



STATE OF NEW JERSEY
Board of Public Utilities
44 South Clinton Avenue, 9th Floor
Trenton, New Jersey 08625-0350
www.nj.gov/bpu/

ENERGY

IN THE MATTER OF THE PROVISION OF)	DECISION AND ORDER APPROVING
BASIC GENERATION SERVICE AND THE)	THE PASS-THROUGH OF FERC
COMPLIANCE TARIFF FILING REFLECTING)	AUTHORIZED CHANGES IN FIRM
CHANGES TO SCHEDULE 12 CHARGES IN)	TRANSMISSION SERVICE RELATED
PJM OPEN ACCESS TRANSMISSION TARIFF-)	CHARGES
DECEMBER 2019 JCP&L NITS JOINT FILING)	
)	DOCKET NO. ER19121540

Parties of Record:

Gregory Eisenstark, Esq., (Cozen O'Connor) on behalf of Jersey Central Power and Light Company

Matthew Weissman., Esq., on behalf of Public Service Electric and Gas Company

Philip Passanante, Esq., on behalf of Atlantic City Electric Company

John L. Carley, Esq., on behalf of Rockland Electric Company

Stefanie A. Brand, Esq., Director, New Jersey Division of Rate Counsel

BY THE BOARD:

By petition dated December 12, 2019, Atlantic City Electric Company (“ACE”), Jersey Central Power and Light Company (“JCP&L”), Public Service Electric and Gas Company, (“PSE&G”) and Rockland Electric Company (“Rockland”) (collectively, the “EDCs”) filed a joint petition (“December 2019 Petition”) with the New Jersey Board of Public Utilities (“Board”) requesting recovery of Federal Energy Regulatory Commission (“FERC”) approved changes in transmission service related charges related to the formula rate filing made by JCP&L.

FERC Proceeding

On October 30, 2019, in FERC Docket No. ER20-227-000, JCP&L filed a petition with the FERC requesting approval of a formula rate for its Network Integration Transmission Service (“NITS”) rate charged for the JCP&L zone, and the Transmission Enhancement Charge (“TEC”) revenue requirement under the PJM Interconnection LLC’s (“PJM”) Open Access Transmission Tariff (“OATT”). The proposed formula rate would be an increase compared to JCP&L’s current stated transmission rate. JCP&L requested an effective date of January 1, 2020.

On December 20, 2019, the FERC issued an Order in Docket No. ER20-227-000. (“December 2019 FERC Order”). The December 2019 FERC Order accepted the proposed tariff revisions, suspending them for a nominal period, to become effective January 1, 2020, subject to refund. The December 2019 FERC Order established hearing and settlement judge procedures.

December 2019 Petition

In the December 2019 Petition, the EDCs proposed tariff changes to the Basic Generation Service (“BGS”), Residential and Small Commercial Pricing (“BGS-RSCP”), and Commercial and Industrial Energy Pricing (“BGS-CIEP”) rates to customers resulting from changes in the PJM OATT made in response to the JCP&L formula rate filing made by JCP&L in FERC Docket No. ER20-227-000. The EDCs requested that the changes become effective on January 1, 2020.

The EDCs also requested that BGS suppliers be compensated for the changes to the OATT resulting from the implementation of the JCP&L project annual formula updates effective January 1, 2020. The EDCs confirmed that the suppliers will be compensated subject to the terms and conditions of the applicable Supplier Master Agreements (“SMAs”), and any difference between the payments to BGS-RSCP and BGS-CIEP suppliers and charges to customers will flow through the BGS Reconciliation Charges.

According to the EDCs, the December 2019 Petition satisfies the requirements of paragraph 15.9(a)(i) and (ii) of the BGS-RSCP and BGS-CIEP SMAs, which mandate that BGS-RSCP and BGS-CIEP suppliers be notified of rate increases for firm transmission service, and that the EDCs file for and obtain Board approval for an increase in retail rates commensurate with the FERC-implemented rate increase.

