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November 16, 2012

eFile

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

Re: Alice Ann Belmonte-Gates v.
Pennsylvania-American Water Company
Docket No. F-2012-2332589

Dear Secretary Chiavetta:

Today, at eFiling Confirmation Number 1500467, Pennsylvania-American Water Company filed Preliminary Objections to the above-referenced Formal Complaint. Attachment 1, identified within the Preliminary Objections, was inadvertently not included with the document. Attached are the Preliminary Objections with Attachment 1.

If you have any questions, please do not hesitate to contact me.

Sincerely,

Susan Simms Marsh

Attachment

cc: Alice Ann Belmonte-Gates w/Attachment



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November 16, 2012

eFile

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

Re: Alice Ann Belmonte-Gates v.
Pennsylvania-American Water Company
Docket No. F-2012-2332589

Dear Secretary Chiavetta:

On behalf of Pennsylvania-American Water Company, I am filing the Company's Preliminary Objections of Pennsylvania-American Water Company to the Complaint filed by Alice Ann Belmonte-Gates. Also accompanying the Preliminary Objections are my Notice to Plead, Notice of Appearance and Certificate of Service. These documents are permitted to be filed electronically.

If you have any questions, please do not hesitate to contact me.

Respectfully submitted,

Susan Simms Marsh
Corporate Counsel

Enclosures

cc: Certificate of Service

COMMONWEALTH OF PENNSYLVANIA
BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION

ALICE ANN BELMONTE-GATES,	:	
Complainant	:	
	:	
v.	:	DOCKET NO. F-2012-2332589
	:	
PENNSYLVANIA-AMERICAN WATER	:	
COMPANY,	:	
Respondent	:	

NOTICE TO PLEAD

TO: *Alice Ann Belmonte-Gates*

You are hereby notified to file a responsive pleading to the attached Preliminary Objections within ten (10) days from the date of service of the objection. All pleadings must be filed with the Secretary of the Pennsylvania Public Utility Commission:

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



Susan Simms Marsh
Corporate Counsel
Pa. Attorney I.D. 44689
susan.marsh@amwater.com
Pennsylvania-American Water Company
800 West Hersheypark Drive
Hershey, PA 17033
717-533-5000

Dated: November 16, 2012

COMMONWEALTH OF PENNSYLVANIA
BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION

ALICE ANN BELMONTE-GATES,	:	
Complainant	:	
	:	
v.	:	DOCKET NO. F-2012-2332589
	:	
PENNSYLVANIA-AMERICAN WATER	:	
COMPANY,	:	
Respondent	:	

PRELIMINARY OBJECTIONS OF
PENNSYLVANIA-AMERICAN WATER COMPANY TO THE
COMPLAINT FILED BY ALICE ANN BELMONTE-GATES

NOW COMES Respondent, Pennsylvania-American Water Company (“PAWC” or “Respondent”), by and through its undersigned attorney, files these Preliminary Objections, pursuant to 52 Pa. Code § 5.101(a), specifically 52 Pa. Code § 5.101 (a)(1) – “Lack of Commission jurisdiction” and 52 Pa. Code §5.101 (a)(3) – “Insufficient specificity of a pleading.” In support thereof, PAWC avers as follows:

I. INTRODUCTION

In these Preliminary Objections, PAWC seeks a ruling that the Formal Complainant served on PAWC on November 6, 2012 (“Formal Complaint”), by Alice Ann Belmonte-Gates (“Complainant”) is requesting relief awarded by federal courts to which the Pennsylvania Public Utility Commission (“Commission”) lacks subject matter jurisdiction. Additionally, PAWC seeks a ruling that there is insufficient specificity in the Formal Complaint. Specifically, the Formal Complaint does not plead with sufficient specificity the facts on which any claim for relief can be granted and to which PAWC can respond for purposes of preparing an Answer and ultimately its defense. As a result, PAWC does not have sufficient notice as to the nature of the

allegations against it and cannot adequately respond. Therefore, the Preliminary Objections should be granted dismissing the Formal Complaint, unless the Complainant files an Amended Formal Complaint that is plead with sufficient specificity on the issues the Commission has jurisdiction.

