CAP participant.**

**If you do not wish to participate in CAP, please contact our CAP office at 1-888-282-6816 Monday through Friday from 8 a.m. to 5 p.m.**

Sincerely,

Peoples Natural Gas

Customer Assistance Program

As a participant in Peoples CAP, I agree to:

- **Pay the CAP amount due** by the due date each month.
- **Update my household size and income** when I enroll in CAP, when asked for by CAP or when either my household size or income changes.
- **Apply for ~~any and all~~ available energy assistance programs** that I am income eligible for, including LIHEAP and Peoples weatherization program.
- **Allow access to my gas meter** or report my meter readings so my gas bill is not estimated more than three months in a row.
- **Use my gas service responsibly** by maintaining my thermostat for heating use at a reasonable level.
- **If I fall behind or miss a payment**, I will call Peoples right away.

I confirm that:

- My service address is my personal residence and gas service used at this address is for members of my household and me only for heating, hot water, cooking and drying clothes.
- I understand my monthly CAP payment is reviewed and updated regularly and may change. **If my CAP payment is changing, I will receive a message on my bill to notify me.**
- **I understand that while enrolled in CAP, I may not purchase my gas supplies from an alternate natural gas supplier.**
- I understand that if I do not use my gas service responsibly, I may be billed for excess gas usage.
- I must notify Peoples if my household size or income changes within 30 days of the change.
- If I fail to respond when asked to update my household and income information, I will be removed from CAP. **I can re-enroll in CAP by submitting my household and income information.**

**Peoples Natural Gas Company LLC**

**UNIVERSAL SERVICE  
AND  
ENERGY CONSERVATION PLAN**

**2019-2024**

Amended January 7, 2026 to reflect changes proposed in Peoples' Petition seeking permission to modify its USECP to allow auto-enrollment and auto-recertification abilities pertaining to LIHEAP recipients.

Peoples Natural Gas  
375 North Shore Drive  
Pittsburgh, PA 15212

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## **LIST OF ATTACHMENTS**

1. Attachment A -- Independent Evaluation Performed by APPRISE
2. Attachment B -- Sample CAP Bill
3. Attachment C -- LIURP Customer Pledge and Action Plan Forms
4. Attachment D -- Energy Conservation Education
5. Attachment E -- Programs Booklet
6. Attachment F -- Consumer Education & Outreach Plan
7. Attachment G -- Needs Analysis
8. Attachment H -- Zero Income Form

# **UNIVERSAL SERVICE AND ENERGY CONSERVATION PLAN**

## **Overview**

The Peoples Natural Gas Company (Peoples) submitted its current Universal Service Plan on July 16, 2014<sup>1</sup>. It was approved by Final Order on December 17, 2015. The Plan incorporated the best practices of the Peoples and Equitable Divisions of Peoples Natural Gas and included an expansion of the Customer Assistance Program under a Pilot that allowed for participation for customers with significant balances and incomes between 151 and 200% of Federal Poverty Levels. The Company further amended the plan in 2016 to include an Emergency Furnace and Line Repair Program for the Equitable Division<sup>2</sup>.

The Company has an active Universal Service Advisory Group (USAG) whose members include representatives from Office of Consumer Advocate, the PA Public Utility Commission's Office of Investigation & Enforcement and Bureau of Consumer Services, Public Utility Law Project, and local community partners such as Women's Center and Shelter of Pittsburgh, Salvation Army, Allegheny County Department of Aging, United Way PA 2-1-1, Catholic Charities and others. The USAG meets quarterly in January, April, July and October. The group provides valuable input into the outreach methods and communication efforts for the Company's Universal Service programs. It also has an important role in advising the Company on appropriate budgets, eligibility and program parameters. The input of the USAG was crucial to the development of this Plan and the changes proposed are reflective of the engagement of the group. The group's goal is to ensure the programs offered by the Company increase affordability, reach the vulnerable populations who need them and are managed effectively.

This Plan no longer includes the LIURP Pilot Community Partnership program. This program was designed to provide financial support to local organizations that offered energy conservation events and or programs in the Peoples Division service territory. The annual budget was \$50,000. When the program was launched in 2011, interest from partnering organizations was high and Peoples was able to support some very valuable conservation education programs. Over time, the number of proposals for support have continued to drop and in 2017, Peoples sponsored only one project and used the remaining funds to provide energy conservation programs developed and presented by Peoples' Energy Consultants. Therefore, the Company proposed, and the USAG agreed, that these annual funds would be better spent in the LIURP weatherization program, providing more available dollars to increase random inspections as well as health and safety spending. A letter of notification was submitted to the Bureau of Consumer Services on June 26, 2018 regarding the elimination of this program and use of these funds in the LIURP weatherization program. The transfer of the \$50,000 from the Community Partnership for Weatherization Program to LIURP is reflected in the LIURP budgets provided in this Plan.

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<sup>1</sup> Docket M-2014-2432515

<sup>2</sup> Dockets P-2016-2562220 and M-2014-2432515

## Plan Submission

This Plan will be in effect during the period from January 1, 2019 through December 31, 2028 and will be implemented upon approval by the Commission.

## Plan Modifications

The proposed modifications, which are highlighted below, represent the Company's efforts to continually improve the effectiveness and efficiency of its Universal Service Program offerings. Proposed changes were developed from feedback received in the Independent Evaluation of 2017 and the input of the Company's USAG.

### Customer Assistance Program

- Partnership with Duquesne Light to assist customers in enrolling in CAP for both companies with one income documentation submission.
- Provision added to allow customers to re-enter CAP up to 9 months after termination or removal, maintaining the same pre-CAP amount as existed prior to their exit.
- Limit the use of LIHEAP receipts in lieu of providing income documentation for CAP enrollment to those funds received in the current (or prior if the season has recently closed) LIHEAP season. This reduces the timeframe for which LIHEAP receipts can be used to indicate eligibility from 2 years to approximately one year.
- Elimination of the CAP Plus mechanism to improve affordability.
- Elimination of the pre-CAP add-on payment of \$5 per month for those that enter the program with arrearages.
- Provide auto-enrollment into CAP for accounts with balances of \$300 or more upon receiving shared customer income information coincident with a LIHEAP grant from the Department of Human Services.
- Automatically recertify CAP participation based on receipt shared customer income information coincident with a LIHEAP grant from the Department of Human Services.
- Waive income documentation requirements for CAP applicants that have received a LIHEAP grant in the past two years.

### CARES/Hardship Funds

- Company will make all efforts to partner with electric companies to provide services to vulnerable customers within the residence to obtain documentation for possible programs participation and provide resources.

### Low Income Usage Reduction Program (LIURP)

- Increased allowance per job to include remediation of the heating system in addition to implementing pre-determined measures and in some cases for health and safety measures that allow the Company to move forward with weatherization project that might have otherwise been prohibited.
- Provide for an increase of random inspections above 25% of annual jobs to allow for a more effective quality control of the program measures installation, new contractors

and/or of those situations in which the Company deems it appropriate to provide additional oversight to a contractor/(s).

#### LIURP Emergency Furnace & Line Repair Program

- Increase the annual budget for Peoples Natural Gas to \$863,750. to reflect changes in annual budgets determined in prior proceedings. Increase the annual budget for Peoples Gas Company LLC to \$61,250 to reflect changes in annual budget determined in prior other proceedings.
- Increase all annual budgets by 3% for each subsequent year to reflect increases in labor and material costs.
- Include costs of minor restoration that is necessary to ensure safety for gas line replacements that include excavation.

#### **Plan Attachments and Coordination Efforts**

A list of attachments to this Plan follows the Table of Contents.

An integral part of the Plan is the coordination of Universal Service Programs both within the Company and through external agencies. Employees receive training regarding sensitivity to those with special needs as well as program availability and eligibility. Employees of the Customer Service Center as well as Field Operations make referrals to the Customer Relations team via email or phone. In addition, area agencies are a key source of outreach efforts to customers and are supported through materials and/or presentations provided by the Company.

