

MICHAEL ALLEN MOOREFIELD

Moorefield: Michael-Allen., Agent

305 San Juan Dr Apt 8

Port Vue, PA 15133

Rosemary Chiavetta, Secretary Pennsylvania Public Utility Commission

Keystone Bldg. 2nd Floor W

400 N. Street

Harrisburg, PA 17120

August 23, 2023

**RE: Michael Moorefield v. Duquesne Light Company Docket No. C-2023-3041919**

Dear Mrs. Chiavetta,

On August 16, 2023, I received an email which contained a response on behalf of Duquesne Light Company. Duquesne Light Company (DLC) attorney alleges that everything I submitted is false and should be dismissed. And that I assert that I should be absolved of responsibility to pay the utility bill. Which is far from the truth. As Executor, Agent, beneficiary to principle. The estate name is on the application. The trust is in the natural person's name, evidencing who is the beneficiary of that said trust. I'm the beneficial owner of the account. My natural name registered, via copies of IRS form 2848 as Power of attorney and Form 56 to make any claims on the estate. I'm more than willing to address any obligation that arises regarding principle. I'm simply exercising my right as the consumer in this "trust" agreement. By having all unearned interest returned to principle monthly 15 USC 1615. Which is another way to satisfy all obligations in this contract. DLC is attempting to specify one species of payment, while alleging I owe them. Refusal of discharge is automatic discharge by law.

In the beginning of the service contract. DLC used my social security number to my estate which is MICHAEL MOOREFIELD. Once my social security number is used. There's supposed to be valuable consideration. All contracts are done through "Trusts". In the beginning of a contract agreement. It's called an "Implied Trust", which by default the alleged creditor takes control over the estate. Unless the consumer "customer" notifies the other party in the contract of its position in said contract. DLC attorney refused to acknowledge the IRS documents I sent. Which is IRS 2848 power of attorney over the estate/ entity and or account. IRS form 56 for fiduciary responsibilities. She stated they don't require a response, which in my opinion is due to her lack of knowledge.

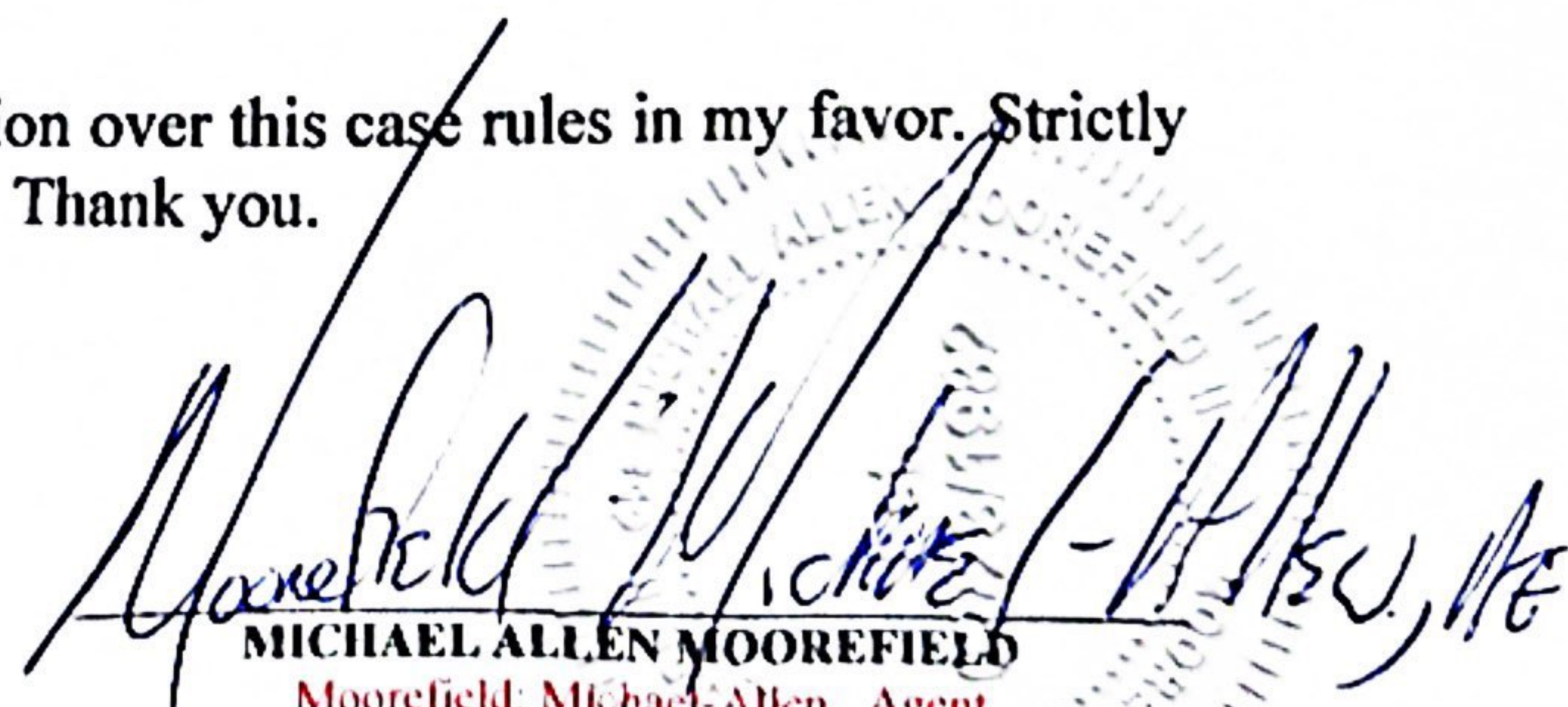
Those documents were submitted and accepted by IRS from which I then submitted to DLC. For them to acknowledge my position over the estate in this trust agreement. Which is "beneficiary" over the estate **MICHAEL MOOREFIELD**. A corporate fiction entity created by the state for my benefit.

