

<u>VIA EMAIL</u> aida.camacho@bpu.nj.gov board.secretary@bpu.nj.gov

Aida Camacho-Welch Secretary of the Board New Jersey 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 Verified Petition of Jersey : Central Power & Light Company For Approval : of JCP&L's Energy Efficiency and Conservation : Plan Including Energy Efficiency and Peak : Demand Reduction Programs (JCP&L EE&C) BPU Docket No. EO20090620

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

Dear Secretary Camacho-Welch:

On behalf of the Building Performance Association ("BPA"), please accept for filing the attached Motion to Participate in the above-captioned matter. Please do not hesitate to contact us with questions or comments.

Consistent with the Order issued by the Board in connection with In the Matter of the New Jersey Board of Public Utilities' Response to the COVID-19 Pandemic for a Temporary Waiver of Requirements for Certain Non-Essential Obligations, BPU Docket No. EO20030254, Order dated March 19, 2020, this Motion is being electronically filed with the Secretary of the Board. No paper copies will follow.

Respectfully Submitted,

Kara Saul Rinaldi Vice President of Government Affairs, Policy and Programs Building Performance Association

Cc: See attached service list

## State of New Jersey Board of Public Utilities

In the Matter of the Verified Petition of Jersey : Central Power & Light Company For Approval : of JCP&L's Energy Efficiency and Conservation : Plan Including Energy Efficiency and Peak : Demand Reduction Programs (JCP&L EE&C) Docket Nos.: EO20090620 & QO10010040

# **MOTION TO PARTICIPATE**

The Building Performance Association ("BPA") respectfully requests the New Jersey Board of

Public Utilities ("NJBPU"), pursuant to N.J.A.C. § 1:1-16.1, et seq., grant its motion for

participation in the above-captioned matter. All communications and correspondence concerning

this proceeding should be directed to:

Kara Saul Rinaldi Vice President of Government Affairs, Policy and Programs Building Performance Association <u>kara.saul-rinaldi@building-performance.org</u> 202.276.1773

> Sabine Rogers Public Policy Associate On behalf of Building Performance Association <u>sabine@anndyl.com</u> 802.338.0268

## A. Introduction

1. The Building Performance Association (BPA) is a 501(c)6 industry association

committed to redefining the industry by supporting policies that will improve and

increase the expansion of home and building performance, energy efficiency businesses,

and industries. BPA is made up of more than 9,800 members who are working professionals in contracting services, weatherization, product manufacturing and distribution, program administration, building science, and nonprofits—including a number of members in the state of New Jersey.

- 2. On May 23, 2018, Governor Murphy signed into law the Clean Energy Act of 2018 (P.L. 2018, c, 17), which establishes aggressive energy reduction targets and other clean energy strategies. Since then BPA has been closely following the process the NJBPU has undertaken to develop this next generation of energy efficiency and peak demand reduction programs, and we have submitted many comments on these matters.
- 3. On September 25, 2020, Jersey Central Power & Light Company (JCP&L) filed a petition with the NJBPU to seek approval of its proposed Energy Efficiency and Conservation Plan. The programs and subprograms in the proposed JCP&L EE&C Plan are designed to increase energy efficiency and reduce peak demand in all sectors of the economy, and JCP&L is proposing a budget of \$230.1 million over the three-year period covered by this filing.

#### **B.** Motion to Intervene

- 4. Pursuant to N.J.A.C. § 1:1-16.6 "any person or entity with a significant interest in the outcome of a case may move for permission to participate."
- 5. BPA and its New Jersey members have significant interest in the outcome of this case. As the only national association representing home performance contractors, and with three decades of experience advancing a home performance industry that delivers improved energy efficiency, health, and environmental performance of buildings, BPA will add

constructively to the case. Finally, BPA's participation will not cause undue delay or confusion.

- a. BPA has significant interest in ensuring successful energy efficiency programs in New Jersey because our members—including working professionals in contracting services, weatherization, product manufacturing and distribution, building science, and nonprofits—are directly impacted by the successful design and implementation of these programs. Any energy efficiency plans approved by the NJBPU will impact our contractors and other members in the State and the continuation and growth of their businesses.
- b. BPA's members have extensive industry knowledge and experience, having participated utility- and state- run energy efficiency programs across the country and within New Jersey. This expertise has informed our numerous previous comments before the NJBPU.<sup>1</sup>
- c. Finally, BPA's intervention in this action will not cause any confusion or undue delay. BPA will aim to play a constructive role throughout this proceeding by coordinating its efforts in this proceeding with other parties and abiding the schedule set forth by the Board.
- 6. For the above reasons, BPA respectfully requests that NJBPU grant this motion, and grant BPA participant status in this proceeding.

