

Richard G. Webster, Jr. Vice President Regulatory Policy & Strategy

PECO 2301 Market Street S15 Philadelphia, PA 19103 Telephone 215.841.5777 Fax 215.841.6208 www.peco.com dick.webster@peco-energy.com

July 9, 2020

VIA ELECTRONIC FILING ONLY

Rosemary Chiavetta, Secretary Pennsylvania Public Utility Commission Commonwealth Keystone Building 400 North Street, 2nd Floor Harrisburg, PA 17120 rchiavetta@pa.gov

Re: Petition of PECO Energy Company for Approval of its Act 129 Phase III Energy Efficiency and Conservation Plan, Docket No. M-2015-2515691

Dear Secretary Chiavetta:

On June 3, 2020, the Commission granted the Energy Association of Pennsylvania's Petition to Amend the Commission's June 19, 2015 Implementation Order at Docket No. M-2014-2424864 (the "EAP Order"). The EAP Order reclassified an electric distribution company's ("EDC's") obligation to obtain peak demand reductions during the fifth program year of Phase III and, as a result, compliance with peak demand reduction targets will be solely determined using the 13 called demand response events during program years 9, 10 and 11. EDCs were directed to review their Phase III plans and conservation service provider ("CSP") contracts in light of the changes made by the EAP Order and file any necessary amendments.

PECO has reviewed its approved Phase III Plan and CSP contracts and determined that no amendments are necessary to reflect the changes made by the EAP Order. Although some of the Plan narrative describing compliance targets has become outdated as a result of the EAP Order, the Company will continue to implement its peak demand reduction programs as they are described in the current Phase III Plan.

As per the stay-at-home orders issued by the Governor and Philadelphia's Mayor, all PECO attorneys and key support staff are working remotely until these restrictions are lifted. Accordingly, PECO will not have its usual access to photocopying and U.S. mail, among other services. PECO is filing this letter by email and requests that all communications with PECO, likewise, be transmitted by email.

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If you have any questions regarding this filing, please do not hesitate to contact me at 215-841-5777.

Very truly yours,

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