MASTER POWER PURCHASE AND SALE AGREEMENT COVER SHEET

This Transaction Confirmation is made as of the following date: August 19, 2011 ("Effective Date").

The Parties to this Transaction Confirmation are the following:

Name ("PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE" or "Party A")	Name (BRIDGEWATER POWER COMPANY, LP "Counterparty" or "Party B")
All Notices	All Notices:
Street: 780 N. Commercial Street P. O. Box 330	Street: PO Box 678
City: Manchester, NH Zip: 03105-0330	City: Ashland, NH Zip: 03217-0678
Attn:: Manager, Supplemental Energy Sources Department Phone: (603) 634-2312 Facsimile: 603) 634-2449 Federal Tax ID Number:	Attn: Michael O'Leary Phone: 603-968-9602 x11 Facsimile: 603-968-9605 Duns: NA Federal Tax ID Number:
Invoices: Attn: Same As Above Phone: Facsimile:	Invoices: Attn: Same As Above Phone: 603-968-9602 x11 Facsimile: 603-968-9605
	Scheduling: Attn: Same As above Phone: Facsimile:
Payments: Attn: Same As Above Phone: Facsimile:	Payments: Attn: Same As Above Phone: Facsimile:
Wire Transfer: BNK: N/A ABA: ACCT:	Wire Transfer: BNK: ABA: ACCT:
With additional Notices of an Event of Default or Potential Event of Default to: Attn: Assistant General Counsel Phone: (603) 634-3355 Facsimile: (603) 634-2438	With additional Notices of an Event of Default or Potential Event of Default to: Attn: Ken Kilgroe Phone: 205-987-5544 Facsimile: 205-987-5568

CONFIRMATION

This Transaction Confirmation ("Confirmation") is by and between Bridgewater Power Company, L.P. ("Seller") and Public Service Company of New Hampshire ("PSNH") (each a "Party" and collectively, the "Parties"). This Confirmation is for the sale of Unit Contingent Energy (as defined below) from Seller's Facility to PSNH (the "Transaction"). The following terms and conditions shall apply to this Transaction:

Buyer:

Public Service Company of New Hampshire

Seller:

Bridgewater Power Company, L.P.

Facility:

Seller's 15 MW biomass fired generating facility which is located in Bridgewater, New Hampshire, identified in the ISO-NE market settlement

system with the Asset ID # 357.

Product:

Unit Contingent Energy

Quantity Cap:

Not to exceed a total of MWh of Unit Contingent Energy delivered

anytime during the Term.

Term:

The Term is from ______ to the first to occur of the sale and purchase of _____ MWh of Unit Contingent Energy ("Quantity

Cap") or

Delivery Period:

From

24 hours per

day, 7 days per week.

Energy Price:

Effective during the Term, PSNH will compensate Seller for Unit Contingent

Energy received at the Delivery Point in accordance with the pricing provisions set forth below. All prices for Unit Contingent Energy are

expressed in terms of \$/MWh.

Energy Price Table

		
	All Hours	
2011	\$ MW h	
2012	\$ I /MWh	
		į
2013	\$T/MWh	
	_	

Fuel Price Adjustment:

A quarterly Fuel Price Adjustment Payment shall be determined to account for changes in wood prices payable by the Facility, based upon the following:

"Initial Wood Price" means \$ per ton (subject to verification, review and approval by the NH PUC).

For a calendar quarter in which the actual, average delivered wood price to the Facility exceeds the Initial Wood Price, the Fuel Price Adjustment ("FPA"), in dollars per ton, shall equal % of the amount by which the actual, average price for wood delivered to the Facility for such quarter exceeds the Initial Wood Price.

A Fuel Price Adjustment Payment ("FPAP"), as calculated below, shall be paid by the Buyer to the Seller in accordance with the provisions of this Confirmation.

For a calendar quarter in which the actual, average delivered wood price to the Facility is less than the Initial Wood Price, the FPA, in dollars per ton, shall equal % of the amount by which the actual, average price for wood delivered to the Facility for such quarter is less than the Initial Wood Price. A FPAP, as calculated below, shall be paid by the Seller to the Buyer in accordance with the provisions of this Confirmation.

The FPA, in dollars per ton, shall be multiplied by tons per MWh and further multiplied by the MWh delivered in the quarter to determine the FPAP that is due to either the Seller or the Buyer.

Actual fuel prices (the quarterly total dollar amount paid for delivered wood by the Facility, the quarterly total tons of wood delivered to the Facility) and the MWh for such quarter shall be supplied to PSNH by the Seller within 30 days of the end of the applicable calendar quarter. The FPAP, if any due to Seller or Buyer (as the case may be) shall be paid within 30 days thereafter.

As soon as possible after the end of a calendar year, audited fuel price costs, total tonnage for wood fuel, and total MWh delivered for the year then ended by quarter shall be supplied to PSNH by the Seller and within 30 days

thereafter, the quarterly FPAPs from the applicable calendar year shall be recalculated and adjusted, if necessary by written notice to Seller by PSNH. Any adjustment payment payable by Seller or Buyer, as the case may be, will be reflected on the next following invoice, and paid in accordance with the terms hereof. Any adjustment payment due after the end of the Term of this Agreement shall be made within 30 days of receipt of the audited information.

Buyer shall have the right, upon reasonable prior notice and during regular business hours, to audit the prices paid for wood fuel by the Facility during the Term of this Agreement. All costs of such audit shall be borne by Buyer.

Capacity/ Renewable Energy Credits:

During the Term, the Seller will be responsible for all Forward Capacity Market ("FCM") and Renewable Energy Credit ("REC") actions required of the Facility in the ISO-NE, NEPOOL GIS or State markets and will receive the Capacity Supply Obligation as well as REC's and all payments and penalties associated with the FCM and REC's for this Facility.

Payment Schedule:

The payment schedule shall be on a calendar month basis with approved invoices paid by the 21st day of the next month. If any portion of an invoice is disputed by Buyer, Buyer shall pay the undisputed portion in full and Buyer and Seller shall seek to resolve the disputed portion as promptly as possible.

Delivery Point:

The Delivery Point shall be at the 34 kV interconnection between the Facility and Buyer's facilities as specified in Seller's existing Interconnection Agreement.

Scheduling:

Seller will remain the designated Generator Asset Owner and Lead Participant in accordance with ISO-NE rules and procedures. Seller will comply with the procedure set forth in Annex B for entering and confirming daily internal bilateral transactions ("IBTs") within the ISO-NE settlement market system ("SMS"). Prior to the term of this Confirmation, Seller shall elect whether it will participate in the ISO-NE Day-Ahead or Real-Time markets, and notify Buyer of such election.

Seller shall schedule planned outages during Spring or Fall periods, and shall coordinate outages with Buyer to maximize the value of generation to the Buyer. Seller will communicate information relative to changes in plant operational status (e.g. unscheduled outages) in a timely manner.

Buyer and Seller shall cooperate and take such actions as required by ISO-NE, New Hampshire Satellite office to comply with ISO New England System Rules, reliability needs and auditing requirements.

Conditions:

This Confirmation and the transactions contemplated hereunder are subject to the following conditions:

 Receipt of NH PUC Approval. Should NH PUC Approval not be forthcoming, this Confirmation and any transactions contemplated hereunder shall terminate.

- Closing on the construction debt financing for a proposed wood-fired power plant of approximately 67 MW to be located in Berlin, New Hampshire which is the subject of the Amended Power Purchase Agreement with PSNH approved by the New Hampshire Public Utilities Commission in Docket No. DE 10-195, such that no less than \$2.25 million of the New Markets Tax Credits in the debt financing transaction are allocated to the community loan fund and \$500,000 for use by the City of Berlin that will be the source of funding for certain community benefits and economic development resources related to the Berlin Station project, as described in the New Hampshire Site Evaluation Committee's "Decision Granting Site and Facility with Conditions" dated November 8, 2010, in its Docket No.2009-02 at page 44, and the closing of which must occur on or prior to August 30, 2011.
- The Facility shall maintain its status as a "qualifying facility" pursuant to 18 C.F.R. Part 292 prior to the Term of this Agreement and maintain such status throughout such Term.

Confidentiality:

The Parties agree to keep confidential the terms and provisions set forth in this Confirmation and all transactions hereunder, except as may be required by Law or necessary to obtain regulatory approval from the NH PUC.

