

BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION

Debbie Hughey, Complainant

v.

Docket No. - C-2016-2567445

Philadelphia Gas Works, Respondent

**COMPLAINANT'S FIFTH REQUEST FOR ADDITIONAL TIME TO FULLY FILE  
HER EXCEPTIONS**

On January 08, 2018, the Complainant filed a Motion/ Petition/ Request for "Additional Time To File Her Exceptions to Judge Pell's Initial Decision" (Exhibit A - docketed on January 09, 2018), stating lack of timeliness, weather, holiday seasons {closure of the USPS - United States Postal Service, during the holidays}, and etc... At that time, the Complainant did not want to disclose other issues (i.e. Medical Conditions, Issues, and etc...) that she was dealing with at that time as well as still continuing now.

Then on January 09, 2018, the Complainant tried to electronically file her "Partial Exceptions" (Complainant was not able to complete her Exceptions due to her illnesses, website, computer, printer, and etc...), but was unsuccessful. Thus, she filed Partial Exceptions; which, were timely mailed via Certified Mail, and finally docketed by the Commission on the due date.

Then Ms. Graciela C. Christlieb, Esquire, Attorney for PGW served her Reply Exceptions to the Complainant via Fedex, without even requiring a signature, and it was forced through our mail slot in our door; however, the Complainant never received a copy of Ms. Christlieb's "Philadelphia Gas Works' Reply To Complainant's Petition For Additional Time To File Exceptions" - Exhibit B, that she claimed was mailed to the Complainant's Post Office Box, but it was docketed on the record as the same date of Ms. Christlieb's Reply Exceptions. The Complainant found about Ms. Christlieb's "Reply To Complainant's Petition For Additional Time To File Exceptions", when she was reviewing the case online. Please review Exhibit C, pertaining to the Complainant's response to Ms. Christlieb's "Reply To Complainant's Petition For Additional Time To File Exceptions".

Then on February 06, 2018, the Complainant filed another request labeled, "Complainant's Second Request For Additional Time To Fully File Her Exceptions To The Alleged Judge Pell's Illegal Decision" - Exhibit D. Then the Complainant filed again, a third request that was never placed on the record, and then a fourth request (Exhibit E) as of February 22, 2018 {**filed from rom the hospital**}, but it was misleadingly filed on the record to make it appear that the Complainant filed another Exception Reply, before the additional Time for Extension to file FULL Exceptions. The Complainant did not know what labeling to file her third request under; thus, it was also, filed under answer (est.), and etc..., and when the Complainant inquired about why documents were not being listed on the docket, then only a Replay Exception was listed on the 20th of February, and the Complainant's additional Petition/Request for Extension

of Time that was electronically dated 02/22/18 is placed before the February 20, 2018 Reply Exception, making it look misleading (Exhibit F - last page of the PPUC's Daily Action Part of the Case's Record). It has been over **42 days**, and the Complainant still have not received a respond/ruling to her requests to file her FULL Exceptions.

Wherefore, the Complainant is asking for a 30 Day Extension (from the date of the order); in which, to file her Full Exceptions.

Signed Debbie Hughey Date 03/02/18

VERIFICATION

I, Debbie Hughey, hereby declare that the facts set forth in the foregoing reply are true and correct to the best of my knowledge, information, and belief. This verification is made subject to the penalties of 18 Pa. C.S. 4904, concerning false statements to authorities.

Signed Debbie Hughey Date March 02, 2018

Certificate of Service

I, Debbie Hughey, the Complainant served the Respondent's Attorney with a copy of the Complainant's Fifth Request for Additional Time to fully file her Exceptions to the alleged Judge Pell's Illegal Decisions, via the PPUC's Website, since Ms. Christlieb accept E-service.

Signed Debbie Hughey Date 03/02/18

EXHIBIT ABEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION

Debbie Hughey, Complainant

vs

C-2016-2567445

Philadelphia Gas Works, Respondent

COMPLAINANT'S REQUESTS/ MOTION FOR ADDITIONAL TIME TO FILE HER  
EXCEPTIONS TO JUDGE PELL'S INITIAL DECISION

The Complainant did not receive notice of a Certified Mail Notice until Sunday, December 24, 2017. The Post Office closed early (3p instead of 6pm) on Christmas Eve, without any advanced notice, and due to the holidays, weather, snow, closings, and etc..., the Complainant was not able to pick up this Certified Mail until the 27 - 28th of December, 2017.

