

Philip Shropshire

v

Duquesne Light

C-2011-2267623

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2012 APR 20 AM 9:47

PA P.U.C.  
SECRETARY'S BUREAU

April 13, 2012

ACCEPTANCE OF CERTIFICATE OF SERVICE AGREEMENT

I believe that I have reached a consent agreement of one kind or another with opposing counsel.

The factors of that agreement are as follows:

a.) I will pay a budget amount based on my projected annual, based, I believe, on my monthly usage. The number given to me for May by counsel was \$195 a month or so plus 20 dollars. It is my understanding that if I pay this amount that I will not be disconnected. And even if I fail to pay the budget amount, and the budget amount only, I will still be given the customary 10 day suspension notice (and all other notices and rights afforded to me) and I will have the opportunity to pay the budget amount (only) in order to bring my account out of jeopardy. This scenario was outlined in our email exchanges.

b.) I will receive the budget amount even though I'm not a member of CAP, but I can be reinstated without the one year wait time if I pay off the CAP balance, as detailed in our emails.

c.) I will be given a \$100 credit and my first payment will be due on May 10 or one day earlier. (Total: \$115)

d.) I will still be protected from my utilities being turned off in the winter, or the rights afforded an indigent person as clarified by opposing counsel in her emails.

e.) It is my understanding that I will not be disconnected from Duquesne Light electric services for any past due amounts or the amounts disputed in this particular case as long as I make the budget payments in a timely fashion. It is also my understanding that while there is not a "guarantee" that my rate would never exceed \$215 (based on annual usage) there was the strong suggestion that as more of the summer months were included in my rate that my rates would be in that area or decline as more of the summer months are included in my totals. I would certainly consider a budget amount payment of, say, \$1000, or something one hundred dollars beyond that \$215 amount to be a bad faith breach of the contract outlined in our various emails, excluding the months of December through March.

f.) If this is what the Certificate of Agreement states then I agree with it. I will abide by its terms or face the penalty of losing my electricity. I would estimate that there is a 50/50 chance that this would happen anyway. But I will do my best.

If my understanding of this Certificate of Satisfaction is correct then I also ask that the Commission close its file on these matters.

Respectfully Submitted,

Philip Shropshire  
Pro Se Plaintiff



4-13-12

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APR 16 2012

Pittsburgh Office of A.L.J.  
Public Utility Commission

Philip Shropshire

v

C-2011-2267623

Duquesne Light

**Certificate of Service**

I have mailed copies of this statement to both the Pennsylvania Utility Commission at:

301 Fifth Avenue  
Suite 220, Piatt Place  
Pittsburgh, PA 15222

And Duquesne Light Company's counsel Jennifer L. Allison:

Jennifer L. Allison  
Legal Department  
411 Seventh Avenue 16-1  
Pittsburgh, PA 15219

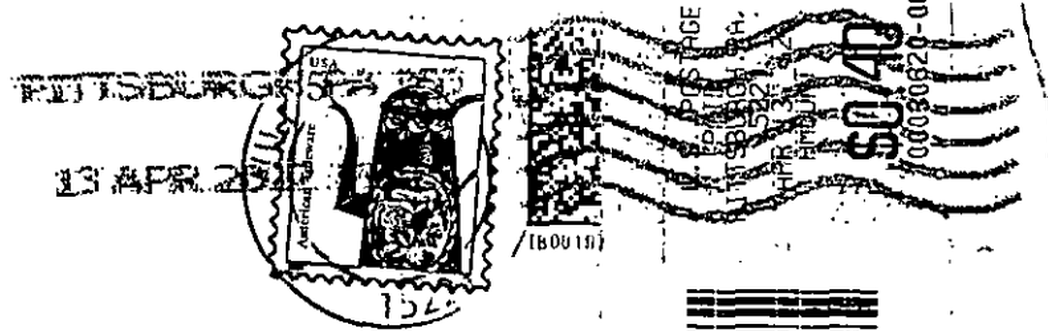
*Ms. AL*  
4-13-12

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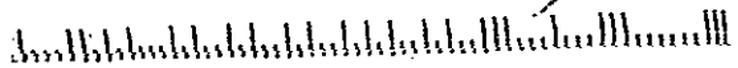
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Pgh, Pa. 15222



*Shropshire*

15222\*2440



FORM UCGD-15 (Rev. 5/10)  
COMMONWEALTH OF PENNSYLVANIA

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION  
OFFICE OF ADMINISTRATIVE LAW JUDGE  
301 FIFTH AVENUE  
SUITE 220, PIATT PLACE  
PITTSBURGH, PA 15222

ADDRESS SERVICE REQUESTED

ROSEMARY CHIAVETTA  
SECRETARY  
PA PUBLIC UTILITY COMMISSION  
P O BOX 3265  
HARRISBURG PA 17105-3265



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