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

CENTER, BURRILLVILLE, RHODE ISLAND

SB-2015-06

PRELIMINARY DECISION AND ORDER

ERRATA ORDER

Whereas, pursuant to Rule 1.32(a) of the Rhode Island Energy Facility Board's (Board) Rules of Practice and Procedure, the Commission through this notice of erratum corrects a "clerical mistake" contained in the Preliminary Decision and Order, previously issued in this docket, on March 10, 2016; and

Whereas, on Page 8 which reads:

The primary discussion of issues to be considered in the review of a major energy facility alteration application, and the designation of agencies to act at the Board's discretion, occur at the Board's preliminary hearing. Following the preliminary hearing, the Board issues a preliminary order establishing the agenda of issues for the Board's final hearing, and designating agencies to act at the Board's discretion. Such agenda may be modified and additional agencies and issues may be designated and determined as needed at any time before the final hearing. The advisory opinions directed by the preliminary order must be submitted to the Board within six months of this Order, i.e., by October 25, 2016. Final Board hearings must begin not later than forty-five days after the date for submission of advisory opinions, whether or not such opinions are submitted. Final hearings regarding the instant application have not yet been scheduled, but should begin no later than September 10, 2016.

is hereby corrected to read:

The primary discussion of issues to be considered in the review of a major energy facility alteration application, and the designation of agencies to act at the Board's discretion, occur at the Board's preliminary hearing. Following the preliminary hearing, the Board issues a preliminary order establishing the agenda of issues for the Board's final hearing, and designating agencies to act at the Board's discretion. Such agenda may be modified and additional agencies and issues

¹ Rule 1.9(f).

may be designated and determined as needed at any time before the final hearing.² The advisory opinions directed by the preliminary order must be submitted to the Board within six months of this Order, i.e., by September 10, 2016. Final Board hearings must begin not later than forty-five days after the date for submission of advisory opinions, whether or not such opinions are submitted. Final hearings regarding the instant application have not yet been scheduled, but should begin no later than October 25, 2016.

Accordingly, it is hereby

(88) <u>ORDERED</u>:

That the correction described herein is adopted by the Board and shall constitute a permanent amendment to Order 86 issued in Docket SB-2015-06.

DATED AND EFFECTIVE AT WARWICK, RHODE ISLAND, ON MARCH 11, 2016.

ENERGY FACILITY SITING BOARD



Margaret E. Curran, Chairperson

Janet Coit, Member

² Rule 1.9(f).