



PECO Energy Company Default Service Program RFPs for Full Requirements Products and Block Energy Supply

Acceptable Modifications to the Form of Guaranty – Final July 24, 2012

The Form of Guaranty is appended as Exhibit F to the Default Service Program Supply Master Agreements. This document contains a comprehensive set of modifications to the Form of Guaranty that were previously acceptable to PECO. All modifications to the Form of Guaranty accepted for the benefit of a single RFP Bidder are available to all RFP Bidders on an optional basis.

The acceptable modifications listed in this document are deemed acceptable for both the Form of Guaranty for the Full Requirements RFP and the Form of Guaranty for the Block Energy RFP.

Preamble - Original
THIS GUARANTY (this "Guaranty"), dated as of,
20, is made by (the "Guarantor"), a organized and existing under the laws of
[a state of the United States or of the District of Columbia], in favor of
PECO Energy Company (the "Guaranteed Party"), a corporation organized and existing
under the laws of the Commonwealth of Pennsylvania. Terms not defined herein shall
have the meanings given to them in the Default Service Program [Block Energy] Supply
Master Agreement dated, 20(as amended, modified or extended from time to
time, the "Agreement(s)"), between the Guaranteed Party and
, a organized and existing under the laws of(the "Seller"). This Guaranty is made by Guarantor in consideration
(the "Seller"). This Guaranty is made by Guarantor in consideration
for, and as an inducement for the Guaranteed Party to enter into, the Agreement(s) with
the Seller. Guarantor, subject to the terms and conditions hereof, hereby unconditionally,
irrevocably and absolutely guarantees to the Guaranteed Party the full and prompt
payment when due, subject to any applicable grace period, of all payment obligations of
the Seller to the Guaranteed Party arising out of the Agreement(s). Without limiting the
generality of the foregoing, Guarantor further agrees as follows:
Acceptable Modifications to Preamble
THIS GUARANTY (this "Guaranty"), dated as of, 20,
is made by (the "Guarantor"),
a organized and existing under the laws of [a
state of the United States or of the District of Columbia], in favor of PECO Energy
Company (the "Guaranteed Party"), a corporation organized and existing under the laws
of the Commonwealth of Pennsylvania. Terms not defined herein shall have the
meanings given to them in the Default Service Program [Block Energy] Supply Master
Agreement dated, 20 and the Default Service Program Block Energy Supply

for, and as an inducement for the Guaranteed Party to enter into, the Agreement(s) with the Seller. Guarantor, subject to the terms and conditions hereof, hereby unconditionally, irrevocably and absolutely guarantees to the Guaranteed Party the full and prompt payment when due, subject to any applicable grace period, of all payment obligations of the Seller to the Guaranteed Party arising out of the Agreement(s). Without limiting the generality of the foregoing, Guarantor further agrees as follows:

Master Agreement dated ________, 20 (as amended, modified or extended from time to

the

(the "Seller"). This Guaranty is made by Guarantor in consideration

Guaranteed

organized and existing under the laws of

Party

between

"Agreement(s)"),

time,

PLEASE NOTE that while the foregoing modification is acceptable, <u>ALL</u> RFP Bidders relying on the financial standing of an RFP Guarantor must submit two (2) signed

originals of the guaranty for each RFP (Block Energy and Full Requirements) to which they apply with the Part 2 Proposal, even in the case that the RFP Bidder is an existing Default Supplier and/or an existing Block Energy Supplier. Making the above change to the Full Requirements Guaranty or the Block Energy Guaranty will not result in the RFP Bidder being able to submit one guaranty for both the Full Requirements RFP and the Block Energy RFP as part of the Part 2 Proposal.

