

CAPTION SHEET

USE MANAGEMENT SYSTEM

1. REPORT DATE: 00/00/00	:	
2. BUREAU: ALJ	:	
3. SECTION(S):	:	
5. APPROVED BY:	:	4. PUBLIC MEETING DATE:
DIRECTOR:	:	00/00/00
SUPERVISOR:	:	
6. PERSON IN CHARGE:	:	7. DATE FILED: 01/05/07
8. DOCKET NO: C-20077255	:	9. EFFECTIVE DATE: 00/00/00

PARTY/COMPLAINANT: REMALEY, PAUL JR.

RESPONDENT/APPLICANT: PPL ELECTRIC UTILITIES CORP

COMP/APP COUNTY: LEHIGH

UTILITY CODE: 110500

ALLEGATION OR SUBJECT

COMPLAINANT STATES PPL WILL NOT PAY FULL COMPENSATION FOR APPLIANCES LOST DUE TO THEM NOT FIXING WIRES ON POLE. HE WOULD LIKE THE PUC TO MAKE PPL PAY FULL PRICE FOR ITEMS LOST DUE TO THEIR ERROR.

DOCUMENT
FOLDER

DOCKETED
JAN 10 2007

PENNSYLVANIA PUBLIC UTILITY COMMISSION

Formal Complaint Form

RECEIVED
2007 JAN -5 AM 8:35
PA.P.U.C.
SECRETARY'S BUREAU

Please print or type.

C-20077255

1. CUSTOMER NAME (COMPLAINANT)

Your name, mailing address, county, telephone number, utility account number and service address.

Name PAUL REMALEY JR

Street/P.O. Box 4135 LEVANS RD Apt # _____

City SCHNECKSVILLE State PA Zip 18078

County LEHIGH

Area Code/HOME Phone 610-799-4415

Area Code/WORK Phone 610-433-3149

Utility Account Number 17940-12008
(from your bill)

ORIGINAL

If your complaint involves utility service provided to a different address than your mailing address, please list this information below.

Name _____

Street/P.O. Box _____

City _____ State _____ Zip _____

2. UTILITY NAME (RESPONDENT)

Name of utility company your complaint concerns: PP+L

3. TYPE OF UTILITY (check one)

ELECTRIC

STEAM HEAT

GAS

WASTE WATER

WATER

MOTOR CARRIER

(taxi, moving company, limousine)

TELEPHONE
(local, long distance)

4. COMPLAINT (check one)

A. In general, what is your complaint?

- I want to oppose the company's proposed rate increase.
- There are incorrect charges on my bill.
- There is a reliability, safety or quality problem with my utility service.
- I received a notice that my utility service is being terminated.
- I would like a payment agreement.

Other Refuse To Pay IN Full For ITEMS Lost Because (explain) IT TOOK THEM 4 weeks TO FIX Problem on Pole.

B. State the facts of your complaint.

Include any specific dates, times or places that are important. If the complaint is about a bill, tell us about any charges that you believe are not correct. Use additional paper if you need more space. Provide copies of all relevant documents you believe will support your complaint.

FIRST CALL TO PP+L WAS 10-23-06 AND called every week AFTER WITH NO Results, because they refused to go UP the pole AND check wires. I Told them it only did IT, Lights surge on & off, when IT rained or was windy AND STILL Refused to go UP & check Till the 4th week when I got Election, he called & Told them (PP+L) IT WAS UP ON Pole.
11-15-06 Fixed

5. RELIEF

What do you want the Public Utility Commission to do about your complaint? Use additional paper if you need more space.

MAKE Them PAY IN Full AS They stated on The Phone call, They said Replace Items Lost AND we will pay for Items Lost because IT WAS OUR PP+L FAULT.

They CAME Then, AFTER AT LEAST 3 previous calls, went up the pole AND FOUND Problem IN 10 minutes. Problem is by then MANY appliances in the house were burned-out, because twice the voltage was coming in the House.