The steps used to identify eligible customers and methods of program coordination can be found listed in the first section, Customer Assistance Program. These steps apply to all of the Universal Service Programs in the Plan.

#### **Organization**

Universal Service Programs are managed and directed by the Customer Relations Department which is housed in the Operations organization of the Company. The organizational chart for Customer Relations is provided at the end of this section. While the programs themselves are managed exclusively in the Customer Relations department, the important work of outreach and referrals occur throughout the Company.

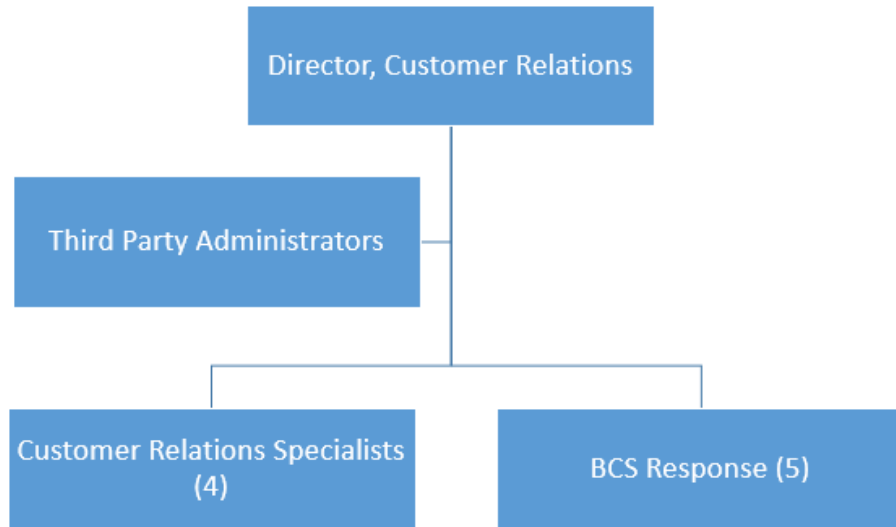
Incoming calls to the Company from low income customers are answered in the Customer Service Center, Monday through Friday from 7 a.m. to 5 p.m. Management of the Customer Service Center is provided by the Sr. Director of Customer Service. All agents receive training on the Company's Universal Service Programs in order to make appropriate referrals. Customers who appear to be eligible and in need of the Customer Assistance Program are transferred directly to Dollar Energy Fund, the Company's CAP administrator, for immediate assistance. CAP participants who need the assistance of a Dollar Energy Fund Hardship Grant

are directly transferred to Dollar Energy Fund to apply for the grant over the phone and are not required to visit an agency. Customers who are in need of other Universal Service programs such as weatherization, emergency heating assistance or CARES are referred by the Customer Service Center to the Customer Relations department for follow up.

In addition to the organization which supports the connection of customers with available assistance, customers can additionally self-refer. Through the Company’s website, customers can contact the Company through the ‘Peoples Helps’ email line which is managed by the Customer Relations department. Customers creating an online payment arrangement through the Company’s e-account portal, and who present with income less than 150% FPL are identified and their accounts are forwarded on a weekly basis to the CAP administrator for outreach for potential CAP enrollment and to offer other Universal Service programs as appropriate.

In order to ensure we reach the most vulnerable, an employee-only phone line has been implemented for the Field Operations team. Field technicians can dial directly into the Customer Relations department to make the Company aware of customers in difficult circumstances so help can be provided. Field employees also receive a stock of customer care cards that are essentially business cards with the Company’s phone number and a list of programs to hand out to customers who could benefit from these programs. Customer Relations staff members additionally provide ‘on call’ service to Operations after normal working hours and on weekends. This service allows us to coordinate assistance for vulnerable customers, particularly if an issue arises in colder weather that affects heat to the home.

Customer support has high visibility in the Company as seen through regular presentations to the management team. Educating employees on Universal Service programs is a key focus of Peoples’ Making Life Better mission.



## **CUSTOMER ASSISTANCE PROGRAM (CAP)**

### **Program Description**

Peoples CAP is a special payment plan for low-income, payment-troubled customers. Through CAP, low income customers pay a percentage of their income for natural gas service. The reduced payment amount is designed to improve payment compliance and reduce collection activities.

Eligible customers agree to pay 4%, 5%, 6% or 11% of their verified before-tax monthly income for natural gas service. The household income and family size determine which percentage of income the customer is to pay. Earned and unearned income of minor children is excluded in the determination of eligibility and calculation CAP payment, in compliance with the definition of household income found at 66 Pa.C.S. §1403. If the average bill for the premises is lower than the calculated percentage of income payment, the customer's CAP payment will be the average bill amount.

Eligibility for CAP is income at or below 150% FPL. Customers with incomes between 151 and 200% FPL that meet additional eligibility requirements will be eligible to participate in the Pilot CAP expansion.

### **Findings and Recommendations from Independent Evaluation**

1. Phone and Agency Enrollment – Most customers enroll in CAP over the telephone by calling DEF. Customers appear to appreciate the convenience of the telephone enrollment and very few customers visit an agency to enroll in CAP. However, there may be additional cases where agency enrollment may provide important benefits to the customer such as quicker enrollment or more education and referrals, and should be recommended.
2. Income Verification – Peoples has reported that they are working to make it even easier for customer to provide income documentation, by creating additional mechanisms for customers to submit the information.
3. Recertification – As with enrollment, customers appear to appreciate the ability to recertify by mailing in their documentation rather than visiting an agency. However, it may be beneficial for Peoples to suggest that certain customers visit an agency to recertify to obtain a better understanding of the program, the importance of making the monthly CAP payment, and additional resources that may be available to assist them in meeting their needs.
4. CAP Bill – Peoples has designed a CAP bill that provides a clear presentation of the monthly CAP payment, the five-dollar contribution for arrearages and the CAP credit as the difference between actual usage and the CAP payment. Peoples could add information on the amount of arrearage forgiveness that will be received when they pay their bill to make this even more apparent.
5. CAP Plus – The CAP Plus adder impacts energy burden and affordability. Peoples should continue to monitor this adder and assess how increases impact affordability, especially for the lowest income customers.

6. Affordability – The CAP survey and the transactions data analysis clearly showed that the program has improved affordability for participants.
7. Bill Payment – CAP also had a positive impact on bill payment.
8. CAP Satisfaction – Customers reported that CAP was very important in helping them to meet their needs and their satisfaction was high.

## **Modifications Since Last Plan**

Peoples implemented the suggestion provided in finding number 4 above regarding the CAP bill. A message has been added to CAP bills, directly below the CAP payment amount, to remind customers of the Arrearage Forgiveness benefit they will receive by making the payment. Please refer to Attachment B for an example of this bill message.

In response to finding number 5, Peoples engaged the regulatory focused members of its Universal Service Advisory Group to review, analyze and discuss potential CAP Plus modifications to address the affordability impact on the lowest income participants in its program. This working group analyzed data and held discussions that led to the modification of the CAP Plus mechanism that is described in this Plan.

The Company also considered the suggestion from the independent evaluation that some customers will be better served through enrolling in CAP in person. While this option has always existed at any Dollar Energy Fund agency, the Company has taken steps to increase the visibility of this option and to encourage its phone agents to offer this option to customers. There has also been a change to agency compensation, providing for agency reimbursement for the cost of completing a CAP application, regardless of whether the customer is ultimately enrolled. The Company has provided CAP training at Catholic Charities of Allegheny County so that customers can apply for CAP in person.

In order to ensure income eligibility, the Company has changed the LIHEAP eligibility provision of its CAP enrollment process to limit the use of LIHEAP in lieu of income documentation to customers who have received a LIHEAP cash or Crisis grant within the current or most recent program year. Prior to this change, customers could enroll into CAP without submitting income documentation if the Company had received LIHEAP funds in the past two years.

An online application, utilizing Dollar Energy Fund's MyApp application has been implemented, allowing customers to apply for CAP online. During the online application process, customers may submit their income electronically. The online application can be found at: <https://www.hardshiptools.org/MyApp/>. The Company plans to implement a paper application, to be completed via US mail, for customers who prefer this method. The paper application will be available in October of 2022.

