BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

DOCKET No. C-2020-3019763

Lawrence Kingsley, Complainant

v.

PPL Electric Utilities, Respondent

COMPLAINANT'S MOTION TO AMEND

The complainant Lawrence Kingsley moves for leave to amend his accompanying Motion for Reconsideration and for Adverse Presumption, which was submitted yesterday.

As reason thereof, he states that this amendment only corrects typos and adds a single sentence to the appended Affidavit. Nonetheless, these changes, by aiding clarity, will promote judicial efficiency. There will be no prejudice to PPL.

Dated: Lancaster, PA Feb. 1, 2022

Respectfully submitted,

/**S**/

Lawrence Kingsley, *Pro Se* 2161 W. Ridge Dr. Lancaster, PA 17603 646-453-2226

Certificate of Service

I hereby certify that on Feb. 1, 2022 I emailed a true copy of the forgoing Amended Motion and Affidavit to The Hon. Dennis Buckley and to PPL's counsel:

Kimberly G. Krupka, Esq. Gross McGinley, LLP 33 S. Seventh Street, PO Box 4060 Allentown, PA 18105-4060

Respectfully submitted,

/S/

Lawrence Kingsley, *Pro Se* 2161 W. Ridge Dr. Lancaster, PA 17603 646-453-2226