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June 30, 2017

Todd Anthony Bianco
Coordinator
Rhode Island Energy Facility Siting Board
89 Jefferson Boulevard
Warwick, RI 02888

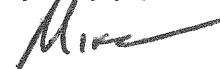
Re: Invenergy Thermal Development LLC – Clear River Energy Center
Docket No. SB-2015-06

Dear Dr. Bianco:

Enclosed for filing in this matter are an original and 10 copies of the Town of Burrillville's 30th Set of Data Requests to Invenergy Thermal Development LLC. Electronic copies have been sent to the service list.

If you have any questions, please feel free to call.

Very truly yours,



Michael R. McElroy

MRMc:tmg

cc: Service List

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS
ENERGY FACILITY SITING BOARD

IN RE: INVENERGY THERMAL DEVELOPMENT LLC's :
APPLICATION TO CONSTRUCT THE CLEAR RIVER : DOCKET No. SB-2015-06
ENERGY CENTER IN BURRILLVILLE, RHODE ISLAND :

**THE TOWN OF BURRILLVILLE'S 30th SET OF DATA REQUESTS TO
INVENERGY THERMAL DEVELOPMENT LLC**

30-1 On June 29, 2017, Enbridge (formerly Spectra) submitted a letter to FERC withdrawing Algonquin's Access Northeast ("ANE") Project from Pre-Filing Review. (See letter attached as Exhibit A.).

According to FERC filings, if the ANE Project had been built in 2018 as originally proposed, it would have been capable of providing up to 925 million cubic feet per day of natural gas at various delivery points on the existing Algonquin pipeline system. The ANE Project also included an LNG storage facility in Acushnet, MA connected to the pipeline with the capacity to store 84.6 million gallons of natural gas

- a. Describe in detail how the withdrawal of Algonquin's ANE Project will affect the proposed Clear River Energy Center project in Burrillville, including, but not limited to, how this change affects Invenergy's previously submitted application materials, data responses, and written testimony.
- b. Describe in detail how delivery and storage capacity from the proposed ANE Project were taken into account in calculations related to the CREC Project, including, but not limited to, Invenergy's previously submitted application materials, data responses, and written testimony.
- c. Describe in detail how the withdrawal of the proposed ANE Project would affect the number of estimated days annually that Clear River Energy Center would need to burn oil.
- d. Describe in detail any problems Invenergy anticipates in obtaining sufficient natural gas in light of the withdrawal of the proposed ANE Project.

Respectfully submitted,
Town of Burrillville
By its attorneys



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Date: June 30, 2017

CERTIFICATE OF SERVICE

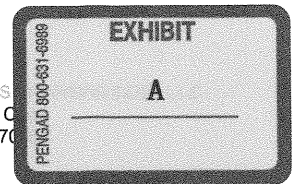
I hereby certify that on the 30th day of June, 2017, I sent a copy of the foregoing to the attached service list.



Theresa Gallo



ALGONQUIN GAS
5400 Westheimer C
Houston, Texas 770



June 29, 2017

Kimberly D. Bose, Secretary
Federal Energy Regulatory Commission
888 First Street, NE
Washington, DC 20426

RE: Algonquin Gas Transmission, LLC
Access Northeast Project - Docket No. PF16-1-000
Withdrawal from Pre-Filing Review

Dear Ms. Bose:

New England's energy consumers are facing serious and well-documented electric reliability and price challenges, increasing air emissions from the use of coal- and oil-fired electric generation, and a lack of sufficient quickstart backstops to intermittent power sources that would support New England's renewable energy initiatives. Algonquin Gas Transmission, LLC ("Algonquin") remains committed to addressing the significant need in New England for additional natural gas pipeline infrastructure for electric generation. However, recognizing that the region currently lacks the consistent energy policy across all affected states that would allow contracting for natural gas pipeline capacity by the Access Northeast Project ("Project") shippers, Algonquin is withdrawing its proposed Project from the Commission's Pre-filing review process at this time.¹

As described in its monthly progress reports updating the Commission staff, Algonquin has engaged in diligent efforts to review its regional solution according to each state's energy and environmental goals and policies, and thereby provide more reliable and affordable energy service for the benefit of New England's consumers.² Notwithstanding these efforts and the strong support for the Project from certain stakeholders, New England continues to lack a uniform energy policy necessary to achieve full regional support of natural gas infrastructure for electric generation.

At this time, Algonquin has determined that it is appropriate to withdraw from the FERC Pre-filing review process until the gaps in energy policy in the New England States are resolved. Algonquin will continue working with state and federal agencies, as well as other stakeholders, to help address the energy policy inconsistencies that are currently preventing the region from achieving significant reliability and cost benefits from the utilization of affordable and environmentally friendly and reliable energy resources. Once such alignment is achieved, Algonquin will proceed with plans to bring the Access Northeast Project to New England

¹ On November 17, 2015, the Director of the Office of Energy Projects issued a letter in the above-referenced docket approving the request of Algonquin to commence the Pre-filing review process for its proposed Project.

² See Monthly Progress Report, Docket No. PF16-1-000 (submitted Sep. 23, 2016); Monthly Progress Report, Docket No. PF16-1-000 (submitted Nov. 1, 2016); Monthly Progress Report, Docket No. PF16-1-000 (submitted Dec. 19, 2016)

consumers and to re-engage in the Commission's Pre-filing review process. Furthermore, two of New England's largest utilities, Eversource and National Grid, remain committed to the New England region, and specifically to the Project.

Algonquin sincerely appreciates the work on the Project through the Pre-filing review process by the Commission staff, agencies and other interested stakeholders. The development of the Project has advanced due to these significant efforts, including extensive scoping, which Algonquin recognizes will be helpful in processing any future review of the Access Northeast Project or another similar/successor project and, to the extent applicable and timely, Algonquin proposes to use information compiled and analyzed in this proceeding in such a future docket.

Should you have any questions regarding this filing, please contact the undersigned at (713) 627-4515 or Chris Harvey at (713) 627-5113.

Respectfully submitted,

/s/ Leanne Sidorkewicz

Leanne Sidorkewicz

Manager, Rates and Certificates

cc: John Peconom (FERC)
Harry Jeudy (FERC)

SB-2015-06 Invenergy CREC Service List as of 06/19/2017

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