In the event it becomes necessary for Buyer to submit any of Seller's commercially sensitive information, including, but not limited to, the Seller's or the Facility's operational and financial data, to any person or entity, including (without limitation) the NH PUC, Buyer shall: (i) provide prompt notice to Seller of its intent to submit such information, (ii) identify the person or entity to whom the information is to be submitted, (iii) make any such submission as confidential or under a request for confidential treatment or protective order, and (iv) provide a copy of the submission to Seller.

Definitions:

"Capacity Supply Obligation" shall be given the meaning given it in ISO NE Market Rule 1.

"Day-Ahead Locational Marginal Price" shall be given the meaning given it in ISO NE Market Rule 1.

"Unit Contingent" means, with respect to this Confirmation, that delivery or receipt of the Product from the Facility may be interrupted for any reason or for no reason by Seller, without liability on the part of either Party. However, Buyer shall be entitled to 100% of the output from the Facility during the Term of this Agreement.

"NEPOOL GIS" means the New England Power Pool Generation Information System, which includes a generation information database and certificate system, operated by NEPOOL, its designee or successor entity, that accounts for the generation attributes of electricity generated within New England.

"NH PUC Approval" means receipt of a final, nonappealable decision from the New Hampshire Public Utilities Commission, approving the Petition as submitted without alteration, modification or condition, and allowing for full cost recovery of the rates, terms and conditions of this Agreement by the Buyer in a manner not to increase the Buyer's energy service rate as set forth in the Petition;

"Petition" means the pleading filed with the NH PUC to commence a proceeding for the purpose of seeking the NH PUC's approval of this transaction and all related matters set forth therein.

"Renewable Energy Certificate" ("RECs") is a NEPOOL GIS Certificate that identifies the relevant generation attributes of each MWh accounted for in the NEPOOL GIS that could be used to satisfy various State Renewable Portfolio Standards.

Governing Terms:

All other terms and conditions not specified herein shall be in accordance with, and subject to, the attached Annex A and the terms and conditions of that certain EEI Master Power Purchase and Sale Agreement, dated as of April 25, 2000, between Seller and Buyer (the "Master Agreement") which is incorporated by reference and made a part hereof. In the event of any inconsistency between the terms of the Master Agreement and the terms of a Confirmation, the terms of the Confirmation will govern for the particular Transaction.

No modifications, additions or deletions to this Confirmation or the terms and conditions of the Master Agreement shall be binding or effective until accepted in a separate writing by the Parties.

Buyer and Seller execute this Confirmation this 1 9 day of August, 2011.

Public Service Company of New Hampshire	Bridgewater Power Company, L.P., By its General Partners:
Name:	PSEG New Hampshire, Inc.
Title: Date:	Pete Mazui
	Name: Title: PETER MAGUINS
	Date: VICE PRESIDENT 8/19/2011
	AND
	New Hampshire Cogen, Inc.
	Name:
	Title:
	Date

Buyer and Seller execute this Confirmation this 19 day of August, 2011.

Public	c Service Company of New Hampshire	Bridgewater Power Company, L.P., By its General Partners:	
Name Title: Date:		PSEG New Hampshire, Inc.	
		Name: Title: Date:	
		AND	
		Name: Warne B. Nelson Title: President Date: 8/19/1	

Buyer and Seller execute this Confirmation this 19 day of August, 2011.

fuln le lemase	Bridgewater Power Company, L.P., By its General Partners:
Name: John M. MacDonald Fitle: Vice President, Generation Date: August 19, 2011	PSEG New Hampshire, Inc.
	Name: Title: Date: AND
	New Hampshire Cogen, Inc.
	Name: Title: Date:

Annex "A" ATTACHMENT TO TRANSACTION CONFIRMATION

This Transaction shall be governed by General Terms and Conditions of the EEI Master Power Purchase and Sale Agreement, Version 2.1 (modified 4/25/00) ("Master Agreement") which is incorporated by reference and made a part hereof. The elections contained on the Cover Sheet to the Master Agreement shall not be applicable to this Confirmation, except as provided below:

Except as otherwise provided herein, all product or market-related terms capitalized but not defined herein shall have the meaning given such terms (or any successor thereto) from time to time pursuant to ISO New England Manual M-35 (Definitions and Abbreviations) or the applicable ISO New England System Rules, each as may be amended from time to time. "ISO New England System Rules" means Market Rule 1, the ISO New England Information Policy, the ISO Administrative Procedures, the Reliability Standards, the ISO New England Manuals and any other system rules, procedures or criteria for the operation of the NEPOOL System and administration of the NEPOOL Market, the Restated NEPOOL Agreement, the NEPOOL Open Access Transmission Tariff, and any successor agreements and/or tariffs accepted or approved by FERC, including any successor agreements and/or tariffs relating to the formation of a regional transmission organization in New England or any other successor to NEPOOL and/or ISO New England Inc.
[X] Optional Provision in Section 2.4 applies; provided, however, that the words "either orally or" in the seventh line are deleted.
Article 4 as set forth in the Master Agreement is applicable, with the following election: [X] Accelerated Payment of Damages. [If not checked, inapplicable.]
[X] Applicable with the exception of Section 5.1(g) (Cross Default). Option A applies in Section 5.6 (Closeout Setoffs).
Article Eight is not applicable.
[X] Confidentiality Applicable
Schedule M shall not apply
Schedule P shall apply

In the event of any inconsistency between the terms of the EEI Agreement and the terms of a Confirmation, the terms of the Confirmation will govern for the particular Transaction, subject to the provisions of Section 2.4 as amended above.

Annex B

PROCEDURES TO BE UTILIZED BY SELLER AND/OR THEIR DESIGNEES FOR ENTERING AND CONFIRMING DAILY INTERNAL BILATERAL TRANSACTIONS ("IBTs") WITHIN THE ISO-NE SETTLEMENT MARKET SYSTEM ("SMS")

I. SELLER_WILL PERFORM THE FOLLOWING: Remit Station Generation Information; Enter Energy [Day-Ahead / Real Time] IBTs

By 9:00 AM each business day Seller will forward (by email) the following information to PSNH:

- The expected hourly output of the Facility through the following business day (including weekends and NERC holidays).
- Notification of any Facility known challenges or expected schedule changes for the following 7-day period.

Email is the preferred means of communication. However, if email is not available, Seller will telephone the <u>primary contact</u> (or secondary contact) from PSNH to determine the best means for providing the above data.

At least four (4) hours prior to the applicable IBT Trading Deadline (currently defined as 17:00 on the next business day following the applicable Operating Day(s)) but subsequent to the Operating Day(s), Seller will enter [Day-Ahead / Real Time] IBTs (Marginal Loss Revenue Allocation is not checked) for the associated Operating Day(s) into the SMS to transfer, from Seller to PSNH, the actual Energy amounts generated by the Facility during the applicable Operating Day(s). Once the Daily IBTs have been entered, Seller will then send an email that notifies PSNH that the daily information is available and ready for confirmation. The actual Energy amounts generated by the Facility will be based on metered data provided to or made available to the Seller by PSNH as Host Participant/Meter Reader.

2. PSNH WILL PERFORM THE FOLLOWING: confirm on a daily basis the [Day-Ahead / Real Time] IBTs

The [Day-Ahead / Real Time] IBTs will be confirmed by PSNH prior to the applicable IBT Trading Deadline (currently defined as 17:00 on the next business day following the applicable Operating Day(s)). The [Day-Ahead / Real Time] IBTs for the Operating Day(s) will be entered by Seller and be ready for confirmation by PSNH no later than four (4) hours prior to the IBT Trading Deadline.

If the appropriate confirmation of a contract does not take place, or does not take place within the allowed timeframes with supporting schedules, a financial settlement outside of the ISO-NE settlement process will need to take place.

Primary Contact for PSNH:

Patrick Smith 860-665-4573 (phone) 860-665-4588 (fax) smithpp@nu.com

Secondary Contact for PSNH:

Robert Olson 860-665-4558 860-665-4588 (fax) Olsonrm@nu.com

MASTER POWER PURCHASE AND SALE AGREEMENT COVER SHEET

This Transaction Confirmation is made as of the following date: August 19, 2011 ("Effective Date").

