

## **Affidavit of Living Status & Correction of the Record**

Shasta Patrice Brown, Executor  
For the Ren-Ira Michal Zuri-El Private Estate  
c/o 5233 Heston Street  
Philadelphia, Pennsylvania Republic [19131]  
Non-Domestic, Without the U.S.

DATE OF DEPOSIT

AUG 4 2025

PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

Docket No: C-2024-3050759

Date: August 4<sup>th</sup>, 2025

I, the undersigned, a living, breathing woman and the lawful Executor for the Ren-Ira Michal Zuri-El Private Estate, do hereby correct the record and state under penalty of perjury that:

1. I am the natural and divine creation of the Creator — not a corporate entity or ward of the state. I do not consent to being treated as a U.S. citizen, utility customer, or debtor in any commercial system of record.
2. I submitted a lawful Revocation of Election and have made known that I possess a private Security Agreement that governs all contracts involving my estate and its derivatives.
3. I operate solely under the jurisdiction of Divine Law, Equity, and the Law Merchant, with all rights reserved under UCC 1-308.
4. PECO Energy and the PUC have acted with disregard of these filings. Their systems continue to presume corporate wardship, and PECO has removed my formal complaint from its internal records while my Exception remains pending — constituting suppression, bad faith, and fiduciary breach.

5. PECO further promised to deliver documentation by June 27, 2025. That promise was made in writing and not honored. As such, they are in dishonor and in violation of due process and their duty to maintain accurate consumer records. See 52 Pa. Code § 54.8, requiring full disclosure of billing and account information.

6. My filings and affidavits stand as truth in commerce. Under federal precedent, when unrebutted, they become judgment. See *United States v. Kis*, 658 F.2d 526 (7th Cir. 1981); *Mullane v. Central Hanover Bank*, 339 U.S. 306 (1950).

7. I stand as Executor of the private estate, not a participant in the commercial fiction. My name is not a utility, franchise, or vessel in commerce.

8. I retain all rights nunc pro tunc, ab initio, and waive none.

Executed by:



Shasta Patrice Brown

Executor of the Ren-Ira Michal Zuri-El Private Estate

Date: 4 Aug 25

Location: Philadelphia County, Pennsylvania Republic

## **Notice of Dishonor, Trespass & Denial of Due Process**

To:

- PECO Energy Legal Department
- Pennsylvania Public Utility Commission
- Office of Attorney General Michelle Henry
- Office of Governor Josh Shapiro

**This is formal notice of commercial and administrative dishonor, fiduciary breach, and trespass upon a living woman and private estate.**

Let it be known:

1. A lawful and timely complaint was submitted to the Pennsylvania Public Utility Commission under docket number C-2024-3050759. I exercised my right under 52 Pa. Code § 5.533 to file Exceptions to the dismissal. As of the date of this notice, the Commission has not ruled on that Exception.
2. Despite the open nature of the matter, PECO Energy has tampered with internal account records to remove the complaint from view and mislead customer service agents into believing the matter is closed. This constitutes suppression of remedy, misrepresentation, and administrative fraud.
3. Furthermore, PECO provided written confirmation that requested billing and case records would be delivered by June 27, 2025. They failed to do so. This is a material breach of both consumer disclosure duties (52 Pa. Code § 54.8) and due process under *Mathews v. Eldridge*, 424 U.S. 319 (1976).
4. PECO shut off utility services to my home during this pending dispute — a direct violation of 52 Pa. Code § 56.141, which prohibits termination of service while a formal complaint is unresolved.

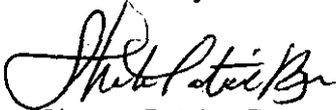
5. PECO also claims to have issued shutoff notices, yet no such notices were received at my physical or mailing address and do not appear in my USPS Informed Delivery account. Under *Mullane v. Central Hanover Bank*, 339 U.S. 306 (1950), failure to ensure actual notice invalidates the action taken.

6. I am the living woman, not a utility customer, and I operate as Executor of the Ren-Ira Michal Zuri-El Private Estate, not as a corporate fiction. All presumption to the contrary is rejected for cause and without dishonor.

7. Silence from the PUC and refusal to remedy by PECO are hereby deemed commercial acquiescence and dishonor, enforceable by lien, equity claim, and fiduciary default.

