Law Department 80 Park Plaza, T-5G, Newark, New Jersey 07102-4194 Tel: 973.430.6479 fax: 973.430.5983 Email: Danielle.Lopez@pseg.com



October 2, 2020

# VIA E-MAIL AND OVERNIGHT MAIL

Aida Camacho-Welch, Secretary Board of Public Utilities 44 South Clinton Avenue, 9<sup>th</sup> Floor P.O. Box 350 Trenton, New Jersey 08625-0350

**RE:** In the Matter of the Petition of Atlantic City Electric Company for Approval of an Energy Efficiency Program, Cost Recovery Mechanism, and Other Related Relief for Plan Years One Through Three BPU Docket No. EO20090621

In the Matter of the Implementation of P.L. 2018, c. 17 Regarding the Establishment of Energy Efficiency and Peak Demand Reduction Programs BPU Docket No. QO10010040

Dear Secretary Camacho-Welch:

Enclosed is Public Service Electric and Gas Company's ("PSE&G") Motion to Intervene in the above-captioned proceeding.

By copy of this letter, copies of the motion are being forwarded on this date via electronic mail to all persons whose name appears on the attached Service List.

Thank you for your anticipated courtesies.

Very truly yours,

Danielle Lopez

C Attached Service List (E-Mail Only)

## STATE OF NEW JERSEY BOARD OF PUBLIC UTILITIES

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# **PSE&G'S MOTION TO INTERVENE**

Public Service Electric and Gas Company ("PSE&G") hereby moves for an Order granting it status as an Intervenor in the above-referenced matter pursuant to *N.J.A.C.* 1:1-16.6. In support of this motion, PSE&G respectfully submits:

1. PSE&G is a New Jersey public utility as defined by N.J.S.A. 48:2-13.

2. PSE&G is engaged as a New Jersey public utility in the purchase, transmission, distribution, and sale of electric energy and related utility services to more than 2,200,000 residential, commercial, and industrial customers located within the State of New Jersey. PSE&G is also engaged in the purchase, distribution, and sale of natural gas for more than 1,800,000 customers located within the State of New Jersey.

3. Copies of all correspondence and other communications relating to this proceeding should be addressed to:

Joseph F. Accardo Jr., Esq. Vice President Regulatory & Deputy General Counsel PSEG Services Corporation 80 Park Plaza, T5 P.O. Box 570 Newark, New Jersey 07102 Phone: (973) 430-5811 Fax: (973) 430-5983 Josepth.Accardo@pseg.com Matthew M. Weissman, Esq. Managing Counsel State Regulatory PSEG Services Corporation 80 Park Plaza, T5 P.O. Box 570 Newark, New Jersey 07102 Phone: (973) 430-7052 Fax: (973) 430-5983 <u>Matthew.Weissman@pseg.com</u> Danielle Lopez, Esq. Associate Counsel - Regulatory PSEG Services Corporation 80 Park Plaza, T5 P.O. Box 570 Newark, New Jersey 07102 Phone: (973) 430-6479 Fax: (973) 430-5983 Danielle.Lopez@pseg.com

Additional electronic only copies should be addressed to:

Bernard Smalls Paralegal PSEG Services Corporation 80 Park Plaza, T5 P.O. Box 570 Newark, New Jersey 07102 Phone: (973) 430-5930 Fax: (973) 430-5983 Bernard.Smalls@pseg.com Michele Falcao Regulatory Case Supervisor PSEG Services Corporation 80 Park Plaza, T5 P.O. Box 570 Newark, New Jersey 07102 Phone: (973) 430-6119 Fax: (973) 430-5983 Michele.Falcao@pseg.com

Caitlyn White Regulatory Case Coordination PSEG Services Corporation 80 Park Plaza, T5 P.O. Box 570 Newark, New Jersey 07102 Phone: (973) 430- 5659 Fax: (973) 430- 5983 Caitlyn.White@pseg.com

4. Atlantic City Electric Company ("ACE"), filed a Petition with the Board on September 25, 2020, requesting that the Board issue an Order approving the expansion of its Energy Efficiency ("EE") program including its Residential, Multi-Family and Commercial EE subprograms, and associated cost recovery mechanism.

5. In determining whether to grant a motion for intervention, *N.J.A.C.* 1:1-16.3(a) requires that the Board consider the following: (1) the nature and extent of the movant's interest in the outcome of the case; (2) whether the interest is sufficiently different from that of any other

party so as to add measurably and constructively to the scope of the case; (3) the prospect for confusion and delay arising from the movant's inclusion; and (4) other appropriate matters.

6. Application of the above-referenced criterion demonstrates that PSE&G's motion for intervention should be granted. As the state's largest electric and gas distribution company and the only combined electric and gas distribution utility, PSE&G has a significant interest in the outcome of the case. The Company has invested over \$450 million in Board-approved energy efficiency programs since 2009 and just recently received Board approval on September 23, 2020 to invest an additional \$1 billion in energy efficiency programs through the Clean Energy Future— Energy Efficiency ("CEF-EE Program).

