



One PPG Place, Suite 3300
Pittsburgh, PA 15222
412-504-8010
Fax 412-504-8011
www.steptoe-johnson.com

Daniel Garcia
Daniel.Garcia@Steptoe-Johnson.com
412-504-8128

February 12, 2026

Via Electronic Filing

Matthew Homsher, Secretary
Pennsylvania Public Utility Commission
Commonwealth Keystone Building
400 North Street, 2nd Floor North
P.O. Box 3265
Harrisburg, PA 17105-3265

Re: Pennsylvania Public Utility Commission, *et al.* v. PPL Electric Utilities Corporation
Docket Nos. R-2025-3057164, *et al.*

Third Motion to Amend Petition to Intervene

Dear Secretary Homsher:

Please find enclosed for filing with the Pennsylvania Public Utility Commission the corrected version of the Customer-Generator Coalition's Third Motion to Amend Petition to Intervene in the above captioned proceeding. This corrected version now includes a Notice to Plead, which was inadvertently omitted from the original filing.

Service of this document has been made upon all parties of record in accordance with the attached certificate of service.

If you have any questions, please don't hesitate to contact my office.

Sincerely,

A handwritten signature in blue ink, appearing to read 'Daniel A. Garcia', written over a horizontal line.

Daniel A. Garcia, Esq., Of Counsel
STEPTOE & JOHNSON PLLC
Counsel for Customer-Generator Coalition

CC: Hon. Christopher P. Pell, (email only)
Hon. Barbara Shadie Nause, (email only)
Certificate of Service

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Pennsylvania Public Utility Commission	:	R-2025-3057164
Coalition For Affordable Utility Services	:	
and Energy Efficiency in Pennsylvania	:	C-2025-3057844
Office of Small Business Advocate	:	C-2025-3057889
Office of Consumer Advocate	:	C-2025-3058130
Brad and Jennifer Wooley	:	C-2025-3057946
PP&L Industrial Customer Alliance	:	C-2025-3058271
Convergent Energy and Power LP	:	C-2025-3058300
Solar Energy Industries Association and	:	C-2025-3058251
The Coalition for Community Solar Access	:	C-2025-3058846
Rik Bhattacharyya	:	C-2025-3058982
Safiya Junaid	:	C-2025-3059151
Stacey Kimmel-Smith	:	C-2025-3059330
John Gadomski	:	
	:	
	:	
v.	:	
	:	
PPL Electric Utilities Corporation	:	

NOTICE TO PLEAD

YOU ARE HEREBY ADVISED THAT, PURSUANT TO 52 PA. CODE § 5.103(c), ANSWERS TO MOTIONS ARE DUE WITHIN TWENTY (20) DAYS AFTER THE DATE OF SERVICE. YOUR ANSWERS SHOULD BE FILED WITH THE SECRETARY OF THE PENNSYLVANIA PUBLIC UTILITY COMMISSION, P. O. BOX 3265, HARRISBURG, PA 17105-3265. A COPY SHOULD ALSO BE SERVED ON THE UNDERSIGNED COUNSEL.



Daniel A. Garcia (Attorney ID 311503)
Brian Pulito (Attorney ID 203952)
Sarah M. Rambin (Attorney ID 313717)
Steptoe and Johnson, PLLC
1 PPG Place, Suite 3300
Pittsburgh, PA 15222
412-504-8010 (telephone)
412-504-8011 (fax)
Daniel.Garcia@Steptoe-Johnson.com
Brian.Pulito@Steptoe-Johnson.com
Sarah.Rambin@Steptoe-Johnson.com