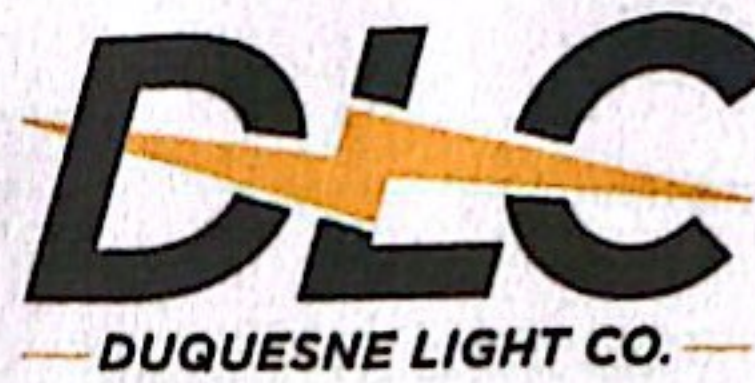
I also notified them that I would be submitting the remittance coupons to be remitted for account to be credited properly. DLC attorney only acknowledged and addressed "certain" documents that were submitted. While the others were not addressed. The Notice and warning to all Utility Companies wasn't addressed or rebutted. Everything I submitted are facts. This is nothing but another case of a multimillion-dollar corporation attempting to get over or profit extra from the consumer. She also states that DLC didn't accept any of the remittance coupons I sent.

Which is false, every remittance coupon "security" was properly endorsed. With my "beneficiary" signature along with US codes to enforce the proper processing of the dividend check. None of them were ever returned. Specifically, the \$1,020.00 remittance which was sent certified mail. It was addressed to DLC address as shown on the coupon. For some reason I received the remittance coupon certified mail slip back stamped "BNY MELLON" however was addressed to DLC. In my opinion I believe that Bank of New York Mellon is the Indenture Trustee for DLC and the remittance coupon was monetized, securitized. However, my account wasn't credited which is fraud. I want to know why my coupon "security" was stamped by BNY? And where is it? I want to also look in to having a forensic audit done on this account.

