



RHODE ISLAND  
DEPARTMENT OF ENVIRONMENTAL MANAGEMENT

OFFICE OF LEGAL SERVICES  
235 Promenade Street, 4th Floor, Providence, RI 02908-5767

401-222-6607

TDD 401-222-4462

FAX 401-222-3378

FIRST CLASS MAIL

June 5, 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 Mr. Bianco:

Enclosed for filing in this matter are an original and 10 copies of the Rhode Island Department of Environmental Management's Reply to Clear River Energy, LLC's Objection to Certain Data Requests Included in the Rhode Island Department of Environmental Management's Fourth Set of Data Requests. Electronic copies have been sent to the service list.

Should you need any further information, do not hesitate to contact me at (401) 222-4700 ext. 2023. Thank you for your time and attention to this matter.

Best regards,

A handwritten signature in purple ink, reading "Christina A. Hoefsmit".

Christina A. Hoefsmit, Esq.

enc: Reply to Clear River Energy, LLC's Objection to Certain Data Requests Included in the Rhode Island Department of Environmental Management's Fourth Set of Data Requests

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS  
ENERGY FACILITY SITING BOARD

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

**REPLY TO CLEAR RIVER ENERGY, LLC'S OBJECTION TO CERTAIN DATA  
REQUESTS INCLUDED IN THE RHODE ISLAND DEPARTMENT OF  
ENVIRONMENTAL MANAGEMENT'S FOURTH SET OF DATA REQUESTS**

Now comes the Department of Environmental Management ("DEM") and hereby replies to Clear River Energy, LLC's ("CRE") objection to certain data requests contained in DEM's Fourth Set of Data Requests.

The Energy Facility Siting Board's ("EFSB") March 10, 2016, and July 1, 2016, Orders requesting an Advisory Opinion from DEM included a charge to address the following issues relevant to DEM's Fourth Set of Data Requests and CRE's objections:

- (iii) The impact on fish and wildlife that will be caused by disruption of the habitat;
- (v) Whether the Facility will present an unacceptable harm to the environment;<sup>1</sup>
- (vi) The impact of the proposed facility on state conservation priorities and plans, fish and wildlife habitats, and rare species, including those identified in the Rhode Island Natural Heritage database; and
- (viii) The cumulative environmental impacts of the proposed Facility given the relative proximity of the proposed Facility to the existing Ocean State Power Plant and the Algonquin Compressor Station.<sup>2</sup>

DEM responded to the above questions in its Advisory Opinion, filed with the EFSB on September 12, 2016. Due to changes to the project the EFSB issued their April 13, 2017, Order charging DEM to:

- Supplement its advisory opinion to address any issues that it was unable to consider due to lack of information in its original advisory opinion, as well as the impacts of Invenergy's water supply plan, and any other elements of the

<sup>1</sup> EFSB Order No. 86. (Issued March 10, 2016) and as modified by EFSB Order No. 88 (issued March 11, 2016).

<sup>2</sup> EFSB Order No. 95. (Issued July 1, 2016).

project – including new permit applications – that have been added, updated, or modified since its original advisory opinion was issued; and

- Identify and characterize the scope of the harm to the environment that this project would cause, and if it determines such harm to be unacceptable, to provide a detailed explanation supporting that conclusion.<sup>3</sup>

CRE takes issue with two aspects of DEM’s Fourth set of Data Requests. First, CRE objects to any data requests that “seeks information pertaining to CRE’s Application to Alter Freshwater Wetlands No. 17-0079.” This objection is based on the theory that the ultimate grant of the wetlands permit is outside the jurisdiction of the EFSB; therefore any information pertaining to wetlands cannot be requested via data requests. Irrespective of how relevant the information is to the questions posed to DEM by the EFSB, CRE argues they should not be required to answer.