THIS GUARANTY (this "Guaranty"), dated as of is made by organized and existing under the la	, 20,
is made by	(the "Guarantor"),
a organized and existing under the la	aws of [a
state of the United States or of the District of Columbia], in	favor of PECO Energy
Company (the "Guaranteed Party"), a corporation organized and of the Commonwealth of Pennsylvania. Terms not defined meanings given to them in the Default Service Program [Block Agreement dated, 20(as amended, modified or extended the "Agreement(s)"), between the Guaranteed Party and	d herein shall have the Energy Supply Master ended from time to time,
the "Agreement(s)"), between the Guaranteed Party and organized and existing under the laws of	(the "Seller").
This Guaranty is made by Guarantor in consideration for, and a Guaranteed Party to enter into, the Agreement(s) with the Seller. terms and conditions hereof, hereby unconditionally, irrevguarantees to the Guaranteed Party the full and prompt payment applicable grace period, of all payment obligations of the Seller arising out of the Agreement(s). Without limiting the gene Guarantor further agrees as follows:	as an inducement for the Guarantor, subject to the vocably and absolutely when due, subject to any to the Guaranteed Party
PLEASE NOTE that this change is acceptable in the Gua. Requirements RFP.	
THIS GUARANTY (this "Guaranty"), dated as of is made by organized and existing under the la	, 20,
is made by	(the "Guarantor"),
aorganized and existing under the la	ws of [a
state of the United States or of the District of Columbia], in	favor of PECO Energy
Company (the "Guaranteed Party"), a corporation organized and of the Commonwealth of Pennsylvania. Terms not defined meanings given to them in the Default Service Program [Block Agreement dated, 20(as amended, modified or extension the "Agreement(s)"), between the Guaranteed Party and organized and existing under the laws of	d herein shall have the Energy Supply Master ended from time to time,
organized and existing under the laws of	(the "Seller").
This Guaranty is made by Guarantor in consideration for, and a Guaranteed Party to enter into, the Agreement(s) with the Seller. terms and conditions hereof, hereby unconditionally, irrev guarantees to the Guaranteed Party the full and prompt payment applicable grace period, of all payment obligations of the Seller	as an inducement for the Guarantor, subject to the vocably and absolutely when due, subject to any
arising out of the Agreement(s). Without limiting the gene	•

Guarantor further agrees as follows:

THIS GUARANTY (this "Guaranty"), dated as of, 20_	,
is made by (the "Guarantor"	"),
aorganized and existing under the laws of	[a
state of the United States or of the District of Columbia, in favor of PECO Energ	gу
Company (the "Guaranteed Party"), a corporation organized and existing under the law	WS
of the Commonwealth of Pennsylvania. Terms not defined herein shall have the	he
meanings given to them in the Default Service Program [Block Energy] Supply Mast	er
Agreement dated, 20_(as amended, modified or extended from time to time	ıe,
the "Agreement(s)"), between the Guaranteed Party and,	, a
organized and existing under the laws of (the "Seller"	
This Guaranty is made by Guarantor in consideration for, and as an inducement for the	he
Guaranteed Party to enter into, the Agreement(s) with the Seller. Guarantor, subject to the	he
terms and conditions hereof, hereby unconditionally, irrevocably and absolute	ly
guarantees to the Guaranteed Party the full and prompt payment when due, subject to an	ny
applicable grace period, of all payment obligations of the Seller to the Guaranteed Par	ty
arising out of the Agreement(s). Without limiting the generality of the foregoin	ıġ,
Guarantor further agrees as follows:	

PLEASE NOTE that this change is acceptable provided that the state entered is a state of the United States or the District of Columbia.

Paragraph 1 - Original

1. The Guarantor, as primary obligor and not merely as surety, hereby irrevocably and unconditionally guarantees the full and prompt payment when due (whether by acceleration or otherwise) of any sums due and payable by the Seller as a result of an Event of Default under the Agreement(s) (including, without limitation, indemnities, damages, fees and interest thereon, pursuant to the terms of the Agreement(s)). [Notwithstanding anything to the contrary herein, the maximum aggregate liability of the Guarantor under this Guaranty shall in no event exceed \$_____, less the value of other liquid securities posted by the Seller under the Agreement(s).] All such principal, interest, obligations and liabilities, collectively, are the "Guaranteed Obligations". This Guaranty is a guarantee of payment and not of collection.