AFTER Finally Fixed I called BACK to see what to do ABOUT Items Lost AND they SAID Replace Items Lost AND/we PPT-2 will pay for them because IT WAS OUR FAULT.

I SENT ALL SLIPS IN AND THE TOTAL WAS \$2,500 AND NOW ONLY WANT TO pay \$1,250.00

6. PROTECTION FROM ABUSE

Answer the following question if your complaint is against a natural gas distribution company, an electric distribution company or a water company AND your complaint is about a billing problem, an application for service problem, a termination of service problem or a request for a payment agreement.

Has a court granted a "Protection from Abuse" order for your personal safety?

YES

NO

7. PRIOR UTILITY CONTACT

Answer the following question only if you are a residential customer and your complaint is against an electric distribution utility, natural gas distribution utility or a water distribution utility.

Have you spoken to a utility company representative about this complaint?

YES
(includes appeals of BCS determinations)

NO

If you tried to, but could not speak to a utility company representative about your complaint, please explain why.

8. VERIFICATION AND SIGNATURE

You must print or type your name below on the line provided for the verification paragraph, and you must sign and date (in ink) this form on the lines provided.

Verification: I PAUL REMALEY JR hereby state that the facts above set forth are true and correct (or are true and correct to the best of my knowledge, information and belief) and that I expect to be able to prove the same at a hearing held in this matter. I understand that the statements herein are made subject to the penalties of 18 Pa. C.S. § 4904 (relating to unsworn falsification to authorities).

Paul Remaley Jr 1-3-2007
(Signature) (Date)

9. LEGAL REPRESENTATION (IF ANY)

If you are represented by a lawyer in this matter you must provide your lawyer's name, address and telephone number.

Lawyer's Name _____

Street _____

City _____ State _____ Zip _____

Area Code/Phone Number _____

10. FILING

Please return the completed form to one of the addresses listed below:

If using U.S. Postal Service:

If using overnight delivery service:

Secretary Pennsylvania Public Utility Commission P.O. Box 3265 Harrisburg, PA 17105	Secretary Pennsylvania Public Utility Commission 400 North Street Commonwealth Keystone Building, 2 nd Floor Harrisburg, Pennsylvania 17120
--	--

Facsimiles and/or electronic filings of the complaint form will not be accepted.

If you have any questions about filling out this form, please contact the Secretary's Bureau at 717-772-7777.

Keep a copy of your complaint for your records.



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

IN REPLY PLEASE
REFER TO OUR FILE

DATE SERVED: JANUARY 11, 2007

C-20077255

PPL ELECTRIC UTILITIES CORPORATION
PAUL E RUSSELL GEN COUNSEL
TWO N 9TH ST
ALLENTOWN PA 18101-1179

**DOCUMENT
FOLDER**

Dear Mr. Russell:

A complaint has been filed against you before the Pennsylvania Public Utility Commission by PAUL REMALEY JR. To defend yourself against the claims stated in the following pages, you must act within twenty (20) days by filing in writing with the Commission; either personally or through your attorney, your defenses or objections to the claims stated against you. Or, you may satisfy the complaint by settling the matter with the Complainant and submitting proof of settlement to the Commission within twenty (20) days.

IF YOU FAIL TO RESPOND WITHIN TWENTY (20) DAYS, THE CASE MAY GO FORWARD IN YOUR ABSENCE AND A JUDGEMENT MAY BE ENTERED AGAINST YOU BY THE COMMISSION WITHOUT FURTHER NOTICE.

CUSTOMER OF A UTILITY

A payment schedule may be prescribed or a termination of utility services may be authorized. You may lose money or property or other rights important to you.

COMPANY/UTILITY

An Administrative Law Judge may revoke or suspend any certificate or permit held by you, or impose a fine, or any other appropriate penalty or remedy authorized by the Public Utility Code. You may lose money or property or other rights important to you.

