



Sophia Al Rasheed
Regulatory Counsel IV,
Regulatory Law

411 Seventh Avenue
Mail drop 15-7
Pittsburgh, PA 15219

Tel: 4412-925-9123
salrasheed@duqlight.com

February 5, 2026

VIA ELECTRONIC FILING

Matthew L. Homsher, Secretary
Pennsylvania Public Utility Commission
Commonwealth Keystone Building, 2nd Floor
400 North Street
P.O. Box 3265
Harrisburg, PA 17105-3265

**Re: April Harrell v. Duquesne Light
Docket No. C-2025-3059110**

Dear Secretary Homsher:

Attached for filing please find Duquesne Light Company's Motion to Join Pennsylvania Gas and Electric ("PAG&E") in the above-referenced proceeding. Copies are being provided as indicated in the Certificate of Service. Should you have any questions please contact me.

Respectfully submitted,

A handwritten signature in black ink that reads "Sophia Al Rasheed". The signature is written in a cursive, flowing style.

Sophia Al Rasheed

PA ID #325196

SAR/clk

Enclosure[s]
CC: Certificate of Service

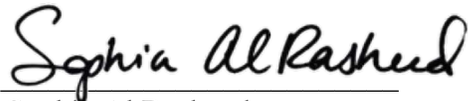
**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

April Harrell,	:	
	:	
Complainant,	:	
	:	
v.	:	
	:	Docket No. C-2025-3059110
Duquesne Light Company,	:	
	:	MOTION TO JOIN PAG&E AS AN
Respondent.	:	INDISPENSABLE PARTY
		Filed on behalf of Respondent Duquesne Light Company

NOTICE TO PLEAD

TO: COMPLAINANT APRIL HARRELL AND PAG&E

**ARE HEREBY NOTIFIED TO FILE A WRITTEN RESPONSE TO RESPONDENT'S
MOTION TO JOIN WITHIN 20 DAYS OF SERVICE PURSUANT TO 52 PA. CODE §
5.103 OR A JUDGMENT MAY BE ENTERED AGAINST YOU.**



Sophia Al Rasheed
ID # 325196
Regulatory Counsel, IV
Duquesne Light Company
411 Seventh Ave
Mail Drop 15-7
Pittsburgh, PA 15219
Phone: 412-925-9123
salrasheed@duqlight.com

Date: February 5, 2026

Attorney for Duquesne Light Company

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

April Harrell,	:	
	:	
Complainant,	:	
	:	
v.	:	Docket No. C-2025-3059110
	:	
Duquesne Light Company,	:	
	:	
Respondent.	:	

**MOTION TO JOIN PENNSYLVANIA GAS AND ELECTRIC
AS AN INDISPENSABLE PARTY**

TO THE PENNSYLVANIA PUBLIC UTILITY COMMISSION:

Duquesne Light Company (“Duquesne Light” or the “Company”) files this Motion to Join Pennsylvania Gase and Electric (“PAG&E”) pursuant to 52 Pa. Code § 5.103 of the Pennsylvania Public Utility Commission’s (“Commission”) regulations, 52 Pa. Code § 5.61. In support thereof, Duquesne Light states as follows:

I. PARTIES

1. April Harrell is the Complainant in the above-captioned matter and receives electric service at 1481 Maple Drive, Apartment 4, Pittsburgh, Pennsylvania 15227.
2. Duquesne Light Company is the Respondent in the above-captioned matter.
3. PAG&E is an Electric Generation Supplier (“EGS”) is not a party in this matter but should be joined as an indispensable party.

II. BACKGROUND

4. On December 5, 2025, Duquesne Light was served with the above-captioned Formal Complaint (“Complaint”) alleging, in part, that she never requested a supplier. Complaint

5. On December 23, 2025, Duquesne Light timely filed an Answer to the Complaint averring that all the Complainant was billed correctly and that she enrolled with a supplier.

6. Because Complainant is disputing having enrolled with the supplier, PAG&E as her electric generation supplier (“EGS”), PAG&E should be joined as an indispensable party.

III. ARGUMENT

7. Complainant disputes enrolling with her electric generation supplier.

8. According to Company records, the Complainant purchased her electric supply from PAG&E from November 18, 2024 to September 8, 2025.

9. PAG&E involvement is necessary in this matter to address the enrollment dispute alleged in the Complainant’s Formal Complaint, as enrollment arises entirely from the Complainant’s interaction with PAG&E.

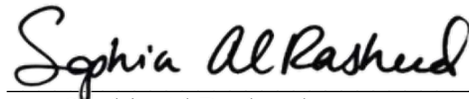
10. Duquesne Light, therefore, respectfully requests the Commission grant its Motion to Join PAG&E as an Indispensable Party.

11. In the alternative, Duquesne Light respectfully requests the Formal Complaint be dismissed pursuant to 52 Pa. Code § 5.101(a)(3) for failure to join PAG&E. as an indispensable party to this action without whom this Complaint cannot be affirmed.

[continued on next page]

WHEREFORE, Duquesne Light Company, respectfully requests that the Pennsylvania Public Utility Commission grant its Motion to Join Pennsylvania Gas and Electric as an Indispensable Party.

Respectfully submitted,

A handwritten signature in black ink that reads "Sophia Al Rasheed". The signature is written in a cursive style and is positioned above a horizontal line.

Sophia Al Rasheed
ID # 325196
Regulatory Counsel, IV
Duquesne Light Company
411 Seventh Ave
Mail Drop 15-7
Pittsburgh, PA 15219

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

April Harrell,	:	
	:	
Complainant,	:	
	:	Docket No. C-2025-3059110
v.	:	
	:	
Duquesne Light Company,	:	
	:	
Respondent.	:	

CERTIFICATE OF SERVICE

I hereby certify that I have this day served a true copy of the foregoing Motion to Join Pennsylvania Gase and Electric as an Indispensable Party upon the participants listed below in accordance with the requirements of 52 Pa. Code § 1.54 (relating to service by a participant):

VIA ELECTRONIC MAILING ONLY

April Harrell
1481 Maple Drive Apt. 4
Pittsburgh, PA 15227
Apriltay67@gmail.com
Complainant

VIA ELECTRONIC MAILING AND FIRST CLASS MAIL

Pennsylvania Gase and Electric (PAG&E)
c/o Christina York, Customer Care Specialist
6555 Sierra Drive, Irving TX 75039
Christina.York@vistracorp.com
Compliance1@cistracorp.com

Date: February 5, 2026



Sophia Al Rasheed
Counsel for Duquesne Light Company