Date: February 19, 2026

*Counsel to the Customer-Generator
Coalition*

**RBEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Pennsylvania Public Utility Commission	:	R-2025-3057164
Coalition For Affordable Utility Services	:	
and Energy Efficiency in Pennsylvania	:	C-2025-3057844
Office of Small Business Advocate	:	C-2025-3057889
Office of Consumer Advocate	:	C-2025-3058130
Brad and Jennifer Wooley	:	C-2025-3057946
PP&L Industrial Customer Alliance	:	C-2025-3058271
Convergent Energy and Power LP	:	C-2025-3058300
Solar Energy Industries Association and	:	C-2025-3058251
The Coalition for Community Solar Access	:	C-2025-3058846
Rik Bhattacharyya	:	C-2025-3058982
Safiya Junaid	:	C-2025-3059151
Stacey Kimmel-Smith	:	C-2025-3059330
John Gadomski	:	
	:	
	:	
v.	:	
	:	
	:	
PPL Electric Utilities Corporation	:	

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the **Third Motion to Amend Petition to Intervene of CGC** has been served upon the following parties of record in accordance with 52 Pa. Code § 1.54 (relating to service by a participant), in the manner and upon the persons listed below:

VIA EMAIL ONLY

Kimberly A. Klock, Esq.
Michael J. Shafer, Esq.
PPL Services Corporation
645 Hamilton Street, Suite 700
Allentown, PA 18101
kklock@pplweb.com
mjshafer@pplweb.com
(*Counsel for PPL*)

Michael A. Podskoch Jr., Esq.
Adam J. Williams, Esq.
Pennsylvania Public Utility Commission and
Bureau of Investigation and Enforcement
400 North Street
Harrisburg, PA 17120
mpodskoch@pa.gov
adawilliam@pa.gov

Devin T. Ryan, Esq.
Alice A. Wade, Esq.
Hayley E. Wilburn, Esq.
Post & Schell, P.C.
One Oxford Centre
31 Grant Street, Suite 3010
Pittsburgh, PA 15219
dryan@postschell.com
alice.wade@postschell.com
hwilburn@postschell.com
(*Counsel for PPL*)

Christy M. Appleby, Esq.
Harrison W. Breitman, Esq.
Jacob D. Guthrie, Esq.
Josiah B. Harmar, Esq.
Johnathan Longhurst, Esq.
Office of Consumer Advocate
5th Floor Forum Place
555 Walnut Street
Harrisburg, PA 17101-1923
cappleby@paoca.org
hbreitman@paoca.org
jguthrie@paoca.org
jHarmar@paoca.org
jlonghurst@paoca.org
OCA25PPLBRC@paoca.org

Ria M. Pereira, Esq.
John W. Sweet, Esq.
Elizabeth R. Marx, Esq.
Lauren N. Berman, Esq.
Pennsylvania Utility Law Project
118 Locust Street
Harrisburg, PA 17101
rpereira@pautilitylawproject.org
jsweet@pautilitylawproject.org
emarx@pautilitylawproject.org
lberman@pautilitylawproject.org

Eric J. Epstein
4100 Hillsdale Road
Harrisburg, PA 17112
epstein@efmr.org

David B. MacGregor, Esq.
Garrett P. Lent, Esq.
Anthony DeCusatis, Esq.
Erin Kawa, Esq.
Post & Schell, P.C.
17 North Second Street, 12th Floor
Harrisburg, PA 17101-1601
dmacgregor@postschell.com
glent@postschell.com
adecusatis@postschell.com
ekawa@postschell.com
(*Counsel for PPL*)

Rebecca Lyttle, Esq.
Steven C. Gray, Esq.
Office of Small Business Advocate
555 Walnut Street, 1st Floor
Harrisburg, PA 17101
relyttle@pa.gov
sgray@pa.gov

Levi Phillips, Esq.
Cause-PA
118 Locust Street
Harrisburg, PA 17108
pulp@pautilitylawproject.org
(*Counsel for PA Utility Law Project*)

Brad and Jennifer Woolley
2914 Hodle Ave
Easton, PA 18045
jwoolley4@rcn.com

Jaime L. Martines, Esq.
Spilman Thomas & Battle, PLLC
301 Grant Street, Suite 3440
jmartines@spilmanlaw.com
(*Counsel for Walmart*)

