September 19, 2014

Mayor Peter A. Hughes
Borough of Glen Ridge
825 Bloomfield Avenue
Glen Ridge, NJ 07028

Dear Mayor Hughes:

The Division of Housing & Community Development is pleased to award the Borough of Glen Ridge $39,500.00 through the Community Development Block Grant (CDBG) Program to fund the Borough’s ADA street ramp improvements.

The Division of Housing & Community Development looks forward to collaborating with your municipality to successfully implement this very important project that will create a suitable living environment for low and moderate-income people.

Thank you for your cooperation and dedication to accomplishing the goals of this program.

Sincerely,

George F. Serio, Jr.
Director
October 2, 2014

Michael J. Rohal, PE
Borough Engineer
825 Bloomfield Avenue, P O Box 66
Glen Ridge, New Jersey 07028

COMBINING PROJECTS

RE: Essex Avenue
Various Streets – 2014- Glen Ridge
Glen Ridge, Essex County
MA-2013 and MA-2014

Dear Mr. Rohal:

This is to acknowledge receipt of your letter dated September 26, 2014 requesting that the grants for the above referenced projects be combined.

Your request has both merit and advantages for the Glen Ridge and the Department of Transportation and is hereby approved.

Glen Ridge will now be allowed up to $474,000.00 for the combining of the above projects into a single contract.

Please note that the construction contract must be awarded on or before December 14, 2014 or be subject to loss of grant funding for Municipal Aid 2013.

If you have any questions concerning this matter, please contact me at 973-877-1500.

Sincerely,

Richard Loveless
Supervising Engineer
Bureau of Local Aid - Newark

CC: Judy Bole
ATLANTIC COAST FIBERS, LLC.

AGREEMENT TO PURCHASE #11OCC AND SINGLE STREAM RECYCLABLES

This agreement made and entered into this 1st day of November, by and between The Borough of Glen Ridge ("Generator") located at 85 Bloomfield Ave. and Atlantic Coast Fibers, LLC. (ACF) ("Purchaser"), located at 101 7th Street, Passaic, NJ 07055.

In consideration of the covenants and undertakings of the parties hereto and other good and valuable consideration, the sufficiency and receipt of which is hereby acknowledged, Generator and Purchaser hereby agree as follows:

Section 1.

Description of Material.

Municipality shall deliver to the premises of ACF set forth above all of the above recyclables (the "Material"), which Municipality shall have collected during the course of its ordinary and usual waste collection and disposal operations. The Material shall be delivered as collected at curbside.

Section 2.

RESPONSIBILITIES OF GENERATOR

1. Generator will sell to Purchaser all material listed in Section 1, above, received by collections made by Generator from residential sources within the Municipalities.

2. Generator will make best efforts to keep contamination of loads of non-recyclable materials to an incidental level (Single Stream Specifications attached).

3. Generator will make reasonable efforts to eliminate scavenging of recyclables.

4. Generator will not use routing of collection vehicles across municipal boundaries as a way to divert Recyclables from within the Municipalities.

Section 3.

1. Purchaser will provide Generator with a monthly report, which shall indicate the date and net weight for each load, a report of the total tons received for that calendar month, and a billing summary.
Section 4.

TERM

The term of this Agreement will begin on November 1, 2014 and expire on October 31, 2017

Section 5.

PRICING FORMULA

Atlantic Coast Fibers will rebate the Borough for any clean source separated corrugated (OCC) delivered to our Passaic location the highest of the (3) prices listed for the current month the material is delivered.

Floor Price $15.00 per ton

Escalator 25% of the Export N.Y. high price of #11 OCC as published in the Pulp and Paper. (September formula equated to $33.75 per ton)

Current Market Price (September 2014) $55.00 per ton

Atlantic Coast Fibers will rebate the Borough for any clean Single Stream recyclables delivered to our Passaic location the highest of the (3) prices listed for the current month the material is delivered.

Floor Price $3.00 per ton

Escalator 10% of the Export N.Y. high price of #2 Mixed as published in the Pulp and Paper. (September formula equated to $10.00 per ton)

Current Market Price (September 2014) $15.00 per ton

It is expressly understood by the parties hereto that the Base Price may change each month. ACF shall weigh each delivery as it is received at ACF’s facility and shall provide Municipality with a scale ticket showing the exact weight of the Material delivered. Municipality shall furnish invoices to ACF based on the scale tickets and providing specific reference to each scale ticket for which such invoice is issued.

5A.

