June 1, 2012

Via Electronic and Regular Mail

Kristi Izzo, Secretary
Board of Public Utilities
44 South Clinton Avenue, 9th Floor
P.O. Box 350
Trenton, NJ 08625-0350

Re: I/M/O the Review of Utility Supported Solar Programs
BPU Docket No. EO11050311V

Dear Secretary Izzo:

Please accept this letter on behalf of Jersey Central Power & Light Company ("JCP&L" or "Company") in response to the Board of Public Utilities' ("Board") Order dated May 23, 2012 in the above-referenced matter ("May 23 Order").

In the May 23 Order, the Board, among other things: (1) approved Board Staff's recommendation "that the total capacity to be allocated under the Extended EDC SREC Programs would be 180 MW, to be split among the participating EDCs over 3 years" and that "[t]he total capacity would be divided up among the EDCs based on retail sales"(May 23 Order, p. 26); and (2) directed each of the State’s electric distribution companies ("EDCs") “to file within 5 business days of service of this Order, a notice of their intention to participate or not to participate in the Extended EDC SREC Programs consistent with Staff’s recommendations adopted by the Board herein.” May 23 Order, p. 28.

In response to the May 23 Order, JCP&L hereby notifies the Board that intends to file a petition for approval of an Extended SREC Program of 52 MW of solar capacity over a three-year solicitation period. The 52 MW size is based on JCP&L’s retail sales, which are approximately 29% of the statewide total. JCP&L’s willingness to make a voluntary filing is
premised on the assumption that its Extended SREC Program will be substantially similar to the Company's original SREC program.

Respectfully submitted,

[Signature]

Gregory Eisenstark

c: BPU's electronic distribution list (via email)
June 1, 2012

VIA ELECTRONIC & OVERNIGHT MAIL

Kristi Izzo, Secretary
State of New Jersey Board of Public Utilities
44 South Clinton Avenue, 9th Floor
P.O. Box 350
Trenton, New Jersey 08625-0350

RE: I/M/O the Review of Utility Supported Solar Programs,
Docket No. EO11050311V

Dear Ms. Izzo:

This letter is being submitted on behalf of Public Service Electric and Gas Company (“PSE&G,” the “Company”) in accordance with the direction of the New Jersey Board of Public Utilities (“Board”) set forth in its Order dated May 23, 2012 (“Order”) in the above-referenced matter.

PSE&G is interested in participating in the Extended EDC SREC Programs through extensions of its existing programs to the full extent of its allocation under the terms of the Order, including capacity allocated to PSE&G from the shares of other EDCs that decline to participate, and subject to approval of PSE&G’s programs under acceptable terms in a subsequent Board proceeding under N.J.S.A. 48:3-98.1. This would include Board approval of a cost recovery mechanism and return on investment similar to those applicable to PSE&G’s existing SREC programs approved under that provision. PSE&G also remains interested in additional solar investment as part of an efficient implementation of the State’s renewable portfolio standards.

The State of New Jersey has established aggressive solar goals and is a national leader in its promotion of renewable energy. Continued EDC involvement in the implementation of the State’s solar programs will deliver significant benefits to the State, including the type of economic and environmental benefits that the Energy Master Plan seeks to encourage. For example, PSE&G’s Board approved Solar 4 All program has allowed PSE&G to partner with solar developers and installers and has expanded solar beyond traditional solar market segments to underserved markets that are important from a public policy perspective, including landfills and brownfields. In addition, our Board approved Solar Loan programs provide funding for smaller, net-metered projects that may otherwise have difficulty accessing financing. All of PSE&G’s programs have stimulated job creation in New Jersey, and have the benefit of providing market stability despite the cyclical nature of the SREC market, encouraging innovation and supplying a stable and predictable base quantity of solar capacity. Solar 4 All
also allows ratepayers to benefit from their investment by returning the proceeds from energy, capacity and SREC sales, along with tax credits, to ratepayers.

