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LONDON  
(A LONDON-BASED  
MULTINATIONAL PARTNERSHIP)

October 31, 1997

**BY HAND**

James McNulty, Prothonotary  
Pennsylvania Public Utility Commission  
North Office Building  
P.O. Box 3265  
Harrisburg, PA 17105-3265

KJR

PROTHONOTARY'S OFFICE

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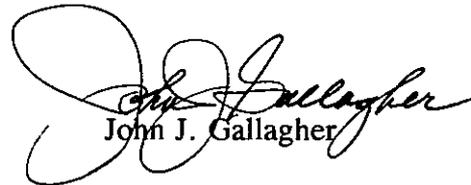
Re: Pennsylvania Public Utility Commission v. PECO Energy Company  
Docket No. R-00973953

Dear Mr. McNulty:

Enclosed please find for filing three (3) copies of a Certificate of Service evidencing service of Enron Energy Services Power, Inc.'s Responses to the PUC Commissioner's Interrogatories, Set I.

If you have any questions concerning this matter, please contact me at your convenience.

Sincerely,

  
John J. Gallagher

JJG/mas  
enclosure

cc: John M. Quain, Chairman  
Robert K. Bloom, Vice Chairman  
John Hanger, Commissioner  
David Rolka, Commissioner  
Nora Mead Brownell, Commissioner  
All Parties on Certificate of Service

DOCUMENT  
FOLDER

BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION

Pennsylvania Public Utility Commission

v.

PECO Energy Company

Docket No. R-00973953

**CERTIFICATE OF SERVICE**

I hereby certify that I have on this 31st day of October, 1997, served a true copy of the foregoing Responses to the PUC Commissioners' Interrogatories, Set I, on behalf of Enron Energy Services Power, Inc. upon the participants, listed below, in accordance with the requirements of 52 Pa.Code § 1.54:

PROthonotary's OFFICE  
97 OCT 31 PM 4:05

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Christopher B. Craig, Esquire  
Senate Democratic Appropriations  
Committee  
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Contractors)

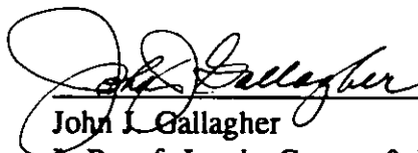
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Attorney for Enron Energy  
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**PECO ENERGY**

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Via Facsimile & U.S. First Class Mail

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Re: Application of PECO Energy Company for Approval of its Restructuring Plan  
under Section 2806 of the Public Utility Code Docket No.  
R-00973953; Petition of Enron Energy Service Power, Inc.  
P-00971265.

Dear Counsel:

Enclosed are two copies of PECO Energy Company's Interrogatories to Enron, Set XIX numbers 1 through 52. Please note that the name Enron, as used in these interrogatories, refers to Enron Corporation, Enron Power Marketing, Inc., Enron Energy Services Power, Inc., and any company or entity affiliated with any of those three companies. For each answer, please identify the person that prepared the answer and, if different, the person who will be available to testify regarding the answer.

Sincerely,

Ward L. Smith

WLS/mb  
Enclosures

cc: Certificate of Service (w/enclosure)  
James McNulty, Acting Prothonotary (Certificate of Service Only)

DOCUMENT  
FOLDER

Certificate of Service

I hereby certify that I have this day served the foregoing document on the following in the matter of Pennsylvania Public Utility Commission v. PECO Energy Company Pa. PUC Docket No. R-00973953.

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Dated: October 31, 1997

ORIGINAL

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L.L.P.

A LIMITED LIABILITY PARTNERSHIP INCLUDING PROFESSIONAL CORPORATIONS

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WASHINGTON  
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LONDON  
(A LONDON-BASED  
MULTINATIONAL PARTNERSHIP)

October 31, 1997

**BY HAND**

James McNulty, Prothonotary  
Pennsylvania Public Utility Commission  
North Office Building  
P.O. Box 3265  
Harrisburg, PA 17105-3265

KJR

Re: Pennsylvania Public Utility Commission v.  
PECO Energy Company  
Docket No. R-00973953

PROTHONOTARY'S OFFICE

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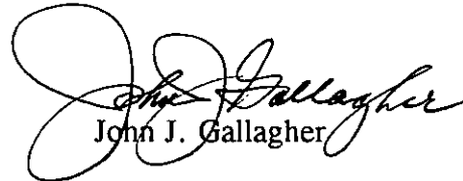
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Dear Mr. McNulty:

Enclosed please find the original and three (3) copies of Enron Energy Services Power, Inc.'s Objections to Senator Vincent J. Fumo's Interrogatories, Set IV, to be filed in the above-captioned proceeding. A Certificate of Service is also enclosed.

If you have any questions concerning this matter, please contact me at your convenience.

Sincerely,

  
John J. Gallagher

JJG/mas  
enclosure

cc: All Parties on Certificate of Service  
Daniel Clearfield, Esquire

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89

ORIGINAL

BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION

Pennsylvania Public Utility Commission

v.

PECO Energy Company

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:  
:  
:

Docket No. R-00973953

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OBJECTIONS OF  
ENRON ENERGY SERVICES POWER, INC.  
TO SENATOR VINCENT J. FUMO,  
SET FOUR (4)

---

PROTHONOTARY'S OFFICE  
97 OCT 31 PM 4:06

Pursuant to 52 Pa.Code § 5.432, Enron Energy Services Power, Inc. ("EESPI") hereby sets forth the following objections to the interrogatories of Senator Vincent J. Fumo ("Senator Fumo") at Set Four (4). EESPI also notes that the following objections were timely communicated to counsel for Senator Fumo pursuant to the procedural schedule established in Prehearing Order No. 1. EESPI objects to the following:

NOV 06 1997

2. **Please provide a copy of all memorandum, working papers, briefs or written opinion letters from said "counsel" concerning the merits of the lawsuit filed by the Utility Workers Union of America, AFL-CIO System Local No. 102 challenging the constitutionality of the Electricity Generation Customer Choice and Competition Act.**

DOCUMENT  
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Objection. EESPI objects in that Senator Fumo Set Four (4), Question 2, seeks mental impressions of counsel or counsel's conclusions, opinions, memoranda, notes, summaries, legal research, and/or legal theories and analyses. 52 Pa. Code § 5.323. The interrogatory seeks information that is not relevant to the subject matter of this proceeding. 52 Pa. Code. §

5.321 (a) and (c). Accordingly, the information sought in Senator Fumo Set Four (4),

Question 2 is:

- (1) Protected from disclosure by the attorney client privilege and, therefore, remains outside the scope of discovery under the Commission's Rules and Regulations. 52 Pa.Code §§ 5.321(c), 5.361(a)(3); and
- (2) Not reasonably calculated to lead to the discovery of admissible evidence. 52 Pa.Code. § 5.321(c).

Finally, EESPI objects to the provision of information as requested in that the same would cause unreasonable annoyance, oppression, burden or expense and would require the making of an unreasonable investigation. 52 Pa.Code § 5.361(a)(2) and (4).

3. **Please indicate whether or not said "counsel" has reviewed the respective briefs submitted by the parties in the Utility Workers Union of America, AFL-CIO System Local No. 102 litigation. Please identify exact which briefs were reviewed, the date they were reviewed and the conclusions drawn from each.**

Objection. EESPI objects in that Senator Fumo Set Four (4), Question 3, seeks mental impressions of counsel or counsel's conclusions, opinions, memoranda, notes, summaries, legal research, and/or legal theories and analyses. 52 Pa.Code § 5.323. The interrogatory seeks information that is not relevant to the subject matter of this proceeding. 52 Pa.Code. § 5.321 (a) and (c). Accordingly, the information sought in Senator Fumo Set Four (4),

Question 3 is:

- (1) Protected from disclosure by the attorney client privilege and, therefore, remains outside the scope of discovery under the Commission's Rules and Regulations. 52 Pa.Code §§ 5.321(c), 5.361(a)(3); and
- (2) Not reasonably calculated to lead to the discovery of admissible evidence. 52 Pa.Code. § 5.321(c).

- 5. Please provide a copy of all memorandum, working papers, briefs or written opinion letters from said "counsel" concerning the merits of the lawsuit filed by Indianapolis Power & Light Company challenging the constitutionality of the Electricity Generation Customer Choice and Competition Act.**

Objection. EESPI objects in that Senator Fumo Set Four (4), Question 5, seeks mental impressions of counsel or counsel's conclusions, opinions, memoranda, notes, summaries, legal research, and/or legal theories and analyses. 52 Pa.Code § 5.323. The interrogatory seeks information that is not relevant to the subject matter of this proceeding. 52 Pa.Code. § 5.321 (a) and (c). Accordingly, the information sought in Senator Fumo Set Four (4), Question 5 is:

- (1) Protected from disclosure by the attorney client privilege and, therefore, remains outside the scope of discovery under the Commission's Rules and Regulations. 52 Pa.Code §§ 5.321(c), 5.361(a)(3); and
- (2) Not reasonably calculated to lead to the discovery of admissible evidence. 52 Pa.Code. § 5.321(c).

Finally, EESPI objects to the provision of information as requested in that the same would cause unreasonable annoyance, oppression, burden or expense and would require the making of an unreasonable investigation. 52 Pa.Code § 5.361(a)(2) and (4).

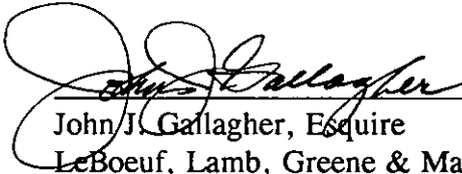
- 6. Please indicate whether or not said "counsel" has reviewed the respective briefs submitted by the parties in the Indianapolis Power & Light Company litigation. Please identify exact which briefs were reviewed, the date they were reviewed and the conclusions drawn from each.**

Objection. EESPI objects in that Senator Fumo Set Four (4), Question 6, seeks mental impressions of counsel or counsel's conclusions, opinions, memoranda, notes, summaries,

legal research, and/or legal theories and analyses. 52 Pa.Code § 5.323. The interrogatory seeks information that is not relevant to the subject matter of this proceeding. 52 Pa.Code. § 5.321 (a) and (c). Accordingly, the information sought in Senator Fumo Set Four (4), Question 6 is:

- (1) Protected from disclosure by the attorney client privilege and, therefore, remains outside the scope of discovery under the Commission's Rules and Regulations. 52 Pa.Code §§ 5.321(c), 5.361(a)(3); and
- (2) Not reasonably calculated to lead to the discovery of admissible evidence. 52 Pa.Code. § 5.321(c).

Respectfully Submitted,

  
John J. Gallagher, Esquire  
LeBoeuf, Lamb, Greene & MacRae  
L.L.P.

200 North Third Street, Suite 300  
Harrisburg, PA 17108-2105  
(717) 232-8199

Attorney for Enron Energy  
Services Power, Inc.

Dated: October 31, 1997

97 OCT 31 PM 4:06  
PROTHONOTARY'S OFFICE

**BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Pennsylvania Public Utility Commission

v.

PECO Energy Company

:  
:  
:  
:  
:

Docket No. R-00973953

---

**CERTIFICATE OF SERVICE**

---

I hereby certify that I have on this 31st day of October, 1997, served a true copy of the foregoing Objections to Senator Vincent J. Fumo, Set IV, on behalf of Enron Energy Services Power, Inc. upon the participants, listed below, in accordance with the requirements of 52 Pa.Code § 1.54:

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Noel H. Trask, Esquire  
Ward L. Smith, Esquire  
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Senator Vincent J. Fumo  
Christopher B. Craig, Esquire  
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*(Senator Vincent J. Fumo)*

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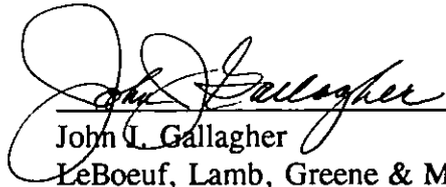
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# PECO ENERGY

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Paul R. Bonney  
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R00973953, etc  
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PECO Energy Company  
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215 841 5544  
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October 31, 1997

**FEDEX**

KJR

James McNulty, Acting Secretary  
Pennsylvania Public Utility Commission  
Room B-20, North Office Building  
Harrisburg, PA 17105-3265

Re: Application Of PECO Energy Company For Approval Of Its Restructuring  
Plan Under Section 2806 Of The Public Utility Code,  
Docket No. R-00973953;  
Petition of Enron Energy Service Power, Inc. Docket No. P-00971265.

Dear Secretary McNulty:

Enclosed are PECO Energy Company's Answers to the Commission  
Interrogatories. In accordance with the October 17 letter from Veronica Smith,  
PECO asks that the attached answers be entered into the record.

Sincerely,

Paul R. Bonney

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PRB/mbo

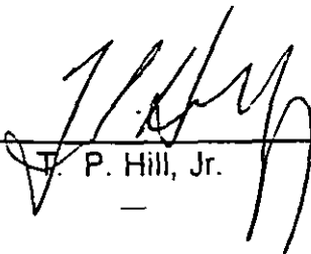
cc: John M. Quain, Chairman  
David W. Rolka, Commissioner  
John Hanger, Commissioner  
Robert K. Bloom, Commissioner  
Nora Mead Brownell, Commissioner  
Administrative Law Judge Marlane R. Chestnut  
Administrative Law Judge Charles E. Rainey, Jr.  
Veronica A. Smith, Esquire  
Service List

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VERIFICATION

I, T. P. Hill, Jr., hereby declare that I am Vice President and Controller of PECO Energy Company; that as such I am authorized to make this verification on its behalf; that the facts set forth in the foregoing Answers to the Commission Interrogatories are true to the best of my knowledge, information and belief, and that I make this verification subject to the penalties of 18 Pa. C.S. §4904 pertaining to false statements to authorities.

Date: October 31, 1997

  
\_\_\_\_\_  
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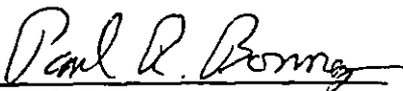
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Dated: October 31, 1997

Certificate of Service

I hereby certify that I have this day served the foregoing document on the following in the matter of Pennsylvania Public Utility Commission v. PECO Energy Company Pa. PUC Docket No. R-00973953.

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## COMM-I-1 On the Record

## COMM-I-1 On the Record Question:

Please provide a schedule that identifies and compares: (1) the proposed Distribution charges (both fixed and variable, expressed as a single cents/kWh charge) in the Joint Settlement; (2) the distribution charges in effect as of 12/31/96 (both fixed and variable, expressed as a single cents/kWh charge); and (3) the distribution charges for each tariff provided by PECO to Bureau of Fixed Utility Services Data Request PP-1(a), (c) and (e), in Docket P-00971170 (Pilots). Provide a response for an average usage under each tariff (please specify usage assumptions) and for Rate R, an average consumer using 500 kWh/mo. and 1000 kWh/mo. Explain all differences in the three schedules.

## COMM-I-1 On the Record Answer:

## COMM-I-1 Answer:

The requested figures for Distribution charges are provided in Attachment COMM-I-1(a). The Distribution charges for winter and summer bills based on the rates in the Joint Settlement and those in the bundled rates as of 12/31/96 are identical. The distribution rates provided in response to Fixed Utility Services Data Request PP-1 (a),(c) and (e), in Docket P-00911170 (Pilot), are based upon rates established by the Pennsylvania Public Utility Commission effective April 20, 1990 and are different from the Joint Settlement and 12/31/96 charges for several reasons. Among the reasons for the difference is that these charges (1) represent an initial attempt at the unbundling of costs from the Company's last electric base rate case (Docket No. R-891364) and (2) do not include any fixed charges (customer charges).

Responsible Witness: T. P. Hill, Jr.

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# PECO ENERGY COMPANY

## COMPARISON OF VARIOUS DISTRIBUTION RATES (¢/kWh)

Rate Class	R		RH	GS	PD	HT	EP
Monthly Billing Determinants	500 kWh	1000 kWh	1000 kWh	5 kW, 1800 kWh	250 kW, 125 MWh	500 kW, 250 MWh	22 MW, 8000 MWh
Joint Settlement and 12/31/96 Bundled Rates							
<i>Summer</i>	5.75	5.62	5.34	3.21	1.55	1.04	1.17
<i>Winter</i>	5.75	5.24	3.95	3.07	1.55	1.04	1.17
Docket P-0971170 <sup>(a)</sup>	4.22	4.22	2.46	1.16	0.97	0.33	1.10

## NOTES:

(a) Based on rates set effective April 20, 1990

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## COMM-I-2 On the Record

## COMM-I-2 On the Record Question:

Please indicate how the phase-in plan in the Joint Settlement addresses potential competitive disadvantages for customers not included in each phase-in period.

## COMM-I-2 On the Record Answer:

The Partial Settlement's phase-in plan (Paragraph 15) virtually eliminates any potential for competitive disadvantages for customers by shortening the phase-in period from two years (three phases) to only one year (two phases). In other words, two-thirds of PECO's customers will have the ability to shop on January 2, 1999, thereby effectively eliminating any potential for competitive disadvantage among customers. In addition, if by some chance subscriptions exceeded the limitations for rate classes HT and PD in 1999, the Settlement provides that each customer's subscription will be reduced pro rata, thereby ensuring that no customer in those classes is competitively disadvantaged. Moreover, the Partial Settlement grants to commercial customers—the class that is perhaps most interested in this issue—their request (as set forth in Office of Small Business Advocate's testimony) to divide the Rate GS class into two classes (large and small customers) for phase-in purposes, thereby ensuring that large commercial customers do not compete, for phase-in purposes, against small commercial customers. Finally, under the Partial Settlement, all customers, even those who have not yet enrolled in Direct Access, receive the benefit of the guaranteed, across-the-board ten percent (10%) rate reduction to become effective September 1, 1998.

Responsible Witness: T. P. Hill, Jr.

## COMM-I-3 On the Record

## COMM-I-3 On the Record Question:

Please reconcile the amount of regulatory assets proposed for recovery (\$2.272 billion) and the \$373 million approved for recovery on May 22, 1997 (QRO proceeding) with the Joint Settlement proposal to write-off \$2.0 billion of regulatory assets.

## COMM-I-3 On the Record Answer:

The total regulatory assets proposed for recovery was \$2.272 billion, exclusive of deferred fuel claims. The Commission previously approved \$373 million for recovery of regulatory assets in its order dated May 22, 1997 approving a QRO of \$1.1 billion. The Joint Petition's new QRO for up to \$4 billion of asset securitization incorporates the \$373 million of regulatory assets previously approved.

The Joint Petition provides for recovery of \$5.461 billion of stranded assets and costs relative to a claimed stranded cost of \$7.461 billion. PECO will not seek recovery of at least \$2.0 billion of stranded cost which shall be treated as a disallowance of regulatory assets. This level of disallowance is less than the total regulatory assets claimed by PECO.

Responsible Witness: T. P. Hill, Jr.

## COMM-I-4 On the Record:

## COMM-I-4 On the Record Question:

Please indicate how paragraph 11 of the Joint Settlement, indicating that the proposed CTC shall not be subject to reconciliation, complies with Section 2808(F) of the Act.

## COMM-I-4 On the Record Answer:

Section 2808(F) of the Competition Act references Section 1307(e) of the Public Utility Code which provides that, for good cause shown, the Commission need not adjust rates to recover under-collections or refund over-collections. Sufficient good cause is provided since any value or risk associated with reconciliation has been reflected in the settlement rate structure. Specifically, Paragraph No. 11 of the Partial Settlement states, "The Joint Petitioners expressly acknowledge that these countervailing risks and potential benefits were taken into account and have been fully reflected in the rates described in Paragraph 8-10 above."

It was the desire of consumer groups to shift the risks associated with sales variations, particularly sales declines, to PECO in exchange for rate certainty and stability. It was further recognized that sales have declined over the past several years and that the impact of weather variations on rates would be eliminated if the reconciliation were embedded in the prices established in Paragraph 9 of the Joint Petition.

Further, the Rebuttal Testimony of Richard Silkman dated October 8, 1997 provides additional justification for shifting the risk of reconciliation to the shareholders of PECO. See Attachment COMM-I-4(a).

Responsible Witness: T. P. Hill, Jr.

Rebuttal Testimony – Docket No. R-00973953

2 pages

1 DO YOU AGREE WITH THE LOAD GROWTH ASSUMPTIONS CONTAINED IN THAT IRP?

2 I have not performed any forecast of PECO's estimated future sales. However, based on the most  
3 recent ten years of history, it is difficult to believe that the IRP forecast numbers will be correct.  
4 As shown in Exhibit SILKMAN-1, PECO has experienced a net growth in retail sales over the  
5 past ten years of effectively zero. While this does not prove that the IRP forecast is wrong, it  
6 does raise serious questions about its accuracy.

7

8 IS IT POSSIBLE THAT SALES GROWTH DURING THE TERM OF THE SETTLEMENT AGREEMENT  
9 COULD BE NEGATIVE?

10 Yes, not only is it possible, but I believe that it is more likely that sales growth will be negative than  
11 positive.

12

13 PLEASE EXPLAIN.

14 There are a number of factors that are likely to contribute to negative sales growth over the next ten  
15 years. Among the more significant of these are the following:

16 *Technology* – A Fortune 500, retail grocery company that is an acknowledged leader in its  
17 industry in terms of overall profit margin and energy efficiency has reduced its per square  
18 foot consumption of electricity by over 30% during the past 6 years. This has been  
19 accomplished through the installation of improved building automation systems, high-  
20 efficiency lighting, variable speed motors, refrigeration case controls, and a variety of other  
21 programs. And, this company is not resting on its accomplishments. It believes that  
22 additional savings are possible through the development and installation of improved  
23 systems monitoring incorporating artificial intelligence principles. As the rest of the  
24 industry catches up with this company, overall electricity use in the industry will fall. This  
25 same scenario is being played out in every industry. As technology permits the market  
26 leaders to establish new benchmarks, these benchmarks become the industry norm. In  
27 addition, these industry norms get incorporated into new facilities, which over time replace

## Rebuttal Testimony – Docket No. R-00973953

1 existing facilities further improving industry efficiencies, a process that is likely to occur  
2 faster in areas with relatively high retail electric rates.

3 *Energy Service Companies* – The Settlement Agreement eliminates a considerable amount of  
4 uncertainty regarding the path electricity rates will take over the next decade and  
5 demonstrates that the most significant opportunities for reducing electric costs come not  
6 from the competitive generation market but rather from avoiding T&D and CTC/ITC  
7 charges. For example, for the residential consumer these charges total over \$.10 per kwh,  
8 and remain at this level for 10 years. As a result, I believe that the Settlement Agreement  
9 may provide the single most important marketing opportunity for energy service companies  
10 in over a decade and will re-invigorate the market for energy conservation technologies.