Through my continued studies, I've learned the coupons attached to the statements I have been receiving from this corporation. Are payments that require my signature of endorsement to satisfy the balance on this account. The amount on each coupon is the 'positive "number of credits used from the estate for that cycle. When you owe a debt, the number is usually negative not positive. The coupon portion of the billing statements are "dividend checks" from the estate **MICHAEL MOOREFIELD**. Coupon is defined in Black's Law Dictionary as; "Coupons are written contracts for the payment of a definite sum of money on a given day, and being drawn and executed in a form and mode for the purpose, that they may be separated from the bonds and other instruments to which they are usually attached, it is held that they are negotiable and that a suit may be maintained on them without the necessity of producing the bonds. Account statement is defined in Black's Law Dictionary as; The balance of an account shown on a bank or account statement.

Enclosing, I'm hopeful that whoever makes the decision over this case rules in my favor. Strictly based off the information mentioned throughout this response. Thank you.

  
**MICHAEL ALLEN MOOREFIELD**  
Moorefield: Michael-Allen, Agent  
Done in good faith.  
Without Recourse  
All rights reserved.  
Given A Patent Right



004044 000000655

MICHAEL MOOREFIELD  
305 SAN JUAN DR APT 8  
MCKEESPORT PA 15133-3526



Service Address:  
305 SAN JUAN DR APT 8  
MCKEESPORT, PA 15133-3526

Account Number: 4153-684-315



2

June 12, 2023

Dear Customer,

We are unable to process your payment of \$1,000.00 for the reason stated below.

<u>Return Reason</u>	<u>Returned</u>	<u>Amount</u>
Invalid Account Number	06/12/2023	\$1,000.00

Please remit your payment in the amount of \$1,000.00 and the returned check fee of \$20 at your earliest convenience. If this is the second time your payment has been returned in the last 12 months, you will also be removed from AutoPay, if applicable.

Please make arrangements to replace this payment and mail it, with the bottom portion of this letter, to the address below.

**This payment is due immediately.**

If you have already made a replacement payment, thank you and please disregard this letter.

Sincerely,

Customer Service Department

NSFRC

Please return this portion with your payment. Please enclose check facing forward.  
Make payment payable to Duquesne Light Company in US Currency.



\$

USD Amount Enclosed

Account Number: 4153-684-315

Please Pay  
\$1,020.00

MICHAEL MOOREFIELD  
305 SAN JUAN DR APT 8  
MCKEESPORT, PA 15133

DUQUESNE LIGHT COMPANY  
PO BOX 371324  
PITTSBURGH, PA 15250-7324



41536843158 000000000000 000000087137 000001020005

**SENDER: COMPLETE THIS SECTION**

- Complete items 1, 2, and 3.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:  
**DUQUESNE LIGHT COMPANY**  
**PO BOX 871324**  
**PHILADELPHIA, PA 15250**



9590 9402 6005 0069 9036 68

2. Article Number (Transfer from service label)  
**7022 2410 0000 7543 5309**

**COMPLETE THIS SECTION ON DELIVERY**

A. Signature

**X**

Agent

Addressee

B. Received by (Printed Name)

C. Date of Delivery

D. Is delivery address different from item 1?  Yes  
 If YES, enter delivery address below:  No

**BNY MELLON**  
**CORPORATE MAIL CENTER**

**JUN 29 2023**

**412-234-4820**

3. Service Type

- Adult Signature
- Adult Signature Restricted Delivery
- Certified Mail®
- Certified Mail Restricted Delivery
- Collect on Delivery
- Collect on Delivery Restricted Delivery
- Insured Mail

- Priority Mail Express®
- Registered Mail™
- Registered Mail Restricted Delivery
- Return Receipt for Merchandise
- Signature Confirmation™
- Signature Confirmation Restricted Delivery

ed Mail Restricted Delivery  
 (\$500)