II. FACTUAL BACKGROUND

1. On November 6, 2012, the Commission served on PAWC the Formal Complaint filed by Complainant.

2. Complainant failed to identify any utility at Paragraph 2 of the Formal Complaint. Furthermore, Complainant failed to select one utility as instructed in the Formal Complaint at Paragraph 3. Instead, Complainant selected six (6) utilities and combined issues into one (1) Formal Complaint.

3. As requested in Paragraph 4(A) of the Formal Complaint, Complainant failed to explain, "in general," her complaint. Instead, Complainant has attached a two-page, single-spaced, incoherent document against several utilities, copy attached as Attachment 1.

4. As requested in Paragraph 4(B) of the Formal Complaint, Complainant failed to plead with sufficient specificity the facts of her complaint. More specifically, Complainant notes that the facts are "ALL DOCUMENTED WITH JUDGE C. MURPHY AND THE DA! DOJ ERIC HOLDER ATTORNEY GENERAL ERIC SCHNEIDERMAN EEOC MILTON MAYO JR. JUDICIAL WATCH JEFF LIONS."

5. The Commission lacks subject matter jurisdiction to grant the relief sought by the Complainant written in Paragraph 5 of the Formal Complaint. It appears that the Complainant is seeking a decision by a federal court to resolve her issues.

Therefore, PAWC has not filed an Answer or any other pleading in response to the Complaint based on 52 Pa. Code § 5.101 (e)(1) which provides “If a preliminary objection regarding insufficient specificity in a pleading is filed, an answer is not required until further directed by the presiding officer of the Commission.”

III. LACK OF COMMISSION JURISDICTION

The Public Utility Code provides the Commission with the authority to regulate the rates and services of public utilities doing business in the Commonwealth of Pennsylvania. Moreover, the Commission’s jurisdiction is limited to matters involving the reasonableness, adequacy and sufficiency of public utility services regulated by the Commission, which appear to not be at issue in the instant Formal Complaint. The relief sought by the Complainant and notations within her attachment, see Attachment 1, seek, among other relief, justice for her rights and/or privileges secured or protected by the Constitution or laws of the United States. Resolution of the Complainant’s claims depend upon no rule or regulation predicated upon the peculiar expertise of the Commission, no agency policy, nor question of agency policy with regard to the provision of water service to the Complainant.

Therefore, the Commission is not empowered to award the relief requested by Complainant in Paragraph 5 of the Formal Complaint and the Formal Complaint should be dismissed for lack of subject matter jurisdiction.

IV. INSUFFICIENT SPECIFICITY OF A PLEADING

Pursuant to 52 Pa. Code § 5.22(a)(5), the contents of a formal complaint must set forth “A clear and concise statement of the act or omission being complained of including the result of any informal complaint or informal investigation.” The Complainant, in lieu of detailing her

dispute with PAWC, attaches a two-page, single-spaced, document against several utilities. The notations provided in the two page document included, among other statements, reference to “Writ of Mandamus,” “Trial by Jury of Evidentiary Facts,” “Medical Mal Practice Abuses,” “Algorithm Internet Default Abuse” and “Fraud of Consent.” Furthermore, the Complainant references in Paragraph 4B of the Formal Complaint that any important and relevant facts or documents regarding the issue of the Formal Complaint as being “ALL DOCUMENTED WITH JUDGE C. MURPHY AND THE DA! DOJ ERIC HOLDER ATTORNEY GENERAL ERIC SCHNEIDERMAN EEOC MILTON MAYO JR. JUDICIAL WATCH JEFF LIONS.” PAWC is not familiar with these individuals, the capacities they allegedly represent and the legal authority granted to each individual. Furthermore, PAWC does not have access to this information.

