**BEFORE THE**

**PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Linda Martin :

:

v. : C-2013-2363744 :

PPL Electric Utilities Corporation :

**AMENDED PREHEARING ORDER**

A Prehearing Order was issued on July 1, 2013, stating that an initial telephonic hearing, in the above-captioned case, is scheduled for Monday, August 5, 2013 at 10:00 a.m. This was inadvertently in error. Instead of a telephonic hearing, an **initial in-person hearing** was been scheduled at the same time and date in Hearing Room 3 of the Commonwealth Keystone Building, 400 North Street, Harrisburg, PA 17120. You must be present at this time or you may lose your case. The parties are directed to comply with the following requirements.

The parties are hereby directed to comply with the following requirements:

1. A request for a change of the scheduled hearing date must state the agreement or opposition of other parties, and must be submitted in writing no later than five (5) business days prior to the hearing. 52 Pa. Code §1.15(b). Requests for changing a hearing date must be sent to me and all parties of record. The correct address is:

Elizabeth H. Barnes, Administrative Law Judge

Pennsylvania Public Utility Commission

P.O. Box 3265

Harrisburg, PA 17105-3265

**Telephone:** (717) 787-3988

**Fax:** (717) 787-0481

**Changes are granted only in rare situations where good cause exists.**

2. **Commission policy promotes settlements.** 52 Pa. Code §5.231(a). Each utility shall contact you at least one week before the scheduled hearing to talk over a possible settlement of this case. Even if you are unable to settle this case, you may still resolve many questions or issues during your talks. If an agreement is reached, a formal hearing will not be necessary and the scheduled hearing will be cancelled.

3. **THIS CASE WILL BE DISMISSED IF YOU DO NOT PARTICIPATE IN THE HEARING AND PRESENT EVIDENCE ON THE ISSUES RAISED.**

4. The Responsible Utility Customer Protection Act, 66 Pa. C.S. §§1401, *et seq.*,became effective on December 14, 2004, and applies to this case. This law provides strict requirements that the Commission must follow in handling customer complaints. The application of this law may result in the issuance of less favorable payment terms than a customer’s current payment arrangement.

5. The customer must make monthly payments for current usage on or before the billing due date while this complaint is pending. **FAILURE TO MAKE PAYMENTS MAY RESULT IN TERMINATION OF YOUR SERVICE.**

6. As the party seeking affirmative relief from the Commission, Complainant bears the burden of proof and must present evidence sufficient to demonstrate that the utility has violated the Public Utility Code, or a regulation or order of the Commission. 66 Pa. C.S. §332(a).

7. If you intend to present any documents or exhibits for my consideration, you must bring one copy for the other party, one copy for me, and two copies for the court reporter to the hearing. Note that attachments to your Complaint are not admitted into the record unless submitted separately in accordance with this paragraph. Proposed exhibits should be properly pre-marked for identification purposes.

8. At the hearing, the customer must be prepared to testify about the total gross monthly income of the household. A household includes all adults living at the service address and benefiting from the utility service. The “total gross monthly household income” includes but is not limited to the following:

(a) salaries, wages, tips or other compensation;

(b) pension, retirement or social security benefits;

(c) Supplemental Security Income (SSI);

(d) unemployment compensation benefits;

(e) workers’ compensation benefits;

(f) alimony;

(g) child support;

(h) public assistance; and

(i) any other source(s) of income.

9. The utility must prepare and submit the following documents at least five business days before the hearing:

(a) an account statement, showing the history of the account for a minimum of 24 months or the entire history of the account, whichever is less;

(b) a copy of the most recent BCS decision, if any;

(c) a brief summary of any payment arrangement(s) made between the utility and the customer;

(d) a usage comparison report for a minimum of 24 months or the entire history of the account, whichever is less.

10. Pursuant to 52 Pa. Code §§1.21 & 1.22, you may represent yourself, if you are an individual, or you may have an attorney licensed to practice law in the Commonwealth of Pennsylvania, or admitted *Pro Hac Vice*, represent you. However, if you are a partnership, corporation, trust, association, or governmental agency or subdivision, you must have an attorney licensed to practice law in the Commonwealth of Pennsylvania, or admitted *Pro Hac Vice*, represent you in this proceeding. Unless you are an attorney, you may not represent someone else. Attorneys shall insure that their appearance is entered in accordance with the provisions of 52 Pa. Code §1.24(b).

11. If you intend to subpoena witnesses for the hearing, you should review the procedures established in 52 Pa. Code §5.421. You must submit your written application to me sufficiently in advance of the hearing date so that the other parties will have the required ten days notice to answer or object, and so that you will have enough time to receive the subpoena and serve it.

12. The Utility is directed to provide as exhibits any medical certifications, service outage reports, service quality reports, service investigation reports, payment arrangement history reports, and account history reports regarding the service property.

Date: July 11, 2013 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Elizabeth H. Barnes

Administrative Law Judge

**C-2013-2363744 - LINDA MARTIN v. PPL ELECTRIC UTILITES CORPORATION**KIMBERLY KRUPKA ESQUIREGROSS MCGINLEY LLP33 SOUTH SEVENTH STREET PO BOX 4060ALLENTOWN PA 18105-4060610-820-5450LINDA MARTIN135 TOWNSEND DRIVE APARTMENT 8HUMMELSTOWN PA 17036717-315-4954