



Duquesne Light
Our Energy...Your Power

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May 1, 2008

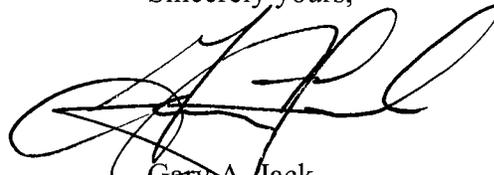
James J. McNulty, Secretary
Pennsylvania Public Utility Commission
Commonwealth Keystone Building, 2nd Floor
400 North Street
Harrisburg, PA 17120

**RE: Review and Approval of Electric Distribution Company
Consumer Education Plan
Docket Nos. M-00061957, M-2008-2032278**

Dear Secretary McNulty:

Enclosed for filing are the original and three copies of the supplemental information requested from Duquesne Light Company in the above-referenced proceeding. Please do not hesitate to contact us if you have any questions.

Sincerely yours,



Gary A. Jack
Assistant General Counsel

Enclosure

- c: Office of Trial Staff (w/enc.)
- Office of Consumer Advocate (w/enc.)
- Office of Small Business Advocate (w/enc.)

1. Do your rates currently provide for recovery of any consumer education related costs? If so, what is the amount on an annualized basis? Identify the specific categories of costs, including FERC account numbers and amounts, which are currently being recovered. What current tariff rate and/or tariff provision or rider provides for the recovery of these costs?

Response:

Yes, theoretically current rates do provide some recovery of Duquesne's consumer education costs. Duquesne's current distribution rates are based on the Company's base rate proceeding filed April 7, 2006 at Docket No. R-00061346. That filing was based on a 2006 future test year budget and included consumer education costs on an annual basis. However, the exact amount of Consumer Education costs recovered in current rates cannot be determined since the rates are based on a "settled" revenue requirement millions of dollars less than the requested increase.

Consumer Education costs are booked to FERC account 923, "Outside Services," and FERC account 930, "General Advertising." Consumer education costs were allocated to and are recovered through the base distribution rates of all rate classes.

2. What specific categories of costs, including FERC account numbers and amounts, do you feel are recoverable items under your proposed consumer education adjustment rider? These should reflect costs not already recovered per question 1 above.

Response:

- 1) All additional costs from the proposed statewide consumer-education campaign to inform Pennsylvanians about potentially higher electricity prices and ways to conserve energy.
- 2) Any subsequent PUC-required additions to the Duquesne Light consumer education plan.
- 3) Any increases in costs to existing or substituted consumer education programs.

These program costs would all be under FERC accounts 923 and 930.