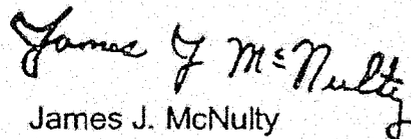
Detailed instructions on how to proceed are contained in the attached pages. You are advised to read them carefully.

JANUARY 11, 2007

Unless you are a corporation or other organization, you may proceed without a lawyer. However, if you want a lawyer and do not have one or cannot afford one, the office listed below can tell you where you can get legal help:

Pennsylvania Lawyer Referral Service
Pennsylvania Bar Association
P.O. Box 186
Harrisburg, PA 17108
(800) 692-7375

Very truly yours,



James J. McNulty
Secretary

SS

BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

DATE SERVED: JANUARY 11, 2007

PAUL REMALEY JR
Complainant

v.

PPL ELECTRIC UTILITIES CORPORATION
Respondent

Complaint Docket
No: C-20077255

DOCUMENT
FOLDER

FORMAL COMPLAINT NOTICE TO RESPONDENT TO ANSWER OR SATISFY

TO: PPL ELECTRIC UTILITIES CORPORATION

DOCKETED
JAN 10 2007

TAKE NOTICE:

That a complaint in the above entitled matter, of which the attached is a true and correct copy, has been presented and filed of record with the Pennsylvania Public Utility Commission. Section 702 of the Public Utility Code, 66 Pa. C.S. Section 702, requires the Commission to serve on each party named in a complaint a copy of the complaint and notice calling upon each party to satisfy the complaint, or to answer the same in writing within a specified time; THEREFORE,

1. You have twenty (20) days from the date on which this complaint is served to either satisfy this complaint or to file with the **Secretary of the Pennsylvania Public Utility Commission, P. O. Box 3265, Harrisburg, PA 17105-3265**, an answer (original and three copies), in writing, under oath, which, as required by Section 5.61 of the Commission's Rules of Practice and Procedure, 52 Pa. Code Section 5.61, either affirms or specifically denies the allegations in this complaint. You must also serve a copy of the answer upon the complainant. The date of service is the mailing date as indicated by the date at the top of this Notice. Section 1.56(a) of the Commission's Rules of Practice and Procedure, 52 Pa. Code Section 1.56(a).

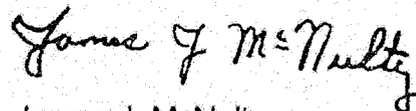
2. If you fail to either satisfy this complaint or to file answer or other responsive pleading within twenty (20) days, you will be deemed to have admitted all the allegations in this complaint in accordance with Section 5.61 of the Commission's Rules of Administrative Practice and Procedure, 52 Pa. Code Section 5.61. In that event, the Commission may, without hearing, enter an order which either revokes or suspends any certificate or permit held by you or which imposes a fine or any other appropriate penalty or remedy authorized by the Public Utility Code, 66 Pa. C.S. Section 101, et seq.; and, if

you are a customer of a utility, an order may be entered which prescribes a payment schedule or which authorizes termination of utility services. The Commission is not limited to the relief sought by the complainant in paragraph 4 of the attached complaint.

3. If you elect to satisfy this complaint you must file, within twenty (20) days from the date on which this complaint is served, affidavits executed by each complainant that this complaint has been satisfied. Such affidavits must describe the basis on which this complaint was satisfied; any settlement agreement between the parties must be reduced to writing and attached to the affidavit. Such affidavits are to be filed with the Secretary of the Commission at the address set forth in paragraph 1. Upon receipt of affidavits of satisfaction from all complainants, this complaint may be dismissed by the Commission in accordance with Section 703(a) of the Public Utility Code, 66 Pa. C.S. Section 703(a), unless the Commission determines that such dismissal would be contrary to the public interest, in which event the Commission may direct that hearings be held upon the complaint.