Acceptable Modifications to Paragraph 1

- 1. The Guarantor, as primary obligor and not merely as surety, hereby irrevocably and unconditionally guarantees the full and prompt payment when due (whether by acceleration or otherwise) of any sums due and payable by the Seller as a result of an Event of Default under the Agreement(s) (including, without limitation, indemnities, damages, fees and interest thereon, pursuant to the terms of the Agreement(s)). [Notwithstanding anything to the contrary herein, the maximum aggregate liability of the Guarantor under this Guaranty shall in no event exceed \$______, less excluding the value of other liquid securities posted by the Seller under the Agreement(s).] All such principal, interest, obligations and liabilities, collectively, are the "Guaranteed Obligations". This Guaranty is a guarantee of payment and not of collection.
- 1. The Guarantor, as primary obligor and not merely as surety, hereby irrevocably and unconditionally guarantees the full and prompt payment when due (whether by acceleration or otherwise) of any sums due and payable by the Seller as a result of an Event of Default under the Agreement(s) (including, without limitation, indemnities, damages, fees and interest thereon, pursuant to the terms of the Agreement(s)). [Notwithstanding anything to the contrary herein, the maximum aggregate liability of the Guarantor under this Guaranty shall in no event exceed \$_____, less the value of other liquid securities posted by the Seller under the Agreement(s).] All such principal, interest, obligations and liabilities, collectively, are the "Guaranteed Obligations". This Guaranty is a guarantee of payment and not of collection.

- 1. The Guarantor, as primary obligor and not merely as surety, hereby irrevocably and unconditionally guarantees the full and prompt payment when due (whether by acceleration or otherwise) of any sums due and payable by the Seller as a result of an Event of Default under the Agreement(s) (including, without limitation, indemnities, damages, fees and interest thereon, pursuant to the terms of the Agreement(s)). [Notwithstanding anything to the contrary herein, the maximum aggregate liability of the Guarantor under this Guaranty shall in no event exceed \$_____, less the value other liquid securities posted by the Seller under the Agreement(s).] All such principal, interest, obligations and liabilities, collectively, are the "Guaranteed Obligations". This Guaranty is a guarantee of payment and not of collection. For the avoidance of doubt, this Guaranty guarantees only payment obligations of Seller and does not guarantee physical delivery or, to the extent applicable, reporting obligations of Seller.
- 1. The Guarantor, as primary obligor and not merely as surety, hereby irrevocably and unconditionally guarantees the full and prompt payment when due (whether by acceleration or otherwise) of any sums due and payable by the Seller as a result of an Event of Default under the Agreement(s) (including, without limitation, indemnities, damages, fees and interest thereon, pursuant to the terms of the Agreement(s)). [Notwithstanding anything to the contrary herein, the maximum aggregate liability of the Guarantor under this Guaranty shall in no event exceed [\$____], less the value of other liquid securities posted by the Seller under the Agreement(s).] All such principal, interest, obligations and liabilities, collectively, are the "Guaranteed Obligations". This Guaranty is a guarantee of payment and not of collection.
- 1. The Guarantor, as primary obligor and not merely as surety, hereby irrevocably and unconditionally guarantees the full and prompt payment when due (whether by acceleration or otherwise) of any sums due and payable by the Seller as a result of an Event of Default under the Agreement(s) (including, without limitation, indemnities, damages, fees and interest thereon, pursuant to the terms of the Agreement(s)). [Notwithstanding anything to the contrary herein, the maximum aggregate liability of the Guarantor under this Guaranty shall in no event exceed \$_____, less the value of other liquid securities posted by the Seller under the Agreement(s).] All such principal, interest, obligations and liabilities, collectively, are the "Guaranteed Obligations". This Guaranty is a guarantee of payment and not of collection. Guarantor's obligations and liability under this Guaranty shall be limited to payment obligations only and Guarantor shall have no obligation to perform under any Agreement, including, without limitation, to sell, deliver, supply or transport gas, electricity or any other commodity.