When the Complainant saw that it was the long awaited PUC's Decision, she realized that the Decision was dated December 05, 2017, but no notice was given to her in a timely fashion. However, the cover sheet stated that a respond for Exceptions must be filed within 20 days of the Cover Letter of December 20, 2017. Therefore, not leaving the Complainant with enough time to adequately respond. Therefore, the Complainant is requesting an extension; in which, to fully file her Exceptions on this case.

Signed electronically /s/ Debbie Hughey on January 08, 2018 at 10:07 pm

## Certificate of Service

I, Debbie Hughey, the Complainant, serving the Respondent's Attorney with a copy of this request, via the PPUC's Website, since Ms. Christlieb accepts E-Service.

Signed electronically /s/ Debbie Hughey on January 08, 2018 at 10:07 pm

EXHIBIT B

BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

RECEIVED

JAN 19 2018

Debbie Hughey

v.

Philadelphia Gas Works

:  
:  
:  
:  
:

PUBLIC UTILITY COMMISSION  
REGULATORY BUREAU  
Docket No. C - 2016 - 2567445

PHILADELPHIA GAS WORKS' REPLY TO COMPLAINANT'S PETITION FOR ADDITIONAL TIME TO FILE EXCEPTIONS

The Philadelphia Gas Works (PGW) hereby files its Reply to the Complainant's Petition for Additional Time to File Exceptions filed on January 9, 2018.

**I. HISTORY OF PROCEEDINGS RELEVANT TO REPLY**

On December 20, 2017, ALJ Pell issued the Initial Decision in this matter.

On January 9, 2018, the Complainant filed "The Partial Exceptions of the Complainant (Debbie Hughey) to the Alleged Judge Pell's Initial Decision of the Complainant's Formally Filed Complaint and Amended Complaint Against the Respondent (Philadelphia Gas Works)."

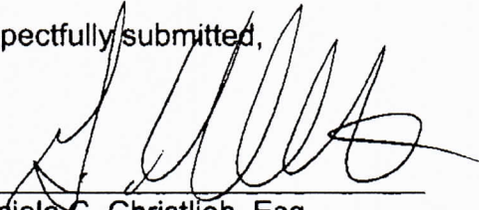
Also on January 9, 2018, the Complainant filed this Petition

**II. REPLY**

The Complainant states that she needs additional time because by the time she picked up her mail, she did not have sufficient time to file her exceptions to the Initial Decision in this matter. However, the complainant has already filed lengthy exceptions to the Initial Decision and has had the time to compile documents that are not part of the record in this matter to submit to the Commission with her exceptions. Moreover, it is the fault of the Complainant that she did not her mail in a timely manner; she keeps a P.O. Box and has opted, throughout these proceedings, to use it as her mailing address. The Complainant is aware that the correspondence from the Commission will go to her P.O. Box; it is incumbent on her to check her P.O. Box in a timely manner to ensure that she can meet the deadlines in the case she has initiated.

**Wherefore**, PGW respectfully requests that this Commission deny the Petition.

January 19, 2018

Respectfully submitted,  


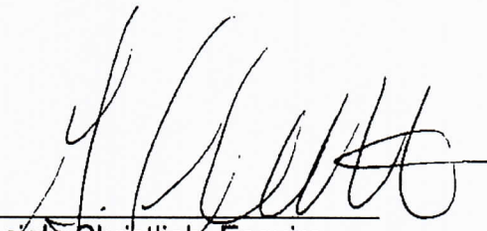
---

Graciela C. Christlieb, Esq.  
Philadelphia Gas Works  
800 W. Montgomery Avenue  
Philadelphia, PA 19122

**VERIFICATION**

I, Graciela Christlieb, hereby declare that I am counsel for the Philadelphia Gas Works. I am authorized to make this verification on its behalf. The facts set forth in the foregoing Reply are true and correct to the best of my knowledge, information and belief. I expect to be able to prove these facts at a hearing held in this matter. This verification is made subject to the penalties of 18 Pa. C.S. §4904, concerning false statements to authorities.

