

Response and Preliminary Objections to Metropolitan Edison Company

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NOTE: APR 20 2019 APR 1 2019  
PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

Docket No.  
C-2019-300995

Defendant's Preliminary Objection was NOT RECEIVED UNTIL MARCH 21, 2019.

- 1) Admitted.
- 2) Objection, Act 129 was originally an opt-in statute and was not mandatory as to smart meter installation. Therefore, the Company is NOT in accordance with Act 129.
- 3) Objection as the dates and facts are in error. There was no correspondence on or around January 22, 2019. There is no memory of the verb "release". The surname is in error. No field rep came to the service location that day.
- 4) Objection. There is a violation of Title 66 PA Section 1501/1502, The Energy Policy Act of 2005 § 1252 and HP 2200(f)(9)(2)(i) and the Americans with Disabilities Act.
- 5) Since the facts in #4 are incorrect and in violation of laws, Complainant requests

2)

5) continued  
a) motion to strike against the company,  
2) dismiss the Company's briefs in their  
entirety with prejudice and 3) grant complainant  
and neighborhood in solidarity the relief of  
analog choice

b) Admitted.

7) Objection as the facts and dates  
are in error. See # 3.

8) Note that Complainant filed by mail  
and not electronically.

9) Admitted

10) Complainant . . . . . is filing preliminary  
objections under Pa. Code 5.101(a)  
numbers 2 and 4.

The scandalous aspects are comprised  
of subjecting Pennsylvania residents to health  
damages, fires which have resulted in fatalities  
and have been ascribed to smart meters by  
fire chiefs and invasion of privacy.  
Health hazards have been documented by  
~~almost~~ 2000 scientific studies including  
but not limited to the World Health Organization

10) continued. 3  
The violation of original Act 129  
PA 1501/1502, Energy Policy Act of  
2005 § 1252, and AB 2200 § (1)(2)(D)  
and the violation of the Americans with  
Disabilities Act comprise Company's  
Legal Insufficiency of a pleading #4,

11) Unknown

12) Objection. As the Commission has  
rejected over 5400 complaints, it  
clearly has no interest. Where relief  
is warranted and free from doubt,

13) Objection as the Company is in  
violation per the aforementioned  
laws and the abrogation and violation  
of the intent of Act 129 which was  
an OPT-IN Act.

14) Objection as Complainant has  
stated that Ms. Mousios suffers from  
Electromagnetic HyperSensitivity, a fact documented  
by her physician, and Mr. Cummins has a  
high PSA reading and some hearing loss whereby  
Cancer risk and ear ringing and hearing loss  
are contraindicated by the smart meter.

(4)

14) Cont. Upon a confidentiality agreement, Ms. Mouscos will permit document from her physician indicating she must not have a smart meter, and Mr. Cummins will likewise permit a document from his doctor, exhorting that he must not have a smart meter.

15) Objection. The entire neighborhood opposes the installation of smart meters, thousands of Pennsylvanians have filed complaints and continue to oppose smart meters, as do millions of people worldwide.

Complainant challenges the legality of Company's bastardization of Act 129 as it is a OPT-IN Act, not a mandatory rollout of smart meters.

Therefore, the Company's SMP is founded on a perversion of Act 129 and is also an insufficient pleading bastardization of the law.

16) Objections as this would demonstrate solipsistic, corrupt reciprocity between the Company and the Commission.

17.) Objection which incorporates all the preceding averments, scientific and fire studies, health problems of Complainant, violations of laws as previously stated.

18.) Objection. Because Act 129 is an OPT-IN law, THERE IS NOT A REQUIREMENT TO PROCURE AND INSTALL SMART METERS. Anything to the contrary is a venal, unctuous, spurious and reciprocal violation.

19.) Objection. A claim has been stated whereby relief can be granted and will be further elucidated at hearing with media present.

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20.) OBJECTION. A hearing is necessary. Smart meters are not in the public interest. Any further attempt at extirpating rights will result in exhorting my legislators and the media will be notified in any event.

21.) Objection. Since Ms. Mavris is election sensitive (EAS) these arguments seek of venal solipsistic corruption.

- 22) Objection. This is an Emperor's New Clothes argument and profoundly corrupt
- 23) Further objection. This begs the question of why citizens DO NOT WANT the smart meter
- 24) Objection as this indicates reciprocal unctuousness between the Commission and the Company.
- 25) Objection. It is illegal for a company to install a communications device without the express consent and financial reimbursement to the owner/resident.
- 26) Objection. Violation of original intent of Act 129, the Energy Policy Act of 2005 § 1252, Title 66 Section 1501/1502 the Energy Policy Act of 2005 § 1252, NB 2005 (1)(2) and violation of the Americans with Disabilities Act.
- 27) Objection as the neighborhood is united in solidarity against smart meters.

- 28) Objection as the neighbors have requested Complainant's assistance in their opposition to smart meters.
- 29) Objection - See # 28
- 30) Objection. see # 28
- 31) Objection. There is nothing frivolous about being sickened by EMFs or in a fire (there have been fatalities) or having privacy invasions.
- 32) Complainant can assert a claim on behalf of others who have requested such assistance and because the electromagnetic toxicity travels and augments via the mesh technology among various smart me.

Conclusion

Complainant requests that Metropolitan Edison's objections be stricken and the Complainant's objections be upheld.

Brief received March 21,

March 25, 2019

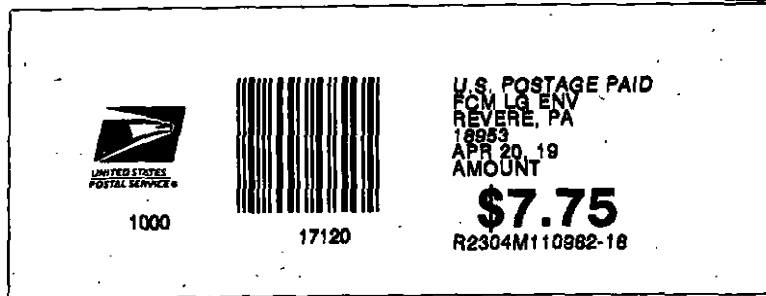
March 25, 2019

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Resubmitted 4/17/2019

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