



17 North Second Street  
12th Floor  
Harrisburg, PA 17101-1601  
717-731-1970 Main  
717-731-1985 Main Fax  
www.postschell.com

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Devin Ryan

dryan@postschell.com  
717-612-6052 Direct  
717-731-1985 Direct Fax  
File #: 140074

November 9, 2015

***VIA ELECTRONIC FILING***

Rosemary Chiavetta  
Secretary  
Pennsylvania Public Utility Commission  
Commonwealth Keystone Building  
400 North Street, 2nd Floor North  
P.O. Box 3265  
Harrisburg, PA 17105-3265

**Re: Jay Larry Moyer v. PPL Electric Utilities Corporation**  
**Docket Nos. C-2011-2273645, C-2014-2444864**

Secretary Chiavetta:

PPL Electric Utilities Corporation (“PPL Electric” or the “Company”) submits this letter in response to the letters of Mr. Jay Larry Moyer dated October 13, 2015, and October 20, 2015.

In his letters, Mr. Moyer avers that he is facing termination of service for his solar panel and residential accounts. However, Mr. Moyer’s accounts are not currently facing termination. Mr. Moyer received the shut-off notices for his accounts because the time-based litigation hold on his accounts had inadvertently expired. It is important to recall that this matter has been in litigation for over four years, which contributed to PPL Electric’s personnel inadvertently not renewing the time-based litigation hold. When PPL Electric discovered the error, it promptly contacted Mr. Moyer on October 7, 2015, clarified that he was not facing termination, and explained that no decision had been rendered in his case yet.

In addition, contrary to Mr. Moyer’s claims, PPL Electric had no advance notice of the outcome in the Initial Decision on Remand. Mr. Moyer received the shut-off notices due to an inadvertent error by the Company as described above, not because PPL Electric learned the disposition of the Initial Decision on Remand prior to its release. PPL Electric only discovered the outcome of the Initial Decision on Remand when the decision was served on all parties.

Finally, Mr. Moyer’s erroneously contends that his October 15, 2015 shut-off notice and his bill due by October 30, 2015, which were both attached to his October 20, 2015 letter, show

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conflicting past due amounts. The shut-off notice indicates that the past due amount for Mr. Moyer's residential account was \$788.32. As seen on the October 30, 2015 bill, Mr. Moyer's past due balance as of October 9, 2015, was \$837.96. However, the bill also shows that an excess generation credit of \$49.64 was applied to Mr. Moyer's account. Therefore, after subtracting the \$49.64 excess generation credit from the \$837.96, the past due balance equals \$788.32.

In conclusion, PPL Electric appreciates this opportunity to respond to Mr. Moyer's letters and clarify the inaccuracies contained therein.

Respectfully submitted,

A handwritten signature in black ink, appearing to read 'Devin Ryan', is written over a horizontal line.

Devin Ryan

DTR/jl

cc: Jay Larry Moyer  
Honorable Cynthia Williams Fordham  
Jonathan M. Nase