11 *Distributed Generation* – The same opportunities to avoid T&D and CTC/ITC charges exist  
12 for distributed generation, especially in light of new technologies that are reducing costs and  
13 improving reliabilities. These technologies enable a broad range of customers to generate  
14 their own electricity, and as the demand for these technologies increases, their prices can be  
15 expected to continue to fall. Further, generation developers are beginning to focus on niche  
16 markets where they may be able to offer significant value to certain customers. For  
17 example, the City of Westbrook in Maine announced recently that a company was seeking  
18 to construct a 300 MW gas-fired power plant within the City's major industrial park. The  
19 intent of the developer is to offer direct service to those companies situated in the industrial  
20 park, and possibly with the assistance of the City, extend service over its own T&D system  
21 through the creation of a municipal utility district.

22 *Municipalization* – The concept of an "island" municipal utility district tied, as above, to a  
23 major generating facility, is beginning to attract substantial attention, especially when such  
24 a district can be used to support industrial development and job creation. The island nature  
25 of the district would exempt it from FERC imposed stranded cost recovery and, arguably in  
26 many states, from PUC imposed recovery as well. Of course, island operations raise  
27 questions of back-up power and reliability, but these issues may not be as intractable as

## COMM-I-5 On the Record

## COMM-I-5 On the Record Question:

Please indicate how the Joint Settlement proposal complies with Section 2804(4)(1)(A) of the Act establishing a rate cap on total charges "to any customer who purchases generation from that utility." Please indicate how the Joint Settlement proposal complies with the rate caps for charges "to customers" pursuant to Sections (4)(I)(B) and (4)(II) as well.

## COMM-I-5 On the Record Answer:

The Joint Settlement complies with and indeed, surpasses Section 2804(4)(I)(A) by designing the unbundled rates to ensure that the sum of the unbundled rates never exceeds the bundled rates in effect as of the effective date of the Act for a period of time that is actually 30 months longer than the statutorily required period of 54 months.

The Joint Settlement complies with and indeed, surpasses Section 2804(4)(I)(B) by guaranteeing that, for a period that is actually 30 months longer than the statutorily required period of 54 months, transmission and distribution charges remain at or below the level of transmission and distribution charges that have been approved by the Commission as of the effective date of this chapter.

The Joint Settlement complies with and indeed surpasses, Section 2804(4)(II) by guaranteeing that through December 31, 2005, the generation charges, including the CTC and ITC, remain at or below the level of generation charges that have been approved by the Commission as of the effective date of this chapter. Additionally, the Joint Settlement extends the generation charges cap for an additional three years at a slightly higher level.

Further, the Joint Settlement not only meets the statutory rate cap, it also guarantees additional savings e.g., 10% in 1999 and 2000, below the total bundled charges in existence today.

Responsible Witness: T. P. Hill, Jr.

COMM-I-6 On the Record

COMM-I-6 On the Record Question:

Please indicate what return-on-equity was used in the setting of transmission and distribution service charges. Please summarize the basis for the ROE suggested with specific record references.

COMM-I-6 On the Record Answer:

The Joint Settlement is silent on a return on equity (ROE) used in the setting of transmission and distribution rates. However, the transmission and distribution rates employed in the Joint Settlement are based upon the Company's rebuttal presentation which used an achieved ROE for proforma 1996 of 11.26%.

Responsible Witness: T. P. Hill, Jr.

## COMM-I-7 On the Record

## COMM-I-7 On the Record Question:

Please provide the following information based on Appendix B of the Joint Settlement proposal. Provide a table (table 1) showing the following information items for each and every year of the transition period:

- a. system generation price;
- b. system CTC/ITC;
- c. 500 kWh/month Rate R maximum capacity and energy charge;
- d. 500 kWh/month Rate R CTC/ITC;
- e. 500 kWh/month Rate R distribution charges (both fixed and variable, expressed as a single cents/kWh charge).
- f. 500 kWh/month Rate R transmission charge;
- g. 500 kWh/month Rate R transmission and distribution charges as of 1/1/97;
- h. Percentage rate cuts versus 1/1/97 for each and every year of the transition period for the 500kWh Rate R customer who pays the Rate R maximum energy and capacity charges (item c) as well as Rate R CTC/ITC charges (item d), Rate R 500 kWh distribution charges (item e) and Rate R transmission charges (item f).
- i. Total charges and percentage rate cuts versus 1/1/97 for each and every year of the transition period for the 500 kWh Rate R customer who pays Rate R CTC/ITC charges (item c), Rate R 500 kWh distribution charges (item d), Rate R transmission charges (item e) and purchases generation in the market for 3.2 cents/kWh in 1999, with generation prices escalating at 3% per year for each and every year of the transition period.

## COMM-I-7 On the Record Answer:

The requested information is provided in Attachment COMM-I-7(a).

Responsible Witness: T. P. Hill, Jr.

**PECO ENERGY COMPANY**  
 (¢/kWh unless otherwise noted)

	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008
a. Average System Retail Energy and Capacity Cap	2.80	2.80	3.20	3.50	3.70	3.97	4.07	4.77	5.37	5.57
b. System CTC/ITC	3.04	3.04	3.14	3.14	3.14	2.87	2.77	2.57	2.47	2.27
c. Rate R - 500 kWh - Max Market Energy	3.02	3.02	3.55	3.93	4.15	4.65	4.79	5.79	6.64	6.92
d. Rate R - 500 kWh - CTC/ITC	3.33	3.33	3.50	3.54	3.60	3.10	2.96	2.67	2.52	2.23
e. Rate R - 500 kWh - Distribution (incl. Fixed Dist.)	5.75	5.75	5.75	5.75	5.75	(a)	(a)	(a)	(a)	(a)
f. Rate R - 500 kWh - Transmission	0.57	0.57	0.57	0.57	0.57	(a)	(a)	(a)	(a)	(a)
g. Rate R - 500 kWh - T&D	6.32 ¢/kWh as of 1/1/97									
h. Rate R - 500 kWh - Discount Compared to 1/1/97 <sup>(a)</sup>	10%	10%	5%	2%	0%	0%	0%	-5%	-10%	-10%
i. Rate R - 500 kWh - Paying Specified Market Gen Rates <sup>(a)</sup>	\$64.25	\$64.73	\$66.07	\$66.78	\$67.61	\$65.65	\$65.50	\$64.63	\$64.47	\$63.63
Discount Compared to 1/1/97	9%	8%	6%	5%	4%	7%	7%	8%	8%	10%
Specified Market Gen Rates	3.20	3.30	3.39	3.50	3.60	3.71	3.82	3.94	4.05	4.18

**NOTES:**

- (a) Subject to PUC or FERC approved rates.
- (b) Assumes no change to transmission and distribution rates after 12/31/03 and energy and capacity prices at the Cap.

COMM-I-8 On the Record

COMM-I-8 On the Record Question:

Please indicate the origin of the 33,569,358 Mwh sales assumption found in the "Derivation of CTC and Market Energy/Capacity Revenue Requirements" sheet in Appendix B of the Settlement proposal. Also please indicate PECO Mwh sales in 1996.

COMM-I-8 On the Record Answer:

The 33,569,358 MWh sales is derived by taking the proforma sales shown in the C2 allocator of PECO Exhibit RAC-10 (Page 44 of 83) of 33,166,070 MWh and adding a proforma sales figure of 474,548 MWh for LILR customers and subtracting 71,260 MWh for interdepartmental use.

The retail sales level for 1996 was 32,945,000 MWh.

In addition, as shown in Attachment COMM-I-13(a), retail sales averaged 32,866,000 MWh over the last ten years.

Responsible Witness: T. P. Hill, Jr.

## COMM-I-9 On the Record

## COMM-I-9 On the Record Question:

Please indicate whether the Utility Workers Union of America Lawsuit (Utility Workers Union of America Lawsuit, AFL-CIO System Local No. 102, et al, v. The Pennsylvania Public Utility Commission, and John M. Quain, Chairman, Pennsylvania Public Utility Commission; No. 0269 M.D. 1997) constitutes a "legal impediment" to the sale of securitization bonds and the rate cuts found at Table A of page 8 of the Joint Settlement proposal.

## COMM-I-9 On the Record Answer:

While the Union case is pending as a challenge to the constitutionality of the Electric Competition Act, it will not be possible to issue Transition Bonds. The Joint Settlement provides (p. 10, footnote 7) that, before PECO Energy can utilize the "legal impediment" language to reduce the rate discounts being offered to customers, it must have that opinion "confirmed by an opinion from a qualified and reputable bond counsel." While PECO Energy has not sought such a confirming opinion at this time, it intends to do so if the Union case is still pending after a Commission order in this proceeding. PECO Energy believes that it will receive from bond counsel an opinion that the pendency of the Union suit precludes issuance of the bonds and that it is thus a "legal impediment" pursuant to the terms of the Joint Settlement. If such an opinion is received, then the case will qualify as a "legal impediment" pursuant to footnote 7.

Responsible Witness: T. P. Hill, Jr.

## COMM-I-10 On the Record

## COMM-I-10 On the Record Question:

Please indicate what the implicit all-hours market price of energy and capacity is in the Joint Settlement proposal's determination of \$5.461 billion in stranded costs for PECO Energy. Also, please indicate the discount rate used in this assumption, as well as the capacity factor of PECO's nuclear generating portfolio and the projected reserve margin for the next 5 years in PJM.

## COMM-I-10 On the Record Answer:

The \$5.461 billion in stranded costs represents a negotiated value of stranded cost recovery. The Settlement does not have an all-hours price included in it. The Company's case supports a stranded cost of \$7.461 billion based on analysis contained in the Rebuttal Testimony of T. P. Hill, Jr. (PECO Statement No. 1-R) and based on market price for energy and capacity contained in the Rebuttal Testimony of William H. Hieronymus (PECO Statement No. 6-R). Mr. Hill's analysis utilized a discount rate of 8.71% which is supported by the Rebuttal Testimony of Joseph Brennan (PECO Statement No. 11-R). Dr. Hieronymus's analysis includes a nuclear capacity factor of 75% and a PJM reserve margin of 18%. The 75% capacity factor and 18% reserve margin were also supported by OCA Witness Douglas Smith and PAIEUG Witness Randall Falkenberg.

Responsible Witnesses: T. P. Hill, Jr.

COMM-I-11 On the Record

COMM-I-11 On the Record Question:

Please identify material changes in revenue requirements for the year ending 12/31/97 for any component of distribution services since rates were established in Docket R-891364. The response should include new expenses, eliminated expenses, and expense increases and expense decreases greater than 2.5%.

COMM-I-11 On the Record Answer:

Refer to Attachment COMM-I-11(a). The requested data are not available for the year ending 12/31/97. We assume that the question is referring to the year ending 12/31/96. The attachment is based on Exhibit RAC-10 of the Rebuttal Testimony of Robert A. Clemmer and served as a starting point for the rates in the Company's Joint Petition for Partial Settlement .

Responsible Witness: T. P. Hill, Jr.

Comm11c

**DISTRIBUTION RELATED REVENUE REQUIREMENTS  
EXPENSE AND CAPITAL  
R-891364 VERSUS R-00973953**

Attachment COMM-11(a)

<u>EXPENSES</u>	R-891364 <u>3/31/90</u>	R-00973953 <u>12/31/96</u>	Reasons <u>for Change</u>
Distribution Expenses (Accts. 580 through 598)	\$ 117,889	\$ 132,635	Inflation Net of Productivity Improvements
Customer Accounts, Service & Information, and Sales Expenses incl. Uncollectibles (Accts. 901 through 916)	\$ 117,093	\$ 153,208	Uncollectibles (\$26 million) and Inflation Net of Productivity Improvements
Administrative & General (Accts. 920 through 935)	\$ 109,080	\$ 199,323	Primarily driven by FAS 106, Inflation and Increased Information System Requirements
<b>Total Distribution Related Operating Expenses</b>	<b>\$ 344,062</b>	<b>\$ 485,166</b>	
<b>Total Distribution Related Depreciation</b>	<b>\$ 50,733</b>	<b>\$ 74,699</b>	Driven by New Plant Additions and Software Expenditures Which Have Shorter Amortization Periods
Taxes Other Than Income	\$ 55,066	\$ 63,367	Higher Tax Rates and Revenue Growth
<b>Total Distribution Related Taxes Excl. Return</b>	<b>\$ 55,066</b>	<b>\$ 63,367</b>	
<b>Total Distribution Related O and M</b>	<b>\$ 449,861</b>	<b>\$ 623,232</b>	
<u>RATEBASE</u> Plant			
<b>Total Distribution Related Plant</b>	<b>\$ 2,194,173</b>	<b>\$ 2,976,664</b>	Plant Replacements and Additions and Includes Major Service Building Renovations and Software Expenditures
<b>Reserve</b>			
<b>Total Distribution Related Reserve</b>	<b>\$ 652,506</b>	<b>\$ 920,689</b>	Function of Yearly Depreciation
Distribution Related Cash Working Capital	\$ 18,163	\$ 39,084	Function of Ratebase, Taxes, and O and M Inflation Function of Plant Per Books
Distribution Related Materials and Supplies	\$ 35,537	\$ 41,395	
Distribution Related Accum. Deferred Taxes	\$ 154,678	\$ 292,927	
Customer Deposits and Advances	\$ 9,790	\$ 11,579	
<b>Total Distribution Related Ratebase</b>	<b>\$ 1,430,899</b>	<b>\$ 1,831,948</b>	
<b>Total Revenue Requirements for Ratebase at 8.71% after tax cost of money and Tax Rate Equal to 41.494%</b>	<b>\$ 213,023</b>	<b>\$ 272,729</b>	
<b>Total Distribution Related Revenue Requirements Capital and O and M</b>	<b>\$ 662,884</b>	<b>\$ 895,961</b>	

COMM-I-12 On the Record

COMM-I-12 On the Record Question:

Please refer to Table A on page 8 of the Joint Settlement proposal. Indicate why the system CTC/ITC rises in 2001 and stays at that level until 2004.

COMM-I-12 On the Record Answer:

The CTC/ITC figures shown on Table A of the Joint Settlement were the result of negotiations among the signatories incorporating the agreed upon rate discounts and rate caps and all other terms and conditions.

Responsible Witness: T. P. Hill, Jr.

## COMM-I-13 On the Record

## COMM-I-13 On the Record Question:

Please provide an estimate of projected annual kWh sales levels for 1999-2008 and the basis for those numbers.

## COMM-I-13 On the Record Answer:

Based upon the historic trend in retail sales, the Company projects that sales will remain stable over the ten year transition period. As shown in Appendix C to the Partial Settlement, the sales level used therein was 33,569,358 MWh, which is approximately 700,000 MWh (2%) greater than our ten year historic average. Attachment COMM-I-13(a) shows that sales have been flat over the past 10 years and in fact have declined since 1995.

Additionally, the rebuttal testimony of Richard Silkman discusses how negative sales growth is a possibility. Attachment COMM-I-13(b) provides an excerpt from the Silkman rebuttal testimony.

Finally, during the period from 1988 through August 1997, annual growth for residential sales increased slightly. Small commercial and industrial customers have experienced growth during the time period. However, for the large commercial and industrial customers, which constitutes the largest retail sales class for the Company, there are declines in sales during the period of approximately one percent on an annual basis. Because of the sales decline from the large commercial and industrial customers, total retail sales have stayed at a relatively flat rate during this time period. Refer to Attachment COMM-I-13(c).

Responsible Witness: T. P. Hill, Jr.

PECO Energy Company  
Pennsylvania Retail Electric Sales  
1988-1997

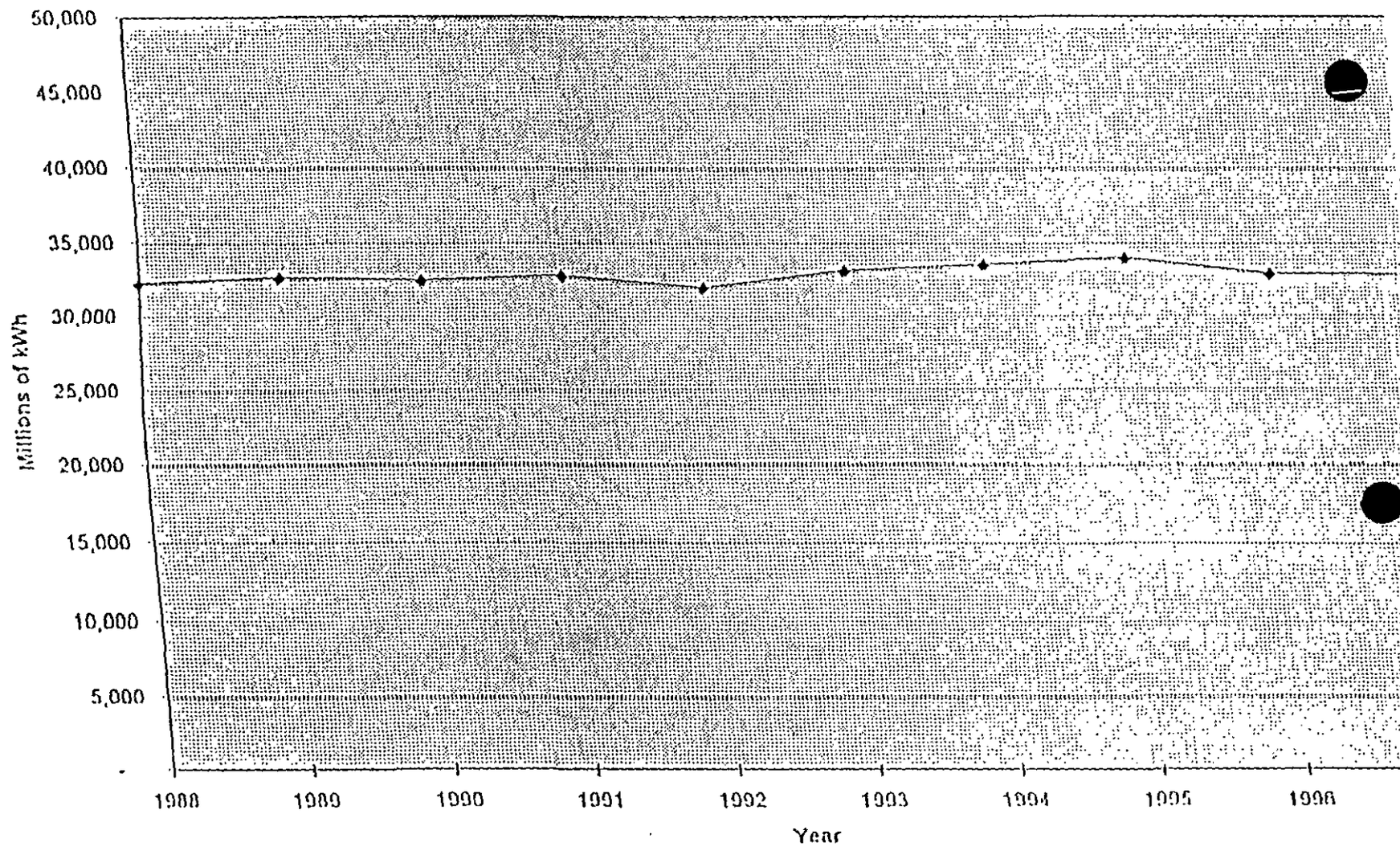
Attachment COMM-I-1  
2 pages

	Millions of kWh (a)
1988	32,239
1989	32,675
1990	32,445
1991	32,801
1992	31,993
1993	33,136
1994	33,563
1995	33,994
1996	32,945
1997	<u>32,865</u> (b)
AVG	32,866

NOTES:

(a) From PECO Energy Annual Report, Years 1988-1996  
(b) 12 months ended 8/31/97

### PECO Energy Company Retail Electric Sales 1988-1997



1 DO YOU AGREE WITH THE LOAD GROWTH ASSUMPTIONS CONTAINED IN THAT IRP?

2 I have not performed any forecast of PECO's estimated future sales. However, based on the most  
3 recent ten years of history, it is difficult to believe that the IRP forecast numbers will be correct.  
4 As shown in Exhibit SILKMAN-1, PECO has experienced a net growth in retail sales over the  
5 past ten years of effectively zero. While this does not prove that the IRP forecast is wrong, it  
6 does raise serious questions about its accuracy.

7

8 IS IT POSSIBLE THAT SALES GROWTH DURING THE TERM OF THE SETTLEMENT AGREEMENT  
9 COULD BE NEGATIVE?

10 Yes, not only is it possible, but I believe that it is more likely that sales growth will be negative than  
11 positive.

12

13 PLEASE EXPLAIN.

14 There are a number of factors that are likely to contribute to negative sales growth over the next ten  
15 years. Among the more significant of these are the following:

16 *Technology* - A Fortune 500, retail grocery company that is an acknowledged leader in its  
17 industry in terms of overall profit margin and energy efficiency has reduced its per square  
18 foot consumption of electricity by over 30% during the past 6 years. This has been  
19 accomplished through the installation of improved building automation systems, high-  
20 efficiency lighting, variable speed motors, refrigeration case controls, and a variety of other  
21 programs. And, this company is not resting on its accomplishments. It believes that  
22 additional savings are possible through the development and installation of improved  
23 systems monitoring incorporating artificial intelligence principles. As the rest of the  
24 industry catches up with this company, overall electricity use in the industry will fall. This  
25 same scenario is being played out in every industry. As technology permits the market  
26 leaders to establish new benchmarks, these benchmarks become the industry norm. In  
27 addition, these industry norms get incorporated into new facilities, which over time replace

## Rebuttal Testimony – Docket No. R-00973953

1 existing facilities further improving industry efficiencies, a process that is likely to occur  
2 faster in areas with relatively high retail electric rates.

3 *Energy Service Companies* – The Settlement Agreement eliminates a considerable amount of  
4 uncertainty regarding the path electricity rates will take over the next decade and  
5 demonstrates that the most significant opportunities for reducing electric costs come not  
6 from the competitive generation market but rather from avoiding T&D and CTC/ITC  
7 charges. For example, for the residential consumer these charges total over \$.10 per kwh,  
8 and remain at this level for 10 years. As a result, I believe that the Settlement Agreement  
9 may provide the single most important marketing opportunity for energy service companies  
10 in over a decade and will re-invigorate the market for energy conservation technologies.

11 *Distributed Generation* – The same opportunities to avoid T&D and CTC/ITC charges exist  
12 for distributed generation, especially in light of new technologies that are reducing costs and  
13 improving reliabilities. These technologies enable a broad range of customers to generate  
14 their own electricity, and as the demand for these technologies increases, their prices can be  
15 expected to continue to fall. Further, generation developers are beginning to focus on niche  
16 markets where they may be able to offer significant value to certain customers. For  
17 example, the City of Westbrook in Maine announced recently that a company was seeking  
18 to construct a 300 MW gas-fired power plant within the City's major industrial park. The  
19 intent of the developer is to offer direct service to those companies situated in the industrial  
20 park, and possibly with the assistance of the City, extend service over its own T&D system  
21 through the creation of a municipal utility district.

