

February 4, 2014

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

Dear Ms. Chiavetta:

As specifically directed by the Pennsylvania Public Utility Commission (Docket M-2009-2092655, Order entered December 6th 2012), EDEWG has convened a Web Portal Working Group (WPWG) to develop standardized solutions for the acquisition of both historical interval usage and billing quality interval data within 24 to 48 hours of daily meter reads via a secure web portal. The Order requires that related standards are to be completed, not implemented, by March 1, 2014 and March 1, 2015 respectively.

EDEWG Leadership, with the full support of the membership of the WPWG, respectfully requests Commission consent to modify the scope of the proposed solution as well as the scope of the deliverable required by March 1st, 2014 (the aforementioned standard for historical interval usage).

The proposal, based on WPWG discussions held up to this point, is as follows:

- To design and provide the March 1, 2014 deliverable as an initial high-level framework intended to facilitate further WPWG design discussions and subsequently more detailed standards development, as opposed to delivering a detailed historical interval usage standard at this time.
- To deliver <u>both</u> of the aforementioned required standards concurrently by March 1st, 2015 as minimum requirements that each EDC's solution must support, as opposed to separate deliverables prescribing a single standardized solution as apparently intended by the Order.

WPWG discussions will address many process, data, and technology elements common to both required standards, given the PUC requirement that both leverage a secure web portal. Creating both standards concurrently provides the WPWG with opportunities to leverage these synergies and more efficiently generate standards that consistently address these required common elements while still meeting the overall intended goal of the PaPUC. Additionally, prescription of minimally acceptable requirements for all parties is consistent with the current design of existing electric Electronic Data Interchange (EDI) data exchange standards in place within Pennsylvania today.

EDEWG would appreciate the Commission's timely consideration of and response to this request.

Sincerely, Matthew Sigg

EDEWG EGS Co-chair Constellation (An Exelon Company)

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