

C-2019-3007995

MARCH 24, 2019

WE RECEIVED ANSWER AND MATTER ON MARCH 21, 2019.
RESPONSE TO ANSWER AND NEW MATTER OF METROPOLITAN
EDISON COMPANY AND REJECTION OF PREHEARING CONFERENCE.

1. ADMITTED
2. ADMITTED
3. ADMITTED

4. DENIED THERE ARE ALMOST 2000 SCIENTIFIC STUDIES,
INCLUDING THE WORLD HEALTH ORGANIZATION WHICH DOCUMENT
AND CONFIRM THE KNOWN HEALTH HAZARDS OF SMART METERS;
THERE HAVE BEEN MULTIPLE FATALITIES AND HUNDREDS OF FIRES
FROM SMART METERS. SMART METERS ARE A CYBER SECURITY AND
PRIVACY THREAT AND THIS DOCUMENTATION WILL BE SUBMITTED
AT THE HEARING. (WE REFUSE A PRETRIAL CONFERENCE.)

IT IS NOT REASONABLE THAT THE COMMISSION AND COMPANY,
WHO ARE SCORRILOUSLY ^{ENMESHED IN RECIPROCALITY,} SHOULD SUBJECT
US TO THESE HAZARDS AND HEALTH PROBLEMS.

SMART METERS VIOLATE AND ABRD GATE TITLE 66 PA 1501/1502,
THE ENERGY POLICY ACT OF 2005 1252 AND H B 2200(F)(7)(C)(1)
IT IS ILLEGAL FOR THE COMPANY TO INSTALL A COMMUNICATION
DEVICE WITHOUT THE EXPRESS CONCENT OF AND FINANCIAL REIMBURSE
TO THE RESIDENT AND OWNER.

THE BACKGROUND FACTS ARE LARGELY DENIED, THERE THERE WAS NO
CORRESPONDENCE ON JAN. 28, 2019. CORRESPONDENCE WAS ON
FEBRUARY 5, 2019. A FIELD REPRESENTATIVE NEVER WENT TO THE
SERVICE LOCATION. COMPLAINANT DOES NOT RECALL THE VERB RELEASE
MAINTAINING TO THE DOGS THE SURNAME IS INCORRECT.

ACT 129 WAS SIGNED AS AN OPT-IN MEASURE, WHEREBY
SMART METERS A NOT MANDATORY. THE SMP IS SIMILARLY
PERVERTED AS TO THE MISCONSTRUING OF ACT 129.

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PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

5. DENIED AS THE ~~UN~~CONTRADICTORY SCIENTIFIC EVIDENCE SUPERSEDES THE UNCTIOUS SPEED OF THE COMPANY WHICH DOES NOT HAVE THE RIGHT TO ENDANGER THE NEIGHBORHOOD.

6. ADMITTED. A PROTECTION FROM ABUSE ORDER HAS NOT YET BE SOUGHT.

7.A. ADMITTED

B. ADMITTED IN PART GIVEN SURNAME ERROR,

C. ADMITTED AND REDUNDANT GIVEN SURNAME ERROR

8. N/A

9. N/A

10. N/A

11. N/A

NEW MATTER

12. DENIED IN PART. REFER TO #4.

13. DENIED SINCE ACT 129 IS AN OPT-IN LAW, THE COMPANY AND COMMISSION'S BASTARDIZATION OF THE IS NOT IN ACCORDANCE WITH ACT 129 AND IN VIOLATION OF PREVIOUSLY REFERENCED STATUTES

14. UNKNOWN AS THE COMPLAINANT CANNOT SPEAK TO THESE SPECIFICS OF THE COMMISSIONS, THE SMP'S AND THE COMPANY'S INEXORABLE CORRUPTION, DISREGARD FOR HUMAN RIGHTS AND VENAL SPEED.

15. N/A AS THE COMPLAINANT WAS NOT AWARE OF THESE PERVERSE ACTIONS OF THE COMMISSION.

16. DENIED BOTH THE SMA AND THE ACT 129 ARE SUPERCEDED BY THE ORIGINAL LAW ACT 129 WHICH WAS AN OPT-IN LAW, NOT MANDATORY SMART METER LAW. THIS FEEL IS SUPERCEDED BY TITLE 1501/1502, THE ENERGY POLICY ACT OF 2005 1252 AND HB 2000 (C)(7)(2)(C) INCLUDING BUT NOT LIMITED TO (F)(7)(2)(C). IT IS FURTHERMORE ILLEGAL FOR THE COMPANY TO INSTALL A COMMUNICATIONS DEVICE WITHOUT THE EXPRESS CONSENT OF RESIDENT AND HOMEOWNER AND FINANCIAL COMPENSATION TO RESIDENT AND HBA HOME OWNER.

16. COM. ALSO COMPLAINANT'S EXHORTING AN ACCOMMODATION UNDER THE AMERICANS WITH DISABILITIES ACT. BECAUSE COMPLAINANT IS A PROFESSIONAL MUSICIAN WITH SOME HEARING ISSUES COMPLAINANT AND SEEKS AN ACCOMMODATION UNDER THE AMERICANS WITH DISABILITIES ACT. THIS IS BECAUSE SMART METERS HAVE BEEN PROVEN WORLDWIDE TO CAUSE HEARING LOSS AND BAD EAR RINGING (TINNITUS)

17. DENIED OTHER THAN SECTION "A PERSON MAY FILE A COMPLAINT... THE COMPANY, IN ENDANGERING THE HEALTH SAFETY AND PRIVACY OF CITIZENS, AND EXFIRPATINS THE STATUTES PREVIOUSLY CITED WHICH PROTECT THE CITIZENS RIGHTS, HAS VIOLATED THE PUBLIC UTILITY CODE AND THE PROPER REGULATIONS OF THE COMMISSION.

