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Proposed Attorneys for Debtors and Debtors in Possession

UNITED STATES BANKRUPTCY C	OURT	
SOUTHERN DISTRICT OF NEW YO	ORK	
	Х	
In re	:	
	:	Chapter 11
WESTINGHOUSE ELECTRIC	:	
COMPANY LLC, et al.,	:	Case No. 17()
D. L. 1	:	
Debtors. ¹	:	(Joint Administration Pending)

MOTION OF DEBTORS PURSUANT TO 11 U.S.C. §§ 105(a) AND 366 FOR INTERIM AND FINAL ORDERS (I) APPROVING PROPOSED FORM OF ADEQUATE ASSURANCE OF PAYMENT TO UTILITY COMPANIES, (II) ESTABLISHING PROCEDURES FOR RESOLVING OBJECTIONS BY UTILITY COMPANIES, AND (III) PROHIBITING UTILITY COMPANIES FROM ALTERING, REFUSING, OR DISCONTINUING SERVICE

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, if any, are: Westinghouse Electric Company LLC (0933), CE Nuclear Power International, Inc. (8833), Fauske and Associates LLC (8538), Field Services, LLC (2550), Nuclear Technology Solutions LLC (1921), PaR Nuclear Holding Co., Inc. (7944), PaR Nuclear, Inc. (6586), PCI Energy Services LLC (9100), Shaw Global Services, LLC (0436), Shaw Nuclear Services, Inc. (6250), Stone & Webster Asia Inc. (1348), Stone & Webster Construction Inc. (1673), Stone & Webster International Inc. (1586), Stone & Webster Services LLC (5448), Toshiba Nuclear Energy Holdings (UK) Limited (N/A), TSB Nuclear Energy Services Inc. (2348), WEC Carolina Energy Solutions, Inc. (8735), WEC Carolina Energy Solutions, LLC (2002), WEC Engineering Services Inc. (6759), WEC Equipment & Machining Solutions, LLC (3135), WEC Specialty LLC (N/A), WEC Welding and Machining, LLC (8771), WECTEC Contractors Inc. (4168), WECTEC Global Project Services Inc. (8572), WECTEC LLC (6222), WECTEC Staffing Services LLC (4135), Westinghouse Energy Systems LLC (0328), Westinghouse Industry Products International Company LLC (3909), Westinghouse International Technology LLC (N/A), and Westinghouse Technology Licensing Company LLC (5961). The Debtors' principal offices are located at 1000 Westinghouse Drive, Cranberry Township, Pennsylvania 16066.



TO THE HONORABLE UNITED STATES BANKRUPTCY JUDGE:

Westinghouse Electric Company LLC and its debtor affiliates, as debtors and debtors in possession in the above-captioned chapter 11 cases (collectively, the "**Debtors**"), respectfully represent as follows in support of this motion (the "**Motion**"):

Background

- 1. On the date hereof (the "**Petition Date**"), each Debtor commenced with this Court a voluntary case under chapter 11 of title 11 of the United States Code (the "**Bankruptcy Code**"). The Debtors continue to operate their businesses and manage their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. No trustee, examiner, or statutory committee of creditors has been appointed in these chapter 11 cases.
- 2. Contemporaneously herewith, the Debtors have filed a motion requesting joint administration of the chapter 11 cases pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules").
- 3. Additional information regarding the Debtors' business, capital structure, and the circumstances leading to the commencement of these chapter 11 cases is set forth in the *Declaration of Lisa J. Donahue Pursuant to Rule 1007-2 of the Local Bankruptcy Rules for the Southern District of New York*, sworn to on the date hereof (the "**Donahue Declaration**"), which has been filed with the Court contemporaneously herewith and is incorporated herein by reference.

Jurisdiction

4. The Court has jurisdiction to consider this matter pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2). Venue is proper before the Court pursuant to 28 U.S.C. §§ 1408 and 1409.

Relief Requested

- 5. By this Motion, pursuant to sections 105(a) and 366 of the Bankruptcy Code and Bankruptcy Rules 6003 and 6004, the Debtors request entry of interim and final orders (i) approving the Debtors' proposed form of adequate assurance of payment for postpetition Utility Services (as hereinafter defined); (ii) establishing procedures for resolving objections by Utility Companies (as hereinafter defined) relating to the adequacy of the proposed adequate assurance; and (iii) prohibiting the Utility Companies from altering, refusing, or discontinuing service to, or discriminating against, the Debtors on the basis of the commencement of these chapter 11 cases or that a debt owed by the Debtors for Utility Services rendered before the Petition Date was not paid when due.
- 6. Proposed forms of order granting the relief requested herein on an interim basis and a final basis are annexed hereto as **Exhibit A** (the "**Proposed Interim Order**") and **Exhibit B** (the "**Proposed Final Order**"), respectively.

The Utility Companies

7. To operate their businesses and manage their properties, the Debtors obtain telecommunications, waste disposal, water, gas, electricity, and other utility services (collectively, the "Utility Services") from a number of utility companies (collectively, the "Utility Companies"). A nonexclusive list of Utility Companies that provide Utility Services to the Debtors as of the Petition Date is provided on **Exhibit 1** annexed to both the Interim Order and Final Order (the "Utility Services List").²

² The inclusion of any entity in, or omission of any entity from, the Utility Services List is not an admission by the Debtors that such entity is, or is not, a utility within the meaning of section 366 of the Bankruptcy Code, and the Debtors reserve all rights and defenses with respect thereto.

- 8. Historically, the Debtors have a good payment record with the Utility Companies. To the best of the Debtors' knowledge, there are no defaults or arrearages of any significance for the Debtors' undisputed invoices for prepetition Utility Services, other than payment interruptions that may be caused by the commencement of these chapter 11 cases. Based on their monthly average for the 12 months before the Petition Date, the Debtors estimate that their cost of Utility Services for the next 21 days will be approximately \$1.7 million.
- 9. Uninterrupted Utility Services are essential to the Debtors' ongoing operations and, therefore, the success of the Debtors' reorganization. The Debtors' plants and other facilities require electricity, internet access, telecommunications, and other standard utility services. Should any Utility Company alter, refuse, or discontinue service, even briefly, the Debtors' business operations could be severely disrupted. Furthermore, the Debtors coordinate their business operations through their headquarters in Cranberry Township, Pennsylvania, and their 26 regional offices. Interruption of the Utility Services provided at these locations would disrupt the Debtors' ability to communicate with, and provide the necessary support to, their employees, vendors, customers, and various regulatory authorities. Such interruption would negatively impact the Debtors' reorganization efforts and all parties in interest.

Proposed Adequate Assurance Deposit

10. Pursuant to section 366(c)(2) of the Bankruptcy Code, a utility may alter, refuse, or discontinue a debtor's utility service if the utility does not receive "adequate assurance of payment" for postpetition utility services from the debtor within 30 days after the commencement of the debtor's chapter 11 case. Section 366(c)(1) of the Bankruptcy Code defines "assurance of payment" of postpetition charges as "(i) a cash deposit; (ii) a letter of credit; (iii) a certificate of deposit; (iv) a surety bond; (v) a prepayment of utility consumption; or (vi) another form of security that is mutually agreed on between the utility and the debtor or the trustee."

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 5 of 65

- 11. The Debtors intend to pay all postpetition obligations owed to the Utility Companies in a timely manner and have sufficient funds to do so. Nevertheless, to provide the Utility Companies with adequate assurance pursuant to sections 366(b) and 366(c) of the Bankruptcy Code, the Debtors propose to deposit cash in an amount equal to two (2) weeks' payment for Utility Services, calculated using the historical average for such payments during the past 12 months (the "Adequate Assurance Deposit") into a newly created segregated account for the benefit of the Utility Companies (the "Utility Deposit Account"). The Adequate Assurance Deposit may be adjusted by the Debtors if the Debtors terminate any of the Utility Services provided by a Utility Company, make other arrangements with certain Utility Companies for adequate assurance of payment, determine that an entity listed on the Utility Services List is not a utility company as defined by section 366 of the Bankruptcy Code, or supplement the Utility Services List to include additional Utility Companies. The Adequate Assurance Deposit will be placed into the Utility Deposit Account within 20 days after the Petition Date. Based on the foregoing, the Debtors estimate that the total amount of the Adequate Assurance Deposit will be approximately \$1.108 million. The Adequate Assurance Deposit will be held by the Debtors in the Utility Deposit Account for the benefit of the Utility Companies on the Utility Services List during the pendency of these chapter 11 cases.
- 12. The Debtors further request that the Adequate Assurance Deposit will automatically, without further Court order, be available to the Debtors upon the effective date of a chapter 11 plan of the Debtors. Additionally, if the Debtors terminate any of the Utility Services provided by a Utility Company, the Debtors request that they immediately be permitted to reduce the Adequate Assurance Deposit to reflect the termination of such Utility Services.

13. The Adequate Assurance Deposit, in conjunction with the Debtors' ability to pay for future Utility Services in the ordinary course of business (collectively, the "**Proposed Adequate Assurance**"), constitutes adequate assurance to the Utility Companies under section 366 of the Bankruptcy Code.

Objections to the Proposed Adequate Assurance

- Adequate Assurance for itself and the harm to the Debtors' businesses that would result from any interruption in services provided by the Utility Companies, the Debtors propose the following objection procedures (the "**Objection Procedures**") in the event that any Utility Company is not satisfied with the Proposed Adequate Assurance:
 - a. Within two (2) business days after entry of the Interim Order, the Debtors will mail a copy of the Interim Order and the Motion (including the Proposed Final Order) to the Utility Companies on the Utility Services List.
 - b. If a Utility Company is not satisfied with the Proposed Adequate Assurance, it must serve a written request (a "Request") upon the proposed counsel to the Debtors: (i) Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attn: Garrett Fail, Esq. and Charles Persons, Esq.), (ii) counsel to the lenders under the Debtors' proposed DIP Facilty, (a) Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, NY 10019-6064 (Attn: Jeffrey D. Saferstein, Esq.) and (b) Paul, Weiss, Rifkind, Wharton & Garrison LLP, 2001 K Street, NW, Washington, DC 20006-1047 (Attn: Claudia R. Tobler, Esq.); and (iii) counsel to the agents and letter of credit issuer under the Debtors' proposed DIP Facility, Shearman & Sterling LLP, 599 Lexington Avenue, New York, NY 10022 (Attn: Fredric Sosnick, Esq. and Ned S. Schodek, Esq.), and the Request must set forth: (1) the location(s) for which Utility Services are provided, (2) the account number(s) for such location(s), (3) the outstanding balance for each account, and (4) an explanation of why the Utility Company believes the Adequate Assurance Deposit is not adequate assurance of payment.
 - c. If the Debtors, in consultation with the DIP Lenders, determine that a Request or any consensual agreement reached in connection therewith is reasonable, the Debtors, without further order of the Court, may enter into agreements granting additional adequate assurance to the Utility Company serving such Request and, in connection with such agreements, provide the

- Utility Company with additional adequate assurance of payment, including payments on prepetition amounts owing, cash deposits, prepayments, or other forms of security.
- d. If the Debtors, in consultation with the DIP Lenders, determine that a Request is unreasonable, then they will, within 30 days after receipt of such Request, or such longer period as may be agreed to between the Debtors and the Utility Company, file a motion (the "**Determination Motion**") pursuant to section 366(c)(3) of the Bankruptcy Code seeking a determination from the Court that the Proposed Adequate Assurance, plus any additional consideration offered by the Debtors, constitutes adequate assurance of payment. Pending notice and a hearing on the Determination Motion, the Utility Company that is the subject of the unresolved Request may not alter, refuse, or discontinue services to the Debtors.
- 15. The Debtors request that the Proposed Adequate Assurance, taken together with the Objection Procedures, will be deemed adequate assurance of payment for any Utility Company that fails to make a Request. Any Utility Company that does not make a Request or otherwise comply with the Objection Procedures will be prohibited from altering, refusing, or discontinuing Utility Services, including as a result of the Debtors' failure to pay charges for prepetition Utility Services or on account of any perceived inadequacy of the Proposed Adequate Assurance.