The Parties to this Transaction Confirmation are the following:

Name ("PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE" or "Party A")	Name ("PINE TREE POWER,INC.", "Counterparty" or "Party B")	
All Notices	All Notices:	
Street: 780 N. Commercial Street P. O. Box 330	Street: 1990 Post Oak Blvd, Suite 1900	
City: Manchester, NH Zip: 03105-0330	City: Houston, TX Zip: 77056	
Attn:: Manager, Supplemental Energy Sources Department Phone: (603) 634-2312 Facsimile: 603) 634-2449	Attn: General Counsel, GSEGNA Phone: 713-636-1277 Facsimile: 713-636-1858 Duns:	
Federal Tax ID Number:	Federal Tax ID Number:	
Invoices: Attn: Same As Above Phone: Facsimile:	Invoices: Attn: Latonia Cooper Phone: 713-636-1768 Facsimile: 713-636-1401	
Scheduling: Attn: See Annex B Phone: Facsimile:	Scheduling: Attn: Real Time Desk Phone: 877-336-3480 Facsimile: 713-636-1894	
Payments: Attn: Same As Above Phone: Facsimile:	Payments: Attn: Latonia Cooper Phone: 713-636-1768 Facsimile: 713-636-1401	
Wire Transfer: BNK: N/A ABA: ACCT:	Wire Transfer: BNK: ABA: ACCT:	
With additional Notices of an Event of Default or Potential Event of Default to: Attn: Assistant General Counsel Phone: (603) 634-3355 Facsimile: (603) 634-2438	With additional Notices of an Event of Default or Potential Event of Default to: Attn: General Counsel, GSEGNA Phone: 713-636-1277 Facsimile: 713-636-1858	

CONFIRMATION

This Transaction Confirmation ("Confirmation") is by and between Pinetree Power, Inc. ("Seller") and Public Service Company of New Hampshire ("PSNH") (each a "Party" and collectively, the "Parties"). This Confirmation is for the sale of Unit Contingent Energy (as defined below) from Seller's Facility to PSNH (the "Transaction"). The following terms and conditions shall apply to this Transaction:

Buyer:

Public Service Company of New Hampshire

Seller:

Pinetree Power, Inc.

Facility:

Seller's 15 MW biomass fired generating facility which is located in Bethlehem, New Hampshire, identified in the ISO-NE market settlement

system with the Asset ID # 337.

Product:

Unit Contingent Energy

Quantity Cap:

Not to exceed a total of MWh of Unit Contingent Energy delivered

anytime during the Term.

Term:

The Term is from MWh of Unit Contingent Energy ("Quantity

Cap") or

Delivery Period:

From ______, 24 hours per day, 7

days per week.

Energy Price:

Effective during the Term, PSNH will compensate Seller for Unit Contingent

Energy received at the Delivery Point in accordance with the pricing provisions set forth below. All prices for Unit Contingent Energy are

expressed in terms of \$/MWh.

Energy Price Table

2011	All Hours \$/MWh	
2012	\$ II /MWh	
2013	\$ II /MWh	

Fuel Price Adjustment:

A quarterly Fuel Price Adjustment Payment shall be determined to account for changes in wood prices payable by the Facility, based upon the following:

"Initial Wood Price" means \$ per ton (subject to verification, review and approval by the NH PUC).

For a calendar quarter in which the actual, average delivered wood price to the Facility exceeds the Initial Wood Price, the Fuel Price Adjustment ("FPA"), in dollars per ton, shall equal % of the amount by which the actual, average price for wood delivered to the Facility for such quarter exceeds the Initial Wood Price. The FPA shall not exceed \$ ton during and \$ ton during A Fuel Price Adjustment Payment ("FPAP"), as calculated below, shall be paid by the Buyer to the Seller in accordance with the provisions of this Confirmation.

For a calendar quarter in which the actual, average delivered wood price to the Facility is less than the Initial Wood Price, the FPA, in dollars per ton, shall equal % of the amount by which the actual, average price for wood delivered to the Facility for such quarter is less than the Initial Wood Price. The FPA shall not exceed \$ to during and \$ to during to during and \$ to during to the Seller to the Buyer in accordance with the provisions of this Confirmation.

The FPA, in dollars per ton, shall be multiplied by tons per MWh and further multiplied by the MWh delivered in the quarter to determine the FPAP that is due to either the Seller or the Buyer.

Actual fuel prices (the quarterly total dollar amount paid for delivered wood by the Facility, the quarterly total tons of wood delivered to the Facility) and the MWh for such quarter shall be supplied to PSNH by the Seller within 30 days of the end of the applicable calendar quarter. The FPAP, if any due to Seller or Buyer (as the case may be) shall be paid within 30 days thereafter.

As soon as possible after the end of a calendar year, audited fuel price costs, total tonnage for wood fuel, and total MWh delivered for the year then ended by quarter shall be supplied to PSNH by the Seller and within 30 days thereafter, the quarterly FPAPs from the applicable calendar year shall be

recalculated and adjusted, if necessary by written notice to Seller by PSNH. Any adjustment payment payable by Seller or Buyer, as the case may be, will be reflected on the next following invoice, and paid in accordance with the terms hereof. Any adjustment payment due after the end of the Term of this Agreement shall be made within 30 days of receipt of the audited information.

Buyer shall have the right, upon reasonable prior notice and during regular business hours, to audit the prices paid for wood fuel by the Facility during the Term of this Agreement. All costs of such audit shall be borne by Buyer.

Capacity/ Renewable Energy Credits:

During the Term, the Seller will be responsible for all Forward Capacity Market ("FCM") and Renewable Energy Credit ("REC") actions required of the Facility in the ISO-NE, NEPOOL GIS or State markets and will receive the Capacity Supply Obligation as well as REC's and all payments and penalties associated with the FCM and REC's for this Facility.

Payment Schedule:

The payment schedule shall be on a calendar month basis with approved invoices paid by the 21st day of the next month. If any portion of an invoice is disputed by Buyer, Buyer shall pay the undisputed portion in full and Buyer and Seller shall seek to resolve the disputed portion as promptly as possible.

Delivery Point:

The Delivery Point shall be at the 34 kV interconnection between the Facility and Buyer's facilities as specified in Seller's existing Interconnection Agreement.

Scheduling:

Seller will remain the designated Generator Asset Owner and Lead Participant in accordance with ISO-NE rules and procedures. Seller will comply with the procedure set forth in Annex B for entering and confirming daily internal bilateral transactions ("IBTs") within the ISO-NE settlement market system ("SMS"). Prior to the term of this Confirmation, Seller shall elect whether it will participate in the ISO-NE Day-Ahead or Real-Time markets, and notify Buyer of such election.

Seller shall schedule planned outages during Spring or Fall periods, and shall coordinate outages with Buyer to maximize the value of generation to the Buyer. Seller will communicate information relative to changes in plant operational status (e.g. unscheduled outages) in a timely manner.

Buyer and Seller shall cooperate and take such actions as required by ISO-NE, New Hampshire Satellite office to comply with ISO New England System Rules, reliability needs and auditing requirements.

Conditions:

This Confirmation and the transactions contemplated hereunder are subject to the following conditions:

 Receipt of NH PUC Approval. Should NH PUC Approval not be forthcoming, this Confirmation and any transactions contemplated hereunder shall terminate.

- Closing on the construction debt financing for a proposed wood-fired power plant of approximately 67 MW to be located in Berlin, New Hampshire which is the subject of the Amended Power Purchase Agreement with PSNH approved by the New Hampshire Public Utilities Commission in Docket No. DE 10-195, such that no less than \$2.25 million of the New Markets Tax Credits in the debt financing transaction are allocated to the community loan fund and \$500,000 for use by the City of Berlin that will be the source of funding for certain community benefits and economic development resources related to the Berlin Station project, as described in the New Hampshire Site Evaluation Committee's "Decision Granting Site and Facility with Conditions" dated November 8, 2010, in its Docket No.2009-02 at page 44, and the closing of which must occur on or prior to August 30, 2011.
- The Facility shall maintain its status as a "qualifying facility" pursuant to 18 C.F.R. Part 292 prior to the Term of this Agreement and maintain such status throughout such Term.

Confidentiality:

The Parties agree to keep confidential the terms and provisions set forth in this Confirmation and all transactions hereunder, except as may be required by Law or necessary to obtain regulatory approval from the NH PUC.