**WHEREFORE**, because BPA has significant interest in this case and because it is likely to provide informed input that will assist the Board in fully considering the matter without unduly

<sup>&</sup>lt;sup>1</sup> Our recent comments this year include: August 5 on the NJ Cost Test Straw Proposal; July 27 on Docket No. QO17091004 in the matter of the energy efficiency utility core programs; May 15 on Equity in Energy Efficiency; April 13 on the Straw Proposal for New Jersey's Energy Efficiency and Peak Demand Reduction Programs.

complicating or disrupting the proceedings, BPA respectfully requests intervention in this

proceeding.

Date: October 2, 2020

Respectfully submitted,

Kara Saul Rinaldi Vice President of Government Affairs, Policy and Programs Building Performance Association <u>kara.saul-rinaldi@building-performance.org</u> 202.276.1773 In the Matter of the Verified Petition of Jersey Central Power & Light Company For Approval of JCP&L's Energy Efficiency and Conservation Plan et al. (JCP&L EE&C)

BPU Docket No.

\_\_\_\_ --Service List [September 25, 2020]

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

Benjamin Goldstein, Program Specialist Benjamín.goldstein@bpu.nj.gov Mahogany A. Hall, Program Specialist 2 Mahogany.hall@bpu.nj.gov

**DIVISION OF LAW** 

Pamela Owen, Esq. Deputy Attorney General NJ Department of Law and Public Safety Richard J. Hughes Justice Complex Public Utilities Section, 7<sup>th</sup> Floor 25 Market Street, P.O. Box 112 Trenton, NJ 08625 Pamela.owen@law.njoag.gov

Terel Klein, Esq. Deputy Attorney General Terel.klein@law.njoag.gov

\*Matko Ilic, Esq. matko.ilic@law.njoag.gov

RATE COUNSEL \*Stefanie A. Brand Esq., Director Division of Rate Counsel 140 East Front Street, 4th Floor P.O. Box 003 Trenton, NJ 08625-0003 sbrand@rpa.nj.gov

Brian O. Lipman, Esq. Litigation Manager <u>blipman@rpa.nj.gov</u>

Ami Morita, Esq. Managing Attorney - Electric Division amorita@rpa.nj.gov

Maria Novas-Ruiz, Esq. mnovas-ruiz@rpa.nj.gov

Maura Caroselli, Esq. mcaroselli@rpa.nj.gov

Debora Layugan, Paralegal <u>dlayugan@rpa.nj.gov</u>

JCP&L Lauren Lepkoski, Esq. FirstEnergy Service Company 2800 Pottsville Pike P.O. Box 16001 Reading, PA 19612-6001 Ilepkoski@firstenergycorp.com

\*James C. Meyer, Esq. Edward K. DeHope, Esq. Riker Danzig Scherer Hyland & Perretti Headquarters Plaza One Speedwell Avenue Morristown, NJ 07962-1981 jmeyer@riker.com edehope@riker.com

\*Receives two hard copies of pleadings; #Only receives filed pleadings-no discovery

Joshua R. Eckert, Esq. FirstEnergy Service Company 300 Madison Avenue Morristown, NJ 07962 JEckert@firstenergycorp.com

Edward C. Miller Emille3@firstenergycorp.com

Mark A. Mader mamader@firstenergycorp.com

James O'Toole jotoole@firstenergycorp.com

Carol Pittavino FirstEnergy Service Company 800 Cabin Hill Drive, Greensburg, PA 15601 cpittavino@firstenergycorp.com

Kurt Turosky 76 South Main Akron, OH 44308 turoskyk@firstenergycorp.com

5206553v1

BPU #Aida Camacho-Welch, Board Secretary Board of Public Utilities 44 South Clinton Avenue, Suite 314 P.O. Box 350 Trenton, NJ 08625-0350 board.secretary@bpu.nj.gov aida.camacho@bpu.nj.gov karriemah.graham@bpu.nj.gov

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

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

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

Stacy Peterson Director, Division of Energy stacy.peterson@bpu.nj.gov

Andrea Hart, Esq., Legal Specialist andrea.hart@bpu.nj.gov

Dr. Ben Witherell, Chief Economist ben.witherell@bpu.nj.gov

Ryan Moran <u>Ryan.Moran@bpu.nj.gov</u>

David Brown David.Brown@bpu.nj.gov

Dean Taklif Dean.Taklif@bpu.nj.gov

Heather Weisband Heather.Weisband@bpu.nj.gov

#### **BPU-DIVISION OF CLEAN ENERGY**

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

Stacy Richardson Deputy Director Stacy.richardson@bpu.nj.gov

Sherri Jones, Assistant Director Sherri.jones@bpu.nj.gov

Hanaa Rohman, Manager Hanaa.rohman@bpu.nj.gov

Jessica Brand, Program Administrator Jessica.brand@bpu.nj.gov