Subsequent Modifications of Utility Services List

16. Although the Debtors have made an extensive and good faith effort to identify on the Utility Services List all of the Utility Companies that provide Utility Services, certain Utility Companies inadvertently may not be listed therein. To the extent that the Debtors identify additional Utility Companies, the Debtors will promptly file amendments to the Utility Services List and serve copies of the orders granting this Motion on any newly identified Utility Companies, provided that the Debtors shall give prior notice of any such amendment to counsel to the DIP Lenders. In addition, the Debtors will increase the amount of the Adequate Assurance Deposit to account for any newly identified Utility Companies. The Debtors request that both the

Proposed Interim Order and Proposed Final Order approving this Motion will be binding on all Utility Companies, regardless of when the Utility Companies are added to the Utility Services List.

Relief Requested Should Be Granted

17. The relief requested will ensure the continuation of the Debtors' businesses at this critical juncture as the Debtors transition into chapter 11. The relief requested also provides the Utility Companies with a fair and orderly procedure for determining requests for additional adequate assurance, without which the Debtors could be forced to address multiple requests by Utility Companies in a disorganized manner at a critical period in these chapter 11 cases when the Debtors' efforts should be focused on restructuring their business for the benefit of all parties in interest.

A. The Proposed Adequate Assurance Is Sufficient

- 18. Section 366 of the Bankruptcy Code is designed with the dual purpose of protecting debtors from being cut off from utility services and providing utility companies with adequate assurance that the debtor will be able to pay for postpetition services. *See* H.R. Rep. No. 95-595, at 350 (1978), *reprinted in* 1978 U.S.C.C.A.N 5963, 6306. To that end, pursuant to section 366(c), during the first 30 days of a chapter 11 case, a utility company may not alter, refuse, or discontinue service to a debtor solely because of unpaid prepetition amounts, but after the first 30 days, a utility company may alter, refuse or discontinue service if a debtor does not provide "adequate assurance" of payment for postpetition services in satisfactory form.
- 19. Section 366(c)(3)(B) provides a list of factors that courts are *not* to consider when evaluating whether a proposed adequate assurance payment is in fact adequate. These factors are: (i) the absence of security before the petition date, (ii) the debtor's history of timely payments, and (iii) the availability of an administrative expense priority. Although section 366(c) clarifies what does and does not constitute "assurance of payment" and what can be considered in

determining whether such assurance is adequate, Congress, in enacting that section, did not divest the Court of its power to determine what amount, if any, is necessary to provide adequate assurance of payment to a Utility Company. See 11 U.S.C. § 366(c)(3)(A). Specifically, section 366(c)(3)(A) states that, "[o]n request of a party in interest and after notice and a hearing, the court may order modification of the amount of an assurance of payment" Id. Thus, there is nothing to prevent a court from deciding that, on the facts of the case before it, the amount required of the debtor to provide adequate assurance of payment to a utility company should be nominal or even zero. See, e.g., In re Pac-West Telecomm., Inc., Case No. 07-10562 (BLS) (Bankr. D. Del. May 2, 2007) (Docket No. No. 39) (approving adequate assurance in the form of one-time supplemental prepayment to each utility company equal to prorated amount of one week's charges).

20. Although section 366(c)(2) of the Bankruptcy Code allows a utility to take action if the debtor fails to provide adequate assurance of payment that is "satisfactory" to the utility, it is the Court and not the utility that is the ultimate arbiter of what is "satisfactory" assurance after taking into consideration the needs of the debtor as well as the utility. See, e.g., In re Penn. Cent. Transp. Co., 467 F.2d 100, 103–04 (3d Cir. 1972) (affirming the bankruptcy court's decision that no utility deposit was necessary where such deposits would "jeopardize the continuing operation of the [debtor] merely to give further security to suppliers who already [were] reasonably protected"). Indeed, section 366 only requires that assurance of payment be "adequate" and courts have not construed section 366 to require an absolute guarantee of the debtor's ability to pay. See, e.g., In re Caldor, Inc. – N.Y., 199 B.R. 1, 3 (S.D.N.Y. 1996) ("Section 366(b) requires the Bankruptcy Court to determine whether the circumstances are sufficient to provide a utility with 'adequate assurance' of payment. The statute does not require an 'absolute guarantee of payment." (citation omitted)), aff'd sub nom. Va. Elec. & Power Co. v. Caldor, Inc. – N.Y., 117

F.3d 646 (2d Cir. 1997); *In re New Rochelle Tel. Corp.*, 397 B.R. 633, 639 (Bankr. E.D.N.Y. 2008) ("Adequate assurance, however, is not a guarantee of payment; rather, it is intended to guard against the utility assuming an unreasonable risk of non-payment."); *In re Adelphia Bus. Solutions, Inc.*, 280 B.R. 63, 80 (Bankr. S.D.N.Y. 2002) ("In determining adequate assurance, a bankruptcy court is not required to give a utility company the equivalent of a guaranty of payment").

21. Further, courts consider what is "need[ed] of the utility for assurance, and . . . require that the debtor supply *no more than that*, since the debtor almost perforce has a conflicting need to conserve scarce financial resources." *Va. Elec. & Power Co. v. Caldor, Inc. – N.Y.*, 117 F.3d at 650 (emphasis in original); *see also In re Penn Cent.*, 467 F.2d at 103–04. Indeed, "[c]ourts will approve an amount that is adequate enough to insure against unreasonable risk of nonpayment, but are not required to give the equivalent of a guaranty of payment in full." *In re The Great Atl. & Pac. Tea Co.*, No. 11-1338 (CS), 2011 WL 5546954, at *5 (S.D.N.Y. Nov. 14, 2011).

B. The Objection Procedures Are Reasonable and Appropriate

22. If a Utility Company does not believe the Proposed Adequate Assurance is "satisfactory," such Utility Company may file an objection pursuant to the Objection Procedures described above. The proposed Objection Procedures are reasonable because they will ensure that the Debtors' Utility Services continue while providing a streamlined process for Utility Companies to challenge the adequacy of the Proposed Adequate Assurance or seek an alternative form of adequate assurance. The Court has the power to approve these Objection Procedures pursuant to section 105(a) of the Bankruptcy Code, which provides that a bankruptcy court may "issue any order, process, or judgment that is necessary or appropriate to carry out the provisions" of the Bankruptcy Code.

- 23. In light of the foregoing, the Proposed Adequate Assurance and the Objection Procedures are reasonable, and the relief requested herein is necessary and appropriate in the best interests of the Debtors' estates and creditors, and should be granted in full.
- 24. Courts in this District have granted similar requests for relief. See In re The Great Atl. & Pac. Co., Inc., Case No. 15-23007 (Bankr. S.D.N.Y. Jul. 28, 2015) (Docket No. 203) (finding that the debtors' two week cash deposit adequately assured its utility providers); In re Chassix Holdings, Inc., Case No. 15-10578 (Bankr. S.D.N.Y. Apr. 4, 2015) (Docket No. 274) (same); In re The Great Atl. & Pac. Co., Inc., 2011 WL 5546954, at *6 (S.D.N.Y. Nov. 14, 2011) ("The [bankruptcy] court weighed the evidence and did not clearly err in determining that, in light of the low risk of default given the DIP Facility, the utility providers were adequately assured payment through the [two-week] cash deposit."); see also In re J & B Partners Mgmt., LLC, Case No. 15-22017 (Bankr. S.D.N.Y. Jan. 21, 2015) (Docket No. 56) (approving the issuance of security deposits equal to two weeks of average utility consumption to each utility provider as adequate assurance of payment for postpetition utility services); In re dELiA*s, Inc., Case No. 14-23678 (Bankr. S.D.N.Y. Dec. 24, 2014) (Docket No. 105) (approving as adequate assurance separate deposits made into an interest-bearing, segregated account equal to the projected charge for approximately 14 days of utility service); In re MPM Silicones, LLC, Case No. 14-22503 (Bankr. S.D.N.Y. May 16, 2014) (Docket No. 220) (same).

Debtors Have Satisfied Bankruptcy Rule 6003(b)

25. Bankruptcy Rule 6003(b) provides that, to the extent relief is necessary to avoid immediate and irreparable harm, a bankruptcy court may issue an order granting "a motion to use, sell, lease, or otherwise incur an obligation regarding property of the estate, including a motion to pay all or part of a claim that arose before the filing of the petition" before 21 days after filing of the petition. As described in the Donahue Declaration, any lapse in Utility Services could

severely disrupt the Debtors' business operations, essentially bringing their operations to a standstill, and thus seriously jeopardize the Debtors' ability to successfully reorganize. Should any Utility Company refuse or discontinue service, even for a brief period, the Debtors' estates would suffer immediate and irreparable harm if the relief sought herein is not promptly granted. Accordingly, the Debtors submit that the relief requested herein is necessary to avoid immediate and irreparable harm, and, therefore, Bankruptcy Rule 6003 is satisfied.

Request for Bankruptcy Rule 6004(a) and (h) Waivers

26. To implement the foregoing successfully, the Debtors seek a waiver of the notice requirements under Bankruptcy Rule 6004(a) and the 14 day stay of an order authorizing the use, sale, or lease of property under Bankruptcy Rule 6004(h). As explained above and in the Donahue Declaration, the relief requested herein is necessary to avoid immediate and irreparable harm to the Debtors. Accordingly, ample cause exists to justify the waiver of the notice requirements under Bankruptcy Rule 6004(a) and the 14 day stay imposed by Bankruptcy Rule 6004(h), to the extent such notice requirements and such stay apply.

Reservation of Rights

27. Nothing contained herein is intended or shall be construed as (i) an admission as to the validity of any claim or lien against the Debtors, (ii) a waiver of the Debtors' or any appropriate party in interest's rights to dispute the amount of, basis for, or validity of any claim against the Debtors, (iii) a waiver of any claims or causes of action which may exist against any creditor or interest holder, or (iv) an approval, assumption, adoption, or rejection of any agreement, contract, lease, program, or policy between the Debtors and any third party under section 365 of the Bankruptcy Code. Likewise, if the Court grants the relief sought herein, any payment made pursuant to the Court's order is not intended to be and should not be construed as

an admission to the validity of any claim or a waiver of the Debtors' rights to dispute such claim subsequently.

Notice

28. Notice of this Motion will be provided to (i) the Office of the U.S. Trustee for Region 2; (ii) the holders of the 30 largest unsecured claims against the Debtors (on a consolidated basis); (iii) the Securities and Exchange Commission; (iv) the Internal Revenue Service; (v) the United States Attorney's Office for the Southern District of New York; (vi) proposed counsel to Debtor Toshiba Nuclear Energy Holdings (UK) Limited, Togut, Segal & Segal LLP, One Penn Plaza, Suite 3335, New York, NY 10119 (Attn: Albert Togut, Esq.); (vii) counsel to Toshiba Corporation, Skadden, Arps, Slate, Meagher & Flom LLP, 300 South Grand Avenue, Suite 3400, Los Angeles, CA 90071 (Attn: Van C. Durrer II, Esq. and Annie Z. Li, Esq.); (viii) counsel to the Debtors' prepetition agent under that certain Second Amended and Restated Credit Agreement, dated as of October 7, 2009 (as amended), Latham & Watkins LLP, 330 North Wabash Avenue, Suite 2800, Chicago, IL 60611 (Attn: Zulfiqar Bokhari, Esq.); (ix) counsel to the lenders under the Debtors' proposed DIP Facilty, (a) Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, NY 10019-6064 (Attn: Jeffrey D. Saferstein, Esq.) and (b) Paul, Weiss, Rifkind, Wharton & Garrison LLP, 2001 K Street, NW, Washington, DC 20006-1047 (Attn: Claudia R. Tobler, Esq.); (x) counsel to the agents and letter of credit issuer under the Debtors' proposed DIP Facility, Shearman & Sterling LLP, 599 Lexington Avenue, New York, NY 10022 (Attn: Fredric Sosnick, Esq. and Ned S. Schodek, Esq.); and (viii) the Utility Companies (collectively, the "Notice Parties"). The Debtors submit that, in view of the facts and circumstances, such notice is sufficient and no other or further notice need be provided.

