

**STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS  
DIVISION OF PUBLIC UTILITIES AND CARRIERS**

**IN RE: TOWN OF NEW SHOREHAM PROJECT : DOCKET NO. D-14-20**  
**TRANSMISSION FACILITIES : :**  
**PURCHASE AGREEMENT : :**

**DIVISION'S FIRST SET OF DATA REQUESTS DIRECTED TO THE  
NARRAGANSETT ELECTRIC COMPANY D/B/A NATIONAL GRID**

(Issued on March 19, 2014)  
(Response Requested by March 21, 2014)

**Division 1-1.** In the last paragraph of page 3 of the filing letter, it states that:

*"In addition, National Grid has agreed to pay for fifty percent of the actual out-of-pocket litigation expenses incurred by Deepwater and its affiliate, Deepwater Wind Block Island, LLC ("DWBI") up to a maximum of \$50,000 and without any additional development fee."*

- a) What litigation is pending or expected regarding this project? Please describe. Is it only the appeal of the Submerged Land Lease granted by the Rhode Island Coastal Management Resources Council?
- b) Is the cap on NGRID's share of litigation expense of \$50,000 included in the capped closing costs of \$9,486,289 shown in schedule 3?
- c) Section 3 of the Transmission Facilities Purchase Agreement appears to state that the \$50,000 is not included in the capped closing cost. Please clarify.

cost of assets	\$8,334,782 including development fee through 1/31/2013
real estate	\$374,838
expense adj	\$776,669 2/1/2013 to closing including development fee for up to 6 mos
total	\$9,486,289

**Division 1-2.** Please state what the maximum price NGRID will pay under this agreement. Is it \$9,486,289 or \$9,486,289 + \$50,000? Or is it some other number? If it is the latter, please provide the absolute maximum amount and the basis for it.

The Narragansett Electric Company  
d/b/a National Grid  
Docket D-14-20  
**In Re:** Town Of New Shoreham Project  
Transmission Facilities  
Purchase Agreement  
Data Requests- Set-1  
Issued on March 19, 2014

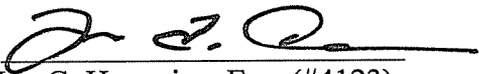
**Division 1-3.** Section 8(a)(i) of the Transmission Facilities Purchase Agreement reads as follows:

*“Transmission Facilities Cost Allocation Agreement among National Grid, New England Power Company (“NEP”) and Block Island Power Company (“BIPCO”) to allocate the Purchase Price and the cost of developing, constructing and operating the Transmission Facilities (collectively, the “Transmission Facilities Costs”) between National Grid and BIPCO as provided in R.I.G.L. § 39-26.1-7, unless such Transmission Facilities Costs are allocated among National Grid, NEP and BIPCO pursuant to the Transmission Service Agreement described in clause (v) below.”*

Does such a cost allocation agreement presently exist? If so, please provide a copy of the Transmission Facilities Cost Allocation Agreement among National Grid, New England Power Company (“NEP”) and Block Island Power Company (“BIPCO”).

Thomas Ahern, Administrator  
State of Rhode Island  
Division of Public Utilities and  
Carriers

By his attorney,

  
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Dated: March 19, 2014