It is not in dispute that the ultimate authority to grant or deny an applicant a permit to alter freshwater wetlands rests with the USACE and DEM. Nevertheless, the EFSB asked DEM to weigh in on the above matters, and it is simply not possible to assess the impacts of a project to wildlife without considering their habitats. Wetlands and the services they provide are integral to the lifecycle needs of many local wildlife and to meeting the basic needs (food, water, cover) of many more. CRE itself does not dispute the importance of wetland habitat as it stated in its wetland application:

Wildlife habitat is considered a principal function for all wetlands within the Facility Site. The proposed CREC site is located within a contiguous forest patch greater than 500 acres (as designated in the 2015 Rhode Island Wildlife Action Plan), and therefore all wetlands onsite are generally considered to have high wildlife habitat value. In addition, Iron Mine Brook located in Wetland 1 represents the focal point of a wildlife habitat corridor.<sup>4</sup>

Consequently, impacts to wetlands would need to be fully enumerated in order to completely assess wildlife impacts.

---

<sup>3</sup> EFSB Order No. 110. (Issued April 13, 2017).

<sup>4</sup> Invenergy Application to Alter Freshwater Wetlands: Volume 1 Narrative.

CRE made repeated reference to the wetlands applications to be submitted to USACE and RIDEM in its response to DEM's Third Set of Data Requests.<sup>5</sup> Several of these references were made in lieu of a response to the original questions posed and indicated that the requested information was forthcoming in these applications.<sup>6</sup> This is the case for the responses to 3-7, 3-10, and 3-12, despite the fact that none of the associated requests for information asked specifically about wetlands, nor did CRE mention wetlands in its response other than in reference to the forthcoming applications as a source of information.<sup>7</sup> Given that CRE made affirmative representations in response to DEM's Third Set of Data Requests that the information would be provided in their wetlands application, CRE cannot now claim that information pertaining to wetlands is outside the jurisdiction of the EFSB.

Regarding CRE's objection to specific questions, it should be noted that none of the information requested for questions 4-11, 4-13, and 4-39 relates to issues of wetlands regulation or even asks for more information specific to on-site wetlands. In fact, reference to the wetlands application could be removed from 4-11 and 4-13 entirely without in any way changing the nature of the request. Question 4-39 makes no mention of wetland or wetland applications at all.

Given the interrelated nature of wetlands and wildlife, the fact that the EFSB specifically referenced new permit applications in its April 13, 2017, Order to review new materials, and the CRE's own repeated reference to the wetlands applications as a source of information on wildlife impacts, the questions in DEM Fourth Set of Data Requests are reasonable in the context of fulfilling DEM's obligations to the EFSB.

---

<sup>5</sup> The Rhode Island Department of Environmental Management's Third Set of Data Requests to Invenergy Thermal Development, LLC. (July 13, 2016).

<sup>6</sup> Invenergy Thermal Development LLC's Responses to The Rhode Island Department of Environmental Management's Third Set of Data Requests. (August 4, 2016).

<sup>7</sup> *Id.*

CRE next objects to the disclosure of any information that relates to the TNEC right-of-way on the basis that it is the subject of an separate EFSB proceeding.<sup>8</sup> As previously mentioned, the EFSB charged DEM with evaluating the cumulative environmental impacts of all the energy development projects in the area, both existing and proposed.<sup>9</sup> The entire purpose of the Burrillville Interconnection Project (“BIP”), also known as the TNEC ROW expansion, is to allow the Facility to connect to the electric grid to supply power.<sup>10</sup> Without the BIP, the Facility cannot provide the electricity it generates. Thus, the two projects are interconnected, requiring DEM to evaluate the cumulative impacts of both projects despite the fact that, for the purposes of the EFSB, they are two separate proceedings. Consequently, the questions in DEM’s Fourth Set of Data Requests are reasonable and relevant to addressing the advisory opinion questions posed to DEM by the EFSB.

Lastly, CRE’s reliance on R.I. Gen. Laws § 42-98-7(a) for the proposition that information pertaining to CRE’s Application to Alter Freshwater Wetlands No. 17-0079 (the “Wetland Application”) is beyond the scope of the EFSB’s authority and/or jurisdiction is misplaced. R.I. Gen. Laws 42-98-7 defines the power and duties of the EFSB; specifically it enumerates which permits, licenses, assents, and variances the EFSB has licensing and permitting authority over. While the wetland permit is exempt from the EFSB’s permitting authority, it does not logically follow that information pertaining to and/or contained in the Wetland Application is not relevant or cannot be considered by the EFSB in rendering their final decision. Rather, R.I. Gen Laws 42-98-7(a) means that approval of a facility by the EFSB does not act as a grant of a wetlands permit.

