#### POTTER AND DICKSON

ATTORNEYS AT LAW

#### PRINCETON, NEW JERSEY 08542

(609) 921-9555

Telecopier (609) 92[-2[8]

MEMBER N.J. AND CA. BARS PETER D. DICKSON MEMBER N.J. AND D.C. BARS

R. WILLIAM POTTER

February 9, 2021

By email

Aida Camacho-Welch Secretary of the Board Board of Public Utilities 44 South Clinton Ave, 3rd Floor, Suite 314 P.O. Box 350 Trenton, NJ 08625-0350 board.secretary@bpu.nj.gov

> RE: Petition of Atlantic City Electric Company for Approval of Amendments to its Tariff to Provide for an increase in Rates and Charges for Electric Service Pursuant to N.J.S.. 8:2-21 and 2-21.1, and for Other Appropriate Relief (12/20/20) BPU Docket No. ER20120746 Motion by Joint Solar Intervenors to Intervene

Dear Secretary Camacho-Welch:

This law firm represents the Mid-Atlantic Solar and Storage Industries Association (MSSIA), the NJ Solar Energy Coalition (NJSEC) and the National Solar Energy Industries Association (NSEIA) -- hereafter "Joint Solar Intervenor" -- who hereby file this Joint Motion to Intervene in the above-captioned Atlantic City Electric's (ACE) base rate case. In support of this motion, we hereby submit the Certification of Lyle Rawlings, president of MSSIA.

Respectfully submitted,

POTTER AND DICKSON /s/ R. William Potter R. William Potter Attorneys for the Joint Intervenors Email: <u>rwppddlaw@cs.com</u> and <u>potterrex@cs.com</u> State of New Jersey Board of Public Utilities 44 South Clinton Avenue, 3<sup>rd</sup> Floor, Suite 314 Post Office Box 350 Trenton, NJ 08625-0350 <u>www.nj.gov/bpu/</u>

ENERGY

IN THE MATTER OF THE PETITION OF ATLANTIC CITY ELECTRIC COMPANY FOR APPROVAL OF AMENDMENTS TO ITS TARIFF TO PROVIDE FOR AN INCREASE IN RATES AND CHARGES FOR ELECTRIC SERVICE PURSUANT TO N.J.S.. 8:2-21 AND 2-21.1, AND FOR OTHER APPROPRIATE RELIEF (12/20/20)

BPU DOCKET No. ER20120746

JOINT MOTION TO INTERVENE BY THE MID-ATLANTIC SOLAR AND STORAGE INDUSTRIES ASSOCIATION (MSSIA), THE NEW JERSEY ENERGY COALITION (NJEC), AND THE NATIONAL SOLAR ENERGY INDUSTRIES ASSOCIATION (NSEIA)

This Joint motion to intervene in the Atlantic City Electric (ACE) base rate case

captioned, I/M/O the Petition of Atlantic City Electric Company for Approval of

Amendments to its Tariff to Provide for an Increase in Rates and Charges for Electric

Service Pursuant to N.J.S.. 8:2-21 and 2-21.1, and for Other Appropriate Relief

(12/20/20), BPU Docket No. ER20120746. is filed on behalf of three separate but

cooperative associations of solar photovoltaic (PV) developers, installers, and consultants,

as well as electric storage industries (hereafter Joint Solar Intervenors): .Mid-Atlantic

Solar and Storage Industries Association (MSSIA), the New Jersey Energy Coalition

(NJEC), and the National Solar Energy Industries Association (NSEIA) They are filing

to intervene as a Joint Motion in order to "speak with one voice" seeking consensus while

providing the Board of Public Utilities (BPU) with useful information and evidence relevant to the outcome of the ACE rate case, and to do so in the most efficient, timely and cost effective manner.

In support of this Joint Motion, we submit the Certification of Lyle Rawlings, the President of the Mid-Atlantic Solar & Storage Industries Association (MSSIA) and Advanced Solar Products, which is attached as **Exhibit 1**.

The standards for adjudicating a motion to intervene are well known; as will be shown, the Joint Solar Intervenors satisfy all of those standards. More particularly, in <u>N.J.A.C.</u> 1:1-16.3(a) provides that Board in ruling on such motion consider the following factors:

1. The nature and extent of the moving party's interest in the outcome of the case;

2. Whether that 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 inclusion of the party; and

4. Other appropriate matters.

Moreover, if the BPU believes the standards for intervention are not met, <u>N.J.A.C.</u> 1:1-16.5 provides for granting the moving party a more limited but nonetheless important role in the proceedings, as a "participant." <u>N.J.A.C.</u> 1:1-16.5. The "participant" is authorized to argue orally, file a statement or brief, file exceptions, or all of these as the decision-maker may elect.

