# BEFORE THE Pennsylvania Public Utility Commission

Pennsylvania Public Utility Commission:

v. PPL Electric Utilities Corporation : Docket No. R-2015-2469275

Supplement No. 179 to Tariff - : Electric Pa. P.U.C. No. 201 :

## **Prehearing Memorandum**

April 30, 2015,

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

Dear Secretary Chiavetta:

Eric Joseph Epstein ("Epstein" or "Mr. Epstein") hereby submits an original and three (3) copies of his Prehearing Memorandum in the above-captioned proceeding. Mr. Epstein intends to fully participate in this proceeding as an "active" party. Mr. Epstein also intends to participate in this proceeding through the submission of discovery, cross-examination of other parties' witnesses, and the submission of briefs, exceptions, and reply exceptions, if necessary.

Respectfully submitted

Eric Joseph Epstein, Pro se

4100 Hillsdal Road Harrisburg, PA 17112

(717)-635-8615

lechambon@comcast.net

cc: Certificate of Service

# Before the Pennsylvania Public Utility Commission

**Eric Joseph Epstein** 

:

R-2015-2469275

**PPL Electric Utilities** 

Corporation

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# **Prehearing Memorandum**

## I. History of the Proceeding

- 1) PPL Electric Utilities Corporation ("PPL" or "the Company") filed a letter with the Commission on February 27, 2015 stating it will be filing for a rate increase. PPL is requesting"
- 2) PPL filed Supplemental No. 179 to Tariff Electric Pa. P.U.C. No. 201.
- 3) The proposed tariff if approved would increase retail distortion rates by \$1675 million per year.
- 4) The tariff would create an overall 18.5% increase on distribution rates.
- 5) The residential rate increase is steep. Distribution charges would increase from \$14.09 to \$20.00 per month (but on daily rate) and variable charge to increase from \$0.02511 to \$0.03209 /kWh.
- 6) For a 1000 kWh residential customer, distribution rates would increases from \$39.20 to \$52.90 (132%).

7) PPL is also submitting a request to increase its DSIC cap from 5% to 7.5%.

#### II. Statement of Issues

- 8) Mr. Epstein is a residential customer of PPL Electric Utilities Corporation.
- 9) PPL's proposal to recover "indirect and direct costs" will impact Mr. Epstein's rates.
- 10) Eric Joseph Epstein is presently analyzing PPL's assumptions, estimates, projections, methodologies, undocumented statements, citations, predictions, and conclusions associated with the Company's Filing.
- 11) Mr. Epstein's evaluation of PPL's Testimony found numerous unproved assumptions, unsubstantiated statements, poor planning and practices.
  - a) The amount of the requested rate increase is just and appropriate;
  - b) The expenses claimed by PPL were prudently incurred;
  - c) PPL's proposed rate structure and rate design are appropriate;
  - d) The allocation of the proposed distribution rate increase between and among customer classes is just, reasonable and nondiscriminatory;
  - e) The rate of return on equity proposed by PPL, and other aspects of the Company's proposal result in a fair rate of return;
  - f) PPL's cost and quality of service is accurate, legitimate, and appropriately allocated;

- g) Appropriateness and accuracy of PPL's accounts, deprecation accruals and accrued deprecations and annual amortization rates;
- h) Appropriateness of consulting and legal costs;
- i) Cost sharing, responsibilities, liabilities and cost burdens associated with environmental remediation.
- 12) Mr. Epstein reserves the right to raise any issues or questions relating to any discrepancies or errors in the Above-Referenced proceeding.
- 13) Eric Joseph Epstein anticipates pursuing these issues during this proceeding, and reserves the right to address other issues of concern, and to respond to issues raised by other Parties.

## III. Proposed Witnesses

14) Mr. Epstein respectfully reserves the right to modify or supplement his witness list during the course of this proceeding. In the event that Eric Joseph Epstein decides to modify or supplement his witness list, Epstein will inform the parties and the Administrative Law Judge.

