

March 12, 2015

Ms. Luly Massaro, Clerk  
RI Public Utilities Commission  
89 Jefferson Blvd.  
Warwick, RI 02888

**RE: Docket 4536 In re: The Narragansett Electric Company d/b/a National Grid Tariff Advice Filing For Renewable Energy Growth Program and Solicitation and Enrollment Process Rules**

Dear Ms. Massaro,

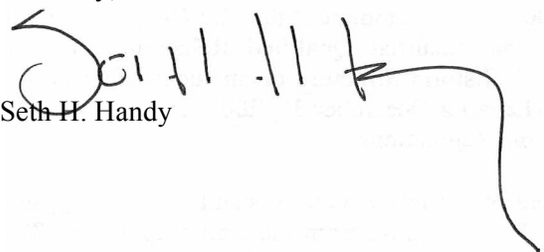
I write on behalf of Green Development, LLC dba Wind Energy Development, LLC (WED) to respond to Jack Habib's letter of March 12 proposing revisions to the Renewable Energy Growth Program for Non-Residential Customers. We request that the Commission order the following revisions to the proposed language:

g. ~~If in the event that the Applicant has demonstrated material progress with respect to the interconnection process and has complied with all requirements listed in the Interconnection Services Agreement for their project including, if necessary, making full payment for System Modifications in addition to any payments that may be required under this tariff to participate in the RE Growth Program, and the Applicant is unable to provide the Output Certification within the timeframe specified in Section 3(d), or as extended pursuant to Section 3(f), and the Applicant and the Company agree that the because of the nonperformance under Section 3(d) or Section 3(f) was solely due to the non-completion of the necessary system modifications on the Company's side of the meter~~ **or any other interconnection delays that are beyond the reasonable control of the Applicant, the Company will extend the deadline for providing the Output Certification, with no additional deposit required, for providing the Output Certification will be extended** until such time as the DG Project has received approval from the Company to interconnect to the Company's distribution system **and begin production, with no additional deposit required.**

Presumably the next section would be redesignated as section "h."

Thank you for your consideration.

Sincerely,

  
Seth H. Handy