In applying these standards to the issues in the case the BPU has articulated the

need to engage in a judicious "balancing test" – weighing the public interest in development of a full and accurate record in aid of decision against the interest of the petitioning party in obtaining a prompt and expeditious resolution of the matter. In this petition, we respectfully submit there is no conflict between the public interest and ACE's proposed "Solar Hosting Initiative," as set forth by ACE in its Petition and in the prefiled testimony of Gregory W. Brubaker.

We now demonstrate how the Joint Solar Intervenors satisfy all of the relevant standards for granting intervention status.

### 1 The Joint Solar Intervenors have significant interests of statewide importance in the outcome of the case:

The certification by Mr. Rawlings attests to the critical importance of the ACE proposal to invest up to \$10 million over the next two years in its "Solar Hosting Initiative" which is acutely needed to facilitate expanded development of solar PV systems in the ACE franchise area. As Mr. Rawlings points out:

"There is a de facto moratorium on 'additional solar installations' at many locations throughout the ACE territory, resulting in the inability of many solar projects to be constructed. In many other locations, restrictions in ACE's distribution system have resulted in significant reduction in size in many other solar projects, and significant cost for project by project upgrades to the ACE distribution system.... This piecemeal approach to upgrading ACE's infrastructure it is an inefficient and chaotic way to 'make ready' the grid, as is necessary for compliance with the Clean Energy Act of 2018 and the EMP [Energy Master Plan] as well as the Global Warming Response Act's requirement of an 80% reduction in greenhouse gas emissions by 2050. Compliance with these laws constitutes nothing less than a complete overhaul of the way the state generates, distributes, and uses electric energy. The ACE Solar Hosting Initiative is an important first step in recognizing and acting upon this statewide imperative." Rawlings ¶. 8 (Exhibit 1).

## 2. The Joint Solar Intervenors will add measurably and constructively to the proceedings:

No other party represents or purports to represent the breadth, depth and diversity of the renewable energy sector in this important, precedent-setting case. As such, the Joint Solar Intervenors will add constructively to the expeditious resolution of this important case. As Mr. Rawlings states: "MSSIA believes that it can contribute analysis and reasoning that can contribute aid in illuminating BPU's consideration of ACE's filing." Rawlings ¶ 11 (Exhibit 1). "Furthermore, MSSIA [has] provided testimony, written comments, and presentations for EMP stakeholder meetings with staff and hearings in 2018 and 2019, as well as for several BPU dockets and in meetings with staff." Rawlings ¶ 10 (Exhibit 1).

# 3. There is no prospect of the Joint Solar Intervenors causing confusion or delay in the case:

As no other party represents the interests of the Joint Solar Intervenors there is no prospect of their intervention causing confusion or undue -- or indeed any -- delay. Accordingly, the Joint Solar Intervenors will accept, support and abide by an expeditious procedural schedule for concluding this case. Rawlings  $\P$  12 (Exhibit 1).

#### 4. Other important factors for the BPU to consider:

Intervention by the Joint Solar Intervenors will promote compliance with the State's aggressive clean energy policies combating global climate change: "The BPU's plan for adding large amounts of solar power between now and 2030, as expressed in its Final Capstone Report ... calls for 7464 MW of additional solar capacity between EY 2022 and 2030 ... essentially more than tripling the amount of solar generation in the state relative to the 20/20 total. It is plainly evident that achievement of these BPU goals, and the requirements of the Clean Energy Act, and the Global Warming Response Act will require an orderly, efficient, fair and timely program of infrastructure improvements that will make the grid ready for this unprecedented change." Rawlings ¶ 9 (Exhibit 1).

**CONCLUSION:** For the reasons expressed above and more fully in the Rawlings certification, the Joint Solar Intervenors respectfully request an order from the Board of Public Utilities admitting them as parties into the case, and adding them to the electronic service list.