4. If you file an answer which admits the allegations in this complaint, or which fails to specifically deny the allegations in this complaint, the Commission may, without hearing, enter an order which either revokes or suspends any certificate held by you or which imposes a fine or any other appropriate penalty or remedy authorized by the Public Utility Code, 66 Pa. C. S. Section 101, et seq.; and, if you are a customer of a utility, an order may be entered which prescribes a payment schedule or which authorizes termination of utility services. The Commission is not limited to the relief sought by the complainant in paragraph 4 of the attached complaint.

5. If you file a timely answer which specifically denies the allegations in this complaint, or which raises material questions of law or fact, this matter shall be referred to the Office of Administrative Law Judge for hearing and decision. If, after hearing on the issues raised by that answer, you are found to have committed any of the violations alleged in the complaint, the Administrative Law Judge may render a decision which either revokes or suspends any certificate or permit held by you or which imposes a fine or any other appropriate penalty or remedy authorized by the Public Utility Code, 66 Pa. C. S. Section 101, et seq.; and, if you are a customer of a utility, an order may be entered which prescribes a payment schedule or which authorizes termination of utility services. In the imposition of a penalty after a hearing the Administrative Law Judge is not bound by the relief sought by the complainant in paragraph 4 of the attached complaint.



James J. McNulty
Secretary

(SEAL)

Certified Mail
Return Receipt Requested

ORIGINAL

GROSS, MCGINLEY, LABARRE & EATON, LLP

MALCOLM J. GROSS
PAUL A. MCGINLEY
DONALD LABARRE, JR.
J. JACKSON EATON, III
MICHAEL A. HENRY
PATRICK J. REILLY
ANNE K. MANLEY
SUSAN ELLIS WILD
VICTOR E. CAVACINI
THOMAS E. REILLY, JR.
ROBERT A. ALPERT
JOHN P. SERVIS
ALLEN TULLAR
RICHARD J. CURLEY
RAYMOND J. DEKAYMOND
THOMAS A. CAPLHART
JOHN F. GROSS

ATTORNEYS AT LAW
33 SOUTH SEVENTH STREET
P.O. BOX 4060
ALLENTOWN, PENNSYLVANIA 18105-4060

(610) 820-5450
TELEFAX (610) 820-6006
E-MAIL aralston@gmle.com
Direct Dial (610) 871-1323

KIMBERLY G. KRUPKA
K. A. SPOTTS-KIMMEL
ERROL C. DEANS, JR. *
ANDREW H. RALSTON, JR.
LUCAS J. REPKA

OF COUNSEL
DAVID C. KEEHN
MICHAEL J. PIOSA

*Also admitted in NY

EASTON OFFICE:
717 WASHINGTON ST.
EASTON PA 18042
(610) 258-1506

January 31, 2007

VIA FEDERAL EXPRESS

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

RE: Paul Remaley, Jr. v. PPL Electric Utilities Corporation
Docket No. C-20077255

RECEIVED

JAN 31 2007
PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

**DOCUMENT
FOLDER**

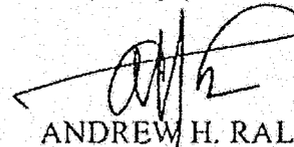
Dear Mr. McNulty:

Enclosed for filing in the above-captioned matter are an original and three (3) copies of the Answer of PPL Electric Utilities Corporation.

Pursuant to 52 Pa. Code § 1.11, the enclosed document is to be deemed filed on January 31, 2007, which is the date it was deposited with an overnight express delivery service as shown on the delivery receipt attached to the mailing envelope.

In addition, please date and time-stamp the enclosed extra copy of this letter and return it to me in the envelope provided.

Very truly yours,



ANDREW H. RALSTON, JR.

Enclosures

cc: Paul Remaley, Jr. (with encl.)
Deidre L. Bilger (w/ encls.)

DOCKETED
FEB 02 2007

63

ORIGINAL

BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION

PAUL REMALEY, JR.

Complainant,

vs.

PPL ELECTRIC UTILITIES CORPORATION,

Respondent.