22 *Municipalization* – The concept of an "island" municipal utility district tied, as above, to a  
23 major generating facility, is beginning to attract substantial attention, especially when such  
24 a district can be used to support industrial development and job creation. The island nature  
25 of the district would exempt it from FERC imposed stranded cost recovery and, arguably in  
26 many states, from PUC imposed recovery as well. Of course, island operations raise  
27 questions of back-up power and reliability, but these issues may not be as intractable as

**RETAIL SALES**  
For the Period 1988 Through August 1997

	Residential Sales <u>mWh</u>	Small Comm. and Industrial Sales <u>mWh</u>	Large Comm. and Industrial Sales <u>mWh</u>	Unbilled Sales <u>mWh</u>	Total Sales <u>mWh</u>
1988	10,058	4,865	17,316	-	32,239
1989	9,974	5,123	17,578	-	32,675
1990	9,815	5,266	17,364	-	32,445
1991	10,273	5,473	16,983	72	32,801
1992	9,965	5,604	16,583	(159)	31,993
1993	10,609	5,958	16,538	31	33,136
1994	10,859	6,344	16,565	(205)	33,563
1995	10,636	6,396	16,427	535	33,994
1996	10,671	6,683	15,918	(327)	32,945
1997*	10,516	6,841	15,577	-291	32,643
Annual Growth	0.50%	3.86%	-1.17%		0.14%

\*Twelve Months Ended 8/31/97. The total for the twelve months ended 8/31/97 on Attachment COMM-I-13(a) should be adjusted to the above value.

COMM-I-14 On the Record

COMM-I-14 On the Record Question:

Please calculate the change in the CTC/ITC for each year if the sales projections indicated in response to question 13 are reflected in the proposed CTC/ITC for each year.

COMM-I-14 On the Record Answer:

There would be no change in the CTC/ITC for each year if the sales projections indicated in response to question 13 are reflected since the Company is projecting no sales increases. This represents PECO's assumptions. Other signatories to the Joint Petition have performed their own independent analyses.

Responsible Witness: T. P. Hill, Jr.

## COMM-I-15 On the Record

## COMM-I-15 On the Record Question:

The Petition states that several parties to the action have stated a "non-objection." That list includes Enron, MAPSA, and IPALCO. That status may not be accurate or may have changed. Please provide, as of the date of the response, the status of each party in the proceeding vis a vis the proposed Settlement; signatory, objector, non-signatory/non-objector, evaluating.

## COMM-I-15 On the Record Answer:

As of October 29 the status of the active parties is as follows:

Signatory	Evaluating	Objectors	Non Signatory /Non Objectors
PECO Energy	Noram Energy	Enron	Indianapolis Power & Light <sup>1</sup>
Sentator Fumo	Duke Energy	NEV	PP&L
CEPA		Connectiv	Allegheny
ACORN		MAPSA	GPU
TAG		Municipals	Pennsylvania Petroleum
Lance Haver		Environmentalists <sup>2</sup>	Vastar Power Marketing
OCA		Electric Clearinghouse	Pennsylvania Retailers
OTS			QST Energy
OSBA			
PAIEUG			
AARP			
Navy			

Responsible Witness: T. P. Hill, Jr.

<sup>1</sup> IP&L and PECO have entered into a stipulation, to which no party has objected, that the resolution of the Commerce Clause issue IP&L has raised on appeal from the PECO Securitization proceeding will be dispositive of that same issue in this proceeding.

<sup>2</sup> The Environmentalists have filed testimony opposing the Partial Settlement. However, settlement discussions have not concluded.

## COMM-I-16 On the Record

## COMM-I-16 On the Record Question:

The proposed Settlement indicates a decrease in the percentage rate cut in the event of a legal impediment. Please define what is meant by "legal impediment" and explain the basis for the decreased rate cut.

## COMM-I-16 On the Record Answer:

The term "legal impediment" is defined at p. 10, footnote 7 of the Joint Settlement as follows:

For purposes of this settlement, legal impediments shall include only those events which would render PECO unable to issue any transition bonds. Such legal impediments shall include statutory changes and state or federal court actions or decisions that preclude securitization. Such preclusion shall be confirmed by an opinion from a qualified and reputable bond counsel. Such legal impediments do not include approvals, if any, required by the Securities and Exchange Commission ("SEC") or the Internal Revenue Service ("IRS") in connection with PECO's securitization. As such, PECO will bear the risk of obtaining any required approvals from the SEC or IRS and will bear the risk that market conditions permit it to securitize its stranded assets and costs on reasonable terms.

At this time, legal impediments to securitization would be created by, at a minimum, the Union case referred to in Commission Interrogatory No. 9 (COMM-I-9), and the appeal of its securitization order by IPALCO and the Environmentalists. (The appeals of its securitization order filed by Senator Fumo, the Office of Consumer Advocate and others, as well as the original jurisdiction case challenging the passage of the Electric Competition Act filed by Senator Fumo and others, would also constitute legal impediments in the event those cases are re-activated.) The terms of the Joint Settlement require that PECO Energy must have that opinion confirmed by qualified and reputable bond counsel before this clause would reduce customer discounts.

The decreased rate cut associated with the existence of a legal impediment is a negotiated number that reflects the varying parties' evaluation of, among other things, the likely savings, net of issuance and buy back costs, to be generated by securitizing various amounts of stranded investment up to \$4 billion; the likelihood that PECO Energy will issue varying amounts of Transition Bonds up to \$4 billion; the risk that a legal impediment to securitization will exist; the risk that IRS approval for securitization will not be forthcoming and the value of shifting that risk from customers to PECO Energy; the risk that SEC approval for securitization will not be forthcoming and the value of shifting that risk from customers to PECO Energy; and the

COMM-I-16 On the Record  
(continued)

risk that a market impediment to securitization will exist and the value of shifting that risk from customers to PECO Energy.

Responsible Witness: T. P. Hill, Jr.



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

October 31, 1997

IN REPLY PLEASE  
REFER TO OUR FILE

Mr. James P. Vojcsik  
President/Chief  
Professional Officer  
United Way of Southeast Delaware County  
2310 Providence Avenue  
Chester, PA 19013-5221

Dear Mr. Vojcsik:

Thank you for your letter of October 23, 1997, to Chairman John Quain expressing your support for PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,



Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: Chairman Quain  
Acting Secretary McNulty

FROM THE DESK of the CHAIRMAN of the PUC (Misc)  
CORRESPONDENCE INSTRUCTIONS



DATE  
**ASSIGNED:** October 27, 1997

DATE  
**DUE:** November 10, 1997

**THE ATTACHED IS REFERRED TO:**

Rosemary Chiavetta

**SUBJECT:**

Letter from James P. Vojcsik (United Way of SE Delaware Cty)  
Re Rate Restructuring Settlement of PECO

**PLEASE RESPOND ACCORDINGLY:**

For your Information

Assign/Reply  
(Send Copy of Reply)

Please Answer  
(Send Copy of Reply)

Please Prepare Reply for Signature  
(Send Draft for Review)

For your Files

Additional Information

**REMARKS:**

United Way of  
Southeast Delaware County

2310 Providence Avenue  
Chester, Pennsylvania 19013-5221  
(610) 874-8646  
FAX (610) 874-8662



October 23, 1997

RECEIVED  
OCT 27 1997

CHAIRMAN QUINN'S  
OFFICE

The Honorable John M. Quinn, Chairman  
Pennsylvania Public Utility Commission  
P.O. Box 3265/North Office Building  
Harrisburg, PA 17105-3265

Dear Mr. Quinn:

As a business customer of PECO Energy and an advocate for a reduction in the costs of providing electrical service for thousands of consumers in Delaware County, especially those living on fixed or very low incomes, the United Way of Southeast Delaware County is writing this letter in support of the settlement regarding PECO Energy's restructuring filing.

As a nonprofit organization located in a depressed city who depends on the economic viability of corporations and their employees, the cost savings associated with the guaranteed ten percent rate reduction would be a tremendous benefit for helping existing businesses remain competitive and expanding opportunities for new business development.

We also support PECO Energy's plans to increase the number of low income customers who would be eligible to receive energy assistance through the Customer Assistance Program from 40,000 to 100,000 customers. This assistance is much needed and will be greatly utilized by residents of Chester and our surrounding communities.

In addition to their multitude of charitable contributions and the hundreds of hours of volunteer time donated by PECO employees to charitable organizations, the Customer Assistance Program is yet another example of how PECO Energy Company practices positive community relations and is a good corporate neighbor to thousands of individuals and families in need.

For all of the above reasons, we urge the Public Utility Commission to approve the proposed rate restructuring settlement as soon as possible.

Sincerely,

James P. Vojcsik  
President/Chief  
Professional Officer

peco2.97





**ORIGINAL**

Senate Post Office  
The State Capitol  
Harrisburg, PA 17120-0030  
Telephone: (717) 787-5662  
Fax: (717) 783-5210

97 NOV - 3

VINCENT J. FUMO  
Chairman  
PAUL S. DLUGOLECKI  
Executive Director

**DEMOCRATIC COMMITTEE ON APPROPRIATIONS**  
RECEIVED  
PROTHONOTARY'S OFFICE

November 1, 1997

James J. McNulty, Acting Prothonotary  
Pennsylvania Public Utility Commission  
Room 206, North Office Building  
Harrisburg, Pennsylvania 17105-3265

**Re: In re the Matter or the Application of PECO Energy Company for Approval of its Restructuring Plan Under Section 2806 of the Pennsylvania Public Utility Code - PUC Docket No. R-00973953.**

Dear Mr. McNulty:

Enclosed for filing is an original and three (3) copies of the Motion of Senator Vincent J. Fumo to Dismiss Objections of Enron Corporation and to Compel Answer to Interrogatories (Set Four).

Copies of the forgoing are being served on all parties of record.

Sincerely,

**Christopher B. Craig**  
Counsel

KJR

cc: All counsel of record.

**DOCUMENT  
FOLDER**

29

**ORIGINAL**

**BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

015845

97 NOV -3 AM 10:50

**In re the Application of PECO Energy  
Company for Approval of its Restructuring  
Plan Under Section 2806 of the Pennsylvania  
Public Utility Code**

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+  
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+

**RECEIVED  
PETITIONER'S OFFICE  
Docket No. R-00973953**

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**MOTION OF SENATOR VINCENT J. FUMO TO  
DISMISS OBJECTIONS OF ENRON CORPORATION  
AND TO COMPEL ANSWER TO  
FOURTH SET OF INTERROGATORIES**

---

State Senator Vincent J. Fumo, through his undersigned counsel, hereby files this Motion to Dismiss Objections of Enron Corporation (hereinafter "Enron") and to Compel Answer to the Fourth Set of Interrogatories pursuant to 52 Pa.Code §5.342(e), and in support thereof avers as follows:

**I. Factual Background**

On October 24, 1997, Senator Vincent J. Fumo, in his official capacity, properly served Enron's counsel with a fourth set of interrogatories in response to testimony submitted by Susan P. Voorhees on behalf of Enron. Said testimony was submitted in support of the Petition of Enron Energy Services Power, Inc. for Approval of an Electric Competition and Customer Choice Plan and for Authority Pursuant to Section 2807(e)(3) of the Public Utility Code to Serve as the Provider of Last Resort in the Service Territory of PECO Energy Company (hereinafter "Enron Petition"). Said interrogatories included nine (9) separate requests for information or documents relative to Ms. Voorhees' testimony concerning the marketability of transition bonds which are an integral part of the Enron Petition.

**DOCKETED**  
NOV 10 1997

**DOCUMENT  
FOLDER**

On October 30, 1997, Senator Vincent J. Fumo was served with the Objections of Enron, a copy of which is attached hereto. Enron has objected to approximately four (4) different inquiries relative to the testimony of Ms. Voorhees, asserting in part, attorney-client confidentiality privilege.

**II. Request for Dismissal of Enron's Objection to Questions 2, 3, 5 and 6**

Senator Fumo propounded the following interrogatories to which Enron has objected:

- 2) **Please provide a copy of all memoranda, working papers, briefs or written opinion letters from said "counsel" concerning the merits of the lawsuit filed by the Utility Workers Union of America, AFL-CIO Local No. 102 challenging the constitutionality of the Electricity Generation Customer Choice and Competition Act.**
- 3) **Please indicate whether or not said "counsel" has reviewed the respective briefs submitted by the parties in the Utility Workers Union of America, AFL-CIO System Local No. 102 litigation. Please identify exactly which briefs were reviewed, the date they were reviewed and the conclusion drawn from each.**
- 5) **Please provide a copy of all memoranda, working papers, briefs or written opinion letters from said "counsel" concerning the merits of the lawsuit filed by Indianapolis Power & Light Company challenging the constitutionality of the Electricity Generation Customer Choice and Competition Act.**
- 6) **Please indicate whether or not said "counsel" has reviewed the respective briefs submitted by the parties in the Indianapolis Power & Light Company litigation. Please identify exactly which briefs were reviewed, the date they were reviewed and the conclusions drawn from each.**

Enron has objected to the request of Senator Fumo for Enron to provide copies of the counsel opinion referenced on page 10 of the testimony of Susan P. Voorhees - Enron Statement 9. See, Exhibit A. Enron's objections are based on the following claims: 1) that the interrogatory is "protected from disclosure by the attorney-client privilege" and is "not reasonably calculated to lead to the discovery of admissible evidence;" 2) that the interrogatory is not "relevant to the subject matter" of the proceeding; and, 3) that the interrogatory would cause "unreasonable annoyance, embarrassment, oppression, burden or expense." Pursuant to section 5.361(a) of the Commission's Rules of Procedures, Enron's objections are not only dilatory, but are misplaced

and without merit.

On October 24, 1997, Enron submitted the testimony of Susan P. Voorhees, Managing Director of the Global Asset-Backed Securities Group at Chase Securities, Inc. in support of the Enron Petition. A principle portion of Ms. Voorhees' testimony relates to the marketability of the transition bonds that are to be issued upon PUC approval of the Enron petition and the application of paragraph 35(g) of the Enron Petition. *See, Voorhees Testimony, pages 9 - 11.*<sup>1</sup>

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<sup>1</sup> The portion of Ms. Voorhees' testimony at issue states as follows:

- "Q. Are you familiar with the lawsuit filed by the Utility Workers Union of America, AFL-CIO System Local No. 102 and others against the Commission and its Chairman challenging the constitutionality under the Constitution of the Commonwealth of Pennsylvania of the Electricity Generation Customer Choice and Competition Act (the "Competition Act")?
- A. Yes.
- Q. Is it your belief that this lawsuit is likely to adversely affect the marketing, or constitute a legal impediment to the issuance, of the Pass-Through Certificates?
- A. An adverse determination in this lawsuit would impair the marketing and issuance of the Pass-Through Certificates. **However, we have been informed by counsel that this lawsuit is without merit. (Emphasis Added).**
- Q. Are you familiar with the lawsuit filed by the Indianapolis Power & Light Company against the Commission challenging the constitutionality under the commerce clause of the U.S. Constitution of the Competition Act?
- A. Yes.
- Q. Is it your belief that this lawsuit is likely to adversely affect the marketing, or constitute a legal impediment to the issuance, of the Pass-Through Certificates?

Ms. Voorhees has presented testimony that two pending legal challenges to the constitutionality of the Electricity Generation Customer Choice and Competition Act are “without merit, directly implying that the complaints are not likely to “adversely affect the marketing, or constitute a legal impediment to the issuance, of the Pass-Through Certificates.” *See*, Voorhees, page 10.<sup>2</sup>

Furthermore, in response to question 5 of the Second Set of Interrogatories propounded by Senator Fumo, which asked if the *Utility Workers Union of American* and the *Indianapolis Power & Light Company* legal challenges constituted a “legal impediment” within the meaning of paragraph 35(g) of the Enron Petition, Enron responded by referencing the testimony of Ms. Voorhees. *See*, Exhibit B.

Enron voluntarily presented the Voorhees testimony and referenced a counsel opinion that concludes that the pending litigation is “without merit.” This assertion constitutes a principle element in support of the Enron Petition — specifically asserting the marketability of the transition bonds and the absence of any legal impediments. It was intentionally offered to rebut criticism that the Enron Petition conditions customer rate reductions, that Enron would otherwise provide, on the absence of any “legal impediment to the issuance of transition bonds.” *See*, Enron Petition, ¶ 35(g). To admit otherwise, Enron would be forced to concede that existing legal circumstances make the Enron Petition unworkable and the rate reductions illusory.

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Cont . . .

- A. An adverse determination in this lawsuit would impair the marketing and issuance of the Pass-Through Certificates. **However, we have been informed by counsel that this lawsuit is without merit. (Emphasis Added).**

<sup>2</sup> The two pending cases that are referenced in Ms. Voorhees' testimony are as follows: *Utility Workers Union of America v. The Pennsylvania Public Utility Commission*, 760 M.D. 1997 (Commonwealth Court); *Indianapolis Power & Light Company v. The Pennsylvania Public Utility Commission*, 1597 C.D. 1997 (Commonwealth Court).

Unfortunately, despite offering testimony which referenced the counsel opinion that concluded pending litigation to be “without merit,” Enron now seeks to thwart inquiry into the basis of said counsel’s opinion and its contents by hiding behind the cloak of the attorney-client privilege. Though Enron has voluntarily offered the opinion of “counsel” to rebut the assertion that legal impediments presently exist, Enron is attempting to prevent necessary inquiry into said opinion. In other words, Enron’s adherence to the attorney-client privilege is a matter of convenience, not conviction. This novel application of the attorney-client privilege is without legal support and is injurious of Senator Fumo’s due process right to examine evidence and testimony voluntarily presented by another party in this matter.

The purpose of the attorney-client privilege is to foster open and frank attorney and client dialogue. 42 Pa.C.S.A. § 5928; *Estate of Kofsky*, 487 Pa. 473, 409 A.2d 1358 (1979).<sup>3</sup> However, this privilege is deemed waived by the client when the otherwise privileged communication is used as evidence or support for the client’s case. *General State Authority v. Hineline*, 28 Monroe L.R. 11, 62 D & C2d 322, 325 (1972) (Common Pleas Court determined that when client is alleging a breach of duty by attorney, the client waives any privilege to communications between him and his attorney); *Naglak v. Pennsylvania State University*, 133 F.R.D. 18, 22 (M.D. 1990) (United States District Court, applying Pennsylvania law, stated that “litigants cannot, on one hand, attempt to assert a cause of action based on a statement made to them by their counsel, but seek, on the other hand to prevent disclosure of those statements.”) Application of the attorney-client privilege to prevent discovery of the contents and basis of the counsel’s opinion concerning the effect of pending litigation on the marketability of the transition bonds would frustrate the interests of justice — a consequence not intended by the attorney-client privilege. See, *Brennan v. Brennan*, 281 Pa. Super. 362, 422 A.2d 510 (1980). Though Enron

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<sup>3</sup> It should be noted that in this case it is not clear who is the “client” -- Enron or Ms. Voorhees. Enron has yet to even identify the “counsel” who authored the opinion, much less to whom the requested opinion was offered.

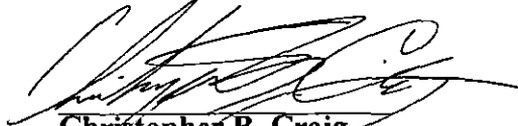
correctly notes that Senator Fumo seeks counsel's "conclusions, opinions or memoranda," it is clear that this material is not trial preparation material within the scope of section 5.323 of the Commission's Rules of Procedure. This inquiry has only been made necessary because Enron has voluntarily opened the door to such discovery by attempting to offer the opinion of counsel into the evidentiary record. *Barr Marine Products Co., Inc. v. Borg-Warner Corp.*, 84 F.R.D. 631, 635 (E.D. 1979) (United States District Court asserted that waiver of attorney-client privilege can occur when privileged material is used as a defense.)

Enron's second assertion that Senator Fumo's inquiry into the counsel's opinion is not relevant to the subject matter of this proceeding is equally misplaced. Paragraph 35(g) of the Enron Petition expressly conditions Enron's obligation to provide customer rate reduction upon *the absence of any legal impediment to the issuance of transition bonds*. The Voorhees testimony's reference to the counsel's opinion was clearly intended to rebut claims that "legal impediments," within the meaning of paragraph 35(g) of the Enron Petition, presently exist and would prevent implementation of the customer rate reductions. It is clear that Enron thought such testimony was important and relevant enough to retain the services of Ms. Voorhees and present her statements in support of the Petition. As such, it is equally clear that inquiry into the basis for the counsel's conclusions is also relevant. As a litigant, Senator Fumo has the right to understand exactly what the referenced opinion stated, whether or not the opinion was based on the most recent state and federal law, and whether or not briefs submitted in each case were reviewed and considered. Otherwise, both Senator Fumo and this Commission would be asked to blindly accept the counsel's opinion as both accurate and reasonable. Furthermore, it should be noted that Enron has relied on the undisclosed counsel's opinion in its response to the Second Set of Interrogatories by Senator Fumo which seek, in part, clarification of the meaning of paragraph 35(g) of the Enron Petition. Discovery and inquiry into the legal opinion offered by Enron in support of its case, is mandated by the interests of justice and equity.

Enron's final objection that Senator Fumo's inquiries are somehow "burdensome" is particularly disingenuous. Enron has repeatedly relied on this claim to delay and frustrate Senator Fumo's ability to receive timely answers to discovery requests. As Enron has frequently maintained, it is "one of the world's largest integrated natural gas and electricity companies" with approximately "\$19 billion in assets." Assuming the accuracy of these claims, it is not too much to expect Enron to assume the time and cost of producing several copies of the counsel's opinion and listing the briefs reviewed as part of the opinion. However, if Enron is unwilling to spare the time of one of the attorneys, working in the three major law firms representing Enron in this proceeding, to make the necessary copies, Senator Fumo would be willing to send a Senate employee to make the copies at his expense.

WHEREFORE, Senator Vincent J. Fumo respectfully requests that Enron be compelled by an order of the Presiding Officers to fully respond and answer Fumo Interrogatories, Set 4, questions 2, 3, 5 and 6.

Respectfully Submitted,



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*Counsel for Senator Vincent J. Fumo*

November 3, 1997

**EXHIBIT -A-**

Petition of Enron Energy Services Power, Inc.  
for approval of an Electric Competition and Customer Choice Plan  
and for authority pursuant to Section 2807(e)(3)  
of the Public Utility Code  
to serve as the Provider of Last Resort  
in the service territory of PECO Energy Company

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**Direct Testimony**

**of**

**Susan P. Voorhees**

**on behalf of**

**Enron Energy Services Power, Inc.**

**concerning**

**Securitization**

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1 corporate bonds and real estate mortgages as well as ABS.  
2 Aggregate transaction amounts also well into the billions of  
3 dollars.

