



Rockland Electric Company

Margaret Comes
Associate Counsel
Law Department

October 2, 2020

VIA EMAIL

Aida Camacho, Secretary
New Jersey Board of Public Utilities
44 South Clinton Avenue
3rd Floor, Suite 314
P.O. Box 350
Trenton, NJ 08625-0350

**RE: IN THE MATTER OF THE PETITION OF NEW JERSEY NATURAL
GAS COMPANY FOR APPROVAL OF ENERGY EFFICIENCY
PROGRAMS AND THE ASSOCIATED COST RECOVERY
MECHANISM PURSUANT TO THE CLEAN ENERGY ACT, N.J.S.A.
48:3-87.8 et seq. and 48:3-98.1 et seq.**

BPU Docket No. GO20090622

Dear Secretary Camacho:

Enclosed for filing on behalf of Rockland Electric Company (“RECO”) (“Rockland” or “the Company”) is Motion to Participate in the above matter.

Respectfully submitted,


Margaret Comes

Enc.
Email Service List

IN THE MATTER OF PROPOSED ENERGY EFFICIENCY AND PEAK DEMAND
PROGRAM PROGRAMS - DOCKET NO. GO20090622

SERVICE LIST

New Jersey Division of Rate Counsel

140 East Front Street, 4th Floor
P.O. Box 003
Trenton, NJ 08625-0003

Stefanie A. Brand, Esq., Director
sbrand@rpa.nj.gov

Brian O. Lipman, Esq., Litigation Manager
blipman@rpa.nj.gov

Felicia Thomas-Friel, Esq.
Managing Attorney – Gas
ftomas@rpa.nj.gov

Kurt Lewandowski, Esq.
Assistant Deputy Rate Counsel
klewando@rpa.nj.gov

Maura Caroselli, Esq.
Assistant Deputy Rate Counsel
maura.caroselli@rpa.nj.gov

Rate Counsel Consultants

Robert J. Henkes
Henkes Consulting
7 Sunset Road
Old Greenwich, CT 06870
rhenkes@optonline.net

Ezra Hausman
77 Kaposia St.
Auburndale, MA 02466
ezra@ezrahausman.com

New Jersey Board of Public Utilities

44 South Clinton Avenue, 9th Floor
P.O. Box 350
Trenton, NJ 08625-0350

Aida Camacho-Welch
Secretary of the Board
board.secretary@bpu.nj.gov

Paul Flanagan, Esq., Executive Director
paul.flanagan@bpu.nj.gov

Bob Brabston, Esq., Deputy Executive
Director
robert.brabston@bpu.nj.gov

Counsel's Office

Abe Silverman, Esq., General Counsel
abe.silverman@bpu.nj.gov

Carol Artale, Esq.
Deputy Chief Counsel
carol.artale@bpu.nj.gov

Rachel Boylan, Esq.
rachel.boylan@bpu.nj.gov

Office of the Economist

Dr. Ben Witherell, Director
benjamin.witherell@bpu.nj.gov

Division of Clean Energy

Kelly Mooij, Director
kelly.mooij@bpu.nj.gov

Stacy Ho Richardson, Esq.
Deputy Director
stacy.richardson@bpu.nj.gov

New Jersey Division of Law

Department of Law & Public Safety
Division of Law
R.J. Hughes Justice Complex, 7th Floor West
25 Market Street
P.O. Box 112
Trenton, NJ 08625-0112

David Apy, Assistant Attorney General
david.apy@law.njoag.gov

Daren Eppley, Section Chief, DAG
daren.eppley@law.njoag.gov

Pamela Owen, Assistant Section Chief, DAG
pamela.owen@law.njoag.gov

Michael Beck, DAG
michael.beck@law.njoag.gov

Matko Ilic, DAG
matko.ilic@law.njoag.gov

Terel Klein, DAG
terel.klein@law.njoag.gov

Butler Power and Light Company

Robert H. Oostdyk, Jr., Esq.
Murphy McKeon P.C.
51 Route 23 South
P.O. Box 70
Riverdale, NJ 07456
admin@butlerborough.com

Jim Lampmann
Borough Administrator
jlampmann@butlerborough.com

**Elizabethtown Gas Company and
South Jersey Gas Company**

Deborah M. Franco, Esq.
Regulatory Affairs Counsel
SJI Utilities
520 Green Lane
Union, NJ 07083
dfranco@sjindustries.com

Chris Colacello, Analyst I
chris.colacello@bpu.nj.gov

Benjamin Goldstein, Program Specialist
benjamin.goldstein@bpu.nj.gov

Mahogany A. Hall, Program Specialist 2
mahogany.hall@bpu.nj.gov

Division of Energy

Stacy Peterson, Director
stacy.peterson@bpu.nj.gov

Paul Lupo, Bureau Chief
paul.lupo@bpu.nj.gov

Bart Kilar
bart.kilar@bpu.nj.gov

Atlantic City Electric Company

Philip J. Passanante, Esq.
Assistant General Counsel
92DC42
P.O. Box 6066
Newark, DE 19714-6066
andrew.mcnally@exeloncorp.com