January 19, 2018

  
\_\_\_\_\_  
Graciela Christlieb, Esquire

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY THAT I HAVE THIS DAY SERVED A TRUE COPY OF THE FOREGOING DOCUMENT UPON THE PARTICIPANTS LISTED BELOW, IN ACCORDANCE WITH THE REQUIREMENTS OF 52 PA CODE §1.54 (RELATING TO SERVICE BY A PARTICIPANT).

Service List:

For Complainant:

Ms. Debbie Hughey  
P.O. Box 41842  
Philadelphia, PA 19101

January 19, 2018

**RECEIVED**

JAN 19 2018

PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU



Graciela C. Christlieb, Esq.  
Philadelphia Gas Works  
800 W. Montgomery Avenue  
Philadelphia, PA 19122

EXHIBIT C  
1

BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION

Debbie Hughey

v.

Docket No. C – 2016 – 2567445

Philadelphia Gas Works

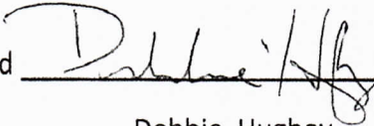
COMPLAINANT’S RESPONSES TO THE PHILADELPHIA GAS WORK’S REPLY TO COMPLAINANT’S  
PETITION FOR ADDITIONAL TIME TO FILE EXCEPTIONS

First, the Complainant did not receive a copy of the Respondent’s (PGW) – “Philadelphia Gas Works’ Reply to Complainant’s Petition for Additional Time to file Exceptions” as Ms. Christlieb claimed that was mailed on January 19, 2018. The Complainant has went to the Post Office twice, and still received no mail from Ms. Christlieb nor PGW. If she truly mailed it, it would have went straight to the Complainant’s Post Box 41842 in Philadelphia, PA 19101, and the Complainant is requesting E-Service again. Complainant discovered Ms. Christlieb’s Reply, when she went online, and is responding to it today.

Secondly, in December, the PUC sent a copy of the alleged Judge Pell’s Decision via Certified Mail. As the Complainant has stated that she did not have a full 20 Days; in which, to respond; even though she filed Partial Exceptions. The Claimant still needs more time to respond, not just because the lack of timely receipt of the alleged Judge’s Decision, but also due to medical Issues that the Claimant did not wanted to disclose at that time, but Ms. Christlieb, the alleged Attorney, for PGW is now forcing the Complainant to disclose.

In addition, to what the Complainant has already disclosed, the Complainant has been dealing with Medical Issues that have also hindered her from timely Exceptions. Please review Appendences **A**, **C**, and **D** – Copies of the Denials for CT Scans of the Complainant’s Chest to rule out a Blood Clots in her chest, heart, Lungs, and etc... as well as a copy of one of her Medical Office Visit with Dr. Koka. The Complainant is still fighting for the CT Scan Study, due to intentional acts of omission on the doctor’s part as well as from the health insurance company. The Complainant continues to be lied to. Prior to that, with the Complainant’s previous doctors, the Complainant’s had requested over 11 times to have another medical script for the Ultrasound Doppler (to rule out a Blood Clot) in her left lower leg to be repeated, since Hahnemann Hospital **intentionally** did a study that they **did not** include the Complainant’s left lower leg. Also, the Complainant has been dealing with the Worsening Conditions of Spinal Damages to her Spine. Please see Appendix **B** – copy of Office Visit with Dr. Beight.

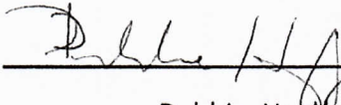
**WHEREFORE**, the Complainant is asking that the Commission also take these medical issues/incidents into consideration, and approve her request to have additional time to file her FULL Exceptions. Thank you.

Signed  Date Feb. 19, 2018  
Debbie Hughey

---

VERIFICATION

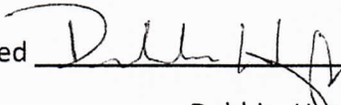
I, Debbie Hughey, hereby declare that the facts set forth in the Foregoing Reply are true and correct to the best of my knowledge, information, and belief. This verification is made subject to the penalties of 18 Pa. C.S. 4904, concerning false statements to authorities.