Rik Bhattacharyya
310 Crest Dr.
Clarks Green, PA 18411
rik.bt.66@gmail.com

Devin McDougall
Earthjustice
1617 JFK Blvd., Suite 1130
Philadelphia, PA 19103
dmcdougall@earthjustice.org
(*Counsel for Energy Justice Advocates*)

Emma H. Bast, Esq.
Jessica R. O'Neill, Esq.
Citizens for Pennsylvania's Future
1429 Walnut St, Suite 701
Philadelphia, PA 19102
bast@pennfuture.org
oneill@pennfuture.org
(*Counsel for Environmental Defense Fund,
Natural Resources Defense Council, and
PennFuture*)

Deanne M. O'Dell, Esq.
Eckert Seamans Cherin & Mellott, LLC
213 Market Street, 8th Floor
Harrisburg, PA 17101
dodell@eckertseamans.com
(*Counsel for Retail Energy Supply Association*)

Todd S. Stewart, Esq.
HMS Legal LLP
501 Corporate Circle Suite 302
Harrisburg, PA 17110
tsstewart@hmslegal.com
(*Counsel for Professional Dairy Managers of
PA*)

Alan M. Seltzer, Esq.
John F. Povilaitis, Esq.
Buchanan, Ingersoll & Rooney PC
409 North Second Street, Suite 500
Harrisburg, PA 15219
alan.seltzer@BIPC.com
john.povilaitis@BIPC.com
(*Counsel for Joint Solar Advocates*)

Daniel B. Markind, Esq.
Mitchell Kizner, Esq.
Flaster Greenberg, PC
1717 Arch Street, Suite 3300
Philadelphia, PA 19103
daniel.markind@flastergreenberg.com
Mitchell.kinzer@flastergreenberg.com
(*Counsel for Dimension PA*)

Michael Zimmerman, Esq.
Environmental Defense Fund
257 Park Ave S.
New York, NY 10010
mzimmerman@edf.org
(*Counsel for Environmental Defense Fund*)

Lauren M. Burge, Esq.
Eckert Seamans Cherin & Mellott, LLC
600 Grant Street, 4th Floor
Pittsburgh, PA 15219
lburge@eckertseamans.com
(*Counsel for Retail Energy Supply Association*)

Barry A. Naum, Esq.
Steven W. Lee, Esq.
Spilman Thomas & Battle, PLLC
1100 Bent Creek Blvd, Suite 101
Mechanicsburg, PA 17050
bnaum@spilmanlaw.com
slee@spilmanlaw.com
(*Counsel for Walmart*)

Adeolu A Bakare, Esq.
Victoria A. Geddis, Esq.
McNees Wallace & Nurick LLC
100 Pine Street
PO Box 1166
Harrisburg, PA 17108-1166
abakare@mcneeslaw.com
vgeddis@mcneeslaw.com
(*Counsel for PPLICA*)

Judith Cassel, Esq.
Micah R. Bucy, Esq.
HMS Legal LLP
501 Corporate Circle Suite 302
Harrisburg, PA 17110
jdcassel@hmslegal.com
mrbucy@hmslegal.com
(*Counsel for SEF*)

Susan E. Bruce, Esq.
Rebecca Kimmel, Esq.
McNees Wallace & Nurick LLC
100 Pine Street
PO Box 1166
Harrisburg, PA 17108-1166
rkimmel@mcneeslaw.com
sbruce@mcneeslaw.com
(*Counsel for Convergent*)

Lt. Colonel Carlos S. Ramirez-Vazquez
US Army Legal Services Agency
Office of The Judge Advocate General
9275 Gunston Road (JALS-TCAP)
Fort Belvoir, Virginia 22060
carlos.s.ramirezvazquez.mil@army.mil

John J. McNutt, Esq.
Regulatory Law Counsel
US Army Legal Services Agency
Office of The Judge Advocate General
9275 Gunston Road (JALS-ELD)
Fort Belvoir, Virginia 22060
john.j.mcnutt.civ@army.mil

