June 22, 2012

Secretary Rosemary Chiavetta
Pennsylvania Public Utility Commission
P.O. Box 3265
Harrisburg, PA 17105-3265

Re: TENTATIVE IMPLEMENTATION ORDER - Act 129 Energy Efficiency and Conservation Program Phase Two
Docket No. M-2012-2289411 M-2008-2069887

Dear Secretary Chiavetta:

National Energy Solutions appreciates the opportunity to provide comments in response to the TENTATIVE IMPLEMENTATION ORDER for Act 129 Energy Efficiency and Conservation Program Phase Two under Docket No. M-2012-2289411.

Please do not hesitate to contact me should you wish to discuss any of the enclosed comments further.

Respectfully,

[Signature]
Mike Antonelli
President

National Energy Solutions, Inc.
PENNSYLVANIA PUBLIC UTILITY COMMISSION

Act 129 Energy Efficiency and Conservation Program Phase Two : Docket No. M-2012-2289411
: M-2008-2069887

Comments of National Energy Solutions

National Energy Solutions ("NES") is a privately owned, Pennsylvania-based energy management company that provides design, sales and installation of various energy saving products for commercial and industrial buildings. NES has been an active participant in completing energy efficiency projects funded through Act 129 and have qualified those projects for participation in the PJM capacity auctions through EMC Development Company, Inc ("EMC) for the benefit of our customers, the Pennsylvania ratepayers implementing the Energy Efficiency project.

NES is committed to the long term success of energy efficiency. It is the most environmentally benign source of electrical capacity; and we believe its provider’s (owners and contractors of energy efficiency projects) and other Pennsylvania ratepayers completing EE projects should continue to be incented to provide this most environmentally desirable electrical capacity. Additionally, small businesses have been a vital economic growth engine for Pennsylvania. As a small business, we advocate implementation of Phase 2 of Act 129 to continue to fuel economic growth and job creation for Pennsylvania while providing the most environmentally desirable electrical capacity. Through the implementation of Phase 2 we also urge the Commission to consider the benefit EE aggregators like EMC provide to companies like ours and the Pennsylvania ratepayers and not grant utilities capacity rights and the ability to offer these assets into PJM.