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August 13, 2021

# Via Electronic Filing

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

> RE: Petition of Pike County Light & Power for Approval of Its Default Service Plan and Waiver of Commission Regulations and *Nunc Pro Tunc* Treatment for the Period June 1, 2021 through May 31, 2024; Docket No. P-2020-3022988; CORRECTIONS TO APRIL 28, 2021 COMPLIANCE TARIFF FILING OF SUPPLEMENT NO. 86 TO ELECTRIC PA P.U.C. NO. 8, TARIFF LEAF 5 AND 62A

Dear Secretary Chiavetta:

Enclosed for filing please find Pike County Light and Power Company's Corrections to the Compliance Tariff filing of Supplement No. 86, Tariff Electric PA P.U.C. No. 8, Tariff Leaf 5 and 62A, issued April 28, 2021, and effective June 1, 2021. This filing includes corrections recently found by the Bureau of Audits and includes a page level revision for Leaf 62A and the corresponding correction on the table of contents at Leaf 5, as well as a correction to address an error in the language on Leaf 62A regarding how interest is computed that was approved previously in Supplement No. 71 which was inadvertently omitted in the compliance filing.

Thank you very much for your attention to this matter. Please feel free to contact the undersigned with any questions.

Very truly yours,

/s/ Bryce R. Beard

Thomas J. Sniscak Whitney E. Snyder Bryce R. Beard Counsel to Pike County Light & Power Company

## **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 52 Pa. Code § 1.54 (relating to service by a party).

## **BY ELECTRONIC MAIL ONLY**

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/s/ Bryce R. Beard

Thomas J. Sniscak Whitney E. Snyder Bryce R. Beard

Dated this 13<sup>th</sup> day of August, 2021

SUPPLEMENT NO. 86 TO

ELECTRIC PA. P.U.C. NO. 8

16th REVISED LEAF NO. 5 SUPERSEDING 15th REVISED LEAF NO. 5

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ISSUED: April 28, 2021

ISSUED BY: Michael German President and CEO Corning, New York

6th REVISED LEAF NO. 62A SUPERSEDING 5th REVISED LEAF NO. 62A

### RULES AND REGULATIONS

#### 18. DEFAULT SERVICE (Continued)

Electric Supply Adjustment Charge:

The Electric Supply Adjustment Charge will be calculated every June 1<sup>st</sup> and December 1<sup>st</sup>, the Electric Supply Adjustment shall be determined by comparing the Default Service Costs incurred for the month with the Default Service revenues. Default Service costs shall include: actual capacity, energy and ancillary service costs; and prior period electric supply adjustments. Default Service revenues shall include revenues billed through the Market Price of Electric Supply and the Electric Supply Adjustment Charge.

Actual Default Service costs will be divided by the total actual Default Service sales for the period being reconciled to determine the overall average rate that would have made the Company whole for the period, on an aggregate basis. The resulting average rate will then be utilized to estimate the over or under collection applicable to each service classification. The resulting monthly service classification-specific over or under collections will be added together for the six months comprising the period being reconciled and then divided by estimated service classification-specific Default Service sales for the subsequent 12-month period such that over or under-collections occurring over a six-month period would be collected over the subsequent 12-month period in which the Electric Supply Adjustment Charges will be billed. The resulting service classification-specific Electric Supply Adjustment Charges will then be increased to permit recovery of Gross Receipts Tax.

Additionally, costs associated with Company's compliance with the Alternative Energy Portfolio Standard shall be included as part of the supply costs and included, as needed, in the Electric Supply Adjustment Charge set each period.

For any given six-month period, the Electric Supply Adjustment Charges, including Gross Receipts Tax, shall not exceed a charge or a credit of 2.0 cents per kWh. In the event the 2.0 cents per kWh limit is imposed, any remaining over or under collection balance shall be included in the subsequent period's Electric Supply Adjustment Charges to the extent possible within the 2.0 cents per kWh limitation. Interest on overcollections and undercollections will be determined at the Prime Rate of Interest.

### Statement of Default Service Charge:

Default Service Charges shall be determined every six months to be effective for bills to be rendered during the following billing periods. The billing periods shall be defined as the six months beginning June and December.

Not less than three business days prior to a proposed change in the Default Service Charge, a "Statement of Default Service Charge" ("Statement") showing the Default Service Charge for each applicable customer class and the effective date of such Statement, will be filed with the Commission, apart from this Tariff. Such Statement shall be available to the public at Company offices and on the Company's internet website.

(C) Indicates Change

ISSUED BY: Michael German President and CEO Corning, New York (C)