Renardo L. Hicks, Esq.
Bryce Beard, Esq.
Eckert Seamans Cherin & Mellott, LLC
213 Market Street, 8th Floor
Harrisburg, PA 17101
rhicks@eckertseamans.com
bbeard@eckertseamans.com

Joseph L. Vullo, Esq.
Commission of Economic Opportunity
1460 Wyoming Avenue
Forty Fort, PA 18704
jlvullo@bvrrlaw.com
(*Counsel for CEO*)

Safiyah Junaid
216 Magic Mountain Rd.
Henryville, PA 18332
snjunaid2@gmail.com

Stacey Kimmel-Smith
P.O. Box 819 Nantucket Circle
Bethlehem, PA 18015
Sek4278@gmail.com

VIA FIRST CLASS MAIL ONLY

John Gadomski
446 Bidwell Hill Rd.
Lake Ariel, PA 18436

Dated: February 12, 2026



Daniel A. Garcia (PA Attorney ID 311503)
Counsel for Customer-Generator Coalition

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Pennsylvania Public Utility Commission	:	R-2025-3057164
Coalition For Affordable Utility Services	:	
and Energy Efficiency in Pennsylvania	:	C-2025-3057844
Office of Small Business Advocate	:	C-2025-3057889
Office of Consumer Advocate	:	C-2025-3058130
Brad and Jennifer Wooley	:	C-2025-3057946
PP&L Industrial Customer Alliance	:	C-2025-3058271
Convergent Energy and Power LP	:	C-2025-3058300
Solar Energy Industries Association and	:	C-2025-3058251
The Coalition for Community Solar Access	:	C-2025-3058846
Rik Bhattacharyya	:	C-2025-3058982
Safiya Junaid	:	C-2025-3059151
Stacey Kimmel-Smith	:	C-2025-3059330
John Gadomski	:	
	:	
	:	
v.	:	
	:	
PPL Electric Utilities Corporation	:	

**THIRD MOTION TO AMEND PETITION TO INTERVENE OF
ASPEN POWER PARTNERS LLC, 38 DEGREES NORTH, BOLLINGER SOLAR, CEP
RENEWABLES, LLC, CVE NORTH AMERICA, DYNAMIC ENERGY SOLUTIONS,
LLC, EDPR NA DISTRIBUTED GENERATION LLC, ENCORE RENEWABLE
ENERGY, GS POWER PARTNERS, PROSPECT14 LLC, RADIAL POWER LLC,
SCALE MICROGRIDS, SOLAR RENEWABLE ENERGY, LLC, SR1 CAPTURA SAGE
HOLDCO I, LLC, AND SYNCARPHA CAPITAL, LLC**

Pursuant to Sections 1.81, 5.103(a)-(b) and 5.91 of Pennsylvania Public Utility Commission’s (“Commission”) Regulations, 52 Pa. Code §§ 1.81, 5.103(a)-(b), 5.91(c), Aspen Power Partners LLC, 38 Degrees North, Bollinger Solar, CEP Renewables, LLC, CVE North America, Dynamic Energy Solutions, LLC, EDPR NA Distributed Generation LLC, Encore Renewable Energy, GS Power Partners, Prospect14 LLC, Radial Power LLC, Scale Microgrids, Solar Renewable Energy, LLC, SR1 Captura Sage Holdco I, LLC, and Syncarpha Capital, LLC, collectively as the Customer-Generator Coalition (“CGC” or “Coalition”), by and through its

undersigned counsel, Steptoe & Johnson PLLC, respectfully submits this Third Motion to Amend Petition to Intervene in the above-captioned proceeding.