The TECs detailed in Schedule 12 of the PJM OATT were implemented to compensate transmission owners for the annual transmission revenue requirements for “Required Transmission Enhancements” that are requested by PJM for reliability or economic purposes. TECs are recovered by PJM through an additional transmission charge in the transmission zones assigned cost responsibility for Required Transmission Enhancement projects.

Each EDC is allocated a different portion of JCP&L’s NITS costs from PJM based on the cost for Required Transmission Enhancements in each EDC’s transmission zone. Based on this allocation of the TEC costs for the EDCs and their respective allocation among each EDC’s customer service classes, the monthly bill for a residential customer using 650 kWh per month will change by approximately the following amounts (including Sales and Use Tax): no change for ACE; an increase of \$0.51 or 0.60 % for JCP&L; an increase of \$0.01 or 0.01% for PSE&G, and no change for Rockland.

DISCUSSION AND FINDING

In the Board's Order dated December 2, 2003 in Docket No. EO03050394, the Board found that the pass through of any changes in the network integration transmission charge, and other charges associated with the FERC-approved OATT, is appropriate. Furthermore, by subsequent Orders, the Board approved paragraph 15.9 of the SMAs as filed by the EDCs which requires that the EDCs file for Board approval of any increases or decreases in their transmission charges that have been approved by FERC. The SMAs also authorize the EDCs to adjust the rates paid to suppliers for FERC-approved rates and increases to Firm Transmission Services once approved by the Board. The Board Orders further require that the EDCs review and verify the requested FERC authorized changes.

After review of the verifications and supporting documentation, the Board **HEREBY FINDS** that the December 2019 Petition satisfies the EDCs' obligations under paragraph 15.9(a)(i) and (ii) of the relevant SMAs, and **HEREBY APPROVES** the changes to the BGS-RSCP and BGS-CIEP rates requested in the December 2019 Petition by each EDC for its transmission charges resulting from the FERC-approved changes effective as of February 1, 2020. The Board's December 22, 2006 Order in Docket No. EO06020119¹ at page 12 states:

"Upon receipt of Board approval for the increase in the rates charged to BGS Customers, the EDCs would begin collecting the increase from BGS Customers, tracking that portion of the rates charged to BGS Customers attributable to the rate increase, and retaining such tracked amounts for the ultimate benefit of the BGS Suppliers. Upon approval by the FERC of a proposed rate increase, in a Final FERC Order not subject to refund, the EDCs would increase, by the amount approved by the Board, the BGS-FP auction price paid to BGS-FP Suppliers, and the BGS-CIEP Transmission Charge paid to BGS-CIEP Suppliers, and would pay each BGS Supplier, in proportion to its BGS Supplier Responsibility Share, the amounts tracked and retained for the benefit of BGS Suppliers until the date final FERC approval was received."

Accordingly, the Board **AUTHORIZES** the EDCs to collect from BGS customers, the change in rates associated with the December 2019 Petition, and track such collections until receipt of a Final FERC Order in the matter.

Further, the Board **HEREBY DIRECTS** the EDCs to file tariffs and rates consistent with the Board's findings by February 1, 2020.

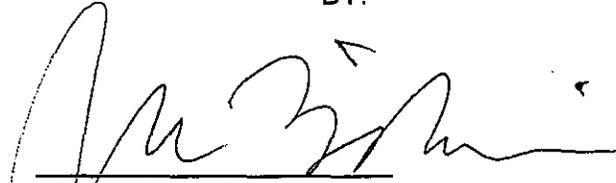
The EDCs' rates remain subject to audit by the Board. This Decision and Order does not preclude the Board from taking any actions deemed to be appropriate as a result of any Board audit.

¹ In re the Provision of Basic Generation Service for the Period Beginning June 1, 2007, BPU Docket No. EO06020119 (December 22, 2006).

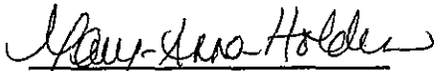
The effective date of this Order is January 30, 2020.

