# UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS

#### EASTERN DIVISION

JOSHUA FLYNN, Individually and of	on Behalf ) Case No.: 1:19-cv-08209
of All Others Similarly Situated,	)
•	) <u>CLASS ACTION</u>
Plaintif	
	j Judge Virginia M. Kendall
VS.	) Magistrate Judge Susan E. Cox
EVELON CORPORATION A	)
EXELON CORPORATION, et al.,	)
Defend	ants.
	)

SUPPLEMENTAL DECLARATION OF ROSS D. MURRAY REGARDING NOTICE DISSEMINATION AND REQUESTS FOR EXCLUSION RECEIVED TO DATE

I, ROSS D. MURRAY, declare and state as follows:

- 1. I am employed as a Vice President of Securities by Gilardi & Co. LLC ("Gilardi"), located at 1 McInnis Parkway, Suite 250, San Rafael, California. Pursuant to this Court's June 9, 2023 Order Preliminarily Approving Settlement and Providing for Notice ("Notice Order") (ECF 198), Gilardi was appointed as the Claims Administrator in connection with the proposed Settlement of the above-captioned litigation (the "Litigation"). I oversaw the notice services that Gilardi provided in accordance with the Notice Order.
- 2. I submit this declaration as a supplement to my earlier declaration, the Declaration of Ross D. Murray Regarding Notice Dissemination, Publication, and Requests for Exclusion Received to Date (the "Initial Mailing Declaration") (ECF 209). The following statements are based on my personal knowledge and information provided to me by other Gilardi employees and if called to testify I could and would do so competently.

#### UPDATE ON DISSEMINATION OF THE CLAIM PACKAGE

- 3. As more fully detailed in the Initial Mailing Declaration, as of August 2, 2023, Gilardi had mailed 220,630 copies of the Court-approved Notice of Pendency and Proposed Settlement of Class Action (the "Notice") and Proof of Claim and Release form (the "Proof of Claim") (collectively, the "Claim Package") to potential Settlement Class Members and their nominees. Additionally, Gilardi received a message from one institution noting that they anticipated sending Claim Packages via email to 41,569 potential Settlement Class Members. *See* Initial Mailing Declaration, ¶11.
- 4. Since August 2, 2023, Gilardi has mailed an additional 10,932 copies of the Claim Package in response to requests from potential Settlement Class Members, brokers, and nominees and as a result of mail returned as undeliverable for which new addresses were identified and remailed to those new addresses. Therefore, as of August 31, 2023, Gilardi has mailed a total of 231,562 Claim Packages to potential Settlement Class Members and nominees.

#### REQUESTS FOR EXCLUSION RECEIVED TO DATE

- 5. Pursuant to the Notice Order, the Notice informed potential Settlement Class Members that written requests for exclusion from the Settlement Class must be mailed to *Exelon Securities Litigation*, EXCLUSIONS, c/o Gilardi & Co. LLC, P.O. Box 5100, Larkspur, CA 94977-5100, such that they are postmarked no later than August 17, 2023. At the time of the Initial Mailing Declaration, Gilardi reported that it had received 12 requests for exclusion in connection with this Settlement. *See* Initial Mailing Declaration, ¶15-16.
- 6. Since the Initial Mailing Declaration was executed, and as of the date of this declaration, Gilardi has received four additional timely requests for exclusion and one late request for exclusion, redacted copies of which are attached hereto as Exhibit A.

#### EMAIL REGARDING INTENT TO OBJECT RECEIVED

7. Although Gilardi is not the designated recipient for objections to the Settlement, Gilardi received an email on August 18, 2023 (the deadline for objections to be received was August 17), from a potential Settlement Class Member who noted that he planned to file an objection. *See* Exhibit B hereto.

I declare under penalty of perjury that the foregoing is true and correct and that this declaration was executed this 31st day of August, 2023, at San Rafael, California.