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 14 of 65

29. No previous request for the relief sought herein has been made by the Debtors to this or any other court.

WHEREFORE the Debtors respectfully request entry of the Proposed Interim Order and Proposed Final Order granting the relief requested herein and such other and further relief as the Court may deem just and appropriate.

Dated: March 29, 2017

New York, New York

/s/ Robert J. Lemons

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Proposed Attorneys for Debtors and Debtors in Possession

Exhibit A

Proposed Interim Order

UNITED STATES BANKRUPTCY CO SOUTHERN DISTRICT OF NEW YO	
 In re	X :
	: Chapter 11
WESTINGHOUSE ELECTRIC	:
COMPANY LLC, et al.,	: Case No. 17()
Debtors. ¹	: (Joint Administration Pending
	X

INTERIM ORDER PURSUANT TO 11 U.S.C. §§ 105(a) and 366 (I) APPROVING PROPOSED FORM OF ADEQUATE ASSURANCE OF PAYMENT TO UTILITY COMPANIES, (II) ESTABLISHING PROCEDURES FOR RESOLVING OBJECTIONS BY UTILITY COMPANIES, AND (III) PROHIBITING UTILITY COMPANIES FROM ALTERING, REFUSING, OR DISCONTINUING SERVICE

Upon the motion (the "Motion"),² dated March 29, 2017, of Westinghouse Electric Company LLC and its debtor affiliates, as debtors and debtors in possession in the above-captioned chapter 11 cases, pursuant to sections 105(a) and 366 of title 11 of the Bankruptcy Code and Bankruptcy Rules 6003 and 6004, for an interim order (the "Interim Order") (i) approving the Debtors' proposed form of adequate assurance of payment to Utility Companies, (ii) establishing procedures for resolving objections by Utility Companies, and (iii) prohibiting Utility Companies from altering, refusing, or discontinuing Utility Services, all

at 1000 Westinghouse Drive, Cranberry Township, Pennsylvania 16066.

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, if any, are: Westinghouse Electric Company LLC (0933), CE Nuclear Power International, Inc. (8833), Fauske and Associates LLC (8538), Field Services, LLC (2550), Nuclear Technology Solutions LLC (1921), PaR Nuclear Holding Co., Inc. (7944), PaR Nuclear, Inc. (6586), PCI Energy Services LLC (9100), Shaw Global Services, LLC (0436), Shaw Nuclear Services, Inc. (6250), Stone & Webster Asia Inc. (1348), Stone & Webster Construction Inc. (1673), Stone & Webster International Inc. (1586), Stone & Webster Services LLC (5448), Toshiba Nuclear Energy Holdings (UK) Limited (N/A), TSB Nuclear Energy Services Inc. (2348), WEC Carolina Energy Solutions, Inc. (8735), WEC Carolina Energy Solutions, LLC (2002), WEC Engineering Services Inc. (6759), WEC Equipment & Machining Solutions, LLC (3135), WEC Specialty LLC (N/A), WEC Welding and Machining, LLC (8771), WECTEC Contractors Inc. (4168), WECTEC Global Project Services Inc. (8572), WECTEC LLC (6222), WECTEC Staffing Services LLC (4135), Westinghouse Energy Systems LLC (0328), Westinghouse Industry Products International Company LLC (3909), Westinghouse International Technology LLC (N/A), and Westinghouse Technology Licensing Company LLC (5961). The Debtors' principal offices are located

² All capitalized terms used but not otherwise defined herein shall have the respective meanings ascribed to such terms in the Motion.

as more fully set forth in the Motion; and the Court having jurisdiction to consider the Motion and the relief requested therein in accordance with 28 U.S.C. §§ 157 and 1334 and the Amended Standing Order of Reference M-431, dated January 31, 2012 (Preska, C.J.); and consideration of the Motion and the requested relief being a core proceeding pursuant to 28 U.S.C. § 157(b); and venue being proper before the Court pursuant to 28 U.S.C. §§ 1408 and 1409; and due and proper notice of the Motion having been provided to the Notice Parties; and such notice having been adequate and appropriate under the circumstances, and it appearing that no other or further notice need be provided; and the Court having reviewed the Motion; and the Court having held a hearing to consider the relief requested in the Motion on an interim basis (the "Hearing"); and upon the Donahue Declaration, filed contemporaneously with the Motion, and the record of the Hearing; and the Court having determined that the legal and factual bases set forth in the Motion establish just cause for the relief granted herein; and it appearing that the relief requested in the Motion is necessary to avoid immediate and irreparable harm to the Debtors and their estates as contemplated by Bankruptcy Rule 6003, and is in the best interests of the Debtors, their estates, creditors, and all parties in interest; and upon all of the proceedings had before the Court and after due deliberation and sufficient cause appearing therefor, it is

ORDERED that the Motion is granted on an interim basis to the extent set forth herein; and it is further

ORDERED that until such time as the Final Order is entered, all Utility Companies listed on **Exhibit 1** attached hereto are prohibited from altering, refusing, or discontinuing Utility Services or otherwise discriminating against the Debtors on account of any unpaid prepetition charges or any perceived inadequacy of the Debtors' Proposed Adequate Assurance; and it is further

ORDERED that the Debtors shall deposit the Adequate Assurance Deposit in the amount of \$1.108 million in a newly segregated account for the benefit of the Utility Companies (the "Utility Deposit Account") within 20 days after the Petition Date. The Utility Deposit Account shall be maintained at a bank or financial institution that is a party to a Uniform Depository Agreement (a "UDA") with the office of the United States Trustee or that is immediately willing to execute such a UDA; and it is further

ORDERED that the following Objection Procedures are approved on an interim basis:

- a. Within two (2) business days after entry of this Interim Order, the Debtors will mail a copy of the Interim Order and the Motion (including the Proposed Final Order) to the Utility Companies on the Utility Services List.
- b. If a Utility Company is not satisfied with the Proposed Adequate Assurance, it must serve a written request (a "Request") upon the proposed counsel to the Debtors: (i) Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attn: Garrett Fail, Esq. and Charles Persons, Esq.), (ii) counsel to the lenders under the Debtors' proposed DIP Faciltiy, (a) Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, NY 10019-6064 (Attn: Jeffrey D. Saferstein, Esq.) and (b) Paul, Weiss, Rifkind, Wharton & Garrison LLP, 2001 K Street, NW, Washington, DC 20006-1047 (Attn: Claudia R. Tobler, Esq.); and (iii) counsel to the agents and letter of credit issuer under the Debtors' proposed DIP Facility, Shearman & Sterling LLP, 599 Lexington Avenue, New York, NY 10022 (Attn: Fredric Sosnick, Esq. and Ned S. Schodek, Esq.), and the Request must set forth: (1) the location(s) for which Utility Services are provided, (2) the account number(s) for such location(s), (3) the outstanding balance for each account, and (4) an explanation of why the Utility Company believes the Adequate Assurance Deposit is not adequate assurance of payment.
- c. If the Debtors, in consultation with the DIP Lenders, determine that a Request or any consensual agreement reached in connection therewith is reasonable, the Debtors, without further order of the Court, may enter into agreements granting additional adequate assurance to the Utility Company serving such Request and, in connection with such agreements, provide the Utility Company with additional adequate assurance of payment,

- including payments on prepetition amounts owing, cash deposits, prepayments, or other forms of security.
- d. If the Debtors, in consultation with the DIP Lenders, determine that a Request is unreasonable, then they will, within 30 days after receipt of such Request, or such longer period as may be agreed to between the Debtors and the Utility Company, file a motion (the "Determination Motion") pursuant to section 366(c)(3) of the Bankruptcy Code seeking a determination from the Court that the Proposed Adequate Assurance, plus any additional consideration offered by the Debtors, constitutes adequate assurance of payment. Pending notice and a hearing on the Determination Motion, the Utility Company that is the subject of the unresolved Request may not alter, refuse, or discontinue services to the Debtors; and it is further

ORDERED that the Adequate Assurance Deposit shall be deemed adequate assurance of payment, and any Utility Company that does not make a Request or otherwise comply with the Objection Procedures shall be prohibited from altering, refusing, or discontinuing Utility Services, including as a result of the Debtors' failure to pay charges for prepetition Utility Services or to provide adequate assurance of payment in addition to the Proposed Adequate Assurance; and it is further

ORDERED that the Adequate Assurance Deposit shall automatically, without further Court order, be available to the Debtors upon the effective date of a chapter 11 plan of the Debtors; and it is further

ORDERED that the inclusion of any entity in, as well as any omission of any entity from, the Utility Services List shall not be deemed an admission by the Debtors that such entity is, or is not, a utility within the meaning of section 366 of the Bankruptcy Code, and the Debtors reserve all rights and defenses with respect thereto; and it is further

ORDERED that the Debtors are authorized to amend the Utility Services List to the extent the Debtors terminate the services of any Utility Company or identify additional Utility Companies. This Interim Order shall apply to any such Utility Company that is added to

the Utility Services List, provided that the Debtors shall (i) file any such amendment on the Court's docket and serve such amendment on any affected Utility Company and all other parties entitled to notice pursuant to Bankruptcy Rule 2002 and (ii) give prior written notice of any such amendment to counsel to the DIP Lenders; and it is further

ORDERED that the Debtors shall increase the amount of the Adequate Assurance Deposit in the event an additional Utility Company is added to the Utility Services List by an amount equal to two (2) weeks of Utility Services provided by such additional Utility Company, calculated using the historical average for such payments during the past 12 months; and it is further

ORDERED that the Debtors may terminate the services of any Utility Company and are authorized immediately to reduce the Adequate Assurance Deposit by the amount held on account of such terminated services; and it is further

ORDERED that the Debtors shall serve a copy of this Interim Order and the Motion upon any Utility Company added to the Utility Services List; and it is further

ORDERED that nothing contained in the Motion or this Interim Order, nor any payment made pursuant to the authority granted by this Interim Order is intended to be or shall be construed as (i) an admission as to the validity of any claim or lien against the Debtors, (ii) a waiver of the Debtors' or any appropriate party in interest's rights to dispute the amount of, basis for, or validity of any claim against the Debtors, (iii) a waiver of any claims or causes of action which may exist against any creditor or interest holder, or (iv) an approval, assumption, adoption, or rejection of any agreement, contract, lease, program, or policy between the Debtors and any third party under section 365 of the Bankruptcy Code; and it is further

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 21 of 65

ORDERED that notwithstanding entry of this Interim Order, nothing herein shall create, nor is intended to create, any rights in favor of or enhance the status of any claim held by, any party; and it is further

ORDERED that the requirements of Bankruptcy Rule 6003(b) have been satisfied; and it is further

ORDERED that under the circumstances of these chapter 11 cases, notice of the Motion is adequate under Bankruptcy Rule 6004(a); and it is further

ORDERED that notwithstanding Bankruptcy Rule 6004(h), this Interim Order shall be immediately effective and enforceable upon its entry; and it is further

ORDERED that the Debtors are authorized to take all action necessary to the relief granted in this Interim Order; and it is further

ORDERED that the Court shall retain jurisdiction to hear and determine all matters arising from or related to the implementation, interpretation, and/or enforcement of this Interim Order; and it is further

ORDERED that the Debtors shall serve this Interim Order within 48 hours of its entry via first class U.S. mail on the Notice Parties; and it is further

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 22 of 65

ORDERED that the Final Hearing to consider the relief requested in the Motion
shall be held on, 2017 at (Prevailing Eastern Time) and any objections or
responses to the Motion shall be in writing, filed with the Court, and served upon (i) proposed
counsel to the Debtors, Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York
10153 (Attn: Gary T. Holtzer, Esq., Robert J. Lemons, Esq., and Garrett A. Fail, Esq.); and
(ii) the Notice Parties, in each case, so as to be actually received on or prior to 4:00 p.m.
(Prevailing Eastern Time) on, 2017.
Dated:, 2017 New York, New York
UNITED STATES BANKRUPTCY JUDGE