COMPLAINT DOCKET
NO. C-20077255

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JAN 31 2007

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

ANSWER OF PPL ELECTRIC UTILITIES CORPORATION

PPL Electric Utilities Corporation (hereafter "PPL"), by its attorney, hereby answers the Complaint in the above-captioned proceeding as follows:

1. Admitted.
2. Admitted.
3. Admitted.

DOCKETED DOCUMENT
FEB 02 2007 FOLDER

4. Denied. At all times material and relevant hereto, PPL furnished and maintained adequate, efficient, and reasonable service. PPL has not violated any rule or regulation of the PUC, nor any provision of its tariff. PPL admits that a broken neutral connection caused damage to various items of Complainant's personal property and caused Complainant to incur an electrician fee of \$60.00.

5. Denied. This paragraph constitutes a request for relief to which no answer is required. Without waiving the foregoing, and to the extent that an answer were to be required, PPL states that the PUC is without jurisdiction to award Complainant the relief requested in his

Complaint. PPL incorporates its Preliminary Objection to Complainant's Complaint herein. Although the PUC has no authority to order PPL to pay monetary damages to Complainant, PPL states that it has offered to pay Complainant the fair market value of his damaged personal property and to reimburse him his actual electrician expenses. In a Court with competent jurisdiction over Complainant's property damage claims, he would not be entitled to anything other than the fair market value of his damaged personal property. "Fair market value" does not mean the original full purchase price of the damages items of personal property. The "fair market value" of personal property involves a consideration of the age and condition of the property. It is akin to the concept of depreciation and is, like that concept, calculated by a standard methodology which was used in this case. PPL denies that it ever stated to Complainant that it would pay anything other than the fair market value of his damaged personal property, or that PPL has any obligation to do otherwise. By way of example, Complainant is demanding that PPL pay him the full purchase price of his ten year old refrigerator. PPL is not obligated to replace Complainant's ten year old refrigerator with a new refrigerator. PPL will agree to give Complainant the fair market value of his ten year old refrigerator, so that he can replace his ten year old refrigerator, not with a new refrigerator, but with one of comparable age and condition.

PPL also notes that PPL contacted Complainant on December 13, 2006, offered to pay him the fair market value of the damaged items of personal property, explained what that concept meant, and Complainant accepted that offer.

6. N/A

7. Admitted.

8. N/A

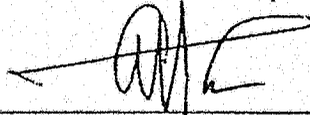
9. N/A

10. N/A

Respectfully submitted,

PPL Electric Utilities Corporation

By:



ANDREW H. RALSTON, JR.

Attorney for PPL Electric Utilities Corp.

33 South 7th Street, P.O. Box 4060

Allentown, PA 18105-4060

(610) 820-5450

I.D. #88770

Dated: January 31, 2007
at Allentown, Pennsylvania

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BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION

PAUL REMALEY, JR.

Complainant,

vs.

PPL ELECTRIC UTILITIES CORPORATION,

Respondent.

COMPLAINT DOCKET
NO. C-20077255

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JAN 31 2007

CERTIFICATION OF SERVICE

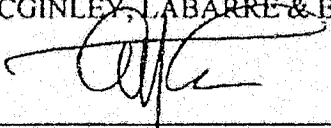
PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

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

Mr. Paul Remaley, Jr.
4135 Levans Rd.
Schnecksville, PA 18078

Dated this the 31th day of January, 2007.