LENDER'S name, street address, city or town, state or province, country, ZIP or foreign postal code and telephone no. Michael Allen Moorefield., BENEFICIARY 305 San Jaun Drive Port Vue PA 15133 US - Phone: 4128534474		OMB No. 1545-0877 (Rev. January 2022) <b>2022</b> Form 1099-A	<b>Acquisition or Abandonment of Secured Property</b>
Account number (see instructions)	1 Date of lender's acquisition or knowledge of abandonment 02/14/2023	2 Balance of principal outstanding \$	
BORROWER'S name, street address, city or town, state or province, country, and ZIP or foreign postal code DUQUESNE LIGHT C.F.O Matt Ankrum 411 7TH AVE STE 3 Pittsburgh PA 15219-1942 US		3	4 Fair market value of property \$
LENDER'S TIN		5 If checked, the borrower was personally liable for repayment of the debt ..... <input checked="" type="checkbox"/>	
BORROWER'S TIN		6 Description of property ACCT#	

**Copy B For Borrower**  
This is important tax information and is being furnished to the Internal Revenue Service. If you are required to file a return, a negligence penalty or other sanction may be imposed on you if taxable income results from this transaction and the IRS determines that it has not been reported.

**Instructions for Borrower**

Certain lenders who acquire an interest in property that was security for a loan or who have reason to know that such property has been abandoned must provide you with this statement. You may have reportable income or loss because of such acquisition or abandonment. Gain or loss from an acquisition is generally measured by the difference between your adjusted basis in the property and the amount of your debt canceled in exchange for the property, or, if greater, the sale proceeds. If you abandoned the property, you may have income from the discharge of indebtedness in the amount of the unpaid balance of your canceled debt. The tax consequences of abandoning property depend on whether or not you were personally liable for the debt. Losses on acquisitions or abandonments of property held for personal use are not deductible. See Pub. 4681 for information about your tax consequences.

Property means any real property (such as a personal residence); any intangible property; and tangible personal property that is held for investment or used in a trade or business.

If you borrowed money on this property with someone else, each of you should receive this statement.

**Borrower's taxpayer identification number (TIN).** For your protection, this form may show only the last four digits of your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN). However, the issuer has reported your complete identification number to the IRS.

**Account number.** May show an account or other unique number the lender assigned to distinguish your account.

**Box 1.** For a lender's acquisition of property that was security for a loan, the date shown is generally the earlier of the date title was transferred to the lender

or the date possession and the burdens and benefits of ownership were transferred to the lender. This may be the date of a foreclosure or execution sale or the date your right of redemption or objection expired. For an abandonment, the date shown is the date on which the lender first knew or had reason to know that the property was abandoned or the date of a foreclosure, execution, or similar sale.

**Box 2.** Shows the debt (principal only) owed to the lender on the loan when the interest in the property was acquired by the lender or on the date the lender first knew or had reason to know that the property was abandoned.

**Box 3.** Reserved for future use

**Box 4.** Shows the fair market value of the property. If the amount in box 4 is less than the amount in box 2, and your debt is canceled, you may have cancellation of debt income. If the property was your main home, see Pub. 523 to figure any taxable gain or ordinary income.

**Box 5.** Shows whether you were personally liable for repayment of the debt when the debt was created or, if modified, when it was last modified.

**Box 6.** Shows the description of the property acquired by the lender or abandoned by you. If "CCC" is shown, the form indicates the amount of any Commodity Credit Corporation loan outstanding when you forfeited your commodity.

**Future developments.** For the latest information about developments related to Form 1099-A and its instructions, such as legislation enacted after they were published, go to [www.irs.gov/form1099a](http://www.irs.gov/form1099a).