Exhibit 1

Utility Services List

			Description of	Average Monthly	Amount of Deposit to
Company Name	Account Number	Address	Utility Services	Expense	be Provided
1 0		400 N 5th Street	v	•	
		MS 8657			
Arizona Public	4159540897	Phoenix, AZ, 85004			
Service Company	121000248	US	Electric	\$91,208.33	\$41,980.82
	4811606 4789331	20329 State Highway			
Arm Energy	4789273 4163842	249 Ste. 450,			
Management, LLC	4163586 4163693	Houston, TX, 77070-2748 US	Natural Gas	\$3,721.54	\$1,712.93
		PO Box 37749			
		Philadelphia, PA, 19101-5049			
Armstrong	0497749-01	US	Communications	\$1,368.98	\$630.10
	630 230 9364 449 7				
	1328334				
	803 749-6301 002 1895				
	803 822-5476 933 1899	1150 S Olive St 14th Fl.	Communications		
	831-000-5246 893	Los Angeles, CA, 90015-2211	Local Voice Service		
AT&T	171-794-5442 001	US	Analog	\$33,817.91	\$15,565.41
		1452 Edinger Avenue			
		Room1710			
		Tustin, CA, 92780-6246			
AT&T		US			
		PO Box 13148			
		Newark, NJ, 07101-5648			
AT&T		US			
		PO Box 33009			
		Charlotte, NC 28233-3009			
AT&T		US			

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 24 of 65

			Description of	Average Monthly	Amount of Deposit to
Company Name	Account Number	Address	Utility Services	Expense	be Provided
		PO Box 105068			
4 TO 0 TO		Atlanta, GA 30348-5503			
AT&T		US			
		PO Box 105262			
4 TO 0 TO		Atlanta, GA 30348-5503			
AT&T		US			
		PO Box 105503			
		Atlanta, GA 30348-5503			
AT&T		US			
		d/b/a AT&T Kansas			
		Carol Stream, IL 60197-5001			
AT&T		US			
		PO Box 5001			
		Carol Stream, IL 60197-5001			
AT&T		US			
		PO Box 5017			
		Carol Stream, IL 60197-5017			
AT&T		US			
		PO Box 5019			
		Carol Stream, IL 60197-5019			
AT&T		US			
		PO Box 5025			
		Carol Stream, IL 60197-5025			
AT&T		US			
		PO Box 5080			
		Carol Stream, IL 60197-5080			
AT&T		US			
		PO Box 5091			
		Carol Stream, IL 60197-5091			
AT&T		US			

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 25 of 65

Company Name	Account Number	Address	Description of Utility Services	Average Monthly Expense	Amount of Deposit to be Provided
Company Name	Account Number	PO Box 6463	Other Services	Expense	be Frovided
		Carol Stream, IL 60197-6463			
AT&T		US			
111001		PO Box 9013			
		Atlanta, GA 60197-9013			
AT&T		US			
		One Chase Manhattan Plaza			
		New York, NY 10005-1401			
BP Energy Co.	90157101	US	Natural Gas	\$32,616.39	\$15,012.48
	123-611-8605-4	8113 W Grandridge Blvd			
	776-381-0000-6	Kennewick, WA 99336-7166			
Cascade Natural Gas	886-381-0000-3	US	Natural Gas	\$931.65	\$428.81
	623-535-8665-281B				
	0-801-387-1443 470M	100 Centurylink Drive	Telephone - Circuits		
	801-399-3969 524B	Monroe, LA, 71203-2041	Telephone - Local		
Century Link	612-Z25-0138 065	US	Voice Service	\$12,622.38	\$5,809.75
		PO Box 29040			
		Phoenix, AZ, 85038-9040			
Century Link		US			
		PO Box 91154			
		Seattle, WA 98111-9255			
Century Link		US			
	0052043071	PO Box 5408			
	9255274302	Carol Stream, IL 60197-5408	N 10	42.501.5 0	#1.200.20
Chattanooga Gas	0052043074	US	Natural Gas	\$2,781.58	\$1,280.29
Chestnut	N T/4			40.00	# 0.00
Communications	N/A	2004 17 1 7	Communications	\$0.00	\$0.00
		2001 York Road			
CIMCO	DOIE0100	Oak Brook, IL 60523	T-11 0	φο oo	ΦΩ ΩΩ
CIMCO	PCIE0100	US	Telephone - Services	\$0.00	\$0.00

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 26 of 65

Company Name	Account Number	Address	Description of Utility Services	Average Monthly Expense	Amount of Deposit to be Provided
1 7		PO Box 591	V		
City of Chattanooga,		Chattanooga, TN 37401-0591			
TN	22687801	US	Sewage	\$2,168.37	\$998.04
		PO BOX 7997			
		Columbia, SC 29202-7997			
City of Columbia	0163303275-1116607-4	US	Water	\$14,671.44	\$6,752.88
		111 Hassan Street SE			
		Hutchinson, MN 55350-2522			
City of Hutchinson	3-505-9000-5-00	US	Water/Sewage	\$6,869.19	\$3,161.71
	2541100000-00	PO Box 6660			
	7102000000-01	Portsmouth, NH 03802-6660			
City of Portsmouth	2537000000-02	US	Water	\$661.90	\$304.65
		PO Box 190			
		Richland, WA 99352-0190	Electric/Water/		
City of Richland	00014380-00000092	US	Sewage/Refuse	\$2,664.80	\$1,226.54
	1255850	PO BOX 63039			
	1580550	Charlotte, NC 28263-3039	Electric /Water/		
City of Rock Hill	1408430	US	Sewage/Refuse	\$9,989.22	\$4,597.78
	09529 500633-01-3				
	939737032				
	8772 10 531 0180365				
	8771 20 114 0308563	16333 Collections Center Dr.			
	8771 20 114 0318910	Chicago, IL, 60693-0163	Cable/		
Comcast	8773 40 024 0531285	US	Internet/Telephone	\$4,017.62	\$1,849.20
		222 New Park Dr.			
		Berlin, CT 06037-3741			
Comcast		US			

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 27 of 65

Company Name	Account Number	Address	Description of Utility Services	Average Monthly Expense	Amount of Deposit to be Provided
company rame		One Comcast Center	comey services	Empense	SC 110 (1ded
		32nd Fl.			
		Philadelphia, PA 19103-2855			
Comcast		US			
		PO Box 100495			
		Atlanta, GA, 30384-0495			
Comcast		US			
		PO Box 1577			
		Newark, NJ 07101-1577			
Comcast		US			
		PO Box 3001			
		Southeastern, PA 19398-3001			
Comcast		US			
		PO Box 3002			
		Southeastern, PA 19398-3002			
Comcast		US			
		PO Box 3005			
		Southeastern, PA, 19398-3005			
Comcast		US			
		PO Box 35170			
		Seattle, WA 98124-5170			
Comcast		US			
		PO Box 930814			
		Atlanta, GA 31193-0814			
Comcast		US			
	1773334009				
	0474293000				
	7494082037	PO Box 6111			
	7494081049	Carol Stream, IL 60197-6111			
COMED	7494083070	US	Electric Power	\$10,430.89	\$4,801.06

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 28 of 65

Company Name	Account Number	Address	Description of Utility Services	Average Monthly Expense	Amount of Deposit to be Provided
1	040-00150575-7492	PO Box 9245		•	
Connecticut Natural	040-0010730-2032	Chelsea, MA 02150-9245			
Gas Corporation	040-0010647-6365	US	Natural Gas	\$2,546.50	\$1,172.09
		4008 Gibsonia Rd			
Consolidated	797942	Gibsonia, PA 15044-9311	Telephone - Local		
Communications	724-7769005/0	US	voice service	\$18,394.14	\$8,466.34
		PO Box 66523			
Consolidated		Saint Louis, MO 63166-6523			
Communications		US			
Consolidated		PO Box 747100			
Communications		Pittsburgh, PA, 15274-7100 US			
		100 Constellation Way Ste. 200C			
Constellation Energy		Baltimore, MD, 21202-6302			
Nuclear Group	N/A	US	Natural Gas	\$1,705.01	\$784.77
Constellation Energy Nuclear Group		14217 Collections Center Dr. Chicago, IL, 60693-0142 US			
Constellation Energy Nuclear Group		15246 Collections Ctr. Dr. Chicago, IL 60693-0001 US			
	00015133	PO Box 6075			
	00015134	Hermitage, PA 16148-1075			
Cranberry Township	00015103	US	Water/Sewage/Trash	\$11,230.08	\$5,168.91
		PO Box 432 Mars, PA 16046-0432			
Diamond Mulch Inc.	98-0001205 7	US	Trash	\$1,242.50	\$571.89
Diamond Springs	1013800-CNC	1840 Lindbergh St, Charlotte, NC 28208-3768	Water	\$143.77	\$66.18

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 29 of 65

Company Name	Account Number	Address	Description of Utility Services	Average Monthly Expense	Amount of Deposit to be Provided
1		US	,	*	
DQE		411 7th Avenue			
Communications		Pittsburgh, PA 15219-1919			
LLC	1202	US	Communications	\$38,289.83	\$17,623.81
		P O Box 4751			
Dupage County		Carol Stream, IL 60197-4751			
Public Works	30504652-01	US	Sewage	\$58.68	\$27.01
		Box 10			
Duquesne Light	3107320000	Pittsburgh, PA 15230-0010		\$20.024.46	40.210.06
Company	9834910000	US	Electric Power	\$20,031.46	\$9,219.96
		PO Box 88104			
		Chicago, IL 60680-1104	_	***	*1* - -
Earthlink Business	5231999	US	Internet	\$27.54	\$12.67
Electric Power	154-1104.000	10 W M L King Blvd			
Board of	C10167957	Chattanooga, TN 37422	Electric Power /		
Chattanooga	157-0436.002	US	Communications	\$11,920.27	\$5,486.59
				,	,
Electric Power		PO Box 182251			
Board of		Chattanooga, TN 37422-7251			
Chattanooga		US			
	80007210224				
	80008990196				
	8000721-03-0-7				
	56913501052				
	8000721-01-4-1	DO D 455655			
	51768322075	PO Box 650032			
	51260942099	Dallas, TX 75265-0032	71	.	420 447 2 =
Eversource	51017942079	US	Electric Power	\$61,800.70	\$28,445.25

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 30 of 65

Common Name	A	A Jalenson	Description of	Average Monthly	Amount of Deposit to
Company Name	Account Number	Address PO Box 650047	Utility Services	Expense	be Provided
		Dallas, TX 75265-0047			
Eversource		US			
		PO Box 11021	Communications		
Fairpoint	158 105 1794	Lewiston, ME 04243-9472	Telephone - Local		
Communications	144 463 9852	US	Voice Service	\$6,367.17	\$2,930.64
First	DCIE0100	3340 W Market St Fairlawn, OH 44333-3381	Telephone - Local Voice Service	¢4 162 97	¢1 016 06
Communications	PCIE0100	US	voice Service	\$4,162.87	\$1,916.06
Frontier Communications	860-731-4000-032404-5	3 High Ridge Park Stamford, CT 06905-1337 US	Telephone - eFax Telephone - Local Voice Service	\$7,742.00	\$3,563.44
Frontier Communications		PO Box 20550 Rochester, NY 14602-0550 US			
Frontier Communications		PO Box 92713 Rochester, NY 14692-8813 US			
Granite		100 Newport Ave. Ext. Quincy,	DOMG		
Telecommunications	2011102	MA 02171-1759	POTS service (analog)	¢0.045.77	¢4.521.75
LLC	2911103	US	Communications	\$9,845.77	\$4,531.75