4 Q. How do you believe the rating agencies would treat the  
5 financing proposal in the Choice Plan?

6 A. Because the Transition Bonds and the Pass-Through  
7 Certificates to be issued pursuant to the Choice Plan will  
8 contain all of the characteristics required by the rating  
9 agencies for this asset class, we expect a favorable  
10 reception by the rating agencies for the Choice Plan.

11 Q. How will these securities be received by the capital  
12 markets?

13 A. Transition bonds have been well-studied by the investment  
14 community and their introduction to the market is highly  
15 anticipated. Transition bonds have a number of features  
16 that make them attractive, including the legislative mandate  
17 to issue these securities, the strong and predictable cash  
18 flows of public utilities and the true-up feature. Among  
19 traditional asset-backed investors, transition bonds  
20 represent an opportunity to diversify their portfolio.  
21 Chase also expects that these securities will be purchased  
22 by investors in more traditional corporate debt instruments,  
23 such as bonds issued by utilities. Accordingly, we expect a  
24 favorable reception by the investor community.

25 Q. Are you familiar with the lawsuit filed by the Utility  
26 Workers Union of America, AFL-CIO System Local No. 102 and  
27 others against the Commission and its Chairman challenging

1 the constitutionality under the Constitution of the  
2 Commonwealth of Pennsylvania of the Electricity Generation  
3 Customer Choice and Competition Act (the "Competition Act")?

4 A. Yes.

5 Q. Is it your belief that this lawsuit is likely to adversely  
6 affect the marketing, or constitute a legal impediment to  
7 the issuance, of the Pass-Through Certificates?

8 A. An adverse determination in this lawsuit would impair the  
9 marketing and issuance of the Pass-Through Certificates.  
10 However, we have been informed by counsel that this lawsuit  
11 is without merit.

12 Q. Are you familiar with the lawsuit filed by the Indianapolis  
13 Power & Light Company against the Commission challenging the  
14 constitutionality under the commerce clause of the U.S.  
15 Constitution of the Competition Act?

16 A. Yes.

17 Q. Is it your belief that this lawsuit is likely to adversely  
18 affect the marketing, or constitute a legal impediment to  
19 the issuance, of the Pass-Through Certificates.?

20 A. An adverse determination in this lawsuit would impair the  
21 marketing and issuance of the Pass-Through Certificates.  
22 However, we have been informed by counsel that this lawsuit  
23 is without merit.

24 Q. Does this conclude your testimony?

25 A. Yes, at this time. I must say, however, that this testimony  
26 is based my knowledge of these matters as of today. Given  
27 the constant movement regarding securitization in particular

1           and electric industry restructuring in general, I must  
2           reserve my right to update or supplement this Testimony to  
3           properly inform the Commission and to reflect additional  
4           information as it becomes available.

**EXHIBIT -B-**

**Enron Energy Services Power, Inc.**

Docket No. R-00973953

Docket No. P-00971265

**SENATOR VINCENT J. FUMO**

**Interrogatories, Set II**

Witness: Susan P. Vorhees

**FUMO-II-5:**

Please provide a detailed explanation of the meaning and consequence of paragraph 35(g) on page 29 of the Enron Petition. Please include a response to the following:

- a) What constitutes a "legal impediment" as used in paragraph 35(g)?
- b) Is the constitutional challenge to the Electricity Generation Customer Choice and Competition Act in Utility Workers Union of America, et al v. Pennsylvania Public Utility Commission, 760 M.D. 1997 filed in Commonwealth Court a "legal impediment" for the purposes of paragraph 35(g)?
- c) Is the constitutional challenge to the Electricity Generation Customer Choice and Competition Act in Indianapolis Power & Light v. Pennsylvania Public Utility Commission, 1547 C.D. 1997 filed in Commonwealth Court a "legal impediment" for the purposes of paragraph 35(g)?
- d) Assuming the existence of a "legal impediment" immediately following Commission approval of the Enron Petition, how would the rate reductions be affected?

**Response:**

- a) In general, a "legal impediment" is anything that would impair the marketing and/or issuance of the Transition Bonds.
- b) Please see the Testimony of Susan P. Vorhees (Statement No. 9).
- c) Please see the Testimony of Susan P. Vorhees (Statement No. 9).
- d) The Choice Plan and the rate reductions provided for therein would not go into effect unless or until the "legal impediment" ceased to impair the marketing and/or issuance of the Transition Bonds.

**BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Pennsylvania Public Utility Commission

v.

PECO Energy Company

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:  
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Docket No. R-00973953

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**OBJECTIONS OF  
ENRON ENERGY SERVICES POWER, INC.  
TO SENATOR VINCENT J. FUMO,  
SET FOUR (4)**

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Pursuant to 52 Pa. Code § 5.432, Enron Energy Services Power, Inc. ("EESPI") hereby sets forth the following objections to the interrogatories of Senator Vincent J. Fumo ("Senator Fumo") at Set Four (4). EESPI also notes that the following objections were timely communicated to counsel for Senator Fumo pursuant to the procedural schedule established in Prehearing Order No. 1. EESPI objects to the following:

2. **Please provide a copy of all memorandum, working papers, briefs or written opinion letters from said "counsel" concerning the merits of the lawsuit filed by the Utility Workers Union of America, AFL-CIO System Local No. 102 challenging the constitutionality of the Electricity Generation Customer Choice and Competition Act.**

Objection. EESPI objects in that Senator Fumo Set Four (4), Question 2, seeks mental impressions of counsel or counsel's conclusions, opinions, memoranda, notes, summaries, legal research, and/or legal theories and analyses. 52 Pa. Code § 5.323. The interrogatory seeks information that is not relevant to the subject matter of this proceeding. 52 Pa. Code. §

5.321 (a) and (c). Accordingly, the information sought in Senator Fumo Set Four (4),

Question 2 is:

- (1) Protected from disclosure by the attorney client privilege and, therefore, remains outside the scope of discovery under the Commission's Rules and Regulations. 52 Pa.Code §§ 5.321(c), 5.361(a)(3); and
- (2) Not reasonably calculated to lead to the discovery of admissible evidence. 52 Pa.Code. § 5.321(c).

Finally, EESPI objects to the provision of information as requested in that the same would cause unreasonable annoyance, oppression, burden or expense and would require the making of an unreasonable investigation. 52 Pa.Code § 5.361(a)(2) and (4).

**3. Please indicate whether or not said "counsel" has reviewed the respective briefs submitted by the parties in the Utility Workers Union of America, AFL-CIO System Local No. 102 litigation. Please identify exact which briefs were reviewed, the date they were reviewed and the conclusions drawn from each.**

Objection. EESPI objects in that Senator Fumo Set Four (4), Question 3, seeks mental impressions of counsel or counsel's conclusions, opinions, memoranda, notes, summaries, legal research, and/or legal theories and analyses. 52 Pa.Code § 5.323. The interrogatory seeks information that is not relevant to the subject matter of this proceeding. 52 Pa.Code. § 5.321 (a) and (c). Accordingly, the information sought in Senator Fumo Set Four (4),

Question 3 is:

- (1) Protected from disclosure by the attorney client privilege and, therefore, remains outside the scope of discovery under the Commission's Rules and Regulations. 52 Pa.Code §§ 5.321(c), 5.361(a)(3); and
- (2) Not reasonably calculated to lead to the discovery of admissible evidence. 52 Pa.Code. § 5.321(c).

- 5. Please provide a copy of all memorandum, working papers, briefs or written opinion letters from said "counsel" concerning the merits of the lawsuit filed by Indianapolis Power & Light Company challenging the constitutionality of the Electricity Generation Customer Choice and Competition Act.**

Objection. EESPI objects in that Senator Fumo Set Four (4), Question 5, seeks mental impressions of counsel or counsel's conclusions, opinions, memoranda, notes, summaries, legal research, and/or legal theories and analyses. 52 Pa.Code § 5.323. The interrogatory seeks information that is not relevant to the subject matter of this proceeding. 52 Pa.Code. § 5.321 (a) and (c). Accordingly, the information sought in Senator Fumo Set Four (4),

Question 5 is:

- (1) Protected from disclosure by the attorney client privilege and, therefore, remains outside the scope of discovery under the Commission's Rules and Regulations. 52 Pa.Code §§ 5.321(c), 5.361(a)(3); and
- (2) Not reasonably calculated to lead to the discovery of admissible evidence. 52 Pa.Code. § 5.321(c).

Finally, EESPI objects to the provision of information as requested in that the same would cause unreasonable annoyance, oppression, burden or expense and would require the making of an unreasonable investigation. 52 Pa.Code § 5.361(a)(2) and (4).

- 6. Please indicate whether or not said "counsel" has reviewed the respective briefs submitted by the parties in the Indianapolis Power & Light Company litigation. Please identify exact which briefs were reviewed, the date they were reviewed and the conclusions drawn from each.**

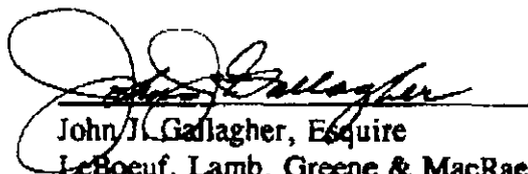
Objection. EESPI objects in that Senator Fumo Set Four (4), Question 6, seeks mental impressions of counsel or counsel's conclusions, opinions, memoranda, notes, summaries,

legal research, and/or legal theories and analyses. 52 Pa.Code § 5.323. The interrogatory seeks information that is not relevant to the subject matter of this proceeding. 52 Pa.Code. § 5.321 (a) and (c). Accordingly, the information sought in Senator Fumo Set Four (4),

Question 6 is:

- (1) Protected from disclosure by the attorney client privilege and, therefore, remains outside the scope of discovery under the Commission's Rules and Regulations. 52 Pa.Code §§ 5.321(c), 5.361(a)(3); and
- (2) Not reasonably calculated to lead to the discovery of admissible evidence. 52 Pa.Code. § 5.321(c).

Respectfully Submitted,



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L.L.P.

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(717) 232-8199

Attorney for Enron Energy  
Services Power, Inc.

Dated: October 31, 1997

**BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Pennsylvania Public Utility Commission

v.

PECO Energy Company

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Docket No. R-00973953

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**CERTIFICATE OF SERVICE**

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I hereby certify that I have on this 31st day of October, 1997, served a true copy of the foregoing Objections to Senator Vincent J. Fumo, Set IV, on behalf of Enron Energy Services Power, Inc. upon the participants, listed below, in accordance with the requirements of 52 Pa.Code § 1.54:

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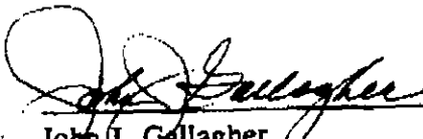
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Attorney for Euron Energy  
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**BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

**In re the Application of PECO Energy  
Company for Approval of its Restructuring  
Plan Under Section 2806 of the Pennsylvania  
Public Utility Code**

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**Docket No. R-00973953**

**CERTIFICATION OF SERVICE**

I Christopher B. Craig, attorney for Senator Vincent J. Fumo, hereby certify that a copy of the foregoing document has been served in person or by first class mail at the addresses indicated below. I further certify that the manner of service satisfied the requirements of 52 PA.Code §§ 5.75 and 1.54.

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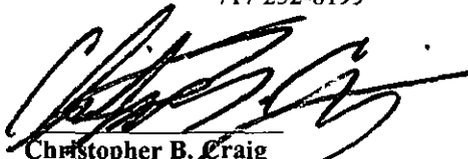
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SAN FRANCISCO  
BRUSSELS  
MOSCOW  
ALMATY  
LONDON  
(A LONDON-BASED  
MULTINATIONAL PARTNERSHIP)

November 3, 1997

**BY HAND**

James McNulty, Prothonotary  
Pennsylvania Public Utility Commission  
North Office Building  
P.O. Box 3265  
Harrisburg, PA 17105-3265

DOCUMENT  
FOLDER

RECEIVED  
97 NOV -3 PM 3:44  
P.A.P.U.G.  
PROTHONOTARY'S OFFICE

Re: Pennsylvania Public Utility Commission v. PECO Energy Company  
Docket No. R-00973953

Dear Mr. McNulty:

Enclosed please find for filing three (3) copies of a Certificate of Service evidencing service of Enron Energy Services Power, Inc.'s Responses to PECO Energy Company's Interrogatories, Set XIV.

If you have any questions concerning this matter, please contact me at your convenience.

Sincerely,

  
John J. Gallagher

JJG/mas  
enclosure

cc: All Parties on Certificate of Service  
Daniel Clearfield, Esquire

BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION

Pennsylvania Public Utility Commission

v.

PECO Energy Company

:  
:  
:  
:  
:

Docket No. R-00973953

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CERTIFICATE OF SERVICE

---

I hereby certify that I have on this 3rd day of November, 1997, served a true copy of the foregoing Responses to PECO Energy Company's Interrogatories, Set XIV, on behalf of Enron Energy Services Power, Inc. upon the participants, listed below, in accordance with the requirements of 52 Pa.Code § 1.54:

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LLC), (Noram Energy Management, Inc.),  
(Vastar Power Marketing, Inc.), (Electric  
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Association Plumbing, Heating and Cooling  
Contractors)

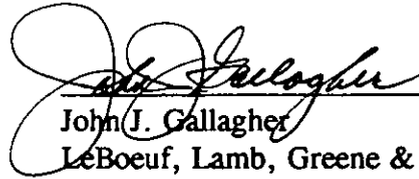
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Users Group)

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Charles D. Shields, Prosecutor  
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Mr. Lance Haver  
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(Self)



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Attorney for Enron Energy  
Services Power, Inc.

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November 3, 1997

DOCUMENT  
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VIA HAND DELIVERY

James J. McNulty, Acting Secretary  
Pennsylvania Public Utility Commission  
P.O. Box 3265  
Harrisburg, PA 17105-3265

RE: Application of PECO Energy Company for Approval of its  
Restructuring Plan Under Sections 2806 of the Public Utility Code,  
Docket No. R-00973953;  
Petition of Enron Energy Services Power, Inc. for Approval of  
an Electric Competition and Customer Choice Plan and for  
Authority Pursuant to Section 2807(e)(3) of the Public Utility Code  
to Serve as the Provider of Last Resort in the Service Territory of  
PECO Energy Company  
Docket No. P-00971265

Dear Mr. McNulty:

On behalf of Enron Power Marketing, Inc. enclosed for filing please find and  
original and three copies each of the Objections to Interrogatories of PECO Energy Company ---  
Set XVI and the Objections to to Interrogatories of Indianapolis Power and Light in the  
above-captioned matter.

Copies of the attached have been served as indicated on the attached Certificate of  
Service.

Respectfully,



Alan Kohler

For WOLF, BLOCK, SCHORR and SOLIS-COHEN

AK/cln

Enclosures

cc: Hon. Marlene R. Chestnut  
Hon. Charles E. Rainey, Jr.

All Parties of Record

PHILADELPHIA, PA • BLUE BELL, PA • CAMDEN, NJ • NORRISTOWN, PA • WILMINGTON, DE

ORIGINAL

BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION

PECO Application for Approval of its : Docket No. R-00973953  
Restructuring Plan and Joint Petition for :  
Partial Settlement :

Petition of Enron Energy Services Power, Inc. :  
for Approval of an Electric Competition and : Docket No. P-00971255  
Choice Plan and for Authority Pursuant to :  
Section 2007(e) of the Public Utility Code to :  
Serve as the Provider of Last Resort in the :  
Service Territory of PECO Energy Company :

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ENRON ENERGY SERVICES POWER, INC.'S  
OBJECTIONS TO INTERROGATORIES OF  
INDIANAPOLIS POWER AND LIGHT

---

Enron Energy Services Power, Inc. ("EESPI"), pursuant to 52 Pa. Code § 5.432, submits these objections to questions 2, 3, 4 and 6 of the interrogatories of Indianapolis Power and Light Company ("IPALCO") in the above-captioned matter. The interrogatories at issue were served on EESPI on October 27, 1997. Timely oral objection were conveyed to IPALCO's counsel. EESPI's specific objections to IPALCO's interrogatories are as follows:

2. **Was the counsel referenced in interrogatory No. 1 retained by Ms. Voorhees to provide specific legal advice to her regarding the referenced "lawsuit?" If not, please fully explain how the opinion of said counsel came to be known by Ms. Voorhees.**

Objection: EESPI objects to this interrogatory on the following grounds:

- a) The interrogatory seeks information which is protected from disclosure by the attorney-client and attorney work product privilege. 52 Pa. Code § 5.321; and

b) The information the interrogatory seeks is not relevant and is not reasonably calculated to lead to the discovery of admissible evidence. 52 Pa. Code § 5.321.

3. **Was the information received by Ms. Voorhees from the counsel referenced in Interrogatory No. 1 in the form of a written opinion? If answering in the affirmative, please produce the written opinion of said counsel came to be known by Ms. Voorhees.**

Objection: EESPI objects to their interrogatory on the following grounds:

a) The interrogatory seeks information which is protected from disclosure by the attorney-client and attorney work product privilege. 52 Pa. Code § 5.321; and

b) The information the interrogatory seeks is not relevant and is not reasonably calculated to lead to the discovery of admissible evidence. 52 Pa. Code § 5.321.

4. **Was the "without merit" information received by Ms. Voorhees received without qualification by the counsel referenced in Interrogatory No. 1?**

Objection: EESPI objects to their interrogatory on the following grounds:

a) The interrogatory seeks information which is protected from disclosure by the attorney-client and attorney work product privilege. 52 Pa. Code § 5.321; and

b) The information the interrogatory seeks is not relevant and is not reasonably calculated to lead to the discovery of admissible evidence. 52 Pa. Code § 5.321.

6. **Has Ms. Voorhees, or the counsel referenced in Interrogatory No. 1, reviewed the Advance Form Brief and Reply Brief filed by Indianapolis Power and Light Company in the Commonwealth Court of Pennsylvania, No. 1597 C.D. 1997?**

Objection: EESPI objects to their interrogatory on the following grounds:

- a) The interrogatory seeks information which is protected from disclosure by the attorney-client and attorney work product privilege. 52 Pa. Code § 5.321; and
- b) The information the interrogatory seeks is not relevant and is not reasonably calculated to lead to the discovery of admissible evidence. 52 Pa. Code § 5.321.

Respectfully submitted,



---

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Attorneys for Enron Energy Services Power, Inc.

Dated: November 3, 1997

ORIGINAL

BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION

PECO Application for Approval of its : Docket No. R-00973953  
Restructuring Plan and Joint Petition for :  
Partial Settlement :

Petition of Enron Energy Services Power, Inc. :  
for Approval of an Electric Competition and : Docket No. P-00971265  
Choice Plan and for Authority Pursuant to :  
Section 2007(e) of the Public Utility Code to :  
Serve as the Provider of Last Resort in the :  
Service Territory of PECO Energy Company :

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ENRON ENERGY SERVICES POWER, INC.'S  
OBJECTIONS TO INTERROGATORIES OF  
PECO ENERGY COMPANY - SET XVI

Enron Energy Services Power, Inc. ("EESPI"), pursuant to 52 Pa. Code § 5.432, submits these objections to questions 19 and 20 of Set XVI of the interrogatories of PECO Energy Company ("PECO") in the above-captioned matter. The interrogatories at issue were served on EESPI on October 27, 1997. Timely oral objections were conveyed to PECO's counsel on October 30, 1997. EESPI's specific objections to PECO's interrogatories are as follows.

- 19. **All power purchase agreements entered into by Enron Corp. or Enron Power Marketing, Inc. during the past three years.**

Objection. EESPI objects to the interrogatory on the following grounds.

- a) The interrogatory requests the production of contracts entered into by affiliates of EESPI which are not in EESPI's possession and, therefore, is overbroad;

- b) The interrogatory seeks information not relevant and is not reasonably calculated to lead to the discovery of admissible evidence. 52 Pa. Code § 5.321; and
  - c) The interrogatory seeks information which is highly confidential and the disclosure of which would cause unreasonable annoyance, oppression, burden or expense. 52 Pa. Code §§ 5.361(a)(2), 5.362(a)(1) and (7).
20. **All call contracts for, or options to purchase, energy and/or capacity entered into by Enron Power Marketing, Inc. during the past three years.**

Objection. EESPI objects to the interrogatory on the following grounds.

- a) The interrogatory requests the production of contracts entered into by affiliates of EESPI, if they exist, which are not in EESPI's possession and therefore, is overbroad;
- b) The interrogatory seeks information not relevant and is not reasonably calculated to lead to the discovery of admissible evidence. 52 Pa. Code § 5.321; and

- c) The interrogatory seeks information which is highly confidential and the disclosure of which would cause unreasonable annoyance, oppression, burden or expense. 52 Pa. Code §§ 5.361(a)(2), 5.362(a)(1) and (7).

Respectfully submitted,



---

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(717) 232-8199

Attorneys for Enron Energy Services Power, Inc.

Dated: November 3, 1997

**CERTIFICATE OF SERVICE**

I hereby certify that I have this day served a true copy of the foregoing documents upon the participants listed below, in accordance with the requirements of § 1.54 (relating to service by a participant):

**VIA TELECOPY and FIRST CLASS MAIL**

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Alan Kohler

Dated: November 3, 1997



**PECO ENERGY**

**ORIGINAL**  
Legal Department

NOV 4 1997

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and General Counsel

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Assistant General Counsel

By FedEx  
James McNulty, Acting Secretary  
Pennsylvania Public Utility Commission  
Room B-20, North Office Building  
Harrisburg, PA 17105-3265

KJK

Re: Application Of PECO Energy Company For Approval Of Its Restructuring Plan  
Under Section 2806 Of The Public Utility Code,  
Docket No. R-00973953;  
Petition of Enron Energy Service Power, Inc., Docket No. P-00971265.

Dear Secretary McNulty:

The purpose of this letter is to point out a glaring misrepresentation in Enron's October 30, 1997 Answer to Petitions for Reconsideration in this proceeding. At pages 9-10 of its Answer, Enron claims that "it has been denied any opportunity to participate in any meaningful [settlement] discussions with PECO either prior to or after the filing of the Partial Settlement." That claim is simply wrong.

It is true that early settlement discussions did involve and, in fact, were initiated by the consumer representatives. The early discussions did not focus on certain parties, like Enron, because those parties had not submitted testimony on the principal issues being discussed, such as stranded investment recovery, projected market prices and rate discounts. Indeed, Enron confirmed in formal responses to discovery that it did not intend to take any positions or sponsor any assumptions regarding these issues of fundamental importance to the consumer groups. (See attached interrogatory responses).

Nevertheless, PECO and other parties did hold settlement discussions with Enron, a fact that Enron neglects to mention in its Answer. PECO itself met with Enron representatives on two occasions (August 18 and August 20) and conducted telephone discussions with Enron's counsel. On these occasions, PECO made it clear that it was willing to continue settlement discussions with Enron if the discussions would be meaningful and productive. In addition, other settling parties held settlement discussions with Enron. Moreover, Enron was provided with a copy of the Settlement Term Sheet weeks before the Settlement Agreement was ultimately signed. Perhaps most importantly, the final settlement took into consideration the input of Enron and other marketers - for example, in the energy caps established and in carving out certain issues, such as whether metering and billing should be competitive.