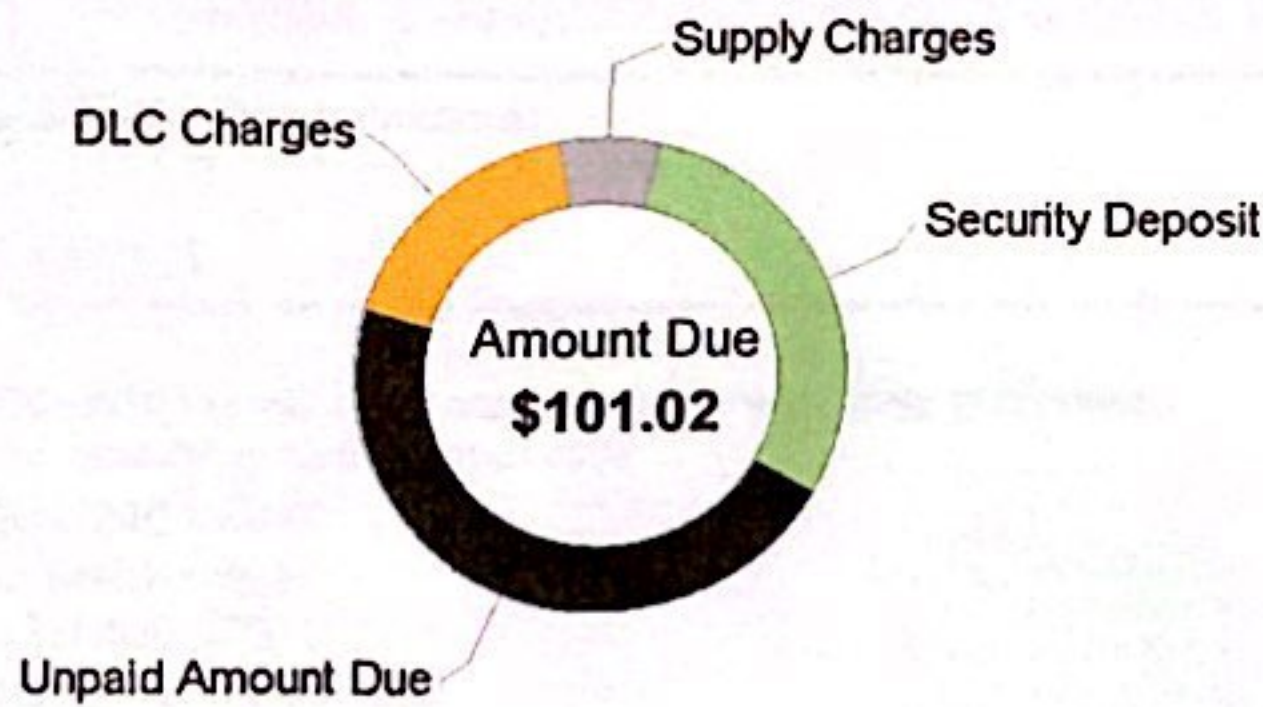
**Free File Program.** Go to [www.irs.gov/FreeFile](http://www.irs.gov/FreeFile) to see if you qualify for no-cost online federal tax preparation, e-filing, and direct deposit or payment options.



MICHAEL MOOREFIELD  
 305 SAN JUAN DR APT 8  
 Account # 4153-684-315

Due Date	Amount Due
05/23/2023	\$101.02

**Bill Summary**



Bill ID: 415662030319 Date Prepared: 05/02/2023

Previous Account Balance	\$16.57
Payment(s) Received	\$0.00
<b>Balance Forward</b>	<b>\$16.57</b>
DLC Charges	\$17.79
Supply Charges	\$6.66
<b>NEW ACCOUNT BALANCE</b>	<b>\$41.02</b>

Previous Amount Due	\$46.57
Total Payment(s)	\$0.00
Current Amount Due (see Page 3 for Details)	\$54.45
<b>AMOUNT DUE BY 05/23/2023</b>	<b>\$101.02</b>

**Message Center**

Signing up for our e-Bill program is fast and easy! Enroll today at [DuquesneLight.com/ebill](http://DuquesneLight.com/ebill) and you'll receive an email each month when your bill is available.

Duquesne Light Company partners with Dollar Energy Fund to provide assistance to customers who struggle to pay their electric bill. If you would like to support the Dollar Energy Fund and your neighbors in need, make a tax deductible monthly pledge at [DuquesneLight.com/dollar](http://DuquesneLight.com/dollar).