Signed  Date 02/19/18  
Debbie Hughey

---

CERTIFICATE OF SERVICE

I hereby certify that I have served a true copy of the foregoing document upon the PGW's alleged Attorney, Ms. Graciela Christlieb, via E-Service, in accordance with the requirements of the Commission.

Signed  Date 02/19/18  
Debbie Hughey



Appendix A

730 Cool Springs Boulevard, Suite 800, Franklin, TN 37067  
Fax: 888-693-3210  
Phone: 888-693-3211

**Case Request Results - Your Case has been Denied**

**Service Order:** ██████████ **Case Status:** Denied  
**Initiated Date:** 01/17/2018 **Decision Date:** 01/26/2018  
**Decision Type:**  
Initial

**Patient Information**

**First Name:** DEBBIE **Last Name:** HUGHEY  
**Date of Birth:** ██████████ **Member ID:** ██████████  
**Address:** PO BOX 41842, PHILADELPHIA, PA, 19101  
**Insurer:** HEALTH PARTNERS PLANS **Program:** HPP-MEDICAID OVER 21

**Requested Facility**

**Name:** HAHNEMANN UNIVERSITY HOSPITAL **NPI:** 1023033792  
**Tax ID:** \*\*\*\*\*4869 **Taxonomy Code:** 282N00000X  
**Address:** 230 N BROAD ST, PHILADELPHIA, PA, 19102  
**Phone:** 215/762-7000 **Fax:** 215/762-6167  
**Equipment:** 3D Conformal, Brachytherapy, Cardiac Implantables, Comprehensive Joint, Comprehensive Musculoskeletal, Comprehensive Spine, CT Scan, CTA Scan, DX Left and Right Heart Catheterization, Facility Sleep Study, General Radiation Therapy, Home Sleep Study, IMRT, MRI Scan, Nuclear Medicine study, Neutron Beam Treatment Delivery, Pain Management, PET Study, PET/CT Scanner, Proton Beam Therapy

**Referring Physician**

**First Name:** ANISH **Last Name:** KOKA  
**NPI:** 1740236124 **Tax ID:** \*\*\*\*\*7893  
**Address:** 125 S 9TH ST STE 1005, PHILADELPHIA, PA, 191075123  
**Phone:** 215/543-7002 **Fax:** 215/987-5891  
**Specialty:** CARDIOVASCULAR DISEASE

**Requested Study**

Code	Units	Description	Status	Denial Rationale Description	Cpt Modifier
71270	1	CT CHEST; without and with contrast	Denied	There is insufficient clinical information available at this time to perform medical necessity review. Additional clinical information should be submitted by the requesting physician.	

ICD Code	Version	Description
R07.9	10	CHEST PAIN, UNSPECIFIED

If you have any questions, please contact MedSolutions Customer Service at 888-693-3211

**Confidentiality Notice:** This information is intended for the use of the person or entity to which it is addressed and may contain information that is privileged and confidential, the disclosure of which is governed by applicable law. If the reader of this message is not the intended recipient, or the employee or agent responsible to deliver it to the intended recipient, you are hereby notified that any dissemination, distribution or copying of this information is STRICTLY PROHIBITED. If you have received this message in error, immediately notify MedSolutions sender at the address shown and delete the related message from your files.

Appendix B

7500 CENTRAL AVENUE  
SUITE 108  
PHILADELPHIA, PA 19111  
(215) 745-4050

WILLIAM J. MARKMANN, M.D.  
WILLIAM C. HAMILTON, M.D.  
WALTER W. DEAROLF, III, M.D.  
JOHN L. BEIGHT, M.D.  
ELLEN C. MATTIN, M.D.  
EMILY ABRAMSON-CHEN, M.D.  
MICHAEL J. KIMBALL, MD  
LISA A. RODGERS, PA-C  
MARIA B. WULIN, PA-C

888 FOX CHASE ROAD  
1<sup>ST</sup> & 2<sup>ND</sup> FLOOR  
ROCKLEDGE, PA 19046  
(215) 379-OSRA (6772)

HUGHEY, Debbie #~~2157454002~~  
DOB: ~~01/10/1980~~

12/22/2017 - Office Note

A 43-year-old young female complains of severe neck and cervical radicular pain as well as back pain. I advised to have discectomy and fusion. Has pain in the cervical spine. Pain, numbness, and tingling in the extremities, both arms and legs. Had PT. Had Medrol Dosepak. Back uncomfortable. Pain radiating to the legs. Numbness and tingling as mentioned above. She has had therapy.

