

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

IN RE: RENEWABLE ENERGY GROWTH)
PROGRAM FOR YEAR 2018 RI DISTRIBUTED)
GENERATION BOARD AND NATIONAL GRID)
_____)

Docket 4774

MOTION TO INTERVENE
BY
NEW ENERGY RHODE ISLAND

By its attorneys, New Energy Rhode Island (NERI), moves 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, NERI states:

1. NERI's member participants for this proceeding currently include Newport Solar, Heartwood Group, Inc., Providence Energy, LLC and Green Development, LLC. Additional entities may join in this advocacy and will update the PUC with any new participants.
2. NERI's member participants either are developers or have ownership or other financial interests in renewable energy generation projects.
3. 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.
4. 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.
5. It is necessary and appropriate to grant NERI the right to intervene in this proceeding.
6. The filings on the Renewable Energy Growth Program for 2018 threaten and will impede existing and planned renewable energy projects in which NERI members have interest.

6. The filings on the Renewable Energy Growth Program for 2018 threaten and will impede existing and planned renewable energy projects in which NERI members have interest.
 7. In this proceeding, NERI will advocate for positions that are consistent with the public interest as put forth in many Rhode Island statutes and public policies and as are manifest in the projects in which NERI has interest including, but not limited to, electric supply diversification, energy security and resilience, stable and reduced energy costs, job creation and environmental benefit.
- In these ways, NERI has currently unrepresented interests in this proceeding that will be represented by this intervenor.

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

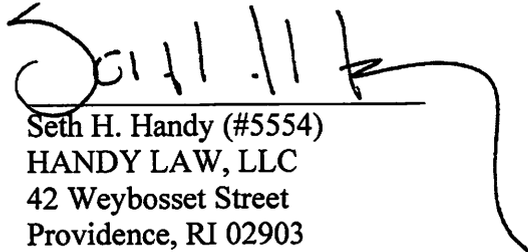
Seth H. Handy
Handy Law, LLC
42 Weybosset Street
Providence, RI 02903
Phone: (401) 626-4839
E-mail seth@handylawllc.com

WHEREFORE, NERI asks that the PUC grant this Motion to Intervene.

Respectfully submitted,

NEW ENERGY RHODE ISLAND

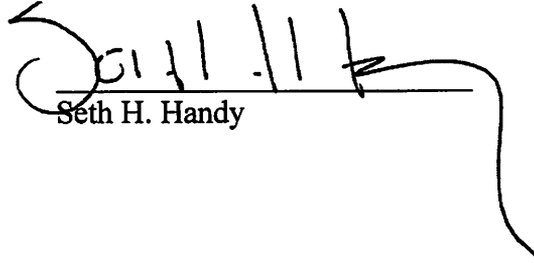
By their attorney,



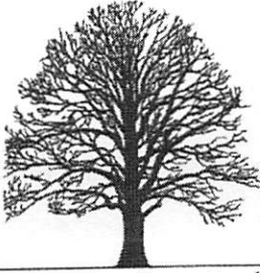
Seth H. Handy (#5554)
HANDY LAW, LLC
42 Weybosset Street
Providence, RI 02903
Tel. 401.626.4839
E-mail seth@handylawllc.com

CERTIFICATE OF SERVICE

I hereby certify that on December 14, 2017, 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.

A handwritten signature in black ink, appearing to read "Seth H. Handy", is written over a horizontal line. The signature is stylized and includes a large loop on the left side. A long, thin vertical line extends downwards from the right end of the signature line.

Seth H. Handy



HEARTWOOD GROUP, INC.

165 Evergreen Street, Providence, RI 02906

401-861-1650

December 4, 2017

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

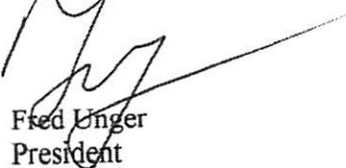
**Re: Docket No. 4774 - In Re: Renewable Energy Growth Program For Year 2018 RI
Distributed Generation Board And National Grid**

Dear Ms. Massaro:

Please accept this letter as authorization that Handy Law, LLC represents Heartwood Group, Inc. with regard to all issues considered in Docket 4774. We are an energy project development business based in Rhode Island. We appreciate the opportunity to participate in this very important stakeholder process.

Thank you.

Sincerely,



Fred Unger
President



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

**Re: Docket No. 4774 - In Re: Renewable Energy Growth
Program For Year 2018 RI Distributed
Generation Board And National Grid**

Dear Ms. Massaro:

Please accept this letter as authorization that Handy Law, LLC represents Green Development, LLC with regard to all issues considered in Docket 4774. We are a renewable energy business with 40 employees in RI. We appreciate the opportunity to participate in this very important stakeholder process.

Thank you.

Sincerely,

A handwritten signature in black ink, appearing to read "Ollie Paul", is written over a horizontal line.

Title: CEO

3760 Quaker Lane
North Kingstown, RI 02852
Office: 401.295.4998
Fax: 401.295.4944

PROVIDENCE ENERGY GROUP
AS DEFINED; PROVIDENCE - PRUDENT MANAGEMENT OF RESOURCES

December 8, 2017

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

**Re: Docket No. 4774 - In Re: Renewable Energy Growth Program For Year 2018 RI
Distributed Generation Board And National Grid**

Dear Ms. Massaro:

Please accept this letter as authorization that Handy Law, LLC represents Providence Energy LLC with regard to all issues considered in Docket 4763. We are a Rhode Island Based business. We appreciate the opportunity to participate in this very important stakeholder process.

Thank you.

Sincerely,



Managing Director

PROVIDENCE, RHODE ISLAND
PHONE: 401 965-8443 / PAUL@PVDENERGY.COM