



COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA PUBLIC UTILITY COMMISSION
COMMONWEALTH KEYSTONE BUILDING
400 NORTH STREET
HARRISBURG, PENNSYLVANIA 17120

IN REPLY PLEASE
REFER TO OUR FILE

March 19, 2026

ALL PARTIES OF RECORD

Re: Mekkah Ali v Peco Energy Company
Docket Number: F-2025-3056660

To All Parties of Record:

On March 19, 2026, my office received Exceptions to the Initial Decision of Presiding Officer Pell in the above captioned matter. Our review of the filing revealed that no certificate of service or other indication that the parties of record to the case were served with the Exceptions. Therefore, we have enclosed a copy of the Exceptions to constitute service for purposes of 52 Pa. Code §5.533.

Due to the failure of Mekkah Ali to provide service on all the parties of record to the case, and in order to avoid prejudice to any party pursuant to 52 Pa. Code §5.535, the Respondent shall have until March 30, 2026 to file Reply Exceptions.

Sincerely,

A handwritten signature in black ink that reads 'Matthew L. Homsher'.

Matthew L. Homsher
Secretary

Enclosure
MH: acg

cc: All Parties of Record
Document Folder

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Mekkah Ali

3.7.26

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V S

(F-2025-3056660)

PCCO Energy Company
I Mekkah Ali Severd on

Disagree with this
Final decision because for
one I have provided all the
information that a customer
could provide in this specific
situation, lets think logical
for one how could I a customer
possible show or even have
for that matter show physical
evidance or proof that I called
PCCO and ask or told them, that
I would like to have my services
at 4319 N 9th st ~~shutoff~~ and
that I want services cut on at
my now, New location where I
will be residing? PCCO WAS
very well aware that I've made
that clear the exact moment
that I asked for services to be
turned on at my new location

Once I contacted peco and made that clear as they always do, will I ~~still be~~ still be needing services and 431a N 9th St I made it clear I will not be residing at 431a any longer and will be only needing services at 2720 N 11th as that's where I would be residing from here on out, peco proceeded to ask me ms Ali are you aware of your balance at 431a I said I am peco proceeded to state that my balance from 431a would be added to my monthly bill here at 2720 N 11th St I agreed fast forward as I recall peco has notes on my account where I contact them several times advised them that I did not understand why my balance is always so high ~~also~~ also on 3 different occasions peco sent out people to investigate my meter and freeze or put my

Account on Hold to claim that they wanted to see why my bill was so high as well as I did, on numerous occasions I've called complaining and expressing how im constantly trying to really understand and now I would like a clear explanation, as to why pecc had people come investigate my meter just to act as though they had no knowledge as to why my bill is constantly high and not adding up when I barely us or be home for it to be so high. It was not until I believe Oct 4th or 8th I made a call to pecc one last time about my high bill a woman I believe by the name of Tamika made aware finally about services still being on in my name a 4319 all awhile I have been residing at 2720 N 11th st yet all those times I called and pecc quote or quote sent ~~people~~ people to quote or investigate my meter claimed they were

looking to help me figure out why my bill was so high knowing the entire ~~time~~ time they were very much aware of services still being active at 4319 in my name. AGAIN lets be logical and make sense of all of this why in the world would I be leaving note on my current account CONSTANTLY ASKING about my overly high balance also how could ~~possibly~~ I possibly provide proof of a phone on a recorded line with peco about requesting services to be shut off at 4319 because I would no longer be residing there as I now reside at 2720 21 the only person that would even legally be able to prove that is peco that is why they always remind us that we are on a RECORDED LINE! That's basic common sense two I clearly provided legally ANY AND everything that I was

able to or even legally
could as a PECO customer
My lease from the day I
started and requested services
at my current residence 2720
as well as me MCKKAN ALI,
requesting to shut services off
at 4319 the same time DAY
AND moment that I requested
services at 2720 so the decision
is NOT only illegal but absurd
AND ~~AND~~ proof that PECO
will ~~will~~ lie and conceal
their wrong doings or
mistakes PECO is aware
just as the judge who
made this final ~~AND~~
decision that ONLY PECO
could even attempt to
provide evidence of a recorded
LINE or phone call

Mekkah Ali
VS
Peco Energy
company

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