In the event it becomes necessary for Buyer to submit any of Seller's commercially sensitive information, including, but not limited to, the Seller's or the Facility's operational and financial data, to any person or entity, including (without limitation) the NH PUC, Buyer shall: (i) provide prompt notice to Seller of its intent to submit such information, (ii) identify the person or entity to whom the information is to be submitted, (iii) make any such submission as confidential or under a request for confidential treatment or protective order, and (iv) provide a copy of the submission to Seller.

Definitions:

"Capacity Supply Obligation" shall be given the meaning given it in ISO NE Market Rule 1.

"Day-Ahead Locational Marginal Price" shall be given the meaning given it in ISO NE Market Rule 1.

"Unit Contingent" means, with respect to this Confirmation, that delivery or receipt of the Product from the Facility may be interrupted for any reason or for no reason by Seller, without liability on the part of either Party. However, Buyer shall be entitled to 100% of the output from the Facility during the Term of this Agreement.

"NEPOOL GIS" means the New England Power Pool Generation Information System, which includes a generation information database and certificate system, operated by NEPOOL, its designee or successor entity, that accounts for the generation attributes of electricity generated within New England.

"NH PUC Approval" means receipt of a final, nonappealable decision from the New Hampshire Public Utilities Commission, approving the Petition as submitted without alteration, modification or condition, and allowing for full cost recovery of the rates, terms and conditions of this Agreement by the Buyer in a manner not to increase the Buyer's energy service rate as set forth in the Petition;

"Petition" means the pleading filed with the NH PUC to commence a proceeding for the purpose of seeking the NH PUC's approval of this transaction and all related matters set forth therein.

"Renewable Energy Certificate" ("RECs") is a NEPOOL GIS Certificate that identifies the relevant generation attributes of each MWh accounted for in the NEPOOL GIS that could be used to satisfy various State Renewable Portfolio Standards.

Governing Terms:

All other terms and conditions not specified herein shall be in accordance with, and subject to, the attached Annex A and the terms and conditions of that certain EEI Master Power Purchase and Sale Agreement, dated as of April 25, 2000, between Seller and Buyer (the "Master Agreement") which is incorporated by reference and made a part hereof. In the event of any inconsistency between the terms of the Master Agreement and the terms of a Confirmation, the terms of the Confirmation will govern for the particular Transaction.

No modifications, additions or deletions to this Confirmation or the terms and conditions of the Master Agreement shall be binding or effective until accepted in a separate writing by the Parties.

Buyer and Seller execute this Confirmation this 19 day of August, 2011.

Public Service Company of New Hampshire	Pinetree Power, Inc.	
s	Sintlaun	
Name:	Name: SAW / HE NEY Title: NEW FRESIDENT	Be for C.l.
Title:	Title: VICE PRESIDEN	h
Date:	Date: 8/14/11	, L

Buyer and Seller execute this Confirmation this 19 day of August, 2011.

Public Service Company of New Hampshire	Pinetree Power, Inc.
Mame: John M. MacDonald	Name:
Title: Vice President, Generation Date: August 19, 2011:	Title: Date:

Annex "A" ATTACHMENT TO TRANSACTION CONFIRMATION

This Transaction shall be governed by General Terms and Conditions of the EEI Master Power Purchase and Sale Agreement, Version 2.1 (modified 4/25/00)("Master Agreement") which is incorporated by reference and made a part hereof. The elections contained on the Cover Sheet to the Master Agreement shall not be applicable to this Confirmation, except as provided below:

Article One General Definitions	Except as otherwise provided herein, all product or market-related terms capitalized but not defined herein shall have the meaning given such terms (or any successor thereto) from time to time pursuant to ISO New England Manual M-35 (Definitions and Abbreviations) or the applicable ISO New England System Rules, each as may be amended from time to time. "ISO New England System Rules" means Market Rule 1, the ISO New England Information Policy, the ISO Administrative Procedures, the Reliability Standards, the ISO New England Manuals and any other system rules, procedures or criteria for the operation of the NEPOOL System and administration of the NEPOOL Market, the Restated NEPOOL Agreement, the NEPOOL Open Access Transmission Tariff, and any successor agreements and/or tariffs accepted or approved by FERC, including any successor agreements and/or tariffs relating to the formation of a regional transmission organization in New England or any other successor to NEPOOL and/or ISO New England Inc.
Article Two Transaction Terms and Conditions	[X] Optional Provision in Section 2.4 applies; provided, however, that the words "either orally or" in the seventh line are deleted.
Article Four Remedies for Failure to Deliver/Receive	Article 4 as set forth in the Master Agreement is applicable, with the following election: [X] Accelerated Payment of Damages. [If not checked, inapplicable.]
Article Five Events of Default	[X] Applicable with the exception of Section 5.1(g) (Cross Default). Option A applies in Section 5.6 (Closeout Setoffs).
Article Eight Credit and Collateral	Article Eight is not applicable.
Article Ten	[X] Confidentiality Applicable
Miscellaneous	Schedule M shall not apply
	Schedule P shall apply

In the event of any inconsistency between the terms of the EEI Agreement and the terms of a Confirmation, the terms of the Confirmation will govern for the particular Transaction, subject to the provisions of Section 2.4 as amended above.

Annex B

PROCEDURES TO BE UTILIZED BY SELLER AND/OR THEIR DESIGNEES FOR ENTERING AND CONFIRMING DAILY INTERNAL BILATERAL TRANSACTIONS ("IBTs") WITHIN THE ISO-NE SETTLEMENT MARKET SYSTEM ("SMS")

1. SELLER_WILL PERFORM THE FOLLOWING: Remit Station Generation Information; Enter Energy [Day-Ahead / Real Time] IBTs

By 9:00 AM each business day Seller will forward (by email) the following information to PSNH:

- The expected hourly output of the Facility through the following business day (including weekends and NERC holidays).
- Notification of any Facility known challenges or expected schedule changes for the following 7-day period.

Email is the preferred means of communication. However, if email is not available, Seller will telephone the <u>primary</u> contact (or secondary contact) from PSNH to determine the best means for providing the above data.

At least four (4) hours prior to the applicable IBT Trading Deadline (currently defined as 17:00 on the next business day following the applicable Operating Day(s)) but subsequent to the Operating Day(s), Seller will enter [Day-Ahead / Real Time] IBTs (Marginal Loss Revenue Allocation is not checked) for the associated Operating Day(s) into the SMS to transfer, from Seller to PSNH, the actual Energy amounts generated by the Facility during the applicable Operating Day(s). Once the Daily IBTs have been entered, Seller will then send an email that notifies PSNH that the daily information is available and ready for confirmation. The actual Energy amounts generated by the Facility will be based on metered data provided to or made available to the Seller by PSNH as Host Participant/Meter Reader.

2. PSNH WILL PERFORM THE FOLLOWING: confirm on a daily basis the [Day-Ahead / Real Time] IBTs

The [Day-Ahead / Real Time] IBTs will be confirmed by PSNH prior to the applicable IBT Trading Deadline (currently defined as 17:00 on the next business day following the applicable Operating Day(s)). The [Day-Ahead / Real Time] IBTs for the Operating Day(s) will be entered by Seller and be ready for confirmation by PSNH no later than four (4) hours prior to the IBT Trading Deadline.

If the appropriate confirmation of a contract does not take place, or does not take place within the allowed timeframes with supporting schedules, a financial settlement outside of the ISO-NE settlement process will need to take place.

Primary Contact for PSNH:

Patrick Smith 860-665-4573 (phone) 860-665-4588 (fax) smithpp@nu.com

Secondary Contact for PSNH:

Robert Olson 860-665-4558 860-665-4588 (fax) Olsonrm@nu.com

MASTER POWER PURCHASE AND SALE AGREEMENT COVER SHEET

This Transaction Confirmation is made as of the following date: August 19, 2011 ("Effective Date").

