

Lauren M. Lepkoski, Esq.  
(610) 921-6203  
(610) 939-8655 (Fax)

610-929-3601

February 23, 2015

**VIA ELECTRONIC MAIL**

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

**Re: In the Matter of the Board's Review of the Government Energy Aggregation  
("GEA") Rules  
BPU Docket No. EX14111343**

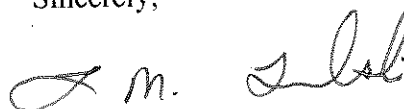
Dear Acting Secretary Sheehan:

Please accept this letter on behalf of Jersey Central Power & Light Company ("JCP&L" or "Company") in response to an item that was raised by Con Ed Solutions at the January 29, 2015 stakeholder meeting in connection with the above-referenced matter. Specifically, Con-Ed Solutions requested that JCP&L provide aggregate capacity tag and transmission tag data to the Government Energy Aggregation's designee at the pre-bid stage in the aggregation process. This would be an aggregated value (i.e., not a class average) that represents the summation of all of the individual residential customer capacity tags for the set of customers eligible to be included in the program. If non-residential customers are also to be included, Con-Ed Solutions would like JCP&L to provide both aggregate and class average capacity tag values for each non-residential service class.

JCP&L has instituted a manual process to provide aggregate Peak Load Share ("PLS") and transmission data to government aggregators. There are no additional costs to provide this data given the current methodology and volume of data requests. Pursuant to N.J.A.C. 14:4-6.7 (c) 4., JCP&L reserves the right to charge the government aggregator for any future incremental costs incurred if significant volumetric increases result in increased staffing requirements and/or information technology modifications.

Please contact me if you have any questions.

Sincerely,



Lauren M. Lepkoski