The Coalition respectfully states that this Third Motion to Amend and the accompanying Third Amended Petition to Intervene are filed solely for the limited purpose of updating the list of participating entities. The Coalition does not intend, and this filing shall not be construed, to supersede, withdraw, or replace its original Petition to Intervene filed in this proceeding. All factual averments, legal arguments, and requests for relief contained in the original Petition are hereby expressly preserved and incorporated by reference as though fully set forth herein. The Third Amended Petition merely supplements the original Petition, as amended, to reflect the addition of new parties (Reading Anthracite Company and Schuylkill Reclamation Corporation) and shall not constitute a waiver or modification of any prior statements or claims.

In support of this Motion, the Coalition states as follows:

I. BACKGROUND

1. On September 30, 2025, PPL filed Original Tariff Electric, Pa. P.U.C. No. 202 (“Tariff No. 202”), seeking a general rate increase pursuant to 66 Pa. C.S. § 1308(d) of the Public Utility Code and Original Tariff Electric, Pa. P.U.C. No. 2S (“Tariff No. 2S”), which is PPL’s proposed Electric Generation Supplier Coordination Tariff and sets forth PPL’s rules, regulations, charges, and riders for its provision of coordination services to electric generation suppliers (“EGSs”).

2. On October 15, 2025, the Coalition filed its Petition to Intervene in this docket. The Petition was accepted and the Coalition was granted party status in the proceeding.

3. The Commission, by Order entered October 24, 2025, suspended PPL’s proposed Tariff Electric Pa. P.U.C. Nos. 202 and 2S for investigation pursuant to 66 Pa.C.S. § 1308(d) and

assigned this matter to the Office of Administrative Law Judge (“OALJ”) for hearings and the issuance of a Recommended Decision.

4. Since filing its initial Petition, the Coalition has experienced strong interest from additional entities seeking to join and participate formally as members. These entities have direct, substantial, and legally protectable interests in the outcome of this proceeding because they currently operate, or have pending interconnection applications for renewable generation facilities within PPL’s service territory that would be materially affected by the proposed tariff changes.

5. On October 30, 2025, the Coalition filed a Motion to Amend Petition to Intervene to add several additional parties to this proceeding (the “Motion to Amend 1”).

6. On December 2, 2025, the Coalition filed a Second Motion to Amend Petition to Intervene to add several additional parties to this proceeding and to remove several parties from this proceeding (the “Motion to Amend 2”).

7. On January 12, 2026, pursuant to Prehearing Order #3, the Commission granted the Motion to Amend 1 and the Motion to Amend 2.

8. Since the granting of those motions, several additional entities have expressed their desire to join and participate in this proceeding.

9. The addition of these additional entities will ensure that the Commission has a full and representative record of the potential impacts of the proposed tariff revisions across Pennsylvania’s renewable-energy sector.

10. The Coalition therefore seeks leave to amend its Petition to Intervene pursuant to 52 Pa. Code §§ 1.81 and 5.91 to add additional entities as parties to the proceeding. This amendment is intended solely to ensure administrative accuracy and completeness of the record and is not intended to supersede or replace the Coalition’s original Petition to Intervene. All prior

averments, arguments, and requests for relief set forth therein are hereby preserved and incorporated by reference as though fully set forth at length herein.

II. LEGAL STANDARD

11. Section 5.91 of the Commission's regulations allow for the “modification of or supplement to an application, complaint, petition or other pleading.” 52 Pa. Code § 5.91(a). Further, Section 1.81 of the Commission’s regulations states, “[a]n amendment to a submittal or pleading may be tendered for filing at any time and will be deemed filed in accordance with § 1.11 (relating to date of filing) unless the Commission otherwise orders.” 52 Pa. Code § 1.81(a); *see also* 1 Pa. Code § 33.41. Under these regulations, the Coalition’s right to amend its Petition at this time is indisputable.

12. The requested amendment does not alter the substantive issues raised in the Coalition’s original Petition, nor does it change the scope or posture of the Coalition’s participation. Rather, it ensures that all affected customer-generators are represented under a unified procedural umbrella, avoiding duplicative filings and unnecessary procedural complexity.

