

COMMONWEALTH OF KENTUCKY  
BEFORE THE PUBLIC SERVICE COMMISSION  
CASE NO. 2016-00187

RECEIVED

JUL 25 2016

Public Service  
Commission

NANCY A. STADTLANDER

COMPLAINANT

AMENDED COMPLAINT

V.

KENERGY, ET. AL.

DEFENDANT

\* \* \* \* \*

Complainant hereby files her Amended Complaint, pursuant to 807 KAR 5:001 § 20, and states as follows:

1. Complainant previously filed her Complaint, styled "Notice and Demand" and dated May 5<sup>th</sup>, 2015, which is hereby incorporated by reference.
2. This previously filed Complaint was in reference to an electrical utility power line installed, owned, serviced and operated by Defendant, located nearby her residence of 1306 Gobler Ford Road, Lewisport, KY 42351.
3. This power line continually emits pulsed and modulated microwave frequency (RF) signals that have caused and continue to cause physical, mental and emotional harm.
4. The damage and harm caused by said power line is detailed in the previously filed, above-referenced Complaint of 2015, and is hereby incorporated by reference.
5. The pulse emitted by the above-referenced power line entails that Defendant is providing electrical power utility services in an unsafe, unjust, unreasonable manner with undesirable effects, in violation of KRS § 278.030(2) as well as 807 KAR 5:041 § 2.
6. Subsequently, Complainant filed another Complaint over a different matter, styled "Attn: Consumer Complaints" and dated May 5, 2016, which is hereby incorporated by reference.
7. This previously filed Complaint was in reference to a so-called advanced metering infrastructure ("AMI") meter installed, owned, serviced and operated by Defendant, located at her

residence of 1306 Gobler Ford Road, Lewisport, KY 42351.

8. This AMI meter continually emits pulsed and modulated microwave frequency (RF) signals that have caused and continue to cause physical, mental and emotional harm.

9. The damage and harm caused by said AMI meter is detailed in the previously filed, above-referenced Complaint of 2016, and is hereby incorporated by reference.

10. The pulse emitted by the above-referenced AMI meter entails that Defendant is providing electrical power utility services in an unsafe, unjust, unreasonable manner with undesirable effects, in violation KRS § 278.030(2) as well as 807 KAR 5:041 § 2.

11. The Public Service Commission has jurisdiction over this case pursuant to KRS § 278.040.

12. The Public Service Commission issued an Order granting leave for Complainant to file this Amended Complaint.

13. The name of the Complainant is Nancy A. Stadlander. Her postal address is 1306 Gobler Ford Road, Lewisport, KY 42351.

14. The name of the Defendant is Kenergy. Its postal address is 3111 Fairview Drive, P. O. Box 1389, Owensboro, KY 42302.

WHEREFORE, Complainant demands:

A. That the electrical utility power line nearby Complainant's residence be repaired, removed or remedied so that the damage and harmful effects thereof are abated;

B. That the AMI meter be removed from Complainant's residence and that it be replaced by an electromechanical meter;

C. Complainant respectfully requests remedies required by Justice; and,

D. Complainant respectfully requests a Hearing on this important matter.

Respectfully submitted,

*Nancy A. Stadlander*

NANCY A. STADTLANDER,

COMPLAINANT

*Karen Easton (Watson)* on July 21 2016  
notary State At Large  
Exp 3.31.2018