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RECEIVED SECRETARY'S BUREAU

April 27, 1999

James J. McNulty, Secretary Pennsylvania Public Utility Commission PO Box 3265 Harrisburg, Pennsylvania 17105 DOCUMENT FOLDER

## Re: Annual Reporting Requirement for PP&L EnergyPlus Co.

Dear Secretary McNulty:

Enclosed is an original and nine (9) copies of an annual report filed by PP&L EnergyPlus Co. (License No. A-110098) for calendar year 1998. This report is required pursuant to Section 54.39(b) and 54.6(a)(2) of the Commission's regulations. 52 Pa. Code § 54.39(b) and 54.6(a)(2).

If you have any questions or comments, please call me at the number above or Joseph M. Kleha at (610) 774-4866.

Respectfully submitted, esse A. Dillon

Enclosure

cc: Donald H. Muth, Bureau of Fixed Utilities Robert F. Wilson, Bureau of Fixed Utilities

### Section A. Report of Electric Generation Supply by Energy Source

Pursuant to 52 Pa. Code §54.39 (4) and 52 Pa. Code §54.6, PP&L EnergyPlus Co. (Name of Company) reports the following percentage of total ereprjcity sales by energy source for the Allentown PA (State) (City) A-11009 calendar year as indicated: MAY 07 1999 Oil Natural **Renewable\*** Percent of Total Hydro-Year Nuclear Coal Energy Supplied power Gas ased on Sales) 1166% 1998 ---\_ This report reflects the estimated percent of total sales based on the primary fuel source used in the generation of electroit for

customer consumption in the Commonwealth of Pennsylvania. Some generators may use a combination of fuel sources, such as oil and coal or oil and natural gas, which may be combined or used alternatively. In this instance, only the primary fuels source is reported. Data may also include negative sales for pumped storage hydroelectric operations, which could require the use of any fuel source except hydropower. If any supply includes sales for Distributed Generation, percentage of these sales by energy source are inclusive of the appropriate energy source categories, separately indicated within parentheses, and based on total energy supplied. If net metering is employed by any Distributed Generation activity, the data is marked with an asterisk.

Disclosure of generation energy sources is defined as electricity transactions which are traceable to specific generation sources by any auditable contract trail or equivalent, such as a tradable commodity system, which provides verification that the electricity source claimed has been sold only once to a retail customer. If generation energy sources are not identifiable, the provider shall disclose this fact in the following space provided:

#### \*Detailed Break-down of Renewable Source by Technology (if any reported above):

Technology	Percent of Total Renewable Energy Supplied	Actual Amount of Energy Supplied- (Sales in kWh)
Solar Photovoltaic Energy		
Solar Thermal Energy		
Wind Power		
Low-Head Hydropower		
Geothermal Energy		
Landfill or Other Biomass-based		
Methane Gas		
Mine-based Methane Gas		
Energy from Waste		
Sustainable Biomass Energy		
Other (Name)		
Other (Name)		
Total Renewable Sources	100%	

Attached is an Affidavit by an Independent Auditor, as required by 52 Pa. Code §54.6(b), verifying that anticipated generation sources (if applicable) or resources identified in the above report are true and accurate and that data based on electricity source and renewable technology has been sold only once to a retail customer.

Note to the Consumer: Electricity is the product of a mix of generation energy sources that is delivered over a system of wires.

Section B- Identify yourself as a electric distribution company, electric generation supplier or both. Attach additional sheets if needed.

Check appropriate box;

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# ELECTRIC GENERATION



	DISTRIBUTOR/SUPPLIER	GROSS RECEIPTS	KILOWATT HOURS
1.	PP&L EnergyPlus Co. Sales to Ultimate Customers-Retail	- 0 -	- 0 ~
2.	PP&L EnergyPlus Co. Sales for Resale- Wholesale	<b>\$</b> − 0 −	- 0 -
3.		\$	
4.		\$	
5.		\$	· · · · · · · · · · · · · · · · · · ·
6.		\$	
7.		\$	
8.		\$	· · · · · · · · · · · · · · · · · · ·
9.		\$	
10.		\$	
12.		\$	
13.		\$	
14.		\$	
15.		\$	





Jesse A. Dillon Senior Counsel Tel. 610.774.5013 Fax 610.774.6726 E-mail: jadillon@papl.com PP&L, Inc. Two North Ninth Street Allentown, PA 18101-1179 Tel. 610.774.5151 http://www.ppl-inc.com/

April 30, 1999

James J. McNulty, Secretary Pennsylvania Public Utility Commission PO Box 3265 Harrisburg, Pennsylvania 17105



APR 30 1999

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

## Re: <u>Quarterly Reporting Requirement for PP&L EnergyPlus Co.</u>

FOLDER

Dear Secretary McNulty:

Enclosed is an original and hine (9) copies of a quarterly report filed by PP&L EnergyPlus Co. (License No(A-110098) for the first quarter of 1999. This report is required pursuant to Section 54.39 (a) of the Commission's regulations. 52 Pa. Code § 54.39 (a).

If you have any questions or comments, please call me at the number above or Joseph M. Kleha at (610) 774-4866.

Respectfully subnitted. esse A. Dillon

Enclosure

cc: Donald H. Muth, Bureau of Fixed Utilities Robert F. Wilson, Bureau of Fixed Utilities