Finally, we recognize that while the May 2012 Order “only addresses PSE&G’s solar loan programs,” Staff also recommends a “set aside for grid supply projects for municipal landfills or brownfields.” As noted, PSE&G has already successfully developed grid connected solar on landfills and brownfields as part of its current Solar4All program, and believes these sites lend themselves to continued grid connected direct investment going forward. Therefore, as part of its participation in the Extended EDC SREC Programs, PSE&G proposes to file petitions with the Board for (1) an extension of its Solar Loan program, and (2) an extension of its Solar4All program for landfills and brownfields. In addition, PSE&G is considering other solar investment programs outside of the Extended EDC SREC Programs.

Thank you very much for your consideration.

Very truly yours,

[Signature]

C Service List (E-mail only)
June 1, 2012

VIA EMAIL AND
REGULAR MAIL

Hon. Kristi Izzo, Secretary
State of New Jersey
Board of Public Utilities
44 South Clinton Avenue, 9th Floor
P.O. Box 350
Trenton, New Jersey 08625-0350

Re: I/M/O the Review of Utility Supported Solar Programs,
BPU Docket No. EO11050311V

Dear Secretary Izzo:

Rockland Electric Company ("RECO" or "the Company") submits this letter in response to the Board of Public Utilities ("Board") Order dated May 23, 2012 in the above-referenced proceeding ("May 23 Order"). The Board directed the state's Electric Distribution Companies ("EDCs") to file within five business days of service of the May 23 Order, a notice of their intention to participate or not to participate in the Extended EDC SREC Programs consistent with Staff's recommendations adopted by the Board therein. As provided in the May 23 Order, Extended EDC SREC Programs include both SREC financing programs and solar loan programs.

RECO hereby notifies the Board of its intent to petition for approval of a solar loan program covering the Company's allocated share of 180 MW over three years. The design of RECO's solar loan program will be similar to that approved by the Board for Public Service Electric and Gas Company.

RECO's participation in the Board's Extended EDC SREC Programs is contingent upon RECO's recovery of all reasonable and prudent development, implementation and management costs including, but not limited to, all SREC transition fees, all loan serving fees, any fees associated with the Company's weighted average cost of capital, and all administrative fees. To the extent that such costs are not recoverable from solar developers or generation customers, the Board should authorize RECO to recover such fees through the Regional Greenhouse Gas Initiative ("RGGI") Surcharge.
In good faith, RECO will commence development of a proposed solar loan program and will defer the costs of such development as incurred for subsequent recovery. RECO will identify the specific features of its cost recovery mechanism in its Extended EDC SREC Program filing.

Very truly yours,

[Signature]
John L. Carley
Assistant General Counsel

c: Service List (E-mail only)
VIA FIRST CLASSE MAIL and
ELECTRONIC MAIL
kristi.izzo@bpu.state.nj.us

Kristi Izzo
Secretary of the Board
State of New Jersey
Board of Public Utilities
44 South Clinton Avenue, 9th Floor
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Trenton, New Jersey 08625-0350

RE: Notice of Intent of Participate in Extended EDC SREC Program
In the Matter of the Review of Utility Supported Solar Programs
BPU Docket No. EO11050311V

Dear Secretary Izzo:

On behalf of Atlantic City Electric Company ("ACE" or the "Company"), and in accordance with the Board of Public Utilities' (the "Board") May 23, 2012 Order in the above-referenced matter, please accept this letter as notice of the Company's intent to participate in the Extended EDC SREC Program. In developing the program to be included in the extension, it is ACE's intention to be consistent with Staff's recommendations as reflected in the Board's Order.

Please note that the Company's willingness to make this voluntary filing is premised on the Board's approval of a program -- including a cost recovery and incentive mechanism -- that is similar in all material respects to the SREC Financing Program that ACE has participated in with Jersey Central Power & Light Company and Rockland Electric Company since 2008.

Feel free to contact the undersigned with any questions.

Respectfully submitted,

[Signature]

Philip J. Passanante
Attorney at Law of the
State of New Jersey

cc: Electronic Distribution List (via e-mail)
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