The Company submitted a petition in January of 2026 to seek approval to provide auto-enrollment into CAP for accounts with balances of \$300 or more and to allow for automatic recertification of CAP participation based on receipt of shared income information coincident with a LIHEAP grant received from the Department of Human Services.

## Eligibility Criteria

The CAP program is available to customers who are at or below 150% of the Federal Poverty Income Level (See Attachment E - Income Guidelines). The customer must have active residential heating service. If a customer reports zero income, a zero-income form, as shown in Attachment H, can be submitted in lieu of income documentation for enrollment in CAP. Customers with balances exceeding \$300 that are not currently participating in CAP and have received LIHEAP may be auto-enrolled in CAP, using the household income information provided through the LIHEAP Data Sharing Agreement with the Department of Human Services. In the case of auto-enrollment, a welcome letter will be sent to notify the customer of the enrollment and their ability to opt-out if they so wish.

Under a pilot expansion of CAP, customers with incomes between 151 and 200% of Federal Poverty Level, at least one broken payment arrangement and a significant arrearage may also participate. A significant arrearage is generally defined as a balance of \$800 or more, but flexibility is given in the evaluation of individual circumstances. Customers in this income group must apply for a Dollar Energy Hardship Fund Grant to be applied to their account balance prior to entering the CAP program if such funds are currently available.

Prior CAP customers who apply for service within nine months of service termination or discontinuance will continue to be considered active participants provided that they pay their CAP bill arrearage. An applicant with an outstanding balance that has not previously participated in CAP may enroll and restore service by submitting income documentation supporting their eligibility for the program and will not be required to make an arrearage payment. CAP-eligible customers who receive LIHEAP and/or Hardship Fund for restoration may enroll in CAP without submitting additional documentation and any remaining balance, following the crediting of energy assistance, will be frozen as pre-program arrearages.

~~Upon contact, a~~ customer or applicant may ~~be enrolled~~ in CAP without providing income documentation if he/she has received a LIHEAP payment within the current or most recent LIHEAP program year. If the customer has opted to share their household income information with Peoples through the DHS data-share process, enrollment may occur automatically. Additionally, if service is off and the customer receives approval for LIHEAP or Hardship Fund grants to restore service, no additional income documentation will be required to enroll in CAP. Peoples will accept a customer's participation in an electric or water CAP program as verification of income if the customer provides authorization for the CAP administrator to utilize income documentation submitted by the customer to enroll in another CAP program managed by the administrator (i.e. First Energy, Pennsylvania American Water) or authorizes another utility CAP program to share income information for the purposes of enrollment. Permission to use income data previously provided to Dollar Energy Fund for the purposes of enrolling in another program will only be used if the customer provides informed consent to such use. The use of this income data will be used to determine eligibility only and will not be used for any other purpose. If a customer enrolls in Duquesne Light's CAP program and provides their permission for their information to be shared, the Company will receive the customer's information from Duquesne

Light and will complete enrollment on behalf of the customer. The customer may submit income for the past 30 days or 12 months, whichever is more beneficial to the household, for the determination of eligibility to participate in CAP.

The Company will follow its collections procedures for customers who fail to meet their CAP payments in a timely manner. In all cases, the Company reserves the right to delay termination based on individual, extraordinary customer circumstances. Examples of such circumstances may include mental or physical impairment and protection of vulnerable customers such as those with advanced age or victims of domestic violence.

Current CAP participants that move to a new address within the Company's service territory will be identified through a daily report. This report will be reviewed by a member of the Customer Relations team to expedite enrollment of the customer's new account into CAP to ensure benefits are maintained. Report development and implementation of this process is expected by August 1, 2022.

### **Low Income Home Energy Assistance Program – LIHEAP Coordination**

The LIHEAP and LIHEAP Crisis Program provide grants to eligible households to help with their utility bills. CAP participants should apply for LIHEAP and the Company provides information on how to apply for the grants. The Company mails annual reminder letter to CAP participants who have not yet received a LIHEAP grant within the program year. The LIHEAP Crisis Grant may be requested contingent upon state developed criteria and would be applied consistent with state guidelines.

### **Current Program Benefits**

- Affordable monthly payments based on ability to pay.
- Monthly CAP credits.
- Monthly arrearage forgiveness when timely CAP payments are received.
- Exemption from late payment charges and waived security deposits for CAP eligible applicants.
- Referrals to other Universal Service programs and assistance programs

### **Payment Plan**

Peoples utilizes a "Percent of Income Payment Plan" to establish a customer's monthly payment. Applicants must provide proof of household income when applying for the CAP program unless they have received a LIHEAP grant within the current or prior program year (if the program

recently closed). Household income and family size will place customers in a percent of income matrix. The monthly income times the 4, 5, 6 or 11 percent equals the minimum monthly payment, unless the budget amount for the premises is less, in which case the budget amount will become the CAP amount

<u>Federal Poverty Status</u>	<u>Percent of Income</u>
0 - 50%	4%
51 – 100%	5%
101 – 150%	6%
151 – 200%	11% CAP Pilot Expansion

Customers’ CAP payments are reviewed on a monthly basis, during the billing process, to ensure the customer’s CAP payment is the lowest payment for which the customer is eligible (i.e. budget or percentage of income). If a payment change is needed, it is effective the following month. A bill message on the current bill advises the customer the CAP payment for the following month will be changing in order to alert them to review the next bill closely. In order to maintain a stable payment, absent any special circumstances such as billing adjustments, the payment will be changed no more often than once every three months.

Customers reporting ‘zero income’ can be enrolled or continue to participate in CAP by completing the Zero Income Form. Customers enrolled with ‘zero income’ will be billed the CAP minimum payment and will be required to recertify their income status in 6 months.

Payments received from the customer exceeding the current CAP payment due will be used to reduce the following month’s CAP payment amount.

**Program Dimensions**

1. CAP Enrollment

The current number of active CAP participants, as of December 31, 2019 is provided in the table that follows. Enrollment is not limited to a predetermined level. Customers must be payment-troubled and low-income to be eligible. Income eligibility is established at or below of 200% of the federal poverty level (CAP to 150% FPL and Pilot CAP expansion 151 to 200% FPL).

<b>Peoples Natural Gas</b>
32,870

2. Arrearage Forgiveness

The outstanding balance at the time of enrollment is frozen and treated as pre-program arrears. CAP customers with pre-program arrearages are eligible for Arrearage Forgiveness credits equal to 1/36<sup>th</sup> of their pre-program balance when the customer pays the required

CAP payment. This program allows CAP participants to fully extinguish their pre-program balance over a three (3) year period. Arrearage Forgiveness credits are provided when the customer makes each on-time and in-full monthly CAP payment, regardless of CAP arrearages.

### 3. Calculation of CAP Credits

CAP credits are applied on a monthly basis when the CAP bill is issued to the customer. Per 52 § 69.262, a CAP credit is defined as the difference between the CAP customer's actual usage bill and the CAP monthly bill.

### 4. CAP Administration and Use of Community Based Organizations

Dollar Energy Fund administers Peoples' CAP program which includes verification of eligibility, recertification and day to day account monitoring. The agency receives customer applications via telephone and has a network of community-based organizations that are available to complete CAP applications for eligible customers. The agency offers an online CAP application which can be found at <https://www.hardshiptools.org/MyApp/> and can provide a paper application, as requested, via US mail beginning October 1, 2022.

The Company also utilizes utility partnerships and agencies such as Catholic Charities for CAP enrollment to simplify the process for customers and increase the likelihood customers will enroll in CAP programs with each of their utility providers.

