

Exceptions

C-2023-3039584

DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

\$ 2686.91

BILL OF EXCHANGE

CHESTER PENNSYLVANIA
DATE OF DEPOSIT

PAY TO THE ORDER OF: PECO
TWO THOUSAND SIX HUNDRED EIGHTY SIX AND 91/100

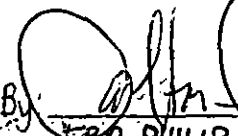
DEC 22 2023

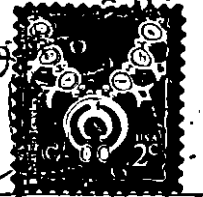
Value recieved and charge the same to account of:

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

TO: COMMONWEALTH-OF- PENNSYLVANIA
PENNSYLVANIA- PUBLIC- UTILITY- COMMISSION
Office of Administrative Law Judge, F. Joseph Brady
400 NORTH-STREET
HARRISBURG PA 17120

Account Number -

By: 
FBO PHILIP CARLTON
BENEFICIARY





An Exelon Company
 2301 Market Street
 Philadelphia, PA 19103-1380

Pay Today!

peco.com/ebill

Go paperless: receive and pay your bill online.

ACCEPT

0011378 01 AV 0.498 **AUTO T9 0 8881 19013-591209 -C01-B1-P11389-112 4



PHILIP CARLTON
 409 E 12TH ST
 CHESTER, PA 19013-5912



PECO - Payment Processing
 PO Box 37629
 Philadelphia, PA 19101-0629

Return only this portion with your check made payable to PECO. Please write your account number on your check.

- Enroll in Automatic Payment. Complete form on reverse side.
- Pledge a donation to MEAF. Complete form on reverse side.

| | | |
|---------------------------|---------|---|
| Account | | 877-432-9384 |
| | | Pay by phone, a convenience fee will apply. |
| Please pay this amount by | | \$2,686.91 |
| 10/10/2023 | | |
| Payment Amount | \$ 2686 | 0911 |

122870813901026869132832686910

Finding of Facts From Administrative Law Judge F. Joseph Brady

1. The complainant is Philip Alexander Carlton.
2. The respondent is PECO Energy Company a utility under the jurisdiction of the Pennsylvania Utilities Commission.
3. The Complainant resides and receives electric service at 409 East 12th Street, Chester PA 19013 (Service Address). Tr. 5.
4. On November 17th 2022, the Complainant made a payment to his account in the amount of \$446.95, via a Visa Debit card. Tr. 37.
5. PECO accepts payments in the form of credit/debit card, cash, money orders, or personal checks. Tr. 37.
6. On March 28, 2023, PECO sent the Complainant a disconnection notice for an outstanding balance of \$1473.72 Tr. 40; PECO Exh. 3.
7. As of July 13, 2023, the Complainant's outstanding balance was \$2,264.85. Tr. 41

DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

RE 227 910 938 US

Definitions

1. *"Customer's service line."* The pipe and appurtenances owned by the customer extending from the service connection of the gas utility to the inlet of the meter serving the customer.
2. *"Municipal corporation."* All cities, boroughs, towns, townships, or counties of this Commonwealth, and also any public corporation, authority, or body whatsoever created or organized under any law of this Commonwealth for the purpose of rendering any service similar to that of a public utility.
3. *"Person."* Individuals, partnerships, or associations other than corporations, and includes their lessees, assignees, trustees, receivers, executors, administrators, or other successors in interest.
4. *"Public utility."*
 - (1) Any person or corporations now or hereafter owning or operating in this Commonwealth equipment or facilities for:
 - (i) Producing, generating, transmitting, distributing or furnishing natural or artificial gas, electricity, or steam for the production of light, heat, or power to or for the public for compensation.
5. *"Rate."* Every individual, or joint fare, toll, charge, rental, or other compensation whatsoever of any public utility, or contract carrier by motor vehicle, made, demanded, or received for any service within this part, offered, rendered, or furnished by such public utility, or contract carrier by motor vehicle, whether in currency, legal tender, or evidence thereof, in kind, in services or in any other medium or manner whatsoever, and whether received directly or indirectly, and any rules, regulations, practices, classifications or contracts affecting any such compensation, charge, fare, toll, or rental.
6. *"Rate base."* The value of the whole or any part of the property of a public utility which is used and useful in the public service.
7. *"Securities Intermediaries"* (1) a clearing corporation; or (2) a person, including a bank or broker, that in the ordinary course of its business maintains securities accounts for others and is acting in that capacity.
8. *"Tariff."* All schedules of rates, all rules, regulations, practices, or contracts involving any rate or rates, including contracts for interchange of service, and, in the case of a common carrier, schedules showing the method of distribution of the facilities of such common carrier.
9. *"Security."* Except as otherwise provided in section 8103 (relating to rules for determining whether certain obligations and interests are securities or financial assets), an obligation of an issuer or a share, participation or other interest in an issuer or in property or an enterprise of an issuer: (1) which is represented by a security certificate in bearer or registered form, or the transfer of which may be registered upon books maintained for that purpose by or on behalf of the issuer; (2) which is one of a class or series or by its terms indivisible into a class or series of shares, participations, interests or obligations; and (3) which: (i) is, or is of a type, dealt in or traded on securities exchanges or securities markets; or (ii) is a medium for investment and by its terms expressly provides that it is a security governed by this division.
10. *"Security certificate."* A certificate representing a security.
11. *"Security entitlement."* The rights and property interest of an entitlement holder with respect to a financial asset

Disclaimer

I am :Philip-Alexander: Carlton. I reserve all rights and claiming all rights title and interest, claims and defenses and my right to subrogation on Security Certificate C-2023-3039584 per Title 66 § 1902 and all related documents per 12 Code of Federal Regulations 433.2 and Title 13 of the Pa. Consolidated Statutes § 3305, § 3306 on behalf of PHILIP CARLTON for all commercial transactions with PECO and the Pennsylvania Public Utilities Commission as debtors in possession. I invoke the United States Constitution, Article 6 Section 2 “treaties” on behalf of myself and my private personal trust property PHILIP CARLTON. This is a 12 U.S.C. 95a (2) claim on all securities transactions.

Notification

The Pennsylvania Public Utilities Commission, hereafter PUC, is a “*securities intermediary*” as defined per Title 13 Pa Con. Stat. § 8102 in support of Title 66 Pa Con. Stat. § 1901 (a), (b) and are public trustees. As the appropriate person I am directing Judge F Joseph Brady, the PUC and PECO under immediate performance to credit the account of PHILIP CARLTON “beneficiary” for the presentment of the draft number RE227910907US dated January 30th, 2023 for \$100450.00 deposited with the PUC as money of account, transferred as legal tender for amounts claimed to be owed to PECO as defined as the, “*Rate*” under Title 66. “See Exhibit G”. Provide full disclosure and accounting, redeem and distribute the earnings 80% thereof Security Certificate Number C-2023-3039584 per Title 66 Pa Con. Stat. § 1902, along with the full redemption of the Default Judgment against PECO as an “*entitlement order*”, defined under Title 13 Pa Con. Stat. § 8102 in check form made out to PHILIP CARLTON. If this is not done, the PUC and Judge F Joseph Brady in his public and private capacity along with PECO is liable for injury by breach of duty, false and misleading information, violation of the public trust, 15 United States Code Section 1, aiding and abetting PECO in and of obstruction and concealment of material facts, unlawful issuance and assumption of securities, identity theft, credit theft, securities fraud, false statements to conceal a material fact, code of ethics, failure to comply with a final order or judgment and RICO causing injury to PHILIP CARLTON and agrees to a lien in the total amount of all securities and presentments in treble. A judicial review of material facts is demanded and a certified copy and full accounting of the security certificate/s pertaining to PHILIP CARLTON, PHILIP ALEXANDER CARLTON, CARLTON PHILIP ALEXANDER, PHILIP A CARLTON, CARLTON PHILIP A and all derivatives and arrangement of the titles.

RE 227 910 938 US

Affidavit for Rebuttal of Finding of Facts by Judge F. Joseph Brady

Philip-Alexander: Carlton is a Sui Juris Claimant who is a lien and judgment creditor and has been injured by PECO and the PUC who are public trustees under the Chapter 11 Bankruptcy of the United States. "See exhibit K". PHILIP CARLTON is personally private property. PECO presumably has a contract and security interest, but will not produce the contract for inspection nor did Judge Brady enforce my demand to produce the material fact, "contract" for inspection to remove all ambiguities. It is an obstruction of justice to conceal facts of a case. "See Exhibits A-5". PECO had no standing in the matter due to the default judgment against them. "See Exhibit B".

2. The Respondent PECO is under the jurisdiction of the PUC. PECO is more like a partnership with the PUC anytime an offer is introduced by Judge Brady on behalf of PECO and says "this is not how it works" to my counter offer, makes him a representative for PECO. Keep in mind that this party has a Default Judgment against PECO which the judge tried adamantly to invalidate because it wasn't signed by a judge. He was immediately referred to Federal Rules of Civil Procedures Rule 55. It is signed by the clerk which makes Judge Brady's decision mute according to § 3302. *Criminal penalties for violations*. "See Exhibit A-2. Judge Brady PECO and the PUC has committed criminal penalties in violation of Title 66. "See Exhibits A 1-7". Judge Brady didn't sign his decision. I am contesting his signature and seal.

3. PHILIP CARLTON "principal" office is 409 East 12 Street Chester Pennsylvania. No one from this office requested or gave consent to have a meter placed on the side of the house. PECO may have a lien in it's meter but not on immovable property. PECO is a supplier and public trustee whose compensation comes from the electric distribution company by way of its customer. The contract in question is a security and deposit to the electric distribution company thru PECO which is required in order for services to be rendered to it's customers. § 2807. *Duties of electric distribution companies. (F) Smart meter technology and time of use rates.*-- (2) *Electric distribution companies shall furnish smart meter technology as follows: (i) Upon request from a customer that agrees to pay the cost of the smart meter at the time of the request.* (3) *Electric distribution companies shall, with customer consent, make available direct meter access and electronic access to customer meter data to third parties, Also, § 2807 (c) Customer billing-- The electric distribution company shall not be required to forward payment to entities providing services to customers, and on whose behalf the electric distribution company is billing those customers, before the electric distribution company has received payment for those services from customers.* PECO has an outstanding liability to it's customer. An accounts receivable asset is created when the customer issues a security, 13 Pa Con. Stat. 8201, being the contract "obligation" with a corresponding account for that customer which satisfies the matching principal under GAAP, however, PECO doesn't credit the accounts of their customers, imposing a make believe debt and engaging in double dipping a violation of "fair dealings" 12 (b) of the Securities and Exchange Act. PECO files it's 8 and 10k report with the Securities and Exchange Commission and along with Title 66 must adhere to the Securities and Exchange Act.

Contracts created between PECO and their customers is a payment in full unbeknownst to it's customers as a draft/check once the note/contract/obligation is endorsed and is cash once deposited into an account, "# _____". The public is unaware of the rules of basic banking and that a "public debt obligations" is guaranteed by and belongs to the United States Government. "See Exhibit D", Letter to the Commissioner". I am a private banker and accountant. I am familiar with IFRS 7, FASB and GAAP. All corporations including PECO and the PUC are debtors in possession.

DATE OF DEPOSIT

DEC 22 2023

4

RE 227 910 938 US

Everything is prepaid and the customers are the issuers per 13 Pa Con. Stat. 8201 of credit making them creditors of the bankrupt United States Corporation, 28 United States Code, USC § 3002 (15), under Chapter 11 since June 5th, 1933, Public Law 192 codified under Title 31 Money and Finance U.S.C. 5118 (d)(1). Gold and silver coin is money everything else is money of account, a denomination of value or basis of exchange. This was explained to Judge Brady. There were drafts deposited with the PUC in the amount of \$100450.00. The deposit is "tender" for all encumbrances directly or indirectly in perpetuity along with the remittance coupons checks received monthly, which satisfies the "basic charges" based on rates approved by the PUC. *Rate- "Every individual, or joint fare, toll, charge, rental, or other compensation whatsoever of any public utility," "whether in currency, legal tender, or evidence thereof, in kind, in services or in any other medium or manner whatsoever, and whether received directly or indirectly,"*. The evidence is in Title 66 § 1902 *"All information submitted to the commission or obtained through investigation or hearing shall become a part of the securities certificate"*. GOTCHA! "See Exhibit E, 3"

4. Sui Juris Claimant, :Philip-Alexander: Carlton, paid under duress. PECO injured my fundamental rights of happiness and liberty to enjoy electric service by cutting off service for ransom in exchange for "sweat equity" in the form of debit/credit card by extortionate means of credit. Private rights has been violated under the Driver's Privacy Protection Act. PECO never requested information by affidavit to give them access to any records. The Department of Motor Vehicles accepted my counter offer not to forward any information to anyone. The form of identification used must have been by the Pennsylvania Department of Motor Vehicles along with a Social Security Number which both are credit instruments under consumer law 15 U.S.C. 1602 (L) and is defined as an "access device" under the Department of Justice Manual per 18 U.S.C. § 1029(e) (1) and 12 CFR 205.2. The definition for "accepted card or other means of access" under Title 15 § 1693 (a) and protects natural rights of consumers per § 1693 (b) of Title 15 which all deal with commerce and must be exercised by all entities in their usual course of business.

5. Judge Brady stated that PECO only accepts credit card, debit card, cash, money order or personal checks. They accepted the contract/note/security for deposit. The PUC accepted for deposit a draft for \$100450.00. PECO must accept any form of tender because of the Chapter 11 Bankruptcy as explained in the court proceeding and under the definition of "*rate*". The contract is an obligation/security of the United States per Title 18 U.S.C. § 8 which all corporations must abide by. This was pointed out in court in 2014. The arbitration panel had nothing against the instrument in question and asked, "is this a contract dispute"? Never questioned the instrument sent to PECO as a tender of payment. Judge Brady's facts does not correspond with Title 66 § 1501. In order to cut off service PECO must have a lien in place. Where is the security agreement? § 1501. *Character of service and facilities*. "See Exhibit A-6". Where does it say anything about a credit card, debit card, cash, money order or personal check? See Definition of "*Rate*".

A contract signed by both seller and buyer is a check and can be redeemed or negotiated by the holder. Meaning the contract/note/security became a check in the ordinary course of business in which account number _____ was created for PHILIP CARLTON. The so-called bill is just that, for the value assessed to it. An off-setting credit is owed, due to the accounts receivable to PECO. Judge Brady's order is a security. The 2d drafts for \$100450.00 sent to PUC is an obligation or other security. § 1902. *Contents of securities certificates*. *"All information submitted to the commission or obtained through investigation or hearing shall become a part of the securities certificate"*.

Was the judge going to inform me that the pending case against PECO was a security? That I am entitled to the proceeds every time that security is traded? Not informing the issuer of securities his entitlement and rights of interest, principal, dividends and payments is a violation of 12 (b) of the Act.

6. PECO sent a bond with an allonge. We accepted the remittances as accounts receivables. I signed and stamp them for approval of the credit used for the months in question to tender payment. PECO refuse to credit account _____ here is discharge applicable under a simple contract per 13 Pennsylvania Consolidated Statutes § 3603 (b).