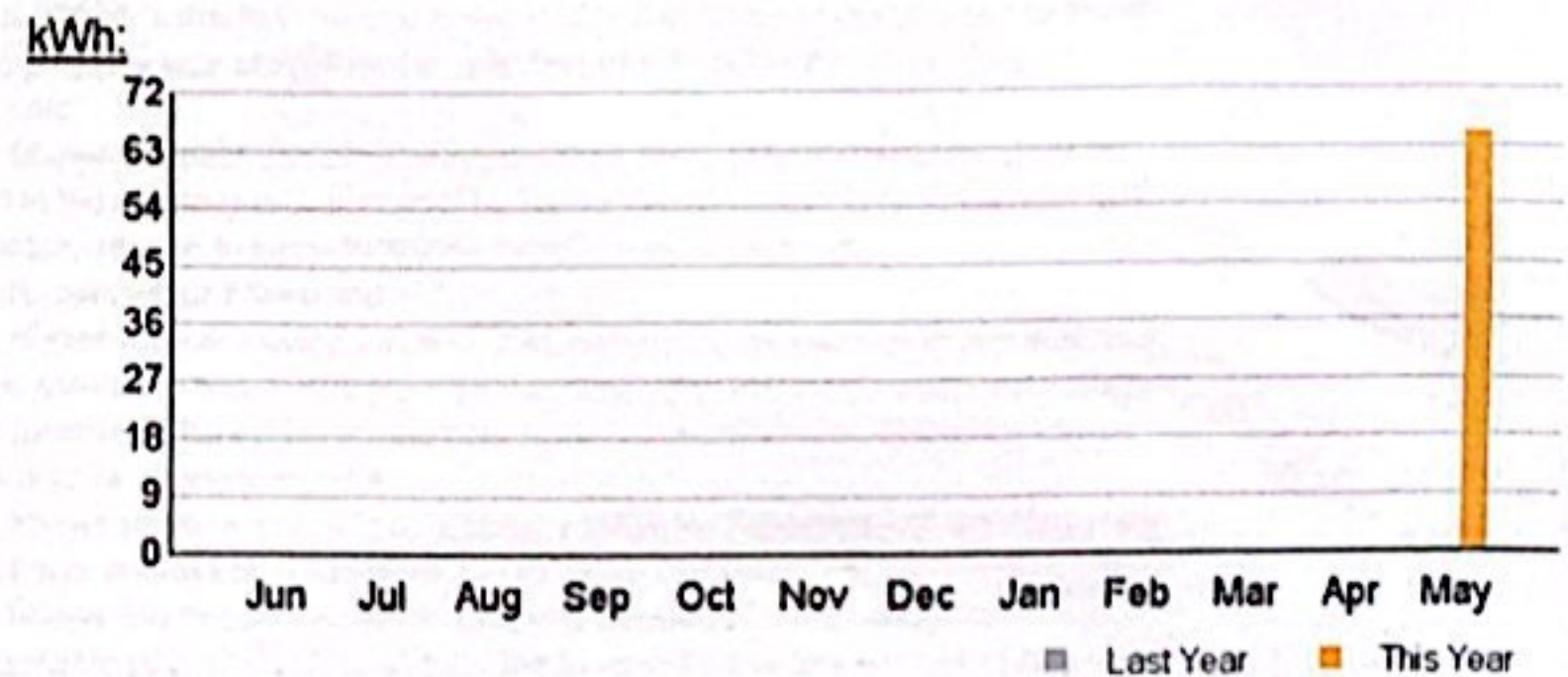


For Presentation to the United States Treasury, for redemption or in exchange for securities of a new issue, in accordance with written instructions submitted by Duquesne Light Company



**Usage Comparison Chart**

Period	Total kWh Usage	Avg Daily kWh Usage	# of Days	Avg Daily Temp (F)
Current Month	66	2	30	0
Last Month	0	0	0	0
Same Month Last Year	0	0	0	0



Average Monthly Usage for the last 1 months: 66 kWh  
 Total Annual Usage for the last 1 months: 66 kWh

BI\_POSTAL\_20230502PRD.xml

Online: [www.DuquesneLight.com](http://www.DuquesneLight.com)

Phone: 888-393-7100

Billing and meter reading details on page 3

Please return this portion with your payment. Please enclose check facing forward. Make payment payable to Duquesne Light Company in US Currency.

