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November 4, 2019

Via Electronic Filing

Rosemary Chiavetta, Secretary
Pennsylvania Public Utility Commission
400 North Street
Harrisburg, PA 17120

**Re: Duquesne Light Company – New Tariff Electric – PA P.U.C. No. 25
Docket No. R-2019-3013287**

Dear Secretary Chiavetta:

Enclosed please find Duquesne Light Company's responses to the Data Requests Propounded by the Bureau of Technical Utility Services ("TUS") Set II in the above-captioned proceeding.

Sincerely,

A handwritten signature in blue ink, appearing to read "Michael Zimmerman", is written over a light blue circular stamp.

Michael Zimmerman

Enclosures

cc: Stephen Jakab, TUS (sjakab@pa.gov)

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Duquesne Light Company	:	
Tariff Electric PA P.U.C. No. 25	:	
Superseding and Canceling	:	Docket No. R-2019-3013287
Tariff Electric PA P.U.C. No. 24	:	
and Supplements thereto	:	

VERIFICATION

I, David Ogden, hereby state that the facts set forth above are true and correct to the best of my knowledge, information and belief, and I expect to be able to prove the same at a hearing held in this matter. I understand that the statements herein are made subject to the penalties of 18 Pa.C.S. § 4904 (relating to unsworn falsification to authorities).



Dated: November 4, 2019

Bureau of Technical Utility Services
Data Requests – Set II
Docket No. R-2019-3013287

2. Please file additional information regarding the foot-note Monthly Surcharge applicable to the customer's Network Service Peak Load in Appendix A. The rate class amounts with the footnotes, do they include the surcharge? What is the surcharge amount? Etc.

Response:

The referenced footnote is explanatory only; it does not make any change to the terms, amount, or applicability of the Transmission Service Charges (TSC). Every customer rate class is subject to the TSC. The TSC appears separately on default service customer bills. A default service customer's monthly TSC charge is based on an energy charge, a combination of energy and demand charges, or a fixed charge, based on the customer's rate class in accordance with the chart at pages 113-114 of Tariff No. 24/pages 142-143 of Tariff No. 25.

The footnote was solely intended as a reminder that the TSC's measurement of customer demand for rate classes GL, GLH, L, HVPS, and UMS is based on the customer's Network Peak Service Load. This is consistent with Company practice and is already reflected at Page 114 of the existing Tariff No. 24 (excerpt embedded and underlined below):

BILLING DEMAND

Billing Demand subject to Transmission Service Charges for customers taking service under Rate Schedules GS/GM and GMH shall be the same as that determined for distribution and supply charges under the applicable rate schedules.

Billing Demand subject to Transmission Service Charges for Customers taking service under Rate Schedules GL, GLH, L, HVPS and UMS shall be the customer's daily network service coincident peak load contribution in MWkW. This quantity is determined based on the customer's load coincident with the annual peak of the Duquesne Zone (single coincident peak) as defined in the PJM Tariff Section 34.1.

Other than the non-substantive correction of the typographical error "MW" to "kW," as noted in the above excerpt, the Company proposes no change to this language.

3. Please also file the red-lined version of the filing. The original filing did not contain it.

Response:

The red-lined tariff comprises PDF pages 8 through 175 of the Company's original September 30, 2019, filing. Enclosed please find a standalone red-lined copy.