III. GOOD CAUSE EXISTS TO GRANT THIS MOTION

13. Each of the additional entities identified in Exhibit A has a direct and immediate financial and operational interest in the subject matter of this proceeding. Their projects either hold Commission-approved net-metering certifications or are in advanced stages of interconnection within PPL’s distribution system.

14. PPL’s proposed tariff revisions would, if approved, substantially affect these entities’ existing and planned operations by altering rate classifications, export crediting mechanisms, and AEC ownership rights. Their participation will contribute valuable factual and technical evidence regarding the potential impacts of the proposed tariff.

15. Granting this Motion will not delay the proceeding, prejudice any party, or impose additional procedural burdens. The Coalition continues to be represented by the same counsel of record, ensuring continuity and efficiency.

16. The requested amendment is thus consistent with the Commission's policy favoring broad and inclusive participation by affected stakeholders in rate proceedings involving statewide policy implications.

WHEREFORE, Aspen Power Partners LLC, 38 Degrees North, Bollinger Solar, CEP Renewables, LLC, CVE North America, Dynamic Energy Solutions, LLC, EDPR NA Distributed Generation LLC, Encore Renewable Energy, GS Power Partners, Prospect14 LLC, Radial Power LLC, Scale Microgrids, Solar Renewable Energy, LLC, SR1 Captura Sage Holdco I, LLC, and Syncarpha Capital, LLC, collectively as the Customer-Generator Coalition, respectfully requests that the Pennsylvania Public Utility Commission (i) grant this Third Motion for Leave to Amend its Petition to Intervene for the limited purpose of updating the list of participating entities; (ii) deem the Third Amended Petition to Intervene, attached as Exhibit A, as supplementing, not superseding, the Coalition's original Petition to Intervene; and (iii) confirm that all factual averments, legal arguments, and requests for relief set forth in the original Petition remain preserved and incorporated by reference herein.

Respectfully submitted,



—
Daniel A. Garcia (PA Attorney ID 311503)
Brian Pulito (PA Attorney ID 203952)
Sarah M. Rambin (PA Attorney ID
313717)
Steptoe and Johnson, PLLC
1 PPG Place, Suite 3300
Pittsburgh, PA 15222

412-504-8010 (telephone)
412-504-8011 (fax)
Daniel.Garcia@Steptoe-Johnson.com
Brian.Pulito@Steptoe-Johnson.com
Sarah.Rambin@Steptoe-Johnson.com

Date: February 12, 2026

Counsel for Customer-Generator Coalition

Exhibit A

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Pennsylvania Public Utility Commission	:	R-2025-3057164
Coalition For Affordable Utility Services and Energy Efficiency in Pennsylvania	:	C-2025-3057844
Office of Small Business Advocate	:	C-2025-3057889
Office of Consumer Advocate	:	C-2025-3058130
Brad and Jennifer Wooley	:	C-2025-3057946
PP&L Industrial Customer Alliance	:	C-2025-3058271
Convergent Energy and Power LP	:	C-2025-3058300
Solar Energy Industries Association and The Coalition for Community Solar Access	:	C-2025-3058251
Rik Bhattacharyya	:	C-2025-3058846
Safiya Junaid	:	C-2025-3058982
Stacey Kimmel-Smith	:	C-2025-3059151
John Gadomski	:	C-2025-3059330
	:	
	:	
v.	:	
	:	
PPL Electric Utilities Corporation	:	

**THIRD AMENDED PETITION TO INTERVENE OF
ASPEN POWER PARTNERS LLC, 38 DEGREES NORTH, BOLLINGER SOLAR, CEP
RENEWABLES, LLC, CVE NORTH AMERICA, DYNAMIC ENERGY SOLUTIONS,
LLC, EDPR NA DISTRIBUTED GENERATION LLC, ENCORE RENEWABLE
ENERGY, GS POWER PARTNERS, PROSPECT14 LLC, RADIAL POWER LLC,
SCALE MICROGRIDS, SOLAR RENEWABLE ENERGY, LLC, SR1 CAPTURA SAGE
HOLDCO I, LLC, AND SYNCARPHA CAPITAL, LLC**