ROSS D. MURRAY

#### CERTIFICATE OF SERVICE

I hereby certify under penalty of perjury that on August 31, 2023, I authorized the electronic filing of the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the email addresses on the attached Electronic Mail Notice List, and I hereby certify that I caused the mailing of the foregoing via the United States Postal Service to the non-CM/ECF participants indicated on the attached Manual Notice List.

s/ James E. Barz

JAMES E. BARZ

ROBBINS GELLER RUDMAN & DOWD LLP 200 South Wacker Drive, 31st Floor Chicago, IL 60606 Telephone: 630/696-4107

Email: jbarz@rgrdlaw.com

#### Mailing Information for a Case 1:19-cv-08209 Flynn v. Exelon Corporation et al

#### **Electronic Mail Notice List**

The following are those who are currently on the list to receive e-mail notices for this case.

#### · Amy C. Andrews

aandrews@rshc-law.com,docketdept@rshc-law.com

#### • James E Barz

jbarz@rgrdlaw.com,cbarrett@rgrdlaw.com,e file sd@rgrdlaw.com

#### Mari Byrne

mari.byrne@davispolk.com,paige.whitaker@davispolk.com,ecf.ct.papers@davispolk.com,julian.hernandez@davispolk.com,nicole.intrieri@davispolk.com,kennedi.wilibert@davispolk.com,erin.hill@davispolk.com,matthew.garry@davispolk.com,melissa.english@davispolk.com

#### · Brian E. Cochran

BCochran@rgrdlaw.com,e file sd@rgrdlaw.com

#### • Matthew Charles Crowl

mcrowl@rshc-law.com,docketdept@rshc-law.com,ssluch@rshc-law.com

#### · Carol V Gilden

 $cgilden@cohenmilstein.com, efilings\_cmst@ecf.courtdrive.com, lhoeksema@cohenmilstein.com\\$ 

#### • Cameran Gilliam

cgilliam@rgrdlaw.com

#### · David Andrew Gordon

dgordon@sidley.com,efilingnotice@sidley.com,david-gordon-4155@ecf.pacerpro.com

#### • J. Alexander Hood, II

ahood@pomlaw.com,ashmatkova@pomlaw.com,abarbosa@pomlaw.com

#### • Laurie Largent

LLargent@rgrdlaw.com

#### · Scott R. Lassar

slassar@sidley.com,efilingnotice@sidley.com,scott-lassar-4695@ecf.pacerpro.com

#### • Jeremy Alan Lieberman

jalieberman@pomlaw.com, tsayre@pomlaw.com, disaacson@pomlaw.com, ashmatkova@pomlaw.com, abarbosa@pomlaw.com, disaacson@pomlaw.com, ashmatkova@pomlaw.com, abarbosa@pomlaw.com, disaacson@pomlaw.com, ashmatkova@pomlaw.com, abarbosa@pomlaw.com, disaacson@pomlaw.com, ashmatkova@pomlaw.com, abarbosa@pomlaw.com, abarbosa.com, a

#### · Louis Carey Ludwig

lcludwig@pomlaw.com,kgutierrez@labaton.com

#### • Carl V. Malmstrom

malmstrom@whafh.com

#### • Francis P. Mcconville

fmcconville@labaton.com, pina@labaton.com, 9849246420@filings. docketbird.com, electronic case filing@labaton.com, pina@labaton.com, pin

#### • Danielle S. Myers

dmyers@rgrdlaw.com,dmyers@ecf.courtdrive.com,e file sd@rgrdlaw.com

#### • Theodore J. Pintar

tedp@rgrdlaw.com

#### • Edmund Polubinski, III

Edmund.polubinski@davispolk.com,ecf.ct.papers@davispolk.com,allie.rutter@davispolk.com

#### • Frank Anthony Richter

frichter@rgrdlaw.com,E File SD@rgrdlaw.com,susanw@rgrdlaw.com

#### • Robert J. Robbins

 $rrobbins@rgrdlaw.com, puerto@rgrdlaw.com, e\_file\_sd@rgrdlaw.com, e\_file\_fl@rgrdlaw.com, puerto@rgrdlaw.com, puerto@rgrdlaw.c$ 

