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DEC 28 2017

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

To: Rosemary Chiavetta,
Secretary Pennsylvania Public Utility Commission
From: Karen Feitt & H. Mendoza, Jr.
Date: 12/23/2017
Re: Karen Ann Feitt, & H. Mendoza, Jr.
Docket No. F-2017-2636316

Dear Secretary Chiavetta:

Enclosed please find our filing a response in opposition to the Respondent's Preliminary Objections to the Formal Complaint filed by Karen Feitt and H. Mendoza, Jr.. A copy of this document has been served upon the Respondent in accordance with Commission regulations.

Sincerely,



Karen Ann. Feitt

Higinio Mendoza, Jr.
Certified Legal Assistant

Cc: Counsel of Record for this Party:

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

KAREN FEITT and H. MENDOZA, JR. :

Complainant. :

vs. :

No: F-2017-2636316

DUQUESNE LIGHT COMPANY :

Respondent. :

ANSWER TO RESPONDENT'S PRELIMINARY OBJECTIONS

Petitioners, through Pro Si and pursuant to Rules 1516(b) and 1517 of the Pennsylvania Rule of Appellate Procedure and Rules 1028 and 1029 of the Pennsylvania Rules of Civil Procedure, hereby submit the following responses to the averments in the Preliminary Objections of Respondent to the Petition for Review.

RESPONSES

1. Admitted.

2. Respondent averments of the Complaint appears as in part incomprehensible, legible, fails to set forth a claim of an unspecified "payment agreement", discharging debts, et al. Complainant admits the Complaint appears in part as ambiguous, more importantly the Complaint deficiencies does not serve as excused by Duquesne Light Company from responsibilities consisting of over payments, commitment for payment agreements, et al. The Complainant claim is protected by ("Responsible Utility Customer Protection Act") the Pennsylvania Public Utility Commission, furthermore the Complainants alleged actions of crimes appears to the Complaint as violations of Law.

3. The averments in part admitted to the extent that 22 Pa. Code 4.81 applies to "allegations of

curriculum deficiencies. "they are denied to the extent that they assert the Complainant does not contain allegations of curriculum deficiencies. To the extent they are conclusions of Law, no response is required and are deemed denied

4. The averments incompletely summarize the Complainant which speaks for itself. To the extent a response is required, they are denied.

5. The averments in paragraph 5 are conclusions of Law to which no response is required and are deemed denied.

6. The averments in paragraph 6 is admitted.

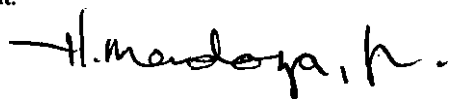
7. Admitted.

8. The Pennsylvania Public Utility Commission established the Responsible Utility Customer Protection Act that the Complainant invokes for a claim of payment agreement. Furthermore The Pennsylvania Public Utility Commission can order the Respondent to return inconsistencies, fine for not following rules, order the Respondent (Duquesne Light Company) to correct problems with service. The misappropriation of the process constitutes probable cause and has the appearance consisting of that which violates the Pennsylvania Public Utility Commission regulations to the extent they are conclusions of Law, no response is required and are deemed denied.

9. The Complainant claim to the Responsible Utility Customer Protection Act is within the realm of Jurisdiction of the Pennsylvania Public Utility Commission, therefore is a conclusion of Law to which no response is required and deemed denied.

10. Pennsylvania Public Utility Commission established the Responsible Utility Customer Protection Act that the Complainant invokes for a claim, however not limited to, therefore a conclusion of Law to which no response is required and are deemed denied.

WHEREFORE, the Pennsylvania Public Utility Commission should overrule the preliminary objections of Respondent.



Respectfully submitted,
Karen A. Feitt, and H. Mendoza, Jr. (Legal Assistant)

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SECRETARY'S BUREAU

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