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 31 of 65

			Description of	Average Monthly	Amount of Deposit to
Company Name	Account Number	Address	Utility Services	Expense	be Provided
		PO Box 92257			
		Elk Grove Village, IL 60009-			
Groot Industries,		2257			
Inc.	585900000	US	Waste Management	\$151.59	\$69.77
		17 Maple Ave.			
Highridge Water	050345	Blairsville, PA 15717-1283			
Authority	050344	US	Water	\$9,266.38	\$4,265.07
		PO Box 660579			
		Dallas, TX 75266-0579			
Hinckley Springs	16087658976146	US	Water	\$207.66	\$95.58
		24919 Network Pl.			
Hudson Energy	100048529	Chicago, IL 60673-1249			
Services, LLC	100407239	US	Electric Power	\$3,538.47	\$1,628.66
		225 Michigan St. SE			
Hutchinson Utilities		Hutchinson, MN 55350-1905	Electric Power		
Commission	1000530067890	US	Natural Gas	\$5,591.45	\$2,573.60
		P.O. Box 547			
Lake County Public	30040165	Bedford Park, IL 60499-0547			
Works	0267162-030040165	US	Water / Sewage	\$127.23	\$58.56
, , ollis	020,102 0200.0100	0.2	Communication	Ψ127720	φεσιεσ
Level 3		1025 Eldorado Blvd.	Telephone - Audio,		
Communications	205216562	Broomfield, CO 80021-8254	Web & Event Center		
LLC	1-8S5C5U	US	conferencing services	\$103,326.50	\$47,558.50
-	S-321-051-00	ree		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	S-321-052-00				
Municipal Authority	S-450-109-00	PO Box 800			
of Westmoreland	S-450-110-00	Greensburg, PA 15601-0800			
County	S-450-111-00	US	Water	\$4,421.85	\$2,035.26

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 32 of 65

Company Name	Account Number	Address	Description of Utility Services	Average Monthly Expense	Amount of Deposit to be Provided
		115 Gosling Rd.			
Newington Sewer		Portsmouth, NH 03801-3328			
Commission	N/A	US	Sewage	\$2,019.66	\$929.60
Commission	05-06-94-7941 4		sewage	Ψ2,015.00	Ψ,2,.00
	09-21-67-0000 6				
	17-88-53-3111 0				
	59-65-94-5312 6				
	73-39-35-5478 4				
	78-75-57-5775 0	PO Box 5407			
	98-67-59-7934 2	Carol Stream, IL 60197-5407			
Nicor Gas	11-51-91-2665 7	US	Natural Gas	\$1,164.31	\$535.90
		PO Box 19083			
		Green Bay, WI 54307-9083			
North Shore Gas	3500013991641	US	Natural Gas	\$702.22	\$323.21
		PO Box 2140			
North Shore Sanitary		Bedford Park, IL 60499-2140			
District	90930700-042486	US	Waste Water	\$23.20	\$10.68
		PO Box 750			
		WM Koepsel Dr.			
North Shore Sanitary		Gurnee, IL 60031-0750			
District		US			
		235 Franklin St SW Hutchinson,	Telephone - Local		
	1192862	MN, 55350-2469	voice service		
Nu Telecom	1197602	US	Communications	\$896.69	\$412.72
		PO Box 697			
		New Ulm, MN 56073-0697			
Nu-Telecom		US			

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 33 of 65

			Description of	Average Monthly	Amount of Deposit to
Company Name	Account Number	Address	Utility Services	Expense	be Provided
		PO Box 3687			
		Akron, OH 44309-3687			
Penelec	100 002 203 196	US	Electric Power	\$35.52	\$16.35
		PO Box 3687			
		Akron, OH 44309-3687			
Penn Power	210-000-833-041	US	Electric Power	\$95,833.37	\$44,109.61
	200004163693				
	200004163842				
	200004789331				
	200004789273				
	200004811606	PO Box 644760			
	200004163586	Pittsburgh, PA 15264-4760			
Peoples Natural Gas	210000671425	US	Natural Gas	\$10,982.46	\$5,054.94
		333 S State St.			
		Salt Lake City, UT 84111			
Questar Gas	6226500000	US	Natural Gas	\$5,352.42	\$2,463.58
	41015860	75 Airport Rd.			
	54006670	PO Box 70			
REA Energy	41006670-001	Indiana, PA 15701-1463			
Cooperative Inc.	40002370	US	Electric Power	\$2,825.36	\$1,300.44
1		PO Box 26000			
Rocky Mountain	440330460013	Portland, OR 97256-0001			
Power	44033046-001 3	US	Electric Power	\$247,946.03	\$114,123.11
		PO Box 751684			
Scana Energy	9151200023401	Charlotte, NC 28275-1684	Electric Power		
Marketing Inc.	2079900429118	US	Natural Gas	\$6,002.44	\$2,762.77

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 34 of 65

Account Number	Address	Description of	Average Monthly Expense	Amount of Deposit to be Provided
		othity betvices	Lapense	be 110vided
9210078946546				
5-2101-0798-9189	US	Electric Power	\$490,831.95	\$225,917.17
	PO Box 931581			
	Atlanta, GA 31193-0531	Telephone - Cellular		
10921674	US	Service	\$119,683.00	\$55,086.97
	1	Talanhana Dagan		
5712517 O	<u>'</u>	1	¢1 666 17	\$766.90
3/13317-0		Service	\$1,000.17	\$700.90
		Communications		
923664778	875 Greentree Rd. Pittsburgh,	Telephone - Long		
928138905	PA 15220-3508 US	Distance	\$183,767.23	\$84,583.27
	PO Box 1769			
	Newark, NJ 07101-1769 US			
	1			
	•			
	5-2101-0798-9189 10921674 5713517-O	9151200023401 9210078946546 5-2101-0798-9189 PO Box 100255 Columbia, SC 29202-3255 US PO Box 931581 Atlanta, GA 31193-0531 US 6910 Richmond Hwy Alexandria, VA 22306-1849 US PO Box 660324 Dallas, TX 75266-0324 US 923664778 928138905 PO Box 1769	Account Number 9151200023401 PO Box 100255 Columbia, SC 29202-3255 US Electric Power	Account Number

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 35 of 65

			Description of	Average Monthly	Amount of Deposit to
Company Name	Account Number	Address	Utility Services	Expense	be Provided
		PO Box 8077	·		
		London, KY 40742-8077			
Sprint		US			
		P O Box 371880			
Tennessee American	1026-21005497687	Pittsburgh, PA 15250-7880			
Water	1026-210016737869	US	Water	\$1,406.97	\$647.59
Terminix Processing		Box 742592			
Center	8929778	Cincinnati, OH 45274-2592 US	Pest Control	\$118.00	\$54.31
		PO Box 990092			·
The Metropolitan		Hartford, CT 06199-0092			
District	7078189	US	Water	\$68.77	\$31.65
	202-845345903-001	PO Box 223085	Communications		
Time Warner Cable	202-021994801-001	Pittsburgh, PA 15251-2085 US	In Home Internet	\$846.10	\$389.44
		PO Box 27908			
Time Warner Cable		New York, NY 10087-7908 US			
	202-845345903-001	PO Box 70872			
Time Warner Cable	202-021994801-001	Charlotte, NC 28272-0872 US			
	202-845345903-001	PO Box 77169			
Time Warner Cable	202-021994801-001	Charlotte, NC 28271-7004S			
		12920 SE 38th St.	Telephone - Cellular		
T-Mobile	943316285	Bellevue, WA 98006-1350 US	Service	\$7,488.09	\$3,446.57

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 36 of 65

Company Name	Account Number	Address	Description of Utility Services	Average Monthly Expense	Amount of Deposit to be Provided
		PO Box 742596			
T-Mobile		Cincinnati, OH 45274-2596 US			
1-IVIOUIIC		03			
		29221 River Ridge Rd NW			
Town & Country		Isanti, MN 55040-6100			
Transfer, Inc.	N/A	US	Trash	\$211.67	\$97.42
	56913501052-				
	466670003				
	80007210307	110 Turnpike Rd. Ste. 300			
Transcanada Power	80007210141	Westborough, MA 01581-2808			
Marketing Ltd	80007210224	US	Electric Power	\$34,435.11	\$15,849.58
	4456001 4456003	PO Box 217			
	4456002 4456004	Saint Matthews, SC 29135-0217			
Tri-County Electric	4456005	US	Electric Power	\$601.63	\$276.91
	4091161-4042106				
	4091161-4065198	PO Box 981010			
	4091161-4029864	Boston, MA 02298-1010			
Unitil	4091161-4055514	US	Natural Gas	\$7,453.88	\$3,430.83
			Telephone - VoIP		
			Telephone - Toll Free		
		500 Technology Dr.	Telephone - Circuits		
	Multiple	Ste. 870	Telephone - Long		
	(Available Upon	Saint Charles, MO 63304-2225	Voice Service		
Verizon	Request)	US	High Speed Internet	\$343,581.75	\$158,141.74

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 37 of 65

Company Name	Account Number	Address	Description of Utility Services	Average Monthly Expense	Amount of Deposit to be Provided
•		One Verizon Way	<u> </u>	Î	
		Basking Ridge, NJ 07920-1025			
Verizon		US			
		PO Box 15124			
		Albany NY 12212-5124			
Verizon		US			
		PO Box 25505			
		Lehigh Valley, PA 18002-5505			
Verizon		US			
		PO Box 371355			
Verizon		Pittsburgh, PA 15250-7355 US			
		PO Box 371873			
Verizon		Pittsburgh, PA 15250-7873 US			
		PO Box 382040			
		Pittsburgh, PA 15251-8040			
Verizon		US			
		PO Box 660072			
		Dallas, TX 75266-0072			
Verizon		US			
		PO Box 660108			
		Dallas, TX 75266-0108			
Verizon		US			
		PO BOX 660720			
		Dallas, TX 75266-0720			
Verizon		US			
		PO Box 660794			
		Dallas, TX 75266-0794			
Verizon		US			

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 38 of 65

Company Name	Account Number	Address	Description of Utility Services	Average Monthly Expense	Amount of Deposit to be Provided
Company rume	Tiecount Tuniber	7660 County Line Rd.	Comey Services	Expense	be 110 vided
Village of Burr		Burr Ridge, IL, 60527-4722			
Ridge	5208316070-00	US	Waste Management	\$148.85	\$68.51
		2020 O'Plaine Rd.	-		
Village of Green		Libertyville, IL 60048-1547			
Oaks	501-033-039	US	Sewage	\$55.58	\$25.58
	16-84384-83009				
	8-38514-13008				
	8-41537-83002				
	16-82775-23003				
	1-31923-74002				
	16-84313-13000				
	16-45829-33004				
	15-11311-12007				
	5-2101-0798-9189				
	16-82775-23003				
	1-31923-74002				
	16-84313-13000	1611 S Washington Kennewick,			
	16-45829-33004	WA 99337			
Waste Management	15-11311-12007	US	Sewage/Trash	\$90,596.14	\$41,699.05
		700 E Butterfield Rd.			
		Ste. 400			
		Lombard, IL, 60148			
Waste Management		US			
Waste Management		PO Box 105453 Atlanta, GA 30348 US			

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 39 of 65

Company Name	Account Number	Address	Description of Utility Services	Average Monthly Expense	Amount of Deposit to be Provided
		PO Box 13648	•	•	
Waste Management		Philadelphia, PA 19101-3648 US			
Waste Management		PO Box 43350 Phoenix, AZ 85062-8251 US			
Waste Management		PO Box 4648 Carol Stream, IL 60197-4648 US			
Waste Management		PO Box 9001054 Louisville, KY 40290-1054 US			
Waste Management		W 132 N 10487 Grant Dr. Germantown, WI 53022-4445 US			
	100 094 240 270 100 093 370 409	PO Box 3615			
	100 093 370 409	Akron, OH 44309-3615			
West Penn Power	100 096 600 547	US	Electric Power	\$172,191.69	\$79,255.35
Wilkinsburg-Penn					
Joint Water		2200 Robinson Blvd. Pittsburgh,		.	
Authority	171779-92178	PA 15221-1112 US	Water / Sewage	\$4,618.95	\$2,125.98