#### James P Rouhandeh

rouhandeh@davispolk.com,ecf.ct.papers@davispolk.com

#### • Jared Matthew Schneider

jared@jaredschneider.com

#### • Julia Kathryn Schwartz

julia.schwartz@usdoj.gov,caseview.ecf@usdoj.gov,alexandra.dumitriu@usdoj.gov

#### · Heather Benzmiller Sultanian

hsultanian@sidley.com,dvelkovich@sidley.com,efilingnotice@sidley.com,heather-sultanian-3303@ecf.pacerpro.com

#### United States of America

julia.schwartz@usdoj.gov

#### Case: 1:19-cv-08209 Document #Ne262n Filedr. 08/83/203th Pagget 6 North 6 m Plagge ID #:5101

• Brian O'Connor Watson

bwatson@rshc-law.com,docketdept@rshc-law.com

• Jennifer Martin Wheeler

jwheeler@sidley.com,jennifer-4277@ecf.pacerpro.com,efilingnotice@sidley.com

#### **Manual Notice List**

The following is the list of attorneys who are **not** on the list to receive e-mail notices for this case (who therefore require manual noticing). You may wish to use your mouse to select and copy this list into your word processing program in order to create notices or labels for these recipients.

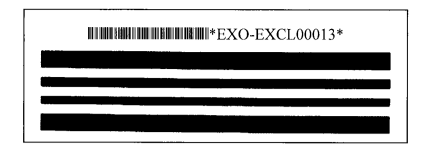
Jeanne M. Jones

,
Larry D. Killion
,
Joseph Nigro
,
Objector:
Larry D. Killion
2114 Oxford Street
Houston, TX 77008

# INDEX OF EXHIBITS TO SUPPLEMENTAL DECLARATION OF ROSS D. MURRAY REGARDING NOTICE DISSEMINATION AND REQUESTS FOR EXCLUSION RECEIVED TO DATE

<u>Document</u>	<u>Exhibit</u>
Requests for Exclusion	A
Email Regarding Intent to Object	В

### **EXHIBIT A**



RECEIVED Aug 2, 2023 Claims Center

### **Exclusion Cover Page**

Case Name: Exelon Securities Litigation

Case Code: EXO

Exclusion Deadline: August 17, 2023 (Postmarked on or before)

Name of Person Filing Exclusion: Margaret Cuny

Case: 1:19-cv-08209 Document #: 213-2 Filed: 08/31/23 Page 3 of \*\* Page 17 #:5103 0 3

I want to be excluded from Fhynn v. Exelon Corp. et al.

Margaret W. Cuny no. 1:19-CV-08209.

Signed Margaret It. Ellings

Detach here. Forward top portion to the address shown above.

# Direct Purchase Plan Account Statement

IMPORTANT: Retain this statement for your investment, tax and cost-basis records.

Visit shareowneronline.com anytime to access account information, obtain forms, and complete transactions. U.S. telephone number: 1-800-626-8729 Local and Outside U.S.: 651-450-4064



372.911

**Account Summary** 

Cusip # 30161N101 **Exelon Corporation** 

373,191

	excion corporation	Account :	#
MARGARET W CUNY TOD JANET L RILEY SUBJECT TO STA TOD RULES	Share Balances Direct Purchase Plan Direct Registration Total Shares	<b>Record Date</b> 91.911 281.000	mber 10, 2019 Current 92.191 281.000
	rotal Griales	372 014	

08/15/19 09/10/19 \$0.3625 09/10/19 \$48.3500 \$18.043.78	Year-to-Date Amounts Gross Dividends Reinvested Federal Tax Withheld Nonresident Alien Tax Withheld State Tax Withheld Cash Investments Service Charges Paid by You Service Charges Paid by Company	\$40.53 \$0.00 \$0.00 \$0.00 \$0.00 \$1.56
	09/10/19 \$0.3625 09/10/19	08/15/19 Gross Dividends Reinvested

