

July 19, 2016

Via Federal Express/Electronic Mail

Todd Anthony Bianco, EFSB Coordinator
RI Energy Facilities Siting Board
89 Jefferson Blvd.
Warwick, RI 02888

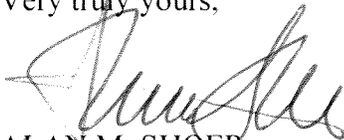
Re: Invenergy Docket No. SB-2015-06

Dear Mr. Bianco:

On behalf of Invenergy Thermal Development LLC (“Invenergy”), enclosed please find an original and 10 copies of Invenergy’s Response to Conservation Law Foundation’s Fifth Set of Data Requests in connection with the above docket.

Please let me know if you have any questions.

Very truly yours,



ALAN M. SHOER
ashoer@apslaw.com

Enclosures

cc: Service List

**STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS
ENERGY FACILITY SITING BOARD**

**IN RE: INVENERGY THERMAL DEVELOPMENT LLC :
APPLICATION TO CONSTRUCT AND :
OPERATE THE CLEAR RIVER ENERGY : SB-2015-06
CENTER, BURRILLVILLE, RHODE ISLAND :**

**INVENERGY THERMAL DEVELOPMENT LLC’S RESPONSES TO
CONSERVATION LAW FOUNDATION’S FIFTH SET OF DATA REQUESTS**

REQUEST 5-1:

Request 5-1 pertains to the data on daily water use, wastewater generated, and evaporative water use that appears in Invenergy’s October 28, 2015 submission to the EFSB, contained in Table 6.2-3, Section 6.2.3.1 Water Sources, at the bottom of page 50:

Operating Season and Fuel	Water Use	Wastewater Generated	Consumptive Evaporative
Summer <i>Firing Natural Gas</i>	224,640 gpd	89,280 gpd	135,360 gpd
Annual Average <i>Firing Natural Gas</i>	102,240 gpd	69,120 gpd	33,120 gpd
Winter <i>One CT Firing Gas other CT</i>	924,489 gpd	200,160 gpd	724,329 gpd

- (a) Please describe in detail how Invenergy’s expected water balances provided in the above table will comply with the April 22, 2004 consent order (C.A. No. PC01-5972) between the Pascoag Utility District and the Harrisville Fire District which states “[t]hat the PUD is prohibited from approving or permitting any expansion or any use of its water system which could cause or contribute to any non-trivial increase in use or demand for water without approval of Harrisville...”
- (b) Please include in your answer exactly how Invenergy has gained or plans to gain approval from the Harrisville Fire District, and any workpapers relating to this plan.
- (c) Please include in your answer any plans or data for additional water sources that have been considered to fulfill the needs of the proposed water supply demands.

INVENERGY THERMAL DEVELOPMENT LLC
By its Attorneys,

/s/Alan M. Shoer

Alan M. Shoer, Esq. (#3248)

Richard R. Beretta, Jr. Esq. (#4313)

Nicole M. Verdi, Esq. (#9370)

ADLER POLLOCK & SHEEHAN, P.C.

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Fax: 401-751-0604

Dated: July 19, 2016

CERTIFICATE OF SERVICE

I hereby certify that on July 19, 2016, I delivered a true copy of the foregoing responses to Conservation Law Foundation's Data Requests via electronic mail to the parties on the attached service list.

/s/ Alan M. Shoer