

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS
ENERGY FACILITY SITING BOARD

IN RE: Application of
Invenergy Thermal Development LLC's
Proposal for Clear River Energy Center

Docket No. SB 2015-06

CONSERVATION LAW FOUNDATION'S
THIRD SET OF DATA REQUESTS DIRECTED TO INVENERGY

- 3-1. How many megawatts was Invenergy qualified by ISO-NE to bid into FCA-10?
- 3-2. How many megawatts did Invenergy bid into each round of FCA-10?
- 3-3. This question pertains to Invenergy's estimate of ratepayer impacts just for Rhode Island ratepayers, just in the capacity market, that appears in Invenergy's January 12, 2016 PowerPoint presentation to the EFSB, on Slide 24. What assumptions, if any, did Invenergy make regarding how many megawatts Invenergy would clear in FCA-10?
- 3-4. Would Invenergy's estimate of ratepayer impacts just for Rhode Island ratepayers, just in the capacity market, for Capacity Commitment Period 10 (June 1, 2019 through May 31, 2020), change if Invenergy had cleared only 1 MW in FCA-10? If yes, please describe: (i) how Invenergy's calculations would change; and (ii) how Invenergy's final result would change.

CONSERVATION LAW FOUNDATION,
by its Attorneys,



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CERTIFICATE OF SERVICE

I certify that the original and ten copies of this Data Request were sent to the Energy Facility Siting Board, by first-class mail postage prepaid. In addition, PDF copies of the Data Request were served electronically on the entire service list of this Docket. I certify that all of the foregoing was done on April 11, 2016.