1. The Guarantor, as primary obligor and not merely as surety, hereby irrevocably and unconditionally guarantees the full and prompt payment when due (whether by acceleration or otherwise) of any sums due and payable by the Seller as a result of an Event of Default under the Agreement(s) (including, without limitation, indemnities, damages, fees and interest thereon, pursuant to the terms of the Agreement(s)). [Notwithstanding anything to the contrary herein, the maximum aggregate liability of the Guarantor under this Guaranty shall in no event exceed \$_____, less the value of other liquid securities posted by the Seller under the Agreement(s).] All such principal, interest, obligations and liabilities, collectively, are the "Guaranteed Obligations". This Guaranty is a guarantee of payment and not of collection. By acceptance of this Guaranty, the Guaranteed Party agrees that this Guaranty replaces, supersedes and renders null and void the Guaranty dated [_______] from the Guarantor to the Guaranteed Party in the maximum aggregate liability of [______] USD.

This change is only acceptable if the RFP Bidder has an existing outstanding guaranty with PECO from a previous solicitation under the Default Service RFP, and references such guaranty in the brackets above. Please note that the guaranty is only "accepted" once it is signed by PECO; if the RFP Bidder submits a guaranty with its Part 2 Proposal and incorporates the above modification, but the RFP Bidder does not win at the RFP in that solicitation, the submitted guaranty will be returned without a signature from PECO and the previous guaranty will remain in force.

Paragraph 2 - Original

2. The Guarantor hereby waives diligence, acceleration, notice of acceptance of this Guaranty and notice of any liability to which it may apply, and waives presentment and all demands whatsoever except as noted herein, notice of protest, notice of dishonor or nonpayment of any such liability, suit or taking of other action by Guaranteed Party against, and any other notice to, any party liable thereon (including the Guarantor), filing of claims with a court in the event of the insolvency or bankruptcy of the Seller, and any right to require a proceeding first against the Seller.

Acceptable Modifications to Paragraph 2

2. The Guarantor hereby waives diligence, acceleration, notice of acceptance of this Guaranty and notice of any liability to which it may apply, and waives presentment and all demands whatsoever except as noted herein, notice of protest, notice of dishonor or nonpayment of any such liability, suit or taking of other action by Guaranteed Party against, and any other notice to (except as explicitly provided herein), any party liable thereon (including the Guarantor), filing of claims with a court in the event of the insolvency or bankruptcy of the Seller, and any right to require a proceeding first against the Seller.

Paragraph 4 - Original

Subject to the terms and conditions hereof, the obligations of the Guarantor under this Guaranty are absolute, irrevocable and unconditional and, shall not be released, discharged or otherwise affected by: (a) any extension, renewal, settlement, compromise, waiver, consent, discharge or release by the Seller concerning any provision of the Agreement(s) governing any of the Guaranteed Obligations of the Seller; (b) the rendering of any judgment against the Seller or any action to enforce the same; (c) the existence, or extent of, any release, exchange, surrender, non-perfection or invalidity of any direct or indirect security for any of the Guaranteed Obligations; (d) any modification, amendment, waiver, extension of or supplement to any of the Agreement(s) or the Guaranteed Obligations agreed to from time to time by the Seller and the Guaranteed Party; (e) any change in the corporate existence (including its constitution, laws, rules, regulations or powers), structure or ownership of the Seller or the Guarantor, or any insolvency, bankruptcy, reorganization or other similar proceedings affecting the Seller, its assets or the Guarantor; (f) the existence of any claim, set-off or other rights which the Guarantor may have at any time against the Seller, the Guaranteed Party, whether in connection herewith or in connection with any unrelated transaction; provided that nothing herein shall prevent the assertion of any such claim by separate suit or compulsory counterclaim; and (g) the invalidity, irregularity or unenforceability in whole or in part of the Agreement(s) or any Guaranteed Obligations or any instrument evidencing any Guaranteed Obligations or the absence of any action to enforce the same.