**Notice to agent is notice to principal. Notice to principal is notice to agent.**

Executed by:



Shasta Patrice Brown

Executor of the Ren-Ira Michal Zuri-El Private Estate

Date: 4 Aug 25

Location: Philadelphia County, Pennsylvania Republic

## **Affidavit of Harm and Breach of Equity**

I, Shasta Patrice Brown, the living woman and lawful Executor of the Ren-Ira Michal Zuri-El Private Estate, do solemnly affirm the following:

1. PECO Energy disconnected electric utility service to my private dwelling despite full knowledge that a formal complaint under docket number C-2024-3050759 was lawfully filed and pending before the Pennsylvania Public Utility Commission (PUC).
2. The PUC issued a dismissal of the complaint; I lawfully and timely filed an Exception pursuant to 52 Pa. Code § 5.533. As of the date of this affidavit, no ruling has been issued on that Exception, and the matter remains pending before the Commission.
3. Despite this, PECO has unlawfully removed the complaint from its internal customer database, giving the false appearance that the matter is closed. This constitutes constructive fraud, denial of remedy, and tampering with an active regulatory proceeding.
4. I have received no lawful shutoff notice. PECO claims notices were mailed, but I maintain full USPS Informed Delivery tracking records and no such notices were received at my physical address, mailing address, or domicile.
5. Under 52 Pa. Code § 56.141, a public utility shall not terminate service while a complaint or dispute is pending. Further, 52 Pa. Code § 56.91(a) requires actual service of written notice 10 days in advance of shutoff. Failure to provide such notice is a violation of due process and renders any shutoff unlawful.
6. The U.S. Supreme Court has established that "due process requires notice reasonably calculated to reach the party."

See *Mullane v. Central Hanover Bank*, 339 U.S. 306 (1950);

*Mathews v. Eldridge*, 424 U.S. 319 (1976).

7. As a result of this unlawful shutoff, I suffered:

- Inability to prepare food,
- Exposure to excessive heat inside my home,
- Emotional distress to myself and my children, and
- Financial displacement requiring relocation to a temporary Airbnb.

8. Temporary restoration was obtained only through a doctor's intervention and issuance of a medical certificate — proving imminent health threat and PECO's liability for creating it.

9. PECO's and the PUC's failure to honor my filings — including my Revocation of Election and declaration as a living woman and private Executor — constitutes willful neglect, fiduciary breach, and violations of both statutory and commercial law.

10. Let it be known: Equity will not suffer a wrong without a remedy, and this affidavit shall serve as a lawful claim of harm and demand for immediate cure and restitution.

Executed by:



Shasta Patrice Brown

Executor of the Ren-Ira Michal Zuri-El Private Estate

Date: 4 Aug 25

Location: Philadelphia County, Pennsylvania Republic

DATE OF DEPOSIT

AUG 4 2025

PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

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PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

**Private Security Agreement**

Between the Living Woman and the Debtor Entity

This Security Agreement is entered into this 4<sup>th</sup> day of August, 2025, by and between:

**Secured Party / Creditor:**

Shasta Patrice Brown, the living woman and lawful Executor of the Ren-Ira Michal Zuri-El  
Private Estate  
c/o 5233 Heston Street  
Philadelphia, Pennsylvania Republic [19131]  
Non-Domestic, Without the U.S.

**Debtor:**

The legal fiction, transmitting utility, or all-capitalized entity known as SHASTA PATRICE BROWN and all associated commercial derivatives, identifiers, CUSIP accounts, or bonded instruments created by operation of law without full disclosure or consent.

**Recitals:**

Whereas, the Debtor is a corporate fiction created through registration and has no life or substance of its own;

Whereas, the Secured Party has not consented to be surety for or controlled by any statutory or commercial entity or agency;

Whereas, the Secured Party retains all rights, interest, and claim over the Debtor's commercial use, proceeds, and identifications;

Therefore, for good and valuable consideration, the Debtor hereby grants a lien and security interest to the Secured Party as described herein.

**Collateral Description:**

This Agreement secures all assets and property interests of the Debtor, whether now held or hereafter acquired, including but not limited to:

1. All legal names, trade names, Social Security numbers, EINs, and any other commercial identifiers
2. All government-granted licenses, IDs, registrations, accounts, and franchise privileges
3. All negotiable instruments, chattel paper, accounts, and general intangibles
4. All titles, deeds, certificates, and claims of ownership in the name of the Debtor
5. All public records, certificates of birth, bonds, securities, CUSIP accounts, and agency files or funds created in the Debtor's name
6. All proceeds, settlements, and beneficial interest held in trust or managed by any agency or bank using the Debtor as the principal, co-signer, or obligor