Transaction or		\$18,043	5.78	Commissions	s Paid by You	ompany	\$1.56
Settlement Date	Transaction Type	Gross Amount of	Service	Net Amount of	Price per		\$0.06
BALANCE FO	RWARD	Transaction	Charge	Transaction	Share	Shares increased or Decreased	Total Shares Held in Plan
03/12/19 06/12/19 09/12/19	Div Reinvested Div Reinvested Div Reinvested	\$13.50 \$13.51 \$13.52	\$0.00 \$0.00 \$0.00	\$13.50 \$13.51 \$13.52	\$48.5550 \$49.5958 \$48.2397	0 278 0 275	91.361 91.639 91.911 92.191

Coming soon to Shareowner Online: Updated design that is responsive so you can manage your accounts from any device. The new Shareowner Online was created with you in mind so you can get the information you need and get on with your day. As required by Federal tax regulations, EQ Shareowner Services uses FIFO (First in First Out) as the default method of disposing of shares. To select any other method of disposition or specific tax lots, you must provide your instruction in writing and include the acqueition date and share amount.

Sale Fees: Batch - \$15, Market - \$25, Limit/Stop - \$30, plus \$0.12 per share commission. An additional \$5 fee will be charged for direct deposit of sale account.

Detach here. Forward top portion to the address shown above.

#### Direct Purchase Plan Account Statement

IMPORTANT: Retain this statement for your investment, tax and cost-basis records.

Visit shareowneronline.com anytime to access account information, obtain forms, and complete transactions, U.S. telephone number: 1-800-626-8729 Local and Outside U.S.: 651-450-4064



				Cusip # 30161N101		Page 1 of 1
(Account S	Summary		Exelon C	orporation	Account	#
					Septe	ember 10, 2019
MARGARET V	V CUNY TOD ROBERT V	CUNY		Share Balances	Record Date	Current
SUBJECT TO	STA TOD RULES			Direct Purchase Plan	91.911	92.191
				Direct Registration	281.000	281.000
				Total Shares	372.911	373.191
				Year-to-Date Amoun	ıts	
<b>Current Divide</b>	nd			Gross Dividends Reinve	ested	\$40.53
Record Date		08/15/	'19	Federal Tax Withheld		\$0.00
Payable Date		09/10/	19	Nonresident Alien Tax V	Vithheld	\$0.00
Dividend Rate		\$0.36	25	State Tax Withheld		\$0.00
<b>Account Value</b>	•			Cash Investments		\$0.00
Market Value Dat	te	09/10/	19	Service Charges Paid b	y You	\$0.00
Market Value Prid	ce	\$48.35	00	Service Charges Paid b	y Company	\$1.56
Account Market \	/alue	\$18,043.	78	Commissions Paid by Y	ou_	\$0.06
Transaction or	Transaction	Gross Amount of	Service	Net Amount of Price per	Shares increased	Total Shares

Transaction or	Transaction	Gross Amount of	Service	Net Amount of	Price per	Shares increased	Total Shares
Settlement Date	Type	Transaction	Charge	Transaction	Share	or Decreased	Held in Plan
BALANCE FOI 03/12/19 06/12/19 09/12/19		\$13.50 \$13.51 \$13.52	\$0.00 \$0.00 \$0.00	\$13.50 \$13.51 \$13.52	\$48.5550 \$49.5958 \$48.2397	0.278	91.361 91.639 91.911 92.191

Coming soon to Shareowner Online: Updated design that is responsive so you can manage your accounts from any device. The new Shareowner Online was created with you in mind so you can get the information you need and get on with your day.

As required by Federal tax regulations, EQ Shareowner Services uses FIFO (First in First Out) as the default method of disposing of shares. To select any other method of disposition or specific tax loss, you must provide your instruction in writing and include the acquisition date and share amount.

