

**RIDGEWOOD POWER MANAGEMENT LLC**

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December 13, 2006

**Via E-mail & FedEx**

Ms. Luly E. Massaro  
Commission Clerk  
State of Rhode Island & Providence Plantations  
Public Utilities Commission  
89 Jefferson Boulevard  
Warwick, Rhode Island 02888

Re: Ridgewood Power Management LLC Motion to Intervene  
Docket 3765 -- National Grid  
Renewable Energy Standard Procurement Plan (the "Procurement Plan")

Dear Ms. Massaro:

Ridgewood Power Management LLC and its affiliates ("Ridgewood") develop, own, operate and/or manage renewable electricity generating facilities, including biomass, landfill gas and hydroelectric facilities, located in Rhode Island and New England. Ridgewood has actively participated in the development of renewable energy portfolio standards, including the Rhode Island Renewable Energy Standard ("RES"), and it has extensive experience in the implementation of the various New England state renewable energy portfolio standard programs.

Pursuant to Rule 1.13 of the Public Utilities Commission's ("PUC") Rules of Practice, Ridgewood hereby submits its Motion to Intervene in the above-referenced Docket. As the representative of various renewable energy generating facilities, Ridgewood is particularly interested in ensuring that The Narragansett Electric Company d/b/a National Grid ("National Grid") is able to meet its compliance obligations under the RES and that any resulting Procurement Plan is not unduly burdensome on the renewable energy generating facilities it operates. Accordingly, Ridgewood's interests cannot be adequately represented by National Grid or any other interested party and, therefore, it should be permitted to intervene in the above-referenced docket.

If Ridgewood is granted the opportunity to intervene, Ridgewood intends to submit several proposed changes to the Procurement Plan by the January 17, 2007 deadline for filing direct testimony. Ridgewood's suggested changes are geared toward addressing its concern that as written the Procurement Plan does not provide for adequate market signals or transparency. Among other things, Ridgewood thinks it appropriate to require National Grid and other large retail suppliers to hold monthly procurement auctions using a declining clock auction format.

Based upon the foregoing, Ridgewood seeks the approval of the PUC to intervene in the above-referenced docket.

Respectfully Submitted,

**Ridgewood Power Management LLC**

By: William P. Short III

William P. Short III

Vice President of Power Marketing

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