---

<sup>8</sup> Objection of Clear River Energy LLC to Certain Data Requests included in the Rhode Island Department of Environmental Management’s Fourth Set of Data Requests. (May 31, 2017).

<sup>9</sup> EFSB Order No. 95. (Issued July 1, 2016).

<sup>10</sup> <http://burrillvilleinterconnection.com/>.

In rendering a decision on an energy facility, the EFSB must balance the need of the proposed facility against the overall impacts to the public health and safety, the environment, and Rhode Island's economy.<sup>11</sup> In order for the EFSB to make such a decision it must be fully informed of all the environmental impacts a facility will have, irrespective of the EFSB's permitting authority. Impacts to wetlands is just one component of the environmental impacts of this facility and must be taken into consideration when assessing the totality of the impacts to the environment.

DEM's Fourth Set of Data Requests 1) sought information not fully provided to DEM's Third Set of Data Requests; 2) sought information regarding a new permit application that has been submitted after the issuance of DEM's original advisory opinion; and 3) sought information to assist DEM with answering both the new advisory opinion question and issues it was unable to consider due to lack of information in its original advisory opinion. To the extent that this information is not provided DEM may not be able to fully answer those questions posed by the EFSB.

While the EFSB does not have the authority to have its final decision act as a grant of a wetland's permit it does have the authority to inquire about the full panoply of impacts to the environment, including impacts to wetlands. Moreover, the TNEC right-of-way is interconnected with the Facility such that from an environmental impacts perspective they are one project. As a result, DEM seeks the requested information in an effort to assess cumulative impacts from the energy facilities in the area as directed by the EFSB. Consequently, the questions in DEM's Fourth Set of Data Requests are proper, CRE's objection should be denied and CRE should be directed to answer those questions.

---

<sup>11</sup> R.I. Gen Laws 42-98-1(a).

Respectfully submitted,  
RHODE ISLAND DEPARTMENT OF  
ENVIRONMENTAL MANAGEMENT  
By its attorney,



Christina A. Hoefsmit, Esq. (No. 8979)  
Office of Legal Services  
235 Promenade St., Fourth Floor  
Providence, RI 02908  
401.222.6607/Fax: 401.222.3378  
christina.hoefsmit@dem.ri.gov

Dated: June 5, 2017

**CERTIFICATE OF SERVICE**

I hereby certify that on June 5, 2017, I sent a true copy of the following to the Energy Facilities Siting Board via first class mail, postage pre-paid and electronic mail, and to the parties on the attached service list via electronic mail.