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November 4, 1997

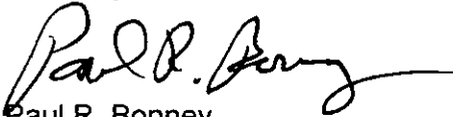
Page 2

Equally troubling are Enron's assertions that it has been denied any opportunity to discuss settlement with PECO after the filing of the Partial Settlement. On October 1, 1997 an officer of Enron called Tom Hill, a Vice President of PECO, with an urgent "offer" to meet to discuss settlement. That "offer," however, contained a number of unusual and unexplained conditions including that settlement discussions could only be held immediately, within the "next 48 hours," and that Enron would not put a proposal on the table for PECO to consider. As Mr. Hill's October 2, 1997 letter to Enron indicates (copy attached), PECO was willing to meet with Enron and other marketers to discuss settlement at any time and at any place (including Houston) that would be productive, but that if Enron was serious about holding such settlement discussions, we would appreciate receiving a specific written proposal for settlement rather than simply continuing to hear restatements and aggressive rearguments of Enron's litigation position. I would note that Enron never responded to PECO's October 2<sup>nd</sup> letter inviting them to engage in settlement discussions.

It now appears evident that Enron's October 1st call was not sincere. Even at the time, it seemed less of a genuine offer to discuss settlement and more of a disingenuous attempt to engage us in an interaction in order to claim that PECO would not discuss settlement. Enron's threat to us on October 1<sup>st</sup> that the "bloodletting" would begin further evidences that Enron had no intention of engaging in meaningful discussions but rather was posturing before dropping its "Enron Choice Plan" on the Commission, PECO and the other settling parties several days later.

In sum, Enron should not be heard to complain that they have been denied any opportunity to participate in meaningful settlement discussions with PECO or the other parties. Indeed, as the misrepresentations in its Answer make clear, Enron is merely interested in engaging in deceptive tactics and aggressive litigation.

Sincerely,



Paul R. Bonney

PRB/mbo

Attachments

cc: John M. Quain, Chairman  
David W. Rolka, Commissioner  
John Hanger, Commissioner  
Robert K. Bloom, Commissioner  
Nora Mead Brownell, Commissioner  
Administrative Law Judge Marlane R. Chestnut  
Administrative Law Judge Charles E. Rainey, Jr.  
Parties of record

Certificate of Service

I hereby certify that I have this day served the foregoing document on the following in the matter of Pennsylvania Public Utility Commission v. PECO Energy Company Pa. PUC Docket No. R-00973953.

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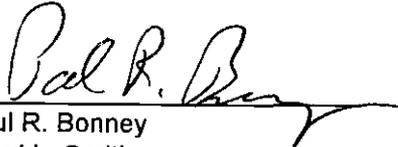
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November 4, 1997

**VIA HAND DELIVERY**

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

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KJR

RE: Application of PECO Energy Company for Approval of its  
Restructuring Plan Under Sections 2806 of the Public Utility Code,  
Docket No. R-00973953; .  
Petition of Enron Energy Services Power, Inc. for Approval of  
an Electric Competition and Customer Choice Plan and for  
Authority Pursuant to Section 2807(e)(3) of the Public Utility Code  
to Serve as the Provider of Last Resort in the Service Territory of  
PECO Energy Company  
Docket No. ~~P-00971265~~

Dear Mr. McNulty:

On behalf of Enron Power Marketing, Inc. enclosed for filing please find and  
original and three copies of the Objections to Interrogatories of Senator Vincent J. Fumo — Set  
Five in the above-captioned matter.

Copies of the attached have been served as indicated on the attached Certificate of  
Service.

Respectfully,



Tanya Leshko

For WOLF, BLOCK, SCHORR and SOLIS-COHEN

TL/cln

Enclosures

cc: Hon. Marlene R. Chestnut

Hon. Charles E. Rainey, Jr.

All Parties of Record

PHILADELPHIA, PA • BLUE BELL, PA • CAMDEN, NJ • NORRISTOWN, PA • WILMINGTON, DE

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BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION

PECO Application for Approval of its : Docket No. R-00973953.  
Restructuring Plan and Joint Petition for :  
Partial Settlement :

Petition of Enron Energy Services Power, Inc. :  
for Approval of an Electric Competition and : Docket No. P-00971265  
Choice Plan and for Authority Pursuant to :  
Section 2007(e) of the Public Utility Code to :  
Serve as the Provider of Last Resort in the :  
Service Territory of PECO Energy Company :

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**ENRON ENERGY SERVICES POWER, INC.'S  
OBJECTIONS TO INTERROGATORIES OF  
SENATOR VINCENT J. FUMO — SET FIVE**

---

Enron Energy Services Power, Inc. ("EESPI") pursuant to 52 Pa. Code §5.432, submits these objections to questions 36, 37, and 41 of Set V of the interrogatories of Senator Vincent J. Fumo in the above-captioned matter. The interrogatories at issue were served upon EESPI on October 29, 1997. EESPI's specific objections to the interrogatories propounded by Senator Fumo are as follows:

- 36. **Please provide any materials the Chase Securities, Inc. or any other organizations that you are affiliated with [h]as provided to Enron regarding the securitization component of its Customer Choice Plan.**

Objection: EESPI objects to this interrogatory on the following grounds.

- a) The interrogatory requests Sarah P. Voorhees, a witness from Chase Securities Inc. to produce materials which were provided to EESPI by affiliates of Chase Securities Inc. Such documents, if they exist, are not in

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the possession of Chase Securities Inc. The interrogatory, therefore, is overbroad;

- b) The interrogatory seeks information which is not relevant and is not reasonably calculated to lead to the discovery of admissible evidence. 52 Pa. Code §5.321;
- c) Without waiving these objections, EESPI will produce any documents responsive to this interrogatory which are in the possession of Chase Securities Inc., and which are not protected from disclosure by either attorney-client or attorney work product privilege. 52 Pa. Code §5.321.

**37. Please provide any general materials that you or Chase Securities Inc. have provided to clients that discuss how asset-backed securities are evaluated by the financial community or rated by the ratings agencies.**

Objection: EESPI objects to this interrogatory on the following grounds.

- a) The interrogatory requests information provided by Chase Securities Inc. to clients other than EESPI. The interrogatory is therefore overbroad, irrelevant, and is not reasonably calculated to lead to the discovery of admissible evidence. 52 Pa. Code §5.321;
- b) The interrogatory seeks information which is highly confidential, the disclosure of which would cause unreasonable annoyance, oppression, burden or expense. 52 Pa. Code §§5.361(a)(2), 5.362(a)(1) and (7).

41. Please respond to the following questions:

**Are you or is Chase Securities Inc. receiving compensation from Enron or any of its affiliates or subsidiaries for your services (including the provision of testimony in this case) related to securitization issues? If so, please identify how such compensation is structured and how much has been billed to date.**

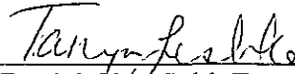
**Please provide the total amount of compensation Chase Securities Inc. earned as a participant in the securitization of conservation assets for Puget Sound Power & Light company (See page 1, lines 15-17).**

Objection: The interrogatories under question 41, above, are objected to on the following grounds.

- a) The interrogatories seek information which is not relevant and is not reasonably calculated to lead to the discovery of admissible evidence. 52 Pa. Code §5.321;

- b) The interrogatories seek information which is highly confidential, the disclosure of which would cause unreasonable annoyance, oppression, burden or expense. 52 Pa. Code §§5.361(a)(2), 5.362(a)(1) and (7).

Respectfully submitted,



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Dated: November 4, 1997

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I hereby certify that I have this day served a true copy of the foregoing documents upon the participants listed below, in accordance with the requirements of § 1.54 (relating to service by a participant):

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November 4, 1997

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**Re: Pennsylvania Public Utility Commission v. PECO Energy Company - Application of PECO Energy Company for Approval of its Restructuring Plan under Section 2806 of the Public Utility Code; Docket No. R-00973953**

Dear Ms. Smith:

Consistent with your letter dated October 23, 1997, to Chief Administrative Law Judge Christianson, enclosed please find the responses of the Philadelphia Area Industrial Energy Users Group to Commissioner Information Requests, Set No. 2.

Very truly yours,

MCNEES, WALLACE & NURICK

By   
Derrick P. Williamson

Counsel to the Philadelphia Area  
Industrial Energy Users Group

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c: Certificate of Service  
James J. McNulty, Acting Secretary (transmittal letter and Certificate of Service only)  
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Honorable Marlane R. Chestnut (transmittal letter and Certificate of Service only)  
Honorable Charles E. Rainey, Jr. (transmittal letter and Certificate of Service only)

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Preston, Gates, et al.  
Suite 500  
1735 New York Avenue, NW  
Washington, DC 20006-4759

John L. Munsch, Esq.  
Allegheny Power  
800 Cabin Hill Drive  
Greensburg, PA 15601-1689

Michael L. Kessler  
Vice President and General Counsel  
American Energy Solutions, Inc.  
111 South Alfred Street  
Alexandria, VA 22314

Bruce A. Connell, Esq.  
DuPont Power Marketing, Inc.  
Legal Department  
600 North Dairy Ashford, ML-1034  
Houston, TX 77079

Joel D. Newton, Esq.  
Deborah A. Swanstrom, Esq.  
Verner, Liipfert, Bernhard,  
McPherson & Hand  
901 - 15th Street, NW  
Washington, DC 20005-2301

Mr. David Boonin  
New Energy Ventures - Mid Atlantic  
1845 Walnut Street, Suite 2525  
Philadelphia, PA 19103

Roger Clark, Esq.  
Environmentalists  
NESIP 905 Denston Drive  
Ambler, PA 19002-3901

Mr. Sam DeFrawi  
Director, Navy Rate Intervention  
Washington Navy Yard, Building 212  
Code 00RI  
901 M Street, SE  
Washington, DC 20374-5018

CERTIFICATE OF SERVICE

Page 3

Audrey Van Dyke, Esq.  
Naval Facilities Engineering Command  
Washington Navy Yard, Building 218  
Room 200  
901 M Street, SE  
Washington, DC 20374-5018

Gary A. Jeffries, Esq.  
CNG Energy Services Corporation  
One Park Ridge Center  
P.O. Box 15746  
Pittsburgh, PA 15244-0746

Joseph A. Dworetzky, Esq.  
John P. Lavelle, Jr., Esq.  
Hangley, Aronchick, Segal & Pudlin  
One Logan Square, Twelfth Floor  
Philadelphia, PA 19103

Usher Fogel, Esq.  
Roland, Fogel, Koblenz & Carr, LLP  
1 Columbia Place  
Albany, NY 12207

Paul L. Ziegler, Esq.  
Ziegler & Zimmerman, PC  
355 North 21st Street, Suite 304  
P.O. Box 1080  
Camp Hill, PA 17011

Gordon Smith, Esq.  
John & Hengerer  
1200 17th Street, NW, Suite 600  
Washington, DC 20036-3006

John Klauberg, Esq.  
Bruce Miller, Esq.  
LeBoeuf, Lamb, Greene and MacRae  
125 West 55th Street  
New York, NY 10019-5389

Mr. Jerry Mendl  
MSB Energy Associates  
7507 Hubbard Avenue, Suite 200  
Middleton, WI 53562

Mr. Brian Kalcic  
Excel Consulting  
Suite 720-T  
225 South Meramec Avenue  
St. Louis, MO 63105

Mr. Richard LaCapra  
LaCapra Associates  
The Province Building  
333 Washington Street  
Boston, MA 02108

Mr. Thomas Catlin  
Exeter Associates, Inc.  
Suite 350  
12510 Prosperity Drive  
Silver Spring, MD 20904

Mr. Richard Silkman  
163 Main Street  
Yarmouth, ME 04096

Mr. Peter Bradford  
P.O. Box 497  
Peru, VT 05152

Ethan Giddings  
217 Rodman Avenue  
Jenkintown, PA 19046

Paul R. Bonney, Esq.  
Ward L. Smith, Esq.  
PECO Energy Company  
2301 Market Street  
Philadelphia, PA 19103

  
Derrick P. Williamson

Dated this 4th day of November, 1997, in Harrisburg, Pennsylvania.



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Ms. Kathryn Day  
6134 Hawthorne Street  
Philadelphia, PA 19135

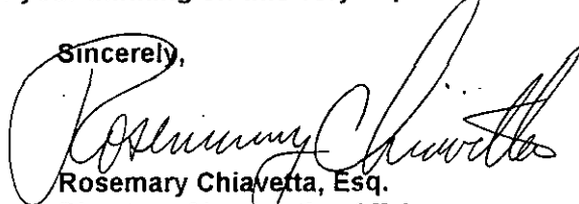
Dear Ms. Day:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,



Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty /

6134 Hawthorne Street  
Phila. Pa. 19131

Thank You Governor For my choice to  
Choose my Electric PLAN. I am going  
with the Choice Plan that will save  
20 per cent of my Bill. PECO, has  
to go.

Yours Harry Day  
Kathryn Day



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Geoffrey Moulton  
503 Lindley Road  
Glenside, PA 19038

Dear Mr. Moulton:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty /

17 October, 1997

Governor Tom Ridge  
Governor's Office  
225 Main Capital Bldg.  
Harrisburg, PA 17120

Dear Governor Ridge:

Thank you for supporting our right to choose electricity providers. This is a step in the right direction to save people in the Commonwealth money by providing true competition. Other states have already shown the way via an open method of allowing utility customers to select their electricity provider.

Although it has been long in coming to the Commonwealth I would prefer to see the Choice Plan, as proposed by Enron, implemented. The Choice Plan offers meaningful choices and greater savings over the current PECO plan.

As you know the people in PECO's area are already paying two times the amount per kilowatt hour as paid by people in other areas of the Commonwealth. The PECO plan does little to bring consumer prices into line. Please show your support for the Choice Plan to the Public Utilities Commission and urge them to approve the plan.

Regards,



Geoffrey Moulton  
503 Lindley Rd  
Glenside, PA 19038



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. and Mrs. Robert Ewing  
537 Lenape Circle  
Langhorne, PA 19047-1140

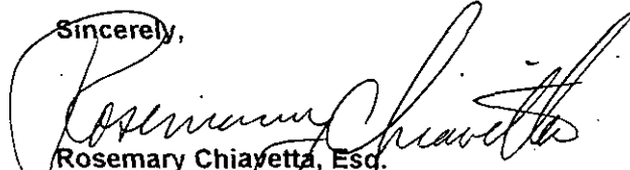
Dear Mr. and Mrs. Ewing:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,



Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty /

FAX TO: Gov. Thomas Ridge

FAX NO: 717.772.8284

FROM: Robert J. & Rosemary D. Ewing  
537 Lenape Circle  
Lunghorne, PA 19047-1140

SUBJ: ENRON Choice Plan

1. We appreciate your support for our right to choose our electricity provider and we hope your will take the next step to greater choice.
2. PECO has charged us well above the national average for years and at this time they are offering a few crumbs to maintain their monopoly position.
3. We believe the market should be open to real competition, be the suppliers in or out of state and that is why at this time we urge you to support ENRON's Choice Plan.



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. William Schautz  
902 Buckboard Way  
Lansdale, PA 19446

Dear Mr. Schautz:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

William P. Schautz  
902 Buckboard Way  
Lansdale, PA 19446

October 16, 1997

Thomas J. Ridge  
Governor  
Commonwealth of Pennsylvania  
225 Main Capital Building  
Harrisburg, PA 17120

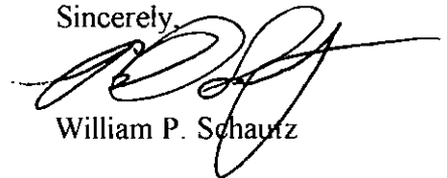
Dear Governor Ridge;

A quick note to let you know that I support Enron's proposal concerning electric utility deregulation.

There can be no mistaking PECO's intentions, as is evidenced by their pronouncements. The louder they proclaim, the greater the need to overcome their interests.

Please add your voice in support of Enron's proposal.

Sincerely,

A handwritten signature in black ink, appearing to read 'W.P. Schautz', with a long horizontal flourish extending to the right.

William P. Schautz

PS; To the aide reading this letter;  
No need for a form letter reply.



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Ms. Rhonda Robins  
115 Meadow View Drive  
Newtown, PA 18940

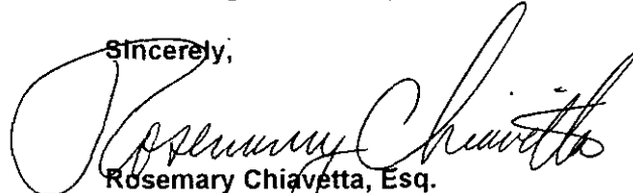
Dear Mr. Robins:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,



Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty ✓

October 17, 1997

Governor Tom Ridge  
225 Main Capitol  
Harrisburg, PA 17120

Dear Governor Ridge:

I support the Choice Plan for Enron. Please implement this program. It sounds wonderful.

Thank you.

Rhonda Robins  
115 Meadow View Drive  
Newtown, PA 18940



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Arthur Menno  
509 Grant Avenue  
Willow Grove, PA 19090

Dear Mr. Menno:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty /

10/16/97



Arthur P. Menno  
509 Grant Ave.  
Willow Grove, PA 19090

Governor T. Ridge

Choice Plan  
Enron & Energy deserves

an opportunity to serve P.E.

Customers wish lower rates -

P.E. has "over charge" us for  
years - now they deserve  
what they just do.

Art Menno



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Robert Klug  
168 West Nedro Avenue  
Philadelphia, PA 19120

Dear Mr. Klug:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty /

Governor Ridge -

October 15, 1997

Your support of our right to  
choose our energy providers is very  
much appreciated by all Pennsylvanians.  
Our household wants the Choice Plan  
because we feel it is much more  
advantageous to us than PECO's  
plan.

Sincerely,  
Robert J. King  
168 W. Vedro Ave  
Philadelphia, PA

19120



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. T. Francis Dillon  
1115 Jack Road  
Yardley, PA 19067

Dear Mr. Dillon:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty /

**T. Francis Dillon**

1115 Jack Road  
Yardley, PA 19067

Phone:215-736-3002 Fax:215-736-0604  
Email:nimbus@bellatlantic.com

---

October 16, 1997

Governor Thomas Ridge  
c/o Pennsylvania Governor's Office  
225 Main Capitol Building  
Harrisburg, PA 17120

Dear Governor Ridge:

Thank you for supporting my right to choose electricity providers. The ability to choose my power provider is long over due. Please make sure that there are no delays or special provisions in the *CHOICE PLAN* currently being considered that would hamper free market competition for my services.

Sincerely,

            
/ .

T. Francis Dillon



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mrs. Lynne Servetnick  
338 Ridgeway Place  
Philadelphia, PA 19116

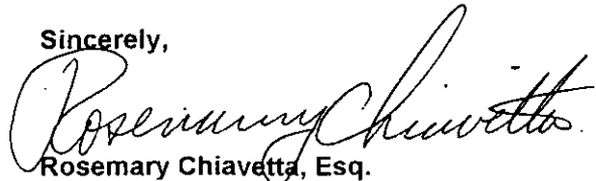
Dear Mrs. Servetnick:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,



Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty /

**Mrs. Lynne Servetnick**

338 Ridgeway Place  
Philadelphia, PA 19116

Governor Tom Ridge  
Governor's Office  
225 Main Capitol Building  
Harrisburg, PA 17120

Dear Sir,

Thank you for supporting my right to choose electricity providers. I would like the Choice Plan because it offers meaningful choices and doubles the savings of the PECO plan.

Thank you,



Lynne M. Servetnick

PHONE (215)673-1921



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Daniel Jenkins Bickings  
202 Laydon Lane  
West Chester, PA 19380

Dear Mr. Jenkins Bickings:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty ✓

10-15-97

Dear Governor Ridge,

I am writing to express my support for ENRON's proposed energy competition plan. Peco energy has one of, if not the, highest rates in the nation. I feel it would benefit everyone in the Peco energy service area if enron becomes the default energy supplier.

Sincerely,

Daniel Jenkins Beckings

Daniel Jenkins Beckings

202 Laydon Lane

West Chester, PA.

19380



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Arnold Roseman, Ph.D.  
39 Militia Hill Drive  
Chesterbrook, PA 19087-5846

Dear Dr. Roseman:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty ✓

39 Militia Hill Drive  
Chesterbrook, PA 19087-5846

October 15, 1997

Governor Tom Ridge  
225 Main Capital  
Harrisburg, PA 17120

Dear Governor Ridge,

Please give greater consideration to the electric utility deregulation legislation and implementation. The recent Enron proposal portends much greater savings to Pennsylvania's consumers. It appears to be bona fide but I am not qualified to judge it any more than I can truly evaluate Peco's route. However Enron enjoys a world-wide reputation in the energy field, and I seriously doubt that it is "smoke and mirrors" advertised by Peco.

Sincerely,

A handwritten signature in black ink, appearing to read "Arnold S. Roseman", with a long horizontal flourish extending to the right.

Arnold S. Roseman, Ph.D.  
Phone 610 640 4529



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Thomas McNeil  
12 James Thomas Road  
Malvern, PA 19355-1127

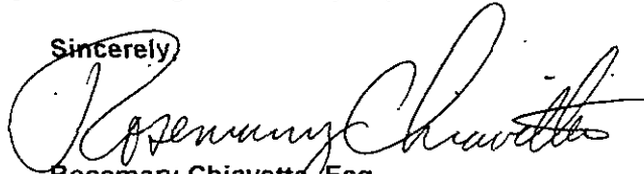
Dear Mr. McNeil:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,



Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty /

October 14, 1997

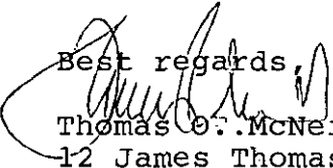
Governor Thomas Ridge  
225 Main Capital  
Harrisburg, PA 17120

Dear Governor,

I speak for many of the people of Chester County when I ask you and the PUC to give Enron Energy full consideration relative to providing services in our area. Peco has not made an offer that will resolve the long overdue problems of excessive electric rates in SE PA.

A good deal of economic expansion would take place both at the commercial and consumer level if electric rates were more reasonable.

Best regards,



Thomas O. McNeil  
12 James Thomas Road  
Malvern, PA 19355-1127  
(610) 647-9680



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

N. Doan  
7242 Sansom Street  
Upper Dabry, PA 19082

Dear N. Doan:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty /

Dear Governor Tom Ridge,

I'm Thank N. Doan at 7242 Sansom<sup>st</sup>,  
Upper Darby PA 19082.