Sale Fees: Batch - \$15, Market - \$26, Limit/Stop - \$30, plus \$0.12 per share commission. An additional \$6 fee will be charged for direct deposit of sale proceeds.

Case: 1:19-cv-08209 Document #: 213-2 Filed: 08/31/23 Page 6 of 22 PageID #:5108 Page Count State Purchase Plan Account State Provided to provided to the address shown above.

# Direct Purchase Plan Account Statement

**Account Summary** 

IMPORTANT: Retain this statement for your investment, tax and cost-basis records.

Visit shareowneronline.com anytime to access account information, obtain forms, and complete transactions. U.S. telephone number: 1-800-626-8729 Local and Outside U.S.: 651-450-4064



Cusip# 30161N101

Exelon Corporation	Page 1 of 1
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			Exeion	Corporation		Accou	nt #
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Current Divide Record Date Payable Date Dividend Rate Account Value Market Value Pric Account Market V	e	09/1	500	Gross Divide Federal Tax Nonresident State Tax W Cash Investr Service Char Service Char	Alien Tax Wiithheld nents ges Paid by Ges Paid by Ges	ithheld You	\$40.53 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00
Transaction or Settlement Date BALANCE FOR	Transaction Type WARD	Gross Amount of Transaction	Service Charge	Commissions  Net Amount of Transaction	Price per	Shares increased	\$1.56 \$0.06

Transaction or	Transaction	Ψ10,043.	.78	Commissions	Paid by You	Company	\$1.56
Settlement Date	Type	Gross Amount of Transaction	Service	Net Amount of	Price per		\$0.06
BALANCE FO 03/12/19	RWARD Div Reinvested		Charge	Transaction	Share	Shares increased or Decreased	Total Shares Held in Plan
96/12/19 09/12/19	Div Reinvested Div Reinvested	\$13.50 \$13.51 \$13.52	\$0.00 \$0.00 \$0.00	\$13.50 \$13.51 \$13.62	\$48.5550 \$49.5958 \$48.2397	0.000	91.361 91.639 91.911
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Coming soon to Shareowner Online: Updated design that is responsive so you can manage your accounts from any device. The new Shareowner Online was created with you in mind so you can get the information you need and get on with your day. As required by Federal tax regulations, EQ Shareowner Services uses FIFO (First Out) as the default method of disposing of shares. To select any other method of disposition or specific tax lots, you must provide your instruction in writing and include the acquisition date and share amount.

Sale Fees: Batch - \$15, Market - \$25, Limit/Stop - \$30, plus \$0.12 per share commission. An additional \$5 fee will be charged for direct deposit of sale proceeds.



Case: 1:19-cv-08209 Document #: 213-2 Filed: 08/31/23 Page 7 of 22 PageID #:510

Margaret Cuny

27 JUL 2023 PM 4



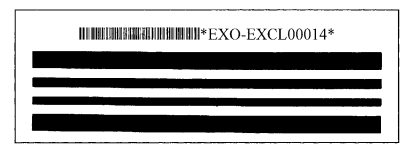
AUG 0 2 2023 Polardo & Co. LLC
CLAMS DENTER DD BOX 5100

P.O. Box 5100 Larkspur CA 94977-5100

EXO

94977-510000

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RECEIVED Aug 16, 2023 Claims Center

### **Exclusion Cover Page**

Case Name: Exelon Securities Litigation

Case Code: EXO

Exclusion Deadline: August 17, 2023 (Postmarked on or before)

Name of Person Filing Exclusion: William & Kirsten A Zubko Jt Ten

August 7th, 2023

Exelon Securities Litigation EXCLUSIONS C/O Gilardi & Co. LLC PO Box 5100 Larkspur, Ca 94977-5100

RE: Settlement Class from Flynn v. Exelon Corporation, et al., 1:19-cv-08209

I want to be excluded from Flynn v. Exelon Corporation, et al., 1:19-cv-08209

Name: William Zubko & Kirsten A Zubko Jt Ten

Address:

Phone:

Number of Shares acquired and acquisition prices between 02/08/2019 and 10/31/2019:

03/12/19 1.685 shares \$48.555/share

06/12/19 1.662 shares \$49.5958/share

09/12/19 1.721 shares \$48.2397/share

There were no sales of any stock during this time period.

