
Garrett P. Lent

glent@postschell.com
717-612-6032 Direct
717-731-1985 Direct Fax
File #: 207395

March 21, 2025

VIA ELECTRONIC FILING

The Honorable Jeffrey Watson
Administrative Law Judge
PA Public Utility Commission
Suite 220, Piatt Place
305 Fifth Avenue
Pittsburgh, PA 15222

**Re: Application of PPL Electric Utilities Corporation Filed Pursuant to 52 Pa. Code Chapter 57, Subchapter G, for Approval to (1) Construct The New Three Mile Island – Chanceford 500 kV Line And Chanceford – Peach Bottom 500 kV Transmission Line And (2) Rebuild the Existing Otter Creek – Conastone 230 kV Transmission Line For Future Double Circuit 500 kV Operations And The Rebuilt Chanceford – Doubs 500 kV Transmission Line And The Rebuilt Otter Creek – Conastone 500/230 kV Transmission Line, Located in Chanceford, East Hopewell, And Hopewell Townships In York County, Pennsylvania
Docket No. A-2024-3051167**

**Petition Of PPL Electric Utilities Corporation For Findings That A Structure To Shelter Electrical And Control Equipment At The Proposed Chanceford Switchyard In Chanceford Township, Your County, Pennsylvania Is Reasonably Necessary For The Convenience Or Welfare Of The Public
Docket No. P-2024-3051163**

**Application Of PPL Electric Utilities Corporation Under 15 Pa C.S. S 1511(C) For A Finding And Determination That The Service To Be Furnished By The Applicant Through Its Proposed Exercise Of The Power Of Eminent Domain To Acquire A Certain Portion Of The Lands Of Daniel T. Curran In Chanceford Township, York County, Pennsylvania For The Proposed Chanceford Switchyard Associated With The Proposed Chanceford 500 kV Rebuild Project Is Necessary Or Proper For The Service, Accommodation, Convenience, Or Safety Of The Public
Docket No. A-2024-3051213**

The Honorable Jeffrey Watson
March 21, 2025
Page 2

Dear Judge Watson:

Pursuant to the Prehearing Order dated December 20, 2024, PPL Electric Utilities Corporation (“PPL Electric” or the “Company”) submits this status report. Based on further discussions with the Office of Consumer Advocate (“OCA”), PPL Electric understands that OCA does not intend to file a protest in this matter. In addition, PPL Electric understands that OCA will submit a letter stating that it will not file a protest in this matter and stating its reasoning for the same. No other interventions or protests have been filed in this proceeding. For these reasons, PPL Electric submits that a litigation schedule does not need to be established for this proceeding. PPL Electric further submits that a further prehearing conference is not necessary.

Consistent with Paragraph 38 of its Prehearing Memorandum dated December 9, 2024, and because it appears that no litigation schedule is needed in these matters, PPL Electric requests that the above-captioned matters be transferred to the Bureau of Technical Utility Services of the Pennsylvania Public Utility Commission for review and disposition.

Please direct any questions regarding this status report to the undersigned. Copies will be provided as set forth on the attached certificate of service.

Respectfully submitted,



Garrett P. Lent

GPL/dmc
Attachment

cc: Rosemary Chiavetta, Secretary
Mary Swarner (*via email; w/attachment*)
Certificate of Service

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing has been served upon the following persons, in the manner indicated, in accordance with the requirements of 52 Pa. Code § 57.74(b).

VIA EMAIL

Darryl A. Lawrence, Esquire
Acting Consumer Advocate
Pennsylvania Office of Consumer Advocate
555 Walnut Street
5th Floor Forum Place
Harrisburg, Pennsylvania 17101-1923
Email: DLawrence@paoca.org

Date: March 21, 2025



Garrett P. Lent