GROSS, MCGINLEY, LABARRE & EATON, LLP

By: 

ANDREW H. RALSTON, JR., ESQUIRE
Attorney for PPL Electric Utilities Corp.
33 South 7th Street, P.O. Box 4060
Allentown, PA 18105-4060
(610) 820-5450
I.D. #88770

ORIGINAL

GROSS, MCGINLEY, LABARRE & EATON, LLP

MALCOLM J. GROSS
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OF COUNSEL
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*Also admitted in NY

EASTON OFFICE:
717 WASHINGTON ST
EASTON PA 18042
(610) 258-1506

January 31, 2007

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JAN 31 2007

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

VIA FEDERAL EXPRESS

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

RE: Paul Remaley, Jr. v. PPL Electric Utilities Corporation
Docket No. C-200772⁵/₅

Dear Mr. McNulty:

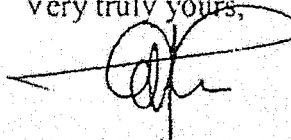
Enclosed for filing in the above-captioned matter are an original and three (3) copies of the Preliminary Objections of PPL Electric Utilities Corporation.

Pursuant to 52 Pa. Code §1.11, the enclosed document is to be deemed filed on January 31, 2007, which is the date it was deposited with an overnight express delivery service as shown on the delivery receipt attached to the mailing envelope.

In addition, please date and time-stamp the enclosed extra copy of this letter and return it to me in the envelope provided.

**DOCUMENT
FOLDER**

Very truly yours,



ANDREW H. RALSTON, JR.

Enclosures

cc: Mr. Paul Remaley, Jr. (w/ enc.)
Deidre L. Bilger (w/ encls.)

61

ORIGINAL

BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION

PAUL REMALEY, JR.

Complainant,

vs.

PPL ELECTRIC UTILITIES CORPORATION,

Respondent.

COMPLAINT DOCKET
NO. C-20077255

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JAN 8 1 2007

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

NOTICE TO PLEAD

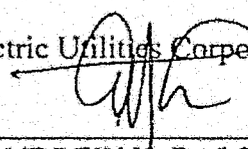
TO: MR. PAUL REMALEY, JR.
4135 LEVANS RD
SCHNECKSVILLE, PA 18078

Pursuant to 52 Pa. Code Section 5.101(d), you are hereby notified that you have ten (10) days from the date of service of the within Preliminary Motion within which to file a written answer with the Secretary of the Pennsylvania Public Utility Commission, P.O. Box 3265, Harrisburg, PA 17120, and that if you fail to so file a written answer within ten (10) days from the date of service, Respondent's Preliminary Motion may be granted without further notice.

Respectfully submitted,

PPL Electric Utilities Corporation

BY:



ANDREW H. RALSTON, JR., ESQ.

Dated: January 31, 2007
at Allentown, Pennsylvania

ORIGINAL

BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION

PAUL REMALEY, JR.

Complainant,

vs.

PPL ELECTRIC UTILITIES CORPORATION,

Respondent.

COMPLAINT DOCKET
NO. C-20077255

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PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

PRELIMINARY OBJECTION OF PPL ELECTRIC UTILITIES CORPORATION

PPL Electric Utilities Corporation, by and through its attorneys or record, hereby makes the following Preliminary Objection to Complainant's Complaint pursuant to Section 5.101(a)(2) and (3), Title 52 of the Pennsylvania Code. 52 Pa.Code §5.101(a)(2) and (3), alleging in support thereof as follows:

1. Complainant Paul Remaley, Jr. ("Complainant") filed a Complaint against PPL Electric Utilities Corporation ("PPL") alleging that PPL caused damage to various items of his personal property. See Complaint, ¶5.

2. PPL incorporates the factual averments set forth in its Answer to Complainant's Complaint herein, as if more fully set forth at length.

3. As a creature of legislation, the PUC possesses only the authority that the State Legislature has specifically granted to it in the Public Utility Code ("Code"), 66 Pa.C.S. §§101, et seq. Its jurisdiction must arise from the express language of the pertinent enabling legislation

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FOLDER**

DOCKETED
FEB 6 2007

or by strong and necessary implication therefrom. Feingold v. Bell of PA, 477 Pa. 1, 282 A.2d 1191 (1977).

4. Nothing in the Code confers jurisdiction upon the PUC to award monetary damages. DeFrancesco v. Western PA Water Company, 453 A.2d 595 (Pa. 1982); Feingold, supra.