**PAST MEDICAL HISTORY:** Hypertension.

**PAST SURGICAL HISTORY:** Mole excision.

**CURRENT MEDICATIONS:** Bumex, Colace, Ultram, Prinivil, Flexeril, vitamins, Zantac, Motrin, and Prevaoid.

**ALLERGIES:** None.

**SOCIAL HISTORY:** Single. Negative tobacco. Negative alcohol. Disabled.

**REVIEW OF SYSTEMS:** She has gained weight recently. Positive chest pain and pressure. Incontinence positive. Wears reading glasses. Shortness of breath positive. Sleep apnea positive. Trouble swallowing. Positive heartburn. No rashes or lumps. Headache, numbness and tingling as mentioned above.

Exam, slight pain with neck motion. Slight palpable pain. Symmetric upper extremity strength. Pain with muscle testing. Decreased DTRs. Mild back pain. No tension root signs. Weak lower extremities. Nonfocal.

**X-RAY:** None.

**MRI:** MRI of the cervical spine shows herniated disk approximately C4-C5. Some indentation of cord. Lumbar MRI, disc degeneration.

ORTHOPEDIC SURGERY & REHABILITATION ASSOCIATES, P.C.

ORTHOPEDIC SURGERY JOINT REPLACEMENT ARTHROSCOPY FRACTURE CARE HAND SURGERY  
SPORTS MEDICINE ANKLE/FOOT SURGERY

HUGHEY, Debbie

Page 2

**IMPRESSION:**

1. Cervical HNP radioulopathy.
2. DDD/DJD/LSS.

I discussed the treatment options with the patient. Could refer her to Temple Neurosurgery. Also could try therapy again and repeat some of the nonoperative issues. The patient would proceed with PT. Mobic for decreasing inflammation. Possible epidural is symptoms are refractory to above.



John L. Beight, M.D.  
JLB:obs/ga/lm

**ELECTRONICALLY SIGNED, BUT NOT READ TO EXPEDITE MAILING**

Appendix C

**KOKA CARDIOLOGY**

125 S. 9<sup>TH</sup> ST, SUITE 1005  
 (THE SHERIDAN BUILDING)  
 PHILADELPHIA, PA 19107  
 P: 215-543-7002 F: 215-987-5891

**Patient:** Debbie Hughey  
**Provider:** Dr. Anish Koka

**DOB:** [REDACTED]  
**Visit:** 12/06/2017 2:10PM

**Sex:** F  
**Chart:** [REDACTED]

**History of Present Illness:**

Debbie Hughey is a 66 year old female presenting for cardiac evaluation. She complains of chest pain and back pain with dyspnea on exertion. She reports "something moving" in her chest. She ambulates with a cane or walker at all times.

**Review of Systems:**

**Constitutional:** no significant weight loss or weight gain, no fever, no chills.

**Cardiac:** no chest pain, no palpitations.

**Pulmonary:** no shortness of breath, no orthopnea, no exertional dyspnea, no paroxysmal nocturnal dyspnea.

**GI:** no abdominal pain, no nausea, no vomiting.

**GU:** no frequency, no urgency, no dysuria

**Endocrine:** No tremors, no insomnia.

**Skin:** no rashes, no sores

All other systems are negative.

**Medical / Family/ Social History:****Medical History**

Hypertension, GERD

**Family History**

No premature CAD.

**Social History**

She ~~drinks alcohol socially~~. She denies prior drug use.