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 40 of 65

			Description of	Average Monthly	Amount of Deposit to
Company Name	Account Number	Address	Utility Services	Expense	be Provided
		P O Box 9477			
		Minneapolis, MN 55484-9477			
Xcel Energy	51-8226688-6	US	Electric / Natural Gas	\$9,785.67	\$4,504.09
		P O Box 11907			
York County Natural	51388-001	Rock Hill, SC 29731-1907			
Gas	51388-002	US	Natural Gas	\$507.12	\$233.41
	00047426-2				
	00040806-8				
	00047682-2	PO Box 168			
Yukon-Waltz	0048450-4	Stahlstown, PA 15687-0168			
Telephone Co.	00039270-7	US	Telephone	\$8,628.56	\$3,971.50
			TOTAL		

Exhibit B

Proposed Final Order

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 42 of 65

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Pending

FINAL ORDER PURSUANT TO 11 U.S.C. §§ 105(a) and 366 (I) APPROVING PROPOSED FORM OF ADEQUATE ASSURANCE OF PAYMENT TO UTILITY COMPANIES, (II) ESTABLISHING PROCEDURES FOR RESOLVING OBJECTIONS BY UTILITY COMPANIES, AND (III) PROHIBITING UTILITY COMPANIES FROM ALTERING, REFUSING, OR DISCONTINUING SERVICE

Upon the motion (the "Motion"),² dated March 29, 2017, of Westinghouse Electric Company LLC and its debtor affiliates, as debtors and debtors in possession in the above-captioned chapter 11 cases, pursuant to sections 105(a) and 366 of the Bankruptcy Code and Bankruptcy Rules 6003 and 6004, for a final order (the "Final Order") (i) approving the Debtors' proposed form of adequate assurance of payment to Utility Companies, (ii) establishing procedures for resolving objections by Utility Companies, and (iii) prohibiting Utility Companies from altering, refusing, or discontinuing Utility Services, all as more fully set forth in the

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, if any, are: Westinghouse Electric Company LLC (0933), CE Nuclear Power International, Inc. (8833), Fauske and Associates LLC (8538), Field Services, LLC (2550), Nuclear Technology Solutions LLC (1921), PaR Nuclear Holding Co., Inc. (7944), PaR Nuclear, Inc. (6586), PCI Energy Services LLC (9100), Shaw Global Services, LLC (0436), Shaw Nuclear Services, Inc. (6250), Stone & Webster Asia Inc. (1348), Stone & Webster Construction Inc. (1673), Stone & Webster International Inc. (1586), Stone & Webster Services LLC (5448), Toshiba Nuclear Energy Holdings (UK) Limited (N/A), TSB Nuclear Energy Services Inc. (2348), WEC Carolina Energy Solutions, Inc. (8735), WEC Carolina Energy Solutions, LLC (2002), WEC Engineering Services Inc. (6759), WEC Equipment & Machining Solutions, LLC (3135), WEC Specialty LLC (N/A), WEC Welding and Machining, LLC (8771), WECTEC Contractors Inc. (4168), WECTEC Global Project Services Inc. (8572), WECTEC LLC (6222), WECTEC Staffing Services LLC (4135), Westinghouse Energy Systems LLC (0328), Westinghouse Industry Products International Company LLC (3909), Westinghouse International Technology LLC (N/A), and Westinghouse Technology Licensing Company LLC (5961). The Debtors' principal offices are located at 1000 Westinghouse Drive, Cranberry Township, Pennsylvania 16066.

² All capitalized terms used but not otherwise defined herein shall have the respective meanings ascribed to such terms in the Motion.

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 43 of 65

Motion; and the Court having jurisdiction to consider the Motion and the relief requested therein in accordance with 28 U.S.C. §§ 157 and 1334 and the Amended Standing Order of Reference M-431, dated January 31, 2012 (Preska, C.J.); and consideration of the Motion and the requested relief being a core proceeding pursuant to 28 U.S.C. § 157(b); and venue being proper before the Court pursuant to 28 U.S.C. §§ 1408 and 1409; and due and proper notice of the Motion and the Interim Order (as defined herein) having been provided to the Notice Parties as set forth in the affidavits of service filed at Docket Nos. [_] and [_], respectively; and such notice having been adequate and appropriate under the circumstances, and it appearing that no other or further notice need be provided; and the Court having reviewed the Motion; and the Court having held a hearing on [____] [_], 2017 to consider the relief requested in the Motion on an interim basis (the "Interim Hearing"); and the Court having entered an order granting the relief requested in the Motion on an interim basis (Docket No. []) (the "Interim Order") and scheduling a final hearing on the Motion for [_____] [_], 2017 (the "Final Hearing"); and the Final Hearing having been held, if necessary, to consider the relief requested in the Motion on a final basis; and upon the Donahue Declaration, filed contemporaneously with the Motion, and the record of the Interim Hearing and the Final Hearing; and the Court having determined that the legal and factual bases set forth in the Motion establish just cause for the relief granted herein; and it appearing that the relief requested in the Motion is in the best interests of the Debtors, their estates, creditors, and all parties in interest; and upon all of the proceedings had before the Court and after due deliberation and sufficient cause appearing therefor, it is

ORDERED that the Motion is granted as set forth herein, and it is further

ORDERED that the Proposed Adequate Assurance satisfies the requirements set forth in section 366 of the Bankruptcy Code; and it is further

ORDERED that any Utility Company not in compliance with the below Objection Procedures shall not be permitted to alter, refuse, or discontinue service or demand adequate assurance other than as provided in this Final Order. The Utility Deposit Account shall be maintained at a bank or financial institution that is a party to a Uniform Depository Agreement (a "UDA") with the office of the United States Trustee or that is immediately willing to execute such a UDA.

- If a Utility Company is not satisfied with the Proposed Adequate e. Assurance, it must serve a written request (a "Request") upon the proposed counsel to the Debtors: (i) Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attn: Garrett Fail, Esq. and Charles Persons, Esq.), (ii) counsel to the lenders under the Debtors' proposed DIP Faciltiy, (a) Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, NY 10019-6064 (Attn: Jeffrey D. Saferstein, Esq.) and (b) Paul, Weiss, Rifkind, Wharton & Garrison LLP, 2001 K Street, NW, Washington, DC 20006-1047 (Attn: Claudia R. Tobler, Esq.); and (iii) counsel to the agents and letter of credit issuer under the Debtors' proposed DIP Facility, Shearman & Sterling LLP, 599 Lexington Avenue, New York, NY 10022 (Attn: Fredric Sosnick, Esq. and Ned S. Schodek, Esq.), and the Request must set forth: (1) the location(s) for which Utility Services are provided, (2) the account number(s) for such location(s), (3) the outstanding balance for each account, and (4) an explanation of why the Utility Company believes the Adequate Assurance Deposit is not adequate assurance of payment.
- f. If the Debtors, in consultation with the DIP Lenders, determine that a Request or any consensual agreement reached in connection therewith is reasonable, the Debtors, without further order of the Court, may enter into agreements granting additional adequate assurance to the Utility Company serving such Request and, in connection with such agreements, provide the Utility Company with additional adequate assurance of payment, including payments on prepetition amounts owing, cash deposits, prepayments, or other forms of security.
- g. If the Debtors, in consultation with the DIP Lenders, determine that a Request is unreasonable, then they will, within 30 days after receipt of such Request, or such longer period as may be agreed to between the Debtors and the Utility Company, file a motion (the "**Determination Motion**") pursuant to section 366(c)(3) of the Bankruptcy Code seeking a determination from the Court that the Proposed Adequate Assurance, plus any additional consideration offered by the Debtors, constitutes adequate

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 45 of 65

assurance of payment. Pending notice and a hearing on the Determination Motion, the Utility Company that is the subject of the unresolved Request may not alter, refuse, or discontinue services to the Debtors; and it is further

ORDERED that the Adequate Assurance Deposit shall be deemed adequate assurance of payment, and any Utility Company that does not make a Request or otherwise comply with the Objection Procedures shall be prohibited from altering, refusing, or discontinuing Utility Services, including as a result of the Debtors' failure to pay charges for prepetition Utility Services or to provide adequate assurance of payment in addition to the Proposed Adequate Assurance; and it is further

ORDERED that the Adequate Assurance Deposit shall automatically, without further Court order, be available to the Debtors upon the effective date of a chapter 11 plan of the Debtors; and it is further

ORDERED that the inclusion of any entity in, as well as any omission of any entity from, the Utility Services List shall not be deemed an admission by the Debtors that such entity is, or is not, a utility within the meaning of section 366 of the Bankruptcy Code, and the Debtors reserve all rights and defenses with respect thereto; and it is further

ORDERED that the Debtors are authorized to amend the Utility Services List to the extent the Debtors terminate the services of any Utility Company or identify additional Utility Companies. This Order shall apply to any such Utility Company that is added to the Utility Services List, provided that the Debtors shall (i) file any such amendment on the Court's docket and serve such amendment on any affected Utility Company and all other parties entitled to notice pursuant to Bankruptcy Rule 2002 and (ii) give prior written notice of any such amendment to counsel to the DIP Lenders; and it is further

ORDERED that the Debtors shall increase the amount of the Adequate Assurance Deposit in the event an additional Utility Company is added to the Utility Services List by an amount equal to two (2) weeks of Utility Services provided by such additional Utility Company, calculated using the historical average for such payments during the past 12 months; and it is further

ORDERED that the Debtors may terminate the services of any Utility Company and are immediately authorized to reduce the Adequate Assurance Deposit by the amount held on account of such terminated Utility Services; and it is further

ORDERED that the Debtors shall serve a copy of the Motion and this Final Order upon any Utility Company added to the Utility Services List; and it is further

ORDERED that nothing contained in the Motion or this Final Order, nor any payment made pursuant to the authority granted by this Interim Order is intended to be or shall be construed as (i) an admission as to the validity of any claim or lien against the Debtors, (ii) a waiver of the Debtors' or any appropriate party in interest's rights to dispute the amount of, basis for, or validity of any claim against the Debtors, (iii) a waiver of any claims or causes of action which may exist against any creditor or interest holder, or (iv) an approval, assumption, adoption, or rejection of any agreement, contract, lease, program, or policy between the Debtors and any third party under section 365 of the Bankruptcy Code; and it is further

ORDERED that notwithstanding entry of this Final Order, nothing herein shall create, nor is intended to create, any rights in favor of or enhance the status of any claim held by, any party; and it is further

ORDERED that under the circumstances of these chapter 11 cases, notice of the Motion is adequate under Bankruptcy Rule 6004(a); and it is further

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 47 of 65

ORDERED that notwithstanding Bankruptcy Rule 6004(h), this Final Order shall

be immediately effective and enforceable upon its entry; and it is further

ORDERED that the Debtors are authorized to take all action necessary to the

relief granted in this Final Order; and it is further

ORDERED that the Court shall retain jurisdiction to hear and determine all

matters arising from or related to the implementation, interpretation, and/or enforcement of this

Final Order.

