

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS
PUBLIC UTILITIES COMMISSION

IN RE: Review of the Narragansett
Electric Co. d/b/a National Grid
Rate Design Pursuant to RIGL § 39-26.6-24

Docket No. 4568

CONSERVATION LAW FOUNDATION'S
DATA REQUESTS (THIRD SET) DIRECTED TO
NARRAGANSETT ELECTRIC COMPANY D/B/A NATIONAL GRID

Issued September 21, 2015

Definitions

CLF incorporates by reference the definitions included in its Data Requests (First and Second Sets).

“Conventionally Fired Central Station Generator” means an electricity generating facility that is fired by natural gas, nuclear power, coal, or oil.

Data Requests

3-1. Do any Conventionally Fired Central Station Generators within the ISO-New England footprint pay an “Access Fee” similar to the one being proposed by Grid in this Docket for renewable DG generators? If yes, please state which generators, the annual dollar amount of the Access Fee, and how that dollar amount is set and calculated.

3-2. Do any jurisdictions in the United States require the owners of renewable energy distributed generation facilities to pay an Access Fee similar to the one being proposed by Grid in this Docket? If yes, please state the jurisdictions, and for each one provide:

- (a) The amount of the Access Fee;
- (b) How the Access Fee is set and calculated; and
- (c) The legal authority (such as statute, utility commission decision, etc.) for the Access Fee.