7. A letter dated April 4, 2022 was sent to PECO to dispute an error in billing which was never addressed. § 1406. Termination of utility service.

(a) Authorized termination.--

A public utility may notify a customer and terminate service provided to a customer after notice as provided in subsection (b) for any of the following actions by the customer:

- (1) Nonpayment of an undisputed delinquent account. This was explained to the judge
- (2) Failure to comply with the material terms of a payment arrangement. The contract. Where is it?
- (3) Failure to complete payment of a deposit, provide a guarantee of payment or establish credit.

“See Exhibit L”. The original contract is the credit instrument. PHILIP CARLTON, PHILIP A CARLTON, PHILIP ALEXANDER, CARLTON, PHILIP A, are all secured parties under a security agreement filed on a UCC-1 and a bailor, bailee agreement under trust. :Philip-Alexander: Carlton has reached the age of majority and has a claim on all titles is on file at Delaware County recorder of Deeds granting an exemption per 12 U.S.C. 95A (2).

DATE OF DEPOSIT
DEC 22 2023
PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

Conclusions of Law

1. **Title § 103. Prior rights preserved. (c) Remedies cumulative.**--Except as otherwise provided in this part, nothing in this part shall abridge or alter the existing rights of action or remedies in equity or under common or statutory law of this Commonwealth, and the provisions of this part shall be cumulative and in addition to such rights of action and remedies. The Commission has jurisdiction over the subject matter and parties to this proceedings. 66 Pa C.S. § 701 but not over the judgment awarded by the clerk of the courts in Delaware County. The Default Judgment was totally ignored. A violation of rights happiness, entitlements, enjoyment and remedies preserved. "See Exhibit B"

2. **Title § 21. Preservation of rights, obligations, duties and remedies.** "

The following provisions do not affect any act done, liability incurred or right accrued or vested or affect any civil or criminal proceeding pending or to be commenced to enforce any right or penalty or punish any offense under any provision of law repealed by section 19 of this act:

- (1) The reenactment of 53 Pa.C.S. § 5508.1(o).
- (2) The reenactment of 53 Pa.C.S. § 5508.2.
- (3) The reenactment of 53 Pa.C.S. §§ 5510.1 through 5510.11. "See Exhibit A-2"

3. **Title 66 § 1501. Character of service and facilities.** "Every public utility shall furnish and maintain adequate, efficient, safe, and reasonable service and facilities, and shall make all such repairs, changes, alterations, substitutions, extensions, and improvements in or to such service and facilities as shall be necessary or proper for the accommodation, convenience, and safety of its patrons, employees, and the public. Such service also shall be reasonably continuous and without unreasonable interruptions or delay. Such service and facilities shall be in conformity with the regulations and orders of the commission. Subject to the provisions of this part and the regulations or orders of the commission, every public utility may have reasonable rules and regulations governing the conditions under which it shall be required to render service. Any public utility service being furnished or rendered by a municipal corporation beyond its corporate limits shall be subject to regulation and control by the commission as to service and extensions, with the same force and in like manner as if such service were rendered by a public utility. The commission shall have sole and exclusive jurisdiction to promulgate rules and regulations for the allocation of natural or artificial gas supply by a public utility".

Where is the method of payments? Credit card, debit card, cash, money order or personal check listed within § 1501? This is proof of the fraudulent statement made by Judge Brady. He has overstepped his authority citing methods of payment by PECO.

4. **Title 66 § 319. Code of ethics.**

(a) **General rule.**--Each commissioner and each administrative law judge shall conform to the following code of ethics for the Public Utility Commission. A commissioner and an administrative law judge must:

- (1) Avoid impropriety and the appearance of impropriety in all activities.
- (2) Perform all duties impartially and diligently.
- (3) Avoid all ex parte communications prohibited in this part.
- (4) Abstain publicly from expressing, other than in executive or public session, his personal views on the merits of a matter pending before the commission and require similar abstention on the part of commission personnel subject to his direction and control.

Judge Brady did not make an impartial decision. He expressed his personal views about payment methods to PECO violating his code of ethics. "See Exhibit A-4"

5. *Title 66 § 3302. Criminal penalties for violations. "See Exhibit A-2"*

Any person, including an officer, agent or employee of any public utility, or any corporation, who or which shall knowingly fail, omit, neglect or refuse to obey, observe, and comply with any regulation or final order, direction, or requirement of the commission, or any order of the commission prescribing temporary rates in any rate proceeding, or any final order or decree of any court, or who shall knowingly procure, aid, or abet any such violation, omission, failure, neglect, or refusal, shall be guilty of a misdemeanor of the first degree.

The judge is aiding and abetting PECO in obstruction by not allowing the contract/note/security to come onto evidence as the material fact. In fact, the Judge along with the PUC are acting as debt collectors in violation of the Fair Debt Collections and Practices Act.

6. *Title 66 § 3301. Civil penalties for violation "See Exhibit A-1"*

(a) General rule.--If any public utility, or any other person or corporation subject to this part, shall violate any of the provisions of this part, or shall do any matter or thing herein prohibited; or shall fail, omit, neglect, or refuse to perform any duty enjoined upon it by this part; or shall fail, omit, neglect or refuse to obey, observe, and comply with any regulation or final direction, requirement, determination or order made by the commission, or any order of the commission prescribing temporary rates in any rate proceeding, or to comply with any final judgment, order or decree made by any court, such public utility, person or corporation for such violation, omission, failure, neglect, or refusal, shall forfeit and pay to the Commonwealth a sum not exceeding \$1,000, to be recovered by an action of assumpsit instituted in the name of the Commonwealth. In construing and enforcing the provisions of this section, the violation, omission, failure, neglect, or refusal of any officer, agent, or employee acting for, or employed by, any such public utility, person or corporation shall, in every case be deemed to be the violation, omission, failure, neglect, or refusal of such public utility, person or corporation.

7. *Title 66 § 3309. Liability for damages occasioned by unlawful acts. "See Exhibit A-6"*

(a) General rule.--If any person or corporation shall do or cause to be done any act, matter, or thing prohibited or declared to be unlawful by this part, or shall refuse, neglect, or omit to do any act, matter, or thing enjoined or required to be done by this part, such person or corporation shall be liable to the person or corporation injured thereby in the full amount of damages sustained in consequence thereof. The liability of public utilities, contract carriers by motor vehicles, and brokers for negligence, as heretofore established by statute or by common law, shall not be held or construed to be altered or repealed by any of the provisions of this part.

I demand 80% of the funds currency and everything else generated from these securities created by and or on behalf of PHILIP CARLTON

8. *Title 66 § 3308. Concealment of witnesses and records. "See Exhibit A-5"*

If any individual shall absent himself from the jurisdiction of this Commonwealth or conceal himself for the purpose of avoiding service of a subpoena issued by the commission, or its representative; or shall remove relevant data, books, records, papers, or other documents out of this Commonwealth for the purpose of preventing their examination by the commission; or shall destroy or conceal any such data, books, records, papers or other documents for such purpose, he shall be adjudged guilty of contempt; and any court of common pleas may impose a fine of not less than \$100 for each day during the continuance of such refusal, neglect, concealment, or removal; and if such court shall find that the neglect, refusal, or concealment, or the removal or destruction of data, books, records, papers, or other documents by such witness, has been occasioned by the advice or consent of any party to the proceedings before the commission, or in anywise aided or abetted by such party, then, in default of payment of such fine by the individual in contempt, the same shall be paid by such party and may be recovered from such party by an action in the name of the Commonwealth, in any court of common pleas, as other like fines and penalties are now by law recoverable. Imprisonment for contempt shall be by commitment to the county jail of the county in which such hearing is held.

9. *Title 66 § 301. Establishment, members, qualifications and chairman*

(b) **Qualifications and restrictions.**-- Every commissioner, every bureau or office director and every administrative law judge employed or appointed to office under, in the service of or in connection with the work of the commission, is prohibited from accepting employment with any public utility subject to the rules and regulations of the commission for a period of one year, and every commissioner is prohibited from appearing before the commission on behalf of any public utility subject to the rules and regulations of the commission for a period of three years, after terminating employment or service with the commission. If any person employed or appointed in the service of the commission violates any provision of this section, the commission shall forthwith remove him from the office or employment held by him.

10. *Title 66 § 3101. Operation as public utility.*

and all rates and charges for all services or privileges within the zone shall be fair and reason Each foreign trade zone established and maintained within the limits of this Commonwealth as set forth in this chapter shall be operated as a public utility, able, but no such rates or charges shall be subject to supervision, regulation or control by the commission. Every municipality and private corporation operating and maintaining a foreign trade zone shall afford to all who may apply for the use of the trade zone and its facilities and appurtenances, uniform treatment under like conditions, subject to such treaties or commercial conventions as are now in force or may hereafter be made from time to time by the United States with foreign governments.

The Treaty of Peace and Friendship, The UNCITRAL convention on International Bills of Exchange and International Promissory Notes. Where does it mention tariffs.

11. *Title 66 § 505. Duty to furnish information to commission; cooperation in valuing*

property. Every public utility shall furnish to the commission, from time to time, and as the commission may require, all accounts, inventories, appraisals, valuations, maps, profiles, reports of engineers, books, papers, records, and other documents or memoranda, or copies of any and all of them, in aid of any inspection, examination, inquiry, investigation, or hearing, or in aid of any determination of the value of its property, or any portion thereof, and shall cooperate with the commission in the work of the valuation of its property, or any portion thereof, and shall furnish any and all other information to the commission, as the commission may require, in any inspection, examination, inquiry, investigation, hearing, or determination of such value of its property, or any portion thereof.

12. *Title 66 § 1902. Contents of securities certificates. "See Exhibit A-2, 2"*

Every securities certificate shall be verified by oath or affirmation, and shall be in such form, and contain such information pertinent to a proposed issuance or assumption of securities, as the commission may require by its regulations. If two or more issues of securities are proposed to be issued or assumed by a public utility, a separate securities certificate shall be submitted to the commission for the issuance or assumption of each security issue. All information submitted to the commission or obtained through investigation or hearing shall become a part of the securities certificate.

It was never disclosed at the hearing that the case and all prior correspondences to the PUC were securities including Security Certificate C-2023-3039584. This party would like full disclosure and accounting and value of the securities created by and or on behalf of PHILIP CARLTON, PHILIP ALEXANDER CARLTON, PHILIP A CARLTON, CARLTON, PHILIP ALEXANDER, CARLTON, PHILIP A, CARLTON PHILIP. 80% of all proceeds past, present and future is due immediately.

13. *Title 66 § 3304. Unlawful issuance and assumption of securities: "See Exhibit A-3"*

Any individual who shall knowingly affix his name or attestation to any stock certificate or other evidence of equitable interest, or any bond, note, trust certificate, or other security issued or assumed by any public utility, or any director who shall knowingly assent to the issuance or assumption of any such stock certificate, or other evidence of equitable interest, or any bond, note or other evidence of indebtedness, or other security issued by any public utility, or any director who shall knowingly assent to the issue of any such certificate of stock, trust certificate, corporate bond, note, or other evidence of indebtedness, or other security of any public utility, in violation of any of the provisions or requirements of this part, or any individual who shall knowingly make or assent to any false statement in any securities certificate required to be registered with the commission under the provisions of Chapter 19 (relating to securities and obligations) or who shall by any false statements, oral or written, knowingly make, procure, or seek to procure, of the commission the registration of any such securities certificate, shall be guilty of a misdemeanor of the first degree.

I never gave consent or signed anything for services. Where is the contract so it can be proven?

14. *Title 66 § 2102. Approval of contracts with affiliated interests. (a) General rule.--*

No contract or arrangement providing for the furnishing of management, supervisory, construction, engineering, accounting, legal, financial, or similar services, and no contract or arrangement for the purchase, sale, lease, or exchange of any property, right, or thing or for the furnishing of any service, property, right or thing other than those above enumerated, made or entered into after the effective date of this section between a public utility and any affiliated interest shall be valid or effective unless and until such contract or arrangement has received the written approval of the commission. If such contract is oral, a complete statement of the terms and conditions thereof shall be filed with the commission and subject to its approval.

(b) Filing and action on contract.-- "It shall be the duty of every public utility to file with the commission a verified copy of any such contract or arrangement, or a verified summary as described in subsection (a) of any such unwritten contract or arrangement".

15. *Title 66 § 2102. Approval of contracts with affiliated interests. (c) Disallowance of*

excessive amounts.--If the commission shall determine that the amounts paid or payable under a contract or arrangement filed in accordance with this section are in excess of the reasonable price for furnishing the services provided for in the contract, or that such services are not reasonably necessary and proper, it shall disallow such amounts, insofar as found excessive, in any proceeding involving the rates or practices of the public utility. In any proceeding involving such amounts, the burden of proof to show that such amounts are not in excess of the reasonable price for furnishing such services, and that such services are reasonable and proper, shall be on the public utility.

Judge Brady said the burden of proof in the preceding is on the complainant per 66 Pa. C.S.A. § 332 (a). The above code says something different.

16. *Title 66 § 2807. Duties of electric distribution companies. (a) General rule. "the*

electric distribution company, shall implement procedures to require all electric generation suppliers, PECO, to deliver energy to the electric distribution company at locations and in amounts which are adequate to meet the energy supplier's obligations to its customers." (b) Procedures for review by the commission.-- There shall be a rebuttable presumption that the electric distribution company has the ability to receive energy at all points on its system sufficient to meet the needs of all electric generation suppliers' customers on its system. (c) Customer billing.-- (3) "The electric distribution company shall not be required to forward payment to entities providing services to customers, and on whose behalf the electric distribution company is billing those customers, before the electric distribution company has received payment for those services from customers". (e) Obligation to serve.-- (1) "the electric distribution company shall continue to have the full obligation to serve, including the connection of customers, the delivery of electric energy and the production or acquisition of electric energy for customers".

Over all, PECO has a duty to perform on behalf of the electric distribution company and it's customers. The PUC has itself in a peculiar situation through the actions and decisions of Judge Brady.

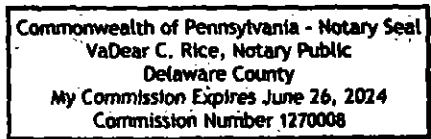
Commonwealth of Pennsylvania)
) SS:
County of Delaware)

Exhibits

I certify that the attached copies of 9 Exhibits A thru L plus cover pages index dated, December 21, 2023 is true correct and complete copies of the original.

In witness whereof, I hereunto set my hand and official seals.