DATED: 1/22/20

BOARD OF PUBLIC UTILITIES
BY:



JOSEPH L. FIORDALISO
PRESIDENT



MARY ANNA HOLDEN
COMMISSIONER



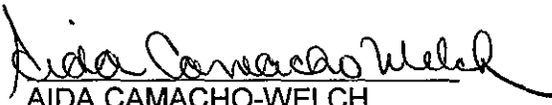
DIANNE SOLOMON
COMMISSIONER



UPENDRA J. CHIVUKULA
COMMISSIONER



ROBERT M. GORDON
COMMISSIONER

ATTEST: 

AIDA CAMACHO-WELCH
BOARD SECRETARY

I HEREBY CERTIFY that the within
document is a true copy of the original
in the files of the Board of Public Utilities.

IN THE MATTER OF THE PROVISION OF BASIC GENERATION SERVICE AND THE COMPLIANCE
TARIFF FILING REFLECTING CHANGES TO SCHEDULE 12 CHARGES IN PJM OPEN ACCESS
TRANSMISSION TARIFF-DECEMBER 2019 JCP&L NITS JOINT FILING
BPU Docket No. ER19121540

SERVICE LIST

<p>BOARD OF PUBLIC UTILITIES 44 South Clinton Avenue, 9th Floor Trenton, NJ 08625-0350</p>		
<p>Aida Camacho- Welch, Secretary board.secretary@bpu.nj.gov</p>	<p>Stacy Peterson, Director Division of Energy stacy.peterson@bpu.nj.gov</p>	<p>Heather Weisband, Esq. Counsel's Office heather.weisband@bpu.nj.gov</p>
<p>DIVISION OF RATE COUNSEL 140 East Front Street, 4th Floor Trenton, NJ 08625-0003</p>		
<p>Stefanie A. Brand, Esq. sbrand@rpa.nj.gov</p>	<p>Brian Lipman, Esq. blipman@rpa.nj.gov</p>	<p>Ami Morita, Esq. amorita@rpa.nj.gov</p>
<p>David Wand, Esq. dwand@rpa.nj.gov</p>	<p>Celeste Clark cclark@rpa.nj.gov</p>	<p>Deborah Layugen dlayugen@rpa.nj.gov</p>
<p>Robert Fagan Synapse Energy Economics, Inc. 485 Massachusetts Avenue., Suite 2 Cambridge, MA 02139 rfagan@synapse-energy.com</p>	<p>Max Chang Synapse Energy Economics, Inc. 485 Massachusetts Ave., Suite 2 Cambridge, MA 02139 mchange@synapse-energy.com</p>	
<p>DEPARTMENT OF LAW & PUBLIC SAFETY Richard J. Hughes Justice Complex Public Utilities Section 25 Market Street, P.O. Box 112 Trenton, NJ 08625</p>		
<p>Pamela Owen, DAG pamela.owen@law.njoag.gov</p>	<p>Michael Beck, DAG michael.beck@law.njoag.gov</p>	<p>Daren Eppley, DAG daren.eppley@law.njoag.gov</p>
<p>EDCs</p>		
<p>Philip Passanante, Esq. Atlantic City Electric Co. – 89KS Post Office Box 231 Wilmington, DE 19899 philip.passanante@pepcoholdings.com</p>	<p>Dan Tudor Pepco Holdings, Inc. 7801 Ninth Street NW Washington, DC 20068-0001 datudor@pepco.com</p>	<p>Diane Novak PEPCO Holdings 7021 Ninth Street NW Washington, DC 20068-0001 dnnovak@pepco.com</p>
<p>Susan DeVito Pepco Holdings, LLC-92DC56 500 N. Wakefield Drive P.O. Box 6066 Newark, DE 19714-6066 susan.devito@pepcoholdings.com</p>	<p>Thomas M. Hahn Pepco Holdings, LCC- 63ML38 5100 Harding Highway Mays Landing, NJ 08330-2239 thomas.hahn@pepcoholdings.com</p>	<p>Gregory Eisenstark, Esq. Cozen O'Connor One Gateway Center, Suite 2600 Newark, NJ 07102 geisenstark@cozen.com</p>