~~5.~~ CAP Customers who have enrolled on the basis of LIHEAP or who have certain fixed income types (pension, social security or disability) are eligible for recertification~~recertified~~ once every three years. When income information has been shared with Peoples coincident with the receipt of LIHEAP through the DHS data-sharing process, recertification can occur automatically and no action by the customer is necessary to remain active in CAP. Other income types will recertify once every two years. Customer reporting no income are required to recertify at least every (6) months. The exception to this requirement are those households whose sole income is unearned income for a child. In those cases, recertification, dependent on the type of income received by the child, will follow the recertification schedule provided for that type of income. Recertification begins with the issuance of a letter to the customer, 60 days in advance of the recertification date, requesting the customer to submit proof of income to remain active in the CAP program. A second reminder letter is mailed 30 days later. If at the end of the 60 day period, the customer has not provided the required income documentation, the customer will be dismissed from the CAP program.

~~6.5.~~ Final Bills – Final bills are calculated as a prorated CAP amount based on the number of days in the final bill period. In addition to the current portion of the final bill, the formerly frozen pre-CAP balance becomes due.

## Control Features

To limit program costs, Peoples, through its administrator, monitors CAP accounts to ensure customers are complying with the terms of the program and are receiving the proper benefits from CAP and other Universal Service Programs.

- The minimum payment for a heating account is \$25 per month.
- CAP participants who qualify for weatherization will receive priority in accordance with the criteria established for the LIURP Program.
- A CAP customer who meets the eligibility criteria for LIHEAP will be encouraged to complete an application.
- Upon enrollment in CAP, participants will be advised of the importance of energy conservation and will receive information on conservation tips and weatherization programs. Customers with a history of high energy usage and those who reach review status for exceeding \$1,000 in CAP Credits or exceeding annual usage thresholds will be referred to the Company's weatherization program (LIURP) and any other appropriate programs. All participants will be advised that their usage will be reviewed on an ongoing basis and unjustified excess CAP usage or excess CAP credits may result in removal from the CAP Program if such usage is considered by the Company to be outside of the intentions of the CAP program.
- A daily report allows the CAP Administrator to identify CAP customers whose weather-normalized annual usage has increased by more than 25%. When a CAP customer's account appears in the report, the Company representative will take the following steps:
  - The account will be reviewed and the customer will be contacted in order to determine if the increase in gas usage is justified. Contact is made through phone and paper surveys regarding the household and housing attributes that would justify high usage. Justified usage may include: increase in household size, serious illness of a family member, or usage was beyond the household's ability to control such as poor housing stock and inefficient appliances. Special needs customers identified through this process will be referred to the CARES program in accordance with 52 PA Code, § 69.261-267.
  - Any customer with unjustified excess usage will be contacted and provided with conservation information, tips for decreasing usage, and referred to weatherization programs. Unjustified excess usage may result in the CAP customer being removed from the CAP Program. Prior to any consideration of removal, LIURP and energy education services will be offered.
- In addition to usage monitoring, Peoples monitors customers who exceed \$1,000 in CAP credits. In advance of reaching the \$1,000 threshold, customers will be notified of their current use of CAP credits and offered information about the LIURP weatherization program when they reach 50% or \$500 in CAP credits and again at 75% or \$750 in CAP credits annually. Such notification will include a description of the customer's

responsibility to monitor their gas usage and advisement that the customer may be held responsible for CAP credits exceeding the \$1,000 CAP credit limit.

- When an account exceeds the \$1,000 CAP credit threshold, the account is reviewed and the customer may be contacted in order to determine if excess CAP credits are justified. Contact is made through phone and paper surveys regarding the household and housing attributes that would justify high CAP credits. Justification may include: an increase in household size, serious illness of a family member, or usage was beyond the household's ability to control such as poor housing stock and inefficient appliances. Special needs customers identified through this process will be referred to the CARES program in accordance with 52 PA Code, §69.261-267. Customers exceeding the \$1,000 threshold due to participation in CAP at the minimum payment level are reviewed. If usage is in line with historical usage, completion of the survey is not required.
- Unjustified CAP credits in excess of \$1,000 may result in removal from participation in CAP. Prior to any consideration of removal, LIURP and energy education services will be offered.

### **Default, Termination Conditions and Requests for Removal**

The Company monitors accounts for changes in family size or income, timely payments, appropriate usage and timely meter readings. A CAP participant's failure to comply with one or more of the following may result in the Company ending the customer's opportunity to receive service under CAP:

- Failure to allow access to or provide customer meter readings in four consecutive months.
- Failure to report changes in income or family size.
- Failure to recertify as requested and/or to meet eligibility requirements.
- Failure to make payments may result in the Company undertaking collection activities which may lead to termination of service. To avoid termination, the customer must pay CAP arrears prior to the scheduled termination date. If a CAP account is terminated, the customer must pay all missed CAP payments to restore service. If CAP is the only prior arrangement on the account, making the customer eligible for reduced restoration, the customer may pay 1/24<sup>th</sup> of arrears to restore service.
- Use of natural gas, while on the CAP Program, for recreational purposes such as, but not limited to pool heaters and gas grills is prohibited. Customers using gas for recreational purposes will be removed and can be re-enrolled upon verification that the natural gas connection to the recreational appliance has been removed.

### **Appeal Process**

CAP applicants may appeal the denial of eligibility. If the CAP applicant is not satisfied with the Company’s initial eligibility determination, the Company will follow the dispute procedures at 52 PA. Code §56.151 and 56.152. The CAP applicant may also appeal the denial of eligibility to the PUC’s Bureau of Consumer Services in accordance with 52 PA Code §56.161-56.165.

**Needs Assessment**

Please refer to the Needs Assessment conducted in the Independent Evaluation which is provided as Attachment A and the additional Needs Assessment information developed by the Company as shown in Attachment G. Historical residential customer counts for Peoples Gas are also included in Attachment G. In the Independent Evaluation, the Needs Assessment executive summary is provided on pages xvi through xvii. The full needs assessment is provided on pages 38 through 43.

**Program Budget**

- The CAP Program is funded by Peoples’ customers and administered by the Company. The chart below contains the projected expenditures for 2019-2024 period. Cost recovery of particular CAP components is provided through the Universal Service Rider of Peoples Natural Gas. Recoverable costs include CAP credits, Arrearage Forgiveness, and third-party administration. The budget provided below is based on 2019 actual participant income and using average CAP usage to calculate CAP credits, average pre-CAP balances to calculate Arrearage Forgiveness and contractual costs for CAP administration as projected on a yearly basis. The Rider has other adjustments, such as a bad debt adjustment, that determine the actual amount recoverable. The Rider is subject to an annual reconciliation to actual experience. The rates used in the calculation of CAP credits are effective January 1, 2020 and therefore include the base rate increase approved for Peoples Natural Gas in late October 2019. Year end 2019 participation is used as the basis for the calculation.

	<b>Peoples Natural Gas</b>
<b>2019</b>	
<b>2020</b>	\$18,216,507
<b>2021</b>	\$18,253,197
<b>2022</b>	\$18,290,987
<b>2023</b>	\$18,329,911
<b>2024</b>	\$18,370,002

**Plans to Use Community Based Organizations**

Peoples’ CAP program is managed by Peoples’ staff and administered by Dollar Energy Fund. Dollar Energy Fund will contract with community-based organizations throughout PNG’s service territory. While enrollment over the phone is preferred by most customers, the Company

recognizes the need to offer in person enrollment for those who prefer and/or are more suited to this approach. Customers can apply in person at Dollar Energy Fund agencies and some Catholic Charities offices. The Company continues to look for other opportunities to expand availability of in-person CAP applications in partnership with Duquesne Light. Peoples continues to work closely with community-based organizations to provide appropriate follow up, information on education, budget counseling and referrals in conjunction with LIURP. In addition, Peoples refers eligible customers to appropriate programs and services including, but not limited to, sources of third-party funding, budget counseling, and consumer education.

### **Organizational Structure of Staff responsible for CAP**

Peoples' CAP program is managed by the Customer Relations department and is administered by Dollar Energy Fund. The Company visits the CAP administrator on a monthly basis, reviewing recorded calls for quality assurance, verifying CAP program control processes are completed in a timely basis and meeting with supervisory staff to review current processes including training materials for agents, correspondence used for customers and other pertinent components of CAP administration. The Company also holds a biweekly conference call with DEF management staff to share updates on program availability (i.e. LIHEAP opening/closing), discuss current trends and to gain status updates on outreach efforts. In addition, the Company will, on an annual basis, review a selection of randomly chosen accounts for income documentation verification.

