

August 9, 2018

Via Electronic Filing

Rosemary Chiavetta, Secretary
Pennsylvania Public Utility Commission
Keystone Bldg. 2nd Floor W
400 N. Street
Harrisburg, PA 17120

RE: Christy McGriff v. Duquesne Light Company
Docket No. F-2017-2613135

Dear Secretary Chiavetta:

I represent Duquesne Light Company in the above-captioned matter. On July 11, 2018, Administrative Law Judge Katrina L. Dunderdale issued an Initial Decision denying Complainant's claims against Duquesne Light Company.

Under 52 Pa. Code § 5.533(a), Complainant could file exceptions within 20 days after the Initial Decision was issued. In this case, therefore, Complainant was required to file any exceptions on or before July 31, 2018. Complainant did not file exceptions by this date.

On August 9, 2018, I received a copy of exceptions that Complainant filed with the Commission after the deadline. These exceptions are untimely and should be quashed. But if the Commission does not quash Complainant's exceptions, Duquesne Light respectfully requests that it be permitted to file its reply on or before August 19, 2018. This deadline would be consistent with 52 Pa. Code § 5.535, which allows a party to file a reply within 10 days after exceptions are due. Because Duquesne Light did not receive Complainant's exceptions until August 9, 2018, Duquesne Light respectfully requests that it be provided 10 days to file a reply.

Sincerely,



Paul Shane Miller
Attorney for Duquesne Light Company

cc: Christy McGriff

TADMS:1004117-1 014657-158498