<p>Jennifer Spricigo FirstEnergy 300 Madison Avenue Morristown, NJ 07960 jspricigo@firstenergycorp.com</p>	<p>Yongmei Peng JCP&L 300 Madison Avenue Morristown, NJ 07962 ypeng@firstenergycorp.com</p>	<p>Josh Eckert JCP&L 300 Madison Avenue P.O. Box 1911 Morristown, NJ 07962-1911 jeckert@firstenergycorp.com</p>
<p>Matthew M. Weissman, Esq. PSEG Services Corporation 80 Park Plaza, T-5 Newark, NJ 07101 matthew.weissman@pseg.com</p>	<p>Terrance Moran PSE&G 80 Park Plaza, T-8 Newark, NJ 07101 terrance.moran@pseg.com</p>	<p>Myron Filewicz Manager- BGS PSE&G 80 Park Plaza, T-8 Post Office Box 570 Newark, NJ 07101 myron.filewicz@pseg.com</p>
<p>John L. Carley, Esq. Consolidated Edison Co. of NY Law Dept., Room 1815-S 4 Irving Place New York, NY 10003 carleyj@coned.com</p>	<p>William A. Atzl Jr. Rockland Electric Company 4 Irving Place Room 515-S New York, NY 10003 atzlw@coned.com</p>	<p>Margaret Comes, Esq. Consolidated Edison Co. of NY Law Dept., Room 1815-S 4 Irving Place New York, NY 10003 comesm@coned.com</p>
<p>Chantale LaCasse NERA 1166 Avenue of the Americas, 29th Floor New York, NY 10036 chantale.lacasse@nera.com</p>	<p>Lyle Rawlings Mid-Atlantic Solar Energy Industries Assoc. Rutgers EcoComplex- Suite 208-B 1200 Florence-Columbus Rd. Bordentown NJ 08505 lyle@advancedsolarproducts.com</p>	
<p>OTHER</p>		
<p>Bruce H. Burcat, Esq. Mid-Atlantic Renewable Energy Coalition 208 Stonegate Way Camden, DE 19935 bburcat@marecu.us</p>	<p>Sean Gallagher Solar Energy Industries Assoc. 575 7th Street, NW Suite 400 Washington DC 20005 sgallagher@seia.org</p>	<p>John Holub NJ Retail Merchants Association 332 West State Street Trenton NJ 08618 john@njma.org</p>
<p>Robert Macksoud CEP EnergySolve One Executive Drive Suite 401 Somerset NJ 08873 rmacksoud@energysolve.com</p>	<p>Holly Reed Gabel Associates 417 Denison Street Highland Park NJ 08904 holly@gabelassociates.com</p>	<p>Lyle Rawlings Mid-Atlantic Solar Energy Industries Assoc. Rutgers EcoComplex- Suite 208-B 1200 Florence-Columbus Rd. Bordentown NJ 08505 lyle@advancedsolarproducts.com</p>
<p>Marcia Hissong DTE Energy Trading 414 South Main Street, Suite 200 Ann Arbor, MI 48104 hissongm@dteenergy.com</p>	<p>Larry Spielvogel PE L. G. Spielvogel, Inc. 190 Presidential Blvd #310 Bala Cynwyd PA 19004-1151 spielvogel@comcast.net</p>	<p>Craig S. Blume UGI Energy Services One Meridian Boulevard Suite 2C01 Wyomissing PA 19610 cblume@ugies.com</p>

