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April 17, 2009

VIA FACSIMILE AND MAIL

Ms. Luly Massaro
Commission Clerk
R.I. Public Utilities Commission
89 Jefferson Boulevard
Warwick, Rhode Island 02888

Re: In Re Accelerated 2010 Standard Offer Procurement Plan Filing by Nation Grid
Docket No. 4041

Dear Ms. Massaro:

Enclosed please find for filing the Motion to TransCanada Marketing Ltd. to Intervene in the above captioned matter.

Sincerely yours,



Richard A. Sherman

Enclosure

PRV 1011322.1

**STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS
THE RHODE ISLAND PUBLIC UTILITIES COMMISSION**

In re Accelerated 2010 Standard Offer:
Procurement Plan Filing by :
National Grid :

Docket No. 4041

Motion of TransCanada Power Marketing Ltd. to Intervene

Pursuant to Rule 1.13 of the Rhode Island Public Utilities Commission Rules of Practice and Procedure, TransCanada Power Marketing Ltd. ("TCPM") hereby moves that the Commission grant to TCPM the right to intervene as a party in the above-captioned proceeding for the reasons set forth herein.

TCPM is a business corporation incorporated and organized under the laws of the State of Delaware and with its principal place of business in Westborough, Massachusetts. TCPM is a member of the New England Power Pool ("NEPOOL") and is actively engaged in the purchase and sale of wholesale bulk electric energy within the New England region.

TCPM is presently a wholesale supplier of standard offer service to certain load serving entities within New England, including Narragansett Electric Company d/b/a National Grid, and owns supply under long term contracts including the output of the Ocean State Power electric generating facility in Burrillville, Rhode Island, thirteen hydroelectric generating facilities on the Connecticut and Deerfield Rivers, and (when it comes on line later this year) the Kibby Wind Farm project in Franklin County, Maine. TCPM is also an active marketer of retail electric energy in Rhode Island as well as other New England states.

Based on the foregoing, TCPM has a direct and substantial interest in the Commission's review of National Grid's proposed standard offer service procurement plan and may be directly affected by the outcome of this proceeding. No other party can adequately represent the interests of TCPM in this matter. In view of TCPM's interests in this matter, the grant by the Commission of the within Motion to Intervene and the designation of TCPM as a party in this proceeding are in the public interest.

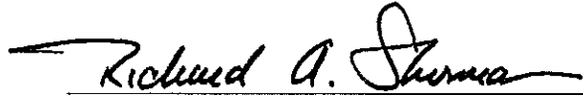
Therefore, TCPM requests that the within Motion to Intervene be granted and that TCPM be granted status as a party in this proceeding.

Date: April 17, 2009

Respectfully submitted,

TransCanada Power Marketing Ltd.

By its attorneys,



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CERTIFICATE OF SERVICE

I hereby certify that on the 17th day of April, 2009, a true and correct copy of the within Motion to Intervene was mailed by first class mail, postage prepaid, to the following counsel of record:

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