The Parties to this Transaction Confirmation are the following:

Name ("PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE" or "Party A")	Name ("PINE TREE POWER-TAMWORTH, INC.", "Counterparty" or "Party B")
All Notices	All Notices:
Street: 780 N. Commercial Street P. O. Box 330	Street: 1990 Post Oak Blvd, Suite 1900
City: Manchester, NH Zip: 03105-0330	City: Houston, TX Zip: 77056
Attn:: Manager, Supplemental Energy Sources Department Phone: (603) 634-2312 Facsimile: 603) 634-2449 Federal Tax ID Number:	Attn: General Counsel, GSEGNA Phone: 713-636-1277 Facsimile: 713-636-1858 Duns: Federal Tax ID Number:
"	
Invoices: Attn: Same As Above Phone: Facsimile:	Invoices: Attn: Latonia Cooper Phone: 713-636-1768 Facsimile: 713-636-1401
Scheduling: Attn: See Annex B Phone: Facsimile:	Scheduling: Attn: Real Time Desk Phone: 877-336-3480 Facsimile: 713-636-1894
Payments: Attn: Same As Above Phone: Facsimile:	Payments: Attn: Latonia Cooper Phone: 713-636-1768 Facsimile: 713-636-1401
Wire Transfer: BNK: N/A ABA: ACCT:	Wire Transfer: BNK: ABA: ACCT:
With additional Notices of an Event of Default or Potential Event of Default to: Attn: Assistant General Counsel Phone: (603) 634-3355 Facsimile: (603) 634-2438	With additional Notices of an Event of Default or Potential Event of Default to: Attn: General Counsel, GSEGNA Phone: 713-636-1277 Facsimile: 713-636-1858

CONFIRMATION

This Transaction Confirmation ("Confirmation") is by and between Pinetree Power - Tamworth, Inc. ("Seller") and Public Service Company of New Hampshire ("PSNH") (each a "Party" and collectively, the "Parties"). This Confirmation is for the sale of Unit Contingent Energy (as defined below) from Seller's Facility to PSNH (the "Transaction"). The following terms and conditions shall apply to this Transaction:

Buyer:

Public Service Company of New Hampshire

Seller:

Pinetree Power - Tamworth, Inc.

Facility:

Seller's biomass fired generating facility which is located in Tamworth, New

Hampshire, identified in the ISO-NE market settlement system with the

Asset ID # 592.

Product:

Unit Contingent Energy

Ouantity Cap:

Not to exceed a total of MWh of Unit Contingent Energy delivered

anytime during the Term.

Term:

The Term is from MWh of Unit Contingent Energy ("Quantity

Cap") or

Delivery Period:

From

, 24 hours per day, 7

days per week.

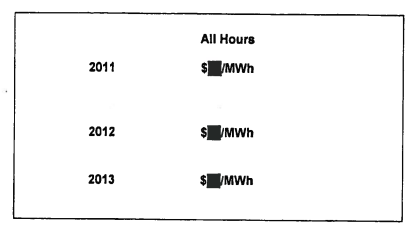
Energy Price:

Effective during the Term, PSNH will compensate Seller for Unit Contingent

Energy received at the Delivery Point in accordance with the pricing provisions set forth below. All prices for Unit Contingent Energy are

expressed in terms of \$/MWh.

Energy Price Table



Fuel Price Adjustment:

A quarterly Fuel Price Adjustment Payment shall be determined to account for changes in wood prices payable by the Facility, based upon the following:

"Initial Wood Price" means \$ per ton (subject to verification, review and approval by the NH PUC).

For a calendar quarter in which the actual, average delivered wood price to the Facility exceeds the Initial Wood Price, the Fuel Price Adjustment ("FPA"), in dollars per ton, shall equal of the amount by which the actual, average price for wood delivered to the Facility for such quarter exceeds the Initial Wood Price. The FPA shall not exceed ton during and ton during A Fuel Price Adjustment Payment ("FPAP"), as calculated below, shall be paid by the Buyer to the Seller in accordance with the provisions of this Confirmation.

For a calendar quarter in which the actual, average delivered wood price to the Facility is less than the Initial Wood Price, the FPA, in dollars per ton, shall equal % of the amount by which the actual, average price for wood delivered to the Facility for such quarter is less than the Initial Wood Price. The FPA shall not exceed \$ \text{ton during } \t

The FPA, in dollars per ton, shall be multiplied by tons per MWh and further multiplied by the MWh delivered in the quarter to determine the FPAP that is due to either the Seller or the Buyer.

Actual fuel prices (the quarterly total dollar amount paid for delivered wood by the Facility and the quarterly total tons of wood delivered to the Facility) and the MWh for such quarter shall be supplied to PSNH by the Seller within 30 days of the end of the applicable calendar quarter. The FPAP, if any due to Seller or Buyer (as the case may be) shall be paid within 30 days thereafter.

As soon as possible after the end of a calendar year, audited fuel price costs, total tonnage for wood fuel, and total MWh delivered for the year then ended by quarter shall be supplied to PSNH by the Seller and within 30 days

thereafter, the quarterly FPAPs from the applicable calendar year shall be recalculated and adjusted, if necessary by written notice to Seller by PSNH. Any adjustment payment payable by Seller or Buyer, as the case may be, will be reflected on the next following invoice, and paid in accordance with the terms hereof. Any adjustment payment due after the end of the Term of this Agreement shall be made within 30 days of receipt of the audited information.

Buyer shall have the right, upon reasonable prior notice and during regular business hours, to audit the prices paid for wood fuel by the Facility during the Term of this Agreement. All costs of such audit shall be borne by Buyer.

Capacity/ Renewable Energy Credits:

During the Term, the Seller will be responsible for all Forward Capacity Market ("FCM") and Renewable Energy Credit ("REC") actions required of the Facility in the ISO-NE, NEPOOL GIS or State markets and will receive the Capacity Supply Obligation as well as REC's and all payments and penalties associated with the FCM and REC's for this Facility.

Payment Schedule:

The payment schedule shall be on a calendar month basis with approved invoices paid by the 21st day of the next month. If any portion of an invoice is disputed by Buyer, Buyer shall pay the undisputed portion in full and Buyer and Seller shall seek to resolve the disputed portion as promptly as possible.

Delivery Point:

The Delivery Point shall be at the 115 kV interconnection between the Facility and Buyer's facilities as specified in Seller's existing Interconnection Agreement.

Scheduling:

Seller will remain the designated Generator Asset Owner and Lead Participant in accordance with ISO-NE rules and procedures. Seller will comply with the procedure set forth in Annex B for entering and confirming daily internal bilateral transactions ("IBTs") within the ISO-NE settlement market system ("SMS"). Prior to the term of this Confirmation, Seller shall elect whether it will participate in the ISO-NE Day-Ahead or Real-Time markets, and notify Buyer of such election.

Seller shall schedule planned outages during Spring or Fall periods, and shall coordinate outages with Buyer to maximize the value of generation to the Buyer. Seller will communicate information relative to changes in plant operational status (e.g. unscheduled outages) in a timely manner.

Buyer and Seller shall cooperate and take such actions as required by ISO-NE, New Hampshire Satellite office to comply with ISO New England System Rules, reliability needs and auditing requirements.

Conditions:

This Confirmation and the transactions contemplated hereunder are subject to the following conditions:

 Receipt of NH PUC Approval. Should NH PUC Approval not be forthcoming, this Confirmation and any transactions contemplated hereunder shall terminate.

- Closing on the construction debt financing for a proposed wood-fired power plant of approximately 67 MW to be located in Berlin, New Hampshire which is the subject of the Amended Power Purchase Agreement with PSNH approved by the New Hampshire Public Utilities Commission in Docket No. DE 10-195, such that no less than \$2.25 million of the New Markets Tax Credits in the debt financing transaction are allocated to the community loan fund and \$500,000 for use by the City of Berlin that will be the source of funding for certain community benefits and economic development resources related to the Berlin Station project, as described in the New Hampshire Site Evaluation Committee's "Decision Granting Site and Facility with Conditions" dated November 8, 2010, in its Docket No.2009-02 at page 44, and the closing of which must occur on or prior to August 30, 2011.
- The Facility shall maintain its status as a "qualifying facility" pursuant to 18 C.F.R. Part 292 prior to the Term of this Agreement and maintain such status throughout such Term.

Confidentiality:

The Parties agree to keep confidential the terms and provisions set forth in this Confirmation and all transactions hereunder, except as may be required by Law or necessary to obtain regulatory approval from the NH PUC.

In the event it becomes necessary for Buyer to submit any of Seller's commercially sensitive information, including, but not limited to, the Seller's or the Facility's operational and financial data, to any person or entity, including (without limitation) the NH PUC, Buyer shall: (i) provide prompt notice to Seller of its intent to submit such information, (ii) identify the person or entity to whom the information is to be submitted, (iii) make any such submission as confidential or under a request for confidential treatment or protective order, and (iv) provide a copy of the submission to Seller.