William Zubho

Sincerely,

William Zubko

Kirsten A Zubko Jt Ten

ttlement Date	Caserarisartonov-082	Transaction	Service - 2 File Charge	transaction	Proge 10 o	or Decreased	5Total Shares Held in Plan
BALANCE F				*		3 (	225.741
03/12/19	Div Reinvested	\$81.83	\$0.00	\$81.83	\$48.5550	1.685	227.426
06/12/19	Div Reinvested	\$82.44	\$0.00	\$82.44	\$49.5958	1.662	229.088
09/12/19	Div Reinvested	\$83.04	\$0.00	\$83.04	\$48.2397	1.721	230.809
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Mr William Z Zubko gse: 1.19-cv-08209 Document M 213 2 Filed 2020 1/23 Page 11 of 22 Page D # 5113 94977 \$7.90 RDC 99 R2304E106868-90

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CLAIMS CENTER

Exelon Securities Litigation EXCLUSIONS

Ç/O Gardi & Co. LLC

P Box 5100

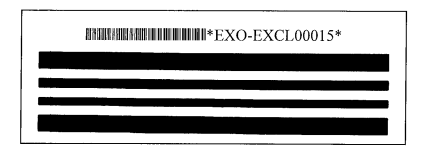
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PAID



RECEIVED Aug 24, 2023 Claims Center

## **Exclusion Cover Page**

Case Name: Exelon Securities Litigation

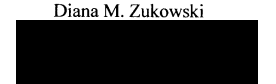
Case Code: EXO

Exclusion Deadline: August 17, 2023 (Postmarked on or before)

Name of Person Filing Exclusion: Diana M Zukowski

Michael H Zukowski Beneficiary

Renee Michele Zukowski Gruzs Beneficiary



July 27, 2023

Exelon Securities Litigation EXCLUSIONS c/0 Gilardi & Co. LLC P.O. Box 5100 Larkspur, CA 94977-5100

RE: EXCLUSION
Flynn v. Exelon Corporation,
et al. No.1:19-cv-08209

#### Dear Sir:

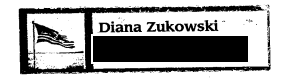
Please be advised that Diana M. Zukowski & beneficiaries ... Michael H. Zukowski & Renee Michele Zukowski Gruzs ... wish to be excluded from the Settlement of Class Action of Flynn v. Exelon Corporation, et al., No.1:19-cv-08209.

During the period between Feb 8, 2019 and Oct. 31, 2019 inclusive my Dividend Reimbursement Plan on March 8, 2019 received \$41.50. The Plan purchased 0.855 share of common Exelon stock & added the partial stock to my account \_\_\_\_\_\_. The price for one share of stock on March 8, 2019 was \$48.5550.

If any further information is needed please contact me.

Sincerely,

Diana M. Zukowski



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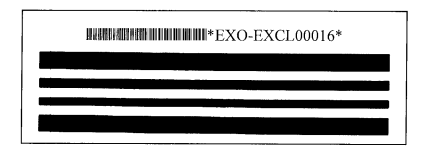


AUG 24 2023 CLAIMS CONTER 1 Exelon Securities Litigation EXCLUSIONS of Gilardi & Co. LLC P.O. Box 5100 Larkspur, CA 94977-5100 RECEIVED CE AUG 2 4 2023 CLAIMS CENTER

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RECEIVED Aug 24, 2023 Claims Center

## **Exclusion Cover Page**

Case Name: Exelon Securities Litigation

Case Code: EXO

Exclusion Deadline: August 17, 2023 (Postmarked on or before)

Name of Person Filing Exclusion: Esther A Talley

August 14, 2023

To lehom it may concern,

detien is the case of Joseph Flynn, Individually and on behalf of all other similarly situated us. Ixalon Corporation, case No. 1:19-cv-08209. It appears that I am a member of the Settlewent Class.

