

NOTICE

TO THE CERTAIN JERSEY CENTRAL POWER & LIGHT COMPANY CUSTOMERS AND APPLICANTS FOR SERVICE

FINAL NOTICE of Potential Eligibility for Refund of Certain Previously Paid Line Extension Contributions

**In the Matter of The Board's Main Extension Rules
N.J.A.C. 14:3-8.1 et seq.,
Docket No. AX12070601**

PLEASE TAKE NOTICE that the New Jersey Board of Public Utilities (BPU) issued new regulations, found at N.J.A.C. 14:3-8.1 et seq., effective December 21, 2015, concerning refunds of contributions paid for extensions built from March 20, 2005 through December 30, 2009, for Areas Not Designated for Growth. In accordance with N.J.A.C. 14:3-8.14, and consistent with the BPU Order, I/M/O The Board's Main Extension Rules N.J.A.C. 14:3-8.1 et seq., Docket No. AX12070601, dated July 19, 2013, Jersey Central Power & Light Company (JCP&L) is providing this **FINAL NOTICE** to persons or entities that paid contributions for extensions built to serve Areas Not Designated for Growth between March 20, 2005 and December 30, 2009 may be entitled to a refund of all, or a portion, of such contribution.

To be eligible for a refund of a contribution for an extension built to serve Areas Not Designated for Growth:

1. The party requesting the refund must submit a written request to JCP&L for a refund of the contribution amount paid.
2. JCP&L and the party requesting the refund must agree upon the appropriate recipient of the refund, which shall be the person or entity that made the original payment or the appropriate successor entity as described in 3 below.
3. Where necessary, due to changes in control, ownership, assignment, or bankruptcy, the party requesting the refund must provide sufficient evidence, with supporting affidavits, of entitlement.
4. JCP&L and the party requesting the refund must agree upon the appropriate amount of the refund, which shall be equal to the amount that would have been refunded had the extension been built to serve an Area Designated for Growth.
5. The party requesting the refund must agree, in writing, to hold harmless and indemnify JCP&L, as to the amount of the refund against any competing claim for the refund.
6. Where JCP&L does not have sufficient documentation reflecting proof of payment and, if requested by JCP&L, the party requesting the refund must submit proof of payment of the original amount paid for the extension. For example, the party requesting the refund must provide a copy of the cancelled check, a copy of the receipt from JCP&L, or a bank record.

Any party who paid a contribution between March 20, 2005 and December 30, 2009 for a main extension in an Area Not Designated for Growth and who meets the above eligibility criteria must submit its request **IN WRITING AND SUCH REQUEST MUST BE SUBMITTED NO LATER THAN DECEMBER 20, 2016 to:**

**Jersey Central Power & Light Company
NJ Smart Growth Refund Coordinator
300 Madison Avenue
P.O. Box 1911
Morristown, NJ 07962-1911**

If you have previously submitted a written request for a refund to JCP&L and such request has been paid or denied by JCP&L, you are not eligible to submit any additional request to JCP&L pursuant to this **FINAL NOTICE**.

PLEASE TAKE FURTHER NOTICE that, if JCP&L and the requesting party cannot agree as to the amount of a refund, the BPU will look to its refund formula for extensions to determine the amount that would have been refunded if the extension were built to serve an Area Designated for Growth set forth in N.J.A.C. 14:3-8.1 et seq.

If you need additional information regarding the refunding process in this **FINAL NOTICE** please contact the **JCP&L Smart Growth Refund Coordinator at 973-401-8899**.