**Terms and Conditions:**

1. The Secured Party holds a first-position lien over all property and rights belonging to or associated with the Debtor
2. This Agreement remains valid without expiration and survives the lifetime of the Secured Party
3. The Debtor may not pledge, alienate, assign, or transfer any property or interest secured under this Agreement without written consent of the Secured Party
4. This Agreement is governed by the Law Merchant, Equity, and Common Law
5. Recordation or filing with any government or private registry is not required for this Agreement to be enforceable
6. This Agreement is perfected by the act of signing, sealing, and mailing under affidavit

**Jurisdiction:**

This Agreement is not subject to any foreign statutory jurisdiction. The Secured Party operates strictly under Divine Law, Trust Law, and Equity. No court or agency shall presume jurisdiction by this record.

**Execution:**

Executed by: Shasta Patrice Brown

Shasta Patrice Brown

Executor of the Ren-Ira Michal Zuri-El Private Estate

(All rights reserved, UCC 1-308, without prejudice)

Date: 4 Aug 25

Location: Philadelphia County, Pennsylvania Republic

**Notary Acknowledgment:**

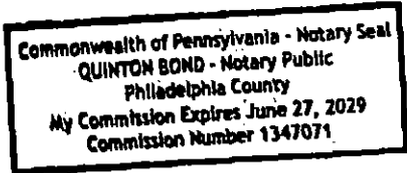
State of Pennsylvania

County of Philadelphia

On this 4 day of Aug, 2025, before me appeared the living woman known as Shasta Patrice Brown, who acknowledged executing the foregoing Security Agreement of her own free will and lawful capacity.

Notary Public: [Signature]

My commission expires: June 27, 2029



(Notarization is for witness only and does not confer jurisdiction.)

## **Demand for Immediate Remedy**

By right of trust, equity, and Divine Law, I, the living woman and Executor of the Ren-Ira Michal Zuri-El Private Estate, demand the following without delay:

1. Full and unconditional restoration of electric utility service, without threat of future disconnection, limitation, or retaliation;
2. Written acknowledgment of my lawful filings and Executor status, including recognition of the Revocation of Election already submitted and notice of existing Security Agreement governing all commercial contracts associated with my estate, as well as acknowledgement of the IRS accepted form 56 and form 56F;
3. Immediate remand of docket C-2024-3050759 to the assigned ALJ for final adjudication, without prejudice and without obstruction or delay;
4. Cessation of all collection efforts, billing attempts, or credit reporting activities by PECO, including correction of any derogatory or fraudulent tradelines reported to Experian, Equifax, or TransUnion;
5. Formal fiduciary intervention by the Pennsylvania Office of the Attorney General to investigate administrative misconduct, trespass, and breach of equity by PECO and the PUC.

Equity demands that "He who comes into equity must come with clean hands." PECO and the PUC are operating in unclean hands, in dishonor, and without lawful standing to interfere with a living woman's private estate.

Further failure to cure these violations will result in liens, fee enforcement, and private equity claim under maxims of Divine Law, Trust Law, and the Uniform Commercial Code.

Remedy is required now. Silence will be interpreted as dishonor and full commercial default.

Respectfully submitted,



Shasta Patrice Brown, Living woman

Executor for Ren-Ira Michal Zuri-El Private Estate

## Mailing Affidavit

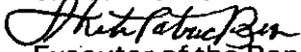
I, Shasta Patrice Brown, the living woman and Executor of the Ren-Ira Michal Zuri-El Private Estate, affirm the following:

1. I personally sealed, addressed, and deposited the enclosed filings into the custody of the United States Postal Service on this 4<sup>th</sup> day of August, 2025, with full intent to serve lawful notice and establish record.
2. All filings were served with a certificate of mailing and are supported by affidavit, thereby establishing lawful presentment under the Law Merchant and principles of equity and commerce.
3. I also hereby place into the record that PECO Energy has falsely claimed to have sent lawful shutoff notices to my residence.
  - These notices were never received, neither at my dwelling, mailing location, nor through the USPS Informed Delivery system.
  - PECO's failure to deliver these notices constitutes fraudulent misrepresentation, failure of notice, and denial of due process under both state and federal law.
4. Any action taken in reliance on those nonexistent notices is void for want of jurisdiction, and all parties involved are now estopped from claiming compliance with lawful procedure.

This affidavit stands as truth in commerce and unrebutted becomes judgment.