Susan Marinelli
smarinelli@pepcoholdings.com

Wayne Hudders
Manager, Demand Response and Energy
Efficiency Evaluation
701 9th St NW
Washington, DC 20068
(202) 872-2140
wayne.hudders@pepcoholdings.com

New Jersey Natural Gas Company

1415 Wyckoff Road
PO Box 1464
Wall, NJ 07719

Andrew K. Dembia, Esq.
Regulatory Affairs Counsel
adembia@njng.com

Maureen Minkel, General Manager
Energy Efficiency & Conservation
South Jersey Gas Company
1 South Jersey Place
Atlantic City, NJ 08401
mminkel@sjindustries.com

Jersey Central Power and Light Company

300 Madison Avenue
Morristown, NJ 07962-1911

Joshua R. Eckert, Esq., Counsel
jeckert@firstenergycorp.com

Kurt Turosky
kturosky@firstenergycorp.com

Kent Hatt
khatt@firstenergycorp.com

Rockland Electric Company

Margaret Comes, Esq.
Associate Counsel
4 Irving Place Room 1815-S
New York, New York 10003
comesm@coned.com

John Carley, Esq.
Associate General Counsel
4 Irving Place Room 1815-S
New York, New York 10003
carleyj@coned.com

Charmaine Cigliano, Section Manager
Customer Energy Services
Orange & Rockland Utilities, Inc.
390 West Route 59
Spring Valley, NY 10977
ciglianoc@oru.com

Donald Kennedy, Director
Customer Energy Services
Orange & Rockland Utilities, Inc.
390 West Route 59
Spring Valley, NY 10977
kennedyd@oru.com

Anne-Marie Peracchio
Director, Conservation & Clean Energy Policy
aperacchio@njng.com

Public Service Electric and Gas Company

PSEG Services Corporation
80 Park Plaza, T5
P.O. Box 570
Newark, NJ 07102

Matthew M. Weissman, Esq.
General State Regulatory Counsel
matthew.weissman@pseg.com

Joseph F. Accardo, Jr., Esq.
Vice President – Regulatory & Deputy
General Counsel
joseph.accardo@pseg.com

Danielle Lopez, Esq.
danielle.lopez@pseg.com

Tim Fagan
Manager, Planning and Evaluation
PSE&G – Renewables & Energy Solutions
tim.fagan@pseg.com

Karen Reif
karen.reif@pseg.com

Todd Van Aken
todd.vanaken@pseg.com

Caitlyn White
Regulatory Case Coordinator
caitlyn.white@pseg.com

Chemistry Council of New Jersey

Dennis Hart, Executive Director
150 West State Street
Trenton, NJ 08608
dhart@chemistrycouncilnj.org

Environmental Defense Fund

Mary Barber
Director, Regulatory & Legislative Affairs
mbarber@edf.org

New Jersey Utilities Association

Thomas R. Churchelow
President
154 West State Street, 1st Floor
Trenton, NJ 08608
tchurchelow@njua.com

Urban League of Essex County

Vivian Cox-Frasier
President & CEO
508 Central Avenue
Newark, NJ 07107
vfrasier@ulec.org

STATE OF NEW JERSEY BOARD OF PUBLIC UTILITIES

**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**

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**NOTICE OF MOTION TO
PARTICIPATE**

DOCKET NO. EO20090621

TO: Office of the Secretary
New Jersey Board of Public Utilities
44 South Clinton Avenue 9th Floor
Trenton, New Jersey 08625

AND

All Parties on the Attached Service List

PLEASE TAKE NOTICE that, pursuant to *N.J.A.C.* 1:1-16.6, Rockland Electric Company (“Rockland” or “the Company”) by its undersigned counsel, hereby moves to participate in the above-entitled proceeding.

PLEASE TAKE FURTHER NOTICE that in support of its Motion to Participate, Rockland submits the annexed Certification of Margaret Comes, Esq. dated October 2, 2020.

Dated: October 2, 2020

Margaret Comes, Esq.
Associate Counsel
Rockland Electric Company
4 Irving Place Suite 1815-S
New York, New York 10003
Phone: (212) 460-3013

STATE OF NEW JERSEY BOARD OF PUBLIC UTILITIES

**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**

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**CERTIFICATION OF SERVICE
DOCKET NO. EO20096021**

I, Margaret Comes, of full age, hereby certify as follows:

1. I am an attorney at law in the State of New Jersey and counsel for Rockland Electric Company (“Rockland” or “the Company”).
2. On this day I caused Rockland’s Motion to Participate and Certification of Margaret Comes, Esq. to be delivered via email to the Office of the Secretary of the New Jersey Board of Public Utilities.
3. On this day I caused copies of Rockland Motion to Participate and Certification of Margaret Comes, Esq. to be served by electronic mail to the entities on the enclosed Service List.

The foregoing statements made by me are true. I understand that if any of the foregoing statements are willfully false, I am subject to punishment.

Margaret Comes, Esq.