Respectfully submitted, POTTER AND DICKSON By /s/ R. William Potter R. William Potter Attorneys for the Joint Solar Intervenors 1914 Nassau Street, Suite 31 Princeton, NJ 08542 Phone: (609) 921-9555; Fax: (609) 921-2181 Email: rwppddlaw@cs.com and potterrex@cs.com

### Service List

Atlantic City Electric Company	Board of Public Utilities
500 North Wakefield Drive	44 South Clinton Avenue, 9th Floor
Post Office Box 6066	Post Office Box 350
Newark, DE 19714-6066	Trenton, NJ 08625-0350
Philip J. Passanante, Esq.	Aida Camacho-Welch, Board Secretary
Associate General Counsel	board.secretary@bpu.nj.gov
philip.passanante@pepcoholdinqs.com	
	Paul Flanagan, Esq., Executive Director
Marisa Slaten, Esq. Director	paul.flanagan@bpu.nj.gov
Regulatory Strategy and Services	
marisa.slaten@exeloncorp.com	Robert Brabston, Esq.,
	Deputy Executive Director
Clark M. Stalker, Esq.	robert.brabston@bpu.nj.gov
Associate General Counsel	
clark.stalker@exeloncorp.com	Counsel's Office
Heather Hall	Abe Silverman, Esq., General Counsel
Manager, Regulatory Affairs	abe.silverman@bpu.nj.gov
heather.hall@pepcoholdings.com	
	Heather Weisband, Esq., Senior Counsel
Diana C. DeAngelis	heather.weisband@bpu.nj.gov
Senior Rate Analyst	
diana.deangelis@pepcoholdings.com	Economist's Office
Colleen A. Foley, Esq.	Benjamin Witherell, Chief Economist
Saul Ewing Arnstein and Lehr LLP	benjamin.witherell@bpu.nj.gov
One Riverfront Plaza, Suite 1520	
Newark, NJ 07102	Jackie O'Grady
colleen.foley@saul.com	jackie.ogrady@bpu.nj.gov

New Jersey Division of Rate Counsel 140 East Front Street, 4th Floor	Division of Energy
Post Office Box 003	Stacy Peterson, Director
Trenton, NJ 08625-0003	stacy.peterson@bpu.nj.gov
	surey.peterson@opu.inj.gov
Stefanie A. Brand, Esq. Director	Scott Sumliner
sbrand@rpa.nj.gov	scott.sumliner@bpu.nj.gov
sorand@rpa.nj.gov	scott.summer@opu.nj.gov
Prion Linmon Egg. Litigation Managar	Powerly Tyndell Preemfield
Brian Lipman, Esq., Litigation Manager	Beverly Tyndell-Broomfield
blipman@rpa.nj.gov	beverly.tyndell@bpu.nj.gov
Devid Ward East	
David Wand, Esq.	Jacqueline Galka
dwand@rpa.nj.gov	jacqueline.galka@bpu.nj.gov
Rob Glover, Esq.	Bart Kilar
rglover@rpa.nj.gov	bart.kilar@bpu.nj.gov
Brian Weeks, Esq.	Oneil Hamilton
bweeks@rpa.nj.gov	oneil.hamilton@bpu.nj.gov
o weeks (or painif.go v	oneninalinten (gepung.gev
Debora Layugan, Paralegal	Ryan Moran
	-
dlayugan@rpa.nj.gov	ryan.moran@bpu.nj.gov
	David Duarun
	David Brown
	david.brown@bpu.nj.gov
	Paul Lupo, Bureau Chief
	paul.lupo@bpu.nj.gov
	Sri Medicherla
	sri.medicherla@bpu.nj.gov
	Cindy Bianco
	cindy.bianco@bpu.nj.gov
	emay.onuncola.opu.nj.gov

Division of Law	Joint Solar Intervenors:
25 Market Street	
Post Office Box 112	R. William Potter
Trenton, NJ 08625-0112	Potter and Dickson
	Attorneys for the Joint Solar Intervenors
Pamela Owen, Esq.	194 Nassau Street, Suite 31
pamela.owen@law.njoag.gov	Princeton, NJ 08542
	Phone: (609) 921-9555;
Michael Beck, DAG	Fax: (609) 921-2181
michael.beck@law.njoag.gov	Email: <u>rwppddlaw@cs.com</u> and
	potterrex@cs.com
Brandon Simmons, DAG	
brandon.simmon@law.njoag.gov	Lyle Rawlings
	MSSIA
Daren Eppley, DAG	Rutgers Eco-Complex, Suite 208-8
daren.eppley@law.njoag.gov	1200 Florence-Columbus Road
	Bordentown, NJ 08505
	lyle@advancedsolarproducts.com