Acceptable Modifications to Paragraph 4

Subject to the terms and conditions hereof, the obligations of the Guarantor under this Guaranty are absolute, irrevocable and unconditional and, shall not be released, discharged or otherwise affected by: (a) any extension, renewal, settlement, compromise, waiver, consent, discharge or release by the Seller concerning any provision of the Agreement(s) governing any of the Guaranteed Obligations of the Seller; (b) the rendering of any judgment against the Seller or any action to enforce the same; (c) the existence, or extent of, any release, exchange, surrender, non-perfection or invalidity of any direct or indirect security for any of the Guaranteed Obligations; (d) any modification, amendment, waiver, extension of or supplement to any of the Agreement(s) or the Guaranteed Obligations agreed to from time to time by the Seller and the Guaranteed Party; (e) any change in the corporate existence (including its constitution, laws, rules, regulations or powers), structure or ownership of the Seller or the Guarantor, or any insolvency, bankruptcy, reorganization or other similar proceedings affecting the Seller, its assets or the Guarantor; (f) the existence of any claim, set-off or other rights which the Guarantor may have at any time against the Seller, or the Guaranteed Party, whether in connection herewith or in connection with any unrelated transaction; provided that nothing herein shall prevent the assertion of any such claim by separate suit or compulsory counterclaim; and (g) the invalidity, irregularity or unenforceability in whole or in part of the Agreement(s) or any Guaranteed Obligations or any instrument evidencing any Guaranteed Obligations or the absence of any action to enforce the same.

4. Subject to the terms and conditions hereof, the obligations of the Guarantor under this Guaranty are absolute, irrevocable and unconditional and, shall not be released, discharged or otherwise affected by: (a) any extension, renewal, settlement, compromise, waiver, consent, discharge or release by the Seller concerning any provision of the Agreement(s) governing any of the Guaranteed Obligations of the Seller; (b) the rendering of any judgment against the Seller or any action to enforce the same; (c) the existence, or extent of, any release, exchange, surrender, non-perfection or invalidity of any direct or indirect security for any of the Guaranteed Obligations; (d) any modification, amendment, waiver, extension of or supplement to any of the Agreement(s) or the Guaranteed Obligations agreed to from time to time by the Seller and the Guaranteed Party; (e) any change in the corporate existence (including its constitution, laws, rules, regulations or powers), structure or ownership of the Seller or the Guarantor, or any insolvency, bankruptcy, reorganization or other similar proceedings affecting the Seller, its assets or the Guarantor; (f) the existence of any claim, set-off or other rights which the Guarantor may have at any time against the Seller, or the Guaranteed Party, whether in connection herewith or in connection with any unrelated transaction; provided that nothing herein shall prevent the assertion of any such claim by separate suit or compulsory counterclaim; and (g) the invalidity, irregularity or unenforceability in whole or in part of the Agreement(s) or any Guaranteed Obligations or any instrument evidencing any Guaranteed Obligations or the absence of any action to enforce the same.

Paragraph 5 - Original

5. The Guarantor hereby irrevocably waives (a) any right of reimbursement or contribution, and (b) any right of salvage against the Seller or any collateral security or guaranty or right of offset held by the Guaranteed Party therefor.

Acceptable Modifications to Paragraph 5

5. The Until such time as the Guaranteed Obligations have been paid in full, the Guarantor hereby irrevocably waives (a) any right of reimbursement or contribution, and (b) any right of salvage against the Seller or any collateral security or guaranty or right of offset held by the Guaranteed Party therefor.

Paragraph 10 - Original

10. The Guarantor's liability as guarantor shall continue and remain in full force and effect in the event that all or any part of any payment made hereunder or any obligation or liability guaranteed hereunder is recovered (as a fraudulent conveyance, preference or otherwise) rescinded or must otherwise be reinstated or returned due to bankruptcy or insolvency laws or otherwise. If claim is ever made upon the Guaranteed Party for repayment or recovery of any amount or amounts received from the Guarantor or the Seller in payment or on account of any of the Guaranteed Obligations and the Guaranteed Party repays all or part of such amount by reason of (a) any judgment, decree or order of any court or administrative body having jurisdiction over such payee or any of its property, or (b) any settlement or compromise of any such claim effected by such payee with any such claimant (including the Guarantor), then and in such event the Guarantor agrees that any such judgment, decree, order, settlement or compromise shall be binding upon it, notwithstanding any revocation hereof or the cancellation of the Agreement(s) or other instrument evidencing any liability of the Guarantor, and the Guarantor shall be and remain liable to the Guaranteed Party hereunder for the amount so repaid or recovered to the same extent as if such amount had never originally been received by the Guaranteed Party.

