

Kurt Scheller  
P.O. Box. 827  
Effort, PA 18330

September 21, 2010

Secretary  
Pennsylvania Public Utility Commission  
P.O. Box 3265  
Harrisburg, PA 17105-3265

**RE: Docket No. A-2010-2152104**

Dear Secretary:

Enclosed is my Answer to Preliminary Objections PPL Electric Utilities Corporation has filed towards my Protest of the Application for Approval of the Siting and Construction of the Effort Mountain #1 & #2 138 kV Taps in Chestnuthill and Polk Townships, Monroe County, Pennsylvania- Docket No. A2010-2152104.

Respectfully Submitted,



Kurt Scheller

RECEIVED  
2010 SEP 22 AM 9:31  
PA P.U.C.  
SECRETARY'S BUREAU

cc: Honorable Wayne L. Weismandel  
Certificate of Service

**BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Application of PPL Electric Utilities :  
Corporation Filed Pursuant To 52 Pa Code :  
Chapter 57, Subchapter G, For Approval of : Docket No. A2010-2152104  
The Siting And Construction OF The Effort  
Mountain #1 & #2 138 kV Taps In  
Chestnuthill And Polk Townships, Monroe  
County, Pennsylvania

**ANSWER TO PRELIMINARY OBJECTIONS OF PPL ELECTRIC UTILITIES  
CORPORATION TO PROTEST OF KURT SCHELLER**

TO ADMINISTRATIVE LAW JUDGE WAYNE L. WEISMANDEL:

Kurt Scheller hereby submits answer to Preliminary Objections filed on September 16, 2010, by PPL Electric Utilities Corporation in respect to the Application for the Siting and Construction of the Effort Mountain #1 & #2 138kV Taps Project at Docket No. A2010-2152104.

1. I have filed a Formal Complaint, which was assigned by the Pennsylvania Public Utilities Commission as a Protest on September 2, 2010. I have been informed by an employee of the PPUC that this protest would be given the same consideration and procedures as the complaint process. Therefore, the PPL Electric Utilities Corporation stated expired Protest deadline of April 4, 2010 is irrelevant in their Preliminary Objections Document.

2. A Protest was filed as a result of inaccuracies in the exhibits PPL Electric Utilities Corporation has filed in support of the above mentioned application. The Preliminary Objections has not addressed this issue.

3. I have attempted to address PPL Electric Utilities Corporation's failure to adjust their intended route by a distance of approximately 300 feet away from my property line by corresponding with PPL representatives at meetings and exchanging electronic mail. Meetings and emails occurred after the stated April 4, 2010 deadline, and therefore, PPL's objections to the above stated timeline do not address their actions for which I have filed protest.

4. My document protested inaccuracies of PPL Electric Utilities Corporation's Briefs Document filed on August 11, 2010, therefore, I could not have filed a Complaint/Protest document to a document PPL Electric Utilities Corporation has filed on August 11, 2010, by April 4, 2010.

5. PPL Electric Utilities Corporation has stated any consideration to my protest would unreasonably and unnecessarily delay their project enabling them to provide adequate and reliable service. In reality, PPL Electric Utilities Corporation has already started construction on this project by beginning their contracted tree clearing on the proposed route, despite this project not being deemed approved by Your Honor, Pennsylvania Public Utilities Commission.

6. PPL Electric Utilities Corporation's Preliminary Objections Document has not addressed several complaints I have filed with the PPUC on August 26, 2010. Their objection is based on a timeline of April 4, 2010, which given the nature of my Protest, it is not appropriate to dismiss my assigned Protest Document, without further proceedings.

WHEREFORE, for all the above mentioned reasons, I Kurt Scheller respectfully requests that my Protest on Docket No. A-2010-2152104 move forward to further proceedings.

Respectfully submitted,

  
Kurt Scheller

Date: September 21, 2010

**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the **Answer to Preliminary Objections of PPL Electric Utilities Corporation to Protest of Kurt Scheller** has been served upon the following persons, in the manner indicated, in accordance with the requirements of 52 Pa. Code 1.55.

**VIA FIRST CLASS MAIL**

John H. Isom  
Post & Schell, P.C.  
17 North Second Street  
12<sup>th</sup> Floor  
Harrisburg, PA 17101-1601

September 21, 2010

  
Kurt Scheller

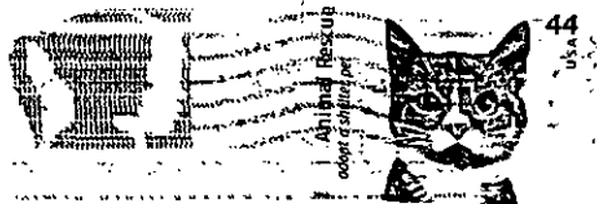
RECEIVED  
2010 SEP 22 AM 9:31  
PA E.U.C.  
SECRETARY'S BUREAU



Kurt S Scheller  
 PO Box 827  
 Effort PA 18330-0827

LEHIGH VALLEY PA 180

24 SEP 2012 5:47



44  
 USA

Secretary  
 Pennsylvania Public Utility Commission  
 P.O. Box 3265  
 Harrisburg, PA 17105-3265

17105+3265