Atlantic Coast Fibers will offer 1 free Mobile Shred Day (4 hrs) to all municipal residents (Date, Time and Place to be mutually agreed upon by Municipality and Atlantic Coast Fibers)
INDEMNIFICATION

A. Each party shall be responsible for its own acts and for the acts of its agents, officers, employees, licensees, contractors, and anyone else for whom such party has legal responsibility. Each party does hereby agree to indemnify and hold harmless the other from and against any and all suits, judgments, costs, and expenses arising out of personal injury (including death) or property damage which were caused solely by the wrongful acts, omissions to act, or negligence of the acting party, its agents, officers, employees, licensees, contractors, or anyone else for whom such party has legal responsibility.

B. If personal injury (including death) or property damage is caused by the concurrent wrongful acts, omission to act, or negligence of the parties, or their respective agents, officers, employees, licensees, contractors, or others for whom each party has legal responsibility, then in such event, the parties shall share proportionately the liability for such damage or injury.

EVENTS OF DEFAULT

No waiver by either party with respect to any breach or default or of any right or remedy shall be deemed to constitute a continuing waiver of any other breach or any other right or remedy, unless such waiver is expressed in writing and signed by the party to be bound. No failure by the party to exercise a right or remedy available hereunder, or otherwise available under law shall constitute a waiver of any obligation of the other party to perform strictly in accordance with the terms hereof. Notwithstanding the aforementioned, the following events shall, without limitation, constitute an event or default:

- If the Generator should fail to sell all #11 OCC and Single Stream recyclables collected by Generator from Municipalities during the term of the Agreement.
- If purchaser should fail to accept any #11 OCC and Single Stream recyclables by Generator from Municipalities during the term of this Agreement.
Section 8.

CONTINGENCIES/FORCE MAJEURE

Either party to the Agreement shall be excused from failure to perform any of its obligations hereunder if and to the extent such failure to perform is caused by, arises out of, or is attributable to war, riot, fire, explosion, acts of god, labor disputes, sabotage, accident, embargo, injunction, compliance with governmental order, inability to obtain fuel or raw materials preventing either party from performing any of its obligations hereunder, provided the party claiming such excuse shall promptly notify the other party of the reason therefore and the approximate duration of such delay of failure.

Section 9.

TERMINATION

In the event there should be a Material Default in the performance of any covenant or obligation of Generator or Processor which has not been remedied within thirty (30) days after receipt of written notice from the injured party specifying such default, the injured party may terminate this Agreement upon written notice. Termination by one party for fault of the other party shall not constitute a waiver of any obligation of the other party to perform strictly in accordance with the terms hereof. Nothing in the Agreement shall obstruct the right of either party to exercise any right, power or remedy permitted to it by law, in equity, or under this Agreement.

Section 10.

SUCCESSORS AND ASSIGNS

This agreement shall be binding upon and inure to the benefit of the successors and assignees of either party. A party desiring to assign its obligations to an assignee shall provide the other party with advance notice of such assignment. In the event of an asset or stock sale of either the Generator or the Purchaser, this Agreement shall be disclosed to the purchasing party and the purchasing party will be required to assume, in good faith, the terms and obligations of this Agreement.

Section 11.

GOVERNING LAW

This agreement and all rights and obligations hereunder, including matters of construction, validity and performance, shall be governed by the laws of the State
of New Jersey. The remainder of the Agreement shall not be affected thereby, and each term and provision of the Agreement shall be valid and enforced to the fullest extent permitted by law.

Section 12.

PAYMENT

Billing and reporting shall be made on a monthly basis and payment shall be made within thirty (30) days of receipt of invoice.

EXECUTION

Signatures:

Atlantic Coast Fibers LLC.  Borough of Glen Ridge

Signature  Signature

Fred Petrone  Print Name

Print Name

Purchasing Mgr.

Title

Title of Authorized Officer

Dated:

Dated:

Witness:

Witness:
ATLANTIC COAST FIBERS

SINGLE STREAM RECYCLING
ACCEPTABLE ITEMS

Guidelines:

- All containers should be free of any debris or residue
- No plastic bags of any kind
- No Wax Cardboard
- No shredded paper
- No coolers, electronics, drain pipe's or tool box's
- No frozen food microwave trays
- No pesticide/Chemical containers
- No paint containers
- No Styrofoam of any kind
- No trash
- No food trays or party platters even if stamped with #1-#2-#5
- No Rubber hoses, flower pots, or plastic toys of any kind
MAYOR AND COUNCIL
THE TOWNSHIP OF BLOOMFIELD

NOTICE TO CLERKS OF ADJACENT MUNICIPALITIES

September 22, 2014

TO: Municipal Clerk, Township/City/Borough of Glen Ridge

Dear Sir/Madam:

PLEASE TAKE NOTICE that on the 6th day of October, 2014, at 7:00 p.m., a public hearing will be held before the Mayor and Council of the Township of Bloomfield at the Oak View School, 150 Garrabrnt Avenue, Bloomfield, NJ 07003, regarding a proposed ordinance which will amend the Township’s zoning map. The amendments to the zoning map affect many areas of the Township, and involve changes to the boundaries of various zones and to the classifications of other zones.