Christina A. Hoefsmit

**SB-2015-06 Invenergy CREC Service List as of 05/26/2017**

Name/Address	E-mail	Phone/FAX
<p><b>File an original and 10 copies with EFSB:</b>            Todd Bianco, Coordinator            Energy Facility Siting Board            89 Jefferson Boulevard            Warwick, RI 02888</p> <p>Margaret Curran, Chairperson            Janet Coit, Board Member            Assoc. Dir., Div. of Planning Parag Agrawal            Patti Lucarelli Esq., Board Counsel            Susan Forcier Esq., Counsel            Rayna Maguire, Asst. to the Director DEM            Catherine Pitassi, Asst. to. Assoc. Dir. Plann.            Margaret Hogan, Sr. Legal Counsel</p>	<p><a href="mailto:Todd.Bianco@puc.ri.gov">Todd.Bianco@puc.ri.gov</a>;  <a href="mailto:Kathleen.Mignanelli@puc.ri.gov">Kathleen.Mignanelli@puc.ri.gov</a>;  <a href="mailto:Patricia.lucarelli@puc.ri.gov">Patricia.lucarelli@puc.ri.gov</a>;  <a href="mailto:Margaret.Curran@puc.ri.gov">Margaret.Curran@puc.ri.gov</a>;  <a href="mailto:janet.coit@dem.ri.gov">janet.coit@dem.ri.gov</a>;  <a href="mailto:Catherine.Pitassi@doa.ri.gov">Catherine.Pitassi@doa.ri.gov</a>;  <a href="mailto:Margaret.hogan@puc.ri.gov">Margaret.hogan@puc.ri.gov</a>;  <a href="mailto:susan.forcier@dem.ri.gov">susan.forcier@dem.ri.gov</a>;  <a href="mailto:rayna.maguire@dem.ri.gov">rayna.maguire@dem.ri.gov</a>;    <a href="mailto:Parag.Agrawal@doa.ri.gov">Parag.Agrawal@doa.ri.gov</a>;</p>	<p>401-780-2106</p>
<p><b>Parties (Electronic Service Only, Unless by Request)</b></p>		
<p>Invenergy Thermal Development LLC            Alan Shoer, Esq.            Richard Beretta, Esq.            Elizabeth Noonan, Esq.            Nicole Verdi, Esq.            Adler, Pollock &amp; Sheehan            One Citizens Plaza, 8<sup>th</sup> Floor            Providence, RI 02903</p>	<p><a href="mailto:ashoer@apslaw.com">ashoer@apslaw.com</a>;    <a href="mailto:rberetta@apslaw.com">rberetta@apslaw.com</a>;  <a href="mailto:enoonan@apslaw.com">enoonan@apslaw.com</a>;  <a href="mailto:nverdi@apslaw.com">nverdi@apslaw.com</a>;</p>	<p>401-274-7200</p>
<p>John Niland, Dir. Of Business Development            Tyrone Thomas, Esq., Asst. General Counsel            Mike Blazer, Esq., Chief Legal Officer            Invenergy Thermal Development LLC            One South Wacker Drive, Suite 1900            Chicago, IL 60600</p>	<p><a href="mailto:jniland@invenergyllc.com">jniland@invenergyllc.com</a>;    <a href="mailto:Tthomas@invenergyllc.com">Tthomas@invenergyllc.com</a>;    <a href="mailto:mblazer@invenergyllc.com">mblazer@invenergyllc.com</a>;  <a href="mailto:generalcounsel@invenergyllc.com">generalcounsel@invenergyllc.com</a>;</p>	<p>312-224-1400</p>
<p>Town of Burrillville            Michael McElroy, Esq., Special Counsel            Leah Donaldson, Esq., Special Counsel            Schacht &amp; McElroy            PO Box 6721            Providence, RI 02940-6721</p>	<p><a href="mailto:Michael@mcelroylawoffice.com">Michael@mcelroylawoffice.com</a>;      <a href="mailto:leah@mcelroylawoffice.com">leah@mcelroylawoffice.com</a>;</p>	<p>401-351-4100</p>
<p>William Dimitri, Esq., Acting Town Solicitor</p>	<p><a href="mailto:dimitrilaw@icloud.com">dimitrilaw@icloud.com</a>;</p>	<p>401-273-9092</p>
<p>Conservation Law Foundation            Jerry Elmer, Esq.            Max Greene, Esq.            55 Dorrance Street            Providence RI, 02903</p>	<p><a href="mailto:Jelmer@clf.org">Jelmer@clf.org</a>;  <a href="mailto:Mgreene@clf.org">Mgreene@clf.org</a>;</p>	<p>401-351-1102</p>
<p>Ms. Bess B. Gorman, Esq.            Assistant General Counsel and Director            Legal Department, National Grid</p>	<p><a href="mailto:Bess.Gorman@nationalgrid.com">Bess.Gorman@nationalgrid.com</a>;</p>	<p>781-907-1834</p>