(Seal)



Dear C. Rice
Notary Public

DATE OF DEPOSIT
DEC 22 2023
PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

RE 227 910 938 US

Exhibits Cover Page Index

Title 66 Public Utilities Exhibit A1, A2, A3

DATE OF DEPOSIT

Violations and Penalties

DEC 22 2023

Exhibit A 1-7

A1-1 § 3301 (a) Civil penalties for violations

PA PUBLIC UTILITY COMMISSION

(b) Continuing offenses

SECRETARY'S BUREAU

A1-2 § 3302 Criminal penalties for violations

A1-3 § 3304 Unlawful issuance and assumptions of securities

A1-4 § 3305 Misapplication of proceeds of Securities

A1-5 § 3308 Concealment of witnesses and records

A1-6 § 3309 Liability for damages occasioned by unlawful acts

A1-7 § 3314 Limitation of actions and cumulation of remedies

Securities and Obligations

Exhibit A-2

A2-1 § 1901 Registration of securities to be issued or assumed

(a) General rule

(b) Issuance of securities defined

A2-2 § 1902 Contents of securities certificates

Exhibit A-3 § 21 Preservation of rights, obligations, duties and remedies

Public Utilities Commission,

Sub Chapter A. General Provisions

Exhibit A-4 § 319 Code of Ethics

(a) General rule

Exhibit A-5 § 332 Investigations and hearings

(a) Burden of Proof

(e) Official notice of fact

RE 227 910 938 US

Service and Facility

Subchapter A. General Provisions

Exhibit A-6 § 1501 Character of service and facilities

Default Judgment

Exhibit B

Certificate of Deposit and Mailing 7022 2410 0001 1118 0477 and Affidavit of Notary Presentment with fax cover sheet to PUC Attention Stephania 11 docs sent

Exhibit C

Certificate of Deposit and Mailing 7018 3090 0000 7659 6317 and Affidavit of Notary Presentment with letter to Gladys Brown Dutrieuille, Commissioner and the PUC 8 docs

Exhibit D

Notification of Intent to Appeal and Counterclaim questionnaire and draft for \$100450.00 deposited January 25th 2023 with PUC customer service CAC Division February 13, 2023

Exhibit E

Special Deposit pay order note 7022 2410 0001 1118 0477 to PHILIP CARLTON for \$200900.00 and green card receipt

Exhibit F

Special endorsement pay order draft RE 227 910 907 US for \$100450.00

Exhibit G

Monthly Statements from PECO showing the alteration of the contract

Exhibit H

Fictitious Name affidavit public notice with the Delaware County Bar Association

Exhibit I

DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

Information about this Bill, Basic Charges: Based on the rules approved by the PUC in the back of the statement

Exhibit J

Bankruptcy of the United States: Congressional Record, March 17th 1993 Vol. 33, page H-1303

Exhibit K

Letter to Denis Eischen PECO Exelon Company dated April 4th, 2022 with check front and back to PECO

Exhibit L

The exhibits represent the information that was sent to PECO as evidence. Title 66 § 1902 says all information submitted to the commission should be part of the security certificate. If it can't be used or regarded as evidence how can it be part of a security?

Exhibits Cover Page


DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

[Home](#) / [Statutes of Pennsylvania](#) / [Consolidated Statutes](#) / Title 66

Title 66

Text Size: A A A
 Print

 A provision of this statute is set to expire in 2024

DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

A1, A2, A3 are
Title 66 Exhibits

A1- A-7

DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

EXHIBIT A
1-7

DATE OF DEPOSIT

CHAPTER 33
VIOLATIONS AND PENALTIES

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

Sec.

- 3301. Civil penalties for violations.
- 3302. Criminal penalties for violations.
- 3303. Nonliability for enforcement of lawful tariffs and rates.
- 3304. Unlawful issuance and assumption of securities.
- 3305. Misapplication of proceeds of securities.
- 3306. Execution of unlawful contracts.
- 3307. Refusal to obey subpoena and testify.
- 3308. Concealment of witnesses and records.
- 3309. Liability for damages occasioned by unlawful acts.
- 3310. Unauthorized operation by carriers and brokers.
- 3311. Bribery.
- 3312. Evasion of motor carrier and broker regulations.
- 3313. Excessive price on resale.
- 3314. Limitation of actions and cumulation of remedies.
- 3315. Disposition of fines and penalties.
- 3316. Protection of public utility employees.

Enactment. Chapter 33 was added July 1, 1978, P.L.598, No.116, effective in 60 days.

Cross References. Chapter 33 is referred to in sections 2603, 3015 of this title.


§ 3301. Civil penalties for violations.


(a) **General rule.**--If any public utility, or any other person or corporation subject to this part, shall violate any of the provisions of this part, or shall do any matter or thing herein prohibited; or shall fail, omit, neglect, or refuse to perform any duty enjoined upon it by this part; or shall fail, omit, neglect or refuse to obey, observe, and comply with any regulation or final direction, requirement, determination or order made by the commission, or any order of the commission prescribing temporary rates in any rate proceeding, or to comply with any final judgment, order or decree made by any court, such public utility, person or corporation for such violation, omission, failure, neglect, or refusal, shall forfeit and pay to the Commonwealth a sum not exceeding \$1,000, to be recovered by an action of assumpsit instituted in the name of the Commonwealth. In construing and enforcing the provisions of this section, the violation, omission, failure, neglect, or refusal of any officer, agent, or employee acting for, or employed by, any such public utility, person or corporation shall, in every case be deemed to be the violation, omission, failure, neglect, or refusal of such public utility, person or corporation.

(b) **Continuing offenses.**--Each and every day's continuance in the violation of any regulation or final direction, requirement, determination, or order of the commission, or of any order of the commission prescribing temporary rates in any rate proceeding, or of any final judgment, order or decree made by any court, shall be a separate and distinct offense. If any interlocutory order of supersedeas, or a preliminary injunction be granted, no penalties shall be incurred or collected for or on account of any act, matter, or thing done in violation of such final direction, requirement, determination, order, or decree, so superseded or enjoined for the period of time such order of supersedeas or injunction is in force.

(c) **Gas pipeline safety violations.**--Any person or corporation, defined as a public utility in this part, who violates any provisions of this part governing the safety of pipeline or conduit facilities in the transportation of natural

Title 66

Text Size: A A A
 Print

 A provision of this statute is set to expire in 2024

§ 3302. Criminal penalties for violations.

Any person, including an officer, agent or employee of any public utility, or any corporation, who or which shall knowingly fail, omit, neglect or refuse to obey, observe, and comply with any regulation or final order, direction, or requirement of the commission, or any order of the commission prescribing temporary rates in any rate proceeding, or any final order or decree of any court, or who shall knowingly procure, aid, or abet any such violation, omission, failure, neglect, or refusal, shall be guilty of a misdemeanor of the first degree.

DATE OF DEPOSIT


DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

Exhibit

A-2

Title 66

Text Size: A A A
 [Print](#)

 A provision of this statute is set to expire in 2024

§ 3304. Unlawful issuance and assumption of securities.

Any individual who shall knowingly affix his name or attestation to any stock certificate or other evidence of equitable interest, or any bond, note, trust certificate, or other security issued or assumed by any public utility, or any director who shall knowingly assent to the issuance or assumption of any such stock certificate, or other evidence of equitable interest, or any bond, note or other evidence of indebtedness, or other security issued by any public utility, or any director who shall knowingly assent to the issue of any such certificate of stock, trust certificate, corporate bond, note, or other evidence of indebtedness, or other security of any public utility, in violation of any of the provisions or requirements of this part, or any individual who shall knowingly make or assent to any false statement in any securities certificate required to be registered with the commission under the provisions of Chapter 19 (relating to securities and obligations) or who shall by any false statements, oral or written, knowingly make, procure, or seek to procure, of the commission the registration of any such securities certificate, shall be guilty of a misdemeanor of the first degree.


DATE OF DEPOSIT


DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

*EXHIBIT
A-3*

Title 66

Text Size: A A A
 Print

 A provision of this statute is set to expire in 2024

§ 3305. Misapplication of proceeds of securities.

Any individual who shall knowingly make or assent to any application or disposition of any stock certificate, or other evidence of equitable interest, or any bond, note, trust certificate, or other evidence of indebtedness, or other security, or the proceeds of the sale or pledge thereof, or any part thereof, in violation of any statement or contrary to any purpose in relation thereto set forth or contained in any securities certificate required to be registered with the commission under the provisions of Chapter 19 (relating to securities and obligations) or who shall knowingly make or assent to any false statement in any report or account to the commission as to the disposition or application of the proceeds, or any part thereof, of any sale or pledge of any stock certificate, or other evidence of equitable interest, or any bond, note, trust certificate, or other evidence of indebtedness, or other security, shall be guilty of a misdemeanor of the first degree.

Exhibit
A-4

DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

Title 66

Text Size: A A A
Print

i A provision of this statute is set to expire in 2024

§ 3308. Concealment of witnesses and records.

If any individual shall absent himself from the jurisdiction of this Commonwealth or conceal himself for the purpose of avoiding service of a subpoena issued by the commission, or its representative; or shall remove relevant data, books, records, papers, or other documents out of this Commonwealth for the purpose of preventing their examination by the commission; or shall destroy or conceal any such data, books, records, papers or other documents for such purpose, he shall be adjudged guilty of contempt; and any court of common pleas may impose a fine of not less than \$100 for each day during the continuance of such refusal, neglect, concealment, or removal; and if such court shall find that the neglect, refusal, or concealment, or the removal or destruction of data, books, records, papers, or other documents by such witness, has been occasioned by the advice or consent of any party to the proceedings before the commission, or in anywise aided or abetted by such party, then, in default of payment of such fine by the individual in contempt, the same shall be paid by such party and may be recovered from such party by an action in the name of the Commonwealth, in any court of common pleas, as other like fines and penalties are now by law recoverable. Imprisonment for contempt shall be by commitment to the county jail of the county in which such hearing is held.

DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

EXHIBIT
A-5

Title 66

Text Size: A A A
Print

i A provision of this statute is set to expire in 2024

§ 3309. Liability for damages occasioned by unlawful acts.

(a) **General rule.**--If any person or corporation shall do or cause to be done any act, matter, or thing prohibited or declared to be unlawful by this part, or shall refuse, neglect, or omit to do any act, matter, or thing enjoined or required to be done by this part, such person or corporation shall be liable to the person or corporation injured thereby in the full amount of damages sustained in consequence thereof. The liability of public utilities, contract carriers by motor vehicles, and brokers for negligence, as heretofore established by statute or by common law, shall not be held or construed to be altered or repealed by any of the provisions of this part.

(b) **Rights of Commonwealth unaffected.**--The recovery in this section authorized shall in no manner affect a recovery by the Commonwealth of the penalty prescribed in section 3301 (relating to civil penalties for violations) for such violations of this part.


Exhibit
A-6


DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

Title 66

Text Size: A A A
 [Print](#)

 A provision of this statute is set to expire in 2024

§ 3314. Limitation of actions and cumulation of remedies.

(a) **General rule.**--No action for the recovery of any penalties or forfeitures incurred under the provisions of this part, and no prosecutions on account of any matter or thing mentioned in this part, shall be maintained unless brought within three years from the date at which the liability therefor arose, except as otherwise provided in this part.

(b) **Remedies and penalties cumulative.**--All suits, remedies, prosecutions, penalties, and forfeitures provided for, or accruing under, this part, shall be cumulative.

DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUPEAU

*Exhibit
A-7*

DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

EXhibit A-2
/

CHAPTER 19
SECURITIES AND OBLIGATIONS

DEC 22 2023

Sec.

PA PUBLIC UTILITY COMMISSION

1901. Registration of securities to be issued or assumed.
 1902. Contents of securities certificates.
 1903. Registration or rejection of securities certificates.
 1904. Unauthorized securities may be declared void.

Enactment. Chapter 19 was added July 1, 1978, P.L.598, No.116, effective in 60 days.

Cross References. Chapter 19 is referred to in sections 2212, 3304, 3305 of this title.

§ 1901. Registration of securities to be issued or assumed.


(a) **General rule.**--Under such regulations as the commission may prescribe, every public utility, before it shall issue or assume securities, shall file with the commission and receive from it, notice of registration of a document to be known as a securities certificate.


(b) **Issuance of securities defined.**--Issuance of securities includes any act of a public utility executing, causing to be authenticated, delivering or making any change or extension in any term, condition or date of, any stock certificate, or other evidence of equitable interest in itself or any bond, note, trust certificate or other evidence of indebtedness of itself. Issuance of securities does not include the execution, authentication or delivery of the following:

- (1) Securities to replace identical securities lost, mutilated or destroyed while in the ownership of a bona fide holder-for-value who properly indemnifies the public utility therefor.
- (2) Securities in exchange for the surrender of identical securities, solely for the purpose of registering or facilitating changes in the ownership thereof between bona fide holders-for-value, which surrendered securities are thereupon cancelled.
- (3) Securities from the treasury of the public utility previously reacquired from bona fide holders-for-value and held alive.
- (4) Any evidence of indebtedness, the date of maturity of which is at a period of less than one year from the date of its execution.
- (5) Any evidence of indebtedness for which no date of maturity is fixed but which matures upon demand of the holder.
- (6) Any evidence of indebtedness in the nature of a contract between a public utility and a vendor of equipment wherein the public utility promises to pay installments upon the purchase price of equipment acquired and which is not in the form of an equipment trust certificate or similar instrument readily marketable to the general public.

(c) **Assumption of securities defined.**--Assumption of securities includes any act of a public utility assuming primary or contingent liability for the payment of any dividends upon any stocks or of any principal or interest of any indebtedness, created or incurred by any other person or corporation. Assumption of securities does not include the acquisition of all property of the issuing company by the assuming company as provided in section 1102(3) (relating to enumeration of acts requiring certificate) if the approval of the commission is obtained.

Title 66

Text Size: A A A
 [Print](#)

 A provision of this statute is set to expire in 2024

§ 1902. Contents of securities certificates.

Every securities certificate shall be verified by oath or affirmation, and shall be in such form, and contain such information pertinent to a proposed issuance or assumption of securities, as the commission may require by its regulations. If two or more issues of securities are proposed to be issued or assumed by a public utility, a separate securities certificate shall be submitted to the commission for the issuance or assumption of each security issue. All information submitted to the commission or obtained through investigation or hearing shall become a part of the securities certificate.

DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

EXHIBIT A-2

2

Exhibit A-3

DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU



5712, 5713, 5714, 5715, 5716, 5717, 5718, 5719, 5720, 5721, 5722, 5723, 5724, 5725, 5741, 5741.1, 5742, 5743, 5744 and 5745.

- (5) Section 19 of this act.
- (6) Section 21 of this act.
- (7) Section 22 of this act.
- (8) Section 24 of this act.

Explanatory Note. Act 94 repealed sections 510(b) ~~SECRET~~ 1103(c) and Chapter 24 of Title 66.

§ 21. Preservation of rights, obligations, duties and remedies.

The following provisions do not affect any act done, liability incurred or right accrued or vested or affect any civil or criminal proceeding pending or to be commenced to enforce any right or penalty or punish any offense under any provision of law repealed by section 19 of this act:

- (1) The reenactment of 53 Pa.C.S. § 5508.1(o).
- (2) The reenactment of 53 Pa.C.S. § 5508.2.
- (3) The reenactment of 53 Pa.C.S. §§ 5510.1 through 5510.11.
- (4) The reenactment, amendment or addition of 53 Pa.C.S. §§ 5701, 5701.1, 5702, 5703, 5704, 5705, 5706, 5707, 5711, 5712, 5713, 5714, 5715, 5716, 5717, 5718, 5719, 5720, 5721, 5722, 5723, 5724, 5725, 5741, 5741.1, 5742, 5743, 5744 and 5745.
- (5) The provisions of 66 Pa.C.S. §§ 510(b) (5) and 1103(c) and Ch. 24.
- (6) Section 20 of this act.
- (7) Section 22 of this act.
- (8) Section 24 of this act.