Dated:	, 2017	
New York, New	York	
		UNITED STATES BANKRUPTCY JUDGE

Exhibit 1

Utility Services List

Company Name	Account Number	Address	Description of Utility Services	Average Monthly Expense	Amount of Deposit to be Provided
• •		400 N 5th Street		•	
		MS 8657			
Arizona Public	4159540897	Phoenix, AZ, 85004			
Service Company	121000248	US	Electric	\$91,208.33	\$41,980.82
	4811606 4789331	20329 State Highway			
Arm Energy	4789273 4163842	249 Ste. 450,			
Management, LLC	4163586 4163693	Houston, TX, 77070-2748 US	Natural Gas	\$3,721.54	\$1,712.93
		PO Box 37749			
		Philadelphia, PA, 19101-5049			
Armstrong	0497749-01	US	Communications	\$1,368.98	\$630.10
	630 230 9364 449 7				
	1328334				
	803 749-6301 002 1895				
	803 822-5476 933 1899	1150 S Olive St 14th Fl.	Communications		
	831-000-5246 893	Los Angeles, CA, 90015-2211	Local Voice Service		
AT&T	171-794-5442 001	US	Analog	\$33,817.91	\$15,565.41
		1452 Edinger Avenue			
		Room1710			
		Tustin, CA, 92780-6246			
AT&T		US			
		PO Box 13148			
		Newark, NJ, 07101-5648			
AT&T		US			
		PO Box 33009			
		Charlotte, NC 28233-3009			
AT&T		US			

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 49 of 65

Company Name	Account Number	Address	Description of Utility Services	Average Monthly Expense	Amount of Deposit to be Provided
Company Name	Account Number	PO Box 105068	Other Services	Expense	be 1 lovided
		Atlanta, GA 30348-5503			
AT&T		US			
11161		PO Box 105262			
		Atlanta, GA 30348-5503			
AT&T		US			
		PO Box 105503			
		Atlanta, GA 30348-5503			
AT&T		US			
		d/b/a AT&T Kansas			
		Carol Stream, IL 60197-5001			
AT&T		US			
		PO Box 5001			
		Carol Stream, IL 60197-5001			
AT&T		US			
		PO Box 5017			
		Carol Stream, IL 60197-5017			
AT&T		US			
		PO Box 5019			
		Carol Stream, IL 60197-5019			
AT&T		US			
		PO Box 5025			
4 TT 0 TT		Carol Stream, IL 60197-5025			
AT&T		US			
		PO Box 5080			
A T 0-T		Carol Stream, IL 60197-5080			
AT&T		US			
		PO Box 5091			
ЛТ 6-Т		Carol Stream, IL 60197-5091 US			
AT&T		US			

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 50 of 65

			Description of	Average Monthly	Amount of Deposit to
Company Name	Account Number	Address	Utility Services	Expense	be Provided
		PO Box 6463			
		Carol Stream, IL 60197-6463			
AT&T		US			
		PO Box 9013			
		Atlanta, GA 60197-9013			
AT&T		US			
		One Chase Manhattan Plaza			
		New York, NY 10005-1401			
BP Energy Co.	90157101	US	Natural Gas	\$32,616.39	\$15,012.48
	123-611-8605-4	8113 W Grandridge Blvd			
	776-381-0000-6	Kennewick, WA 99336-7166			
Cascade Natural Gas	886-381-0000-3	US	Natural Gas	\$931.65	\$428.81
	623-535-8665-281B				
	0-801-387-1443 470M	100 Centurylink Drive	Telephone - Circuits		
	801-399-3969 524B	Monroe, LA, 71203-2041	Telephone - Local		
Century Link	612-Z25-0138 065	US	Voice Service	\$12,622.38	\$5,809.75
		PO Box 29040			
		Phoenix, AZ, 85038-9040			
Century Link		US			
		PO Box 91154			
		Seattle, WA 98111-9255			
Century Link		US			
	0052043071	PO Box 5408			
	9255274302	Carol Stream, IL 60197-5408			
Chattanooga Gas	0052043074	US	Natural Gas	\$2,781.58	\$1,280.29
Chestnut					
Communications	N/A		Communications	\$0.00	\$0.00
		2001 York Road			
		Oak Brook, IL 60523			
CIMCO	PCIE0100	US	Telephone - Services	\$0.00	\$0.00

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 51 of 65

Company Name	Account Number	Address	Description of Utility Services	Average Monthly Expense	Amount of Deposit to be Provided
Company Name	Account Number	PO Box 591	Culty Scrvices	Expense	be 1 Tovided
City of Chattanooga,		Chattanooga, TN 37401-0591			
TN	22687801	US	Sewage	\$2,168.37	\$998.04
		PO BOX 7997		+=,	722000
		Columbia, SC 29202-7997			
City of Columbia	0163303275-1116607-4	US	Water	\$14,671.44	\$6,752.88
		111 Hassan Street SE		,	·
		Hutchinson, MN 55350-2522			
City of Hutchinson	3-505-9000-5-00	US	Water/Sewage	\$6,869.19	\$3,161.71
	2541100000-00	PO Box 6660			
	7102000000-01	Portsmouth, NH 03802-6660			
City of Portsmouth	2537000000-02	US	Water	\$661.90	\$304.65
		PO Box 190			
		Richland, WA 99352-0190	Electric/Water/		
City of Richland	00014380-00000092	US	Sewage/Refuse	\$2,664.80	\$1,226.54
	1255850	PO BOX 63039			
	1580550	Charlotte, NC 28263-3039	Electric /Water/		
City of Rock Hill	1408430	US	Sewage/Refuse	\$9,989.22	\$4,597.78
	09529 500633-01-3				
	939737032				
	8772 10 531 0180365				
	8771 20 114 0308563	16333 Collections Center Dr.			
	8771 20 114 0318910	Chicago, IL, 60693-0163	Cable/		
Comcast	8773 40 024 0531285	US	Internet/Telephone	\$4,017.62	\$1,849.20
		222 New Park Dr.			
		Berlin, CT 06037-3741			
Comcast		US			

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 52 of 65

			Description of	Average Monthly	Amount of Deposit to
Company Name	Account Number	Address	Utility Services	Expense	be Provided
·		One Comcast Center	·		
		32nd Fl.			
		Philadelphia, PA 19103-2855			
Comcast		US			
		PO Box 100495			
		Atlanta, GA, 30384-0495			
Comcast		US			
		PO Box 1577			
		Newark, NJ 07101-1577			
Comcast		US			
		PO Box 3001			
		Southeastern, PA 19398-3001			
Comcast		US			
		PO Box 3002			
		Southeastern, PA 19398-3002			
Comcast		US			
		PO Box 3005			
		Southeastern, PA, 19398-3005			
Comcast		US			
		PO Box 35170			
		Seattle, WA 98124-5170			
Comcast		US			
		PO Box 930814			
		Atlanta, GA 31193-0814			
Comcast		US			
	1773334009				
	0474293000				
	7494082037	PO Box 6111			
	7494081049	Carol Stream, IL 60197-6111			
COMED	7494083070	US	Electric Power	\$10,430.89	\$4,801.06

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 53 of 65

Company Name	Account Number	Address	Description of Utility Services	Average Monthly Expense	Amount of Deposit to be Provided
	040-00150575-7492	PO Box 9245	-		
Connecticut Natural	040-0010730-2032	Chelsea, MA 02150-9245			
Gas Corporation	040-0010647-6365	US	Natural Gas	\$2,546.50	\$1,172.09
		4008 Gibsonia Rd			
Consolidated	797942	Gibsonia, PA 15044-9311	Telephone - Local		
Communications	724-7769005/0	US	voice service	\$18,394.14	\$8,466.34
		PO Box 66523			
Consolidated		Saint Louis, MO 63166-6523			
Communications		US			
Consolidated		PO Box 747100			
Communications		Pittsburgh, PA, 15274-7100 US			
		100 Constellation Way			
		Ste. 200C			
Constellation Energy		Baltimore, MD, 21202-6302			
Nuclear Group	N/A	US	Natural Gas	\$1,705.01	\$784.77
		14217 Collections Center Dr.			
Constellation Energy		Chicago, IL, 60693-0142			
Nuclear Group		US			
Tucical Group		00			
		15246 Collections Ctr. Dr.			
Constellation Energy		Chicago, IL 60693-0001			
Nuclear Group		US			
	00015133	PO Box 6075			
	00015134	Hermitage, PA 16148-1075			
Cranberry Township	00015103	US	Water/Sewage/Trash	\$11,230.08	\$5,168.91
		PO Box 432			
		Mars, PA 16046-0432			
Diamond Mulch Inc.	98-0001205 7	US	Trash	\$1,242.50	\$571.89
		1840 Lindbergh St,			
Diamond Springs	1013800-CNC	Charlotte, NC 28208-3768	Water	\$143.77	\$66.18

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 54 of 65

Company Name	Account Number	Address	Description of Utility Services	Average Monthly Expense	Amount of Deposit to be Provided
1 0		US	•	•	
DQE		411 7th Avenue			
Communications		Pittsburgh, PA 15219-1919			
LLC	1202	US	Communications	\$38,289.83	\$17,623.81
		P O Box 4751		. ,	. ,
Dupage County		Carol Stream, IL 60197-4751			
Public Works	30504652-01	US	Sewage	\$58.68	\$27.01
		Box 10			
Duquesne Light	3107320000	Pittsburgh, PA 15230-0010			
Company	9834910000	US	Electric Power	\$20,031.46	\$9,219.96
		PO Box 88104			
		Chicago, IL 60680-1104			
Earthlink Business	5231999	US	Internet	\$27.54	\$12.67
Electric Power	154-1104.000	10 W M L King Blvd			
Board of	C10167957	Chattanooga, TN 37422	Electric Power /		
Chattanooga	157-0436.002	US	Communications	\$11,920.27	\$5,486.59
				,	,
Electric Power		PO Box 182251			
Board of		Chattanooga, TN 37422-7251			
Chattanooga	80007210224	US			
	80007210224				
	8000721-03-0-7				
	56913501052				
	8000721-01-4-1				
	51768322075	PO Box 650032			
	51260942099	Dallas, TX 75265-0032			
Eversource	51017942079	US	Electric Power	\$61,800.70	\$28,445.25

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 55 of 65

C N			Description of	Average Monthly	Amount of Deposit to
Company Name	Account Number	Address PO Box 650047	Utility Services	Expense	be Provided
		Dallas, TX 75265-0047			
Eversource		US			
Lversource		PO Box 11021	Communications		
Fairpoint	158 105 1794	Lewiston, ME 04243-9472	Telephone - Local		
Communications	144 463 9852	US	Voice Service	\$6,367.17	\$2,930.64
		3340 W Market St		,	,
First		Fairlawn, OH 44333-3381	Telephone - Local		
Communications	PCIE0100	US	Voice Service	\$4,162.87	\$1,916.06
Frontier Communications	860-731-4000-032404-5	3 High Ridge Park Stamford, CT 06905-1337 US	Telephone - eFax Telephone - Local Voice Service	\$7,742.00	\$3,563.44
Frontier		Rochester, NY 14602-0550			
Communications		US			
Frontier		PO Box 92713 Rochester, NY 14692-8813		_	
Communications		US			
Granite		100 Newport Ave. Ext. Quincy,	DOMG ' (1)		
Telecommunications	2011102	MA 02171-1759	POTS service (analog)	¢0 045 77	¢4 521 75
LLC	2911103	US	Communications	\$9,845.77	\$4,531.75

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 56 of 65

			Description of	Average Monthly	Amount of Deposit to
Company Name	Account Number	Address	Utility Services	Expense	be Provided
		PO Box 92257			
		Elk Grove Village, IL 60009-			
Groot Industries,		2257			
Inc.	585900000	US	Waste Management	\$151.59	\$69.77
		17 Maple Ave.			
Highridge Water	050345	Blairsville, PA 15717-1283			
Authority	050344	US	Water	\$9,266.38	\$4,265.07
		PO Box 660579			
		Dallas, TX 75266-0579			
Hinckley Springs	16087658976146	US	Water	\$207.66	\$95.58
		24919 Network Pl.			
Hudson Energy	100048529	Chicago, IL 60673-1249			
Services, LLC	100407239	US	Electric Power	\$3,538.47	\$1,628.66
		225 Michigan St. SE			
Hutchinson Utilities		Hutchinson, MN 55350-1905	Electric Power		
Commission	1000530067890	US	Natural Gas	\$5,591.45	\$2,573.60
		P.O. Box 547			
Lake County Public	30040165	Bedford Park, IL 60499-0547			
Works	0267162-030040165	US	Water / Sewage	\$127.23	\$58.56
WOIKS	0207102 030010103		Communication	Ψ127.23	ψ30.30
Level 3		1025 Eldorado Blvd.	Telephone - Audio,		
Communications	205216562	Broomfield, CO 80021-8254	Web & Event Center		
LLC	1-8S5C5U	US	conferencing services	\$103,326.50	\$47,558.50
	S-321-051-00	2.2		+ - 52 , 2 2 3.3 0	+,223.20
	S-321-052-00				
Municipal Authority	S-450-109-00	PO Box 800			
of Westmoreland	S-450-110-00	Greensburg, PA 15601-0800			
County	S-450-111-00	US	Water	\$4,421.85	\$2,035.26

