

169 W Queen Lane
Philadelphia, PA 19144-6274

March 25, 2015

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

RECEIVED

2015 MAR 30 AM 10:46

PA.P.U.C.
SECRETARY'S BUREAU

RE: Susan Kreider v. PECO Energy Company
PUC Docket No.: C-2015-2469655

Dear Ms. Chiavetta:

In response to the 'ANSWER OF RESPONDENT, PECO ENERGY COMPANY' Page 2, for clarity, I would pin down that I established electricity service account #474578-02006 at the above residential address 21 years ago, almost to the day —not August 5, 2014 the date of the correspondence from Harper & Paul, inaccurately referred to by Shawane L Lee, PECO Energy's counsel (hereafter "PECO") as a "Request to 'opt out.'" In fact that correspondence was entitled "NOTICE OF SELF HELP" (hereafter "NOTICE OF NON-CONSENT")

With respect to this Formal Complaint we need to go back to May 2013 when I received a letter from PECO stating their intention to deploy a 'Smart Meter' on my house. Because my meter is located on an exterior wall, I was cullled with the assurance that I 'needn't be home nor would experience any disruption in service.' All that was true and the 'Smart Meter' was seamlessly deployed on my house May 23, 2013. Nowhere in their pleasant correspondence was I informed that they were deploying a device that emits 24/7 pulsing non-ionizing radiation into my home!

Before getting into the Commonwealth of Pennsylvania Act 129, let us revisit the Federal Policy Act 2005. Contrary to the bleating of manufacturers and utility talking heads who claim there is no "opt out," the fact is that I, the consumer, must be offered the meter, or request a meter and "opt in". I cannot be forced to comply with an unrevealed contract between private corporations, and to which I was never a party and had no knowledge of. It is disingenuous to claim that I am asking for an "opt out," when I was never provided an informed consent nor "opted in."

Without true informed consent PECO deployed a 'Smart Meter' on my home May 23, 2013. In short order I experienced new deleterious health symptoms, increasing in severity with time and exposure to the pulsing ionizing radiation. This relentless assault impacted me and my employer with substantial and demonstrable loss of productivity and increased use of sick time benefits. Also negatively impacted were my personal relationships, zest for life, self-esteem and sense of well-being.

Callously, the response from PECO dated August 19, 2014 stated (paraphrasing) that they were mere pawns, forced to comply with Act 129, required to ignore my demand to have the 'Smart Meter' removed following 15 months of my compliance, and suffering indicative of a failed trial. Act 129 does not require 'Smart Meter' deployment until 2013. Other states such as California have offered 'last to deploy' lists for people who want to delay until presumably, the laws have been updated to reflect the will of the People. Further PECO stated that despite removing hundreds of thousands of hybrid or analog meters the past few years they were unable to recover any of them to offer as an alternative! Such wasteful spending of taxpayer dollars this program has perpetrated under the claim of efficiency.

With no alternative, I subscribed to the precautionary principal and purchased an inexpensive accurate reliable mechanical (non-radiating) analog meter which was installed by a licensed electrician on August 26, 2014. Unlike

'Smart Meters,' these workhorses last for decades –such a deal! Immediately I experienced symptomatic relief and dutifully I called Customer Service, monthly, to report my meter reading on the PECO-appointed day.

My employer surely noticed my improved attendance, productivity, and renewed cheerful demeanor.

December 12, 2014 PECO started ambushing me on my way to work with their burly technician brandishing a 'Smart Meters' and threatening to re-deploy it, to which I vehemently recoiled, reflexively, out of interest of self-preservation. He issued the first of three written SHUT-OFF NOTICES. The following, cold holiday months PECO threatened and harassed. I made arrangements with my employer to be available to the PECO technician who, according to the first 10-DAY SHUT-OFF NOTICE, needed to "Check the Socket," but the PECO technician's Work Order indicated he was there to "Remove the foreign equipment," my analog, "and deploy a 'Smart Meter.'"

On both of these occasions I offered to relinquish the unwanted but carefully preserved 'Smart Meter' #12006767348. No PECO employee will take it off my hands!

It is stunning that PECO acknowledges House Bill 2188 introduced February 2012 which was stalled from coming to vote by Chairman of Consumer Affairs Committee Bob Godshall, R-Montgomery County. Reportedly, he has a serious conflict of interest considering that his son is employed as a supervisor by the 'Smart Meter' deployment subcontractors. Really, it is quite scandalous.

PECO is surely aware of the more recent PA Senate Bills 364, 365 and 365 and PA House Bills 393, 394 and 395 introduced in the 2015-2016 Session with the intent of reforming or repealing Act 129?

Since my failed 'Smart Meter' trial I have become aware that an estimated 3% of the population suffer from electromagnetic hypersensitivity (EHS). I believe I fall into this category. Experts in the field of microwave weaponry, the Irish Doctors Association, maintain that EMH many affect as much as 15% of the population. As a registered nurse who reviews hundreds of medical records it is my belief that there is likely 12% of the population (the difference) who have EHS that has gone unrecognized as such.

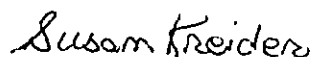
PECO argues that they are required by Act 129 to re-install the radiation-emitting 'Smart Meter' on my house. They are in violation of criminal law if they assault me. I ask them to consider **Exelon's Public Policy Positions**:

Exelon advocates for sound policies and competitive markets at the local, state, regional and federal levels to enable our industry to provide reasonably priced electric and gas services to the customers and communities we serve while minimizing impacts to the natural environment (emphasis mine.)

Sure, I am only one person of some 7 billion on the planet, but I will not be overlooked as collateral damage. PECO needs to consider International Law which is less subject to PECO lobbyists, graft, and possible ethics violations. United Nations Charter #22 prohibits discrimination against people with disabilities, such as EHS. Further, the Nuremberg Treaty states that no human being will be experimented upon without his or her consent, and before giving consent, one has the legal right to understand all of the implications, health problems and future health problems, and one has the legal capacity to say, "No."

I never asked for an opt-out. I am simply saying no.

Appreciatively,



Susan Kreider

cc: Shawane L Lee, Counsel for PECO Energy Company

The Honorable Senator Shirley M Kitchen, Pennsylvania Senate, District 3

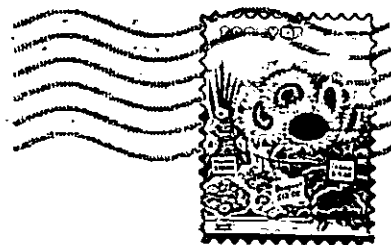
The Honorable Representative Rosita C Youngblood, Pennsylvania House, District 198



Susan Kreider
169 W Queen Ln
Philadelphia, PA 19144-6274

PHILADELPHIA PA 190

26 MAR 2015 PM 4 L



Rosemary Chiavetta, Secretary
Pennsylvania Public Utilities Commission
Commonwealth Keystone Building
400 North Street, 2nd Floor
Harrisburg, Pa 17120

17120009399