Definitions:

"Capacity Supply Obligation" shall be given the meaning given it in ISO NE Market Rule 1.

"Day-Ahead Locational Marginal Price" shall be given the meaning given it in ISO NE Market Rule 1.

"Unit Contingent" means, with respect to this Confirmation, that delivery or receipt of the Product from the Facility may be interrupted for any reason or for no reason by Seller, without liability on the part of either Party. However, Buyer shall be entitled to 100% of the output from the Facility during the Term of this Agreement.

"NEPOOL GIS" means the New England Power Pool Generation Information System, which includes a generation information database and certificate system, operated by NEPOOL, its designee or successor entity, that accounts for the generation attributes of electricity generated within New England.

"NH PUC Approval" means receipt of a final, nonappealable decision from the New Hampshire Public Utilities Commission, approving the Petition as submitted without alteration, modification or condition, and allowing for full cost recovery of the rates, terms and conditions of this Agreement by the Buyer in a manner not to increase the Buyer's energy service rate as set forth in the Petition;

"Petition" means the pleading filed with the NH PUC to commence a proceeding for the purpose of seeking the NH PUC's approval of this transaction and all related matters set forth therein.

"Renewable Energy Certificate" ("RECs") is a NEPOOL GIS Certificate that identifies the relevant generation attributes of each MWh accounted for in the NEPOOL GIS that could be used to satisfy various State Renewable Portfolio Standards.

Governing Terms:

All other terms and conditions not specified herein shall be in accordance with, and subject to, the attached Annex A and the terms and conditions of that certain EEI Master Power Purchase and Sale Agreement, dated as of April 25, 2000, between Seller and Buyer (the "Master Agreement") which is incorporated by reference and made a part hereof. In the event of any inconsistency between the terms of the Master Agreement and the terms of a Confirmation, the terms of the Confirmation will govern for the particular Transaction.

No modifications, additions or deletions to this Confirmation or the terms and conditions of the Master Agreement shall be binding or effective until accepted in a separate writing by the Parties.

Buyer and Seller execute this Confirmation this 19 day of August, 2011.

Public Service Company of New Hampshire	Pinetree Power/Tamworth, Inc.	
Name:	Naute: 5mg HENCO Title: 4tc on es Dout	\$ P. pen lil
Title:	Title: HEE DRESIDENT	·
Date:	Date: 8(4)(1	sus

Buyer and Seller execute this Confirmation this $_{\begin{subarray}{c} \underline{19}\end{subarray}}$ day of August, 2011.

Public Service Company of New Hampshire	Pinetree Power- Tamworth, Inc.
Name: Justo m. warn on and Title: Vice Decr. Dent. Generation Date: Aug 4, 2011	Name: Title: Date:

Annex "A" ATTACHMENT TO TRANSACTION CONFIRMATION

This Transaction shall be governed by General Terms and Conditions of the EEI Master Power Purchase and Sale Agreement, Version 2.1 (modified 4/25/00)("Master Agreement") which is incorporated by reference and made a part hereof. The elections contained on the Cover Sheet to the Master Agreement shall not be applicable to this Confirmation, except as provided below:

Article One	
General Definitions	Except as otherwise provided herein, all product or market-related terms capitalized but not defined herein shall have the meaning given such terms (or any successor thereto) from time to time pursuant to ISO New England Manual M-35 (Definitions and Abbreviations) or the applicable ISO New England System Rules, each as may be amended from time to time. "ISO New England System Rules" means Market Rule 1, the ISO New England Information Policy, the ISO Administrative Procedures, the Reliability Standards, the ISO New England Manuals and any other system rules, procedures or criteria for the operation of the NEPOOL System and administration of the NEPOOL Market, the Restated NEPOOL Agreement, the NEPOOL Open Access Transmission Tariff, and any successor agreements and/or tariffs relating to the formation of a regional transmission organization in New England or any other successor to NEPOOL and/or ISO New England Inc.
Article Two	
Transaction Terms and Conditions	[X] Optional Provision in Section 2.4 applies; provided, however, that the words "either orally or" in the seventh line are deleted.
Article Four Remedies for Failure to Deliver/Receive	Article 4 as set forth in the Master Agreement is applicable, with the following election:
Delivel/Receive	[X] Accelerated Payment of Damages. [If not checked, inapplicable.]
Article Five	
Events of Default	[X] Applicable with the exception of Section 5.1(g) (Cross Default). Option A applies in Section 5.6 (Closeout Setoffs).
Article Eight Credit and Collateral	Article Eight is not applicable.
Article Ten	[X] Confidentiality Applicable
Miscellaneous	Schedule M shall not apply
	Schedule P shall apply

In the event of any inconsistency between the terms of the EEI Agreement and the terms of a Confirmation, the terms of the Confirmation will govern for the particular Transaction, subject to the provisions of Section 2.4 as amended above.

Annex B

PROCEDURES TO BE UTILIZED BY SELLER AND/OR THEIR DESIGNEES FOR ENTERING AND CONFIRMING DAILY INTERNAL BILATERAL TRANSACTIONS ("IBTs") WITHIN THE ISO-NE SETTLEMENT MARKET SYSTEM ("SMS")

 SELLER_WILL PERFORM THE FOLLOWING: Remit Station Generation Information; Enter Energy [Day-Ahead / Real Time] IBTs

By 9:00 AM each business day Seller will forward (by email) the following information to PSNH:

- The expected hourly output of the Facility through the following business day (including weekends and NERC holidays).
- Notification of any Facility known challenges or expected schedule changes for the following 7-day period.

Email is the preferred means of communication. However, if email is not available, Seller will telephone the <u>primary contact</u> (or secondary contact) from PSNH to determine the best means for providing the above data.

At least four (4) hours prior to the applicable IBT Trading Deadline (currently defined as 17:00 on the next business day following the applicable Operating Day(s)) but subsequent to the Operating Day(s), Seller will enter [Day-Ahead / Real Time] IBTs (Marginal Loss Revenue Allocation is not checked) for the associated Operating Day(s) into the SMS to transfer, from Seller to PSNH, the actual Energy amounts generated by the Facility during the applicable Operating Day(s). Once the Daily IBTs have been entered, Seller will then send an email that notifies PSNH that the daily information is available and ready for confirmation. The actual Energy amounts generated by the Facility will be based on metered data provided to or made available to the Seller by PSNH as Host Participant/Meter Reader.

2. PSNH WILL PERFORM THE FOLLOWING: confirm on a daily basis the [Day-Ahead / Real Time] IBTs

The [Day-Ahead / Real Time] IBTs will be confirmed by PSNH prior to the applicable IBT Trading Deadline (currently defined as 17:00 on the next business day following the applicable Operating Day(s)). The [Day-Ahead / Real Time] IBTs for the Operating Day(s) will be entered by Seller and be ready for confirmation by PSNH no later than four (4) hours prior to the IBT Trading Deadline.

If the appropriate confirmation of a contract does not take place, or does not take place within the allowed timeframes with supporting schedules, a financial settlement outside of the ISO-NE settlement process will need to take place.

Primary Contact for PSNH:

Patrick Smith 860-665-4573 (phone) 860-665-4588 (fax) smithpp@nu.com

Secondary Contact for PSNH:

Robert Olson 860-665-4558 860-665-4588 (fax) Olsonrm@nu.com

MASTER POWER PURCHASE AND SALE AGREEMENT COVER SHEET

This Transaction Confirmation is made as of the following date: August 19, 2011 ("Effective Date").