<p>Matthew Davies TransCanada Power Marketing Ltd. 110 Turnpike Road, Suite 300 Westborough, MA 01581 matthew_davies@transcanada.com</p>	<p>Raymond Depillo PSEG Energy Resources & Trade 80 Park Plaza P.O. Box 570 Newark NJ 07101 raymond.depillo@pseg.com</p>	<p>Steve Gabel - IEPNJ Gabel Associates 417 Denison Street Highland Park NJ 08904 steven@gabelassociates.com</p>
<p>Divesh Gupta Esq. Exelon Business Services Corp. 111 Market Place Suite 1200C Baltimore MD 21202 divesh.gupta@constellation.com</p>	<p>Mark Haskell Cadwalader, Wickersham & Taft LLP 700 Sixth Street, N.W. Washington DC 20001 mark.haskell@cw.com</p>	<p>Thomas Hoatson LS Power Development, LLC 2 Tower Center East Brunswick NJ 08816 thoatson@lspower.com</p>
<p>Don Hubschman American Electric Power 155 W. Nationwide Blvd. Columbus OH 43215 dmhubschman@aepes.com</p>	<p>Adam Kaufman Independent Energy Producers of NJ Five Vaughn Drive Suite 101 Princeton NJ 08540 akaufman@kzgrp.com</p>	<p>James Laskey - BGS Esq. Norris McLaughlin & Marcus 721 Route 202-206, Suite 200 Bridgewater NJ 08807 jlasky@nmmlaw.com</p>
<p>Christine McGarvey AEP Energy Partners, Inc. 155 W Nationwide Blvd. Suite 500 Columbus OH 43215 clmcgarvey@aepes.com</p>	<p>Ira G. Megdal-BGS Esq. Cozen O'Connor 457 Haddonfield Rd. Suite 300 Cherry Hill NJ 08002 imegdal@cozen.com</p>	<p>Shawn P. Leyden, Esq. PSEG Services Corporation 80 Park Plaza, T-19 PO Box 570 Newark, NJ 07101 shawn.leyden@pseg.com</p>
<p>Becky Merola Noble Americas Energy Solutions, LLC 5325 Sheffield Avenue Powell OH 43065 bmerola@noblesolutions.com</p>	<p>Christi L. Nicolay Macquarie Energy LLC 500 Dallas St., Level 31 Houston TX 77002 christi.nicolay@macquarie.com</p>	<p>Anthony Pietranico ConEdison Solutions Inc. pietranicoa@conedsolutions.com</p>
<p>David K. Richter Esq. PSEG Services Corporation 80 Park Plaza, T5 P.O. Box 570 Newark NJ 07102 david.richter@pseg.com</p>	<p>Glenn Riepl AEP Energy Services 1 Riverside Plaza 14th Floor Columbus OH 43215-2373 gfriep@aepes.com</p>	<p>Glen Thomas The P3 Group GT Power Group LLC 1060 First Avenue Suite 400 King of Prussia PA 19406 Gthomas@gtpowergroup.com</p>
<p>Howard O. Thompson - BGS Esq. Russo Tumulty Nester Thompson & Kelly, LLP 240 Cedar Knolls Road Suite 306 Cedar Knolls NJ 07927 hthompson@russotumulty.com</p>	<p>Sharon Weber PPL Energy Plus 2 North 9th Street TW 20 Allentown PA 18101 sjweber@pplweb.com</p>	<p>Aundrea Williams NextEra Power Marketing LLC 700 Universe Boulevard Juno Beach FL 33408 Aundrea.williams@nexteraenergyservices.com</p>
<p>David B. Applebaum NextEra Energy Resources, LLC 21 Pardee Place Ewing NJ 08628 david.applebaum@nexteraenergy.com</p>	<p>Murray E. Bevan Esq. Bevan, Mosca, Giuditta & Zarillo, P.C. 222 Mount Airy Road, Suite 200 Basking Ridge NJ 07920 mbevan@bmgzlaw.com</p>	<p>David Gill NextEra Energy Resources, LLC 700 Universe Boulevard Juno Beach FL 33408 david.gil@nexteraenergy.com</p>

<p>Marc A. Hanks Direct Energy Services LLC Government & Regulatory Affairs marc.hanks@directenergy.com</p>	<p>Kathleen Maher Constellation NewEnergy 810 Seventh Avenue New York NY 10019-5818 kathleen.maher@constellation.com</p>	<p>Stacey Rantala National Energy Marketers Association 3333 K Street, N.W. Suite 110 Washington DC 20007 srantala@energymarketers.com</p>
<p>Dana Swieson EPEX 717 Constitutional Drive Suite 110 Exton PA 19341 dana.swieson@epex.com</p>		