40 Sylvan Road Waltham, MA 02451 Mark Rielly, Esq. Senior Counsel	<a href="mailto:Mark.rielly@nationalgrid.com">Mark.rielly@nationalgrid.com</a> ;	
Office of Energy Resources Andrew Marcaccio, Esq. Nick Ucci, Chief of Staff Chris Kearns, Chief Program Development One Capitol Hill Providence, RI 02908  Ellen Cool Levitan & Associates	<a href="mailto:Andrew.Marcaccio@doa.ri.gov">Andrew.Marcaccio@doa.ri.gov</a> ;	401-222-3417
	<a href="mailto:Nicholas.Ucci@energy.ri.gov">Nicholas.Ucci@energy.ri.gov</a> ;	401-574-9100
	<a href="mailto:Christopher.Kearns@energy.ri.gov">Christopher.Kearns@energy.ri.gov</a> ; <a href="mailto:egc@levitan.com">egc@levitan.com</a> ;	
	<a href="mailto:Brenna.McCabe@doa.ri.gov">Brenna.McCabe@doa.ri.gov</a> ;	
Rhode Island Building and Construction Trades Council Gregory Mancini, Esq. Sinapi Law Associates, Ltd. 2374 Post Road, Suite 201 Warwick, RI 02886	<a href="mailto:gmancinilaw@gmail.com">gmancinilaw@gmail.com</a> ;	401-739-9690
Residents of Wallum Lake Road, Pascoag, RI Dennis Sherman and Kathryn Sherman Christian Capizzo, Esq. Shechtman Halperin Savage, LLP 1080 Main Street Pawtucket, RI 02869	<a href="mailto:ccapizzo@shslawfirm.com">ccapizzo@shslawfirm.com</a> ;	401-272-1400
	<a href="mailto:kags8943@gmail.com">kags8943@gmail.com</a> ;	
Residents of Wallum Lake Road, Pascoag, RI Paul Bolduc and Mary Bolduc Joseph Keough Jr., Esq. 41 Mendon Avenue Pawtucket, RI 02861  Paul and Mary Bolduc 915 Wallum Lake Road Pascoag, RI 02859	<a href="mailto:jkeoughjr@keoughsweeney.com">jkeoughjr@keoughsweeney.com</a> ;	401-724-3600
	<a href="mailto:oatyssl@verizon.net">oatyssl@verizon.net</a> ;	401-529-0367
Abutter David B. Harris Michael Sendley, Esq. 600 Putnam Pike, St. 13 Greenville, RI 02828	<a href="mailto:mSENDLEY@cox.net">mSENDLEY@cox.net</a> ;	401-349-4405
<b>Interested Persons (Electronic Service Only)</b>		
Harrisville Fire District Richard Sinapi, Esq. Joshua Xavier, Esq. 2347 Post Road, Suite 201 Warwick, RI 02886	<a href="mailto:ras@sinapilaw.com">ras@sinapilaw.com</a> ;	401-739-9690
	<a href="mailto:jdx@sinapilaw.com">jdx@sinapilaw.com</a> ;	
Residents of 945 Wallum Lake Road, Pascoag, RI (Walkers) Nicholas Gorham, Esq. P.O. Box 46 North Scituate, RI 02857	<a href="mailto:nickgorham@gorhamlaw.com">nickgorham@gorhamlaw.com</a> ;	401-647-1400
	<a href="mailto:edaigle4@gmail.com">edaigle4@gmail.com</a> ;	

