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C-2016-2559799  
Judge Chelis,

PA P.U.C.  
SECRETARY'S BUREAU

Excuse my writing and  
thanks for allowing me  
to add further to my  
appeal to the P.U.C  
decision.

My Tenants Have Had  
exclusive rights to the  
'western' portion of the  
garage / Shed since 2003.

I dug a Trench from the  
apartment to the garage  
and buried a water line  
and a 110V wire and

a 220V wire (line)

The tenants have never used the 220V or the water line. When I installed the 220V I tested it and advised my tenant

In 2005 I purchased a property on 200 Goldbu Rd.

and installed a 220V

Receptacle. I used once

in 2009. (meter #41511470)

I hooked up the 110V line

to a motion light above the

western door (above the

large garage door for the  
tenant use only ) <sup>meter #</sup> 86032-959

This is where they  
could park their car  
and store lawn equip-  
ment.

Each tenant had a key  
to lock and unlock  
the door.

I might add that if  
I needed a light on  
I turned it on from my  
house (306 Holden Rd)

I mention this to remind

Everyone that all other  
power came from my  
house (306 Golden Rd)  
Meter # 39659731

a PPL Lawyer stated the  
light I installed was  
shared by me and the  
tenant. Not true, only  
the tenant and the  
occasional deer.

Therefore, I ask if I  
may review my  
interpretation of the  
Term "Foreign load"

By definition as I  
interpret it:

Foreign Load is utility  
service usage that is  
registered by a customer  
(Ratepayer) meter but  
provided to another  
dwelling unit. Foreign  
Load describes a situation  
where a ratepayers meter  
registers usage for utility  
service provided to another  
person, or for use in a  
common area shared by

others eg. Hallway lights.

Consequently, a rate payer  
whose meter registers  
foreign usage may be  
billed and pay for  
utility service that he  
or she did not use  
[52 Pa code c469]

Judge, I don't see how  
I created a foreign load  
by what I did.

In closing, Had I  
hired a lawyer, he  
would have advised me  
against signing a letter

stating that I had  
removed the 'foreign load'  
Joyce Clement advised that  
the foreign load had to  
be removed before they  
would put the tenants  
electric bill back  
into their name.

The only farm with  
removing the dB was  
my tenant losing the  
'night lets' which none of  
my tenants had objected  
to its existence

as a final note Judge  
I became a 'fan' of  
Joyce Clement when she  
came to my place of  
business and stated she  
agreed with me but  
could not help in this  
circumstance.

Joyce advise my Tenant  
that having an A/C unit,  
all electric heat and  
not paying enough per  
month was the cause of the  
high bill not the landlord.

again Judge please excuse  
my writing this letter  
as opposed to typing.  
I prefer writing as it  
is more personal.  
I've been a customer  
of PPL for over 45 years  
yet they never called.  
They turned the amount  
over to a collector.

~~Thanks~~  
Judge Cole

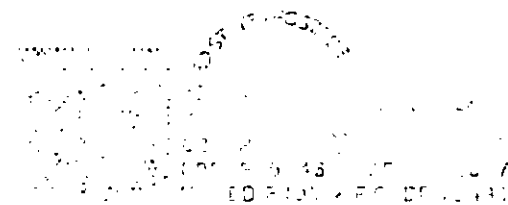
John Arnold  
3/5/17

Judge

my last concern with all  
the "foreign load" business  
if guilty I need PPL  
to address all my tenants  
from present to 2003  
that it was only a  
matter of interpretation  
so none of them would  
think I was cheating  
them.

Thanks again  
John Cunn

John Carmody  
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Honesdale, Pa 18431



Secretary  
Pa. Public Utility Commission  
P.O. Box 3265  
Harrisburg, Pa 17105-3265

Exceptions of John F Carmody