Dated: October 2, 2020

STATE OF NEW JERSEY BOARD OF PUBLIC UTILITIES

**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**

**CERTIFICATION IN SUPPORT OF
MOTION
DOCKET NO. EO20090621**

I, Margaret Comes, of full age, do hereby certify as follows:

1. I am Associate Counsel for Rockland Electric Company (“Rockland” or “the Company”), and an attorney admitted in the State of New Jersey. As such, I am familiar with the facts and circumstances concerning this matter, and I make this Certification in support of Rockland’s Motion to Participate.
2. On September 25, 2020 Atlantic City Electric Company (“ACE”) filed a petition in the above matter with the New Jersey Board of Public Utilities (“the Board”). In the filing, the Company seeks approval to implement new energy efficiency programs and associated cost recovery.
3. Rockland is a New Jersey public utility, which maintains its principal office at One Lethbridge Plaza, Suite 32 – 2nd Floor, Route 17 North, Mahwah, New Jersey 07430. Rockland is engaged in the distribution and sale of electric energy for residential, commercial, and industrial purposes within New Jersey in the northern parts of Bergen and Passaic Counties and small areas in the northeastern and northwestern parts of Sussex County. Rockland is one of four investor-owned electric utilities in New Jersey. Rockland serves approximately 72,000 electric customers in New Jersey.

4. *N.J.A.C. 1:10-16.6(a)* sets forth the criteria for participation:

[A]ny person or entity with a significant interest in the outcome of a case may move for permission to participate.

5. *N.J.A.C. 1:10-16.6(b)* sets forth the standards that must be weighted when the Board considers a motion to participate:

In deciding whether to permit participation, the judge shall consider whether the participant's interest is likely to add constructively to the case without causing undue delay or confusion.

6. Rockland is entitled to participate because as one of only four investor-owned electric utilities in New Jersey serving retail customers, it has a significant interest in the above-captioned proceeding, *N.J.A.C. 1:10-16.6(a)*, and its interests will add constructively to this proceeding without causing undue delay or confusion. *N.J.A.C. 1:10-16.6(b)*. Rockland's significant interest in the outcome of the proceeding is rooted in the fact that substantive policy and/or procedural requirements established in this proceeding can significantly influence, if not have a precedential effect over, the positions taken by parties in, and the outcome of, proceedings involving Rockland. Therefore, it is important that Rockland be permitted participant status in this proceeding, so that it may monitor developments and be apprised of potential policy developments, both substantive and procedural, on these important issues in a timely manner.

7. Rockland's interests in this proceeding, as an investor-owned electric utility serving retail customers, are materially different from the petitioner, which represents its own interests, or the other parties (e.g., Board Staff and the Division of Rate Counsel), who primarily represent consumer interests.

8. Moreover, Rockland's interests will contribute to the development of a complete record for the consideration by the Board without causing any undue delay or confusion because the proceeding has just commenced. *N.J.A.C. 1:10-16.6(b)*.

9. At this time, Rockland seeks only participant status and does not foresee expanding that role. Rockland must, of course, reserve its right to seek full party intervenor status if the relevant circumstances underlying this proceeding change, and it can establish that it satisfies regulatory requirements for such a change. Although Rockland seeks participant status, Rockland is aware that certain utilities may seek intervenor status in Rockland's case pending in Docket No. EO20090623. Any Board order approving intervention for a utility in Rockland's case would have to find that, based on the common/overlapping concerns in the June 10 Order, the utility satisfies the standard of being "substantially, specifically, and directly affected by the outcome" of the case. N.J.A.C. 1:1-16.1(a). Of course, if the Board determines that the utility has a sufficient interest to be an intervenor in Rockland's case, then Rockland would have the identical sufficient interest to be an intervenor in its case. *Accordingly, this motion for participant status is provisional, and should be treated as a motion to intervene should the utility that is the subject of the above captioned proceeding be granted intervenor status in Rockland's case.*

10. Rockland requests that all communications, correspondence, orders, and other documentation relating to this proceeding be directed to the following persons:

Margaret Comes, Esq.
Associate Counsel
Rockland Electric Company
4 Irving Place Suite 1815-S
New York, New York 10003
Phone: (212) 460-3013
Fax: (212) 677-5850
Email: comesm@coned.com

With copies to:

Jack Carley, Esq.
Assistant General Counsel
Consolidated Edison Company of New York, Inc.
4 Irving Place Suite 1815-S

New York, New York 10003
Phone: (212) 460-2097
Fax: (212) 677-5850
Email: carleyj@coned.com

Rockland also requests that the above attorneys be placed on the official service list compiled for this proceeding.

11. For the foregoing reasons, Rockland requests that the Board or Presiding Office issue an Order: (1) granting Rockland rights as a Participant in this matter pursuant to N.J.A.C. 1:1-16.6; (2) to the extent the Presiding Commissioner or Board grants intervenor status to a New Jersey gas or electric utility in Rockland's case in Docket No. EO20090623, granting Rockland Intervenor status in the above-captioned case involving that utility; and (3) providing such further relief in connection therewith as is deemed reasonable, just and consistent with the foregoing.

I hereby certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements are willfully false, I am subject to punishment.

Dated: October 2, 2020

Margaret Comes, Esq.