January 20, 2016

Janice Wideman de Hoff 61 Wesley Street Stillwater, PA 17878 570-925-5706

Rosemary Chiavetta, Secretary Pennsylvania Public Utility Commission 400 North Street Commonwealth Keystone Building, 2nd Floor Harrisburg, PA 17120 717-772-7777

Re: Janice deHoff v. PPL Electric Utilities Corporation Docket No: F-2015-2473981

Dear Ms. Chiavetta:

Attached for filing in the above-referenced case is Complainant's REQUEST FOR PRODUCTION OF DOCUMENTS UNDER 4009.11 OF PARULES OF COURT.

A copy of today's requests to the PPL Corporation for the "Production of Documents and Things" under 4009.11 of the Pennsylvania Rules of Court is attached. (1 page)

A copy of my 2-page January 15, 2016 letter to Respondent is also attached without enclosure.

I certify that a copy of this "Request for Production of Documents under 4009.11 of PA Rules of Court" filing is attached to this letter and mailed to both Respondent and the Presiding Judge in this matter today.

I am grateful for your help.

Sincerely,

Janice Wideman de Hoff

RECEIVED

cc: Kimberly G. Krupka, Esquire Judge Conrad A. Johnson

JAN 2 0 2015

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

JANICE DEHOFF.

COMPLAINT DOCKET

Complainant.

NO. F-2015-2473981

VS.

PPL ELECTRIC UTILITIES CORPORATION,

Respondent

REQUEST FOR PRODUCTION OF DOCUMENTS UNDER 4209.11 OF PA RULES OF COURT

A copy of today's requests to the PPL Corporation for the "Production of Documents and Things" under 4009.11 of the Pennsylvania Rules of Court is attached. (1 page)

A copy of my 2-page January 15, 2016 letter to Respondent is also attached without enclosure.

I certify that a copy of this "Request for Production of Documents under 4009.11 of PA Rules of Court" is mailed to the Respondent and to the Presiding Judge in the above-referenced case by first class mail today.

January 20, 2016

Respectfully submitted,
Claure Wideman de Hoff

RECEIVED

JAN 20 2016

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

Janice Wideman de Hoff 61 Wesley Street Stillwater, PA 17878 5720-925-5726

Kimberly G. Krupka, Esquire Gross McGinley LLP 33 South Seventh Street PO Box 40630 Allentown, PA 18135-4060 610-820=5450

Re: Janice deHoff v. PPL Electric Utilities Corporation Docket No: F-2015-2473981

Dear Ms. Krupka:

Under Rule 4009.11 of the Pennsylvania Rules of Court (Request upon a Party for Production of Documents and Things), I ask the PPL Corporation to produce the following:

- 1. Please produce a copy of the fix form that PPL incorrectly claims that I sent and signed in the 06/17/2014 entry of PPL's Exhibit 3 ("Informal Case Review"), which states, "The Company received the completed 'fix form' from Janice Dehoff...Janice Dehoff signed the form..."
- 2. Please provide confirmation of date, time and location of the sender of the fix form received by PPL on June 17, 2914.
- 3. The 5/24/2014 entry in PPL's Exhibit 3 states, "Janice requested that we fax a copy of the 'fix form.'" Please produce the fax number of the recipient.

Sincerely,

Janice Wideman de Hoff

Janice Wideman de Hoff 61 Wesley Street Stillwater, PA 17878 570-925-5706

Kimberly G. Krupka, Esquire Gross McGinley LLP 33 South Seventh Street PO Box 4060 Allentown, PA 18105-4060 610-820=5450

Re: Janice deHoff v. PPL Electric Utilities Corporation Docket No: F-2015-2473981

Dear Ms. Krupka:

Please mail me a copy of the fix form that PPL incorrectly claims that I sent and signed in the 06/17/2014 entry of PPL's Exhibit 3 ("Informal Case Review"), which states, "The Company received the completed 'fix form' from Janice Dehoff...Janice Dehoff signed the form..." My name isn't even spelled correctly.

And please provide confirmation of date and time and sender.

I also dispute the 5/24/2014 entry in PPL's Exhibit 3, which states that, "Janice requested that we fax a copy of the 'fix form.'" Please produce the fax number of the recipient.

Eshibits 1-3 were introduced into this proceeding by Attorney Graig Schultz on September 10, 2015 and received by me on September 14th, two days before a scheduled hearing.

Reading Exhibit 3 was a shock. Forgery is a felony and far more serious than anything I anticipated dealing with.

On September 19th, I sent a letter to Atty. Schultz requesting "a copy of this completed 'fix form' and the number to which any fax was sent on 5/24/2014.

On September 21st I left two phone messages to Attorney Krupka and sent a letter September 22nd requesting "a copy of the completed 'fix form,'" the number of the sender, and the number of the recipient on 5/24/15, confirming earlier request by phone.

I didn't receive as much as the return of a phonecall from PPL after September 19th mailing. So I withdremw these requests by letter to Attorney Krupka on October 2nd and sent my "October 2, 2015 Agreement Effort" to the Secretary for filing October 5th. The enclosed copy contains September 19th. September 22nd, and October 2nd letters and 4 pages of PPL; s Exhibit 3

I expected a response to this Agreement Effort. My disputes with PPL's records were obvious. I hoped that I could get the facts in a two-party agreement indemnifying all involved. I can excuse this once but never again.

My only response was PPL's Second Certificate of Satisfaction, confirming its records as they stand and allowing a second signing of my name without any way to reference the first.

My October 2, 2015 Agreement Effort was nullified by PPL's Second Certificate of Satisfaction on November 25, 2015.

Simplifying matters by eliminating any question of billing to me from May 9, 2914 onward and withdrawing my requests failed to elicit a response. October 2nd letter provided the only valid signature from me authorizing May 9th date initiating service.

I am no longer willing to "accept" The May 9th date. I didn't sign the fix form authorizing this date for new service in my name. The request for service signed by me and sent twice on 06/17/14 is absent from PPL's Exhibit 3.

Therefore, I am authorizing new service in my name on today's date and ask to be reimbursed for the \$1,695.81 I've paid to Account # 59320=52166, which was fraudulently assigned to me by the signature of someone else.

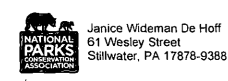
A foreign load was found on my meter on April 22, 2614. Because both PPL and the owners have a vested interest in signing for the tenant, the tenant's signature is required on a fix form.

I ask that PPL produce the fix form on which all service and payments to Account # 59320-52166 depend and to substantiate. its claims om O6/17/14 and O5/24/14 in PPL's Exhibit 3.

Sincerely.

Janice Wideman de Hoff

Copy: Judge Conrad A. Johnson









1000

R2304M110092-05

BLOOMSBURG, PA

7015 0640 0001 3787 6991

Roservay Chiabetta, Secretary PA Public Cetilety Commission 700 North St, 2 and Floor Harrissburg, PA 17120