Acceptable Modifications to Paragraph 10

10. The Guarantor's liability as guarantor shall continue and remain in full force and effect in the event that all or any part of any payment made hereunder or any obligation or liability guaranteed hereunder is recovered (as a fraudulent conveyance, preference or otherwise) rescinded or must otherwise be reinstated or returned due to bankruptcy or insolvency laws or otherwise. If claim is ever made upon the Guaranteed Party for repayment or recovery of any amount or amounts received from the Guarantor or the Seller in payment or on account of any of the Guaranteed Obligations and the Guaranteed Party repays all or part of such amount by reason of (a) any judgment, decree or order of any court or administrative body having jurisdiction over such payee or any of its property, or (b) any settlement or compromise of any such claim effected by such payee with any such claimant (including the Guarantor), then and in such event the Guarantor agrees that any such judgment, decree, order, settlement or compromise shall be binding upon it, notwithstanding any revocation hereof or the cancellation of the Agreement(s) or other instrument evidencing any liability of the Guarantor, and the Guarantor shall be and remain liable to the Guaranteed Party hereunder for the amount so repaid or recovered to the same extent as if such amount had never originally been received by the Guaranteed Party.

Paragraph 11 – Original

11. Subject to Paragraph 10, this Guaranty shall remain in full force and effect until all Guaranteed Obligations have been fully and finally performed, at which point it will expire. The Guarantor may terminate this Guaranty upon thirty (30) days prior written notice to the Guaranteed Party which termination shall be effective only upon receipt by the Guaranteed Party of alternative means of security or credit support, as specified in the Agreement(s) and in a form reasonably acceptable to the Guaranteed Party. Upon the effectiveness of any such expiration or termination, the Guarantor shall have no further liability under this Guaranty, except with respect to the Guaranteed Obligations arising or created prior to the time the expiration or termination is effective, which Guaranteed Obligations shall remain guaranteed pursuant to the terms of this Guaranty until finally and fully performed.

Acceptable Modifications to Paragraph 11

11. Subject to Paragraph 10, this Guaranty shall remain in full force and effect until all Guaranteed Obligations have been fully and finally performed, at which point it will expire. The Guarantor may terminate this Guaranty upon thirty (30) days prior written notice to the Guaranteed Party which termination shall be effective only upon receipt by the Guaranteed Party of alternative means of security or credit support, as specified in the Agreement(s) and in a form reasonably acceptable to the Guaranteed Party. Upon the effectiveness of any such expiration or termination, the Guarantor shall have no further liability under this Guaranty, except with respect to the Guaranteed Obligations arising or created prior to the time the such expiration or termination is effective, which Guaranteed Obligations shall remain guaranteed pursuant to the terms of this Guaranty until finally and fully performed.

Paragraph 12 - Original

12. All notices and other communications hereunder shall be made at the addresses by hand delivery, by next day delivery service effective upon receipt, or by certified mail return receipt requested (effective upon scheduled weekday delivery day) or telefacsimile (effective upon receipt of evidence, including telefacsimile evidence, that telefacsimile was received)

Acceptable Modifications to Paragraph 12

- 12. All <u>payment demands</u>, <u>requests</u>, <u>instructions</u>, notices and other communications hereunder shall be made at the addresses by hand delivery, by next day delivery service effective upon receipt, or by certified mail return receipt requested (effective upon scheduled weekday delivery day) or telefacsimile (effective upon receipt of evidence, including telefacsimile evidence, that telefacsimile was received).
- 12. All notices and other communications hereunder shall be made at the addresses by hand delivery, by next day delivery service effective upon receipt, or by certified mail return receipt requested (effective upon scheduled weekday delivery day) or telefacsimile (effective upon receipt of evidence, including telefacsimile evidence, that telefacsimile was received)

If to the Guarantor: To be completed

[Guarantor]

[Address]

Attn: Treasurer

Fax: [Fax no.]