§ 24. Publication in Pennsylvania Bulletin.

The Pennsylvania Public Utility Commission shall transmit notice of the entry into the agreement under section 22(4) of this act to the Legislative Reference Bureau for publication in the Pennsylvania Bulletin.

2004, NOVEMBER 30, P.L.1578, NO.201

§ 4. Applicability.

The following shall apply:

- (1) The addition of 66 Pa.C.S. Ch. 14 supersedes any inconsistent requirements imposed by law on public utilities, including, but not limited to, requirements imposed by 52 Pa. Code §§ 56.32, 56.33, 56.35, 56.41, 56.51, 56.53, 56.81, 56.82, 56.83, 56.91, 56.93, 56.94, 56.95, 56.96, 56.100, 56.101, 56.111, 56.112, 56.113, 56.114, 56.115, 56.116, 56.117, 56.181 and 56.191.
- (2) All other regulations are abrogated to the extent of any inconsistency with 66 Pa.C.S. Ch. 14.
- (3) All ordinances of any city of the first class are abrogated to the extent they are inconsistent with 66 Pa.C.S. Ch. 14.

Explanatory Note. Act 201 amended or added sections 102 and 308.1 and Chapter 14 of Title 66.

§ 5. Expiration.

The addition of 66 Pa.C.S. Ch. 14 shall expire on December 31, 2014, unless sooner reenacted by the General Assembly.

Exhibit A-4

DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

necessity of the requirement of separate identification plates in addition to registration plates required under Title 75.

(b) Purity of water supply.--The commission may certify to the Department of Environmental Resources any question of fact regarding the purity of water supplied to the public by any public utility over which it has jurisdiction, when any such question arises in any controversy or other proceeding before it, and upon the determination of such question by the department incorporate the department's findings in its decision.

(c) Powers of certain governmental agencies unaffected.--Nothing in this part shall be construed to deprive the Department of Health or the Department of Environmental Resources of any jurisdiction, powers or duties now vested in them.

References in Text. The Department of Environmental Resources, referred to in this section, was abolished by Act 18 of 1995. Its functions were transferred to the Department of Conservation and Natural Resources and the Department of Environmental Protection.

§ 319. Code of ethics.

(a) General rule.--Each commissioner and each administrative law judge shall conform to the following code of ethics for the Public Utility Commission. A commissioner and an administrative law judge must:

(1) Avoid impropriety and the appearance of impropriety in all activities.

(2) Perform all duties impartially and diligently.

(3) Avoid all ex parte communications prohibited in this part.

(4) Abstain publicly from expressing, other than in executive or public session, his personal views on the merits of a matter pending before the commission and require similar abstention on the part of commission personnel subject to his direction and control.

(5) Require staff and personnel subject to his direction to observe the standards of fidelity and diligence that apply to the commissioner and administrative law judge.

(6) Initiate appropriate disciplinary measures against commission personnel for unprofessional conduct.

(7) Disqualify himself from proceedings in which his impartiality might be reasonably questioned.

(8) Inform himself about his personal and fiduciary interests and make a reasonable effort to inform himself about the personal financial interests of his spouse and children.

(9) Regulate his extra-curricular activities to minimize the risk of conflict with his official duties. He may speak, write or lecture and any reimbursed expenses, honorariums, royalties, or other moneys received in connection therewith shall be disclosed annually. Such disclosure statement shall be filed with the secretary of the commission and shall be open to inspection by the public during the normal business hours of the commission during the tenure of the commissioner or of the administrative law judge.

(10) Refrain from solicitation of funds for any political, educational, religious, charitable, fraternal or civic purposes, although he may be an officer, director or trustee of such organizations.

(11) Refrain from financial or business dealing which would tend to reflect adversely on impartiality, although the commissioner or administrative law judge may hold and manage investments which are not incompatible with the duties of his office.

(12) Conform to such additional rules as the commission may prescribe.

DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

Exhibit

A-5



§ 332. Procedures in general.

(a) Burden of proof.--Except as may be otherwise provided in section 315 (relating to burden of proof) or other provisions of this part or other relevant statute, the proponent of a rule or order has the burden of proof.

(b) Admissibility of evidence.--Any oral or documentary evidence may be received, but the commission shall as a matter of policy provide for the exclusion of irrelevant, immaterial or unduly repetitious evidence. No sanction shall be imposed or rule or order be issued except upon consideration of the whole record or such portions thereof as may be cited by any party and as supported by and in accordance with the reliable, probative and substantial evidence.

(c) Submission of evidence.--Every party is entitled to present his case or defense by oral or documentary evidence, to submit rebuttal evidence and to conduct such cross-examination as may be required for a full and true disclosure of the facts. The commission may, by rule, adopt procedures for the submission of all or part of the evidence in written form.

(d) Record, briefs and argument.--The transcript of a public input hearing, the transcript of testimony and exhibits, together with all papers and requests filed in the proceeding, constitutes the exclusive record for decision, and shall be available for inspection by the public. Briefing and oral argument shall be held in accordance with rules established by the commission. For the purpose of this section, a public input hearing is a hearing held in the service area at which the ratepayers may offer testimony, written or otherwise, relating to any matter which has a bearing on the proceeding.

(e) Official notice of facts.--When the commission's decision rests on official notice of a material fact not appearing in the evidence in the record, upon notification that facts are about to be or have been noticed, any party adversely affected shall have the opportunity upon timely request to show that the facts are not properly noticed or that alternative facts should be noticed. The commission in its discretion shall determine whether written presentations suffice, or whether oral argument, oral evidence, or cross-examination is appropriate in the circumstances. Nothing in this subsection shall affect the application by the commission in appropriate circumstances of the doctrine of judicial notice.

(f) Actions of parties and counsel.--Any party who shall fail to be represented at a scheduled conference or hearing after being duly notified thereof, shall be deemed to have waived the opportunity to participate in such conference or hearing, and shall not be permitted thereafter to reopen the disposition of any matter accomplished thereat, or to recall for further examination of witnesses who were excused, unless the presiding officer shall determine that failure to be represented was unavoidable and that the interests of the other parties and the public would not be prejudiced by permitting such reopening or further examination. If the actions of a party or counsel in a proceeding shall be determined by the commission, after due notice and opportunity for hearing, to be obstructive to the orderly conduct of the proceeding and inimical to the public interest, the commission may reject or dismiss any rule or order in any manner proposed by the offending party or counsel, and, with respect to counsel, may bar further participation by him in any proceedings before the commission.

(g) Decision of administrative law judge.--In all on-the-record proceedings referred to an administrative law judge under section 331(b) (relating to powers of commission and administrative law judges), hearings shall be commenced by the administrative law judge within 90 days after the proceeding is initiated, and he shall render a decision within 90 days after the

Exhibit

A-6

DATE OF DEPOSIT

DEC 22 2023

**PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU**

CHAPTER 15
SERVICE AND FACILITIES

Subchapter

- A. General Provisions
- B. Discontinuance of Service to Leased Premises

Enactment. Chapter 15 was added July 1, 1978, P.L.598, No.116, effective in 60 days.

Cross References. Chapter 15 is referred to in section 2603 of this title.

SUBCHAPTER A
GENERAL PROVISIONS

Sec.

- 1501. Character of service and facilities.
- 1501.1. Certain utilities prohibited from using foreign coal.
- 1502. Discrimination in service.
- 1503. Discontinuance of service.
- 1504. Standards of service and facilities.
- 1505. Proper service and facilities established on complaint; authority to order conservation and load management programs.
- 1506. Copies of service contracts, etc., to be filed with commission.
- 1507. Testing of appliances for measurement of service.
- 1508. Reports of accidents.
- 1509. Billing procedures.
- 1510. Ownership and maintenance of natural and artificial gas service lines.
- 1511. Electricity supplied to certain organizations.
- 1512. Emergency response plans.

Subchapter Heading. The heading of Subchapter A was added November 26, 1978, P.L.1245, No.297, effective in 60 days.

§ 1501. Character of service and facilities.

Every public utility shall furnish and maintain adequate, efficient, safe, and reasonable service and facilities, and shall make all such repairs, changes, alterations, substitutions, extensions, and improvements in or to such service and facilities as shall be necessary or proper for the accommodation, convenience, and safety of its patrons, employees, and the public. Such service also shall be reasonably continuous and without unreasonable interruptions or delay. Such service and facilities shall be in conformity with the regulations and orders of the commission. Subject to the provisions of this part and the regulations or orders of the commission, every public utility may have reasonable rules and regulations governing the conditions under which it shall be required to render service. Any public utility service being furnished or rendered by a municipal corporation beyond its corporate limits shall be subject to regulation and control by the commission as to service and extensions, with the same force and in like manner as if such service were rendered by a public utility. The commission shall have sole and exclusive jurisdiction to promulgate rules and regulations for the allocation of natural or artificial gas supply by a public utility.

Cross References. Section 1501 is referred to in sections 102.

Exhibit B

DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

COMMONWEALTH OF PENNSYLVANIA
DEPARTMENT OF STATE

No : 202329987

OFFICE OF THE SECRETARY OF THE COMMONWEALTH

JULY 14, 2023

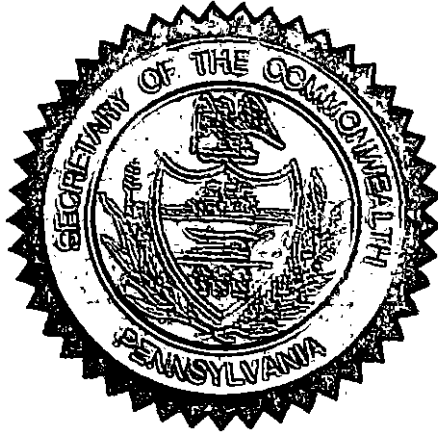
PENNSYLVANIA, SS:

I, Albert Schmidt, Secretary of the Commonwealth of Pennsylvania, DO HEREBY CERTIFY, that it appears by the records of this office that

MARY J WALK

now is, and was at the time of execution of the attached certificate, the duly appointed DIRECTOR OF JUDICIAL SUPPORT in and for the County of DELAWARE, in the Commonwealth of Pennsylvania, USA, which is a court of law and record having a common seal, and as such officer has the legal custody of the records and the official seal thereof:

I, DO FURTHER CERTIFY, That I verily believe the seal impressed upon the attached certificate is genuine.



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the seal of my Office to be affixed, the day and year above written.

A handwritten signature in black ink, appearing to read "Albert Schmidt", is written over a light blue horizontal line.

Secretary of the Commonwealth

This Certification only certifies the authenticity of the signature and the capacity of the person who has signed the public document, and, where appropriate, the identity of the seal or stamp which the public document bears.

This Certification does not certify the content of the document for which it was issued.

This Certification is not valid for use anywhere within the United States of America, its territories or possessions.

Claimants

Philip-Alexander: Carlton. dba PHILIP CARLTON, PHILIP A CARLTON, PHILIP ALEXANDER CARLTON

Defendants

PECO Energy Company/ Denis M Eischen dba DENIS M EISCHEN Pennsylvania Public Utilities Commission /Gladys Brown Dutrieuille dba GLADYS BROWN DUTRIEUILLE

Affidavit in Support of Motion for Entry of Default

I Philip Carlton attest to the following,

- 1. I am the Claimant of the an above-entitled action and I am familiar with the file, records and pleadings in this matter.
2. The complaint was served upon the defendant for non response 7022 2410 0001 1118 0361, 7016 2070 0001 0541 8994 and registered mail number RE227910907US.

An answer was due and the opposition never requested additional time to respond.

IN THE COURT OF COMMON PLEAS OF DELAWARE COUNTY, PENNSYLVANIA

I, Mary J. Walk, Esquire, Director of the Office of Judicial Support of said County, which are Courts of Record having a common seal, being the Office authorized by the laws of the Commonwealth of Pennsylvania to make the following certificate:

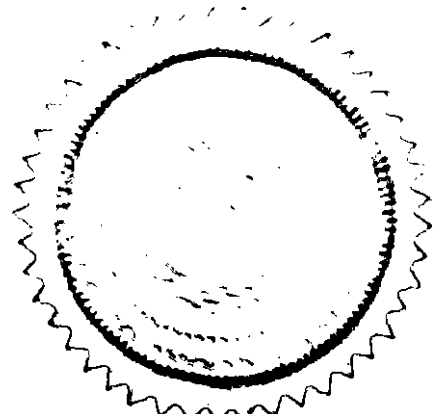
do certify that, Wade C. Rice, Notary, before whom the annexed affidavit or acknowledgement was made, was at the time of so doing a Notary Public in Media, Delaware County, PA, residing in the County aforesaid duly commissioned and qualified to administer oaths and affirmations and to take acknowledgements and Proofs of Deeds or conveyances for lands, tenements and hereditaments to be recorded in said Commonwealth of Pennsylvania, and to all whose acts, as such, full faith and credit are and ought to be given, as well in Courts of Judication as elsewhere; and that I am well acquainted with the handwriting of the said NOTARY PUBLIC Wade C. Rice and verily believe the signature thereto is genuine and that said oath or affirmation, purports to be taken in all respects as required by the laws of the Commonwealth of Pennsylvania.

The impression of the seal of the laws of the Notary Public is not required by law to be filed in this office.

In Testimony Whereof, I have hereto set my hand and affixed the seal of said Court, this 30th day of June, 2023

Mary J. Walk signature and title: Mary J. Walk, Esquire, Director, Office of Judicial Support

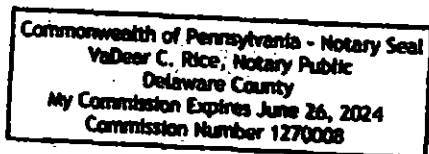
Commonwealth of Pennsylvania, County of Delaware, ss:



Entry of Default

Claimant PHILIP CARLTON in proper Persona moves the clerk of court to enter default against defendants PECO and Denis M. Eischen and Pennsylvania Public Utilities Commission and Commissioner Gladys Brown Dutrieuille both in their public and private capacity pursuant to Federal Rules of Civil Procedures 55(a). Defendants failed to appear plead, answer questions or otherwise defend, the default is hereby entered pursuant to Federal Rules of Civil Procedures 55(a).

Notary Seal



VaDeer C. Rice

A handwritten signature in black ink that reads "VaDeer C. Rice". The signature is written over a horizontal line.

Notary Republic

Claimants

Philip-Alexander: Carlton. dba PHILIP CARLTON, PHILIP A CARLTON, PHILIP ALEXANDER CARLTON

V

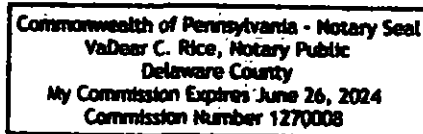
Defendants

PECO Energy Company/ Denis M Eischen dba DENIS M EISCHEN Pennsylvania Public Utilities Commission/Gladys Brown Dutrieuille dba GLADYS BROWN DUTRIEUILLE

Default Judgment

The Defendants PECO/Denis M Eischen and Pennsylvania Public Utilities Commission/ Gladys Brown Dutrieuille having failed to appear, plead or otherwise defend in this action and default having been entered on June 20th 2023 and claimants having requested judgment against the the defaulted defendant and having found an affidavit (declaration) in accordance with Federal Rules of Civil Procedures 55(a) and (b). Judgment is hereby entered in favor of Claimant Philip Alexander Carlton in all arrangements against Defendants PECO and Denis M Eischen Pennsylvania.Public Utilities Commission and Gladys Brown Dutrieuille for the some certain amount of \$200,900.00. See Affidavit of Ownership Certificate of Titles, Title 15 U.S.C.A. Section 1 and 15 U.S.C.A. 1692(g) and (k) violations plus interest on the judgment at the legal rate until judgment is satisfied.