### **Outreach and Intake Efforts for CAP**

Peoples will provide outreach for CAP and other Universal Service Programs through the Customer Service Center, the Company website and other forms of media as listed below. Fliers are included with termination notices to inform customers of available programs. Bill inserts, press releases and other information are also provided to the public to encourage referrals. Community-based agencies receive information on these programs and are encouraged to make referrals as well. Meetings are held with social service agencies, elected officials and other community groups to provide current information on available programs. Information on the programs can also be found on the Company's website. Peoples will also utilize the Southwestern PA 2-1-1 for referrals and provide updated information to the Company's Universal Service Advisory Group. The CAP Administrator makes outbound calls to all customers who establish a payment arrangement through the Company's e-account which is reflective of income at or below 150% FPL.

### **Identification of Specific Steps to Identify and Enroll Low-Income Customers**

Potentially eligible customers are identified through their income information that is documented in the Company's billing system. Customer Service Center Representatives receive training on identification of potential referrals to all Universal Service Programs. Following pre-screening for eligibility and appropriateness of CAP program for the customer's situation, the call agent refers them to the administrator for enrollment via phone or provides information to the customer about applying in person if that options is more preferable or suitable to the customer. Customers in need of CAP who appear to have challenges to traditional enrollment and require

more support can be referred to the Company's CARES program for additional assistance. Information on income eligibility and program dimensions is provided in training and employee resource materials.

### **Integration of Programs**

All customers calling Peoples' general customer service number (1-800-764-0111) or its Universal Service line (1-800-400-WARM) are screened for eligibility and appropriateness of Universal Service Programs including, but not limited to, CAP, LIURP, LIHEAP, CARES and Hardship Funds.

Field Service Personnel also make referrals to Universal Service Programs through a direct, employee only line that is answered by the Customer Relations department on an immediate basis. The Company provides Customer Service Center representatives with information and referral mechanisms for all of the Universal Service Programs and includes income guidelines and eligibility criteria.

## **LOW INCOME USAGE REDUCTION PROGRAM (LIURP)**

### **Program Description**

Peoples' LIURP Program is designed to help low income customers who have problems coping with high gas bills. Program goals are to make the home more energy efficient, control high usage and achieve bill reduction through energy savings.

### **Independent Evaluation Findings & Recommendations**

1. Energy Education – Peoples has developed an extensive education program for their LIURP participants. They implemented a Pledge Form to involve the customers with the contractor and an Action Plan form that lists the actions that the customer committed to take to further reduce gas usage. Peoples contracts with energy consultants who perform random inspections and provide additional energy education to the customers about the work completed and additional actions the customers can take to save energy.
2. Energy Savings – Peoples has achieved high savings from LIURP, averaging about 20 percent of the customers' pre-treatment natural gas usage. However, given the high level of pre-treatment usage, and the investment level, Peoples should consider whether it may be possible to achieve even higher savings through targeting and the services that are provided.
3. Targeting – Peoples should consider whether they want to make additional efforts to serve the highest of the high users or the customers who are most payment troubled. They could target a subset of high-usage list for additional outreach to encourage participation.
4. Energy Efficient Measures – Peoples should assess whether they are opportunities to reduce the number of heating system replacements and increase the emphasis on air sealing and insulation.
5. Coordination – Peoples works to complete jobs that are combined with the PA Department of Community and Economic Development Weatherization Program and with electric companies. When jobs are coordinated with State Weatherization or electric companies, Peoples is typically responsible for replacing the heating appliance if replacement is necessary. They completed 17 combined jobs in 2014, 23 combined jobs in 2013, and 33 combined jobs in 2012. Peoples should continue to work with the electric companies, as planned, to try to increase coordination, thus providing improved energy efficiency through a holistic approach.

### **Modifications Since Last Plan**

As described in the Independent Evaluation findings, the Company implemented a pledge form and an action plan form with the goal of enhancing the customer's commitment to conservation as well as the contractor's commitment to usage reduction. The pledge and action plan forms are provided as Attachment C.

Individual project budget guidelines were expanded to allow for remediation of the heating system in addition to implementing the pre-determined usage reduction measures to maximize the efficiency gained in the project. The program also provides a more generous allowance for health and safety items (those measures that do not offer a usage reduction outcome). This allows for the completion of jobs that may have otherwise required the company to forego the project and additionally benefits the overall health and safety of the household.

Participants who do not experience a reduction in pre-treatment usage (non-savers) participate in a Non-Savers Survey which attempts to identify the reasons for the current usage while additionally providing energy conservation education. Survey results are reviewed to determine if additional education and/or a home visit are recommended. Customers whose usage increases by 10 MCF or more annually post-LIURP receive a follow-up home visit where they receive additional conservation education and their appliance temperatures are checked to ensure energy efficiency. All non-savers receive a letter concerning their energy usage that contains conservation information. Non-savers are not penalized for their usage.

The Company accepts Weatherization Assistance Program (WAP) and First Energy Companies' audit forms for those jobs performed as a partnership to reduce the paperwork requirements of the contractors and further encourage coordination of services.

Peoples Natural Gas received approval for a base rate increase effective October 29, 2019. This approval included an increase of \$650,000 to the annual LIURP budget. This change is reflected in years 2020 through 2024 below.

### **Eligibility Criteria**

As recommended by the Independent Evaluation, participation will be targeted to customer that are the highest users.

- Prioritize customer participation to the lowest income and highest arrears.
- Total family income does not exceed 150% of Federal Poverty Guidelines. (Up to 20% of the annual program budget may be allocated to customers with incomes from 151-200% of the federal poverty level on a case-by-case basis.)
- Residential, gas-heating customer.
- Customer has not moved and has not had gas service terminated within the last year (to ensure sufficient pre-treatment usage information is available to evaluate the effectiveness of weatherization measures).
- Customer has not received weatherization services provided by the Company within the past 7 years.
- Customer has an annual consumption greater than 120 MCF/year.
- Renters must have the gas account in their name and receive landlord permission to participate. Rental units must be metered separately and have individual heating systems.

## **Home Weatherization**

An energy auditor visits the customer's home and conducts a thorough investigation. The auditor assesses areas where heat is escaping and cold is entering the house and also notes any previous weatherization measures that were installed and evaluates their effectiveness. The auditor asks customers to provide additional information that can assist them during the home inspection.

The information that is gathered by the auditor determines what measures will most benefit the goal of energy reduction in the customer's home. Measures are installed based on established payback criteria and may include:

- Heating system improvements and replacements
- Attic, sidewall, and other types of insulation
- Caulking and weather-stripping
- Air sealing
- Hot water treatments including tank improvements, wrapping and replacements
- Minor repairs that relate to weatherization

A general guideline of \$600 per job for health and safety is provided with the understanding that the auditor may recommend measures of up \$1,000 if necessary. If health and safety measures are identified exceeding \$1,000, the measures are reviewed for approval on a case-by-case basis. Examples of health and safety measures include implementing proper venting of natural gas appliances and minor plumbing or roofing leaks. Health and safety expenditures are tracked individually in the Company's LIURP database and are monitored closely by the program administrator.

State Weatherization (WAP) and First Energy Companies' audit forms are accepted by the Company for coordinated jobs.

Random inspections provide the necessary feedback to better serve customers, evaluate contractor performance and identify areas of improvement. Random inspections will be performed on a minimum of 25% of jobs completed annually.

## **Energy Education**

In addition to weatherization services, LIURP provides customer education to encourage ongoing conservation. When energy conservation measures are being installed, an educator will explain the weatherization program in more detail and provide conservation and energy efficiency suggestions. The educator may provide "hands on" demonstrations of conservation measures such as lowering the heating system thermostat, lowering the water heater setting and regular replacement of furnace filters. The educator provides written reference materials for the

customers. The contractor will also review a pledge form with the customer to emphasize the commitment to energy reduction.

If the customer has had an unusually high increase in consumption, a follow up telephone call or visit may be scheduled one year after the program measures have been completed.