However, I wish to exclude myself from the Settlement Class, Flynn v. Exclor Corporation, et al., No. 1:19-cu-08209.

My marke is: lather A. Talley

My address is:

My shore #: ,

and purchased 0.116 share on 3/12/19, purchase price at \$ 48.55 per share.

I purchased 0.114 share on 6/12/19, purchase price at \$ 49.59 per share

d purchased 0.119 share on 9/12/19, purchase price at # 40.23 per share.

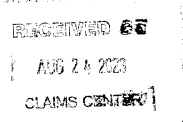
Thank you for your attention to this matter.

Letter a Talley

E. Talley

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Exclusions

Exclusions

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P.O. Box 5100

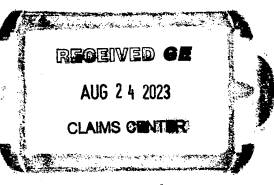
Exelon Securities Litigation

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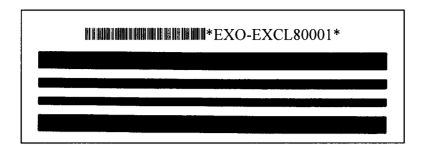
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Larkspur, CA 94977-5100



Exo

94977-510000



RECEIVED Aug 30, 2023 Claims Center

## **Exclusion Cover Page**

Case Name: Exelon Securities Litigation

Case Code: EXO

Exclusion Deadline: August 17, 2023 (Postmarked on or before)

Name of Person Filing Exclusion: Alexander Guney

ocument #: 213-2 Filed: 08/31/23 Page 19 of 22 Page Aug 25, 2023 I want to be excluded from the seffement in: Flynn V. Exelon Corp. et al., Case No. 1.19-cu-08209 My information: Alexander Guney

Dorte Aug 25, 2023 Alexander Guney

Case: 1:19-cv-08209 Document #: 213-2 Filed: 08/31/23 Page 20 of 22 PageID #.5

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Exelon Securitus City EXCLUSIONS

C/o Gilardi + Co. LLC PO BOX 5100

Lankspux, CA 94977

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Case: 1:19-cv-08209 Document #: 213-2 Filed: 08/31/23 Page 21 of 22 PageID #:5123

### **EXHIBIT B**

#### Mishka Ferguson

From: 11235ldk@comcast.net

Sent:Friday, August 18, 2023 11:19 AMTo:Exelon Securities LitigationCc:settlementinfo@rgrdlaw.com

**Subject:** Objection

Please be advised I just received on or about August 17, 2023 by postal service mail copy of Notice of Pendency and Proposed Settlement of Class Action case No 1:19-cv-08209.

That notice indicated I had until August 17, 2023 for the court and counsel to receive any of my objections to that action. I do have objections. My quick assessment of my investment records show I held and traded shares in Exelon (EXC) during the relevant time period.

Obviously the August 17, 2023 objection receipt deadline that coincides with the same date I received the notice is patently unreasonable and fails to pass the due process of law test. I therefore advise the administration of this action to cause for a more reasonable adjustment for the time to file objections and to be received by the court and counsel. Same day notice to me and same day filing/receipt of objections is totally unacceptable and unreasonable and does not pass the smell test. The Rules of Civil Procedure have historically not allowed for such wayward scheduling.

I plan to go ahead and file my objections which will most certainly be received after August 17, 2023...even if I tried to hand deliver same since I can't turn the clock backwards. I will include in that objection my objection to the unreasonable current August 17, 2023 objection receipt date.

Given this concern with Objection filing timing, a September 7, 2023 settlement hearing appears problematic at best.

Larry D Killion 713 906-9135 11235ldk@comcast.net