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March 12, 2020

**Via Email and First Class Mail**

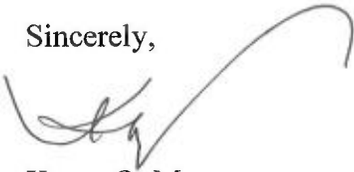
Karin M. Gunter, Esq.  
Law Office of Karin M. Gunter  
85 Old Cedarbrook Road  
Wyncote, PA 19095  
[Kgunterlaw2@gmail.com](mailto:Kgunterlaw2@gmail.com)

Re: Dwayne Ackie, Miguel J. Chavarria, Jr., Maurice A. Goodwin and Wayne Rauceo  
v. Philadelphia Gas Works, Docket No. C-2019-3013933

Dear Ms Gunter:

Enclosed please find Philadelphia Gas Works' ("PGW") Objections to Complainants' First Request for Production of Documents, Nos. 3-8 with regard to the above-referenced matter. Copies to be served in accordance with the attached Certificate of Service.

Sincerely,



Karen O. Moury

KOM/lww  
Enclosure

cc: Cert. of Service w/enc.  
Rosemary Chiavetta, Secretary w/COS only

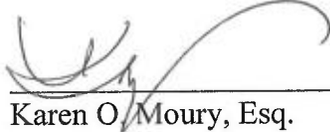
**CERTIFICATE OF SERVICE**

I hereby certify that this day I served a copy of PGW's Objections to Complainants' First Request for Production of Documents, Nos. 3-8 upon the person(s) listed below in the manner indicated in accordance with the requirements of 52 Pa. Code Section 1.54.

**Via First Class Mail and Email**

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[Kgunterlaw2@gmail.com](mailto:Kgunterlaw2@gmail.com)

Dated: March 12, 2020



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Karen O. Moury, Esq.