

**BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Silvia Gracia	:	
	:	
v.	:	F-2025-3059238
	:	
Clearview Electric, Inc.	:	

**INTERIM ORDER  
GRANTING MOTION OF CLEARVIEW ELECTRIC, INC. TO JOIN PPL ELECTRIC  
UTILITIES CORPORATION AND POWER TARGET LLC  
AS INDISPENSABLE PARTIES**

This Interim Order grants Clearview Electric, Inc.’s Motion to Join PPL Electric & Power Target as Indispensable Parties, filed on January 5, 2026.

HISTORY OF THE PROCEEDING

On November 18, 2025, Silvia Gracia (Ms. Gracia or Complainant) filed a Formal Complaint (Complaint) with the Pennsylvania Public Utility Commission (Commission) averring that she did not give Clearview Electric, Inc. (Clearview or Respondent) permission to be her electric generation supplier (EGS) and that she could not afford her October and November 2025 electric bills issued by PPL Electric Utilities Corporation.

On December 12, 2025, the Secretary’s Bureau served the Complaint on Clearview.

On January 5, 2026, Respondent filed an untimely<sup>1</sup> Answer and New Matter.

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<sup>1</sup> Section 5.61 of the Commission’s regulations, 52 Pa. Code 5.61(a), provides:

(a) *Time for filing.* Unless a different time is prescribed by statute, the Commission, or the presiding officer, answers to complaints and petitions shall be filed with the Commission within 20 days after the date of service.

Also on January 5, 2026, Respondent filed a Motion to Join PPL Electric & Power Target as Indispensable Parties (Motion). The Motion averred that the allegations of the Complaint concern PPL Electric Utilities Corporation's (PPL) customer service and Power Target LLC's (Power Target) EGS enrollment procedures. Motion ¶¶ 6, 8, 9.

Clearview avers that, to the extent the Complainant does not understand or cannot afford PPL's budget billing process, that dispute lies with PPL. Motion ¶ 6. Clearview avers that PPL must be joined as an Indispensable Party to afford PPL the opportunity to address the allegations as to PPL. Motion ¶ 7.

Clearview avers that, to the extent the Complainant disputes the veracity of Complainant's enrollment with Clearview, that dispute lies with Power Target. Motion ¶¶ 8, 9. Clearview avers that Power Target must be joined as an Indispensable Party to afford Clearview the opportunity to address the allegations as to Clearview. Motion ¶ 11.

A Notice to Plead properly accompanied the Motion, notifying Complainant a response to the Motion, if any, must be filed within 20 days of the date of service of the Motion. Complainant did not file a response.

Inasmuch as the Complaint raises allegations of October and November billing charges and improper EGS enrollment, Clearview alone cannot defend against these allegations. This is because Ms. Garcia identified PPL in her Complaint, attached copies of bills issued by

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Section 1.12 of the Commission's regulations, 52 Pa. Code § 1.12 provides the following:

- (a) Except as otherwise provided by statute, in computing a period of time prescribed or allowed by this title or by statute, the day of the act, event or default after which the designated period of time begins to run is not included. The last day of the period is included, unless it is Saturday, Sunday or a legal holiday in this Commonwealth, in which event the period shall run until the end of the next day which is neither a Saturday, Sunday or holiday. A part-day holiday shall be considered as a holiday. Intermediate Saturdays, Sundays and legal holidays shall be included in the computation.

Thus, Section 1.12 and 5.61 taken together, twenty days from the day the Complaint was filed, December 12, 2025, commencing on December 13, 2025, was January 1, 2026, a Commonwealth holiday. Clearview's Answer was due to be filed on January 2, 2026.

PPL, and raised concerns about her October and November electric bills. Additionally, Ms. Garcia further averred that she did not enroll with Clearview as her EGS. In the Motion, Clearview averred it received Ms. Garcia's enrollment from Power Target.

Thus, it is appropriate to join PPL Electric Utilities Corporation and Power Target LLC as respondents in this proceeding to protect the due process rights of Complainant, Respondent, PPL, and Power Target.

Accordingly, PPL Electric Utilities Corporation and Power Target LLC, shall both be joined, and following the expiration of a response time, a hearing will be scheduled.

THEREFORE,

IT IS ORDERED:

1. That PPL Electric Utilities Corporation and Power Target LLC, are joined in the case captioned *Silvia Garcia v. Clearview Energy, Inc.*, at Docket No. F-2025-3059238.
2. That the Secretary shall serve a copy of this Order and Complaint upon PPL Electric Utilities Corporation and Power Target LLC.
3. That the matter be set for a hearing date upon expiration of the response period.

Date: February 20, 2026

\_\_\_\_\_/s/  
Emily A. Farren  
Administrative Law Judge

**F-2025-3059238 - SILVIA GRACIA v. CLEARVIEW ELECTRIC INC**

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