STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS PUBLIC UTILITIES COMMISSION

IN RE: NATIONAL GRID'S TARIFF ADVICE)	DOCKET NO. 4549
FILING TO AMEND RIPUC NO. 2099)	
NET METERING PROVISION)	
)	

MOTION TO INTERVENE BY WED COVENTRY ONE, LLC; WED COVENTRY TWO, LLC; WED COVENTRY SIX, LLC AND WED PORTSMOUTH ONE, LLC

By its attorneys, WED Coventry One, LLC (COV1); WED Coventry Two, LLC (COV2); WED Coventry Six LLC (COV6) and WED Portsmouth One, LLC (PORTSMOUTH1), hereby move to intervene in the above-captioned proceeding pursuant to Rule 1.13 (a) and (b) of the Rhode Island Public Utilities Commission (PUC) Rules of Practice and Procedure (Rules). In support of this motion, COV1, COV2, COV6 and PORTSMOUTH1 state:

- COV1, COV2, COV6 and PORTSMOUTH1 are the developers of wind energy projects in Coventry and Portsmouth, Rhode Island.
- 2. Rule 1.13 states any person claiming an interest of such nature that intervention is necessary or appropriate may intervene in any proceeding before the PUC.
- 3. Further, Rule 1.13(e) provides that where there is no objection to intervention a properly filed and served motion to intervene shall be granted.
- 4. It is necessary and appropriate to grant COV1, COV2, COV6 and PORTSMOUTH1 the right to intervene in this proceeding.
- 5. As stated and determined in the conference call held with Commission counsel on March 6, 2015, the parties to this proceeding have no objection to this motion to intervene.

6. The interests of COV1, COV2, COV6 and PORTSMOUTH 1 are directly affected by this

proceeding and are not adequately represented by the existing parties.

7. In this proceeding COV1, COV2, COV6 and PORTSMOUTH1 will advocate for positions that

are consistent with the public interest as manifest in many Rhode Island statutes, the Rhode Island

State Energy Plan and other public policy. These interests include, but are not limited to, job

creation, stable energy pricing, reduced energy costs, a sustainable Rhode Island economy and

environmental benefits. In these ways, COV1, COV2, COV6 AND PORTSMOUTH1 have

currently unrepresented interests in this proceeding that will be represented by these intervenors.

8. Please direct service of any correspondence or pleadings in connection with this proceeding to:

Mark DePasquale Wind Energy Development, LLC 1130 Ten Rod Road, Suite E-102 North Kingstown, RI 02852

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and

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WHEREFORE, COV1, COV2, COV6 and PORTSMOUTH1 ask that the PUC grant this

Motion to Intervene.

Respectfully submitted,

WED COVENTRY ONE, LLC; WED COVENTRY TWO, LLC; WED COVENTRY SIX, LLC; WED PORTSMOUTH ONE, LLC,

By their attorney,

Seth H. Handy (#5554) HANDY LAW, LLC 42 Weybosset Street Providence, RI 02903

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CERTIFICATE OF SERVICE

I hereby certify that on March 10, 2015, I sent a true copy of the document by electronic mail to the PUC and the service list and filed the original pleading and 9 photocopies with the PUC.

Seth H. Handy