Please refer to Attachment D for a conservation booklet that is commonly used for energy education.

**Needs Assessment**

Please refer to the Needs Assessment conducted in the Independent Evaluation which is provided at Attachment A. The Needs Assessment executive summary is provided on pages xvi through xvii. The full needs assessment is provided on pages 38 through 43.

**Projected Enrollment Levels**

	<b>Peoples Natural Gas</b>
<b>2019</b>	311
<b>2020</b>	457
<b>2021</b>	384
<b>2022</b>	374
<b>2023</b>	374
<b>2024</b>	374
<b>Total</b>	2,304

These projections are based on average spending per home, including the implementation of heating appliance replacement (if necessary) and installation of necessary usage reduction measures.

**Program Budget**

	<b>Peoples Natural Gas</b>
<b>2019</b>	\$2,380,000
<b>2020</b>	\$3,710,376
<b>2021</b>	\$3,030,000
<b>2022</b>	\$3,030,000
<b>2023</b>	\$3,030,000
<b>2024</b>	\$3,030,000
<b>Total</b>	\$18,210,376

\*Please note 2020 budgets include projected carryover dollars from 2019.

The above figures include installation of program measures, third party contract labor, administrative expenses, agency meetings, equipment, outreach, and educational materials. The Peoples Division budget reflects an increase of \$50,000 annually which represents the elimination of the LIURP Pilot Community Partnership for Weatherization program and the transfer of that program's budget to LIURP.

Figures provided include shareholder funds where applicable.

On September 12, 2024, the Commission issued an Order at Docket R-2023-3044549 regarding Peoples requested base rate increase. Included in the Order was the approval of a Low-Income Stipulation reached with multiple parties to the case. This Stipulation increased the annual LIURP budget to \$3,500,000.

### **Plans to use Community Based Organizations**

Peoples' LIURP program is administered through CLEAResult. As its current administrator, CLEAResult will conduct energy audits, contract with non-profit community action agencies and private contractors as appropriate to install weatherization measures provide consumer education and perform post-installation inspections. Partnering with state weatherization and other utility programs are emphasized to maximize the benefits to the consumer. CLEAResult provides administrative daily operations including enrollments, contracting and coordination with other programs. In addition, at least 25% of the homes weatherized will be subject to random inspections.

### **Organizational Structure of Staff responsible for LIURP**

See Organizational Chart, page 4. Peoples' internal management provides oversight to the program administrator, CLEAResult.

### **Outreach and Intake Efforts for LIURP**

The company promotes LIURP through internal and external efforts. Training is provided to customer interaction personnel including agents in the customer service center and customer service field personnel. Engagement with organizations who service customers throughout the service territory, the company website which includes a video library on conservation, published articles on easy conservation steps and safety information. Bill inserts are also used to share information about LIURP and identify eligible participants.

All customers who contact the Company for assistance from the Emergency Furnace and Line Repair program are screened for LIURP eligibility.

Customers who participate in the CAP program and meet LIURP eligibility criteria are referred

to LIURP during the CAP Intake Process and during the reviews for use of CAP credits and/or increased annual usage. Additionally, agents in the customer service center routinely refer customers they encounter with high usage.

Peoples' coordinates its LIURP Program with existing community-based programs including Beaver County Redevelopment Authority, Re-Energize Pittsburgh, LIHEAP/ Crisis program, WAP (Weatherization Assistance Program) and others as each individual circumstance permits.

CLEAResult, the LIURP Administrator, receives a list from the Company of potentially eligible customers at the beginning of each calendar year. CLEAResult uses this list to contact customers via mailings and phone calls to inform the customer about the program and offer enrollment.

### **Steps to Identify and Enroll Low Income Customers**

Eligible customers are identified through company internal reports and other universal service programs such as the CAP, CARES and LIHEAP programs. Customers are enrolled in the LIURP program in accordance with program guidelines.

The company provides training to employees who interact with the customers so that they can be informed about program eligibility requirements. In addition, the company makes all efforts to educate agencies who serve our customers so that they may refer potential participants.

### **Integration of Programs**

Peoples continues to look for ways to increase coordination with the federal and state weatherization programs, electric utilities weatherization and Act 129 programs. Additionally, when opportunities offered by other non-profit organizations are available, the Company seeks coordination with these third-party efforts as well.

Peoples will also integrate the program through internal processes such as CAP intake, recertification, CAP usage review process, LIHEAP recipients and the Emergency Furnace/Line replacement program. In addition, the company reinforces the use of an internal Universal Service e-mail to increase referrals.

## LIURP -- EMERGENCY FURNACE / SERVICE LINE REPAIR ASSISTANCE

### Program Description

Peoples Emergency Furnace/House and Service Line Repair Program serves customers with limited income and who are experiencing a crisis and possibly going through the winter months without heat because they cannot afford to have their furnace or service lines repaired. Additionally, the Company may consider replacement or repair of water heaters, in cases of vulnerable customer needs, safety issues that arise during a furnace replacement and/or as required by the replacement of a heating system, as eligible under this program.

Program budget for 2019 was as follows:

<b>Peoples Natural Gas</b>
\$850,000*

\*\$400,000 budget for Equitable Division was approved in 2019 (M-2014-2432515), resulting in an overall budget for Peoples Natural Gas of \$800,000 annually.

These budget levels were also in place during 2017 and were fully exhausted. Early 2018 was colder than normal, resulting in a high number of heating system failures and an increased need for assistance from the program. The budgets included in this Plan were developed using average costs per job type (i.e. furnace, boiler, service line) and activity levels.

The program will allow for restoration of sidewalks, driveways and/or soft ground when necessary to ensure safety following excavation. Restoration costs covered by the program will be limited to those directly necessary to avoid an unsafe condition. All jobs that have the potential to require restoration will be evaluated to determine the prospective level of excavation related costs in determining whether the repair/replacement project can be covered under the Company's program.

The company partners with the Air Conditioners Contractors of Western PA (ACCWPA) to provide cleaning and tune up and a safety check prior to the heating season, of the heating appliance for small number of participants (30 in 2017). While the ACCWPA volunteers their time to provide the service, customers may receive financial assistance through the Company's program to resolve a repair or provide a replacement if a safety issue with the heating system is identified. Participants in the program are required to be homeowners within 200% of FPL.

### Eligibility Criteria

- Homeowners and renters are eligible to participate as long as budget dollars remain available. Up to 25% of the annual budget may be used to serve renters. Signed landlord consent is required for participation.
- Total household income may not exceed 200% of FPL.

- Must have a need for emergency repairs and/or replacement of the heating system, hot water heater and/or gas lines. Non-emergency repairs and replacements are not covered by this program.
- Residential, gas-heating customers only
- Customers should apply for LIHEAP/Crisis is the program is available.
- All requests for assistance will be processed on a first-come, first-served basis.

The Company may refer eligible customers to LIHEAP Crisis when that program is available. This referral process allows Peoples to protect available funds of the program for use by those with immediate needs that cannot await LIHEAP Crisis as well as those customers who do not meet LIHEAP Crisis income qualifications (i.e. 151 to 200% FPL).

All potential repairs or replacements are evaluated by a contractor on behalf of the company to determine if the project is suitable to be covered by the program.

**Needs Assessment**

Based on historical participation Peoples estimates 355 customers to receive assistance through this program on an annual basis.

**Projected Enrollment Levels**

Because the prices for labor and materials consistently increase, and with the addition of limited restoration costs on an as necessary basis, the number of customers assisted will vary in relation to the types and costs of projects completed in a given year.

**Program Budget**

	<b>Peoples Natural Gas</b>
<b>2019</b>	<b>\$860,000</b>
<b>2020</b>	<b>\$960,800</b>
<b>2021</b>	<b>\$987,374</b>
<b>2022</b>	<b>\$1,014,746</b>
<b>2023</b>	<b>\$1,042,938</b>
<b>2024</b>	<b>\$1,068,975</b>
<b>Total</b>	<b>\$5,934,833</b>

The budget was developed using average costs for project types: boiler replacement, furnace replacement, heating system repairs and gas service line replacements. Additionally, the Company assumed 20% of the service line projects will require repair/replacement of sidewalks. The costs above include third party administration, but do not include internal labor.