Pursuant to 52 Pa. Code §§ 1.81, and 5.71–5.75 of the Pennsylvania Public Utility Commission’s (“PUC” or “Commission”) Regulations, Aspen Power Partners LLC, 38 Degrees North, Bollinger Solar, CEP Renewables, LLC, CVE North America, Dynamic Energy Solutions, LLC, EDPR NA Distributed Generation LLC, Encore Renewable Energy, GS Power Partners, Prospect14 LLC, Radial Power LLC, Scale Microgrids, Solar Renewable Energy, LLC, SR1 Captura Sage Holdco I, LLC, and Syncarpha Capital, LLC, collectively as the Customer-Generator Coalition (“CGC” or “Coalition”), by and through its undersigned counsel, Steptoe & Johnson

PLLC, respectfully submits this Third Amended Petition to Intervene in the above-captioned proceeding initiated by PPL Electric Utilities Corporation (“PPL” or “the Company”).

This third amendment updates the membership of the Coalition to include additional entities with a direct and substantial interest in the outcome of this proceeding. This third amendment is intended solely to ensure administrative accuracy and completeness of the record and is not intended to supersede or replace the Coalition’s Original Petition to Intervene. All prior averments, arguments, and requests for relief set forth therein are hereby preserved and incorporated by reference as though fully set forth at length herein. The Coalition’s legal position and requested relief remain unchanged from its Original Petition to Intervene, filed October 15, 2025.

I. BACKGROUND

1. On September 30, 2025, PPL filed Original Tariff Electric, Pa. P.U.C. No. 202 (“Tariff No. 202”) seeking a general rate increase pursuant to 66 Pa. C.S. § 1308(d) of the Public Utility Code and Original Tariff Electric, Pa. P.U.C. No. 2S (“Tariff No. 2S”), which is the Company’s proposed Electric Generation Supplier Coordination Tariff and sets forth the Company’s rules, regulations, charges, and riders for its provision of coordination services to electric generation suppliers (“EGSs”).

2. On October 15, 2025, the Coalition filed its Petition to Intervene in this docket (“Original Petition to Intervene” or “Petition”). The Petition was accepted and the Coalition was granted party status in the proceeding.

3. By Order entered October 24, 2025, the Commission suspended PPL’s proposed Tariff Electric Pa. P.U.C. Nos. 202 and 2S pursuant to 66 Pa.C.S. § 1308(d) and referred the matter to the Office of Administrative Law Judge (“OALJ”) for hearings and a Recommended Decision.

4. Since the filing of the Original Petition to Intervene, several additional renewable-energy developers and customer-generators have requested to join the Coalition, recognizing that the issues raised in this proceeding, specifically, PPL's proposed Maximum Registered Peak Load (MRPL) reclassification and Alternative Energy Credit (AEC) ownership provisions, directly affect their projects, financial interests, and interconnection rights.

5. The addition of these additional entities will ensure that the Commission has a full and representative record of the potential impacts of the proposed tariff revisions across Pennsylvania's renewable-energy sector.

II. PROPOSED INTERVENORS

6. CGC is an *ad hoc* group of various customer-generators engaged in the development, ownership, and operation of solar photovoltaic power generation throughout the Commonwealth, including within PPL's service territory.

7. Each member of the Coalition owns, operates, or develops renewable-energy generation facilities within PPL's service territory that either:

- (a) are interconnected under the Commission's Alternative Energy Portfolio Standards ("AEPS") Regulations, 52 Pa. Code §§ 75.21 - 75.51, or
- (b) are actively pursuing interconnection under PPL's tariff.