Peter Nightingale, member Fossil Free Rhode Island 52 Nichols Road Kingston, RI 02881	<a href="mailto:divest@fossilfreeri.org">divest@fossilfreeri.org</a> ;	401-789-7649
Sister Mary Pendergast, RSM 99 Fillmore Street Pawtucket, RI 02860	<a href="mailto:mpendergast@mercyne.org">mpendergast@mercyne.org</a> ;	401-724-2237
Patricia J. Fontes, member Occupy Providence 57 Lawton Foster Road South Hopkinton, RI 02833	<a href="mailto:Patfontes167@gmail.com">Patfontes167@gmail.com</a> ;	401-516-7678
Burrillville Land Trust Marc Gertsacov, Esq. Law Offices of Ronald C. Markoff 144 Medway Street Providence, RI 02906	<a href="mailto:marc@ronmarkoff.com">marc@ronmarkoff.com</a> ;	401-272-9330
Paul Roselli, President Burrillville Land Trust PO Box 506 Harrisville, RI 02830	<a href="mailto:proseli@cox.net">proseli@cox.net</a> ;	401-447-1560
Rhode Island Progressive Democrats of America Andrew Aleman, Esq. 168 Elmgrove Avenue Providence, RI 02906	<a href="mailto:andrew@andrewaleman.com">andrew@andrewaleman.com</a> ;	401-429-6779
Fighting Against Natural Gas and Burrillville Against Spectra Expansion Jillian Dubois, Esq. The Law Office of Jillian Dubois 91 Friendship Street, 4 <sup>th</sup> Floor Providence, RI 02903	<a href="mailto:jillian.dubois.esq@gmail.com">jillian.dubois.esq@gmail.com</a> ;	401-274-4591
Burrillville Town Council c/o Louise Phaneuf, Town Clerk 105 Harrisville Main Street Harrisville, RI 02830	<a href="mailto:lphaneuf@burrillville.org">lphaneuf@burrillville.org</a> ;	401-568-4300
Christine Langlois, Deputy Planner Town of Burrillville 144 Harrisville Main Street Harrisville, RI 02830	<a href="mailto:clanglois@burrillville.org">clanglois@burrillville.org</a> ;	401-568-4300
Joseph Raymond, Building Official	<a href="mailto:jraymond@burrillville.org">jraymond@burrillville.org</a> ;	
Michael C. Wood, Town Manager Town of Burrillville 105 Harrisville Main Street Harrisville, RI 02830	<a href="mailto:mcwood@burrillville.org">mcwood@burrillville.org</a> ;	401-568-4300 ext. 115

Mr. Leo Wold, Esq. Department of Attorney General 150 South Main Street Providence, RI 02903	<a href="mailto:LWold@riag.ri.gov">LWold@riag.ri.gov</a> ;	401-274-4400
Public Utilities Commission Cynthia Wilson Frias, Esq., Dep. Chief of Legal Alan Nault, Rate Analyst	<a href="mailto:Cynthia.Wilsonfrias@puc.ri.gov">Cynthia.Wilsonfrias@puc.ri.gov</a> ; <a href="mailto:Alan.nault@puc.ri.gov">Alan.nault@puc.ri.gov</a> ;	401-941-4500
Division of Public Utilities and Carriers John J. Spirito, Esq., Chief of Legal Steve Scialabba, Chief Accountant Tom Kogut, Chief of Information	<a href="mailto:john.spirito@dpuc.ri.gov">john.spirito@dpuc.ri.gov</a> ; <a href="mailto:steve.scialabba@dpuc.ri.gov">steve.scialabba@dpuc.ri.gov</a> ; <a href="mailto:thomas.kogut@dpuc.ri.gov">thomas.kogut@dpuc.ri.gov</a> ;	401-941-4500
Matthew Jerzyk, Deputy Legal Counsel Office of the Speaker of the House State House, Room 302 Providence RI, 02903	<a href="mailto:mjerzyk@rilin.state.ri.us">mjerzyk@rilin.state.ri.us</a> ;	401-222-2466
Hon. Cale Keable, Esq., Representative of Burrillville and Glocester	<a href="mailto:Cale.keable@gmail.com">Cale.keable@gmail.com</a> ;	401-222-2258
Nick Katkevich	<a href="mailto:nkatkevich@gmail.com">nkatkevich@gmail.com</a> ;	
Avory Brookins	<a href="mailto:abrookins@ripr.org">abrookins@ripr.org</a> ;	
Joseph Bucci, Acting Administrator Highway and Bridge Maintenance Operations RI Department of Transportation	<a href="mailto:joseph.bucci@dot.ri.gov">joseph.bucci@dot.ri.gov</a> ;	
Jared Rhodes, Chief Statewide Planning Program	<a href="mailto:jared.rhodes@doa.ri.gov">jared.rhodes@doa.ri.gov</a> ;	
Jennifer Sternick Chief of Legal Services RI Department of Administration	<a href="mailto:Jennifer.sternick@doa.ri.gov">Jennifer.sternick@doa.ri.gov</a> ;	
Doug Gablinske, Executive Director TEC-RI	<a href="mailto:doug@tecri.org">doug@tecri.org</a> ;	
Tim Faulkner ecoRI News 111 Hope Street Providence, RI 02906	<a href="mailto:tim@ecori.org">tim@ecori.org</a> ;	401-330-6276
Robert Tormey Conanicut Energy, LLC	<a href="mailto:rjtormey@conanicutenergy.com">rjtormey@conanicutenergy.com</a> ;	617-306-1601
Sally Mendzela	<a href="mailto:salgalpal@hotmail.com">salgalpal@hotmail.com</a> ;	
Keep Burrillville Beautiful Paul LeFebvre	<a href="mailto:paul@acumenriskgroup.com">paul@acumenriskgroup.com</a> ;	401-714-4493
Mark Baumer	<a href="mailto:everydayyeah@gmail.com">everydayyeah@gmail.com</a> ;	
Nisha Swinton Food & Water Watch New England	<a href="mailto:nswinton@fwwatch.org">nswinton@fwwatch.org</a> ;	
Kaitlin Kelliher	<a href="mailto:Kaitlin.kelliher@yahoo.com">Kaitlin.kelliher@yahoo.com</a> ;	