7. It is imperative, as noted in the Board's Order directing the utilities to establish energy efficiency and peak demand reduction programs, that in areas where gas and electric services territories overlap, the utilities design a program structure that results in coordinated, consistent delivery of programs among all of the utilities and allocates costs and energy savings appropriately based on the fuel type(s) treated by EE measures.<sup>1</sup>

8. The Order goes on to note that coordination among the utilities is necessary to avoid redundant or competing offerings, and to ensure that customers do not face confusion as a result of overlapping territories and can access both electric and gas measures simultaneously.<sup>2</sup>

9. Since the Company's gas territory overlaps with ACE's electric territory, any decision by the Board with respect to ACE's Petition could have precedential effect and other impacts on PSE&G that could directly impact the Company's energy efficiency programs. More specifically, any Board decision in the ACE matter could directly impact the cost sharing and investment split associated with EE sub-program structure in overlapping territories.

<sup>&</sup>lt;sup>1</sup> In The Matter Of The Implementation of P.L. 2018, C. 17 Regarding The Establishment Of Energy Efficiency And Peak Demand Reduction Programs, BPU Docket No. QO19010040, June 10, 2020.

10. PSE&G is in a unique position as the only energy utility whose service territories overlap with the service territories of the other major utilities, and as the utility with the most extensive experience administering energy efficiency programs in the state. Moreover the Company has very recently completed the comprehensive CEF-EE proceeding and is beginning to implement the same complex processes that will be under consideration in ACE's (and all other NJ utilities') EE filings submitted on or about September 25, 2020.

11. Therefore the Company's intervention in this proceeding is likely to add constructively to the proceeding.

12. The service territories, customers, and the operations of PSE&G are distinct from those of other parties and participants in this case. Thus, no other party or participant will represent the interests of PSE&G in this case.

13. PSE&G will abide by the schedule set for this proceeding, to the extent one has been entered.

14. The granting of this motion will not cause undue delay or confusion.

15. PSE&G respectfully requests that the Board grant its motion to intervene because: (1) PSE&G's interest is sufficiently different from that of any other party so as to add measurably and constructively to the scope of the case; (2) no other party in the proceeding could adequately represent PSE&G's unique interests; (3) this motion has been timely filed in accordance with the Board's September 23, 2020 Order Designating Commissioner, Setting Manner of Service and Bar Date in BPU Docket No. Q019010040; and (4) the granting of this motion will not cause undue delay or confusion.

16. Accordingly, PSE&G respectfully requests that the Board grant this request for intervenor status in this proceeding pursuant to *N.J.A.C.* 1:1-16.1 *et seq*.

Respectfully submitted,

PUBLIC SERVICE ELECTRIC AND GAS COMPANY

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Danielle Lopez, Esq. Associate General Regulatory Counsel Public Service Electric and Gas Company 80 Park Plaza, T-5 P. O. Box 570 Newark, New Jersey 07102 Phone (973) 430-6479 Fax (973) 430-5983

DATED: October 2, 2020

## ACE

Heather Hall Pepco Holdings, LLC - 92DC56 500 N. Wakefield Drive P.O. Box 6066 Newark DE 19714-6066 heather.hall@pepcoholdings.com

#### <u>BPU</u>

Rachel Boylan Board of Public Utilities 44 South Clinton Avenue 3rd Floor, Suite 314 P.O. Box 350 Trenton NJ 08625-0350 (609) 292-1458 Rachel.Boylan@bpu.nj.gov

#### BPU

Benjamin Goldstein 44 South Clinton Avenue P.O. Box 350 Trenton NJ 08625-0350 benjamin.goldstein@bpu.nj.gov

#### <u>BPU</u>

Sherri Jones Board of Public Utilities 44 South Clinton Avenue 3rd Floor, Suite 314 P.O. Box 350 Trenton NJ 08625-0350 (609) 292-7471 sherri.jones@bpu.nj.gov

## <u>BPU</u>

Kelly Mooij Board of Public Utilities 44 South Clinton Avenuve 9th Avenue P.O. Box 350 Trenton NJ 08625 Kelly.Mooij@bpu.nj.gov

### **BPU**

Abe Silverman Board of Public Utilities 44 South Clinton Avenue 9th Floor Trenton NJ 08625-0350 abe.silverman@bpu.nj.gov

# ACE EE - 2020 BPU Docket EO20090621

## ACE

Philip J. Passanante Esq. Atlantic City Electric Company - 92DC42 500 N. Wakefield Drive P.O. Box 6066 Newark DE 19714-6066 (609) 909-7034 philip.passanante@pepcoholdings.com

## BPU

Robert Brabston Board of Public Utilities 44 South Clinton Avenue 9th Floor P.O. Box 350 Trenton NJ 08625 robert.brabston@bpu.nj.gov

## BPU

Mahogany A. Hall Board of Public Utilities 44 South Clinton Avenue P.O. Box 350 Trenton NJ 08625-0350 mohogany.hall@bpu.nj.gov

