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File #: 203812

November 7, 2024

***VIA ELECTRONIC FILING***

Rosemary Chiavetta, Secretary  
Pennsylvania Public Utility Commission  
Commonwealth Keystone Building  
400 North Street, 2<sup>nd</sup> Floor  
P.O. Box 3265  
Harrisburg, PA 17105-3265

**Re: Petition Of Duquesne Light Company For Approval Of Default Service Plan For  
The Period June 1, 2025, Through May 31, 2029  
Docket Nos. P-2024-3048592, et al.**

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Dear Secretary Chiavetta:

On October 1, 2024, Duquesne Light Company (“Duquesne Light” or the “Company”) filed a Joint Petition for Approval of Settlement of All Issues (“Settlement”) in the above referenced proceeding.

On October 31, 2024, Administrative Law Judges Mary D. Long and John M. Coogan (collectively, the “ALJs”) issued a Recommended Decision (“RD”) approving the Settlement without modification.

Upon review of the RD, Duquesne Light discovered a typographical error in Paragraph 16 of the RD’s Findings of Fact. (*See* Recommended Decision Findings of Fact ¶ 16.) Paragraph 16 of the Findings of Fact reads:

HPS-Eligible customers, which consists of large commercial and industrial customers **≥220kW** (Large C&I customers) and Medium C&I customers, will continue to be offered default service supply rates that are based on hourly spot market energy prices. (Duquesne Light St. 1 at 5).

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(RD, at p. 8, ¶ 16.)

Duquesne Light respectfully requests that this Finding of Fact be corrected to align with the Settlement and Duquesne Light's testimony on this point. Specifically, Duquesne Light submits that this Finding of Fact should read:

HPS-Eligible customers, which consists of large commercial and industrial customers  $\geq$ **200kW** (Large C&I customers) and Medium C&I customers, will continue to be offered default service supply rates that are based on hourly spot market energy prices. (Duquesne Light St. 1 at 5).

The 200 kW threshold comports with the Company's separate default supply procurements for Medium Commercial and Industrial ("C&I") and Large C&I customers as adopted in Settlement. *See Petition Of Duquesne Light Company For Approval Of Default Service Plan For The Period June 1, 2025, Through May 31, 2029, ¶ 7; Duquesne Light Statement No. 2, at pp. 5, 11-12; Duquesne Light Statement in Support of Settlement, at pp. 7, 9.*

In order to avoid any confusion, Duquesne Light respectfully requests that the RD's Finding of Fact No. 16 be modified consistent with the above. Modification of this nature would fully-align the RD with the Settlement that the RD recommended the Pennsylvania Public Utility Commission approve without modification.

Copies of this letter will be provided as indicated on the Certificate of Service.

Respectfully submitted,



Nicholas A. Stobbe

NAS/kl  
Enclosures

cc: The Honorable Mary D. Long (*via email; with attachments*)  
The Honorable John M. Coogan (*via email; with attachments*)  
Office of Special Assistants (*via email; with attachments*)  
Certificate of Service

## CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing has been served upon the following persons, in the manner indicated, in accordance with the requirements of 52 Pa. Code § 1.54 (relating to service by a participant).

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DATE: November 7, 2024



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