I would like to say thank to you for  
supporting my right to choose electricity  
providers.

I would like to want the choice plan  
because it offers meaningful choices and  
doubles the savings of the Peco plan.  
sincerely.

Thank you

Thank N. Doan.



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Edward Andrus  
37 Christopher Drive  
Holland, PA 18966

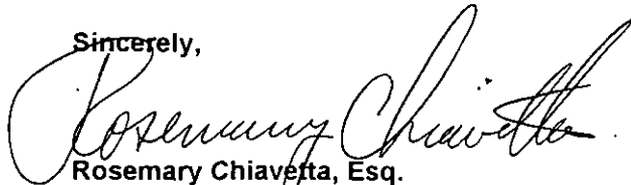
Dear Mr. Andrus:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,



Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty /

October 21, 1997  
37 Christopher Drive  
Holland, PA 18966

Governor Thomas Ridge  
225 Main Capitol Building  
Harrisburg, PA 17120

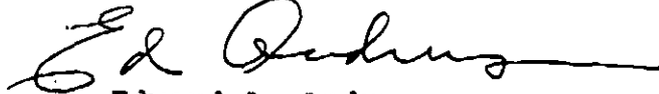
Dear Tom,

As a lifetime Pennsylvania resident living in the southeastern part of the State, I have been subjected to inordinately high rates for electric service by PECO Energy for 62 years. During the period of utility monopoly, I had no alternative but to endure the costs.

However, now that we are embarking on a new era of competition in the electric utility industry, I want you to know that I and my neighbors whole-heartedly support the idea of 'CHOICE' initiated recently by the Enron Corporation. PECO has for too long had control over the rate-payers of our area without much consideration for them. If Enron or some other company is willing to provide a better deal for us, I ask for your support in sponsoring them and/or producing a better deal from PECO.

We voted for you when you needed our support because you were portrayed as fair-minded. We now ask you to support us on this matter because its the fair thing to do.

Sincerely,



Edward A. Andrus  
Phone: 1-215-8615  
Fax: 1-215-953-8867



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Victor Pastors  
17 Carousel Circle  
New Britain, PA 18901

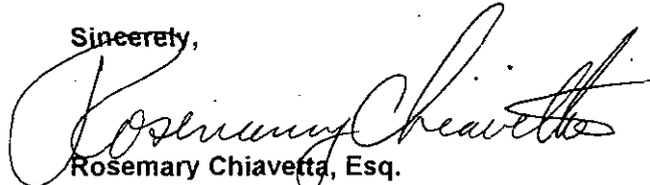
Dear Mr. Pastors:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,



Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty /

10/15/97

Governor Tom Ridge,

Thank you for supporting our  
right to choose our electricity provider.  
No one provider should be allowed  
to monopolize the consumer. Please  
send me information on the Choice  
Plan.

My name and address are as follows:

MR. VICTOR P. PASTORS

17 CAROUSEL CIRCLE

NEW BRITAIN, PA.

18901

Thank you,

Victor Pastors



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. David Demchak  
900 Jacksonville Road  
Ivyland, PA 18974

Dear Mr. Demchak:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty /

# WAGNER GOURMET FOODS, INC.

PURVEYORS OF FINE FOOD SINCE 1847

**David Demchak**  
**Purchasing Manager**  
**Wagner Gourmet Foods, Inc.**  
**900 Jacksonville Road**  
**Ivyland, PA 18974**

**Public Utility Commission**  
**State Office Complex**  
**Harrisburg, PA 17107**

**Dear Sirs,**

**This letter is in support of Enron's Choice Plan. This plan will help this small business become more competitive in the specialty & Gourmet Food business. As you are aware that PECO has some of highest rates in the country. I again want to urge passage of the Choice Plan.**

**Sincerely,**



**David Demchak**



1847 1997

**4500 Northchase Parkway, NE • Wilmington, NC 28405**  
**Phone: (910) 799-9725 • FAX: (910) 799-9745**



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. John Becker  
182 East Hillcrest Avenue  
Philadelphia, PA 19118

Dear Mr. Becker:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty /

October 17, 1997  
182 East Hillcrest Ave.  
Philadelphia, PA 19118

Governor Thomas Ridge  
225 Main Capital  
Harrisburg, PA 17120

Subject: Electric Energy Competition: Proposal By Enron Corporation

Dear Governor Ridge:

I support Enron Corporation's proposal to provide competitive electric power to the Philadelphia area. At the very least it deserves a fair hearing before the Pennsylvania PUC, before a rush to judgment in favor of PECO Energy.

As a captive client of PECO and a payer of one of the most expensive electric rates in the country I applaud your efforts to bring competition to this monopoly in Pennsylvania. I hope that you will indeed allow open market forces to push for the improvements in price and valued-added services, rather than the laboratory experiment we are being asked to accept with PECO. Enron's proposal provides that wholesome competitive edge which we have been seeking.

The recent proposal to introduce competition is a first step in the right direction. However, it falls short in several ways:

- o a 10% reduction in PECO rates that are 40-50% higher than the national average is disingenuous at best. During the summer, the surcharge on electric energy usage brings PECO's rate close to \$.15 per kilowatt-hour which I believe is akin to Long Island Lighting's rate, the highest in the country.

- o a pilot program which is discriminatory to all those who would not be selected to participate. Why a phase in program? To educate management? To recover more than sunk costs? To maintain PECO's monopoly in reality? Enron is ready to go now for all customers--and has a proven track record.

- o a chance for PECO to recover more than sunk costs if electric usage grows. Even normal population growth and demographic changes, not to mention new light industry would cause an increase in electric consumption. Enron has said it will give PECO its sunk cost investment as recently determined by the PUC.

Stockholders have a right to expect reasonable returns on their investments. It is up to management to provide them through better productivity, new technology, new valued-added services, and a plethora of other tools available. Fleecing the customer is not one of those tools--in a competitive environment.

Sincerely,

  
John W. Becker



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mrs. Peggy Frankenfield  
1348 Green Rd.  
Roslyn, PA 19001

Dear Mrs. Frankenfield:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty ✓

October 15, 1997

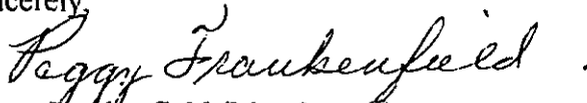
Governor's Office  
Harrisburg, PA

Dear Governor Ridge,

Thank you for encouraging and supporting our right to choose our electricity provider. We in Southeastern Pennsylvania have been held hostage to the high rates of PECO for too many years.

Now I would like to ask you to support the Choice Plan so that we may have meaningful choices and lower rates than those that PECO is trying to promote. Please give this your careful consideration.

Sincerely,

A handwritten signature in cursive script that reads "Peggy Frankenfield".

Peggy Frankenfield (Mrs. Joseph)  
1348 Green Rd.  
Roslyn, PA 19001



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. John Marshall  
100 Princeton Rd.  
Havertown, PA 19083

Dear Mr. Marshall:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty /

JOHN W. MARSHALL  
Educational Consultant  
100 Princeton Road  
Havertown, PA 19083  
(610)853-2986

FAX: (610)853-2986  
e-mail: jmarsh100@aol.com

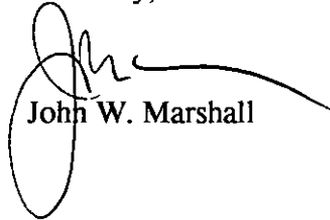
Governor Thomas Ridge  
222 Main Capitol  
Harrisburg, PA 17120

Dear Governor Ridge:

Please allow ENRON to enter the competitive process for distributing electric energy to Pennsylvania's consumers. As one of the 400,000 who didn't make the cut to participate in PECO's pilot program, I am very interested in any attempt to reduce my energy costs.

Thank you for your support in this matter.

Sincerely,



John W. Marshall



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Ms. Elaine Matheos  
2005 N. 49 Street  
Philadelphia, PA 19131

Dear Ms. Matheos:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

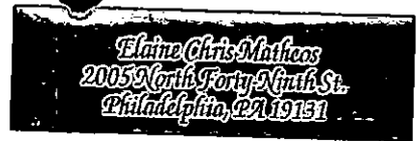
Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty ✓



October 19, 1997

Governor Tom Ridge  
Governor's Office  
225 Main Capitol Bldg.  
Harrisburg, PA. 17120

Your Honor;

Finally, we have the long awaited and needed  
right to choose electricity providers. The  
"Choice Plan" is the right plan!

The PUC has done nothing but cater to PECO  
over the years. When the Atomic Energy Plants  
began to be built, we were told continually higher  
bills were to pay for construction. The purpose for  
building these facilities was "Cheaper Energy".  
Of course, this never happened and has always been  
a feeding frenzy for PECO. They've already  
received "Stranded Costs" from all of us captive  
clients!

Sincerely,  
Elaine Mathews



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Ralph Hampshire  
4337 Lawndale Street  
Philadelphia, PA 19124

Dear Mr. Hampshire:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty /

4337 Laureldale St  
Phila., PA 19124

Oct 18, 1997

Governor Ridge  
225 Main Capitol Bldg  
Harrisburg, PA 17120

Dear Governor -

Thank you for supporting the  
right to choose the supplier of  
electricity providers.

I want the Choice Plan  
because it offers greater savings -  
double the PECO plan

Thank you. Please send  
particulars so I can choose.

Sincerely

Ralph J Hampshire



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Jonathan Tabas  
52 Woodbridge Court North  
Langhorne, PA 19053-1943

Dear Mr. Tabas:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,



Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty



**JONATHAN J. TABAS**

52 Woodbridge Court North  
Langhorne, PA 19053-1943

VOICE: 215-752-2000 FAX: 215-750-0546 e-Mail: CyclorJon@aol.com

October 21, 1997

Governor Tom Ridge  
via FAX 3717-772-8284 (Total = 1 Page)

RE: Electricity and Competition

Dear Governor Ridge:

As a customer of PECO Energy, I am tired of paying high rates for electricity. I am also tired of all the "bologna" coming from PECO on this issue.

I am anxious to see competition in the electricity market take effect as soon as possible. I see no reason why I should have to wait two or three years or more.

I also want to have the best plan and a free marketplace; not one where prices are artificially set or predetermined by PECO or an agreement negotiated by PECO. If the Pennsylvania Plan was negotiated by PECO, no matter who else was involved, then some issues were compromised that would be to the consumers' benefit. This is not right!

Please support my right to choose electricity providers and bring competition into the energy marketplace as soon as possible, for everyone. Thank you.

Sincerely,

Jonathan J. Tabas



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

V. J. Monachelli  
612 Fifth Avenue  
Croydon, PA 19021

Dear V. J. Monachelli:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

Dear Mr. Ridge

The choice plan gives me a chance  
to reduce my electrical costs, i wish that  
this plan would have come long ago it's  
time that people in Southwestern Pennsylvania  
have a fare shake at saving money

Thank you

V.J. Monachelli  
612-5<sup>th</sup> Ave  
Croydon, Pa. 19021



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Edward Lopatin  
67 N. Hillcrest Road  
Springfield, PA 19064-1432

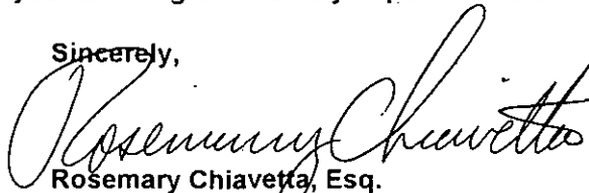
Dear Mr. Lopatin:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,



Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty ✓

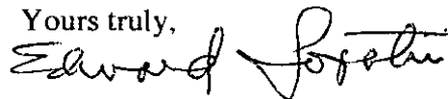
Edward Lopatin  
67 N. Hillcrest Road  
Springfield, PA 19064-1432

10/18/97

Governor Tom Ridge  
225 Main Capitol  
Harrisburg, PA 17120

Dear Governor Ridge:

I urge you to support Enron's attempt to be a reduced-rate energy provider in the State of Pennsylvania. Competition has already open the door to consumer savings, why not open the door even further.

Yours truly,  
  
Edward Lopatin



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

David Bernstein, D.P.M.  
308 N. Wayne Avenue  
Wayne, PA 19087

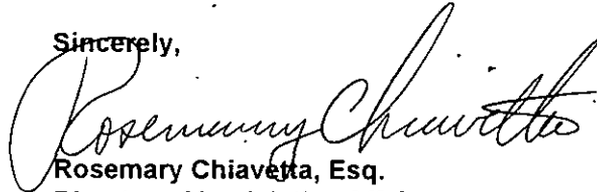
Dear Dr. Bernstein:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,



Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty ✓

ELLIOT S. BERNSTEIN, D. P. M.  
DAVID A. BERNSTEIN, D. P. M.  
PHILIP E. BERNSTEIN, D. P. M.

RECONSTRUCTIVE FOOT SURGERY  
SPORTS MEDICINE INJURIES  
GENERAL PODIATRY

308 N. WAYNE AVE.  
WAYNE, PA 19087  
FAX 610-888-4708  
TELEPHONE 610-688-1682

28 W. CENTRAL AVE.  
PAOLI, PA 19301  
FAX 610-644-5610  
TELEPHONE 610-644-5231

To: Governor Tom Ridge  
FAX - 717-722-8284

10/16/97

Please allow us to have choices  
for electricity beyond Peco. Enron  
has a better cost saving plan  
which would benefit us all.

Thank you

D. Paul Beindler



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. John Ross  
19 Peaceful Drive  
Morrisville, PA 19067

Dear Mr. Ross:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty ✓



To: Governor Tom Ridge

From: John Ross, 19 Peaceful Dr., Morrisville, PA. 19067

We, the people of Pennsylvania, want the Choice Plan, NOT the PECO plan.

Those of us who are retired, and still remember how to cast a ballot,  
deserve a break, for a change.



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. and Mrs. Eugene London  
47 Connies Drive  
Coatesville, PA 19320

Dear Mr. and Mrs. London:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty ✓

47 Connies Drive  
Coatesville, PA 19320  
October 14, 1997

Governor Tom Ridge  
225 Main Capital  
Harrisburg, PA 17120

SUBJECT: Enron Proposal

Dear Governor Ridge:

We are writing to express our approval regarding the Enron Proposal to offer more and less expensive choices for electric power to consumers.

We enlist your support in representing us in this regard.

Thank you.

Sincerely,

A handwritten signature in cursive script, appearing to read "Eugene M. & Janet J. London".

Eugene M. & Janet J. London



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. James Gleason  
1059 Sackettsford Road  
Warminster, PA 18974-1233

Dear Mr. Gleason:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty ✓

10/13/97

Governor Tom Ridge:

Dear Sir:

I am a 76 year old retiree, working at a job that keeps me in spending money while trying to pay the bills.

I would like to thank you for your support in the offer of choice of electric providers. I would like the choice Plan because it offers meaningful choices and doubles the savings of the PECO Plan.

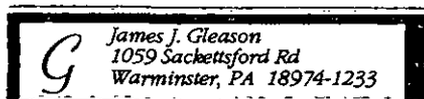
very truly yours,

James J. Gleason

1059 Sacketsford Rd.

Dryland, PA 18974-1233

(WARMINSTER P.O.)





COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. John Harrison  
326 West Bridge Street  
Morrisville, PA 19067

Dear Mr. Harrison:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

Governor Tom Ridge  
225 Main Capitol Bldg  
Harrisburg, PA 17120

John R. H. Harrison  
326 W. Bridge St.  
Morrisville, PA 19067  
215-736-3933

Dear Gov. Ridge;

Thank you for supporting the right to choose electricity providers!

As one who requested to be included in the pilot program of the first consumers to buy electricity from someone other than PECO I want the Choice Plan or any other plan that will give me an opportunity to save on electricity.

PECO's rates are outrageous and I am not motivated by their willingness to cut rates 20% in Sept. of 1998. I call that ~~TWO LITTLE~~ TOO LATE.

I want 20% or more and I'm convinced real competition will give me those kinds of savings. I got a letter calling this a public relations ploy by Enton that letter came from PECO.

I hope they really are shaken as they sound.

Sincerely, John R. H. Harrison



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Robert Groben  
Groben's Seafood, Inc.  
6833 Germantown Avenue  
Philadelphia, PA 19119

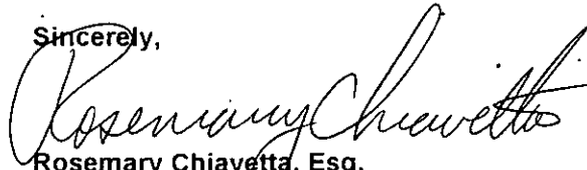
Dear Mr. Groben:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

  
Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

10/11/97

Dear Governor Ridge,

I would like to see complete competition come to Pennsylvania when it comes to supplying the residents with electric power. I live in the Philadelphia area and feel that PECO has abused us over the years. I am all for allowing Enron Energy access into the Pennsylvania market. I hope you will allow this to happen.

Sincerely,

Robert R. Groban



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Ms. Elizabeth Rambo  
1634 Rolling Glen Drive  
Boothwyn, PA 19061

Dear Ms. Rambo:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

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Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty ✓



**JOHN S. McMANUS, INC.**  
General Contractor

610-558-1199  
FAX 610-558-1198

9 SMITHBRIDGE ROAD • P.O. BOX 418  
CHESTER HEIGHTS, PA 19017-0418

October 17, 1997

FAX 1-717-772-8284

Governor Tom Ridge  
Governor's Office  
225 Main Capitol Building  
Harrisburg, PA 17120

**Re: The Choice Plan - Enron**

Dear Governor Ridge:

I would like to thank you for supporting my right to choose my own electricity provider. However, I do not believe the current structure for opening competition among electric suppliers is adequate. I believe PECO's current plan is a total rip-off of the taxpayers of Pennsylvania! PECO is still monopolizing the market with it's plan, and the control it maintains over how and when we can pick our suppliers and how much savings we can ultimately obtain! I do not appreciate PECO being rewarded for poor management decisions by being able to recover stranded costs!

I would like to see the Choice Plan by Enron initiated so that my savings would be AT LEAST double that of the PECO plan! PECO has raped the public for long enough!

Sincerely,

Elizabeth A. Rambo  
1634 Rolling Glen Dr.  
Boothwyn, PA 19061



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

RECEIVED  
NOV 05 1997

Mr. and Mrs. John Wilson  
Two Kincaid Court  
Media, PA 19063

Office of Prothonotary  
Public Utility Commission

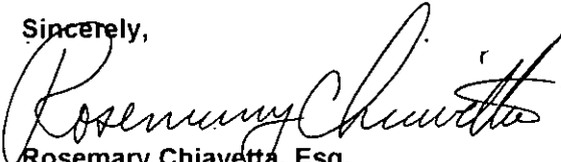
Dear Mr. and Mrs. Wilson:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

  
Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty ✓

2 Kincaid Court  
Media, PA 19063

Governor Tom Ridge  
Governor's Office  
225 Main Capitol Bldg.  
Harrisburg, PA 17120

October 19, 1997

**Re: Electrical Supplier Choice Plan**

Dear Governor Ridge,

*We thank you for making it possible for us to choose our electrical supplier. Having recently moved here from a large four bedroom home in Virginia, we compacted our lives into a small town house in Media PA. We are horrified every month we get our Peco bill as the costs are higher here in Philadelphia than we have ever paid for any accommodation we have owned in the States.*

*We agree that monopolies who do not give consumers a choice should be eradicated for more competitively minded operations, and you can rely on our support regarding any efforts you may make of this kind in the future.*

*We thank you once again..*

*Yours sincerely,*

  
*Tish and John Wilson*



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Ms. Elissa Kirkegard  
3884 Stump Road  
Doylestown, PA 18901

Dear Ms. Kirkegard:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

**ELISSA J. KIRKEGARD**

---

**3884 Stump Road  
Doylestown, PA 18901**

**October 17, 1997**

**Governor Tom Ridge  
Governor's Office  
224 Main Capital Building  
Harrisburg, PA 17120**

**Re: PECO Customers pay highest electricity rates in PA**

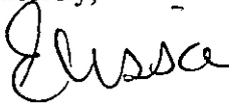
**Dear Governor Ridge:**

**By now you know that after paying PECO bills for years, the general public is fed up with their high rates. There is no reason that we pay much higher bills for inferior service. My mother lives two miles away and is blessed with getting her electricity from PP&L. She has an all electric house and still pays less than I do. She rarely has outages and a stiff breeze can cause problems with my house. In addition, threatening limbs cannot be taken care of PECO because it is a few feet further than allowed.**

**I, for one, am sick and tired of being had. I just got notice yesterday that I did not make the cut to be one of the 10% customers. So I writing to you now to ask you to consider the Choice Plan and stop catering to this corporate giant. It is through their own inefficiency and attitude that they are in the predicament. Let free competition get them to be more customer oriented.**

**Thank you for listening.**

**Sincerely,**





COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. David Boland  
201 Heron Court  
Washington Crossing, PA 18977

Dear Mr. Boland:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiafetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

201 Heron Court  
Washington Crossing, PA 18977  
October 16, 1997

Tom Ridge  
Governor, State of Pennsylvania  
225 Main Capitol  
Harrisburg, PA 17120

Dear Governor Ridge:

I am writing to request your help in increasing competition among electric utilities in Eastern Pennsylvania by permitting ENRON Corp. to participate as a supplier in the pilot program that is scheduled to begin in September of 1998.

As you may be aware, there is considerable confusion among those of us who have attempted to enroll in the pilot program. At least two of the approved "competitors" ( Horizon Energy and Energy Plus) turn out to be subsidiaries of PECO, our current supplier. In both cases I was told that I was not actually "enrolled" in the pilot but would be included in some sort of lottery that would actually select the participants. A telephone call to a third company (Connectiv) got me verbal assurance that I would be included in their plan to save me a minimum of 10% starting next year. A few days later ENRON announced a plan guaranteed to save me 20% if they are permitted to enter the local market.

In response to that, PECO says that the ENRON plan will cost consumers more not less (?) and they weren't going to allow ENRON to join the competition. Since when does any company have the right to decide who will be allowed to compete with them? If ENRON says that it can save consumers more than the planned 10%, the members of the Public Utility Commission (PUC) and those who appointed them have an obligation to let them try. That is what real competition is all about.

I ask you to continue your strong leadership in deregulating the electric utilities in Pennsylvania and demand that ENRON (and any other legitimate competitor) be included in the pilot program. Our residential electric rates are outrageous and they should be reduced as much and as soon as possible. Your help in seeing that they are will be deeply appreciated by all of us who live and vote in Pennsylvania.