Therefore, PAWC is unable to adequately respond to the Formal Complaint as filed and cannot respond in such a way as to comply with the following requirements:

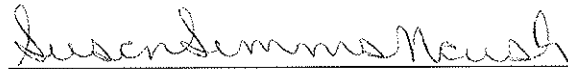
1. 52 Pa. Code §5.61(b)(3): “Admit or deny specifically all material allegations of the complaint.”
2. 52 Pa. Code §5.61(b)(4): “State concisely the facts and matters of law relied upon.”

V. CONCLUSION

WHEREFORE, for the foregoing reasons, PAWC respectfully request that the Commission grant its Preliminary Objections and such other relief as may be just and reasonable under the circumstances.

Respectfully submitted,

Dated: November 16, 2012



Susan Simms Marsh
Corporate Counsel
Pa. Attorney I.D. 44689
susan.marsh@amwater.com
Pennsylvania-American Water Company
800 West Hersheypark Drive
Hershey, PA 17033
717-533-5000

BCS 3026921 WATER

CIVIL FEDERAL RIGHTS OF FULL REPRESENTATION NOT; MEDIATION; EXPARTE; or Collaborative LAWS....Trial by Jury of Evidentiary Facts under sub Section 402b of the United States Supreme Court Code "Under Color of Law" Free From conflicts of my Interests and the refusal's to recues and remove. PFA filed reversed against me by Judge T. Delrecci.

Friday October 19, 2012 164MT2004 164MT2006 my Writs of Mandamus: 2030EDA2003 Malfeasance of the Banks and Bankruptcy's Chapters (7, 11, 13) and Tax Loopholes Judicial and Legislative and Fraud of Separations of Church & State from the Collusions of the Federal ACTS and State Statues as researched and the Abuses of this Fraud of IRS and "Operation Twist" QE1, 2, 3 by the Federal Reserve B. Bernanke and The U.S. States Treasury's T. Geithner... (PA)... R. McCord...

084-0411 Tax ID #- 23-6298510 2007-0613 2002-16369-2002-15665 PENN DOT 2010-15655 Re: Records of Addresses: Trans Union; Equifax; Experian Fraud and -1007 N. Forrest Ave W. Norriton, PA; Purchased settlement May 31, 2005 Sheriff Sale August 31, 2011 my address from -November 04, 2010 -- Present and my Address January 1994- May 31, 2005 (108) by Deed (1108) By Utilities W. Conshohocken PA., 19428 Fraud -Richard T. Gates (Father and Mother Dorothy Virginia- Kenny- Gates) All Fraud of my records of Addresses; Assets & Credit by Trustee's and Multiple Parties and the Guardians of PA 2 Sets and Unions (Robert; (Richard) Cohen of Atkins & Cohen to me and Reed, Smith (Greg Gordon) & K&L Gates Pete Kales and R. Giovenelli of N. Caronia... to the Actual incompetents both Father and Richard T. Gates II my than 22 year old Son Also Fraud of My Income; Addresses; Assets and Multiple Parties; (Miller's) Abuse; Conspiracies and 2 sets of Guardians Of PA and (OCY) Health Care & Welfare Abuses and Medical Mal Practice Abuses of Joe Ario- 194MD2010 to my Children and the Incompetent and my children; Assaults Attacks and Confiscations of my Property to empty Lots (MCCF Officer D'Angelis inmate Nora; MCES (Dr. Nell ...)and Chiefs of Police Mr. Mark Toomey no relation to Senator Pat Toomey and Chief Bono of this Fraud and Abuse to me and Of Dr. R. Cordero and C. Hershey of Malvern PA and Hershey PA. Of my Federal 1% Equal Right of Civil Federal Due Process against R. Murdock Not Yet Litigated and Against The Trustee's E. Ianelli (FRIST TRUST BANK)- Ms. M. West; Tony West And J. West Strategic Alliances; West Publishing and The Milton Branch Lafayette Libraries and - PNC BANK; BAR BRI- Deutsche BANK; NY Mellon Bank (Judge R. Mellon-Penn Dot Appeal Bucks County; J.P. Morgan (Chase); Bank OF America; Citi Bank; Goldman Sacs; Jenney Mae Montgomery Scott; Fannie Mae; Freddie Mac and Merrill & Lynch; (Harleysville National) now First Niagara; Wells Fargo Since October 1985 -Meridian; Core states; F.U. Wachovia-and Lukoil- Employ & Citizens Bank August 2005- March 2006. Managers -T. Poplawski; Ed Hatfield & P. Weller Abuse & Discriminations and Robbery 01-22-2006.

