Lindsay Baxter Manager, State Regulatory Strategy Ibaxter@duglight.com (412) 393-6224



October 15, 2020

## **VIA ELECTRONIC FILING**

Ms. Rosemary Chiavetta, Secretary Pennsylvania Public Utility Commission Commonwealth Keystone Building 2<sup>nd</sup> Floor, Room-N201 400 North Street Harrisburg, PA 17120

## Re: Duquesne Light Company Temporary Reporting Requirements: At-Risk Accounts Docket No: M-2020-3019244

Dear Secretary Chiavetta:

Pursuant to the Secretarial Letter issued on October 1, 2020 in the above-referenced matter, Duquesne Light Company is hereby submitting its response. The following information has been included as of the end of month for September 2020:

- Total number of a Residential and Non-Residential accounts at risk of termination at the end of the month and for the same month the year prior.
- Total aggregate dollars of arrears, broken down by the same account categories, at the end of the month and for the same month the year prior.

If you have any questions regarding the information contained in this filing, please feel free to contact me or Chris Johnson at 412-393-6496 or <u>cljohnson@duqlight.com</u>.

Sincerely,

Lindsay A. Baxter Manager, State Regulatory Strategy

Cc: Renardo L. Hicks, Chief Counsel Paul Diskin, Director Technical Utility Services Alexis Becthel, Director Bureau of Consumer Services

## Duquesne Light Company Temporary Reporting Requirements: At-Risk Accounts Docket No: M-2020-3019244

	At Risk of Termination - End of Month September 2020	At Risk of Termination - End of Month September 2019	Difference
Residential	102,402	92,992	9,410
Non-Residential	10,035	8,732	1,303
Total	112,437	101,724	10,713

	At Risk of Termination - End of Month September 2020	At Risk of Termination - End of Month September 2019	Difference
Residential	\$55,956,873	\$30,845,660	\$25,111,213
Non-Residential	\$8,117,660	\$5,332,195	\$2,785,465
Total	\$64,074,533	\$36,177,855	\$27,896,678

This count includes any customer who would be eligible for termination based on past due balance, if not for the Emergency Moratorium and/or the customer protections put in place by the October 8th, 2020 Motion, which protects residential customers at or below 300% Federal Poverty Income Guidelines.