[Tel: [Phone no.]-- for use in connection with courier deliveries]

Paragraph 13 - Original

13. The Guarantor represents and warrants that: (a) it is duly organized and validly existing under the laws of the jurisdiction in which it was organized and has the power and authority to execute, deliver, and perform this Guaranty; (b) no authorization, approval, consent or order of, or registration or filing with, any court or other governmental body having jurisdiction over the Guarantor is required on the part of the Guarantor for the execution, delivery and performance of this Guaranty except for those already made or obtained; (c) this Guaranty constitutes a valid and legally binding agreement of the Guarantor, and is enforceable against the Guarantor; and (d) the execution, delivery and performance of this Guaranty by the Guarantor have been and remain duly authorized by all necessary corporate or comparable action and do not contravene any provision of its [insert appropriate corporate organizational document, such as Declaration of Trust, Limited Liability Company Agreement, Articles of Incorporation and by-laws] or any law, regulation or contractual restriction binding on it or its assets.

Acceptable Modifications to Paragraph 13

13. The Guarantor represents and warrants that: (a) it is duly organized and validly existing under the laws of the jurisdiction in which it was organized and has the power and authority to execute, deliver, and perform this Guaranty; (b) no authorization, approval, consent or order of, or registration or filing with, any court or other governmental body having jurisdiction over the Guarantor is required on the part of the Guarantor for the execution, delivery and performance of this Guaranty except for those already made or obtained; (c) this Guaranty constitutes a valid and legally binding agreement of the Guarantor, and is enforceable against the Guarantor, except as such enforcement may be limited by the effect of any applicable bankruptcy, insolvency, reorganization, moratorium or similar laws affecting creditors' rights generally and by general principles of equity; and (d) the execution, delivery and performance of this Guaranty by the Guarantor have been and remain duly authorized by all necessary corporate or comparable action and do not contravene any provision of its [insert appropriate corporate organizational document, such as Declaration of Trust, Limited Liability Company Agreement, Articles of Incorporation and by-laws] or any law, regulation or contractual restriction binding on it or its assets.

Paragraph 14 – Original

14. This Guaranty and the rights and obligations of the Seller and the Guarantor hereunder shall be construed in accordance with and governed by the laws of the Commonwealth of Pennsylvania. The Guarantor and Guaranteed Party jointly and severally agree and irrevocably submit to the exclusive jurisdiction of state and federal courts located in the Commonwealth of Pennsylvania over any disputes arising or relating to this Guaranty and waive and agree not to assert as a defense any objections to venue or inconvenient forum. The Guarantor and the Guaranteed Party consent to and grant any such court jurisdiction over the person of such party and over the subject matter of such dispute and agree that summons or other legal process in connection with any such action or proceeding shall be deemed properly and effectively served when sent by certified U.S. mail, return receipt requested, to the address of the other party set forth in Paragraph 12 hereof, or in such other manner as may be permitted by law. The Guarantor and the Guaranteed Party each hereby irrevocably waives any and all rights to trial by jury with respect to any legal proceeding arising out of or relating to this Guaranty.

Acceptable Modifications to Paragraph 14

- 14. This Guaranty and the rights and obligations of the Seller and the Guarantor hereunder shall be construed in accordance with and governed by the laws of the Commonwealth of Pennsylvania. The Guarantor and Guaranteed Party jointly and severally agree and irrevocably submit to the exclusive jurisdiction of state and federal courts located in the Commonwealth of Pennsylvania over any disputes arising or relating to this Guaranty and waive and agree not to assert as a defense any objections to such venue or, including the defense of inconvenient forum.
- 14. This Guaranty and the rights and obligations of the Seller and the Guarantor hereunder shall be construed in accordance with and governed by the laws of the Commonwealth of PennsylvaniaState of New York. The Guarantor and Guaranteed Party jointly and severally agree and irrevocably submit to the exclusive jurisdiction of state and federal courts located in the Commonwealth of Pennsylvania over any disputes arising or relating to this Guaranty and waive and agree not to assert as a defense any objections to venue or inconvenient forum.

Paragraph 17 – Original

17. If the Guarantor is a trust: no trustee of the Guarantor shall be held to any liability whatsoever for any obligation under this Guaranty, and this Guaranty shall not be enforceable against any such trustee in their or its, his or her individual capacities or capacity; and this Guaranty shall be enforceable against the trustees of the Guarantor only as such, and every person, firm, association, trust or corporation having any claim or demand arising under this Guaranty and relating to the Guarantor or any trustee of the Guarantor shall look solely to the trust estate of the Guarantor for the payment or satisfaction thereof.