Re: Alice Ann Belmonte Gates

P.O. Box 1216 Norristown, PA 19404 610-505-6895 FCC -SIRIUS H. Stern; Verbofsky; Winthrop Hass and & AT&T my once long distance carrier NEIL GOLDFARB- 09-1279 Bell of PA; Bell Atlantic; Verizon - Hawk McKeon, Snesiak & Kennard LLP. Spring Garden & Broad & (Vine) Streets Philadelphia PA Ms. Peggy Miller & Ms. Susan Rollo hearing 12-13-2004 B. EBBERS MCI Abuses and COMCAST; ADELPHIA; CABLE Company Abuses as well where included in rent Service and Billing and Rental Abuses.

Formal Complaints Received today: 10-19-2012 dated 10-15-2012 from the informal forms from the investigator Ruby Lidle signed by me 10-05-2012: all Documentation of my complaints addressed to Judge L. Murphy O.C. Court and this formal complaints to all my Rights of Full Representation with Legal Access that I am still without from this abuse by all of access of my money market funds or with any Account Access; with my record of address and internet access from this Algorithm Internet Default Abuse of my Rights of Password to my Accounts and Record of my Address with Statements to access or transfer funds to which I do not own a home computer and from all this abuse of my income of direct deposits by this Fraud of my Assets by (SSI) ACT 1980; North American INS. Annuities and other insurances of Life Term and Health New York Life Prudential Of my Income; interests income; and Mandatory Income of my Investments False Claims Act to be that of my children- invested in their names and this abuse by Micro Soft Bill and Melinda Gates and MS NBC. Non Exempt Foundations and my Fraudulently Exempt Foundation from this Abuse by Dot Gates and the

Catholic Church of this Article 6 where denied bifurcations of my Assets was because of her sons disease and incompetency and both their abuses to me and my children to me by the Kenney's and the Belmonte's and Enronie Families interferences and Abuses by C. Hershey to myself and my daughters of my assets and this Broken Health Care Abuses of Joe Ario.

RE: PUC # 1-800-782-1110 Secretary: Rosemary Chiavetta: Secretary Office of the Administrative LAW JUDGE: Charles A. Rainey-Commonwealth OF PA; PA Public Utility Commission P.O. Box 326, Harrisburg Pa 17105-32655 /Secretary 400 North Street Commonwealth Keystone Building 2nd Floor Harrisburg Pa 17120 10-15-2012 Cases: PECO ENERGY - BCS # 3026947 -PA American Water – BCS #3026921-(Philadelphia Suburban Water; Aqua) and West Conshohocken Sewage Authority Services and Billing Abuses and by Merion Hill Developers PENN DOT and Westcon Construction; James: Nolan Construction Co. Fraud of Beegley & Beegley; BC/BS (Croce) ENT Doctor of Melrose Park; Progressive Auto (H. Kahn) of Lansdale: A+ Auto- D. Koffler of Norristown and Glen Beck of Enterprise LTD of Malvern 08-04-06. (?)Robert Cohen, J. Kalkbrenner- Both (OCY & Penn DOT; Banking Abuses Ms. L. Purcell: Welch, Gold, Charles Cox & Segal Fraud of Forfeiture of my VIP Account; Richard Cohen of my (Public) Trust-Fraud & Abuse of Atkins & Cohen; G of PA: Chernov, Stern, Burbank (1964); Timoney & Knox (2007) Fraud of my Funds; and the Direct Conflict: Abuses of C. Hershey; the Direct Conflict of my interests: D. Zabowski; P. Moore; Dr. R. Cordero and Judge Gerber 1% SKIP Abuse of my Equal Absolute Rights; My Freedom of my Information and My Rights of my Medical Records and my Privacy and Confidentiality of my Health Records. (HIPA) that have all been violated by this Abuse of Dr. Arnold Sokol & Associates to Dr. J. Mayor and the Discrimination of service to me of the DeKalb Family Practice in Norristown, concerning myself and my deceased mother that involved the death of her doctor and her Lithium Medication from the Abuses of this County done to her and by that exact similar abuses of her husband and Families to hold her incognizant of all her Free Absolute Rights which she did have a nervous breakdown from all the Abuses allowed to be done to her by all for their own Social Greed and Manipulations of Crime as did this Stock Broker Jack Buckowski and the Enronies do to my mother and myself. This all by Fraud of Consent; Legally Formally Notified; Legally Informed; Legally Advised Consent that I have been completely without from this Civil and Federal Abuse to my Rights of Requested Legal Access to be Abused and by the abandonments of the incompetence's and abuses to them my children bribed and informed to claim frightened of me; to alienate; ignore and abuse me of any communications for this Abuse of their legal accesses and social Greed and abuse.