*does not drink alcohol socially*

**Medications & Allergies:**

Current Medication & Dosage	SIG	PRN?	Indication
ranitidine 150 mg oral capsule	Daily	No	
bumetanide 1 mg oral tablet	BID	No	
lisinopril 40 mg oral tablet	Daily	No	

Allergy	Reaction
No Known Drug Allergies (NKDA)	N/A

**Objective:**

Pulse	Blood Pressure	Oxygen Saturation	Height
90 bpm	127/82 mmHg	98.00 %	67.00 inches

**KOKA CARDIOLOGY**

125 S. 9<sup>TH</sup> ST, SUITE 1005  
 (THE SHERIDAN BUILDING)  
 PHILADELPHIA, PA 19107  
 P: 215-543-7002 F: 215-987-5891

**Patient:** Debbie Hughey  
**Provider:** Dr. Anish Koka

**DOB:** [REDACTED]  
**Visit:** 12/06/2017 2:10PM

**Sex:** F  
**Chart:** [REDACTED]

Weight	BMI	Smoking Status	
100 lbs	30.0 kg/m <sup>2</sup>	Never smoker	

**Physical Exam:**

**General:** Well developed, well nourished, well groomed

**Eyes:** Pink conjunctivae, no ptosis, anicteric sclerae

**Ears, Nose, Mouth, and Throat:** Normal pinnae, no masses noted, moist mucosae

**Neck:** No masses, no gross thyromegaly

**Abdomen:** Soft, nontender, nondistended, no hepatosplenomegaly

**Respiratory:** Normal respiratory effort, clear lung fields

**Cardiovascular:** Non displaced apical impulse, normal S1, S2, no murmurs, rubs, or gallops

**Carotids:** No carotid bruits, normal carotid pulsations, no JVD

**Pulses:** 2+ radial pulses, 2+ dorsalis pedis pulses

**Extremities:** No clubbing, cyanosis or edema

**Skin:** Warm, dry, normal where visualized

**Psychiatric:** Alert, oriented times three, normal affect

**Review of Data:**

**Electrocardiogram:** Normal sinus rhythm

**Assessment:**

Type	Code	Description
ICD-10-CM Condition	R07.2	Precordial pain
ICD-10-CM Condition	I10	Essential (primary) hypertension

**Plan:**

Type	Code	Modifiers	Quantity	Description
CPT	93000		1.00 UN	Electrocardiogram, complete
CPT	99254		1.00 UN	Inpatient consultation

**Plan:****Hypertension**

Her blood pressure is controlled on the current home medication regimen. I would continue current medication

**KOKA CARDIOLOGY**

125 S. 9<sup>TH</sup> ST, SUITE 1005  
(THE SHERIDAN BUILDING)  
PHILADELPHIA, PA 19107  
P: 215-543-7002 F: 215-987-5891

**Patient:** Debbie Hughey  
**Provider:** Dr. Anish Koka

**DOB:** [REDACTED]  
**Visit:** 12/06/2017 2:10PM

**Sex:** F  
**Chart:** [REDACTED]

---

regimen perioperatively.

**Chest pain**

She is having sternal chest pain. Sometimes exertional, sometimes at rest. Associated chronic shortness of breath. She is overweight. No leg edema, report of prior left leg pain. TTE here with moderate concentric LVH. Will plan for CT chest to r/o PE. Stress test reasonable as well. She uses a walker, gait dysfunction due to weight, would need pharm stress..

**Follow Up:**

Thank you for allowing me to participate in the care of this patient. Please do not hesitate to contact me directly with any concerns.

Yours Sincerely,

Anish Koka MD

*Appendix D*



730 Cool Springs Boulevard, Suite 800, Franklin, TN 37067  
 Fax: 888-693-3210  
 Phone: 888-693-3211

**Case Request Results - Your Case has been Denied**

**Service Order:** ██████████ **Case Status:** Denied  
**Initiated Date:** 12/14/2017 **Decision Date:** 12/14/2017  
**Decision Type:**  
 Initial

**Patient Information**

**First Name:** DEBBIE **Last Name:** HUGHEY  
**Date of Birth:** ██████████ **Member ID:** ██████████  
**Address:** PO BOX 41842, PHILADELPHIA, PA, 19101  
**Insurer:** HEALTH PARTNERS PLANS **Program:** HPP-MEDICAID OVER 21