Sincerely,



David A. Boland



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Robert Hoffmann  
902 Ridley Creek Drive  
Media, PA 19063-4923

Dear Mr. Hoffmann:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty ✓

Mr. Robert G. Hoffmann  
902 Ridley Creek Dr  
Media PA 19063-4923

October 21, 1997

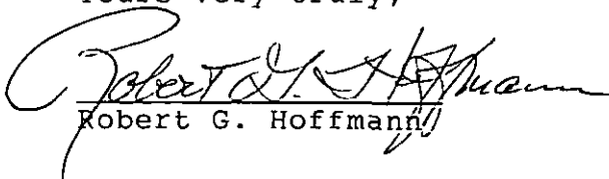
Governor Tom Ridge  
Governor's Office  
225 Main Capitol Bldg.  
Harrisburg, PA 17120

Re: Electricity Choice Plan

Dear Governor Ridge,

Thank you for supporting the "Choice Plan" permitting your constituents to select an electricity provider. I am in favor of the "Choice Plan" because it allows me to make a meaningful choice and doubles the savings of the PECO Energy plan. I believe PECO has been mismanaged for many years requiring it to charge one of the highest rates in the State. We consumers will benefit from this.

Yours very truly,

  
Robert G. Hoffmann



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. C. Quay  
2816 Maxwell Street  
Philadelphia, PA 19136-1019

Dear Mr. Quay:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

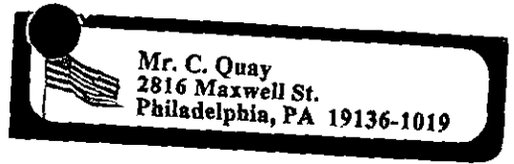
Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty ✓

10-20-11  
GOVERNOR TOM RIDGE  
GOVERNOR'S OFFICE  
225 MAIN CAPITOL BUILDING  
HARRISBURG PA. 17120



DEAR GOVERNOR-

THANK YOU FOR SUPPORTING OUR

RIGHT TO CHOOSE ELECTRICITY PROVIDERS.

AS A SENIOR CITIZEN, IT MEANS A LOT TO ME TO

SAVE ON MY ELECTRIC BILL.

I UNDERSTAND PECO IS TRYING TO STALE THIS PLAN.

PLEASE LET HONEST COMPETITION ENTER THE

PHILADELPHIA MARKET.

SINCERELY

Charles Quay

Phone 215-673-8037



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. and Mrs. Wilson Simpson  
Lima Estates A-104  
411 N. Middletown Road  
Lima, PA 19037

Dear Mr. and Mrs. Simpson:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,



Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

**Wilson E. & Mary H. Simpson**  
Lima Estates A-104, 411 N. Middletown Road  
Lima, PA 19037

October 22, 1997

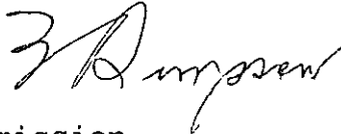
Governor Tom Ridge  
225 Main Capitol  
Harrisburg, PA 17120

Dear Governor Ridge:

Hopefully, you and the Public Utility Commission will give consideration to the views expressed in the enclosed copy of Andrew Cassel's perceptive comments in todays Philadelphia Inquirer. Your decision in the selection of a fair and effective plan to establish competitive electric rates in Pennsylvania will give us a real advantage to future industrial growth.

Enron's Choice Plan which doubles PECO's 10% savings will certainly be strong incentive to industry to come to Pennsylvania. It is needed. Now.

Yours truly,



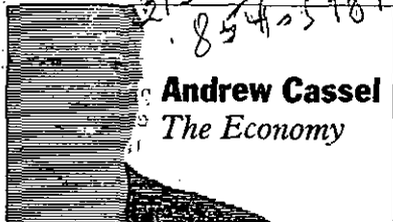
cc: Public Utility Commission

Andrew Cassel, Business News  
Philadelphia Inquirer

Dow Jones Industrials	Treasury Bonds 30-Year Yield	The P
+139.00	-0.01	+3.25
8,060.44	6.41	212.69

215 854-2450

215-854-5981



**Andrew Cassel**  
The Economy

## Peco confounds the rate debate

Part of the reason you're so confused about this electric-deregulation business has to do with the idea that confusion is a potent political weapon.

Peco Energy's current propaganda blitz is graphic proof of this. It's also proof, if any more were needed, of why the goal of an open utility market is so critical.

Rather than respond to a competitor's offer of lower electric rates the free-market way — either match the offer or beat it — Peco has launched a massive disinformation campaign. The effect is to frighten, not enlighten consumers.

Peco could have openly compared its own plan for a 10 percent cut in electricity rates with Enron Corp.'s proposal — which Enron says would double Peco's rate cut.

Instead, our local utility whipped up a barrage of Pennsylvania-first ads, tough-sounding press releases, and a whisper campaign linking Enron to the CIA, the Pentagon and (horrors!) George Bush.

Peco also mounted a show of political muscle for the benefit of Harrisburg, where regulators are attempting to open Pennsylvania's retail electricity market to competition. Surprisingly, Pennsylvania has become a national testing ground for the deregulation process.

### The prospect scares Peco

But an open market is a scary prospect for Peco, all the company's claims to the contrary notwithstanding. That's why the company has attempted to preempt the Public Utility Commission's transition procedure with an alternative settlement deal of its own.

That settlement — which Peco now enshrines in its newspaper ads as the "Pennsylvania Plan" — was cut with Sen. Vince Fumo, consumer activist Lance Haver and others last August, and offered up as a split-the-difference compromise balancing consumers' and the company's interests.

You can pick over the deal's fine points until the cows come home, but there's one flaw that's glaringly obvious: *Nobody who negotiated it was truly committed to electricity competition.* Indeed, the "compromise" amounts to a relatively modest rate cut in exchange for extending Peco's monopoly for the foreseeable future.

This was never exactly a secret. Fumo, Haver and the others who sat down to negotiate with Peco admitted that an open electricity market wasn't their main priority.

Some sincerely fear competition's effect on the poor. Others openly detest capitalism. And some are simply more comfortable working in the costly, litigious system we have — even if that system has taken billions out of the economy and cost the region immeasurably in growth and jobs.

Nevertheless, Peco now cites their support as the primary reason we should all trust and support the utility's plan.

### Regional support is rallied

At the same time, Peco has called in the usual chits from the region's political and civic establishment. Did anyone actually poll the local Chambers of Commerce before their representatives signed up for the utility's campaign?

All this is hauntingly familiar to those who watched the Limerick plants go up a dozen years ago. Peco rallied construction workers, politicians and civic groups against anyone who questioned the economic wisdom of building the twin nuclear plants.

Now, the company says, those same plants are so uneconomical that it must receive at least \$5.5 billion in "stranded costs" before it will agree to any competition at all.

None of this is to dub Enron the good guy in this unfolding shoot-em-up. Enron is just another player, looking to get a share of this market. Its claims should be scrutinized every bit as closely as Peco's.

The real good guy is the free market. With a robust field of companies competing head to head, this region will see enormous benefits — not just lower costs, but innovations in service and technology as well.

Without it, we'll go on fighting the same tired old battles — and all losing in the end.

E-mail Andrew.Cassel@phillynews.com  
or phone 215-854-5981.



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

L. Elijah  
8112 Pine Road #17  
Philadelphia, PA 19111-1868

Dear L. Elijah:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

Urgent Please

L. Elijah  
8112 Pine Road (#17)  
Philadelphia, PA (19111-1868)  
(215) 722-6048

October 18, 1997

Governor Tom Ridge  
Governor's Office  
225 Main Capitol Building  
Harrisburg, PA. (17120)

Dear Governor Ridge:

Thank you for supporting the rights of the little person, to choose electric, telephone and gas providers.

We would really appreciate being able to choose:

- 1). Alternative local telephone service provider, instead of only Bell Atlantic.
- 2). The "Choice" or other electric plans, instead of only the "Peco" plan.... to start now — Not until 1999 & Not only for specific, selected persons.

As competition keeps our Democracy strong and prices fair, your kind assistance in both the above, would be much appreciated by all of us.

Yours Truly,

↓ Elijah  
(L. Elijah)



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Ms. Bella Greene  
300 Righters Mill Road  
Narberth, PA 19072-1317

Dear Ms. Greene:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

BHG

To: Tom Ridge, Governor  
Commonwealth of PA

Dear Governor Ridge:

As a citizen and as a supporter of your candidacy I am writing to urge you to end the PECO monopoly shut-out of Enron as a provider in my area. I want to do business with Enron & I believe I should be able to do so. Belle Greene



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. and Mrs. Michael Simeo  
2824 South Eighth Street  
Philadelphia, PA 19148

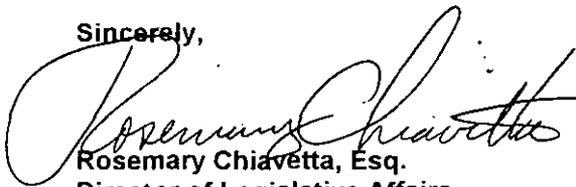
Dear Mr. and Mrs. Simeo:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,



Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty /

OCT-20-1997

Honorable Governor Tom Ridge:-

Thank you for supporting our right to choose electricity providers.

I now understand, one of the "providers" has a "Choice" plan that will double our savings.

Naturally, we're in favor of this plan that could save us additional money. Hopefully, you are too.

Sincerely,

Mr + Mrs Michael James  
2824 So. 8<sup>th</sup> St.  
Phila. Pa. 19148



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Ms. Rosella Johnston  
5206 North Sydenham Street  
Philadelphia, PA 19141

Dear Ms. Johnston:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

10-22-97

Dear Governor Tom Ridge!

Thank you  
for supporting our right to choose  
electricity providers.

I like The Choice  
Plan because it offers meaningful  
choices and doubles the savings of  
The Peco Plan.

In these days of  
hardship for most people struggling  
for life and survival this deal  
couldn't have come at a better  
time.

Sincerely  
Drs. Just



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Nicholas Bengermano  
214 Glendal Road  
Upper Darby, PA 19082

Dear Mr. Bengermano:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

Dear Governor Don Ridge,  
thank you for supporting  
the right to choose electricity  
providers. I want the  
choice plan because it  
offers meaningful choices  
and doubles the savings of  
the Peco plan

Truly yours

Nicholas Bengermino  
214 Glendal Rd.  
Upper Darby Pa 19082



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Joseph Samanno  
835 Knorr Street  
Philadelphia, PA 19111

Dear Mr. Samanno:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

Joseph Sammons  
835 Knorr St  
Phila. Pa. 19111  
215-342-9998

Governor Tom Ridge.

I want to thank you for supporting  
my right to choose my Electric supplier.

I would like to have the Choice Plan  
because of double the savings of the Peer  
Plan. I'm a democrat, but I'm going  
to change to a republican

Thank you  
Joseph Sammons



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Ms. Shirley Sosin  
5292 Merganser Way  
Bensalem, PA 19020

Dear Ms. Sosin:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty/

10-16-97

Attention: Gov. Tom Ridge,

I wish to thank you  
for supporting my right to  
choose my electricity provider.

I would the Choice  
plan offered by Exon because  
it doubles the savings of  
the Peco Plan.

Shirley W. Sosin  
5292 Merganser Way  
Bensalem, Pa. 19020



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Charles J. Rudolph  
5039 Schuyler Street  
Philadelphia, PA 19144

Dear Mr. Rudolph:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiaetta, Esq.  
Director of Legislative Affairs

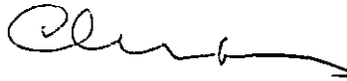
cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty ✓

10-21-97

DEAR GOVERNOR; ○

I WANT THE 'CHOICE PLAN' FOR  
ELECTRICITY RATES!

THANK YOU



Charles J. Rudolph  
5039 Schuyler St.  
Philadelphia, PA 19144

P.S. I DON'T WANT TO PAY FOR 'PECO' MISTAKES!



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. and Mrs. Anthony Olivieri  
9078 Wesbyan Road  
Philadelphia, PA 19136

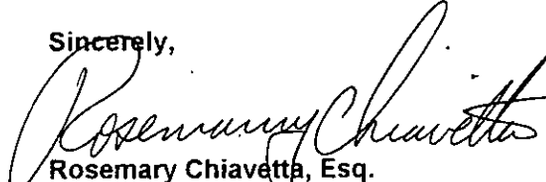
Dear Mr. and Mrs. Olivieri:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,



Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty ✓

10-21-97

DEAR Gov RIDGE:

I WANT TO THANK YOU FOR  
SUPPORTING OUR RIGHT TO CHOOSE  
OUR ELECTRICITY COMP. I KNEW  
THAT WE WERE BEING OVERCHARGED  
BY PECO. I ALSO NOTICED THAT  
IN THE LAST YEAR PECO HAS  
BEEN INCREASING THE DIVIDEND  
TO THE PECO STOCK HOLDERS INTIRELY  
TO HIGH AT THE EXPENSE OF  
THE PECO USER. ONCE AGAIN  
THANK YOU FOR ALLOWING US TO  
CHOOSE OUR ELECTRIC COMP

SINCERE LY  
Anthony + Josephine Civerri  
9078 Wesleyan Rd  
Ft. Le 19135



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Ms. Dorismary Smith  
Eight Burning Bush Lane  
Levittown, PA 19054

Dear Ms. Smith:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

Lynne May Smith  
8 Belvidere Green Lane  
Huntington Pa 19054

Dear Governor Ridge:

I thank you for supporting my rights  
on choosing The Choice Plan for electricity  
with this I know I will double my savings  
I am sick of that Peco they are robbing Pa.  
Citizens also I think you should support a  
bill that will relieve Pa paying school taxes  
After all I paid my dues when my children  
went to school why not let our kids pay  
their own ???

Respectfully  
Lynne May Smith



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Dr. Jack Gevins  
17 Arden - Village 2  
New Hope, PA 18938

Dear Dr. Gevins:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

Dr. Jack Gevins  
17 Ardour - Village 2  
New Hope, PA. 1893

October 22, 1997

Dear Governor Ridge,

I voted for you as a registered Republican. I think you are doing a great job for us.

I applaud your effort to give Pennsylvanians a choice of electric utility companies.

However, look at PECO's rates and arrogance to the average resident. (Please see attached letter I received).

Governor, please support the Choice Plan filed by Euron.

It is the fair thing to do!

Yours truly,  
Jack Gevins



**PECO ENERGY**

**Corbin A. McNeill, Jr.**  
Chairman, President and  
Chief Executive Officer

PECO Energy Company  
2301 Market Street  
PO Box 8699  
Philadelphia, PA 19101-8699

October 10, 1997

Dear Customer:

Although legislation limited the enrollment in the customer choice electricity pilot program, we remain committed to lowering your electric bills. Just as importantly, we want you to know that we intend to vigorously challenge any outsiders who stand in the way of you realizing those savings.

You may be aware of last week's news accounts reporting on a public relations ploy from Enron, a Texas utility which claims to offer a greater savings to customers than promised in a settlement of our rate restructuring case now before the Pennsylvania Public Utility Commission.

This settlement was jointly announced in August by a coalition that included a wide range of consumer representatives. For our part, we made very serious concessions, including a 10 percent rate cut starting in September 1998, future rate caps and the write-off of \$2 billion. Now Enron comes in with a last-minute attempt to derail our agreement and deprive you of the largest guaranteed rate reduction in the history of this business.

The joint settlement, achieved through tough negotiations with public advocates, is the only opportunity to move toward the full competition and customer choice the legislature enacted and the governor signed last year.

The settlement remains the best way to get meaningful rate reductions to you quickly and, at the same time, the lower rates will help the region by providing new funds for economic growth. In short, this settlement reinforces our 100-year commitment to our customers and the preservation of a strong regional economy. This is our home and we're committed to it and to you for the long haul.

As we go forward in our pursuit of lower electric bills for all our customers, I also want you to be assured that if any space becomes available in the pilot program, you will be notified if you are eligible to participate.

Sincerely,

*Arrogant to the limit!*  
*J.S.*



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Walter H. Ruber  
981 Grant Road  
Folcroft, PA 19032-1721

Dear Mr. Ruber:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

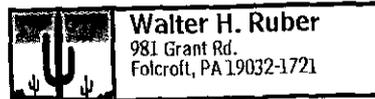
Dear Sir.

10-26-97

I want to thank you for supporting my right to choose electricity providers, I didn't understand this at first but I sure do now. I would be in favor of the choice plan.

Thank you again

Walter H. Ruber.





COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. and Mrs. Joseph Gabriel  
1021 Wolf Street  
Philadelphia, PA 19148

Dear Mr. and Mrs. Gabriel:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty /

Joseph Gabriel  
1021 Wolf Street  
Philadelphia, PA 19148

Jeannie Gabriel  
1021 Wolf Street  
Philadelphia, PA 19148

October 24, 1997

Dear Governor Tom Ridge:

Thank you for supporting our right to  
choose electricity providers.

Please approve the "Choice Plan" because  
it offers double the savings of the PECO plan.

PECO charges customers 40% above the  
national average, PECO's new plan stifles  
competition and will keep our rates higher  
than the national average for years to come.

Thank you in advance.

Yours truly,

Joseph Gabriel  
Jeannie Gabriel



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Gene Marchiondo  
417 W. Duncannon Avenue  
Philadelphia, PA 19120

Dear Mr. Marchiondo:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

**Gene Marchiondo**  
417 W. Duncannon Avenue  
Philadelphia, PA 19120  
215-781-8062 (W)  
215-457-0648 (H)

Governor Tom Ridge  
Governor's Office  
225 Main Capitol Building  
Harrisburg, PA 17120

October 24, 1997

Dear Governor Ridge,

Thank you for supporting our right to choose electricity service providers.

I like the Choice Plan because it provides the opportunity to select meaningful choices and doubles the savings of the PECO plan.

Competition in the marketplace always works in the best interest of consumers.

Sincerely,



Gene Marchiondo



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Miss Sniega Jurskis  
1313 Jerome Street  
Philadelphia, PA 19140-2016

Dear Ms. Jurskis:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

My Dear Governor

Thank you for supporting  
our right to choose electricity  
providers.

I want the CHOICE PLAN,  
because it offers choices and  
doubles the savings of the  
PECO plan.

Sincerely,

Sniega Jurksis

Philadelphia,  
Oct. 22, 1997



Miss Sniega Jurksis  
1313 Jerome St.  
Philadelphia, PA 19140-2016



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. and Mrs. John Cawley  
7707 Beech Lane  
Wyndmoor, PA 19038

Dear Mr. and Mrs. Cawley:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

Dear Governor Ridge,

October 21, 1997

I'm writing to you to tell you of our support for the Choice Plan. It's nice to know that there is an option other than PECO as our electricity provider. If the Choice Plan can really save us more, you can bet that we'll sign up for it.

Thanks for giving us the choice.

Sincerely,

JoAnn & John Cawley

To Ann & John Cawley

7707 Beech Lane

Wyndmoor, Pa

19038



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. and Mrs. Tom Allen  
711 Darby Road  
Ridley Park, PA 19078

Dear Mr. and Mrs. Allen:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty ✓

GODTOW RIDGE  
225 MAIN CAPITAL  
H' BURG PA 17120

OCTOBER 21, 1997  
711 DARBY RD  
RIDLEY PARK PA 19078

RE: CHOICE PROGRAM

DEAR GOVERNOR RIDGE,  
MY HUSBAND AND I ARE RETIRED MILITARY, WE  
HAVE LIVED IN CHICAGO, SANDIED, DENVER, AND NILES,  
OHIO, NO WHERE HAVE WE PAID HIGHER ELECTRIC  
BILLS ABSORBING A HIGHER PERCENTAGE OF OUR INCOME,  
IN NILES, OHIO OUR ELECTRIC BILL WAS LESS THAN  
\$50.00 PER MONTH. IN PHILADELPHIA MY AVERAGE  
BILLING IS APPROXIMATELY \$300.00 PER MONTH  
WITHOUT AIR CONDITIONING,

DESPITE HEALTH CONDITIONS REQUIRING A/R  
CONDITIONING, WE COULD NOT AFFORD IT THIS SUMMER,  
PENNSYLVANIA NEEDS THE CHOICE PROGRAM  
ESPECIALLY IN THE PHILADELPHIA AREA TO PRESERVE  
QUALITY OF LIFE.

SINCERELY,  
Tom Allen  
Connie S. Allen



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Charles Lenzi  
214 Glen Gary Drive  
Havertown, PA 19083

Dear Mr. Lenzi:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

TO  
GOVERNOR TOM RIDGE

FROM  
CHARLES F. LENZI

SUBJECT: CHOICE PLAN

I AM IN FAVOR OF COMPETITION,  
AT ALL LEVELS BECAUSE IT PRODUCES EXCELLENCE.

I WOULD LIKE TO HEAR FROM YOU  
IF YOU DO NOT FAVOR ENRON'S PLAN.

REGARDS

Charles Lenzi

Charles F. Lenzi  
214 Glen Gary Drive  
Havertown, PA 19083



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Edwin Barth  
188 Windsor Avenue  
Southampton, PA 18966

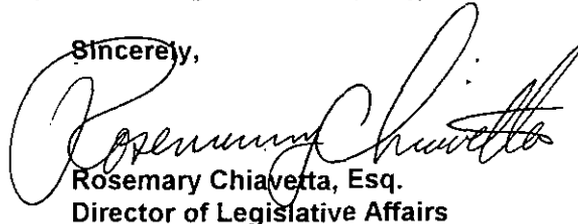
Dear Mr. Barth:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,



Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty ✓

EDW J R. BARTH  
188 WINDSOR AVE.  
SOUTHAMPTON, PA. 18966

GOVERNOR TOM RIDSE

OCTOBER 21, 1997

GOVERNOR'S OFFICE

225 MAIN CAPITOL BUILDING

HARRISBURG, PA 17120

DEAR GOVERNOR:

LAST WEEK I RECEIVED PROMOTIONAL MATERIAL FROM ENRON. IT STATES THAT PECO HAS PRESENTED A PLAN THAT STIFLES COMPETITION. ENRON HAS PROPOSED DOUBLING PECO'S REDUCTION OF 10% TO 20%. THE CHOICE PLAN AS ENRON CALLS IT, OFFERS MEANINGFUL CHOICES.

IF A 20% REDUCTION IN CONSUMER RATES IS OFFERED WHY WOULD YOU NOT SUPPORT THEIR PLAN. I URGE YOU TO DO SO.

THANK YOU FOR SUPPORTING MY RIGHT TO CHOOSE AN ELECTRICITY PROVIDER.

VERY TRULY YOURS

Edwin R. Barth



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. and Mrs. Charles Tongue  
3815 Inwood Lane  
Philadelphia, PA 19154

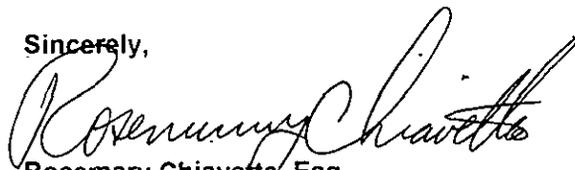
Dear Mr. and Mrs. Tongue:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,



Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty ✓

---

3815 Inwood La  
Phila. Pa 19154  
Oct 22, 1997

Gov. Thomas Ridge  
225 Main Capitol  
Harrisburg, Pa 17120  
Dear Gov. Ridge,

We are senior citizens  
who would like to apply  
for the Enron pilot program.