18. DENIED THE COMMISSION WOULD BE EXHORTING THE COMPANY TO FOLLOW THE OPT-IN NOW-MANDATOR LAW OF ACT 129 AND ITS PROPER EXECUTION THE COMMISSION IS CORRECTLY INTERTWINED WITH THE SMP AND THE COMPANY.

19. DENIER AS THESE PROOFS WILL BE ELVIDATED IN A HEARING.

20. N/A

21. DENIED


22. DENIED

23. DENIED

24. DENIED

AND THE COMPANY CANNOT SEEK TO ENDANGER A NEIGHBOOD THROUGH FIRE, INVASION OF PRIVACY AND HEALTH HAZARDS.

I certify these statements to be true to the best of my knowledge, information and belief, and I expect to prove the same as a hearing held in this matter. I understand that the statements herein are made subject to the penalties of 18 P.S. § 904 relating to unsworn falsification to authorities.

March 26 2019
Roy Cummins

3/26/2019

It should be noted that Mr. Cummins' original complaint was suspiciously missing a crucial page when sent by the commission.

NOTE: We received these Answers and New Matter on March 21, 2019,
March 24, 2019
Response to Answer and New Matter of
Metropolitan Edison Company and Rejection
of Prehearing Conference,

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- 1) Admitted.
- 2) Admitted.
- 3) Admitted.

4) Denied. There are almost 2000 scientific studies, including the World Health Organization which document and confirm the known health hazards of smart meters. There have been multiple fatalities and hundreds of fires from smart meters. Smart meters are a cybersecurity and privacy threat and this documentation will be submitted at the hearing (We refuse a pretrial conference).

Furthermore, my physician has written a document pursuant to your future confidential agreement, verifying that I am electromagnetic hypersensitive. I am seeking an accommodation under the Americans with Disabilities Act.

#4 continued.

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It is not reasonable that the Commission and Company, who are scornfully ~~emeshed~~ in reciprocity, should subject us to these hazards and health problems.

Smart meters violate and abrogate Title 66 PA, 1501/1502, the Energy Policy Act of 2005 § 1252 and H.B. 2200 (f)(7)(2)(i).

It is illegal for the Company to install a communications device without the express consent of and financial reimbursement to the resident and owner.

The background facts are largely denied. There was no correspondence on January 22, 2019. Correspondence was on February 5, 2019.

A field representative never went to the service location. Complainant ~~does~~ does not recall the verb "release" pertaining to the logs. The surname is incorrect.

4 continued

3

Act 129 was signed as an OPT-IN measure, whereby smart meters are NO mandatory. The SMP is similarly perverted as is the misconstruing of Act 129.

We are aware that the commission has spuriously rejected over 5400 complaints.

5. Denied as the ~~in~~ ⁱⁿconvertible scientific evidence supersedes the intractable greed of the company which does not have the right to endanger the neighborhood.

6) Admitted. A protection from Abuse order has not yet been sought.

7a) Admitted.

7b) Admitted in part given surname error.

7c) Admitted and redundant given surname error.

8) N/A

9) N/A

10) N/A

New Matter

11) N/A

12) Denied in part. Refer to # 4.

13) Denied. Since Act 129 is an OPT-101 law, the Company and Commission's bastardization of the law is not in accordance with Act 129 and in violation of previously referenced statutes.

(14) Unknown as the complainant cannot speak to these specifics of the Commission's, the SMP's and the Company's inexorable corruption, disregard for human rights and venal greed,

(15) N/A as the complainant was not aware of these perverse actions on the part of the SMP, the company and the Commission.

(16) Denied, Both the SMP and the Act 129 are superceded by the ORIGINAL law Act 129 which was an OPT-IT Law, not mandatory smart meters law.

This evil is superceded by Title 66 PA 1501/1502, The Energy Policy Act of 2005 § 1252 and HB 2200 (f)(7)(2)(i) including but not limited to (f)(7)(2)(i). It is furthermore illegal for the

Company to install a communications device without the express consent of resident and homeowner and financial compensation to resident and homeowner. Also complainant is exhorting an accommodation under the Americans with Disabilities Act as she

⁶
is electromagnetically hypersensitive, a fact documented by her physician.

17) Denied other than section "a person may file a complaint"...

The company, in endangering the health, safety, and privacy of citizens, and extirpating the statutes previously cited which protect the citizens' rights, has violated the Public Utility Code, and the PROPER regulations of the Commission.

18) Denied. The Commission would be exhorting the company to follow the optional, non-mandatory, law of Act 129 and its proper execution. The Commission is corruptly intertwined with the SMP and the Company.

19. Denied, as these proofs will be elucidated in a hearing.

20) N/A

21) Denied

22) Denied

23) Denied

24) Denied

and the company cannot seek to endanger a neighborhood through fire, invasion of privacy and health hazards.

(17)

It is duly noted that the venal, unctuous commission holds the hearing, rather than having the hearing adjudicated by a judge. The symbiotic actions of the Commission, SM and the Company constitute grave unscrupulosity and acquisitive reciprocity. We do want media coverage of the hearing and reject pre-trial conference,

(Three days after receipt of documents) March 24, 2019
Liza Mousios
Liza Mousios
March 24, 2019

I Certify these statements to be true to the best of my knowledge, information and belief and to expect to prove the same at a hearing held in this matter. I understand that the statements herein are made subject to the penalties of K.S. 84-201 relating to unsworn falsification to authorities.

Liza Mousios
[Signature]

March 26 2019
March 26 2019

Roy A. Cummins
Lita Mouscos
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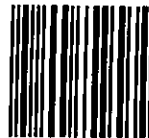
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