The approved settlement of the acquisition of the Peoples companies included an increase to this program of \$75,000 annually. This increase is funded by shareholders for a three-year period post-closing. After the three-year period, the program will be funded by the approved cost recovery mechanism in place at that time. The increase of \$75,000 is an increase of 8.8% to existing budgets (\$850,000).

### **Organizational Structure**

See Organizational Chart on page 4.

### **Outreach and Intake Efforts**

Peoples will coordinate the emergency program with existing programs through Department of Community Economic Development (“DCED”) and LIHEAP Crisis and will accept referrals from community-based organizations, Company representatives and other third parties.

#### **Identification of Low-Income Customers**

As this is an emergency assistance program, customers self-identify or are referred by local community service agencies or Company field personnel.

### **Program Integration**

The program is currently administered by CLEARResult. In order to realize efficiencies and better coordinate with other programs, the agency will utilize subcontractors who are currently working to implement the Peoples’ LIURP program.

## **CUSTOMER ASSISTANCE REFERRAL AND EVALUATION SERVICES (CARES)**

### **Program Description**

The CARES program is designed to provide assessment and referral services for customers who may be experiencing an inability to pay their gas bills and/or have special needs such as a serious medical condition, a mental health condition, limited learning ability, recent unemployment, single parent issues, etc. The program also includes Protection from Abuse Orders as outlined in 66 PA CSA, Chapter 14 and the Address Confidentiality Program (ACP).

### **Findings and Recommendations from the Independent Evaluation**

1. Benefits – CARES provides important benefits to special needs customers, including education about the Earned Income Tax Credit and LIHEAP, thermostats for visually-impaired customers and short-term assistance to ensure that customers are able to access the resources that they are referred to.
2. Employee Education – Peoples has levered CARES to educate employees about special needs customers, increase the sensitivity of their employees and increase customer referrals.

### **Modifications Since last Plan**

The company will make efforts to partner with the electric company to provide services to vulnerable customers within the residence. The services will include obtaining documentation for Universal Service eligibility such as CAP, LIHEAP, and Dollar Energy Fund and will also provide resources within the customers' community and also promote the company programs.

### **Eligibility Criteria**

Any special needs customer in danger of losing heat due to non-payment or heating equipment failure is referred to CARES. Customers are identified through referrals from call center agents, Dollar Energy Fund agents and field employees of Peoples. Income guidelines for the LIHEAP and Crisis programs are established by the Pennsylvania Department of Human Services and may change annually. LIHEAP eligibility is currently established at 150% of the federal poverty level.

The CARES program is intended for customers with immediate needs. Specialists provide an assessment to assure customers not only receive all necessary referrals to other programs, but are unable to access resources. The primary objective is to help customers resolve issues related to

and beyond bill payment and energy affordability by utilizing case management and referral services.

Customer Relations Specialists utilize an array of resources throughout the service territory such as: available energy assistance resources, public assistance benefits, local social agencies services etc. Specialists also provide training on programs and sensitivity training to customer service center personnel, field customer service personnel, in addition to providing Universal Service program awareness to social service staff. They also network with community-based organizations and the Universal Service Advisory Group to better enable customers to receive services and possible third-party assistance and funding.

Some of the agencies are as follows:

- Health and Welfare Councils
- Department of Aging
- Allegheny County Community Services Advisory Council
- Health Department
- Pennsylvania Department of Human Services
- Social Service Agency Providers Council
- Cambria County Energy Crisis Council
- Local social agencies such as Catholic Charities and Saint Vincent de Paul Society in the area.
- Beaver County Human Service Forum
- Veterans Leadership
- Allies for Health and Wellbeing- Housing Program
- Latino Family Center

Specialists also participate in awareness programs and fairs sponsored by social service agencies and elected officials to increase visibility and awareness. They also actively network in the community through partnerships with:

- Be Utility Wise
- Air Conditioning Contractors of Western Pennsylvania (ACCWPA) Furnace Inspection program
- Homeless Prevention & Rapid Re-Housing Program
- Southwestern PA 2-1-1
- Beaver County Human Service Forum
- YWCA of Greater Pittsburgh advisory committee

Customer Relations Specialists work with area social service agencies throughout the service territory to provide third party assistance for our customers. As a result, eligible customers might receive financial assistance from third party social service agencies such as Catholic Charities, Salvation Army, St. Vincent de Paul Society, Veterans Leadership in addition to traditional energy assistance etc.

Peoples will also work through a social agencies and electric utilities partnership to provide home visits for those customers with special needs who might benefit from a more personal interaction.

The CARES program has two components:

- One-time contact - includes those customers who might need an immediate referral to resolve an urgent crisis or a short-term situation.
- Case Management – includes a case work approach and ongoing monitoring and follow-up services. Qualifying accounts are coded CARES and require the specialist to monitor the account. Customers with PFA orders and participants of the ACP are part of the case management component.

#### Field Reporting of CARES Cases

The CARES program also includes the referrals from field employees who identify customers in vulnerable situations and refers those customers for help from our Customer Relations department. A direct employee only phone number is used to connect the field employees to the Customer Relations department on an immediate basis during normal working hours. Recognizing that our field employees respond to emergencies 24 hours/7 days a week and may identify a vulnerable customer issue in the evening or on the weekend, the Company utilizes and ‘on call’ program which ensures one of the senior Customer Relations Specialists is available via cell phone to provide assistance.

The Company utilizes the CARES program as a way to educate employees to be sensitive to those with special needs and also to recognize certain danger signals such as change in behavior, evidence of confusion or lack of apprehension, or disability in addition to company available programs.

#### Thermostats & Alternative Bills for Visually Impaired Customers

Thermostats for vision impaired customers are available for those who have been medically Identified as a patient with severe vision impairment. Peoples provides and installs these devices through its CARES program. Customers can also request large print bills or Braille bills depending upon their needs. The company partners with the Western PA School for the Blind Children to prepare Braille bills.

### Earned Income Tax Credit Educational Outreach

Peoples promotes the Earned Income Tax Credit Program (“EITC”) to educate customers on the availability of the EITC and how to obtain the credit through the filing of their income taxes. Customers will be informed about the program through bill inserts, Peoples’ website and through referrals from our call agents and Customer Relations specialists.

### Low Income Home Energy Assistance Program Outreach

The Low-Income Home Energy Assistance Program or LIHEAP is an important component of CARES. Peoples identifies income eligible customers and promotes the program through bill inserts, company website, grassroots agencies, company employees and letters sent to CAP participants. Customers can obtain an application by contacting the Company via its call center or can be connected to the online application through the Company’s website.

Peoples continues to partner with state, federal and other advocacy groups to encourage full funding for LIHEAP and actively participates in the LIHEAP Action Committee.

### Needs Assessment

The number of CARES referrals received in a given year varies, but a historical review of the program reflects that assistance is provided to an estimated 1,621 customers per year. In addition to these CARES cases, outreach is provided to low-income customers to increase participation in energy assistance programs and EITC.

### Program Budget

	<b>Peoples Natural Gas</b>
2019	\$313,708
2020	\$322,568
2021	\$331,696
2022	\$341,647
2023	\$351,896
2024	\$362,453
<b>Total</b>	<b>\$2,023,968</b>

Total estimated funding amounts for the CARES program including salaries for Customer Relations Specialists, Director, contract labor, professional development; administrative expenses and outreach efforts and materials.

### **Plans to Use Community Based Organizations**

The CARES Program is administered internally through the specialists who network with social service agencies throughout the Peoples' eighteen county service territories to develop partnerships, stay informed of the available programs and to better serve low income customer needs.

### **Organizational Structure of Staff responsible for CARES**

See Organizational Chart, page 4.