A late charge of 1.25% may be assessed after 2023-05-23

CHECK

Account #  
4153-684-315

Due Date	Amount Due
05/23/2023	\$101.02

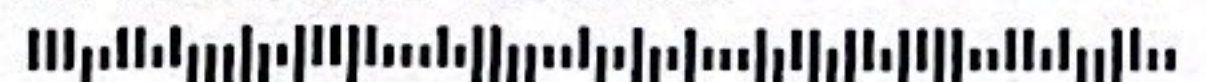
\$ 100.00

USD Amount Enclosed

PAY TO THE BEARER OF DUQUESNE LIGHT COMPANY  
ONE THOUSAND DOLLARS 00/100

MICHAEL MOOREFIELD  
305 SAN JUAN DR APT 8  
MCKEESPORT PA 15133

Please mail payment to:  
DUQUESNE LIGHT COMPANY  
PO BOX 371324  
PITTSBURGH PA 15250-7324



MICHAEL MOOREFIELD: Beneficiary

ALL RIGHTS RESERVED

41536843158 000000000000 000000041027 000000101022

UCC 3-419  
UCC 3-104  
UCC 3-608  
UCC 1-308  
HJR 192  
18 USC 8  
Memo: Credit Account # 4153-684-315

## NOTICE AND WARNING TO UTILITY COMPANIES

**NOTICE & WARNING TO: EVERY/ALL UTILITY COMPANIES FOR EMBEZZLEMENT , THEFT BY DECEPTION & EXTORTION FAILING TO DISCHARGE ALL DEBTS PURSUANT TO 73RD CONGRESS. SESS 1. CHS. 48 49. JUNE 5, 6, 1933 HJR 192 HR 1491 PUBLIC LAW 1 48 STAT 1 PUBLIC LAW 10 CHAPTER 48 STAT 112 PUBLIC LAW 73-10 40 STAT 411 TRADING WITH THE ENEMY ACT (TWEA) OCT 6, 1917 but not limited to:**

Since House Joint Resolution 192 (HJR 192) (Public law 7310) was passed in 1933 we have only had debt, because all property and gold was seized by the government as collateral in the bankruptcy of the United States.

In 1863 the first Bank Act was passed. The Office of the Comptroller of the Currency (or OCC) is a US federal agency established by the National Currency Act of 1863 and serves to charter, regulate, and supervise all national banks and the federal branches and agencies of foreign banks in the United States.

The OCC was created by Abraham Lincoln to fund the American Civil War but was later transformed into a regulatory agency to instill confidence in the National Banking system and protect consumers from misleading business practices.

The Lieber Code, or General Order 100 was also created by Abraham Lincoln in 1863.

The National Bank Act (ch. 58, 12 Stat. 665, February 25, 1863) was a United States federal law that established a system of national charters for banks, the United States national banks. It encouraged development of a national currency based on bank holdings of U.S. Treasury securities, the so-called National Bank Notes. It also established the Office of the Comptroller of the Currency (OCC) as part of the Department of the Treasury. This was to establish a national security holding body for the existence of the monetary policy of the state. The Act, together with Abraham Lincoln's issuance of "greenbacks", raised money for the federal government in the American Civil War by enticing banks to buy federal bonds and taxing state bank issued currency out of existence. The law proved defective and was replaced by the National Bank Act of 1864. The money was used to fund the Union army in the fight against the Confederacy. This authorized the OCC to examine and regulate nationally-chartered banks.

The above only partially begins to include the historical records and other Acts of Congress that proves the US bankruptcy of 1933 and that there is no money, only credit that the American people are the Creditors.

All utilities companies knowingly have been sending their (customers) dividends but, in fact, making each recipient believe that dividend was an invoice for services provided by the utilities companies.

