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August 31, 2015

Luly E. Massaro
Clerk
Public Utilities Commission
89 Jefferson Boulevard
Warwick, RI 02888

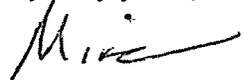
In Re: Review of Electric Distribution Design Pursuant to R.I.G.L. § 39-26.6-24
Docket No. 4568

Dear Luly:

Enclosed for filing are an original and 9 copies of The Alliance for Solar Choice's Motion to Intervene in this matter.

If you have any questions, please feel free to call.

Very truly yours,


Michael R. McElroy

MRMc:tmg
cc: Service List

Alliance/Motion to Intervene

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

REVIEW OF ELECTRIC DISTRIBUTION)
DESIGN PURSUANT TO R.I. GEN. LAWS)
§ 39-26.6-24)
_____)

Docket No. 4568

**THE ALLIANCE FOR SOLAR CHOICE'S
MOTION TO INTERVENE**

By its attorneys, The Alliance for Solar Choice (TASC), hereby moves to intervene as a full party in the above-captioned docket 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, TASC states:

1. TASC advocates across the country for the rooftop solar industry. Founded by the largest rooftop solar companies in the United States, TASC represents the vast majority of the solar market nationwide. Its members include Demeter Power, Silevo, SolarCity, Solar Universe, Sunrun, Verengo, and ZEP.

2. TASC was formed based on the belief that consumers should have the option to switch to onsite solar power for at least a portion of their energy supply. Accordingly, TASC is committed to defending policies, such as net metering, that provide fair credit to residents, businesses, churches, schools, and public agencies when their rooftop solar systems export power to a utility's grid.

3. The business address for TASC is 595 Market Street, 29th Floor, San Francisco, CA 94105.

4. PUC Rule 1.13 states that any person claiming an interest of such nature that intervention is necessary or appropriate may intervene in any proceeding before the PUC.

5. The service list has been notified of TASC's intent to file this Motion to Intervene. No objection has been received.

6. This proceeding will have a direct impact on the ability of third-party owners of solar generation facilities, such as the members of TASC, to effectively market and offer services to consumers in Rhode Island. TASC and its member companies, thus, have a direct and material interest in this docket. No other party will adequately represent the interests of TASC in this proceeding.

7. TASC's participation in this proceeding will promote the public interest by furthering the development of policies that allow the competitive market for solar services to deliver efficient solutions while increasing customer choices.

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

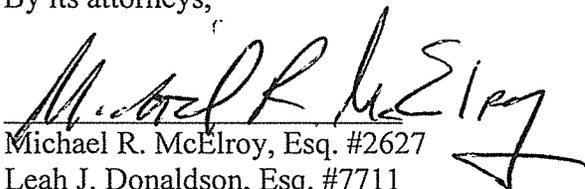
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WHEREFORE, TASC respectfully requests the Commission allow it to intervene in this proceeding and to participate fully as a full party, conduct discovery, and participate in hearings by offering testimony, supporting exhibits, cross-examining witnesses, etc.

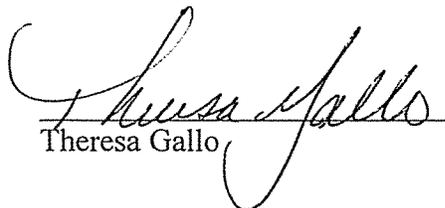
Respectfully submitted,

THE ALLIANCE FOR SOLAR CHOICE,
By its attorneys,


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CERTIFICATE OF SERVICE

I hereby certify that on August 31, 2015, I sent a true copy of this motion by electronic mail to the service list and filed the original and 9 copies with the Commission.


Theresa Gallo

¹ Mr. Culley, through local counsel, intends to file a Petition for Admission Pro Hac Vice, and required certifications.

**Docket No. 4568 National Grid's Rate Design Pursuant to R.I. Gen. Laws Sec 39-26.6-24
Service List updated 8/23/15**

Parties' Name/Address	E-mail	Phone
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Sue AnderBois Janet Besser New England Clean Energy Council	sanderbois@necec.org ; jbesser@necec.org ;	
Wind Energy Development (WED) Seth H. Handy Handy Law, LLC 42 Weybosset Street Providence, RI 02903	seth@handylawllc.com ;	401-626-4839
Michelle Carpenter Wind Energy Development, LLC 3760 Quaker Lane North Kingstown, RI 02852	md@wedenergy.com ;	
File an original & 9 copies w/ PUC: Luly E. Massaro, Commission Clerk Public Utilities Commission 89 Jefferson Blvd. Warwick, RI 02888	Luly.massaro@puc.ri.gov ; Cynthia.wilsonfrias@puc.ri.gov ; Alan.nault@puc.ri.gov ; Todd.bianco@puc.ri.gov ;	401-780-2107