The Parties to this Transaction Confirmation are the following:

Name ("PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE" or "Party A")	Name ("INDECK ENERGY-ALEXANDRIA, LLC" or "Party B")	
All Notices	All Notices:	
Street: 780 N. Commercial Street P. O. Box 330	Street: 600 N. Buffalo Grove Road, Ste 300	
City: Manchester, NH Zip: 03105-0330	City: Buffalo Grove, ILZip: 60089	
Attn:: Manager, Supplemental Energy Sources Department Phone: (603) 634-2312 Facsimile: 603) 634-2449 Federal Tax ID Number:	Attn: VP, Asset Management Phone: (847) 520-3212 Facsimile: (847) 520-9883 Duns: Federal Tax ID Number:	
Invoices: Attn: Same As Above -Phone: Facsimile:	Invoices: Attn: Same as AbovePhone: Facsimile:	
Scheduling: Attn: See Annex B Phone: Facsimile:	Scheduling: Attn: See Annex B Phone: Facsimile:	
Payments: Attn: Same As Above Phone: Facsimile:	Payments: Attn: Same As Above Phone: Facsimile:	
Wire Transfer: BNK: N/A ABA: ACCT:	Wire Transfer: BNK: ABA: ACCT:	
With additional Notices of an Event of Default or Potential Event of Default to: Attn: Assistant General Counsel Phone: (603) 634-3355 Facsimile: (603) 634-2438	With additional Notices of an Event of Default or Potential Event of Default to: Attn: President Phone: (847) 520-3212 Facsimile: (847) 520-9883	

CONFIRMATION

This Transaction Confirmation ("Confirmation") is by and between Indeck Energy-Alexandria, LLC ("Seller") and Public Service Company of New Hampshire ("PSNH") (each a "Party" and collectively, the "Parties"). This Confirmation is for the sale of Unit Contingent Energy (as defined below) from Seller's Facility to PSNH (the "Transaction"). The following terms and conditions shall apply to this Transaction:

Buyer:

Public Service Company of New Hampshire

Seller:

Indeck Energy-Alexandria, LLC

Facility:

Seller's 15 MW biomass fired generating facility which is located in Alexandria, New Hampshire, identified in the ISO-NE market settlement

system with the Asset 1D 14211.

Product:

Unit Contingent Energy

Quantity Cap:

MWh of Unit Contingent Energy delivered Not to exceed a total of

anytime during the Term.

Term:

to the first to occur of the The Term is from MWh of Unit Contingent Energy ("Quantity sale and purchase of

Cap") or

Delivery Period:

From

24 hours per day, 7

days per week.

Energy Price:

Effective during the Term, PSNH will compensate Seller for Unit Contingent

Energy received at the Delivery Point in accordance with the pricing provisions set forth below. All prices for Unit Contingent Energy are

expressed in terms of \$/MWh.

Energy Price Table

	All Hours	
2011	\$ 11 /MWh	
20	V	
2012	\$ III /MWh	
2013	\$ E /MWh	

Fuel Price Adjustment:

A quarterly Fuel Price Adjustment Payment shall be determined to account for changes in wood prices payable by the Facility, based upon the following:

"Initial Wood Price" means \$ per ton (subject to verification, review and approval by the NH PUC).

For a calendar quarter in which the actual, average delivered wood price to the Facility exceeds the Initial Wood Price, the Fuel Price Adjustment ("FPA"), in dollars per ton, shall equal % of the amount by which the actual, average price for wood delivered to the Facility for such quarter exceeds the Initial Wood Price. The FPA shall not exceed \$ ton during and \$ ton during A Fuel Price Adjustment Payment ("FPAP"), as calculated below, shall be paid by the Buyer to the Seller in accordance with the provisions of this Confirmation.

For a calendar quarter in which the actual, average delivered wood price to the Facility is less than the Initial Wood Price, the FPA, in dollars per ton, shall equal % of the amount by which the actual, average price for wood delivered to the Facility for such quarter is less than the Initial Wood Price. The FPA shall not exceed \$ \text{ton during } \text{and \$ \text{shall not exceed } \text{ton during } \te

The FPA, in dollars per ton, shall be multiplied by tons per MWh and further multiplied by the MWh delivered in the quarter to determine the FPAP that is due to either the Seller or the Buyer.

Actual fuel prices (the quarterly total dollar amount paid for delivered wood by the Facility and the quarterly total tons of wood delivered to the Facility) and the MWh for such quarter shall be supplied to PSNH by the Seller within 30 days of the end of the applicable calendar quarter. The FPAP, if any due to Seller or Buyer (as the case may be) shall be paid within 30 days thereafter.

As soon as possible after the end of a calendar year, audited fuel price costs, total tonnage for wood fuel, and total MWh delivered for the year then ended by quarter shall be supplied to PSNH by the Seller and within 30 days

thereafter, the quarterly FPAPs from the applicable calendar year shall be recalculated and adjusted, if necessary by written notice to Seller by PSNH. Any adjustment payment payable by Seller or Buyer, as the case may be, will be reflected on the next following invoice, and paid in accordance with the terms hereof. Any adjustment payment due after the end of the Term of this Agreement shall be made within 30 days of receipt of the audited information.

Buyer shall have the right, upon reasonable prior notice and during regular business hours, to audit the prices paid for wood fuel by the Facility during the Term of this Agreement. All costs of such audit shall be borne by Buyer.

Capacity/ Renewable Energy Credits:

During the Term, the Seller will be responsible for all Forward Capacity Market ("FCM") and Renewable Energy Credit ("REC") actions required of the Facility in the ISO-NE, NEPOOL GIS or State markets and will receive the Capacity Supply Obligation as well as REC's and all payments and penalties associated with the FCM and REC's for this Facility.

Payment Schedule:

The payment schedule shall be on a calendar month basis with approved invoices paid by the 21st day of the next month. If any portion of an invoice is disputed by Buyer, Buyer shall pay the undisputed portion in full and Buyer and Seller shall seek to resolve the disputed portion as promptly as possible.

Delivery Point:

The Delivery Point shall be at the 34 kV interconnection between the Facility and Buyer's facilities as specified in Seller's existing Interconnection Agreement.

Scheduling:

Seller will remain the designated Generator Asset Owner and Lead Participant in accordance with ISO-NE rules and procedures. Seller will comply with the procedure set forth in Annex B for entering and confirming daily internal bilateral transactions ("IBTs") within the ISO-NE settlement market system ("SMS"). Prior to the term of this Confirmation, Seller shall elect whether it will participate in the ISO-NE Day-Ahead or Real-Time markets, and notify Buyer of such election.

Seller shall schedule planned outages during Spring or Fall periods, and shall coordinate outages with Buyer to maximize the value of generation to the Buyer. Seller will communicate information relative to changes in plant operational status (e.g. unscheduled outages) in a timely manner.

Buyer and Seller shall cooperate and take such actions as required by ISO-NE, New Hampshire Satellite office to comply with ISO New England System Rules, reliability needs and auditing requirements.

Conditions:

This Confirmation and the transactions contemplated hereunder are subject to the following conditions:

- Receipt of NH PUC Approval. Should NH PUC Approval not be forthcoming, this Confirmation and any transactions contemplated hereunder shall terminate.
- Closing on the construction debt financing for a proposed wood-fired power plant of approximately 67 MW to be located in Berlin, New Hampshire which is the subject of the Amended Power Purchase Agreement with PSNH approved by the New Hampshire Public Utilities Commission in Docket No. DE 10-195, such that no less than \$2.25 million of the New Markets Tax Credits in the debt financing transaction are allocated to the community loan fund and \$500,000 for use by the City of Berlin that will be the source of funding for certain community benefits and economic development resources related to the Berlin Station project, as described in the New Hampshire Site Evaluation Committee's "Decision Granting Site and Facility with Conditions" dated November 8, 2010, in its Docket No.2009-02 at page 44, and the closing of which must occur on or prior to August 30, 2011.
- The Facility shall maintain its status as a "qualifying facility" pursuant to 18 C.F.R. Part 292 prior to the Term of this Agreement and maintain such status throughout such Term.

Confidentiality:

The Parties agree to keep confidential the terms and provisions set forth in this Confirmation and all transactions hereunder, except as may be required by Law or necessary to obtain regulatory approval from the NH PUC.

In the event it becomes necessary for Buyer to submit any of Seller's commercially sensitive information, including, but not limited to, the Seller's or the Facility's operational and financial data, to any person or entity, including (without limitation) the NH PUC, Buyer shall: (i) provide prompt notice to Seller of its intent to submit such information, (ii) identify the person or entity to whom the information is to be submitted, (iii) make any such submission as confidential or under a request for confidential treatment or protective order, and (iv) provide a copy of the submission to Seller.

Definitions:

"Capacity Supply Obligation" shall be given the meaning given it in ISO NE Market Rule 1.

"Day-Ahead Locational Marginal Price" shall be given the meaning given it in ISO NE Market Rule 1.