Notary Seal



VaDear C Rice

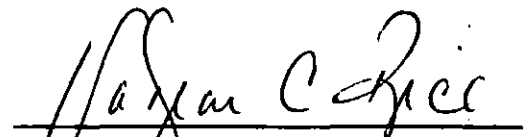

Notary Republic

Exhibit C

DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

FASCIMILE COVER SHEET



Date: 12/13/2022

TO: Public Utility Commission

FROM: PHILIP CARLTON

PHONE: 267 423 6977

PHONE: 717-772-7777

FAX: 717-787-6641

FAX: 610.872.7061

ATTENTION: Stephanie

NUMBER OF PAGES INCLUDING COVER SHEET 11

RE:

PUC - 387-8222 Amendment

Certificate of Deposit and Mailing

State of Pennsylvania

ss.

County of Delaware

Affidavit of Notary Presentment for Certification of Copies

Be it known that I, VaDear C. Rice, a duly empowered notary public in and for the State of Pennsylvania, County of Delaware, a third party and not a part of this matter for the sole purpose of certifying a response or want there of at the request of, Philip Alexander Carlton who did present on this day the following attested copies of original documents;

1. Treaty of Peace and Friendship
2. UCC 1 Ag Lien filed at Delaware County Recorder of Deeds
3. Department of State Exemption, Proof of Record
4. Investopedia definition of "full faith and credit "
5. Certificate of Identity and Affidavit of Surety as cover page
6. Employer Identification Number for the person PHILIP A CARLTON from the Social Security Administration
7. Affidavit of ownership Certificates of Title
8. Questions resubmitted for answering by PECO and PUC and deposit of access devices for \$200900.00
9. Deposit receipt from Pennsylvania Public Utilities Commission (2) 10
10. Interest payment and Certified check for PECO

I hereby certify that after reviewing the documents they were addressed and sent to the respondent:

Secretary
Pennsylvania Public Utilities Commission
400 North Street
Harrisburg Pennsylvania 17120

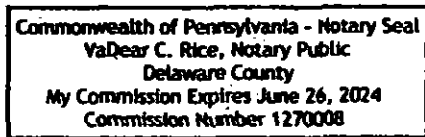
Certified mail number: 7022 2410 0001 1118 0477

VaDear C Rice
222 Penn Street
Chester PA 19013

Acknowledgment

The foregoing affidavit entitled Affidavit of Notary Presentment for Certification of Copies was acknowledged before me on this 30th day of March 2023 in the County of Delaware Pennsylvania by where I have here unto set my hand and seal of this office for Philip Alexander Carlton, who is personally known, on behalf of PHILIP CARLTON.

Seal





Notary Signature

Exhibit D

DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

Certificate of Deposit and Mailing

DATE OF DEPOSIT

State of Pennsylvania

DEC 22 2023

ss.

County of Delaware

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

Affidavit of Notary Presentment

Be it known that I, VaDear C. Rice, a duly empowered notary public in and for the state of Pennsylvania, County of Delaware, a third party and not a part of this matter for the sole purpose of certifying a response or want there of at the request of, Philip Alexander Carlton who did present on this day the following attested copies of original documents;

1. Letter to Gladys Brown Dutrieuille Commissioner of the Pennsylvania Public Utilities Commission
2. Certificate of Identity and Affidavit of Surety as cover page
3. Employer Identification Number for the person Philip Carlton from the Social Security Administration
4. Department of State exemption
5. Affidavit of ownership certificates of title
6. Deposit receipt from Pennsylvania Public Utilities Commission (2)
7. UCC 1 file at Delaware County recorder of deeds
8. Certified check voucher for PECO

I hereby certify that after reviewing the documents they were addressed and sent to the respondent:

Office of the Commissioner
Gladys Brown Dutrieuille
Pennsylvania Public Utilities Commission
Commonwealth Keystone Building
Harrisburg Pennsylvania 17120

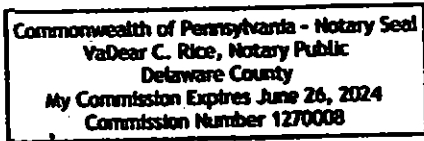
Certified mail number: 7018 3090 0000 7659 6317

VaDear C Rice
222 Penn Street
Chester PA 19013

Acknowledgment

The foregoing affidavit entitled Affidavit of Notary Presentment was acknowledged before me on this 23th day of March 2023 in the county of Delaware Pennsylvania Republic by where I have here unto set my hand and seal of this office for Philip Alexander Carlton, who is personally known, on behalf of PHILIP CARLTON and PA ADMINISTRATION AGENCY.

Seal




Dear C. Rice

Notary Signature

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:
Pennsylvania Public Utilities Commission
Office of the Commissioner
Gladys Brown Dietreuilie
Commonwealth Keystone Building
400 North Street
Harrisburg PA 17120



9590 9402 4240 8121 7702 55

2. Article Number (Transfer from service label)
7018 3090 0000 7659 6317

PS Form 3811, July 2015 PSN 7530-02-000-9083

COMPLETE THIS SECTION ON DELIVERY

A. Signature
X *K. Naik* Agent
 Addressee

B. Received by (Printed Name)
APR 03 2023

C. Date of Delivery
MAR 31 2023

D. Is delivery address different from item 1? Yes
 If YES, enter delivery address below: No

3. Service Type
- | | |
|--|---|
| <input type="checkbox"/> Adult Signature | <input type="checkbox"/> Priority Mail Express® |
| <input type="checkbox"/> Adult Signature Restricted Delivery | <input type="checkbox"/> Registered Mail™ |
| <input type="checkbox"/> Certified Mail® | <input type="checkbox"/> Registered Mail Restricted Delivery |
| <input type="checkbox"/> Certified Mail Restricted Delivery | <input type="checkbox"/> Return Receipt for Merchandise |
| <input type="checkbox"/> Collect on Delivery | <input type="checkbox"/> Signature Confirmation™ |
| <input type="checkbox"/> Collect on Delivery Restricted Delivery | <input type="checkbox"/> Signature Confirmation Restricted Delivery |
| <input type="checkbox"/> Insured Mail | |
| <input type="checkbox"/> Insured Mail Restricted Delivery (over \$500) | |

Domestic Return Receipt

**:Philip-Alexander: Carlton.
C/O PHILIP CARLTON
409 E 12 STREET
CHESTER PENNSYLVANIA [19013]**

DATE OF DEPOSIT

DEC 22 2023

**PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU**

**Office of the Commissioner
Gladys Brown Dutrieuille, Commissioner
Pennsylvania Public Utility Commission
Commonwealth Keystone Building
2nd Floor, Room-N201
Harrisburg, Pennsylvania 17120**

March 20, 2023

I am :Philip-Alexander: Carlton. I am a private Banker. I am the Chief Finance Officer for PA Administration Agency a financial institution registered in good standing with Pennsylvania's Department of Transportation including, California, Nevada, Texas, Florida and Georgia's respected Departments of Transportation just to name a few. My background is accounting and I specialize in creative financing, secured transactions, tax and trust law.

PHILIP CARLTON is a corporate fiction "individual person" confirmed by the Social Security Administration and is trust property which can be used as collateral to satisfy any obligation guaranteed under congress. Title 5 of the United States Code Section 552 (a) (2) defines an individual as an artificial person constructed by law. Title 26 of the Internal Revenue Code defines "person" as an artificial federally chartered entity, corporation, partnership or trust.

Pennsylvania Public Utilities Commission has accepted an access device issued on behalf of PHILIP CARLTON for deposit making it obligated to give credit either conditionally or unconditionally and must be regarded as evidencing the receipt of the equivalent of money pursuant to title 12 Chapter 16 Section 1831 Definitions (I) (1) "deposits" creating an outstanding liability and credit to PHILIP CARLTON according to GAAP, FASB 95 Statement of Cash Flow and IAS 32.11.



The questions enclosed were not answered by PECO or the Pennsylvania Public Utilities Commission. I accept your oath of office for value as public trustee, for the Office of the Commissioner. Answer the questions enclosed point by point. As the issuer and appropriate person for PHILIP CARLTON, you are instructed to satisfy all necessities, present and future obligations pertaining to any and all utilities in your fiduciary capacity as an instrumentality under all Acts of Congress, codes and statues, state, federal and international, treatise and otherwise for tender of all obligations using the devices inclosed to initiate transfer of funds and provide full acquittance and discharge for all administrative purposes pursuant to 12 U.S.C. 95 (a) 2, per obligation every month for PHILIP CARLTON.

You and the Office of the Commissioner is exonerated from liability by performance of Section 8-404 of the UCC. Non compliance or response is an admittance to guilt making you, your office and PECO as wrongdoers and you in your public and private capacity acquiesce to award the office of PHILIP CARLTON \$300900.00 under default for misappropriation of public funds, extortionate credit transactions, trespass and embezzlement and subject to 18 U.S.C. 643 violations and 15 U.S.C. Section 1 trust violations.

To avoid litigation, I implore that you verify the claims pertaining to the matter of PHILIP CARLTON account number [redacted] There is a lien filed at the Pennsylvania Secretary Department of State office in Harrisburg Pennsylvania and Delaware County Recorder of Deeds along with a fee schedule. Supporting documents included. Thank you.

Sincerely,

:Philip-Alexander:Carlton.

fbo
PHILIP CARLTON
By:  
All Rights Reserved

11
EXHIBIT
11
E

DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

2. Can PECO or the PUC provide the 1099 OID for the contract agreement showing the true position of the parties?
3. Based on the PUC's decision, do the PUC agree that PECO is not in any violation of the Consumer Finance Protection Bureau?
4. Isn't the Social Security card a credit card under the same Bureau?
5. Is the PUC and PECO engaged in unfair and deceptive practices against the beneficiary the living Philip-Alexander Carlton the natural person "consumer" and his "person" PHILIP CARLTON by ignoring the Holder-In-Due-Course Rule promulgated by the Federal Trade Commission, May 14 1976?
6. Based on the PUC's decision, is the PUC agreeing that PECO did not violate the contract agreement by altering it without the consent of PHILIP CARLTON?
7. Do the PUC agree that PECO does not have to provide any consideration for engaging in its business dealings?
8. Does PECO have any taxing authority over the public? And if so can you or PECO produce their bond indenture for Delaware County?
9. Based on the PUC's decision, is the PUC agreeing that PECO has a superior lien interest in PHILIP CARLTON than the one registered in the UCC Office in Baltimore Maryland's State Department of Assessment and Taxation, a Region 6 office along with Pennsylvania, recorded at Delaware County Recorder of Deeds Office as property in Pennsylvania under the book and page number submitted to the PUC and a UCC1 financial statement as evidence?
10. Can PECO and the PUC provide this office with a W9 information request form from the Internal Revenue Service for assessment of the transactions with PHILIP CARLTON?
11. Do the PUC agree that PECO do not have to adhere to the Tax Lien Act of 1966, Public Law 89-719, the Uniform Commercial Code, General Acceptance Accounting Practices, Financial Accounting Standards Board and International Accounting Standards?
12. Do the PUC agree that it only had to use a statute/corporate by-law of the PA Public Utilities to render its decision violating consumer rights of PHILIP CARLTON?
13. Do the PUC agree that all obligations are U.S. Obligations and are to be accounted and by PECO an intermediary trustee for the public?

14. Is PECO not a transmitting utility?

PHILIP CARLTON believes the PUC did not exercise impartiality with its decision which has adversely affected the fundamental rights of the living beneficiary. Please answer these questions for clarity to dispell these beliefs. This becomes a Counterclaim if not found in favor of PHILIP CARLTON. Thank you.

Sincerely,

PHILIP CARLTON

Philip-Alexander: Carlton.

By: [Signature]
Beneficiary

Date: January 25, 2023

Note: See attachments # 3

Special Endorsement

Pay to the order of: United States Treasury "without recourse" \$100,450.00
Amount: One Hundred Thousand Four Hundred Fifty ⁰⁰/₁₀₀ USD
For Deposit to PECO Account Number _____ PHILIP CARLTON
In Accord and Satisfaction of the International Bills of Exchange and
International Promissory Notes "Supremacy Clause".

By: [Signature]
Authorized Representative



SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mail piece, or on the front if space permits.

1. Article Addressed to:
 Secretary's Bureau
 Appeals Division - 400 N Street
 Pennsylvania Public Utilities Commission
 Commonwealth Keystone Building
 2nd floor, Room N-201
 Harrisburg, PA 17120



9590 9402 7248 1284 6004 93

2. Article Number (Transfer from service label)
 7022 2410 0001 1118 0361

COMPLETE THIS SECTION ON DELIVERY

A. Signature *K. Naik* Agent
 Addressee

B. Received by (Printed Name) *FEB 06 2023* C. Date of Delivery *FEB 04 2023*

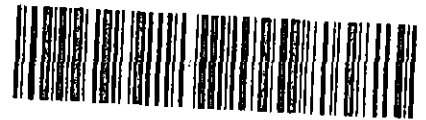
D. Is delivery address different from item 1? Yes
 If YES, enter delivery address below. No

3. Service Type
- Adult Signature
 - Adult Signature Restricted Delivery
 - Certified Mail®
 - Certified Mail Restricted Delivery
 - Collect on Delivery
 - Collect on Delivery Restricted Delivery
 - Insured Mail
 - Insured Mail Restricted Delivery (over \$500)
 - Priority Mail Express®
 - Registered Mail™
 - Registered Mail Restricted Delivery
 - Signature Confirmation™
 - Signature Confirmation Restricted Delivery
- Return Receipt*

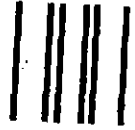
PS Form 3811, July 2020 PSN 7530-02-000-9053

Domestic Return Receipt

USPS TRACKING#



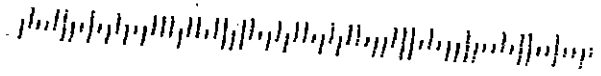
9590 9402 7248 1284 6004 93



First-Class Mail
 Postage & Fees Paid
 USPS
 Permit No. G-10

United States
 Postal Service

• Sender: Please print your name, address, and ZIP+4® in this box®
Philip Alexander Carlton
Special Deposit RE 22791022645
Age E 12 Street
Chester Pennsylvania
[19013]



Exhibit

F

DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU


PHILIP ALEXANDER CARLTON TRUST

NOTE 7022 2410 0001 1118 0477

Special Deposit

Pay to the order of: PHILIP CARLTON "without recourse"
Two Hundred Thousand Nine Hundred ⁰⁰/₁₀₀
for deposit to PUC to credit PECU
Account number in accord and
Satisfaction for all assumed debts public and private.