### <u>BPU</u>

Bart Kilar Board of Public Utilities 44 South Clinton Avenue 9th Floor P.O. Box 350 Trenton NJ 08625-0350 bart.kilar@bpu.nj.gov

## <u>BPU</u>

Suzanne Patnaude Board of Public Utilities 44 South Clinton Avenue P.O. Box 350 Trenton NJ 08625-0350 Suzanne.Patnaude@bpu.nj.gov

### BPU

Benjamin Witherell Board of Public Utilities 44 South Clinton Avenue 3rd Floor, Suite 314 P.O. Box 350 Trenton NJ 08625-0350 benjamin.witherell@bpu.nj.gov

## <u>BPU</u>

Carol Artale Board of Public Utilities 44 South Clinton Avenue 9th Floor Trenton NJ 08625-0350 carol.artale@bpu.nj.gov

## BPU

Paul Flanagan Board of Public Utilities 44 South Clinton Avenue 3rd Floor, Suite 314 P.O. Box 350 Trenton NJ 08625-2836 paul.flanagan@bpu.nj.gov

### BPU

Benjamin S. Hunter Board of Public Utilities 44 South Clinton Avenue 9th Floor P.O. Box 350 Trenton NJ 08625-0350 benjamin.hunter@bpu.nj.gov

## <u>BPU</u>

Paul Lupo Board of Public Utilities 44 South Clinton Avenue P.O. Box 350 Trenton NJ 08625-0350 paul.lupo@bpu.nj.gov

#### BPU

Stacy Peterson Board of Public Utilities 44 South Clinton Avenue 9th Floor P.O. Box 350 Trenton NJ 08625-0350 (609) 292-4517 stacy.peterson@bpu.nj.gov

## DAG

Pamela Owen NJ Dept of Law & Public Safety Division of Law, Public Utilities Section R.J. Hughes Justice Complex 25 Market Street, P.O. Box 112 Trenton NJ 08625 Pamela.Owen@law.njoag.gov

## DAG

Brandon Simmons NJ Dept. of Law & Public Safety Division of Law 124 Halsey Street P.O. Box 45029 Newark NJ 07101 brandon.simmons@law.njoag.gov

## PSE&G

Danielle Lopez Esq. Public Services Corporation 80 Park Plaza, T5 P.O. Box 570 Newark NJ 07102 973-430-6479 danielle.lopez@pseg.com

#### Rate Counsel

Stefanie A. Brand Division of Rate Counsel 140 East Front Street, 4th Flr. P.O. Box 003 Trenton NJ 08625 (609) 984-1460 sbrand@rpa.state.nj.us

## Rate Counsel

Brian O. Lipman Division of Rate Counsel 140 East Front Street, 4th Flr. P.O. Box 003 Trenton NJ 08625 (609) 984-1460 blipman@rpa.nj.gov

### Rate Counsel

Sarah Steindel Division of Rate Counsel 140 East Front Street, 4th Flr. P.O. Box 003 Trenton NJ 08625 (609) 984-1460 ssteinde@rpa.state.nj.us

# ACE EE - 2020 BPU Docket EO20090621

## PSE&G

Joseph F. Accardo, Jr. PSEG Services Corporation 80 Park Plaza, T5G P.O. Box 570 Newark NJ 07102 (973) 430-5811 joseph.accardojr@pseg.com

## PSE&G

Bernard Smalls PSEG Services Corporation 80 Park Plaza-T5 Newark NJ 07102-4194 (973) 430-5930 bernard.smalls@pseg.com

## Rate Counsel

Maura Caroselli Esq. Division of Rate Counsel 140 East Front Street 4th Floor Trenton NJ 08625 mcaroselli@rpa.nj.gov

## Rate Counsel

Shelly Massey Division of Rate Counsel 140 East Front Street, 4th Flr. P.O. Box 003 Trenton NJ 08625 (609) 984-1460 smassey@rpa.nj.gov

### **Rate Counsel**

Felicia Thomas-Friel Division of Rate Counsel 140 East Front Street, 4th Flr. P.O. Box 003 Trenton NJ 08625 (609) 984-1460 fthomas@rpa.nj.gov

## PSE&G

Michele Falcao PSEG Services Corporation 80 Park Plaza, T5 P.O. Box 570 Newark NJ 07102 (973) 430-6119 michele.falcao@pseg.com

## PSE&G

Matthew M. Weissman Esq. PSEG Services Corporation 80 Park Plaza, T5 P.O. Box 570 Newark NJ 07102 (973) 430-7052 matthew.weissman@pseg.com

### Rate Counsel

Kurt Lewandowski Esq. Division of Rate Counsel 140 East Front Street, 4th Flr. P.O. Box 003 Trenton NJ 08625 (609) 984-1460 klewando@rpa.state.nj.us

### Rate Counsel

Maria Novas-Ruiz Esq. Division of Rate Counsel 140 East Front Street, 4th Flr. P.O. Box 003 Trenton NJ 08625 (609) 984-1460 mnovas.ruiz@rpa.state.nj.us