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 57 of 65

Company Name	Account Number	Address	Description of Utility Services	Average Monthly Expense	Amount of Deposit to be Provided
		115 Gosling Rd.			
Newington Sewer		Portsmouth, NH 03801-3328			
Commission	N/A	US	Sewage	\$2,019.66	\$929.60
	05-06-94-7941 4			+=,==,==	47 - 2100
	09-21-67-0000 6				
	17-88-53-3111 0				
	59-65-94-5312 6				
	73-39-35-5478 4				
	78-75-57-5775 0	PO Box 5407			
	98-67-59-7934 2	Carol Stream, IL 60197-5407			
Nicor Gas	11-51-91-2665 7	US	Natural Gas	\$1,164.31	\$535.90
		PO Box 19083		1 / - 1-	1
		Green Bay, WI 54307-9083			
North Shore Gas	3500013991641	US	Natural Gas	\$702.22	\$323.21
		PO Box 2140		·	<u> </u>
North Shore Sanitary		Bedford Park, IL 60499-2140			
District	90930700-042486	US	Waste Water	\$23.20	\$10.68
		PO Box 750		·	
		WM Koepsel Dr.			
North Shore Sanitary		Gurnee, IL 60031-0750			
District		US			
		235 Franklin St SW Hutchinson,	Telephone - Local		
	1192862	MN, 55350-2469	voice service		
Nu Telecom	1197602	US	Communications	\$896.69	\$412.72
		PO Box 697			
		New Ulm, MN 56073-0697			
Nu-Telecom		US			

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 58 of 65

Commony Name	Account Number	Address	Description of	Average Monthly	Amount of Deposit to be Provided
Company Name	Account Number	PO Box 3687	Utility Services	Expense	be Provided
		Akron, OH 44309-3687			
Penelec	100 002 203 196	US	Electric Power	\$35.52	\$16.35
1 cheree	100 002 203 170	PO Box 3687	Dicettic 1 0 wei	ψ33.32	Ψ10.33
		Akron, OH 44309-3687			
Penn Power	210-000-833-041	US	Electric Power	\$95,833.37	\$44,109.61
	200004163693				. ,
	200004163842				
	200004789331				
	200004789273				
	200004811606	PO Box 644760			
	200004163586	Pittsburgh, PA 15264-4760			
Peoples Natural Gas	210000671425	US	Natural Gas	\$10,982.46	\$5,054.94
		333 S State St.			
		Salt Lake City, UT 84111			
Questar Gas	6226500000	US	Natural Gas	\$5,352.42	\$2,463.58
	41015860	75 Airport Rd.			
	54006670	PO Box 70			
REA Energy	41006670-001	Indiana, PA 15701-1463			
Cooperative Inc.	40002370	US	Electric Power	\$2,825.36	\$1,300.44
		PO Box 26000			
Rocky Mountain	440330460013	Portland, OR 97256-0001			
Power	44033046-001 3	US	Electric Power	\$247,946.03	\$114,123.11
		PO Box 751684			
Scana Energy	9151200023401	Charlotte, NC 28275-1684	Electric Power		
Marketing Inc.	2079900429118	US	Natural Gas	\$6,002.44	\$2,762.77

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 59 of 65

Company Name	Account Number	Address	Description of Utility Services	Average Monthly Expense	Amount of Deposit to be Provided
	9151200023401	PO Box 100255			NO 110 VIGIOUS
	9210078946546	Columbia, SC 29202-3255			
SCE&G	5-2101-0798-9189	US	Electric Power	\$490,831.95	\$225,917.17
		PO Box 931581			
		Atlanta, GA 31193-0531	Telephone - Cellular		
Southern Linc	10921674	US	Service	\$119,683.00	\$55,086.97
		6910 Richmond Hwy			
		Alexandria, VA 22306-1849	Telephone - Pager		
Spok Inc.	5713517-O	US	Service	\$1,666.17	\$766.90
Spok Inc.		PO Box 660324 Dallas, TX 75266-0324 US			
Брок не.			Communications		
	923664778	875 Greentree Rd. Pittsburgh,	Telephone - Long		
Sprint	928138905	PA 15220-3508 US	Distance	\$183,767.23	\$84,583.27
F	,	PO Box 1769		+,	+ = 1,= == 1
Sprint		Newark, NJ 07101-1769 US			
Sprint		PO Box 219100 Kansas City, MO 64121-9100 US			
		PO Box 219623			
		Kansas City, MO 64121-9623			
Sprint		US			
		PO Box 4181			
		Carol Stream, IL 60197-4181			
Sprint		US			
		PO Box 600607			
		Jacksonville, FL 32260-0607			
Sprint		US			

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 60 of 65

Company Nama	A goognet Namehou	Address	Description of	Average Monthly	Amount of Deposit to be Provided
Company Name	Account Number	PO Box 8077	Utility Services	Expense	be Provided
		London, KY 40742-8077			
Sprint		US			
Spriit		P O Box 371880			
Tennessee American	1026-21005497687	Pittsburgh, PA 15250-7880			
Water	1026-21003497067	US	Water	\$1,406.97	\$647.59
vv atci	1020 210010737007		vv ater	ψ1,400.77	ΨΟ-1.37
Terminix Processing		Box 742592			
Center	8929778	Cincinnati, OH 45274-2592 US	Pest Control	\$118.00	\$54.31
		PO Box 990092			
The Metropolitan		Hartford, CT 06199-0092			
District	7078189	US	Water	\$68.77	\$31.65
	202-845345903-001	PO Box 223085	Communications		
Time Warner Cable	202-021994801-001	Pittsburgh, PA 15251-2085 US	In Home Internet	\$846.10	\$389.44
		PO Box 27908			
Time Warner Cable		New York, NY 10087-7908 US			
	202-845345903-001	PO Box 70872			
Time Warner Cable	202-021994801-001	Charlotte, NC 28272-0872 US			
	202-845345903-001	PO Box 77169			
Time Warner Cable	202-021994801-001	Charlotte, NC 28271-7004S			
		12920 SE 38th St.	Telephone - Cellular		
T-Mobile	943316285	Bellevue, WA 98006-1350 US	Service	\$7,488.09	\$3,446.57

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 61 of 65

			Description of	Average Monthly	Amount of Deposit to
Company Name	Account Number	Address	Utility Services	Expense	be Provided
		PO Box 742596			
		Cincinnati, OH 45274-2596			
T-Mobile		US			
		29221 River Ridge Rd NW			
Town & Country		Isanti, MN 55040-6100			
Transfer, Inc.	N/A	US	Trash	\$211.67	\$97.42
	56913501052-				
	466670003				
	80007210307	110 Turnpike Rd. Ste. 300			
Transcanada Power	80007210141	Westborough, MA 01581-2808			
Marketing Ltd	80007210224	US	Electric Power	\$34,435.11	\$15,849.58
	4456001 4456003	PO Box 217			
	4456002 4456004	Saint Matthews, SC 29135-0217			
Tri-County Electric	4456005	US	Electric Power	\$601.63	\$276.91
	4091161-4042106				
	4091161-4065198	PO Box 981010			
	4091161-4029864	Boston, MA 02298-1010			
Unitil	4091161-4055514	US	Natural Gas	\$7,453.88	\$3,430.83
			Telephone - VoIP		
			Telephone - Toll Free		
		500 Technology Dr.	Telephone - Circuits		
	Multiple	Ste. 870	Telephone - Long		
	(Available Upon	Saint Charles, MO 63304-2225	Voice Service		
Verizon	Request)	US	High Speed Internet	\$343,581.75	\$158,141.74

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 62 of 65

Company Name	Account Number	Address	Description of Utility Services	Average Monthly Expense	Amount of Deposit to be Provided
		One Verizon Way			
		Basking Ridge, NJ 07920-1025			
Verizon		US			
		PO Box 15124			
		Albany NY 12212-5124			
Verizon		US			
		PO Box 25505			
		Lehigh Valley, PA 18002-5505			
Verizon		US			
		PO Box 371355			
Verizon		Pittsburgh, PA 15250-7355 US			
		PO Box 371873			
Verizon		Pittsburgh, PA 15250-7873 US			
		PO Box 382040			
		Pittsburgh, PA 15251-8040			
Verizon		US			
		PO Box 660072			
		Dallas, TX 75266-0072			
Verizon		US			
		PO Box 660108			
		Dallas, TX 75266-0108			
Verizon		US			
		PO BOX 660720			
		Dallas, TX 75266-0720			
Verizon		US			
		PO Box 660794			
		Dallas, TX 75266-0794			
Verizon		US			

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 63 of 65

Company Name	Account Number	Address	Description of Utility Services	Average Monthly Expense	Amount of Deposit to be Provided
1 0		7660 County Line Rd.	V		
Village of Burr		Burr Ridge, IL, 60527-4722			
Ridge	5208316070-00	US	Waste Management	\$148.85	\$68.51
		2020 O'Plaine Rd.			
Village of Green		Libertyville, IL 60048-1547			
Oaks	501-033-039	US	Sewage	\$55.58	\$25.58
	16-84384-83009				
	8-38514-13008				
	8-41537-83002				
	16-82775-23003				
	1-31923-74002				
	16-84313-13000				
	16-45829-33004				
	15-11311-12007				
	5-2101-0798-9189				
	16-82775-23003				
	1-31923-74002				
	16-84313-13000	1611 S Washington Kennewick,			
	16-45829-33004	WA 99337		****	* * * * * * * * * * * * * * * * * * *
Waste Management	15-11311-12007	US	Sewage/Trash	\$90,596.14	\$41,699.05
		700 E Butterfield Rd.			
		Ste. 400			
		Lombard, IL, 60148			
Waste Management		US			
		PO Box 105453			
		Atlanta, GA 30348			
Waste Management		US			

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 64 of 65

Company Name	Account Number	Address	Description of Utility Services	Average Monthly Expense	Amount of Deposit to be Provided
			-		
		PO Box 13648			
Waste Management		Philadelphia, PA 19101-3648 US			
vv uste ivianagement					
		PO Box 43350			
		Phoenix, AZ 85062-8251			
Waste Management		US			
		70.7			
		PO Box 4648 Carol Stream, IL 60197-4648			
Waste Management		US			
yy usee 1/12mage1110110					
		PO Box 9001054			
		Louisville, KY 40290-1054			
Waste Management		US			
		W 122 N 10407 G D			
		W 132 N 10487 Grant Dr. Germantown, WI 53022-4445			
Waste Management		US			
8	100 094 240 270				
	100 093 370 409	PO Box 3615			
	100 120 449 424	Akron, OH 44309-3615		*17. 101 60	*
West Penn Power	100 096 600 547	US	Electric Power	\$172,191.69	\$79,255.35
Wilkinsburg-Penn Joint Water		2200 Dobinson Plyd Dittabural			
Authority	171779-92178	2200 Robinson Blvd. Pittsburgh, PA 15221-1112 US	Water / Sewage	\$4,618.95	\$2,125.98
Authority	1/1//9-921/0	1 A 13221-1112 US	water / Bewage	φ4,010.93	φ4,143.96

17-10751-mew Doc 36 Filed 03/29/17 Entered 03/29/17 18:47:23 Main Document Pg 65 of 65

			Description of	Average Monthly	Amount of Deposit to
Company Name	Account Number	Address	Utility Services	Expense	be Provided
		P O Box 9477			
		Minneapolis, MN 55484-9477			
Xcel Energy	51-8226688-6	US	Electric / Natural Gas	\$9,785.67	\$4,504.09
		P O Box 11907			
York County Natural	51388-001	Rock Hill, SC 29731-1907			
Gas	51388-002	US	Natural Gas	\$507.12	\$233.41
	00047426-2				
	00040806-8				
	00047682-2	PO Box 168			
Yukon-Waltz	0048450-4	Stahlstown, PA 15687-0168			
Telephone Co.	00039270-7	US	Telephone	\$8,628.56	\$3,971.50
				_	
			TOTAL		