The changes to the boundaries and classifications which would be effectuated by the proposed amended zoning map were changes recommended in a periodic reexamination of the Township’s Master Plan, adopted by the Township Planning Board on August 12, 2014.

A copy of the proposed ordinance is enclosed herewith.

Respectfully,

TOWNSHIP OF BLOOMFIELD

By: Louise Palagan, Township Clerk

WHEREAS, Chapter 315, Land Development, of the Township of Bloomfield Code was adopted on July 25, 2005, as a comprehensive revision to the Township’s land development ordinances, and incorporated into one chapter the regulations governing the operation of the Planning Board and Zoning Board of Adjustment, land use procedures, including site plan and subdivision review, design standards, fees and deposits, performance and maintenance guarantees and enforcement; and

WHEREAS, Article V of Chapter 315 established the Township’s zoning regulations, and, in Section 315-34(B), adopted the Zoning Map of the Township of Bloomfield, which designated the location and boundaries of the various zoning districts in the Township; and

WHEREAS, since the adoption of Chapter 315, the Governing Body of the Township of Bloomfield has enacted ordinances which have modified the zoning districts governing multiple parcels within the Township; and

WHEREAS, since the adoption of Chapter 315, the Governing Body has also designated various areas of the Township as areas in need of redevelopment and has reestablished that the entire Township is an area in need of rehabilitation, both pursuant to the authority granted by the Local Redevelopment and Housing Law, N.J.S.A. 40A:12A-1, et seq.; and

APPROVED AS TO FORM AND PROCEDURE ON BASIS OF FACTS SET FORTH
Ordinance (ID # 3844)  
WHEREAS, redevelopment plans governing the redevelopment areas and certain parcels under the rehabilitation designation were enacted by the Governing Body since the adoption of Chapter 315; and

WHEREAS, the Planning Board undertook a reexamination of the Township Master Plan pursuant to N.J.S.A. 40:55D-89, which resulted in the adoption by the Board of a Master Plan Reexamination Report on August 12, 2014; and

WHEREAS, as part of reexamination process undertaken by the Planning Board, the Board’s consulting planner analyzed the existing uses throughout the Township and the extent to which those uses were compatible with the existing zoning districts; and

WHEREAS, the Master Plan Reexamination Report, in addition to recommending an update to the Zoning Map to reflect the various zone changes and redevelopment plans previously adopted by the Governing Body, also recommended amendments to the zoning map to reconcile discrepancies between the predominate uses in an area and the zoning district governing that area; and

WHEREAS, the Planning Board, at its August 12, 2014, meeting, unanimously recommended the adoption of an amended zoning map which reflected the various zoning district amendments and redevelopment plans previously enacted by the Governing Body and the Reexamination Report’s recommendations for other zoning district changes.

NOW, THEREFORE, BE IT ORDAINED by the Township Council of the Township of Bloomfield, County of Essex, and State of New Jersey as follows:

Section 1. The Zoning Map adopted by the Governing Body on July 25, 2005, be and hereby is repealed and shall have no further force and effect.

Section 2. The amended Zoning Map prepared by the Planning Board pursuant to the recommendations set forth in the Master Plan Reexamination Report be and hereby is adopted as
Ordinance (ID # 3844)  Meeting of October 6, 2014
the official Zoning Map of the Township of Bloomfield, which shall be dated as of the effective
date of this Ordinance.

Section 3. Chapter 315, Section 34(B), shall be amended to reflect the effective date
of the Zoning Map enacted pursuant to this Ordinance.

Section 4. The notices otherwise required by N.J.S.A. 40:55D-62.1 related to a
hearing on proposed amendments to the classification or boundaries of the Township zoning
districts need not be given since the changes to the Zoning Map effectuated by this Ordinance are
the result of the Planning Board’s periodic general reexamination of the Master Plan.

Section 3. If any part(s) of this Ordinance shall be deemed invalid, such part(s) shall
be severed and the invalidity thereof shall not affect the remaining part of this Ordinance.

Section 4. All ordinances and resolutions or parts thereof inconsistent with this
Ordinance are hereby rescinded.