\$ 200900.00

| SENDER: COMPLETE THIS SECTION | COMPLETE THIS SECTION ON DELIVERY | |
|--|---|---------------------|
| <ul style="list-style-type: none"> Complete items 1, 2, and 3. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. | A. Signature <input checked="" type="checkbox"/> Agent <input checked="" type="checkbox"/> Addressee | |
| 1. Article Addressed to: Secretary Pennsylvania Public Utility Commission 400 North Street Harrisburg, Pennsylvania 17120 | B. Received by (Printed Name) [Signature] | C. Date of Delivery |
|  9590 9402 4920 9032 9191 14 | D. Is delivery address different from item 1? <input type="checkbox"/> Yes - If YES, enter delivery address below: <input type="checkbox"/> No | |
| 2. Article Number (Transfer from service label) 7022 2410 0001 1118 0477 | 3. Service Type <input type="checkbox"/> Adult Signature <input type="checkbox"/> Adult Signature Restricted Delivery <input type="checkbox"/> Certified Mail® <input type="checkbox"/> Certified Mail Restricted Delivery <input type="checkbox"/> Collect on Delivery <input type="checkbox"/> Collect on Delivery Restricted Delivery <input type="checkbox"/> Insured Mail <input type="checkbox"/> Insured Mail Restricted Delivery (over \$500) <input type="checkbox"/> Priority Mail Express® <input type="checkbox"/> Registered Mail™ <input type="checkbox"/> Registered Mail Restricted Delivery <input type="checkbox"/> Return Receipt for Merchandise <input type="checkbox"/> Signature Confirmation™ <input type="checkbox"/> Signature Confirmation Restricted Delivery | |

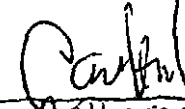
By: 
 Authorized Representative
 Philip Alexander Carlton
 PHILIP ALEXANDER CARLTON TRUST
 2023

Exhibit G

DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

RE227910907US

Special Endorsement

Pay to the order of the United States Treasury without recourse
Amount: One Hundred Thousand Four Hundred Fifty ⁰⁰/₁₀₀ USD
For Deposit to PELO. Account Number [redacted] PHILIP CARLTON.
In Accord and Satisfaction with the United Nations Convention on International
Bills of Exchange and International Promissory Notes Per Article the
Supremacy Clause.

\$100,450.00

By: [Signature]
Authorized Representative

Registered No. RE227910907US

| | | | |
|-----------------------------------|-----------------|---------|---------------------|
| To Be Completed By Post Office | Reg. Fee | \$1.50 | |
| | Handling Charge | \$15.25 | Return Receipt |
| | Postage | \$3.25 | Restricted Delivery |
| | | \$0.00 | |
| | Received by | \$0.00 | |

Date Stamp: JAN 30 2022

Customer Must Declare Full Value (\$, 00) 00
Domestic Insurance up to \$25,000 is included based upon the declared value. International Indemnity is limited. (See Reverse).

OFFICIAL USE

| | | |
|---|-------------------------------|--|
| To Be Completed By Customer (Pleasee Print) All Entries Must Be in Ballpoint or Typed | FROM | Philip Alexander Arthur |
| | | Special Deposit RE 227910266US |
| | | Age 12 Street |
| | | Chester Pennsylvania 19013 |
| | | Secretary Bureau |
| | TO | Pennsylvania Public Utilities Commission |
| | 400 N Street | |
| | Harrisburg Pennsylvania 17120 | |

Exhibits E

H H

1 2 3


DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

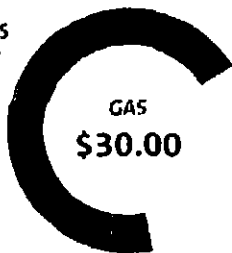
Name: PHILIP CARLTON
Account Number:
Phone Number: 267-423-6977
Service Address: 409 E 12th St, Chester

Emergency and Repair

 800-841-4141

This is the number to call to report power outages, gas leaks or odors, and safety hazards related to PECO Equipment.

 PECO GAS
DELIVERY



 TAXES & FEES

PECO
2301 Market Street
Philadelphia, PA 19103
800-494-4000

Billing Summary

| | |
|------------------------------|-----------------|
| Bill Date | 08/18/2022 |
| Charges from previous bill | \$263.30 |
| Deposit | \$52.50 |
| Connection charge - standard | \$6.00 |
| Late payment charge | \$13.26 |
| Total Other Charges | \$335.06 |

Current Period Charges

| | |
|--------------------------|----------------|
| Gas | \$30.00 |
| Total New Charges | \$30.00 |

Total Amount Due on 09/09/2022 \$365.06

DATE OF DEPOSIT
DEC 22 2023
PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

General Information

Next scheduled meter reading: 09/21/2022

1-800-494-4000

If you have any questions or concerns, please call 800-494-4000 before the due date. Si tiene alguna pregunta, favor de llamar al numero 1-800-494-4000 antes de la fecha de vencimiento.

peco.com/service

Customer Self Service - Manage Your Account 24/7
Start, stop and move your service

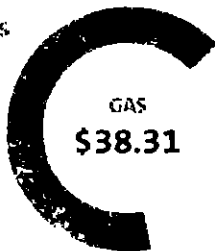
Name: PHILIP CARLTON
Account Number:
Phone Number: 267-423-6977
Service Address: 409 E 12th St, Chester

Emergency and Repair

800-841-4141

This is the number to call to report power outages, gas leaks or odors, and safety hazards related to PECO Equipment.

PECO GAS
DELIVERY



TAXES & FEES

PECO
2301 Market Street
Philadelphia, PA 19103
800-494-4000

Billing Summary

| | |
|------------------------------|-----------------|
| Bill Date | 06/20/2022 |
| Charges from previous bill | \$192.18 |
| Connection charge - standard | \$6.00 |
| Late payment charge | \$5.87 |
| Total Other Charges | \$204.05 |

Current Period Charges

| | |
|--------------------------|----------------|
| Gas | \$38.31 |
| Total New Charges | \$38.31 |

Total Amount Due on 07/12/2022- \$242.36

General Information

Next scheduled meter reading: 07/22/2022

1-800-494-4000

If you have any questions or concerns, please call 800-494-4000 before the due date. Si tiene alguna pregunta, favor de llamar al numero 1-800-494-4000 antes de la fecha de vencimiento.

peco.com/service

Customer Self Service - Manage Your Account 24/7
Start, stop and move your service

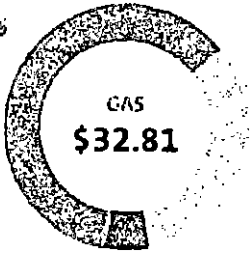
Name: **PHILIP CARLTON**
Account Number:
Phone Number: **267-423-6977**
Service Address: **409 E 12th St, Chester**

Emergency and Repair

800-841-4141

This is the number to call to report power outages, gas leaks or odors, and safety hazards related to PECO Equipment.

PECO GAS DELIVERY



TAXES & FEES

PECO
2301 Market Street
Philadelphia, PA 19103
800-494-4000

Billing Summary

| | |
|-------------------------------------|-------------------|
| Bill Date | 07/20/2022 |
| Charges from previous bill | \$230.49 |
| Connection charge - standard | \$6.00 |
| Late payment charge | \$9.32 |
| Total Other Charges | \$245.81 |
| Current Period Charges | |
| Gas | \$32.81 |
| Total New Charges | \$32.81 |

Total Amount Due on 08/11/2022 \$278.62

General Information

Next scheduled meter reading: 08/22/2022

1-800-494-4000

If you have any questions or concerns, please call 800-494-4000 before the due date. Si tiene alguna pregunta, favor de llamar al número 1-800-494-4000 antes de la fecha de vencimiento.

peco.com/service

Customer Self Service - Manage Your Account 24/7
Start, stop and move your service

Name: PHILIP CARLTON
Account Number:
Phone Number: 267-423-6977
Service Address: 409 E 12th St, Chester

Emergency and Repair

800-841-4141

This is the number to call to report power outages, gas leaks or odors, and safety hazards related to PECO Equipment.

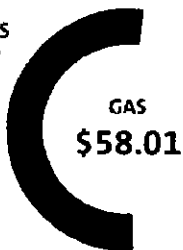
PECO ELECTRIC DELIVERY



TAXES & FEES

PECO
2301 Market Street
Philadelphia, PA 19103
800-494-4000

PECO GAS DELIVERY



TAXES & FEES

PECO
2301 Market Street
Philadelphia, PA 19103
800-494-4000

Billing Summary

| | |
|------------------------------|-----------------|
| Bill Date | 11/16/2022 |
| Charges from previous bill | \$515.28 |
| Deposit | \$52.50 |
| Deposit | \$26.25 |
| Deposit | \$26.25 |
| Connection charge - standard | \$6.00 |
| Late payment charge | \$22.51 |
| Total Other Charges | \$648.79 |

Current Period Charges

| | |
|--------------------------|-----------------|
| Electric | \$121.49 |
| Gas | \$58.01 |
| Total New Charges | \$179.50 |

Total Amount Due on 12/08/2022 \$828.29

General Information

Next scheduled meter reading: 12/21/2022

1-800-494-4000

If you have any questions or concerns, please call 800-494-4000 before the due date. Si tiene alguna pregunta, favor de llamar al numero 1-800-494-4000 antes de la fecha de vencimiento.

peco.com/service

Customer Self Service - Manage Your Account 24/7
Start, stop and move your service

Online: peco.com

In Person: 2301 Market St., Philadelphia, PA 19103

By Phone: 1-800-494-4000

Return only this portion with your check made payable to PECO. Please write your account number on your check.



2301 Market Street
Philadelphia, PA 19103-1380

Pay Today!

peco.com/ebill

Go paperless: receive and pay your bill online.

0010879 01 AV 0 455 **AUTO T0 0 8924 19013-591209 -C01-B1-P10889-11



PHILIP CARLTON
409 E 12TH ST
CHESTER, PA 19013-5912



- Enroll in Automatic Payment. Complete form on reverse side.
- Pledge a donation to MEAF. Complete form on reverse side.

Account #

877-432-9384

Pay by phone, a convenience fee will apply.

Please pay this amount by
12/08/2022

\$828.29

Payment Amount

\$



PECO - Payment Processing
PO Box 37629
Philadelphia, PA 19101-0629



01008282923420828295

Exhibit

I

DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

DELAWARE COUNTY BAR ASSOCIATION

Owner and Publisher of

DELAWARE COUNTY LEGAL JOURNAL

PROOF OF PUBLICATION OF NOTICE

STATE OF PENNSYLVANIA
COUNTY OF DELAWARE

} SS: 2023 - 008925

DEBRA SULEK, Director of the DELAWARE COUNTY LEGAL JOURNAL, the duly designated legal newspaper for DELAWARE COUNTY, Pennsylvania, which legal newspaper was established in 1948, and its place of business and publication is at 335 West Front Street, Media, Delaware County, Pennsylvania 19063; and that a copy of the printed notice of publication is attached hereto exactly as printed or published in the issue or issues of said legal newspaper on the following date or dates: Friday, August 25, 2023, A.D.

COPY OF NOTICE

FICTITIOUS NAME

NOTICE IS HEREBY GIVEN, pursuant to the provisions of Act of Assembly No. 295, effective March 16, 1983, as amended, of intention to file in the Office of the Department of State of the Commonwealth of Pennsylvania, at Harrisburg, Pennsylvania, an application for the conduct of a business in Delaware County, Pennsylvania, under the assumed or fictitious name, style or designation of:

PHILIP CARLTON

with its principal place of business at 409 E. 12 Street, Chester, PA 19013.

The name(s) and address(es) of the person(s) owning or interested in said business is (are): Philip Alexander Carlton, 409 E. 12 Street, Chester, PA 19013.

The application has been/will be filed on or after Tuesday, August 15, 2023.

Aug. 25

That affiant further states that he/she is the designated agent of the DELAWARE COUNTY BAR ASSOCIATION, the owner of said legal newspaper that he/she is not interested in the subject matter of the aforesaid notice or advertising, and that all allegations of the aforesaid statement as to time, place and character of publication are true.

Debra Sulek

Sworn and subscribed before me this 25th Day of August, 2023 A.D.

Nancy Raverd Ward
Notary Public

Commonwealth of Pennsylvania - Notary Seal
Nancy Raverd Ward, Notary Public
Delaware County
My commission expires December 6, 2026
Commission number 1343587

Member, Pennsylvania Association of Notaries

DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

Exhibit
J

INFORMATION ABOUT THIS BILL

Basic Charges: Charges, based on rates approved by Pennsylvania Public Utility Commission, for the energy you used plus a monthly charge maintaining your service.

CAP (Customer Assistance Program): Monthly credit for low-income customers. Please visit peco.com/help or call 800-774-7040 for more information.

Late Payment Charges: All bills are due and payable by the due date shown on the front of the bill. The due date applies to the current charges only and does not extend the due date for payment of previous charges. Past due amounts may be subject to a late payment charge of 2 percent per month. (1.5 percent for rates GS, POL, R, RH, and RS-2)

Check Clearing Notification: When you provide a check as payment, you authorize us either to use information from your check to make a one-time electronic fund transfer from your account or to process the payment as a check transaction.

Demand Information (Commercial Customers Only): Registered Peak Demand is the maximum rate for highest half hour of energy use for each billing period. It is measured in kilowatts (kW) and averaged during a 30-minute period.

Employee Identification: All PECO employees and contractors carry a special picture identification card. You may ask to see it. If the employee or contractor cannot provide this identification, you are encouraged to contact PECO immediately at 1-800-494-4000 to report the situation. If you have any concerns for your safety, contact 9-1-1 immediately.

Meter Reading Schedule: Your monthly meter reading is scheduled through our automated system. Your scheduled meter reading date is shown on your bill.

Rate Schedule: A listing of all of our rates can be found on our website at peco.com, in our business office, or by calling 1-800-494-4000. **Basic Charges:** Charges, based on rates approved by Pennsylvania Public Utility Commission, for the energy you used plus a monthly charge for maintaining your service.

Reading Your Meter: *Actual Reading* - Your meter is read each month by our automated meter reading system. *Customer Reading* - A reading you give us if we cannot read your meter. *Estimated Reading* - If we cannot read your meter, your monthly charges will be based on the average temperature and your past electric and gas use.

Electric and Gas Terms Used In Your Bill

Billing Demand (kW): The calculated or measured rate of energy usage supplied after any required adjustments such as for minimums or power factor.

Ccf - Hundred Cubic Feet: Unit of measure for the gas you use. One Ccf is the amount of gas used to run an average size house heater nonstop for one hour.

Kilowatt Hour (kWh): Unit of measure for electricity. One kWh is the amount of energy used by a 100-watt bulb for 10 hours.

Lumen: Unit of measurement of the quantity of light.

Meter Multiplier: A multiplier is a value that is applied to energy units to convert data from the meter into actual energy usage (kWh/Ccf).

Natural Gas Conversion Charge: A fixed monthly charge for participating customers enrolled in PECO Smart Natural Gas Conversion neighborhood pilot program.

Power Factor: An adjustment applied for inefficient use of power. Percentage of correction applied to the registered/measured demand (kW) to reflect the correct billing demand.

