

331 Shady Ridge Drive  
Monroeville, Pennsylvania

September 14, 2020

*Via eMail Filing per Direction of Dan Pallas, PA PUC*

Judge Jeffrey Watson  
PA PUC Pittsburgh Administrative Law Judge Office  
301 Fifth Ave, Suite 220  
Piatt Place  
Pittsburgh, PA 15222

RE: **Michele Hriadil and Francis Hriadil v. Duquesne Light Company**  
Docket No. C-2016-2571726

Cc: Jeremy V Farrell, Esquire, Counsel for Duquesne Light Company  
Rosemary Chiavetta, Secretary, Pennsylvania Public Utility Commission

Dear ALJ Watson:

Enclosed please find a copy of Complainants'

Status Report Update for Sept 09, 2020 Interim Order  
Requiring the Parties to Confer Regarding Proposed Hearing Dates  
and to File Status Reports

A copy of this document along with its certificate of service has been served upon the Respondent's Counsel, Jeremy V Farrell, Esquire, and provided to PUC Secretary Chiavetta, in accordance with Commission regulations.

Please feel free to contact me if you have any questions.

Sincerely,



Francis Hriadil  
Complainant  
(412) 779-3314  
hriadil@attglobal.net

Enclosure





3. On the Sept 11 Status Report due date, the Respondent notified the Complainants of the following set of November dates when it said it would be available:

Nov 9 - 13 or Nov 16 - 18

with Nov 11 being Veteran's Day.

4. At the time of our Status Report, Friday Nov 13 was not possible for Co-complainant Michele Hriadil, as she had scheduled work commitments on Fri, Nov 13 and Sat, Nov 14 during which her presence is normally required. As a result, the Complainants tentatively submitted the following availability dates:

Wed, Nov 4 - Thurs, Nov 5,

Wed, Dec 9 - Thurs, Dec 10,

Thu, Dec 10 - Fri, Dec 11,

Wed, Dec 16 - Thurs, Dec 17,

Thu, Dec 17 - Fri, Dec 18.

Over this past weekend, all of the Complainants' witnesses confirmed that they are available to participate in a Hearing on any of these consecutive days. These dates do not overlap the dates submitted by the Respondent, and we informed our witnesses that Nov 4 - 5 is not doable for the Respondent. Also, in addition to his normal teaching commitments, Dr Carpenter informed us that he is also not available on Wed Nov 18.

5. In discussions carried out after our Sept 11 Status Report, Co-complainant Michele Hriadil was able talk with her employer about allowing her to attend on Nov 13. This was approved by her employer, but at the cost of an additional work-related burden on Michele Hriadil, to make up for her absence during a critical phase of the project. We re-contacted our witnesses with this information and inquired about their availabilities on Nov 12 - 13.

6. Concerning the Respondent's proposed November dates, the Complainants can now confirm availability for the following consecutive 2 day In-person Hearing dates for the Complainants and our witnesses:

and also

Thurs, Nov 12 - Fri, Nov 13 (which imposes an additional work-related burden on Co-complainant Michele Hriadil),

Wed, Dec 9 - Thurs, Dec 10,  
Thu, Dec 10 - Fri, Dec 11,  
Wed, Dec 16 - Thurs, Dec 17,  
Thu, Dec 17 - Fri, Dec 18.

7. The only days that overlap dates submitted by the Respondent are

Thurs, Nov 12 - Fri, Nov 13

With the permission just granted by Michele Hriadil's employer, the Complainants and our witnesses can be available on these days for our In-person Hearing.

8. But, while the Complainants and our witnesses can be available on Thurs, Nov 12 - Fri, Nov 13, because these dates consequently impose additional work-related complications for Co-complainant Michele Hriadil, **the Complainants ask that the Court consider our submitted December dates**, which are only a few weeks after Nov 12 -13, but which afford more options and flexibility, impose no unreasonable burden on the Court or the Respondent, and do not impose any additional work-related burden on Michele Hriadil.

9. The Complainants continue to do everything possible to comply with the Sept 09 Interim Order and work reasonably with the Respondent to come to an agreeable consecutive two day period during which our In-person Hearing can occur, and that will allow us to present our case in a manner that protects our due process rights. It is noted that the Complainants detailed our efforts to work with the Respondent, and what has transpired during this process in our Aug 17, 2020 Response and CounterMotion.

A copy of this document along with its certificate of service has been served upon the Respondent's Counsel, Jeremy V Farrell, Esquire, and provided to PUC Secretary Chiavetta, in accordance with Commission regulations.

Respectfully yours,

A handwritten signature in blue ink that reads "Francis Hriadil". The signature is written in a cursive style with a large, prominent 'F' and 'H'.

Francis Hriadil  
(412) 779-3314  
331 Shady Ridge Drive  
Monroeville, Pennsylvania  
September 14, 2020

**BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Michele Hriadil and  
Francis Hriadil,

Complainant,

vs.

DUQUESNE LIGHT COMPANY,

Respondent.

No: C-2016-2571726

**CERTIFICATE OF SERVICE**

I hereby certify that I have this day served a true copy of Complainants' Status Report Update for Sept 09, 2020 Interim Order Requiring the Parties to Confer Regarding Proposed Hearing Dates and to File Status Reports upon the participants listed below in accordance with the requirements of 52 PA.

Code § 1.54 (relating to service by a participant):

*Via eMail Filing per Direction of Dan Pallas, PA PUC*  
Judge Jeffrey Watson  
PA PUC Pittsburgh Administrative Law Judge Office  
301 Fifth Ave, Suite 220  
Piatt Place  
Pittsburgh, PA 15222

*Via eMail Filing per Direction of Dan Pallas, PA PUC*  
Jeremy V Farrell, Esquire  
Paul S Miller, Esquire  
One PPG Place - 1500  
Pittsburgh, PA 15222  
(412) 594-5619 (Fax)

Counsel for Respondent, Duquesne Light Company

Dated this 14<sup>th</sup> day of September, 2020



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Michele and Francis Hriadil  
331 Shady Ridge Drive  
Monroeville, Pennsylvania

(412) 779-3314

[hriadil@attglobal.net](mailto:hriadil@attglobal.net)