The Utilities Companies have mailed through the US Mail an intentional misrepresentation of facts, unfair business practices and each utility company and agents thereof have knowingly with forethought and malice created a fraudulent debt, defrauding the Creditor, that is the recipient of said dividends, that the utilities companies lead the recipient to believe through deception is an invoice.

The utilities companies in turn then extract through extortionate measures payment from the customers instead of the utilities companies informing those same recipients that this dividend is in actuality payment to the recipient as a charged off debt pursuant to the incorporated in entirety documented evidence provided herein.

ALL utility companies have thus created a convertible and fraudulent debt.(see ANALYSIS OF A COUNTRY EMBEZZLED).

Every/all utilities companies have failed to pay off any of the public debt but rather unlawfully redirected ill-gotten gains into private corporate accounts through embezzlement, theft by deception, fraudulent conversion, and in violation to each all incorporated in entirety laws established through and as a result of the US Bankruptcy of 1933, wherein there is no money, only "bank Notes" which are but only a promise to pay.

**Thus all debts are to be discharged as agreed**, but the utilities companies (and banks) through their greed have not discharged any debt, fraudulently making the utility customer deeper in debt by utilities companies use of "Bank Notes" or "promissory Notes" that the utilities companies add to the public debt side of the books rather than discharging the debts as stipulated in Public Laws, House Resolutions, and House Joint Resolutions.

Additionally, the alleged invoices sent to every recipient is a dividend an/or a coupon to the recipient. The utilities companies all know this to be a fact.

The Comptroller of The Currency also knows all of the above to be irrefutable facts, but is acting as a money laundering agency by/for/through/ the privately owned Federal Reserve, in All (50) fifty states of the unions, et al.

The Comptroller of the Currency at County, State, and Federal level all know the incorporated documents and testimony to be true, but have yet to discharge any of the public debt, therefore have misappropriated funds through embezzlement, theft by deception, obtaining money through false pretenses, extortion and other predicate acts since the date of Comptroller of the Currency inception of 1863.

All utility companies, which are private for profit corporations, regardless of location, are knowingly participating in the fraud and Ponzi scheme with the intent to fraudulently convert this and every other country's wealth into private industry accounts by fraudulent conveyance, embezzlement, theft by deception, creating fraudulent debts, Ponzi scheme and fraud through the US Mail, just for starters.

Every judge and every attorney in America, especially those who hold positions with several direct connections into the utilities companies bank accounts and acting as attorneys for the banks, most presumably in all other countries as well, since they all get their instructions from England the same place that all the banks get their instructions through the Comptroller of The Currency headquarters in London England, each knowing the above and incorporated to be true, since they are well versed on the US Bankruptcy of 1933 and that America still remains to date in a state of Emergency and operates under English Law, though that also is supposed to be a well kept secret.

This means there "IS NO MONEY." It further means that since there is no money American's signatures are used as the credit to run this country. That in turn means that it is the American people whom are the Creditors not the Debtors, as the banks and utilities companies would like everyone to believe.

The utilities companies have been operating with this knowledge with intent, forethought and malice to commit the crimes mentioned herein but not limited to.

Due to the facts incorporated herein in entirety, all debts are to be charged off, including but not limited to every alleged utilities invoice, which each/all have actually been a dividend, for which every utilities company embezzled payment through fraud, using extortion and other threats to discontinue service if "Payment is not made."

These alleged invoices were dividends that every utilities company using deceptive business practice lead the public to believe were debts owed, when it is a fact that it is the utilities companies who owe the American public all those fraudulently received ill gotten gains plus the interest, stocks, bonds and other proceeds derived therefrom.

All utilities companies are now put on notice that all debts are to be charged off pursuant to the stipulated and incorporated herein Acts et al.

I Declare under penalty and perjury under the laws of the United States of America that the foregoing is true and correct. 28 USC 1746

Facts assembled and presented

By: Michael Moorefield, AR

[Michael Moorefield., Authorized Representative]

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"Without Prejudice"

U.C.C.1-207/2-207/1-308/1-103.6