

May 19, 2016

Via Federal Express/Electronic Mail

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

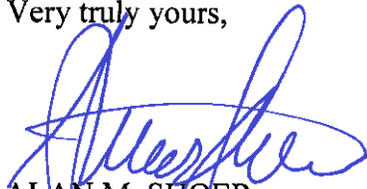
Re: *Invenergy Docket No. SB-2015-06*

Dear Mr. Bianco:

On behalf of Invenergy, enclosed please find an original and ten copies of Invenergy Thermal Development LLC's Objection to Lyle and Erin Walkers' Motion for Evidentiary Hearing.

Please let me know if you have any questions.

Very truly yours,



ALAN M. SHOER
ashoer@apslaw.com

Enclosure

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) **Docket No. SB-2015-06**
CLEAR RIVER ENERGY CENTER IN)
BURRILLVILLE, RHODE ISLAND)**

**OBJECTION OF INVENERGY THERMAL DEVELOPMENT LLC
TO LYLE AND ERIN WALKERS' MOTION FOR EVIDENTIARY HEARING**

Now comes, Invenergy Thermal Development LLC ("Invenergy") and hereby objects to Lyle and Erin Walker's ("the Walkers") Motion for Evidentiary Hearing on their Motion to Intervene, filed with the Energy Facility Siting Board ("EFSB" or the "Board") on May 16, 2016. Rule 1.10 of the Rhode Island Energy Facility Board Rules of Procedure ("EFSB Rules"), the rule governing intervention, does not permit the Board to allow a person seeking intervention an evidentiary hearing on his or her motion. *See* Rule 1.10 (nowhere in the rule does it state that a person seeking intervention is entitled to an evidentiary hearing).

Moreover, for purposes of the Board deciding the Walkers' Motion for Intervention, Invenergy understands that the Walkers live near the proposed Clear River Energy Center ("CREC") on Wallum Lake Road. However, as Invenergy thoroughly articulated in its Objection to the Walkers' Motion for Intervention and its Supplemental Objection to the Walkers' Motion for Intervention, the fact that the Walkers' home is in the vicinity of the CREC should not automatically entitle the Walkers to be granted full Party status under the EFSB Rules, and that was the only reason supplied in the Walkers' Motion for Intervention. Accordingly, Invenergy respectfully requests the Board deny the Walkers' Motion for Evidentiary Hearing.

Respectfully submitted,

INVENERGY THERMAL DEVELOPMENT, LLC

By Its Attorneys:

/s/ Alan M. Shoer

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Dated: May 19, 2016

CERTIFICATE OF SERVICE

I hereby certify that on May 19, 2016, I delivered a true copy of the foregoing document via electronic mail to the parties on the attached service list.

/s/ Alan M. Shoer