5. "The Commission does not have the authority to award Complainant monetary damages . . . The appropriate venue for a claim seeking damages is with the civil courts." See Resseguie v. PPL Electric Utilities Corporation, C-20066717, Order on Preliminary Objections. Copy attached.

6. The PUC only has jurisdiction, where Complainant alleges a violation of the Code, and those allegations are established by the evidence at a hearing, to conclude that the utility violated 66 Pa.C.S. §1501 by failing to furnish and maintain adequate, efficient, safe and reasonable service and facilities and, as a result fine the utility. See Chief Administrative Law Judge Veronica A. Smith's decision in the case of Resseguie v. PPL Electric Utilities Corporation, C-20066717, attached.

7. Because Complainant's Complaint concerns alleged property damage and seeks payment for said damage, the Pennsylvania Public Utility Commission has neither authority, nor jurisdiction, over Complainant's Complaint to provide the relief requested by Complainant.

8. The PUC has no jurisdiction to award Complainant money damages.

9. The PUC should, accordingly, dismiss that portion of Complainant's Complaint that requests monetary damages, with prejudice.

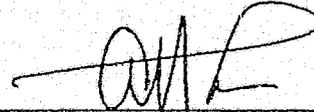
WHEREFORE, in view of the foregoing, PPL respectfully requests that the Pennsylvania Public Utility Commission grant PPL's Preliminary Objection to Complainant's Complaint and

dismiss that portion of Complainant's Complaint dealing with his request for monetary damages, with prejudice, for the reason that the PUC lacks jurisdiction over the relief requested therein.

Respectfully submitted,

PPL Electric Utilities Corporation

BY:



ANDREW H. RALSTON, JR., ESQUIRE

Dated: January 31, 2007
at Allentown, Pennsylvania

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BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION

PAUL REMALEY, JR.

Complainant,

vs.

PPL ELECTRIC UTILITIES CORPORATION,

Respondent.

COMPLAINT DOCKET
NO. C-20077255

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JAN 31 2007

CERTIFICATION OF SERVICE

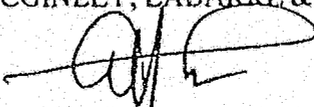
PA PUBLIC UTILITY COMMISSION
SECRETARY'S OFFICE

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

Mr. Paul Remaley, Jr.
4135 Levans Rd.
Schnecksville, PA 18078

Dated this the 31th day of January, 2007.

GROSS, MCGINLEY, LABARRE & EATON, LLP

By: 

ANDREW H. RALSTON, JR., ESQUIRE
Attorney for PPL Electric Utilities Corp.
33 South 7th Street, P.O. Box 4060
Allentown, PA 18105-4060
(610) 820-5450
I.D. #88770



COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA PUBLIC UTILITY COMMISSION
Administrative Law Judge
P.O. BOX 3265, HARRISBURG, PA 17105-3265
February 12, 2007

IN REPLY PLEASE
REFER TO OUR FILE

Re: C-20077255

(SEE ATTACHED LIST)

Paul Remaley, Jr. v. PPL Electric Utilities Corporation

Requests Compensation for Loss of Appliances Due to Respondent's
Error

Motion Judge Assignment Notice

This is to inform you that a Preliminary objection was filed on the above-captioned case. This objection is being assigned to Chief Administrative Law Judge Veronica A. Smith for ruling. The Commission rule of practice at 52 Pa. Code §5.101 specifies that the person who filed the complaint has ten (10) days from the date the objection was served on you to file an answer.

If you file any pleading or document relating to this objection with the Secretary of the Commission, please provide a duplicate copy to the judge.

Procedural questions or comments should be directed to the judge at:

717-783-5452

DOCUMENT
FOLDER

pc: Special Agent Amanda N. Rumsey
Stacy Nolan, Scheduling Officer
Beth Plantz
Docket Section

DOCKETED
FEB 20 2007