### IV. Proposed Schedule & Discovery Rules

15) Mr. Epstein will fully cooperate with the Court and the Parties at the Prehearing Conference to develop an appropriate procedural schedule and discovery rules in accordance with the Commission's regulations and any ALJ directives.

# V. Public Input Hearings

16) Mr. Epstein will attend and participate in Public Input Hearings.

### VI. Settlement Discussions

17) Eric Joseph Epstein is willing to participate in Settlement discussions and negotiations with the other parties to resolve all outstanding issues in this proceeding.

Respectfully submitted,

Eric Joseph Epstein, Pro se

4100 Hillsdale Road Harrisburg, PA 17112

Dated: April 30, 2015

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#### **CERTIFICATION OF SERVICE**

I hereby certify that I have this day served a true and correct copy of the foregoing document upon the active participants named below by US mail or hand delivery or electronic transmission in accordance with the requirements of Section 1.54.

The Honorable Susan D. Colwell Administrative Law Judge Commonwealth Keystone Building 400 North Street Harrisburg, Pa 17120

Paul E. Russell, Esquire Two North Ninth Street Allentown, PA 18101-1179

David MacGregor, Esquire John H. Isom, Esquire PPL Post & Schell 17 North Second St., Floor 12 Harrisburg, Pa 17101-1601

Regina L. Matz, Esquire PA PUC- BIE P.O. Box 3265 Harrisburg, PA 17105-3265

Tanya McCloskey, Esquire Candis A. Tunilo, Esquire Darryl Lawrence, Esquire Office of Consumer Advocate Forum Place, 5th Floor 555 Walnut Street Harrisburg, PA 17101-1921 Todd Stewart, Esquire Hawke, McKeon & Sniscak Dominion Retail, Inc. 100 North Tenth Street P.O. Box 1778 Harrisburg, Pa 17101

Steven Gray, Esquire Office of SBA Commerce Building, Suite 1102 300 North Second Street Harrisburg, PA 17101

Scott Rubin, Esquire IBEW 333 Oak Lane Bloomsburg, PA 17815

Joseph J. Vullo, Esquire CEO 1460 Wyoming Avenue Forty Fourt, PA 18704

Kenneth L. Mickens, Esquire SEF c/o 316 Yorkshire Drive

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David B. MacGregor, Esquire Post & Schell, P.C. 1600 John F. Kennedy Blvd. Philadelphia, PA 19103-2808

Paul E. Russell, Esquire PPL Electric Utilities Corporation Two North Ninth Street Allentown, PA 18101-1179

Office of Consumer Advocate Daryl Lawrence, Esquire Tanya McCloskey, Esquire Forum Place, 5th Floor 555 Walnut Street Harrisburg, PA 17101-1921

Office of Small Business Advocate Steven Gray, Esquire Sharon E. Webb, Esquire 1102, Commerce Building 300 North Second Street Harrisburg, PA 17101

Deanna O'Dell, Esquire Daniel Clearfield, Esquire Eckert, Seamans et al 13 Market Street, Floor 8 Harrisburg, PA 17108

Todd S. Stewart, Esquire Hawke, McKeon & Sniscak, LLP 100 North Street P.O. Box 1778 Harrisburg, PA 17101 Richard Kanaskie, Esquire, PA Public Utility Commission Investigation & Enforcement P.O. Box 3265 Harrisburg, PA 17105-3265

Sustainable Energy Fund Kenneth L. Mickens, Esquire 316 Yorkshire Drive Harrisburg, PA 17111

#### **PPLICA**

McNees Wallace & Nurick LLC David M. Kleppinger, Esquire Pamela C. Polacek, Esquire 100 Pine Street P.O. Box 1166 Harrisburg, PA 17108-1166 Scott J. Rubin, Esquire 333 Oak Lane Bloomsburg, PA 17815

Joseph L. Vullo, Esquire 1460 Wyoming Avenue Forty Fort, PA 18704

Eric Joseph/Epstein, Pro se 4100 Hillsdale Road Harrisburg, PA 17112

Dated: April 30, 2015

Mr. Eric Epstein

AMNESTY
INTERNATIONAL

Harrisburg, PA 17112

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