Section 5. This Ordinance shall take effect in accordance with applicable law.

* * * * *

I hereby certify that the above ordinance was duly adopted by the Mayor and Council of
the Township of Bloomfield at a meeting of said Township Council held on .

Municipal Clerk of the Township of Bloomfield

Mayor of the Township of Bloomfield

Vote-Record - Ordinance

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Elias N. Chalet
Nicholas Ioannou
Carlos Bernard
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### Ordinance (ID # 3844)

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MAYOR AND COUNCIL
THE TOWNSHIP OF BLOOMFIELD

NOTICE TO CLERKS OF ADJACENT MUNICIPALITIES

September 22, 2014

TO: Municipal Clerk, Township/City/Borough of Glen Ridge

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I hereby certify that the above ordinance was duly adopted by the Mayor and Council of
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Municipal Clerk of the Township of Bloomfield

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Mayor of the Township of Bloomfield

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NOTICE TO PUBLIC SERVICE ELECTRIC 
AND GAS COMPANY CUSTOMERS

IN THE MATTER OF THE PETITION OF PUBLIC SERVICE 
ELECTRIC AND GAS COMPANY FOR APPROVAL 
OF ELECTRIC BASE RATE ADJUSTMENTS 
PURSUANT TO THE ENERGY STRONG PROGRAM

Notice of a Filing

Docket No. XXXXXXXXXX

TAKE NOTICE that, on September 30, 2014 Public Service Electric and Gas Company (Public Service, PSE&G, the Company) filed a Petition and supporting documentation with the New Jersey Board of Public Utilities (Board, BPU) seeking Board approval for electric base rate changes to provide for cost recovery associated with the Company's Energy Strong Program (Energy Strong).

On May 21, 2014, the Board issued an Order approving Energy Strong in Docket Nos. EO13020155 and GO13020156. The Order provided approval to invest up to $1.0 billion, recovered through future base rate adjustments, to harden its electric infrastructure to make it less susceptible to damage from wind, flying debris and water damage in anticipation of future major storm events and to strengthen the resiliency of PSE&G's delivery system. These investments are anticipated to be made over a three year period beginning on the effective date of the Board's order.

Under the Company's proposal, PSE&G seeks Board approval to recover in base rates an estimated annual revenue increase associated with the capitalized investment costs of Energy Strong incurred through November 30, 2014 of approximately $1.6 million from the Company's electric customers.

For illustrative purposes the initial Base Rates effective March 1, 2015 for residential Rate Schedule RS is shown in Table #1 below.

Table #2 below provides customers with the approximate impact of the proposed increase in rates relating to Energy Strong, if approved by the Board. The annual percentage increase applicable to specific customers will vary according to the applicable rate schedule and the level of the customer's usage.

Under the Company's proposal, a typical residential electric customer using 750 kilowatthours per summer month and 7,200 kilowatthours on an annual basis would see an increase in the annual bill from $1,343.20 to $1,343.64, or $0.44 or approximately 0.03% based upon Delivery Rates and Basic Generation Service Fixed Pricing (BGS-FP) charges in effect September 1, 2014 and assuming that the customer receives BGS-FP service from Public Service Electric and Gas Company. The approximate effect of the proposed increase on typical electric residential monthly bills, if approved by the Board, is illustrated in Table #3 below.

Any rate adjustments with resulting changes in bill impacts found by the Board to be just and reasonable as the result of the Company's filing may be modified and/or allocated by the Board in accordance with the provisions of N.J.S.A 48:2-21 and for other good and legally sufficient reasons to any class or classes of customers of the Company. Therefore, the described charges may increase or decrease based upon the Board's decision.

Copies of the Company’s filing are available for review at the Company’s Customer Service Centers, online at the PSEG Web site at http://www.pseg.com/nseandgfilings, and at the Board of Public Utilities at 44 South Clinton Avenue, Seventh Floor, Trenton, New Jersey 08625-0350.
Table #1
ELECTRIC BASE RATES
For Residential RS Customers
Rates if Effective March 1, 2015