Alice Ann Belmonte-Gates

Alice Ann Belmonte-Gates 10-19-2012
610-505-6895

D.O.J. E. HOLDER
GEO. M. MAHO JR.
JUDICIAL WATCH J. LIENS
AG Scheidermann
OP.R R ASTON, WHITE
CC: JUDGE L. MURPHY

COMMONWEALTH OF PENNSYLVANIA
BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION

ALICE ANN BELMONTE-GATES,	:	
Complainant	:	
	:	
v.	:	DOCKET NO. F-2012-2332589
	:	
PENNSYLVANIA AMERICAN WATER	:	
COMPANY,	:	
Respondent	:	

CERTIFICATE OF SERVICE

I hereby certify that I have this day served a true and correct copy of the *Preliminary Objections of Pennsylvania-American Water Company to the Complaint of Alice Ann Belmonte-Gates* upon the party and in the manner indicated below in accordance with the requirements of 52 Pa. Code § 1.54 (relating to service by a party):

VIA UPS Overnight Delivery:

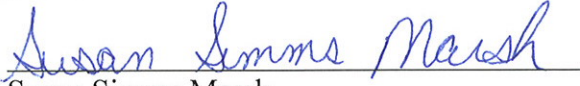
Alice Ann Belmonte-Gates
1007 North Forrest Avenue
West Norristown, PA 19401

VIA U.S. Postal Service - Certified Mail:

Alice Ann Belmonte-Gates
P.O. Box 1216
Norristown, PA 19401

The above-referenced Preliminary Objections were electronically filed on the Pennsylvania Public Utility Commission's eFiling system.

Dated this 16th day of November, 2012



Susan Simms Marsh
Corporate Counsel
Pa. Attorney I.D. 44689
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Pennsylvania-American Water Company
800 West Hersheypark Drive
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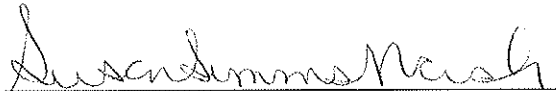
COMMONWEALTH OF PENNSYLVANIA
BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION

In the matter of:

Re: Alice Ann Belmonte-Gates v.
Pennsylvania-American Water Company
Docket No. F-2012-2332589

NOTICE OF APPEARANCE

Please enter my appearance in the above-designated matter on behalf of Respondent, Pennsylvania-American Water Company. I am authorized to accept service on behalf of said party. I am already receiving or have access to a copy of each document issued by the Pennsylvania Public Utility Commission in this matter and do not on the basis of this notice require an additional copy.



Susan Simms Marsh
Corporate Counsel
Pa. Attorney I.D. 44689
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800 West Hersheypark Drive
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Dated: November 16, 2012