Price to Compare (PTC): The price used to evaluate offers from competitive suppliers.

Delivery

Balancing Service Charge: Charge for fixed and variable storage costs for each Ccf of gas delivered.

Customer Charges: Monthly basic electric and/or gas charge covering the costs of billing, meter reading, equipment, and maintenance. Customers with multiple meters will have multiple customer charges on their bill.

Distribution Charges: Charges to cover the costs associated with delivering electricity and natural gas to customers.

DSIC - Distribution System Improvement Charge: A charge to recover the costs associated with the repair and replacement of equipment and to improve and modernize the system to deliver safe and reliable service to customers.

Energy Efficiency Charge: To reimburse utilities for the costs associated with energy efficiency and conservation programs as required by Pennsylvania's Act 129.

Energy Eff & Nonbypassable Trans: Reimburses utilities for the costs associated with the energy efficiency and conservation programs as required by Pennsylvania Act 129, and certain Transmission charges. (Large Commercial and Industrial Customers Only)

Service Location Distribution Charge: A charge to receive service at a particular Service Location, which shall comprise each lighting installation and must be separately connected to a delivery point on the company's secondary circuit.

Supply

Administrative Charge: Charges to reimburse utilities for the costs associated with buying electricity for customers.

Ancillary Charge: Charges to reimburse utilities for the cost associated with operating the system that moves energy from generating stations to PECO's system for delivery to its customers.

Gas Cost Adjustment (GCA): Either a credit or charge reflecting the difference between utilities projected and actual costs to purchase natural gas for customers.

Generation Charges: Charges to reimburse utilities for the costs to purchase electricity for customers. These charges are passed along to customers at the exact price PECO pays, with no markup. If the generation service is from an electric generation supplier, it is competitively priced and is not regulated by the Public Utility Commission.

Natural Gas Supply Charges: Charges to reimburse utilities for the costs to purchase natural gas for customers. These charges are passed along to customers at the exact price PECO pays, with no mark up.

Peak Load Contribution: A customer's contribution to PECO's peak load at the time of highest demand from the previous summer.

Purchased Generation Adj.: Either a credit or charge reflecting the difference between utilities projected and actual costs to purchase electricity for default service customers.

Transmission Charges: Charges to move electricity from generating stations to PECO's electric delivery system for customers not shopping for generation supply with a competitive electric generation supplier. The Federal Energy Regulatory Commission regulates transmission prices and services.

Working Capital Charge: Charge to compensate PECO for costs incurred during the period when service was provided to its default service customers and when payment was received.

Taxes

Federal Tax Adjustment: Either a credit or charge reflecting certain changes in federal taxes.

Sales Tax: Charges imposed by the government for the sale of certain goods and services.

State Gross Receipts Tax: State tax on electric utilities. This is included in PECO's basic charges.

State Tax Adjustment: Either a credit or charge reflecting certain changes in state taxes. It may include part of the State Gross Receipts Tax.

Matching Energy Assistance Fund (MEAF) Pledge Form

You can help low-income PECO customers pay their energy bills by making a donation to the Matching Energy Assistance Fund (MEAF). When you do, PECO will match your contribution, dollar for dollar - to double the amount of money donated to MEAF. It's easy to make a difference in the community, just complete this form and mail it with your payment. For questions or more information, please visit peco.com/help or call 1-800-403-6806.

YES, I'd like to empower local families in my neighborhood with a donation to MEAF. Please add the amount indicated to my monthly bill. (Minimum \$1)

\$1 \$5 \$10 \$_____

NO, I'd like to empower local families in my neighborhood with a

Automatic Payment

If you enroll in Automatic Payment, each bill will be automatically deducted from your checking or savings account on the date it is due. You'll still receive a monthly statement, but you'll no longer have to write a check. Please continue to pay as usual until you see a bank deduction noted on your bill. To enroll online, or for questions about Automatic Payment, visit peco.com/service or call 1-800-494-4000.

FINANCIAL INSTITUTION

YOUR BANK ACCOUNT NUMBER AND BANK ROUTING NUMBER Checking Savings

X
SIGNATURE

By signing this form, I authorize PECO to instruct my bank/savings institution to

Philip Alexander Carlton Trust
c/o PHILIP CARLTON
Special Deposit RE 227 910 266 US
409 E 12 Street
Chester Pennsylvania [19013]

DATE OF DEPOSIT

FEB 08 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUFFET

Secretary
Pennsylvania Public Utility Commission
400 North Street
Harrisburg, Pennsylvania 17120

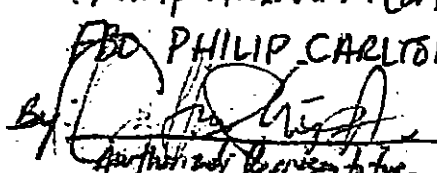
Certified
Mail # 7016 2070 0001 05A1 8994

AMENDMENT Question 15
CASE # 3878222

15. This will be the final question to the appeal / counter claim
Is the following dividend check / coupon filled out an acceptable
payment for PELO. Yes or No.

Based on the last proceeding there was no discrepancies
by the panel of judges about this coupon and how it was addressed.
Your decision will if not in favor of PHILIP CARLTON will hold
the PUC liable for damages. Thank you.

Sincerely,

Philip Alexander Carlton
c/o PHILIP CARLTON
By: 
Authorized Representative
Beneficiary

0000020-0000120-0000007 of 0000002-C05-00-9161-00020

Return only this portion with your check made payable to PECO. Please write your account number on your check.



Enroll in Automatic Payment.
Complete form on reverse side.

Monday through Friday 7 a.m. to 7 p.m.
1-800-494-4000

CERTIFIED CHECK

0000020 01 AV 0.471 "AUTO T1 1 9161 19013-591209 -C05-P00020-1 4



PHILIP CARLTON
409 E 12TH ST
CHESTER PA 19013-5912

"Accepted" and "Returned for Value of:
Pay to the order of: PECO

Account Number

Payment Receipt Stamp

Payment Amount
1,473.72

Amount: One Thousand Four Hundred Seventy Three ⁷²/₁₀₀

PECO Energy Co.
PO BOX 13439
Philadelphia PA 19162-0439

Memo: "in accord and Satisfaction"

By:

Please pay this amount immediately
PHILIP CARLTON
Authorized Representative

\$1,473.72

00001050031010105003

DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

Exhibit

K

The Bankruptcy of The United States

United States Congressional Record, March 17, 1993 Vol. 33, page H-1303

Speaker-Rep. James Traficant, Jr. (Ohio) addressing the House:

"Mr. Speaker, we are here now in chapter 11.. Members of Congress are official trustees presiding over the greatest reorganization of any Bankrupt entity in world history, the U.S. Government. We are setting forth hopefully, a blueprint for our future. There are some who say it is a coroner's report that will lead to our demise.

It is an established fact that the United States Federal Government has been dissolved by the Emergency Banking Act, March 9, 1933, 48 Stat. 1, Public Law 89-719; declared by President Roosevelt, being bankrupt and insolvent. H.J.R. 192, 73rd Congress m session June 5, 1933 - Joint Resolution To Suspend The Gold Standard and Abrogate The Gold Clause dissolved the Sovereign Authority of the United States and the official capacities of all United States Governmental Offices, Officers, and Departments and is further evidence that the United States Federal Government exists today in name only.

The receivers of the United States Bankruptcy are the International Bankers, via the United Nations, the World Bank and the International Monetary Fund. All United States Offices, Officials, and Departments are now operating within a de facto status in name only under Emergency War Powers. With the Constitutional Republican form of Government now dissolved, the receivers of the Bankruptcy have adopted a new form of government for the United States. This new form of government is known as a Democracy, being an established Socialist/Communist order under a new governor for America. This act was instituted and established by transferring and/or placing the Office of the Secretary of Treasury to that of the Governor of the International Monetary Fund. Public Law 94-564, page 8, Section H.R. 13955 reads in part: "The U.S. Secretary of Treasury receives no compensation for representing the United States?"

Gold and silver were such a powerful money during the founding of the united states of America, that the founding fathers declared that only gold or silver coins can be "money" in America. Since gold and silver coinage were heavy and inconvenient for a lot of transactions, they were stored in banks and a claim check was issued as a money substitute. People traded their coupons as money, or "currency." Currency is not money, but a money substitute. Redeemable currency must promise to pay a dollar equivalent in gold or silver money. Federal Reserve Notes (FRNs) make no such promises, and are not "money." A Federal Reserve Note is a debt obligation of the federal United States government, not "money?" The federal United States government and the U.S. Congress were not and have never been authorized by the Constitution for the united states of America to issue currency of any kind, but only lawful money, -gold and silver coin.

It is essential that we comprehend the distinction between real money and paper money substitute. One cannot get rich by accumulating money substitutes, one can only get deeper into debt. We the People no longer have any "money." Most Americans have not been paid any "money" for a very long time, perhaps not in their entire life. Now do you comprehend why you feel broke? Now, do you understand why you are "bankrupt," along with the rest of the country?

Federal Reserve Notes (FRNs) are unsigned checks written on a closed account. FRNs are an inflatable paper system designed to create debt through inflation (devaluation of currency). when ever there is an increase of the supply of a money substitute in the economy without a corresponding increase in the gold and silver backing, inflation occurs.

Inflation is an invisible form of taxation that irresponsible governments inflict on their citizens. The Federal Reserve Bank who controls the supply and movement of FRNs has everybody fooled. They have access to an unlimited supply of FRNs, paying only for the printing costs of what they need. FRNs are nothing more than promissory notes for U.S. Treasury securities (T-Bills) - a promise to pay the debt to the Federal Reserve Bank.

There is a fundamental difference between "paying" and "discharging" a debt. To pay a debt, you must pay with value or substance (i.e. gold, silver, barter or a commodity). With FRNs, you can only discharge a debt. You cannot pay a debt with a debt currency system. You cannot service a debt with a currency that has no backing in value or substance. No contract in Common law is valid unless it involves an exchange of "good & valuable consideration." Unpayable debt transfers power and control to the sovereign power structure that has no interest in money, law, equity or justice because they have so much wealth already.

Their lust is for power and control. Since the inception of central banking, they have controlled the fates of nations.

The Federal Reserve System is based on the Canon law and the principles of sovereignty protected in the Constitution and the Bill of Rights. In fact, the international bankers used a "Canon Law Trust" as their model, adding stock and naming

it a "Joint Stock Trust." The U.S. Congress had passed a law making it illegal for any legal "person" to duplicate a "Joint Stock Trust" in 1873. The Federal Reserve Act was legislated post-facto (to 1870), although post-facto laws are strictly forbidden by the Constitution. [1:9:3]

The Federal Reserve System is a sovereign power structure separate and distinct from the federal United States government. The Federal Reserve is a maritime lender, and/or maritime insurance underwriter to the federal United States operating exclusively under Admiralty/Maritime law. The lender or underwriter bears the risks, and the Maritime law compelling specific performance in paying the interest, or premiums are the same.

Assets of the debtor can also be hypothecated (to pledge something as a security without taking possession of it.) as security by the lender or underwriter. The Federal Reserve Act stipulated that the interest on the debt was to be paid in gold. There was no stipulation in the Federal Reserve Act for ever paying the principle.

Prior to 1913, most Americans owned clear, allodial title to property, free and clear of any liens or mortgages until the Federal Reserve Act (1913)

"Hypothecated" all property within the federal United States to the Board of Governors of the Federal Reserve, -in which the Trustees (stockholders) held legal title. The U.S. citizen (tenant, franchisee) was registered as a "beneficiary" of the trust via his/her birth certificate. In 1933, the federal United States hypothecated all of the present and future properties, assets and labor of their "subjects," the 14th Amendment U.S. citizen, to the Federal Reserve System.

In return, the Federal Reserve System agreed to extend the federal United States corporation all the credit "money substitute" it needed. Like any other debtor, the federal United States government had to assign collateral and security to their creditors as a condition of the loan. Since the federal United States didn't have any assets, they assigned the private property of their "economic slaves", the U.S. citizens as collateral against the unpayable federal debt. They also pledged the unincorporated federal territories, national parks forests, birth certificates, and nonprofit organizations, as collateral against the federal debt. All has already been transferred as payment to the international bankers.

Unwittingly, America has returned to its pre-American Revolution, feudal roots whereby all land is held by a sovereign and the common people had no rights to hold allodial title to property. Once again, We the People are the tenants and sharecroppers renting our own property from a Sovereign in the guise of the Federal Reserve Bank. We the people have exchanged one master for another.

This has been going on for over eighty years without the "informed knowledge" of the American people, without a voice protesting loud enough. Now it's easy to grasp why America is fundamentally bankrupt.

Why don't more people own their properties outright?

Why are 90% of Americans mortgaged to the hilt and have little or no assets after all debts and liabilities have been paid? Why does it feel like you are working harder and harder and getting less and less?

We are reaping what has been sown, and the results of our harvest is a painful bankruptcy, and a foreclosure on American property, precious liberties, and a way of life. Few of our elected representatives in Washington, D.C. have dared to tell the truth. The federal United States is bankrupt. Our children will inherit this unpayable debt, and the tyranny to enforce paying it.

America has become completely bankrupt in world leadership, financial credit and its reputation for courage, vision and human rights. This is an undeclared economic war, bankruptcy, and economic slavery of the most corrupt order! Wake up America! Take back your Country."

Image: United States Congressional Record, March 17, 1993 Vol. 33, page H-1303



Back to Citizens for Better Government

Last Modified March 5, 2001

DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

Exhibit

L

April 4, 2022

PECO Exelon Company
Denis M Eischen
2301 Market Street
Philadelphia, PA 19103-1380

DATE OF DEPOSIT

JAN 30 2023

RE: Billing Error Notice

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

Dear John E. McDonald

It appears to be a billing error. A statement has come to in the form of a positive number, \$62.59 with a coupon attached. For accounting purposes, I, Philip A. Carlton, the Natural Person as defined under consumer protection laws under TILA at 1602 (g) as a creditor and (j) has accepted this coupon as an account receivable item and a credit/asset, remitting at par to PECO acknowledgement for the use of my open-end credit card, "Social Security Number" to the Chief Finance Officer for "supply charges". Make your accounting and accounts receivables department aware of this for future billing or transfer to do not pay do not collect status. See commercial filing at Delaware County Recorder of Deeds BK6047-PG1768. Contact us within the next 15 days or before the next pay cycle to remedy the situation.

Sincerely,

Philip A. Carlton,
Solicitor
610.818.9577

DATE OF DEPOSIT

DEC 22 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

Return only this portion with your check made payable to PECO. Please write your account number on your check.



Energy Company
2301 Market Street
Philadelphia, PA 19103-1380

Pay Today!

peco.com/ebill

Go paperless: receive and pay your bill online.

0010217 01 AV 0.426 *AUTO T9 0 8757 18013-591209 -C01-B1-P10227-11



PHILIP CARLTON
409 E 12TH ST
CHESTER, PA 19013-5912



CHECK

Acc#
Number

- Enroll in Automatic Payment. Complete form on reverse side.
- Pledge a donation to MEAF. Complete form on reverse side.

Account #

877-432-9384

Pay by phone, a convenience fee will apply.