<table>
<thead>
<tr>
<th>Rate Schedule</th>
<th>Base Rates</th>
<th>Charges in Effect September 1, 2014 Including SUT</th>
<th>Proposed Charges in Effect March 1, 2015 Including SUT</th>
</tr>
</thead>
<tbody>
<tr>
<td>RS</td>
<td>Service Charge per month</td>
<td>$2.43</td>
<td>$2.43</td>
</tr>
<tr>
<td>Distribution 0-600, June-September</td>
<td>$/kWhr</td>
<td>0.037048</td>
<td>0.037192</td>
</tr>
<tr>
<td>Distribution 0-600, October-May</td>
<td>$/kWhr</td>
<td>0.035678</td>
<td>0.035678</td>
</tr>
<tr>
<td>Distribution over 600, June-September</td>
<td>$/kWhr</td>
<td>0.041136</td>
<td>0.041281</td>
</tr>
<tr>
<td>Distribution over 600, October-May</td>
<td>$/kWhr</td>
<td>0.035678</td>
<td>0.035678</td>
</tr>
</tbody>
</table>

Table #2
Proposed Percentage Change
By Customer Class For Electric Service
For Rates if Effective March 1, 2015

<table>
<thead>
<tr>
<th>Electric</th>
<th>Rate Class</th>
<th>Percent Change</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential</td>
<td>RS</td>
<td>0.03%</td>
</tr>
<tr>
<td>Residential Heating</td>
<td>RHS</td>
<td>0.06</td>
</tr>
<tr>
<td>Residential Load Management</td>
<td>RLM</td>
<td>0.03</td>
</tr>
<tr>
<td>Water Heating</td>
<td>WH</td>
<td>0.05</td>
</tr>
<tr>
<td>Water Heating Storage</td>
<td>WHS</td>
<td>0.00</td>
</tr>
<tr>
<td>Building Heating</td>
<td>HS</td>
<td>0.03</td>
</tr>
<tr>
<td>General Lighting &amp; Power</td>
<td>GLP</td>
<td>0.03</td>
</tr>
<tr>
<td>Large Power &amp; Lighting- Sec.</td>
<td>LPL-S</td>
<td>0.02</td>
</tr>
<tr>
<td>Large Power &amp; Lighting- Pri.</td>
<td>LPL-P</td>
<td>0.01</td>
</tr>
<tr>
<td>High Tension-Subtr.</td>
<td>HTS-S</td>
<td>0.01</td>
</tr>
<tr>
<td>High Tension-HV</td>
<td>HTS-HV</td>
<td>0.01</td>
</tr>
<tr>
<td>Body Politic Lighting</td>
<td>BPL</td>
<td>0.01</td>
</tr>
<tr>
<td>Body Politic Lighting-POF</td>
<td>BPL-POF</td>
<td>0.01</td>
</tr>
<tr>
<td>Private Street &amp; Area Lighting</td>
<td>PSAL</td>
<td>0.01</td>
</tr>
<tr>
<td>Overall</td>
<td></td>
<td>0.02</td>
</tr>
</tbody>
</table>

The percent increases noted above are based upon September 1, 2014 Delivery Rates, the applicable Basic Generation Service (BGS) charges, and assumes that customers receive commodity service from Public Service Electric and Gas Company.
<table>
<thead>
<tr>
<th>If Your Annual kWhr Use Is:</th>
<th>And Your Monthly Summer kWhr Use Is:</th>
<th>Then Your Present Monthly Summer Bill (1) Would Be:</th>
<th>And Your Proposed Monthly Summer Bill (2) Would Be:</th>
<th>Your Monthly Summer Bill Increase Would Be:</th>
<th>And Your Monthly Percent Increase Would Be:</th>
</tr>
</thead>
<tbody>
<tr>
<td>1,920</td>
<td>200</td>
<td>$38.89</td>
<td>$38.92</td>
<td>$0.03</td>
<td>0.08%</td>
</tr>
<tr>
<td>4,320</td>
<td>450</td>
<td>84.46</td>
<td>84.53</td>
<td>0.07</td>
<td>0.08</td>
</tr>
<tr>
<td>7,200</td>
<td>750</td>
<td>141.14</td>
<td>141.25</td>
<td>0.11</td>
<td>0.08</td>
</tr>
<tr>
<td>7,800</td>
<td>803</td>
<td>151.50</td>
<td>151.62</td>
<td>0.12</td>
<td>0.08</td>
</tr>
<tr>
<td>13,160</td>
<td>1,360</td>
<td>260.40</td>
<td>260.60</td>
<td>0.20</td>
<td>0.08</td>
</tr>
</tbody>
</table>

(1) Based upon Delivery Rates and Basic Generation Service Fixed Pricing (BGS-FP) charges in effect September 1, 2014 and assumes that the customer receives BGS-FP service from Public Service Electric and Gas Company.

(2) Same as (1) except includes the change for the Energy Strong Program.

Martin C. Rothfelder, Esq.
Associate General Regulatory Counsel

PUBLIC SERVICE ELECTRIC AND GAS COMPANY