



WARRANTED BONDED PROPERTY CLAIM

C 10202404A

"Done by the light of the day, the eleventh day August, two-zero two-three"

From: The Office of Executor [Ex.: HIGINIO MENDOZA JR, Estate]

To: The Executive Office of the PENNSYLVANIA PUBLIC UTILITY COMMISSION (Et al)

Re: "WARRANTED BONDED PROPERTY CLAIM", COMMONWEALTH OF PENNSYLVANIA PUBLIC UTILITY COMMISSION Case Number: C-2022-3037095 (Initial Decision of an Administrative Law Judge) Karen Feitt & Higinio Mendoza, Jr, v. Duquesne Light Company (Account # 6804-350-000/ Bill ID: 680882234577)

Greeting's, Secretary of the Commission, Commission's Office of Special Assistants (OSA), respondent Duquesne Light Company, and parties on the record:

This letter is regarding the account numbers from the respondents' place of business mentioned above. The PENNSYLVANIA PUBLIC UTILITY COMMISSION (Initial Decision from the Office of Administrative Law Judge Mary D. Long), and the respondent Duquesne Light Company represented by their attorney (Emily

Fara, Esq.) forwarded documents to the estate without any designation as to what it is. When a party sends documentation addressed to the Executor Office in an "ALL CAP NAME", they are addressing the estate. Any assumption that the estate is abandoned was addressed in a prior executor letter that rebutted the presumption. Moreover, documentation that does not distinguish its destination is returned to the sender, and if not addressed properly is a *trespass*. More importantly, documentation if not distinguishable nor designates in the particular is void, appears vague, and has at the Executor Office discretion that the "NAME", estate is being defrauded.

Therefore, It is the will by this "WARRANTED BONDED PROPERTY CLAIM" regarding Duquesne Light Company account (# 6804-350-000/ Bill ID: 680882234577) being property of the estate, and the bond (C 10 2 0 2 4 0 4 A) has an acquired reference number (ARN) trust special deposit.

["[Psalm 40:8] I delight to do Your will, oh my God, Your Law is within my heart"]

Documents consisting of an initial decision, a hearing before Mary D. Long Administrative Law Judge is being returned to you as "prima facie" evidence in an attempt to defraud the estate. Apparently, Emily Fara, Esq, Mary D. Long, Esq (ALJ) presumption is that the estate is abandoned, however a prerequisite executor letter sent notice (06/12/2023) of the executor office being [Ex.: HIGINIO MENDOZA JR, Estate] occupied for the estate. Anyone deliberately sending paperwork's, documentation that leaves out specific words (Trustee, Trust, Beneficiary, Mr. or Miss/Ms., Executor office or Executor) is directed to the Executor attention as unauthorized, a misrepresentation, and not a mistake.

This office of Executor [Ex.: HIGINIO MENDOZA JR, Estate] concludes as a courtesy of an executor letter sent on June 12th, 2023, that explicitly mentioned that the respondent business Duquesne Light Company is withholding unearned portion of the interest charge regarding the account(s). Mary D. Long, Esq, (ALJ) took into evidence a letter, requesting a list of collateral that is being denied to the claimant. Therefore, this claim is valid, property of the estate. Therefore, it was **ORDERED**, for the Bond of the case, and the matter **Adjourned** (on June 12th, 2023). Recipient of the executor letter had 3 days to act after receipt, therefore, a violation of in Law.

By: Executor Higinio Mendoza-Junior., estate.

[Ex.: HIGINIO MENDOZA JR, Estate]

[Executrix.: Karen-Ann: Feitt.]