**Requested Facility**

**Name:** HOSPITAL OF THE UNIVERSITY OF PA (HUP) **NPI:** 1851370910  
**Tax ID:** \*\*\*\*\*2685 **Taxonomy Code:** 174400000X, 208000000X, 208200000X, 208600000X, 2086S0129X, 208C00000X, 208G00000X, 261QE0700X, 282N00000X  
**Address:** 3400 SPRUCE ST OFC, PHILADELPHIA, PA, 19104  
**Phone:** 215/662-4000 **Fax:** 215/349-8132  
**Equipment:** 3D Conformal, Brachytherapy, Cardiac Implantables, Comprehensive Joint, Comprehensive Musculoskeletal, Comprehensive Spine, CT Scan, DX Left and Right Heart Catheterization, Facility Sleep Study, General Radiation Therapy, IMRT, MRI Scan, Nuclear Medicine study, Neutron Beam Treatment Delivery, Pain Management, PET Study, Proton Beam Therapy, STRESS ECHO, SRS, Ultrasound

**Referring Physician**

**First Name:** ANISH **Last Name:** KOKA  
**NPI:** 1740236124 **Tax ID:** \*\*\*\*\*7893  
**Address:** 125 S 9TH ST STE 1005, PHILADELPHIA, PA, 191075123  
**Phone:** 215/543-7002 **Fax:** 215/987-5891  
**Specialty:** CARDIOVASCULAR DISEASE

**Requested Study**

Code	Units	Description	Status	Denial Rationale Description	Cpt Modifier
71260	1	CT CHEST; with contrast	Denied	Based on eviCore Chest Imaging Guidelines, we are unable to approve the requested procedure. Advanced imaging of the chest is supported for the evaluation of a suspected pulmonary embolism if there is an increased pre-test probability of a pulmonary embolism or if there is an abnormal D-dimer test. The clinical information provide does not meet these criteria and, therefore, the requested imaging is not indicated at this time.	

ICD Code	Version	Description
R07.9	10	CHEST PAIN, UNSPECIFIED

privileged and confidential, the disclosure of which is governed by applicable law. If the reader of this message is not the intended recipient, or the employee or agent responsible to deliver it to the intended recipient, you are hereby notified that any dissemination, distribution or copying of this information is STRICTLY PROHIBITED. If you have received this message in error, immediately notify MedSolutions sender at the address shown and delete the related message from your files.

EXHIBIT D

BLOCKED FOR ABOUT FOUR DAYS FROM SUBMITTING THIS DOCUMENT

BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION

Debbie Hughey, Complainant

Case No. C-2016-2567445

v.

Philadelphia Gas Works, Respondent

**COMPLAINANT'S SECOND REQUEST FOR ADDITIONAL TIME TO FULLY FILE HER  
EXCEPTIONS TO THE ALLEGED JUDGE PELL'S ILLEGAL DECISIONS**

On January 08 2018, the Complainant asked for additional time to file her Exceptions to the alleged Judge Pell's Illegal Decisions. The Pennsylvania Public Utility Commission (PUC) still has not responded to the Complainant's Request/Motion.

On January 18-19 2018, the Complainant submitted a **Partial Exceptions** Documentation (via Website and Certified Mail), pending the approval of her request for additional time to **FULLY** file her Exceptions. Due to the weather, holidays and etc... the Complainant still **did not** have a **full 20 days**; in which, to file **Full Exceptions**. Please review previous request.

In addition, the Complainant did not received the Respondent's Response in a timely fashion due to the continual tactics of FedEx as well as the Respondent and it's alleged Attorney. The FedEx Envelope's had a dated address label of January 15, 2018, but was not delivered to the Complainant until Monday, January 22, 2018, at which time, it was forced into the mail slot of our door, denying us the ability to sign for the envelope, proving the date of when it was received by the Complainant. We were home. The FedEx's Representative did not even knock on our door. We just heard something moving through the mail box that we thought that it was the USPS' Mail Man placing our mail through our door, but when we went to do the door, it was the FedEx's Envelope from PGW's Attorney. Even as of January 19, 2018 the Respondent's Response was not even listed on the PUC's Website.

Again, the Complainant is requesting a ruling on her First and now Second Requests/Motions for Additional Time to **FULLY** submit her Exceptions regarding the alleged Judge Pell's Illegal Decisions.

/s/ debbie hughey electronically signed on February 06, 2018

---

Certificate of Service

I, Debbie Hughey, the Complainant, serving the Respondent's Attorney with a copy of this request, via the PPUC's Website, since Ms. Christlieb accepts E-Service.