We applied for the  
P.E.CO pilot program but  
were not selected.

Thank you  
Eve & Charles Tongue

EVE + CHARLES TONGUE  
3815 INWOOD LA  
PHILA PA 19154

---



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Thomas McHugh  
319 Willowbrook Road  
Horsham, PA 19044

Dear Mr. McHugh:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

October 21, 1997

Governor Tom Ridge  
225 Main Capitol  
Harrisburg, PA 17120

**Ref: Enron Utility Plan**

Dear Mr. Governor:

As a utility paying customer in Montgomery County and a PECO "customer" for fourteen years, I feel you must take the steps necessary to protect the consumer. PECO has run an inefficient monopoly in the Philadelphia region and over charged their "customers" for their excessive waste and overheads. They continue to hide under the nuclear power plant over runs as the reason for their high costs. If you or I ran such an inefficient company, we would be out of business.

PECO was willing to accept five billion plus for their problems. Enron is willing to pay them the money and still give us, the tax payers and voters an additional electrical savings of ten percent more than PECO is offering. If the Enron plan is not allowed or if PECO is not forced to drop their rates immediately by twenty percent, all consumers are being robbed and a criminal investigation should be initiated. The PUC has the moral and ethical, not political, obligation to get the consumer (tax payer and voter) the best deal.

Sincerely,

*Thomas A. McHugh*

Thomas A. McHugh  
319 Willowbrook Road  
Horsham, PA 19044  
215-672-7754



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Jack Golding  
2042 Hulmeville D  
Bensalem, PA 19020

Dear Mr. Golding:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

10-14-97

DEAR GOV. RIDGE,

MY WIFE AND I  
WISH TO EXPRESS  
OUR SUPPORT IN YOUR  
EFFORT TO DEREGULATE  
THE ELECTRIC INDUSTRY,  
BY ALLOWING COMPETITION  
IN THIS INDUSTRY, SO  
THAT CONSUMERS SUCH  
AS OURSELVES WILL HAVE  
AN OPPORTUNITY TO  
REDUCE THE HIGH COST  
OF ELECTRIC ENERGY,  
AND ALLOW THE MARKET  
PLACE THIS OPPORTUNITY.

THANK YOU

ACK + CLARE GOLDING

Jack Golding



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Ellis Promisloff, D.D.S.  
1278 Roundhill Road  
Bryn Mawr, PA 19010

Dear Dr. Promisloff:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty/

# ELLIS PROMISLOFF, D.D.S.

1276 ROUNDHILL ROAD  
BRYN MAWR, PA 19010  
Phone 610-525-0315  
Fax 610-525-4959

October 17, 1997  
Governor Tom Ridge  
225 Main Capitol  
Harrisburg, PA. 17120

Dear Governor Ridge:

My daughter lives in State College and uses the same amount of electricity as I do and my bills are double. Why ? Because of PECO and the politicians.

Why should the customer pay for STRANDED COSTS ? Those charges should be paid for by the owners of PECO, mainly the stockholders. They invested their money in the company and the Firm did not perform well. They made business mistakes. Now the Executives and stockholders feel that the "CUSTOMER" should pay. And might I say that the POLITICIANS helped make this decision.

When pushed to the wall, PECO can suddenly offer a 10% discount and still exist. That is what the threat of competition can do. They have had the monopoly and ran rough shod over the consumer. And again I say the politicians did not help via the Pennsylvania Public Utility Commission. .

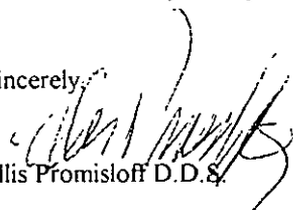
Now along comes another company the wants to be the default supplier of electricity to the area serviced by PECO. Namely ENRON, and they can supply power at a charge 20% less than we are now paying and are willing to pay the approximate \$5 million award given to PECO by the State Public Utility Commission up front and then collect from the consumer over a period of time. There must be a lot of profit some where along the line to enable ENRON to make this offer . Why can't the consumer share in this excess profit. We should not be responsible to pay the stranded costs.

I applied for the Pilot program and was not selected . Now comes a letter from PECO signed by the Chairman, Corbin A. McNeill, Jr. informing me and playing down the ENRON offer as a public relations ploy.

The coalition that made the settlement with PECO in August was HAD. I have not read the Enron offer but I can't see how it can be dismissed without consideration, as PECO would like to do. I am enclosing a copy of their letter dated October 10, 1997. Please read it and I would like to hear your comments.

You have the power to intervene and give the consumer his due. We pay the HIGHEST price for electricity in the State and almost the entire country. There is no reason for that to be the case. Why do we have to wait more than a year to join the program of customer choice ?

Sincerely,

  
Ellis Promisloff D.D.S.



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. and Mrs. Edward Sutherland  
700 Misty Hollow Dr.  
Maple Glen, PA 19002

Dear Mr. and Mrs. Sutherland:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty /

700 Misty Hollow Dr.  
Maple Glen, PA 19002  
October 15, 1997

The Honorable Tom Ridge  
Governor of Pennsylvania  
Harrisburg, Pennsylvania 17120

Dear Sir:

We would like to express our appreciation for your choice to deregulate the electricity market in Pennsylvania. The extreme prices charged by PECO Energy have been a great burden to the entire Delaware Valley. The competition should be beneficial to energy consumers all over the state and other states may soon follow Pennsylvania's example.

We hope that you and the Congress will not give in to PECO's attempts to block the new competition. We would also like to give our support to ENRON's Choice plan. We hope that you will continue to support the citizens in these matters.

Sincerely,

Ed & Lorry Sutherland



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Robert Bull, Sr.  
Vacation Makers Travel Service, Inc.  
Jenkins Court  
610 Old York Road  
Jenkintown, PA 19046

Dear Mr. Bull:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

VACATION MAKERS  
TRAVEL SERVICE, INC.

JENKINS COURT  
610 Old York Road  
Jenkintown, Pa. 19046  
(215) 886-6868  
(215) 886-6611 Fax

Governor Thomas Ridge  
225 Main Capitol  
Harrisburg, Pa. 17120

October 22, 1997

Dear Governor Ridge,

It has come to my attention that Peco Energy has stoped Enron Power Marketing, inc. from giving Pa. residences a 20% discount!! Pa. Energy Commission stoped the VOTERS from receiving a long over due discount???

Let's be fair and allow any company to offer your voters as much discount as the market will bear. Peco has been taking the voters for a ride for too long.

I remain,

  
Robert Wm. Bull, Sr.



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

November 4, 1997

IN REPLY PLEASE  
REFER TO OUR FILE

Mr. Bill Haas  
Pen Ryn Mansion  
1601 State Road  
Bensalem, PA 19020

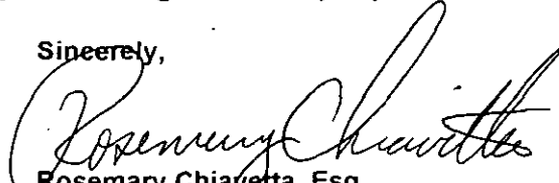
Dear Mr. Haas:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,



Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

10-15-97

Dear Governor,

My business pays \$3500.00 per  
month in electric bills to PECO.

Please support Cronin's  
proposal. Sincerely,

Bill Haas  
Owner



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

J. R. Russ Programming & Research  
4021 Yorktown Drive  
Boothwyn, PA 19061

Gentlemen:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

**Programming & Research**

10/19/97

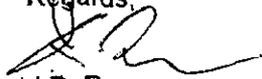
Governor Tom Ridge  
Governor's Office  
225 Main Capitol Building  
Harrisburg, PA 17120

Dear Governor Ridge:

*I rarely write public officials but I am taking exception answer Enron Company's plea to contact you about the need for additional choice when selecting an electricity provider.*

Like deregulation has lowered long distance costs and is doing with cellular phones, I believe the same will happen in the monopolistic utility industry. Please consider the "Choice Plan" if it affords greater savings for PA residents.

Regards,



J.R. Russ

P.S. Is it true that the people who design PA roads do not themselves drive automobiles? One would think so when driving some of the obsolete-on-the-day-they-are-opened roadways in the state. Please see to it that driving is a requirement or allow them visit growth areas like Orlando or Dallas, OK? Thanks. (grin)

4021 Yorktown Drive, Boothwyn, PA 19061  
PHN: (610) 494-0910 / FAX: (610) 494-0672 / E-mail: [jrruss@erols.com](mailto:jrruss@erols.com)



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Judd Paster  
Paster Woodworking, Inc.  
475 E. Cosgrove St.  
Philadelphia, PA 19144

Dear Mr. Paster:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

# PASTER WOODWORKING INC.

Architctural Woodworking

475 E. Cosgrove St. Phila. Pa. 19144

(215) 438-8560 Fax (215) 843-3319

## TELEFAX TRANSMISSION COVER

TO: Governor Tom Ridge

FROM: Gubb Paster

DATE: 10-17-97

RE: Choice Plan

This transmission contains 1 pages ( including cover ). If you do not receive all of the pages or if you are unable to read any, please call 438-8560 or Fax 843-3319.

Dear Governor Ridge:

Thanks for supporting my right  
to choose electric providers.

I want the Choice plan  
because it gives me money.

Thank you.

Gubb Paster



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. R. Barry Borden  
President  
LMA Group, Inc.  
P. O. Box 677  
Bala Cynwyd, PA 19004

Dear Mr. Borden:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiaetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty



# LMA Group, Inc.

Post Office Box 677 • Bala Cynwyd, PA 19004 • (610) 667-3635 • (Fax) (610) 664-6226 • [barry@LMAGroup.com](mailto:barry@LMAGroup.com)

October 17, 1997

Governor Thomas Ridge  
State of Pennsylvania  
225 Main Capital  
Harrisburg, PA 17120

Dear Governor Ridge,

I am writing in support of the proposal by Emron Corporation to supply electricity in Pennsylvania under more favorable terms than those offered by Philadelphia Electric Co.

It seems to me that PECO has not served the state or its ratepayers very well. Through its mismanagement, we have the highest electric rates in the country, hurting individuals as well as industry. Emron has called their bluff by offering to buy out their \$5.5 Billion of Sunk Costs under more favorable terms for the ratepayers.

I hope the state will decide to favor the Emron proposal and help the ratepayers of Pennsylvania

Best regards,  
LMA Group, Inc.

A handwritten signature in black ink that reads "Barry Borden". The signature is written in a cursive, flowing style.

R. Barry Borden  
President

RBB/hmc



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Christopher R. Bell  
President  
Medcom Professional Services, Inc.  
P.O. Box 1621  
1288 New Rodgers Road  
Levittown, PA 19058

Dear Mr. Bell:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty



P.O. Box 1621 • 1288 New Rodgers Road  
Levittown, Pennsylvania 19058  
(215) 752-8099 Fax 752-9687

October 21, 1997

Governor Thomas Ridge  
Governor's Office  
225 Main Capital Building  
Harrisburg, PA 17120

Dear Governor Ridge:

I am writing to you to express my **support** for the Enron Choice Plan. I own and operate a small tele-messaging company in Bucks County, PA. I started my business, MedCom Professional Services, Inc., almost eleven years ago. We have twenty-five full and part-time employees.

It is my sincere belief that one of the principal reasons why the Philadelphia Region has "lagged" the rest of the country in economic growth is because of our **high utility rates**. As you are well aware, due to PECO Energy's high cost structure, we pay one of the highest electric rates in the nation. While many groups support the 10% compromise plan, I do not believe that this goes far enough to address our region's need for low cost energy. The sooner we deregulate the utility market in the Philadelphia Region, the more competitive our businesses will become. A success in this area may in fact signal a change in climate that would attract further economic development into our region. If PECO shareholders' should suffer due to the implementation of a more aggressive deregulation plan, I believe that is part of the risk associated with equity ownership.

In addition, there are other areas where we need deregulation to enhance economic growth. For example, in communications, there is a "wall" or barrier that separates New Jersey from Eastern Pennsylvania due to long distance or "toll" calling. This produces an unnecessary hidden economic cost to all citizens and businesses operating in the Delaware Valley. By comparison, in the Atlanta, Georgia region, they enjoy a large local calling area that is approximately 75 miles wide. Clearly, this is very good for their economy. An enlarged local calling area would significantly enhance our region's competitiveness.

Thank you for taking the time to reflect upon my concerns.

Sincerely,

A handwritten signature in cursive script that reads "Christopher R. Bell".

Christopher R. Bell,  
President



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mrs. George Edwards  
1005 Bell Avenue  
Yeadon, PA 19050

Dear Mrs. Edwards:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

10 05 Bell Ave  
Yeadon

Tel:- 610-623-7643 Pa 19050

re 20% off electric Bill 20th Oct 1997

Dear Gov. Tom Ridge,

I received a leaflet  
stating - 20% off your electric  
bill!

I am in Peco Energy Pilote  
Program

1. I phoned the telephone number  
on leaflet 1-888-2 plan 22, and  
was told, they were Fron. - Also →

2. To get 20% off electric Bill,  
I was to write a letter to you,  
and ask you, about 20% off  
electric Bill!

3. What can you tell me,  
about this 20% off electric Bill?

Sincerely  
(Mrs) George A Edwards



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Martin E. Tomkin  
2326 Perot Street  
Philadelphia, PA 19130

Dear Mr. Tomkin:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty ✓

October 21, 1997

Dear Governor Ridge,

I want to take this opportunity to thank you for initiating the end of the electric monopoly in Pennsylvania. Thousands of homeowners like me are grateful that we will be able to benefit from the savings that competition brings.

Unfortunately, I was not lucky enough to be selected in the pilot program lottery. This was very disappointing, as I will now have to wait years before I have a choice in choosing my electrical supplier.

However, there is hope. If Enron is allowed to provide my electricity, I will be able to save substantially on my electric bill right away. This is no small matter. Like many Pennsylvanians, making ends meet each month is difficult at best. I am confident that you will support this effort to reduce my electric bills.

Sincerely,

*Martin E. Tomkin*

Martin E. Tomkin  
2326 Perot Street  
Phila., PA 19130



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

R. E. Biskowski  
206 Cherry Hill Lane  
Broomall, PA 19008-1511

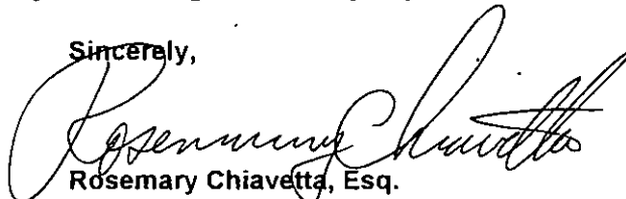
Dear R. E. Biskowski:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,



Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

OCT. 19, 1997

GOVERNOR TOM RIDGE  
225 MAIN CAPITOL BLDG.  
HARRISBURG, PA 17120

MR. GOV. RIDGE :

REGARDING THE ELECTRICITY BUSINESS  
IN THE PHILADELPHIA AREA, WE CONSUMERS  
AND VOTERS HAVE BEEN EXORBITANTLY  
CHARGED FOR FAR TOO LONG.

PLEASE SUPPORT IMPLEMENTATION  
OF THE CHOICE PLAN. IT HAS VALID  
OPTIONS, AND WOULD PROVIDE DOUBLE #  
SAVINGS OVER THE PECO PROPOSAL.

THANK YOU,

R E Biskowski

R E BISKOWSKI  
206 CHERRY HILL LN  
BROOMALL PA 19008-1511



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Spurka Family  
2021 South Philip Street  
Philadelphia, PA 19148

Dear Spurka Family:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty ✓

Dear Governor Ridge:

I appreciate your support for the right to choose an electric provider. I know this is the first step in the right direction. To further enhance our choices I would urge you to support the Choice Plan which would give the people more choices so that we can pick the plan which we feel will be better for our, (each one's) own circumstances. I have confidence that you will do the right thing. Again Thank you

Yours Sincerely  
The Spurba family



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. and Mrs. Monroe Gahman  
4841 Applebutter Road  
Pipersville, PA 18947

Dear Mr. and Mrs. Gahman:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

Oct. 20, 1997

Monroe T + Ruth Gahman  
4841 Applebutter Road  
Pipersville, Pa.  
18947

Dear Governor Tom Ridge:

I want to thank you for supporting my right to choose electricity providers. We are PECO customers. We are senior citizens. We were not picked for the Pilot program so we want the Choice Plan which doubles the savings of the PECO plan. We are tired of being ripped off by PECO's high rates. Please keep working to get us better rates on electricity.

Thank you sincerely  
Monroe + Ruth Gahman



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Joseph Klimek  
115 Golf Club Drive  
Langhorne, PA 19047

Dear Mr. Klimek:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,



Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty /

October 18, 1997

Honorable Governor Tom Ridge

Thank you for supporting my  
right to choose electricity  
providers.

I & my wife and I want  
the CHOICE Plan and hope you  
can put this plan in Action!

Thank you for  
your help.

Mr. J. E. Klusick

JOSEPH E. KLUSICK  
115 GOLF CLUB DRIVE  
LANGHORNE PA. 19047



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. John Allen  
864 Fairfield Drive  
Warminster, PA 18974

Dear Mr. Allen:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty /



Mr. John Allen  
864 Fairfield Dr.  
Warminster PA 18974

Oct. 20, 1997

Dear Governor Ridge:

As a customer of PECO, I was (and am) not happy with the settlement negotiated with them. While there may have been pay-offs, the pay-offs to their customers will not be very good under the current plan.

I urge you and other consumer advocates to give serious consideration to the Choice Plan filed with the P.P.V.C. on October 7, 1997. From what I know of this Plan, it appears to be significantly better for current PECO customers.

Sincerely,

John C. Allen



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

RECEIVED  
NOV 10 1997

Mr. Peter King  
2819 Armstrong Avenue  
Holmes, PA 19043

Office of Prothonotary  
Public Utility Commission

Dear Mr. King:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty ✓

GVERNOR Tom Ridge,

THANK YOU FOR SUPPORTING MY  
RIGHT TO CHOOSE ELECTRICAL PROVIDERS.

I ALSO WOULD LIKE THE "CHOICE PLAN" SO  
I CAN DOUBLE MY SAVINGS THAT P.E.C.O IS  
PROPOSING.

THANK YOU  
JOSEPH A. D'AMATO  
1207 7TH AVE  
SWARTHMORE, PA. 19081  
*Joseph A. D'Amato*

THANK YOU  
PETER J. KING  
2819 ARMSTRONG AVE.  
HOLMES PA. 19043

P.S. I STILL DO NOT LIKE THE NEW AUTO  
EMISSIONS TEST, I THINK MORE R&D SHOULD  
HAVE BEEN DONE, BEFORE A PLAN THAT IS THIS  
EXPENSIVE, WAS IMPLEMENTED, THIS EXPENSE IS  
JUST AS IMPORTANT AS CUTTING ELECTRICITY COST.



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. and Mrs. Wilson Simpson  
Lima Estates A-104  
411 N. Middletown Road  
Lima, PA 19037

RECEIVED  
NOV 14 1997

Dear Mr. and Mrs. Simpson:

Office of Prothonotary  
Public Utility Commission

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty

**Wilson E. & Mary H. Simpson**  
Lima Estates A-104, 411 N. Middletown Road  
Lima, PA 19037  
October 22, 1997

Governor Tom Ridge  
225 Main Capitol  
Harrisburg, PA 17120

Dear Governor Ridge:

Hopefully, you and the Public Utility Commission will give consideration to the views expressed in the enclosed copy of Andrew Cassel's perceptive comments in today's Philadelphia Inquirer. Your decision in the selection of a fair and effective plan to establish competitive electric rates in Pennsylvania will give us a real advantage to future industrial growth.

Enron's Choice Plan which doubles PECO's 10% savings will certainly be strong incentive to industry to come to Pennsylvania. It is needed. Now.

Yours truly,



cc: Public Utility Commission

Andrew Cassel, Business News  
Philadelphia Inquirer

**Wilson E. & Mary H. Simpson**  
Lima Estates A-104, 411 N. Middletown Road  
Lima, PA 19037

October 17, 1997

Governor Tom Ridge  
225 Main Capitol  
Harrisburg, PA 1712

Dear Governor Ridge:

We are greatly pleased with your support of the proposed Choice Plans for putting electric utility companies into our American competitive enterprise system. Especially interesting is the Enron proposal which we hope will accelerate competitive rates and service in the Philadelphia area.

Yours truly,

*W E Simpson*  
*M H Simpson*



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

Mr. Patrick Carney  
1338 E. Steinber Street  
Philadelphia, PA 19124

Dear Mr. Carney:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty /

PATRICK A. CARNEY  
1338 E. STEINBER ST.  
PHILADELPHIA, PA. 19124

Dear Governor,

I like the idea of saving  
20% with the Choice Plan  
over Peco's meanical 10%.

I also value my right to  
choose my own electricity  
provider and I choose the  
Choice Plan.

Thank you for  
your time,

Patrick A. Carney



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
P.O. BOX 3265, HARRISBURG, PA 17105-3265

134

IN REPLY PLEASE  
REFER TO OUR FILE

November 4, 1997

RECEIVED  
NOV 05 1997

R-973953

Mr. Allen Lundberg  
1480 Osbourne Avenue  
Roslyn, PA 19001

Office of Prothonotary  
Public Utility Commission

Dear Mr. Lundberg:

Thank you for your recent letter to Governor Tom Ridge expressing your support for Enron's Choice Plan proposed in PECO Energy Company's restructuring filing proceeding under the Pennsylvania Electric Generation Customer Choice and Competition Act.

KJR

Please know that I have taken the liberty of forwarding your correspondence to the Acting Secretary of the Commission for inclusion into the official file of this proceeding.

Thank you again for the benefit of your thinking on this very important matter.

Sincerely,

Rosemary Chiavetta, Esq.  
Director of Legislative Affairs

cc: The Hon. Tom Ridge  
Chairman John Quain  
Acting Secretary James McNulty ✓

DOCKETED  
DEC 29 1997

DOCUMENT  
FOLDER

1480 Osbourne Ave.  
Roslyn, PA. 19001  
Oct. 15, 1997

Governor Tom Ridge  
Harrisburg, PA. 17120

Dear Governor Ridge,

Thank you for supporting my right to choose my electricity supplier.

However, since Enron Corporation has come into the picture with a new proposal, I think that the agreement with PECO should be reopened and further reviewed. Enron's proposal does indicate that there may be a better choice for consumers in term of price and service. All options should be explored before any final agreement.

Your review of this problem is requested.

Very truly yours,

A handwritten signature in cursive script, appearing to read "Allen O. Lundberg". The signature is written in dark ink and is positioned above the printed name.

Allen O. Lundberg