8. The attorneys for Customer-Generators Coalition in this matter are:

Daniel A. Garcia (PA Attorney ID 311503)
Brian Pulito (PA Attorney ID 203952)
Sarah M. Rambin (PA Attorney ID 313717)
Steptoe and Johnson, PLLC
1 PPG Place, Suite 3300
Pittsburgh, PA 15222
412-504-8010 (telephone)
412-504-8011 (fax)
Daniel.Garcia@Steptoe-Johnson.com
Brian.Pulito@Steptoe-Johnson.com

Counsel consents to electronic service pursuant to 52 Pa. Code § 1.54(b)(3).

9. Reading Anthracite Company and Schuylkill Reclamation Corporation are hereby added as members of the Customer-Generator Coalition and join in all representations and requests for relief set forth in the Original Petition to Intervene.

10. A complete and current list of all participating Coalition members is attached as Appendix A to this Third Amended Petition.

III. LEGAL STANDARD

11. Under 52 Pa. Code § 1.81, the Commission or the Presiding Officer may grant leave to amend a pleading at any time to ensure a complete and accurate record. The Commission routinely allows amendments that do not alter the substantive issues or prejudice other parties. See also 52 Pa. Code § 5.91.

12. Section 5.72(a) provides that a person may intervene if that person “has an interest which may be directly affected and which is not adequately represented by existing participants.” The additional members identified herein plainly meet this standard.

13. This amendment does not expand the scope of the Coalition’s participation, introduce new issues, or modify the relief requested. Rather, it consolidates representation of affected stakeholders under one coordinated party, promoting administrative efficiency and avoiding duplicative filings.

14. Granting this amendment will ensure a full and fair record on the implications of PPL’s proposed MRPL and AEC tariff provisions while maintaining procedural economy.

WHEREFORE, Aspen Power Partners LLC, 38 Degrees North, Bollinger Solar, CEP Renewables, LLC, CVE North America, Dynamic Energy Solutions, LLC, EDPR NA Distributed

Generation LLC, Encore Renewable Energy, GS Power Partners, Prospect14 LLC, Radial Power LLC, Scale Microgrids, Solar Renewable Energy, LLC, SR1 Captura Sage Holdco I, LLC, and Syncarpha Capital, LLC, respectfully request that the Pennsylvania Public Utility Commission (i) grant its Third Amended Petition to Intervene; (ii) accept the additional entities identified in Section II, above, and (iii) grant any other relief as it deems necessary.

Respectfully submitted,

A handwritten signature in blue ink, appearing to be 'D. Garcia', written over a light blue horizontal line.

Daniel A. Garcia (PA Attorney ID
311503)
Brian Pulito (PA Attorney ID 203952)
Sarah M. Rambin (PA Attorney ID
313717)
Steptoe and Johnson, PLLC
1 PPG Place, Suite 3300
Pittsburgh, PA 15222
412-504-8010 (telephone)
412-504-8011 (fax)
Daniel.Garcia@Steptoe-Johnson.com
Brian.Pulito@Steptoe-Johnson.com
Sarah.Rambin@Steptoe-Johnson.com

Date: February 12, 2026

Counsel for Customer-Generator
Coalition

APPENDIX A – CUSTOMER-GENERATOR COALITION MEMBERSHIP LIST

Entity Name
38 Degrees North
Aspen Power Partners LLC
Bollinger Solar
CEP Renewables, LLC
CVE North America
EDPR NA Distributed Generation LLC
GS Power Partners
Prospect14 LLC
Radial Power LLC
Scale Microgrids
Solar Renewable Energy, LLC
SR1 Captura Sage Holdco I, LLC
Syncarpha Capital, LLC
Dynamic Energy Solutions, LLC
Encore Renewable Energy
Reading Anthracite Company
Schuykill Reclamation Corporation

VERIFICATION

I, DANIEL GARCIA, hereby state that the facts above set forth are true and correct (or 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).

Dated: February 12, 2026



Daniel A. Garcia
Counsel for Customer-Generator Coalition