/s/ debbie hughey electronically signed on February 06, 2018

# EXHIBIT E

## BEFORE THE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

Debbie Hughey, Complainant

v.

Docket No. C - 2016-2567445

Philadelphia Gas Works and the  
City of Philadelphia, Defendants

### **COMPLAINANT'S FOURTH REQUESTS SINCE JANUARY 09, 2018 FOR AN EXTENSION IN FILING FULL EXCEPTIONS**

The Complainant filed a motion and a petition for an extension to file FULL Exceptions on this case. Complainant filed timely Partial Exceptions, but has not been able to fully respond to the Exceptions due to illnesses, timeliness, and etc...

Now, the Complainant had a Medical Emergency with one of her loved ones that we were in the Emergency Room most of the morning to afternoon yesterday, and we are still in the Hospital after Emergency Surgery that the Complainant is NOW asking for a 30 days Extension; in which, to file full Exceptions to the alleged Judge Pell's Decisions of December, 2017.

Recently, the Complainant filed, "**Complainant's Responses to PGW Objections to Extension for Exceptions**" via eFiling Confirmation Number 1709564 on 02/20/18. These Objections were filed under Reply Answer and Exception Reply, and as of February 22, 2018, these Objections still have not been listed on this case file/summary, and the Complainant needs to know why? The last thing that has been listed on the file is as of February 09, 2018 regarding Petition for an Extension of time to file Exceptions.

Wherefore, the Complainant is requesting a thirty days Extension; in which, to file FULL Exceptions.

/s/ debbie hughey electronically signed on February 22, 2018

---

#### Certificate of Service

I, Debbie Hughey, the Complainant, serving the Respondent's Attorney with a copy of this request, via the PPUC's Website, since Ms. Christlieb accepts E-Service.

/s/ debbie hughey electronically signed on February 22, 2018

<u>Late Filed Exhibits - Debbie Hughey</u>	Exhibit/Transcripts	1650839	7/28/2017
<u>Exhibits C-6 thru C-10 - Debbie Hughey</u>	Exhibit/Transcripts	1650839	7/28/2017
<u>Late/Additional Exhibits Submissions-Debbie Hughey</u>	Exhibit/Transcripts	1650839	7/28/2017
<u>Objection to Motion admit late file exhibits - PGW</u>	Answer to Motion	1650839	8/11/2017
<u>C-2016-2567445 Debbie Hughey v PGW Interim Order Closing Record Pell.docx</u>	Order	1650839	
<u>Motion for Additional Sanctions - D Hughey</u>	Motion	1650839	8/15/2017
<u>Responses to Objections-Debbie Hughey</u>	Case Related Document	1650839	8/28/2017
<u>Motion to Re-open Record - Hughey</u>	Motion	1650839	10/27/2017
<u>Reply to Petition to Reopen Record - PGW</u>	Answer to Petition	1650839	11/13/2017
<u>C-2016-2567445 Hughey v PGW - Interim Order on Amended Complaint and Motion to Reopen Record.docx</u>	Interim Order	1650839	
<u>C-2016-2567445 ID SEC LETTER.doc</u>	Secretarial Letter	1650839	12/20/2017
<u>C-2016-2567445 Debbie Hughey v Philadelphia Gas Works ID.pdf</u>	Initial Decision	1650839	12/20/2017
<u>Supporting Documentation-Motion.pdf</u>	Petition for Extension of Time	1650839	1/9/2018
<u>Exceptions (Partial) - Debbie Hughey</u>	Exceptions	1650839	1/9/2018
<u>Reply Exception - PGW</u>	Reply Exception	1650839	1/19/2018
<u>Answer to Petition-PGW</u>	Answer to Petition	1650839	1/19/2018
<u>Petition for Extension of Time to file Exceptions - Hughey</u>	Petition for Extension of Time	1650839	2/9/2018
<u>Other Filing-Petition for Extension of Time.pdf</u>	Petition for Extension of Time	1650839	2/22/2018
<u>Reply Exception - Debbie Hughey</u>	Reply Exception	1650839	2/20/2018

Customer Hotline 1-800-692-7380 | [PUC Webmaster](#) | [Privacy Policy](#)

© PUC All Rights Reserved

EXHIBIT F