

VIA E-FILE

April 16, 2024

Rosemary Chiavetta, Secretary
Pennsylvania Public Utility Commission
Commonwealth Keystone Building
400 North Street, 2nd Floor
Harrisburg, PA 17120

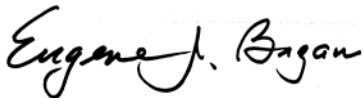
**ADDENDUM TO PETITION TO RE-OPEN THE PROCEEDING
FOR THE PURPOSE OF TAKING ADDITIONAL EVIDENCE**
(Eugene J. Bazan and Tania M. Slawecki v. West Penn Power Company
Docket # C-2017-2640338)

Dear Secretary Chiavetta:

Appended, please find our **ADDENDUM TO PETITION TO RE-OPEN THE PROCEEDING FOR THE PURPOSE OF TAKING ADDITIONAL EVIDENCE** to ALJ Mark Hoyer in the above referenced proceeding to file with the Pennsylvania Public Utility Commission. This document has been served by email on ALJ Mark Hoyer, presiding officer, and by email on Respondents Renner, Giesler, Meehan and Garcia as shown in the Certificate of Service, in accordance with Commission regulations.

Thank you for your assistance.

Sincerely,



Eugene J. Bazan,
Co-Complainant, pro se



Tania M. Slawecki,
Co-Complainant, pro se

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Eugene Bazan	:	
	:	
v.	:	C-2017-2640338
	:	
West Penn Power Company	:	

VIA E-Serve

**ADDENDUM TO PETITION TO RE-OPEN THE PROCEEDING
FOR THE PURPOSE OF TAKING ADDITIONAL EVIDENCE**
(Eugene J. Bazan and Tania M. Slawecki v. West Penn Power Company
Docket # C-2017-2640338)

To the Honorable ALJ Mark A. Hoyer:

History

- 1) On April 15, 202, Complainants filed a Petition to Reopen the Proceedings for the Purpose of Taking Additional Evidence.
- 2) This Petition cited 52 PA Code § 5.571 (a) which states,
§ 5.571. Reopening prior to a final decision.
(a) At any time after the record is closed but before a final decision is issued, a party may file a petition to reopen the proceeding for the purpose of taking additional evidence.
- 3) Our reasons for submitting this additional evidence were as follows:
 - a) It has been more than four years since our March 10, 2020 hearing during which time there is new scientific evidence that was neither known nor addressed by the PA Supreme Court decision in Povacz, et. al, but which is of reasonably probative value (as per 2 Pa. C.S. § 505) in the above proceeding.
 - b) Near the conclusion of our March 10, 2020 hearing, Mr. Renner had levied numerous allegations against Dr. Slawecki which Complainants aver are without basis as per additional evidence Dr. Slawecki can provide on
 - i) her expertise on matters of human health, including her updated CV;
 - ii) the legal case in which Dr. Slawecki was involved that caused her to keep her name off of any publicly-posted documents but was not an issue for her Expert Witness Testimony, as this document was not publicly posted;
 - iii) PA Codes pertaining to conflicts of interest.
- 4) We wish to preserve the content of our April 15, 2024, Petition to Reopen the Proceedings for the Purpose of Taking Additional Evidence and now append the following Addendum.
- 5) On April 16 ALJ Hoyer issued an order cancelling the April 25, 2024 hearing.

Current Addendum

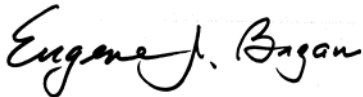
- 6) In her April 11 note to you objecting to our Motion for Continuance, Ms. Giesler, attorney for First Energy, wrote as follows:

Further, both parties have submitted their respective evidence in this proceeding, and it appears Mr. Bazan is not proposing the introduction of a new witness to present expert testimony as would otherwise be permitted given recent judiciary rulings.

- 7) We did not realize we could present new witnesses to present expert testimony. We wish to take advantage of these recent judiciary rulings and have three experts in mind:
- a) An M.D. who is expert in the field of spectral chemistry – the scientific field most relevant to how non-ionizing radiation (such as that from smart meters) interacts chemically with materials, including our bodies;
 - b) Two former PA House Representatives as experts on the intent of the General Assembly with regard to Act 129 of 2008 since they were present during deliberations of HB 2200 which, when passed, became Act 129.
- 8) Pending more explicit direction from Your Honor, we can provide additional information on these three proposed individuals including their backgrounds and brief description of their expected testimony. If required, we can provide written testimonies as well.
- 9) Please inform us of our next steps and the judicial ruling enabling these steps. We have spoken to these three individuals on other matters, and would contact them with more direct information when we receive it.

Thank you for your consideration.

Sincerely,



Eugene J. Bazan,
Co-Complainant, pro se
PO Box 24
Lemont, PA 16851



Tania M. Slaweki,
Co-Complainant, pro se

Dated: April 16, 2024

CERTIFICATE OF SERVICE

I certify that I have this day served a true copy of our **ADDENDUM TO PETITION TO RE-OPEN THE PROCEEDING FOR THE PURPOSE OF TAKING ADDITIONAL EVIDENCE** upon the participants listed below in accordance with the requirements of 52 Pa. Code § 1.54 (relating to service by a participant), by email, to the parties listed below.

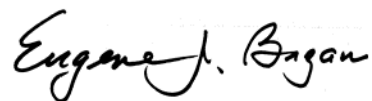
Mark A. Hoyer, ALJ
Office of Administrative Law Judge
301 Fifth Ave., Suite 220, Piatt Place
Pittsburgh, PA 15222
412.565.3550 Fax: **717.231.4765**
mhoyer@pa.gov

CURTIS RENNER ESQUIRE
WATSON & RENNER
1910 PENNSYLVANIA AVENUE NW
SUITE 1005-ENS
WASHINGTON DC 20008
703.203.3613
202.258.6577
crenner@w-r.com

TORI L GIESLER ESQUIRE
FIRSTENERGY SERVICES CO
2800 POTTSVILLE PIKE
PO BOX 16001
READING PA 19612
610.921.6203
tgiesler@firstenergycorp.com

James Austin Meehan, Esquire; Attorney ID: 310442
Daniel A. Garcia, Esquire; Attorney ID: 311503
FirstEnergy Service Company
76 South Main Street
Akron, OH 44308
(610)-921-6783
(724) 838-6416
jameehan@firstenergycorp.com
dagarcia@firstenergycorp.com

Dated: April 16, 2024



Eugene J. Bazan
PO Box 24
Lemont, PA 16851
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