Executed by:

Shasta Patrice Brown



Executor of the Ren-Ira Michal Zuri-El Private Estate

Date: 4 Aug 25

Location: Philadelphia County, Pennsylvania Republic

**NOTICE OF DEMAND FOR TRUE BILL IN EQUITY**

**Shasta Patrice Brown, Executor**  
**for Ren-Ira Michal Zuri-El Private Estate**  
c/o 5233 Heston Street  
Philadelphia, Pennsylvania Republic [19131]  
Non-Domestic, without the U.S.

**Date:** August 4<sup>th</sup>, 2025

To:  
**PECO Energy**  
Attr: Custodian of Records  
2301 Market Street  
Philadelphia, Pennsylvania 19103

**AND TO:**  
**Public Utility Commission of Pennsylvania**  
Attr: Secretary Rosemary Chiavetta  
Commonwealth Keystone Building  
400 North Street  
Harrisburg, Pennsylvania 17120

**COPY TO:**  
Michelle Henry, Attorney General  
Pennsylvania Office of Attorney General  
Strawberry Square, 16th Floor  
Harrisburg, PA 17120

**COPY TO:**  
Governor Josh Shapiro  
Office of the Governor  
508 Main Capitol Building  
Harrisburg, PA 17120

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**RE: DEMAND FOR TRUE BILL PURSUANT TO EQUITY PRINCIPLES AND PUBLIC DUTY**

**NOTICE TO AGENT IS NOTICE TO PRINCIPAL**  
**NOTICE TO PRINCIPAL IS NOTICE TO AGENT**

This Notice is given by the living woman, Shasta Patrice Brown, operating as Executor and Sole Fiduciary for the Ren-Ira Michal Zuri-El Private Estate, in full equity, under Divine Law, Trust Law, and the Law Merchant.

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DATE OF DEPOSIT

**Certificate of Service**

AUG 4 2025

PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

I, the undersigned, do hereby certify that on this 4<sup>th</sup> day of August, 2025, I served the enclosed equity filings — including my Affidavit of Living Status, Notice of Dishonor, Demand for Remedy, Affidavit of Harm, and Security Agreement, Notice and Demand for True Bill in Equity — by Certified U.S. Mail with proof of mailing to the following parties:

- PECO Energy Legal Department  
Attn: Khadijah Scott, Regulatory Counsel  
Attn: Senior Legal Officer / General Counsel  
Attn: Office of the President and CEO  
2301 Market Street  
Philadelphia, PA 19103

- Pennsylvania Public Utility Commission  
Attn: Commission Secretary  
400 North Street  
Harrisburg, PA 17120

- Office of Attorney General Michelle Henry  
393 Walnut Street  
16th Floor, Strawberry Square  
Harrisburg, PA 17120

- Office of Governor Josh Shapiro  
508 Main Capitol Building  
Harrisburg, PA 17120

These documents are served to establish a lawful record of administrative dishonor, denial of remedy, fraudulent concealment of an open PUC matter, failure to provide public records as promised, and ongoing harm caused to a living woman and her private estate.

Executed by:

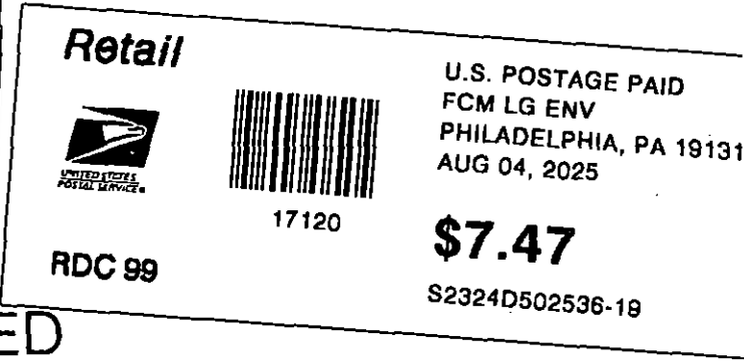
  
Shasta Patrice Brown

Date: 4 Aug 25

Executor of the Ren-Ira Michal Zuri-El Private Estate

Location: Philadelphia County, Pennsylvania Republic

Shasta Brown, Executor  
Ren-Ira Michal Zuri-El Estate  
Philadelphia PA [19131]



RECEIVED

AUG 11 2025

PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

 **CMPC**  
717-705-1952

**To: CHIAVETA, R. PUC**

Agency: PUC  
Floor:  
External Carrier:

8/11/2025 8:38:42 AM

  
9589071052702269388292

PUC  
Attn: Rosemary Chiavetta  
400 North Street  
Harrisburg PA 17120