

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Richard Hark	:	C-2025-3058033
	:	C-2025-3058034
	:	
v.	:	
	:	
PECO Energy Company - Gas	:	

ORDER
CONSOLIDATING FORMAL COMPLAINTS

On October 20, 2025, Richard Hark (“Mr. Hark”) filed a Formal Complaint (“First Complaint”) against PECO Energy Company – Gas division (“PECO”), with the Pennsylvania Public Utility Commission (“Commission”). In the First Complaint, Mr. Hark alleged that he failed to receive a bill from PECO for gas service provided to 650 Corson Street, Norristown, PA 19401 for 12 months. Mr. Hark further alleged that PECO failed to explain the delayed billing and to amortize the make-up bill it issued. Mr. Hark requested that the make-up bill be reduced to \$0.

Also on October 20, 2025, Richard Hark a second Formal Complaint (“Second Complaint”) against PECO with the Commission. In the Second Complaint, Mr. Hark alleged that he failed to receive a bill from PECO for gas service provided to 494 Meadow Lane, King of Prussia, PA 19406 for over 4 months. Mr. Hark further alleged that PECO failed to explain the delayed billing and to amortize the make-up bill it issued. Mr. Hark requested that the make-up bill be reduced to \$0.

On November 10, 2025, PECO filed an Answer against both Complaints admitting or denying the allegations of the Complaints.

Through this Order, the undersigned will consolidate the two Formal Complaint proceedings for the purposes of scheduling and hearing. The Commission's regulations address the consolidation of proceedings as follows:

§ 5.81. Consolidation.

(a) The Commission or presiding officer, with or without motion, may order proceedings involving a common question of law or fact to be consolidated. The Commission or presiding officer may make orders concerning the conduct of the proceeding as may avoid unnecessary costs or delay.

52 Pa. Code § 5.81(a).

As the two Formal Complaints raise allegations of delayed billing and amortization of make-up bills, the two proceedings involve common questions of law. Further, the parties are identical in both proceedings. Consolidation of the proceedings for the purposes of scheduling and hearing will permit both matters to be heard at the same time, thus, avoiding unnecessary costs to the parties. Two separate Initial Decisions will be issued for these matters.

Accordingly, the Complaints will be consolidated in the Ordering paragraphs below. Both matters will be held at the evidentiary hearing scheduled for January 15, 2026, at 10:00 a.m.

C-2025-3058033 - RICHARD HARK v. PECO ENERGY COMPANY-GAS

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