### **Outreach and Intake Efforts for CARES**

Peoples Customer Relations specialists promote the Universal Service Programs by maintaining contact with community service organizations throughout the company's service territory. The company also promotes the programs through focused articles in bill inserts, providing information on its website, providing materials to local social service agencies and distributing materials through its Peoples Universal Service Advisory Group.

Please refer to Attachment E for a programs booklet that provides information about all of the Universal Service programs available to Peoples' customers. This booklet is distributed at local outreach events and to agencies that work with low income consumers.

### **Identification and Referral of Low-Income Customers**

Refer to the Identification and Referral of Low-Income Customer information provided in the Customer Assistance Program section.

### **Program Integration**

See Integration Methods as outlined under the Customer Assistance Program.

## **PEOPLES NATURAL GAS AND PEOPLES GAS Company LLC HARDSHIP FUNDS**

### **Program Description**

The Peoples Natural Gas Company LLC Hardship Fund is a partnership with the Dollar Energy Fund. Dollar Energy Fund was founded in 1983 and currently partners with thirteen utilities in Pennsylvania. Dollar Energy Fund is an independent, non-profit organization that provides utility bill financial assistance to customers who are on a low or fixed income. Dollar Energy Fund receives donations from utility investors and individual customers. Peoples contributes shareholder funds annually to match customer donations and to cover administrative costs. Annually, \$750,000 is donated for Peoples Natural Gas customers and \$65,000 for Peoples Gas Company LLC. These shareholder donations provide funding for grants and cover all administrative costs.

### **Findings and Recommendations from Independent Evaluation**

1. DEF Partnership – Peoples has developed a good partnership with DEF to deliver Hardship Fund grants.
2. Customer Communication – DEF continues to work to improve the process for the customer. They are working to enhance their phone system to enable customers to use text messaging in place of speaking with a representative. This would help lower income customers whose cell phone plan includes only a certain amount of calling, but have unlimited texting.

### **Eligibility**

As a fund of last resort, if gas service is off or in termination status and the applicants are eligible for LIHEAP and Crisis benefits, they must apply for these benefits, when available, before applying for Dollar Energy Fund. The Dollar Energy Fund Program year is open from October 1<sup>st</sup> to September 30<sup>th</sup>, and grants are provided until available funds are exhausted. During the months of October and November, applications are restricted to those with termination notices or without gas service. Beginning December 1 through the month of February, applications are restricted to those without gas service. Beginning March 1, applications are fully open to all qualified customers, regardless of service status. Applicants must be the ratepayer of record and the account must be a single-family dwelling. Customers must be at or below 200% of the poverty level to qualify for a grant. In addition, the customer must have made a sincere effort of payment, which is defined as having paid at least \$150 toward their utility bill over a ninety-day time period. Applicants under the age of sixty-two must have a balance of at least \$100 on their account to be eligible to apply. Applicants over sixty-two years of age may have a balance less than \$100, but cannot have an existing credit to be eligible to apply and must have made at least one \$100 payment in the last six months. CAP participants are deemed as having made a sincere effort to pay if their payments in the last 90 days are equal or greater than two CAP payments if such amount is less than the generally required \$150 or \$100 dependent on the customer's age. The applicant's account must be a residential heating account. All income eligible applications are reviewed by the Company for approval. Grants may be rejected if the maximum grant

amount will not satisfy the termination or restoration amount. Notification is provided to applicants whose application is denied, noting any additional payment that is required to be considered for assistance. Applications may be reconsidered if the required additional payment is made and funds continue to be available. Non-heat accounts and commercial accounts are not eligible for assistance from the Dollar Energy Fund.

### **Needs Assessment**

Participation in the Hardship Fund is impacted by customer donations. A historical review of both divisions was used to estimate the number of customers who will receive assistance from the Hardship Fund.

### **Enrollment Levels**

During the 2017-2018 program year, Peoples customers, including those of the former Equitable Gas Company, received a total of \$1,177,000 in grants. This includes the matching grant from Dollar Energy Fund.

### **Program Budget**

The Company continues to explore ways to increase customer donations to assist in meeting the matching funds as well as to encourage Dollar Energy Fund to increase its fundraising programs. The below budget is reflective of the amounts provided by Peoples shareholders in support of the Hardship Grants and does not include administrative donations nor customer donations.

	<b>Peoples Natural Gas</b>
2019	\$588,500
2020	\$688,500
2021	\$688,500
2022	\$688,500
2023	\$688,500
2024	\$688,500
<b>Total</b>	<b>\$4,031,000</b>

Budget increases in 2020 and subsequent years are the result of the approval of the acquisition of the Peoples Companies, approved by the PA PUC in January of 2020. This settlement provided an increase of \$100,000 in Hardship Funding per year.

On September 12, 2024, the Commission issued an Order at Docket R-2023-3044549 regarding Peoples requested base rate increase. Included in the Order was the approval of a Low-Income Stipulation reached with multiple parties to the case. This Stipulation increased the annual

Company donation to the hardship fund by \$150,000 each year until Peoples files its next USECP.

### **Community Based Organizations**

Dollar Energy Fund partners with community-based organizations to accept applications. Peoples' customers may be referred to any Dollar Energy Fund community-based screening agency to complete an application. Dollar Energy Fund developed an on-line application process entitled "I-Partner" which enables the Company to review grant applications more quickly. Peoples plans to continue to use Dollar Energy Fund Community Based Organizations as a means for customers to apply for Dollar Energy Fund grants. These agencies work closely with the Company and refer eligible customers to CAP, LIURP and CARES as well. The Company will continue to explore ways to streamline the application process for its customers.

### **Organizational Structure of Staff responsible for Hardship Funds**

See Organizational Chart, page 4.

### **Outreach Efforts**

Peoples promotes Dollar Energy Fund and encourages customer donations in a number of ways including:

- Providing information about the program in bill inserts new customer welcome packet, press releases, and bill messaging to encourage customers to contribute to the Dollar Energy Fund by adding a dollar or more to their utility payment.
- A Dollar Energy Fund Pledge form is provided on the back of the bill to allow customers to designate a particular donation amount to be added to their bills on a monthly basis.
- Dollar Energy Fund is promoted on the Company's website and is available for customers who elect to receive their bills electronically.
- Sponsorship of the Dollar Energy Fund FAN Golf Outing Classic and Annual Luncheon. Cold Down for Warmth activities included an advertisement to encourage donations.
- Promotional activities with Lernerville Speedway including radio interviews, advertisements and special recognition during the races.
- Sponsorship of promotional events at the Altoona Curve, Minor League Baseball Team.
- Development of a signature event in partnership with Hearth and Home entitled the Warm Your Hearth...Touch a Heart Campaign featuring television advertisements, annual reception, and silent auction and matching donations from Hearth and Home.
- Peoples' employee support is encouraged through donations that are made on "Casual Fridays."
- Pittsburgh Pirates "Bring on the Heat" campaign where Peoples pledges a donation to Dollar Energy Fund for each strikeout.

Customers referred to the Universal Service Programs are screened for Dollar Energy Fund eligibility and referred to the program. Training is conducted for Customer Service Supervisors and representatives so that they can make referrals to eligible customers.

**Identification of Eligible Customers**

See information outlined under Customer Assistance Program.

**Integration of Programs**

See Integration Methods as outlined under the Customer Assistance Program.

## 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 § 1.54 (relating to service by a party).

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
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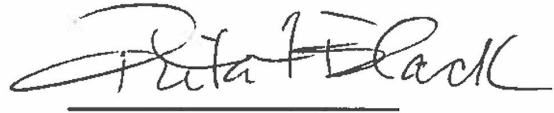
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Date: January 7, 2026

  
\_\_\_\_\_  
Meagan Moore  
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**Verification**

I, Rita Black hereby state that the facts above set forth are true and correct to the best of my knowledge, information and belief, and that I expect to be able to prove the same at a hearing held in this matter. I understand that the statements herein are made subject to the penalties of 18 Pa.C.S. § 4904 (relating to unsworn falsification to authorities).

A handwritten signature in black ink that reads "Rita Black". The signature is written in a cursive style with a horizontal line underneath it.

Date: 1/7/2026

(Signature)