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Rockport, ME

Portland, ME

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Providence, RI

Hartford, CT

Ottawa, ON Canada

Via Hand Delivery and E-mail

May 31, 2012

Luly E. Massaro, Commission Clerk Rhode Island Public Utility Commission 89 Jefferson Boulevard Warwick, RI 02888

Re: Docket 4327: National Grid Revenue Decoupling Reconciliation Filing

Dear Ms. Massaro:

Enclosed for filing in the above-referenced matter, please find the Motion to Intervene of Environment Northeast ("ENE") and associated Appearances of Counsel (one original and 10 copies).

Kindly date stamp the enclosed extra copy and return it in the enclosed self-addressed stamped envelope. If you have any questions or concerns, please do not hesitate to contact me at $617-742-0054 \times 102$.

Sincerely,

/s/ Jeremy C. McDiarmid

Jeremy C. McDiarmid Staff Attorney

Enclosures

cc: Cynthia G. Wilson-Frias, Esq., Public Utilities Commission Leo Wold, Esq., Department of the Attorney General Thomas R. Teehan, Esq., National Grid Seth H. Handy, Esq., Handy Law, LLC Service List (via e-mail)

STATE OF RHODE ISLAND PUBLIC UTILITIES COMMISSION

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NATIONAL GRID'S ELECTRIC)	
REVENUE DECOUPLING MECHANISM)	Docket No. 4327
RECONCILIATION FILING FOR)	
THE YEAR ENDING MARCH 31, 2012)	
)	

MOTION TO INTERVENE OF ENVIRONMENT NORTHEAST

By its attorney, Environment Northeast ("ENE"), hereby moves pursuant to Rule 1.13 of the Rhode Island Public Utilities Commission's ("Commission") Rules of Practice and Procedure ("Rules") to intervene in the above-captioned proceeding and, in support of its motion, states:

- 1. ENE is a non-profit organization which researches and addresses environmental problems that threaten regional ecosystems, human health and the management of natural resources.
- 2. Rule 1.13(b) of the Commission Rules of Practice and Procedure states "any person claiming a right to intervene or an interest of such nature that intervention is necessary or appropriate may intervene in any proceeding before the Commission."
- 3. Further, Rule 1.13(b)(2) goes on to state that such a right or interest may be "an interest which may be directly affected and which is not adequately represented by existing parties."
- 4. On May 15, 2012, National Grid (the "Company") filed its "first annual [Revenue Decoupling Mechanism ("RDM")] revenue reconciliation for the 12-month period ending March 31, 2012.
- 5. The Company's filing was made pursuant to the Commission's directives in Docket No. 4206 in which it approve an RDM provision.

- 6. ENE has been active in Rhode Island and other New England states in researching and promoting energy efficiency and other demand side measures to mitigate environmental harm and reduce costs for energy consumers.
- 7. ENE has considerable experience and expertise in matters relating to Rhode Island energy policy as well as the close relationship between decoupling and energy efficiency program delivery.
 ENE has a staff member who has been appointed to the RI Energy Efficiency and Resources
 Management Council and is an active participant in the collaborative planning process for Rhode
 Island electric and natural gas efficiency programs.
- 8. ENE has a staff member who is an appointed member of the Energy Conservation Management
 Board which reviews the planning and implementation of gas and electric utility energy efficiency
 programs for the State of Connecticut, and also has a staff member who has been appointed to
 Massachusetts's Energy Efficiency Advisory Council.
- 9. ENE has participated in public utility dockets relating to revenue decoupling in Rhode Island, including dockets No. 4206, No. 3943 and No. 4065. ENE has also actively participated in decoupling dockets in Connecticut, Massachusetts and New Hampshire. Its expertise relating to decoupling has provided these commissions with valuable input, which helped to shape policies that affect the delivery of energy efficiency resources.
- 10. ENE experts have written extensively about energy efficiency programs and decoupling mechanisms, including its 2009 Report "Energy Efficiency: Engine of Economic Growth" and its 2006 Climate Change Roadmap for New England and Eastern Canada. This expertise will be of considerable benefit to the Commission in this docket.

¹ See http://www.env-ne.org/public/resources/pdf/ENE_EnergyEfficiencyEngineofEconomicGrowth_FINAL.pdf

² See http://www.env-ne.org/public/resources/pdf/RoadmapSummary.pdf

- 11. ENE's interests are directly affected by the issues in this proceeding and cannot be adequately represented by any other party. To mitigate environmental harm and reduce costs for energy consumers, ENE spends considerable time, effort, and monetary resources working to ensure that all least cost energy efficiency resources are procured in Rhode Island, Massachusetts, Connecticut, and Maine.
- 12. Rule 1.13(b)(3) states that such a right or interest to intervene may be "any other interest of such nature that movant's participation may be in the public interest." ENE has been a key contributor to the development of the System Reliability Procurement Standards and the 2012 SRPP. ENE's staff has a combined several decades of experience on the impact of energy efficiency on the region's energy system and has the capacity and organizational commitment to ensure energy efficiency and system reliability procurements in Rhode Island maximize environmental, climate, public health, and consumer benefits. As such, ENE's participation in this proceeding is in the public interest.
- 13. In an October 19, 2010 Order in Supreme Court Case No. 10-356-M.P., ENE attorney Jeremy C. McDiarmid has been admitted *pro hac vice* to "represent Environment Northeast in proceedings before the Public Utilities Commission in Docket 4296 and subsequent related dockets."
- 14. Accordingly, ENE's intervention is necessary and appropriate under Rule 1.13(b)(2) and Rule 1.13(b)(3) of the Rules.

Service of any correspondence or pleadings in connection with these matters should be directed to:

Jeremy C. McDiarmid Environment Northeast 101 Tremont Street, Suite 401 Boston, MA 02108 617-742-0054 jmcdiarmid@env-ne.org Seth H. Handy Handy Law, LLC 42 Weybosset Street Providence RI 02903 (401) 626-4839 seth@handylawllc.com

WHEREFORE, based on the foregoing reasons, ENE asks that the Commission grant its Motion to Intervene.

Respectfully submitted,

ENVIRONMENT NORTHEAST

By its attorneys,

/s/ Jeremy C. McDiarmid

Jeremy C. McDiarmid ENVIRONMENT NORTHEAST 101 Tremont Street, Suite 401 Boston, MA 02108 617-742-0054 jmcdiarmid@env-ne.org

Seth H. Handy (RI # 5554) HANDY LAW, LLC 42 Weybosset Street Providence RI 02903 (401) 626-4839 seth@handylawllc.com

Dated: May 31, 2012

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NOTICE OF APPEARANCE OF COUNSEL

Pursuant to Rule 1.4 of the Rhode Island Public Utilities Commission's Rules of Practice and Procedure, please enter my appearance on behalf of Environment Northeast, in the above-captioned proceeding.

Respectfully submitted,

/s/ Seth H. Handy

Seth H. Handy (RI # 5554) HANDY LAW, LLC 42 Weybosset Street Providence RI 02903 (401) 626-4839 seth@handylawllc.com

Dated: May 31, 2012

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Respectfully submitted,

/s/ Jeremy C. McDiarmid

Jeremy McDiarmid
ENVIRONMENT NORTHEAST
101 Tremont Street, Suite 401
Boston, MA 02108
617-742-0054
jmcdiarmid@env-ne.org

Dated: May 31, 2012

CERTIFICATE OF SERVICE

I hereby certify that on May 31, 2012, I delivered a true copy of the foregoing documents either by first class mail or by electronic mail to the Docket 4327 Service List as of May 31, 2012.

/s/ Jeremy C. McDiarmid

Jeremy C. McDiarmid