Joe Piconi, Jr.	<a href="mailto:jiggzy@hotmail.com">jiggzy@hotmail.com</a> ;	
Hon. Aaron Regunberg Representative of Providence, District 4	<a href="mailto:Aaron.regunberg@gmail.com">Aaron.regunberg@gmail.com</a> ;	
Paul Ernest	<a href="mailto:paulwernest@gmail.com">paulwernest@gmail.com</a> ;	
Skip Carlson	<a href="mailto:scarlson@metrocast.net">scarlson@metrocast.net</a> ;	
Kathryn Scaramella	<a href="mailto:kscaramella@outlook.com">kscaramella@outlook.com</a> ;	
Diana Razzano	<a href="mailto:Dlrazzano13@verizon.net">Dlrazzano13@verizon.net</a> ;	
David Goldstein	<a href="mailto:tmdgroup@yahoo.com">tmdgroup@yahoo.com</a> ;	
Douglas Jobling	<a href="mailto:djobling@cox.net">djobling@cox.net</a> ;	
Claudia Gorman	<a href="mailto:corkyhg@gmail.com">corkyhg@gmail.com</a> ;	
Curt Nordgaard	<a href="mailto:Curt.nordgaard@gmail.com">Curt.nordgaard@gmail.com</a> ;	
Colleen Joubert	<a href="mailto:Colleenj1@cox.net">Colleenj1@cox.net</a> ;	
Matt Smith Food & Water Watch	<a href="mailto:msmith@fwwatch.org">msmith@fwwatch.org</a> ;	
Christina Hoefsmit, Esq. Senior Legal Counsel RI Department of Environmental Management	<a href="mailto:Christina.hoefsmit@dem.ri.gov">Christina.hoefsmit@dem.ri.gov</a> ;	
Steven Ahlquist, RIFuture	<a href="mailto:atomicsteve@gmail.com">atomicsteve@gmail.com</a> ;	
Pascoag Utility District William Bernstein, Esq. Michael Kirkwood, General Manager Robert Ferrari, Northeast Water Solutions, Inc.	<a href="mailto:mkirkwood@pud-ri.org">mkirkwood@pud-ri.org</a> ;	
	<a href="mailto:Wlblaw7@gmail.com">Wlblaw7@gmail.com</a> ;	
	<a href="mailto:rferrari@nwsinc.net">rferrari@nwsinc.net</a> ;	
Ben Weilerstein Toxics Action Center	<a href="mailto:ben@toxicsaction.org">ben@toxicsaction.org</a> ;	
Russ Olivo Woonsocket Call	<a href="mailto:rolivo232@gmail.com">rolivo232@gmail.com</a> ;	
Celine Schmidt	<a href="mailto:celine_schmidt@brown.edu">celine_schmidt@brown.edu</a> ;	
Suzanne Enser	<a href="mailto:svetromile@gmail.com">svetromile@gmail.com</a> ;	
Rhode Island Student Climate Coalition	<a href="mailto:riscc@brown.edu">riscc@brown.edu</a> ;	