Acceptable Modifications to Paragraph 17

17. If the Guarantor is a trust: no trustee of the Guarantor shall be held to any liability whatsoever for any obligation under this Guaranty, and this Guaranty shall not be enforceable against any such trustee in their or its, his or her individual capacities or capacity; and this Guaranty shall be enforceable against the trustees of the Guarantor only as such, and every person, firm, association, trust or corporation having any claim or demand arising under this Guaranty and relating to the Guarantor or any trustee of the Guarantor shall look solely to the trust estate of the Guarantor for the payment or satisfaction thereof.

<u>Provided that the entity named as the Guarantor is not a trust,</u> this change is acceptable.

Closing Paragraph and Signature Block	k - Original
,	tor and the Guaranteed Party have caused this s of the date first written above to be effective as a Agreement(s).
Accepted and Agreed to:	
[GUARANTOR]	
Signature:	
Name:	
Title:	
Date:	
PECO ENERGY COMPANY	
Signature:	
Name:	
Title:	
Date:	
	or and the Guaranteed Party have caused this s of the date first written above to be effective as e Agreement(s).
Accepted and Agreed to:	
[GUARANTOR]	
Signature:	
Name:	
Title:	
Date:	
Signature:	
Name:	
Title:	_
Date:	
PECO ENERGY COMPANY	
Signature:	
Name:	
Title:	

Date: _____

Modifications Required to Add an Additional Guarantor

Please note that ALL THREE of the following modifications are required to add an Additional Guarantor.

1. Required Modifications to Preamble¹

THIS GUARANTY (this "Guaranty"), dated as of	, 20,
is made by	(the "Guarantor"),
aorganized and existing under the	e laws of [a
state of the United States or of the District of Columbia] an	
(the "Additional Guarantor"),	a
organized and existing under the laws of	[a state of the United States
or of the District of Columbia], in favor of PECO Energy C	Company (the "Guaranteed
Party"), a corporation organized and existing under the law	s of the Commonwealth of
Pennsylvania. Terms not defined herein shall have the mea	nings given to them in the
Default Service Program Supply Master Agreement dated _	, 20(as amended,
modified or extended from time to time, the "Agreement(s)	"), between the Guaranteed
Party and, a or	rganized and existing under
the laws of(the "Seller"). This Guaranty	is made by Guarantor in
consideration for, and as an inducement for the Guaranteed	Party to enter into, the
Agreement(s) with the Seller. Guarantor, subject to the term	ns and conditions hereof,
hereby unconditionally, irrevocably and absolutely guarante	ees to the Guaranteed Party
the full and prompt payment when due, subject to any appli	cable grace period, of all
payment obligations of the Seller to the Guaranteed Party a	rising out of the
Agreement(s). Without limiting the generality of the forego	oing, Guarantor further agrees
as follows:	

2. Required Additional Paragraph 18

18. Additional Guarantor joins this Guaranty and agrees to be jointly and severally liable with Guarantor for each and all of the obligations and responsibilities of the Guarantor pursuant to this Guaranty. Guarantor agrees and acknowledges that Additional Guarantor has assumed the obligations described in this Paragraph 18 and that such assumption in no way limits or restricts Guarantor's obligations hereunder or Guaranteed Party's rights to enforce said obligations.

¹ Original text from the Form of Guaranty for the Full Requirements RFP. Modifications required for the Form of Guaranty for the Block Energy RFP are identical.

Required Modifications to Closing Paragraph and Signature Block

IN WITNESS WHEREOF, the Guarantor <u>and the Additional Guarantor</u> and the Guaranteed Party have caused this Guaranty to be executed and delivered as of the date first written above to be effective as of the earliest effective date of any of the Agreement(s).

Accepted and Agreed to:
[GUARANTOR]
Signature:
Name:
Title:
Date:
[ADDITIONAL GUARANTOR]
Signature:
Name:
Title:
Date:
PECO ENERGY COMPANY
Signature:
Name:
Title:
Date: