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GOVERNOR ANDREW M. CUOMO

GOVERNOR CUOMO ANNOUNCES LONG ISLAND POWER AUTHORITY HAS FILED CLAIM AGAINST PSEG LONG ISLAND FOR FAILED TROPICAL STORM ISAIAHS RESPONSE

Complaint Seeks $70 Million in Damages from PSEG Long Island For Its Failure to Adequately Manage Key Systems, Lack of a Business Continuity Plan

Governor Andrew M. Cuomo today announced the Long Island Power Authority has filed legal action against PSEG Long Island for breach of contract and its performance in response to Tropical Storm Isaias. The complaint seeks $70 million in damages for PSEG Long Island's failure to adequately oversee outage management and communications systems, and for the lack of business continuity plans that would have provided a failsafe option when key systems broke down. The filing is a direct result of the New York State Department of Public Service and LIPA's investigation reports issued in September and November and follows through with the Department's recommendation to the LIPA Board of Trustees.

"Utility companies are beholden to ratepayers, and when that service is inadequate - or as in this case, a complete failure -- those utilities need to be held accountable," Governor Cuomo said. "Utility companies like PSEG Long Island get paid to manage the aftermath of a storm, and time after time they have failed to hold up their end. It's inexcusable, and we're going to make sure that it doesn't happen again."

The claim alleges PSEG Long Island is in breach of obligations set out in its operating agreement with LIPA and seeks damages related to PSEG Long Island's inadequate design, implementation, and testing of its outage management and communications systems, which failed during the storm. LIPA is also asking the Court to order PSEG Long Island to urgently fix these systems to prevent future failures.

Long Island Power Authority Chief Executive Officer Tom Falcone said, "LIPA is seeking relief from the Courts because we have an obligation to protect customers. PSEG Long Island must immediately fix these failed information technology systems and abide by its contract as we proceed in reviewing our legal, contractual, and termination options. PSEG Long Island has collected nearly half a billion dollars from Long Island customers over the past seven years while failing to meet its basic obligations."
New York State Department of Public Service Chief Executive Officer John B. Rhodes said, "The outages that Long Islanders had to suffer during the recovery from Tropical Storm Isaias were unacceptable. The Department has the responsibility to help determine how PSEG Long Island performed regarding Tropical Storm Isaias. If PSEG Long Island's operations were mismanaged, then customers on Long Island should not be harmed, and PSEG Long Island should pay to remedy such situations."

New York State Department of Public Service Special Counsel for Statewide Ratepayer Protection Rory I. Lancman, said, "$70 million a year seems a lot to pay PSEG Long Island for outage management, information technology, communications, and customer engagement systems that don't work during a storm, so I'm glad LIPA is going to Court to get ratepayers their money back. We also need to ask the bigger question: can LIPA's contract with PSEG Long Island be reformed to truly protect Nassau, Suffolk, and Queens customers; should LIPA find a new service provider; or should LIPA provide the service itself, either as a true public utility or a privatized one?"

On the afternoon of August 4, 2020, Tropical Storm Isaias struck New York, bringing strong winds and heavy rain that particularly impacted the Mid-Hudson, New York City, and Long Island regions. The storm caused extensive damage to electric distribution infrastructure that, in turn, led to lengthy outages for a substantial number of New York utility customers. Peak outages affected approximately 900,000 customers. The next day, Governor Cuomo directed DPS to perform an expedited investigation into utility performance. In response, the Department initiated an investigation into New York electric service providers' preparations and responses to the storm, as well as launching similar investigative efforts into telecommunication providers' services.

As a result of the investigation, the fastest ever conducted by New York's utility regulator, three of the state's largest utilities - Con Edison, Orange & Rockland and Central Hudson - now face potential penalties totaling $137.3 million, with Con Edison and O&R also facing potential license revocation. All three will now be required to explain why penalties should not be imposed by the PSC for such apparent violations of the laws, regulations and orders that are designed to ensure the safety and reliability of the electric system. PSEG Long Island was also the subject of the investigation, and numerous failures were identified by DPS.

In October, Governor Cuomo also introduced new legislation to hold utility companies accountable to the residents that they serve. The new legislation would remove penalty caps for storm response violations, expedite the revocation process following repeated failures to provide safe and reliable service, and require the Public Service Commission to cap the amount of money ratepayers contribute to utility executive's salaries.

ABOUT LIPA

LIPA is a not-for-profit public utility with a mission to enable clean, reliable, and affordable electric service for our customers on Long Island and the Rockaways. As result of the LIPA Reform Act of 2013, the LIPA contracts with PSEG Long Island, a subsidiary of Public Service Enterprise Group Incorporated, to operate LIPA's electric
system under a 12-year contract. The contract includes targets to improve customer satisfaction and provide safe and reliable service for 1.1 million LIPA customers.

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