



Agenda Date: 3/18/16

Agenda Item: 8F

STATE OF NEW JERSEY  
Board of Public Utilities  
44 South Clinton Avenue, 3<sup>rd</sup> Floor, Suite 314  
Post Office Box 350  
Trenton, New Jersey 08625-0350  
[www.nj.gov/bpu/](http://www.nj.gov/bpu/)

CLEAN ENERGY

MARK NAPIER,  
Petitioner

v.

PUBLIC SERVICE ELECTRIC AND GAS COMPANY,  
Respondent

)  
)  
)  
)  
)  
)  
)

ORDER OF EXTENSION

DOCKET NO. EC13111051  
OAL DOCKET NO. PUC 02807-14

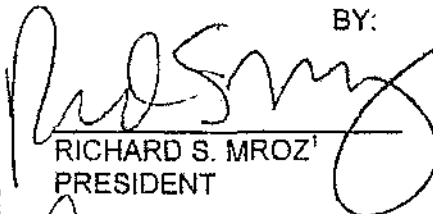
(SERVICE LIST ATTACHED)

The Initial Decision of the Administrative Law Judge was received by the Board of Public Utilities (Board) on February 3, 2016; therefore, the 45-day statutory period for review and the issuing of a Final Decision will expire on March 21, 2016. Prior to that date, the Board requests an additional 45-day extension of time for issuing the Final Decision in order to adequately review the record in this matter.

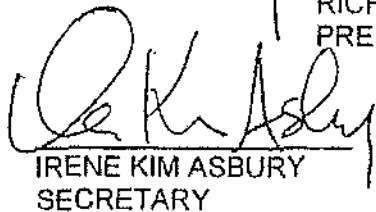
Good cause having been shown, pursuant to N.J.S.A. 52:14B-10(c) and N.J.A.C. 1:1-18.8, **IT IS ORDERED** that the time limit for the Board to issue a Final Decision is extended until May 5, 2016.

DATED: 3-18-16

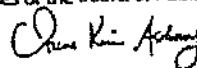
BOARD OF PUBLIC UTILITIES  
BY:

  
RICHARD S. MROZ<sup>1</sup>  
PRESIDENT

ATTEST:

  
IRENE KIM ASBURY  
SECRETARY

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

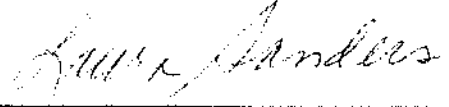


<sup>1</sup> Authorized by Board to execute this Order of Extension on its behalf.

Date Board mailed Order to OAL: 3/22/16

cc: Service List Attached

DATED: 3/22/16

  
\_\_\_\_\_  
LAURA SANDERS, ACTING DIRECTOR  
AND CHIEF ADMINISTRATIVE LAW  
JUDGE

Date OAL mailed executed Order to Board: 3/22/16

Date Board mailed executed Order to Parties: 3/22/16

IN THE MATTER OF MARK NAPIER V. PUBLIC SERVICE ELECTRIC AND GAS COMPANY –  
SOLAR 4 ALL POLE-MOUNTED SEGMENT – DISPUTE OVER MEASUREMENT OF  
GENERATION – REQUEST FOR EXTENSION

DOCKET NOS. BPU EC13111051 AND OAL PUC 02807-14

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Chris Christie  
Governor

Kim Guadagno  
Lt. Governor

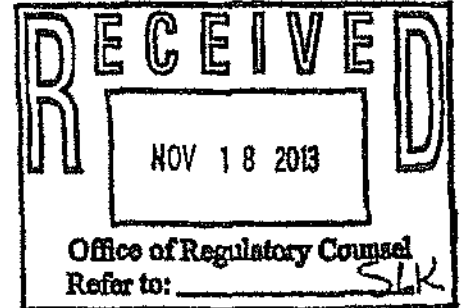
**STATE OF NEW JERSEY**  
**Board of Public Utilities**  
44 South Clinton Avenue, 9<sup>th</sup> Floor  
Post Office Box 350  
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Kristi Izzo  
Secretary of the Board  
Tel. # 1-800-824-0241

November 13, 2013

Tamara L. Linde, Esq.  
Public Service Electric and Gas Company  
Post Office Box 570 - T5G  
80 Park Plaza  
Newark, New Jersey 07102

Re: **Mark Napier**  
**vs. Public Service Electric and Gas Company**  
**Disputing Solar 4 All Pole Mount System**  
**Docket No. EC13111051**



Dear Ms. Linde:

Enclosed is a copy of the petition in the above-captioned matter.

You may contest the petition or make representations to the Board in connection therewith. To do this, you must file an original and three (3) copies of a written answer with the Board and serve a copy of the answer on the petitioner and all other parties named in the petition within twenty (20) days after service of the petition upon you.

Parties may reply to an answer by filing an original and three (3) copies of the reply with the Board and serving a copy on all other parties within ten (10) days after service of the answer.

Proof of service of the answer and replies, if any, must be filed with the Board at the time of filing or immediately thereafter.

After an answer has been filed, the Board will determine: (1) if the matter is a "contested case"; (2) whether to transfer it to the Office of Administrative Law ("OAL") for hearing; or (3) whether to hear the case itself. If appropriate, before transferring a "contested case" to the OAL, the Board may attempt to settle the case in consultation with the parties.

Please include the above docket number on all filings and correspondence relating to this matter.

Sincerely,

  
Kristi Izzo  
Secretary of the Board

Enclosure  
cc: Petitioner

11-6-13

Board of Public Utilities Commission and Office of Administrative Law

My name is Mark Napier and I own 2 Solar systems. The one system is a 284.7kw in Willingboro at 24 Glenolden Lane Garfield Park Academy. It is a school for handicapped and special needs children, I supply all of their electricity at a heavily discounted rate through my Solar Farm which is located on the property. The other system is a 10kw system located at 4 Exeter Place Cinnaminson. I want a hearing to discuss and dispute the amount of energy credit and SREC credit that PSEG was and still is receiving for the Solar 4 All Pole Mount System. The system panels have not been metered and PSEG is receiving far more energy credit than the system is actually producing. I have extensive documentation to prove my accusations. I was just told yet again by Scott Hunter that PSEG is implementing a proposal they gave to the board in 2010. I understand that board members visited PSEG training site in Edison on the week of 9/9/13 and confirmed that PSEG is implementing something. They have been telling the board since they proposed and received approvals for Pole Mount Systems that they would meter panels. They have not done most of what they promised the board. I want a formal hearing in regards to the lack of compliance by PSEG for Pole Mount Systems. I was told by Tricia Caliguire at the Office of Administrative Law that my request for a formal hearing was being rejected for a lack of stating the relief I was seeking from the board. The relief that I am seeking is for the board to deny PSEG of any SREC and Solar Energy credit going back to the approval in 2009. PSEG has no valid proof of any electric production from the pole mount systems. All other owners of Solar systems in the state of New Jersey have the ability to prove output of production from Solar. PSEG stated that all panels had built in smart boxes and even did a video with the owner of Petra explaining the smart box on every panel. The ratapayers had to pay more for these boxes that are either not activated or don't work. In conclusion I would like for the board to reject the Pole Mount System from the program and have the production credit taken away. I want the board to order PSEG to compensate all Solar owner for fraudulently devaluing our SREC's. PSEG did not comply with the rules and regulations like the rest of the Solar owners. PSEG took advantage of the trust the board gave them and then broke it.

Thank You,  
Mark Napier

*Mark Napier* 11-6-13

4 Exeter Pl

Cinnaminson, NJ 08077

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