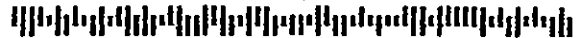
Please pay this amount by
04/14/2022

\$68.59

Payment Amount

\$ 68 59

Pay to the order of: PECO \$68.59
Sixty Eight ⁵⁹/₁₀₀ "without recourse"



PECO - Payment Processing
PO Box 37629
Philadelphia, PA 19101-0629

101000685921040068599

Process as check transaction RC

CHECK

Pay to the order of: PECO

Amount: Sixty Two
"without recourse"

⁵⁹/₁₀₀

\$68.59

Account Number

Memo: for Administrative
Supply Charges

By: 2022

INFORMATION ABOUT THIS BILL

Basic Charges: Charges, based on rates approved by Pennsylvania Public Utility Commission, for the energy you used plus a monthly charge maintaining your service.

CAP (Customer Assistance Program): Monthly credit for low-income customers. Please visit peco.com/help or call 800-774-7040 for more information.

Late Payment Charges: All bills are due and payable by the due date shown on the front of the bill. The due date applies to the current charges only and does not extend the due date for payment of previous charges. Past due amounts may be subject to a late payment charge of 2 percent per month. (1.5 percent for rates GS, POL, R, RH, and RS-2)

Check Clearing Notification: When you provide a check as payment, you authorize us either to use information from your check to make a one-time electronic fund transfer from your account or to process the payment as a check transaction.

Demand Information (Commercial Customers Only): Registered Peak Demand is the maximum rate for highest half hour of energy use for each billing period. It is measured in kilowatts (kW) and averaged during a 30-minute period.

Employee Identification: All PECO employees and contractors carry a special picture identification card. You may ask to see it. If the employee or contractor cannot provide this identification, you are encouraged to contact PECO immediately at 1-800-494-4000 to report the situation. If you have any concerns for your safety, contact 9-1-1 immediately.

Meter Reading Schedule: Your monthly meter reading is scheduled through our automated system. Your scheduled meter reading date is shown on your bill.

Rate Schedule: A listing of all of our rates can be found on our website at peco.com, in our business office, or by calling 1-800-494-4000. **Basic Charges:** Charges, based on rates approved by Pennsylvania Public Utility Commission, for the energy you used plus a monthly charge for maintaining your service.

Reading Your Meter: *Actual Reading* – Your meter is read each month by our automated meter reading system. *Customer Reading* – A reading you give us if we cannot read your meter. *Estimated Reading* – If we cannot read your meter, your monthly charges will be based on the average temperature and your past electric and gas use.

Electric and Gas Terms Used in Your Bill

Billing Demand (kW): The calculated or measured rate of energy usage supplied after any required adjustments such as for minimums or power factor.

Ccf - Hundred Cubic Feet: Unit of measure for the gas you use. One Ccf is the amount of gas used to run an average size house heater nonstop for one hour.

Kilowatt Hour (kWh): Unit of measure for electricity. One kWh is the amount of energy used by a 100-watt bulb for 10 hours.

Lumen: Unit of measurement of the quantity of light.

Meter Multiplier: A multiplier is a value that is applied to energy units to convert data from the meter into actual energy usage (kWh/Ccf).

Natural Gas Conversion Charge: A fixed monthly charge for participating customers enrolled in PECO Smart Natural Gas Conversion neighborhood pilot program.

Power Factor: An adjustment applied for inefficient use of power. Percentage of correction applied to the registered/measured demand (kW) to reflect the correct billing demand.

Price to Compare (PTC): The price used to evaluate offers from competitive suppliers.

Delivery

Balancing Service Charge: Charge for fixed and variable storage costs for each Ccf of gas delivered.

Customer Charges: Monthly basic electric and/or gas charge covering the costs of billing, meter reading, equipment, and maintenance. Customers with multiple meters will have multiple customer charges on their bill.

Distribution Charges: Charges to cover the costs associated with delivering electricity and natural gas to customers.

DSIC - Distribution System Improvement Charge: A charge to recover the costs associated with the repair and replacement of equipment and to improve and modernize the system to deliver safe and reliable service to customers.

Energy Efficiency Charge: To reimburse utilities for the costs associated with energy efficiency and conservation programs as required by Pennsylvania's Act 129.

Energy Eff & Nonbypassable Trans: Reimburses utilities for the costs associated with the energy efficiency and conservation programs as required by Pennsylvania Act 129, and certain Transmission charges. (Large Commercial and Industrial Customers Only)

Service Location Distribution Charge: A charge to receive service at a particular Service Location, which shall comprise each lighting installation and must be separately connected to a delivery point on the company's secondary circuit.

Supply

Administrative Charge: Charges to reimburse utilities for the costs associated with buying electricity for customers.

Ancillary Charge: Charges to reimburse utilities for the cost associated with operating the system that moves energy from generating stations to PECO's system for delivery to its customers.

Gas Cost Adjustment (GCA): Either a credit or charge reflecting the difference between utilities projected and actual costs to purchase natural gas for customers.

Generation Charges: Charges to reimburse utilities for the costs to purchase electricity for customers. These charges are passed along to customers at the exact price PECO pays, with no markup. If the generation service is from an electric generation supplier, it is competitively priced and is not regulated by the Public Utility Commission.

Natural Gas Supply Charges: Charges to reimburse utilities for the costs to purchase natural gas for customers. These charges are passed along to customers at the exact price PECO pays, with no mark up.

Peak Load Contribution: A customer's contribution to PECO's peak load at the time of highest demand from the previous summer.

Purchased Generation Adj.: Either a credit or charge reflecting the difference between utilities projected and actual costs to purchase electricity for default service customers.

Transmission Charges: Charges to move electricity from generating stations to PECO's electric delivery system for customers not shopping for generation supply with a competitive electric generation supplier. The Federal Energy Regulatory Commission regulates transmission prices and services.

Working Capital Charge: Charge to compensate PECO for costs incurred during the period when service was provided to its default service customers and when payment was received.

Taxes

Federal Tax Adjustment: Either a credit or charge reflecting certain changes in federal taxes.

Sales Tax: Charges imposed by the government for the sale of certain goods and services.

State Gross Receipts Tax: State tax on electric utilities. This is included in PECO's basic charges.

State Tax Adjustment: Either a credit or charge reflecting certain changes in state taxes. It may include part of the State Gross Receipts Tax.

Matching Energy Assistance Fund (MEAF) Pledge Form

You can help low-income PECO customers pay their energy bills by making a donation to the Matching Energy Assistance Fund (MEAF). When you do, PECO will match your contribution, dollar for dollar – to double the amount of money donated to MEAF. It's easy to make a difference in the community, just complete this form and mail it with your payment. For questions or more information, please visit peco.com/help or call 1-800-403-6806.

YES, I'd like to empower local families in my neighborhood with a donation to MEAF. Please add the amount indicated to my monthly bill. (Minimum \$1)

\$1 \$5 \$10 \$_____

YES, I'd like to empower local families in my neighborhood with a

Automatic Payment

If you enroll in Automatic Payment, each bill will be automatically deducted from your checking or savings account on the date it is due. You'll still receive a monthly statement, but you'll no longer have to write a check. Please continue to pay as usual until you see a bank deduction noted on your bill. To enroll online, or for questions about Automatic Payment, visit peco.com/service or call 1-800-494-4000.

FINANCIAL INSTITUTION

YOUR BANK ACCOUNT NUMBER AND BANK ROUTING NUMBER Checking Savings

SIGNATURE

By signing this form, I authorize PECO to instruct my bank/savings institution to

INFORMATION ABOUT THIS BILL

Basic Charges: Charges, based on rates approved by Pennsylvania Public Utility Commission, for the energy you used plus a monthly charge maintaining your service.

CAP (Customer Assistance Program): Monthly credit for low-income customers. Please visit peco.com/help or call 800-774-7040 for more information.

Late Payment Charges: All bills are due and payable by the due date shown on the front of the bill. The due date applies to the current charges only and does not extend the due date for payment of previous charges. Past due amounts may be subject to a late payment charge of 2 percent per month. (1.5 percent for rates GS, POL, R, RH, and RS-2)

Check Clearing Notification: When you provide a check as payment, you authorize us either to use information from your check to make a one-time electronic fund transfer from your account or to process the payment as a check transaction.

Demand Information (Commercial Customers Only): Registered Peak Demand is the maximum rate for highest half hour of energy use for each billing period. It is measured in kilowatts (kW) and averaged during a 30-minute period.

Employee Identification: All PECO employees and contractors carry a special picture identification card. You may ask to see it. If the employee or contractor cannot provide this identification, you are encouraged to contact PECO immediately at 1-800-494-4000 to report the situation. If you have any concerns for your safety, contact 9-1-1 immediately.

Meter Reading Schedule: Your monthly meter reading is scheduled through our automated system. Your scheduled meter reading date is shown on your bill.

Rate Schedule: A listing of all of our rates can be found on our website at peco.com, in our business office, or by calling 1-800-494-4000. **Basic Charges:** Charges, based on rates approved by Pennsylvania Public Utility Commission, for the energy you used plus a monthly charge for maintaining your service.

Reading Your Meter: *Actual Reading* - Your meter is read each month by our automated meter reading system. *Customer Reading* - A reading you give us if we cannot read your meter. *Estimated Reading* - If we cannot read your meter, your monthly charges will be based on the average temperature and your past electric and gas use.

Electric and Gas Terms Used In Your Bill

Billing Demand (kW): The calculated or measured rate of energy usage supplied after any required adjustments such as for minimums or power factor.

Ccf - Hundred Cubic Feet: Unit of measure for the gas you use. One Ccf is the amount of gas used to run an average size house heater nonstop for one hour.

Kilowatt Hour (kWh): Unit of measure for electricity. One kWh is the amount of energy used by a 100-watt bulb for 10 hours.

Lumen: Unit of measurement of the quantity of light.

Meter Multiplier: A multiplier is a value that is applied to energy units to convert data from the meter into actual energy usage (kWh/Ccf).

Natural Gas Conversion Charge: A fixed monthly charge for participating customers enrolled in PECO Smart Natural Gas Conversion neighborhood pilot program.

Power Factor: An adjustment applied for inefficient use of power. Percentage of correction applied to the registered/measured demand (kW) to reflect the correct billing demand.

Price to Compare (PTC): The price used to evaluate offers from competitive suppliers.

Delivery

Balancing Service Charge: Charge for fixed and variable storage costs for each Ccf of gas delivered.

Customer Charges: Monthly basic electric and/or gas charge covering the costs of billing, meter reading, equipment, and maintenance. Customers with multiple meters will have multiple customer charges on their bill.

Distribution Charges: Charges to cover the costs associated with delivering electricity and natural gas to customers.

DSIC - Distribution System Improvement Charge: A charge to recover the costs associated with the repair and replacement of equipment and to improve and modernize the system to deliver safe and reliable service to customers.

Energy Efficiency Charge: To reimburse utilities for the costs associated with energy efficiency and conservation programs as required by Pennsylvania's Act 129.

Energy Eff & Nonbypassable Trans: Reimburses utilities for the costs associated with the energy efficiency and conservation programs as required by Pennsylvania Act 129, and certain Transmission charges. (Large Commercial and Industrial Customers Only)

Service Location Distribution Charge: A charge to receive service at a particular Service Location, which shall comprise each lighting installation and must be separately connected to a delivery point on the company's secondary circuit.

Supply

Administrative Charge: Charges to reimburse utilities for the costs associated with buying electricity for customers.

Ancillary Charge: Charges to reimburse utilities for the cost associated with operating the system that moves energy from generating stations to PECO's system for delivery to its customers.

Gas Cost Adjustment (GCA): Either a credit or charge reflecting the difference between utilities projected and actual costs to purchase natural gas for customers.

Generation Charges: Charges to reimburse utilities for the costs to purchase electricity for customers. These charges are passed along to customers at the exact price PECO pays, with no markup. If the generation service is from an electric generation supplier, it is competitively priced and is not regulated by the Public Utility Commission.

Natural Gas Supply Charges: Charges to reimburse utilities for the costs to purchase natural gas for customers. These charges are passed along to customers at the exact price PECO pays, with no mark up.

Peak Load Contribution: A customer's contribution to PECO's peak load at the time of highest demand from the previous summer.

Purchased Generation Adj.: Either a credit or charge reflecting the difference between utilities projected and actual costs to purchase electricity for default service customers.

Transmission Charges: Charges to move electricity from generating stations to PECO's electric delivery system for customers not shopping for generation supply with a competitive electric generation supplier. The Federal Energy Regulatory Commission regulates transmission prices and services.

Working Capital Charge: Charge to compensate PECO for costs incurred during the period when service was provided to its default service customers and when payment was received.

Taxes

Federal Tax Adjustment: Either a credit or charge reflecting certain changes in federal taxes.

Sales Tax: Charges imposed by the government for the sale of certain goods and services.

State Gross Receipts Tax: State tax on electric utilities. This is included in PECO's basic charges.

State Tax Adjustment: Either a credit or charge reflecting certain changes in state taxes. It may include part of the State Gross Receipts Tax.

Matching Energy Assistance Fund (MEAF) Pledge Form

You can help low-income PECO customers pay their energy bills by making a donation to the Matching Energy Assistance Fund (MEAF). When you do, PECO will match your contribution, dollar for dollar - to double the amount of money donated to MEAF. It's easy to make a difference in the community, just complete this form and mail it with your payment. For questions or more information, please visit peco.com/help or call 1-800-403-6806.

YES, I'd like to empower local families in my neighborhood with a donation to MEAF. Please add the amount indicated to my monthly bill. (Minimum \$1)

\$1 \$5 \$10 \$ _____

YES I'd like to empower local families in my neighborhood with a

Automatic Payment

If you enroll in Automatic Payment, each bill will be automatically deducted from your checking or savings account on the date it is due. You'll still receive a monthly statement, but you'll no longer have to write a check. Please continue to pay as usual until you see a bank deduction noted on your bill. To enroll online, or for questions about Automatic Payment, visit peco.com/service or call 1-800-494-4000.

FINANCIAL INSTITUTION _____

YOUR BANK ACCOUNT NUMBER AND BANK ROUTING NUMBER _____

Checking Savings

X
SIGNATURE _____

By signing this form, I authorize PECO to instruct my bank/savings institution to

CHECK

Pay to the order of:
Amount: Sixty Two
without recourse
Account Number -

PECO

59/100

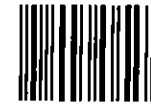
\$62.59

Memo: for Administrative
Supply Charges

By: [Signature]
2022




Retail



17120

RDC 99

U.S. POSTAGE PAID
FCM LG ENV
CHESTER, PA 19013
DEC 22, 2023

\$24.58

R2305E123450-12

| |
|-----------|
| |
| DA |
| |
| |
| 791026645 |
| ca #9013 |

RECEIVED

JAN 5 2024

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

RECEIVED

JAN 5 2024

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

TO:

| |
|--|
| COMMONWEALTH OF PENNSYLVANIA |
| PENNSYLVANIA PUBLIC UTILITY COMMISSION |
| 400 NORTH STREET |
| FILE C-2023-3039584 |
| HARRISBURG, PA 17120 |