"Unit Contingent" means, with respect to this Confirmation, that delivery or receipt of the Product from the Facility may be interrupted for any reason or for no reason by Seller, without liability on the part of either Party. However, Buyer shall be entitled to 100% of the output from the Facility during the Term of this Agreement.

"NEPOOL GIS" means the New England Power Pool Generation Information System, which includes a generation information database and certificate system, operated by NEPOOL, its designee or successor entity, that accounts for the generation attributes of electricity generated within New England.

"NH PUC Approval" means receipt of a final, nonappealable decision from the New Hampshire Public Utilities Commission, approving the Petition as submitted without alteration, modification or condition, and allowing for full cost recovery of the rates, terms and conditions of this Agreement by the Buyer in a manner not to increase the Buyer's energy service rate as set forth in the Petition;

"Petition" means the pleading filed with the NH PUC to commence a proceeding for the purpose of seeking the NH PUC's approval of this transaction and all related matters set forth therein.

"Renewable Energy Certificate" ("RECs") is a NEPOOL GIS Certificate that identifies the relevant generation attributes of each MWh accounted for in the NEPOOL GIS that could be used to satisfy various State Renewable Portfolio Standards.

Governing Terms:

All other terms and conditions not specified herein shall be in accordance with, and subject to, the attached Annex A and the terms and conditions of that certain EEI Master Power Purchase and Sale Agreement, dated as of April 25, 2000, between Seller and Buyer (the "Master Agreement") which is incorporated by reference and made a part hereof. In the event of any inconsistency between the terms of the Master Agreement and the terms of a Confirmation, the terms of the Confirmation will govern for the particular Transaction.

No modifications, additions or deletions to this Confirmation or the terms and conditions of the Master Agreement shall be binding or effective until accepted in a separate writing by the Parties.

Buyer and Seller execute this Confirmation this 10 day of August, 2011.

Public Service Company of New Hampshire	Indeck Energy-Alexandria, LLC
	Sewell Follo
Name:	Name: Grevald De Norro Title: President
Title:	Title: President
Date:	Date:

Buyer and Seller execute this Confirmation this 19 day of August, 2011.

Public Service Company of New Hampshire

Indeck Energy-Alexandria, LLC

Name: John M. MacDonald

Title: Vice President, Generation

Date: August 19, 2011

ì

Name: Title:

Date:

Annex "A" ATTACHMENT TO TRANSACTION CONFIRMATION

This Transaction shall be governed by General Terms and Conditions of the EEI Master Power Purchase and Sale Agreement, Version 2.1 (modified 4/25/00)("Master Agreement") which is incorporated by reference and made a part hereof. The elections contained on the Cover Sheet to the Master Agreement shall not be applicable to this Confirmation, except as provided below:

	xcept as otherwise provided herein, all product or market-related terms capitalized
the and am the Re protection the True appropries	at not defined herein shall have the meaning given such terms (or any successor hereto) from time to time pursuant to ISO New England Manual M-35 (Definitions and Abbreviations) or the applicable ISO New England System Rules, each as may be mended from time to time. "ISO New England System Rules" means Market Rule 1, he ISO New England Information Policy, the ISO Administrative Procedures, the eliability Standards, the ISO New England Manuals and any other system rules, recedures or criteria for the operation of the NEPOOL System and administration of the NEPOOL Market, the Restated NEPOOL Agreement, the NEPOOL Open Access ransmission Tariff, and any successor agreements and/or tariffs relating to the proved by FERC, including any successor agreements and/or tariffs relating to the termation of a regional transmission organization in New England or any other accessor to NEPOOL and/or ISO New England Inc.
Article Two Transaction Terms and Conditions [X	() Optional Provision in Section 2.4 applies; provided, however, that the words "either orally or" in the seventh line are deleted.
	rticle 4 as set forth in the Master Agreement is applicable, with the following ection: [X] Accelerated Payment of Damages. [If not checked, inapplicable.]
Article Five Events of Default	[X] Applicable with the exception of Section 5.1(g) (Cross Default). Option A applies in Section 5.6 (Closeout Setoffs).
Article Eight Credit and Collateral	rticle Eight is not applicable.
Article Ten	[X] Confidentiality Applicable
Miscellaneous Scl	chedule M shall not apply
Scl	chedule P shall apply

In the event of any inconsistency between the terms of the EEI Agreement and the terms of a Confirmation, the terms of the Confirmation will govern for the particular Transaction, subject to the provisions of Section 2.4 as amended above.

Annex B

PROCEDURES TO BE UTILIZED BY SELLER AND/OR THEIR DESIGNEES FOR ENTERING AND CONFIRMING DAILY INTERNAL BILATERAL TRANSACTIONS ("IBTs") WITHIN THE ISO-NE SETTLEMENT MARKET SYSTEM ("SMS")

1. SELLER WILL PERFORM THE FOLLOWING: Remit Station Generation Information; Enter Energy [Day-Ahead / Real Time] IBTs

By 9:00 AM each business day Seller will forward (by email) the following information to PSNH:

- The expected hourly output of the Facility through the following business day (including weekends and NERC holidays).
- Notification of any Facility known challenges or expected schedule changes for the following 7-day period.

Email is the preferred means of communication. However, if email is not available, Seller will telephone the <u>primary contact</u> (or secondary contact) from PSNH to determine the best means for providing the above data.

At least four (4) hours prior to the applicable IBT Trading Deadline (currently defined as 17:00 on the next business day following the applicable Operating Day(s)) but subsequent to the Operating Day(s), Seller will enter [Day-Ahead / Real Time] IBTs (Marginal Loss Revenue Allocation is not checked) for the associated Operating Day(s) into the SMS to transfer, from Seller to PSNH, the actual Energy amounts generated by the Facility during the applicable Operating Day(s). Once the Daily IBTs have been entered, Seller will then send an email that notifies PSNH that the daily information is available and ready for confirmation. The actual Energy amounts generated by the Facility will be based on metered data provided to or made available to the Seller by PSNH as Host Participant/Meter Reader.

2. PSNH WILL PERFORM THE FOLLOWING: confirm on a daily basis the [Day-Ahead / Real Time] IBTs

The [Day-Ahead / Real Time] IBTs will be confirmed by PSNH prior to the applicable IBT Trading Deadline (currently defined as 17:00 on the next business day following the applicable Operating Day(s)). The [Day-Ahead / Real Time] IBTs for the Operating Day(s) will be entered by Seller and be ready for confirmation by PSNH no later than four (4) hours prior to the IBT Trading Deadline.

If the appropriate confirmation of a contract does not take place, or does not take place within the allowed timeframes with supporting schedules, a financial settlement outside of the ISO-NE settlement process will need to take place.

Primary Contact for PSNH:

Patrick Smith 860-665-4573 (phone) 860-665-4588 (fax) smithpp@nu.com

Secondary Contact for PSNH:

Robert Olson 860-665-4558 860-665-4588 (fax) Olsonrm@nu.com

MASTER POWER PURCHASE AND SALE AGREEMENT COVER SHEET

This Transaction Confirmation is made as of the following date: August 19, 2011 ("Effective Date").

The Parties to this Transaction Confirmation are the following:

Name ("PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE" or "Party A")	Name: SPRINGFIELD POWER, LLC ("Counterparty" or "Party B")
All Notices	All Notices:
Street: 780 N. Commercial Street P. O. Box 330	Street: 600 West Broadway, Suite 1600
City: Manchester, NH Zip: 03105-0330	City: San Diego, CA Zip: 92101
Attn:: Manager, Supplemental Energy Sources Department Phone: (603) 634-2312 Facsimile: 603) 634-2449	Attn: Contract Administration Phone: (619) 232-6564 Facsimile: (619) 232-6116 Duns: NA
Federal Tax ID Number:	Federal Tax ID Number:
Invoices: Attn: Same As Above Phone: Facsimile:	Invoices: Attn: Albert Ham_ Phone: (619) 232-6564_ Facsimile: (619) 232-6116
Scheduling: Attn: See Annex B Phone: Facsimile:	Scheduling: Attn: Plant Manager Phone: (603) 763-4757 Facsimile: (603) 763-9860
Payments: Attn: Same As Above Phone: Facsimile:	Payments: Attn: Albert Ham Phone: (619) 232-6564 Facsimile: (619) 232-6116
Wire Transfer: BNK: N/A ABA: ACCT:	Wire Transfer: BNK: ABA: ACCT:
With additional Notices of an Event of Default or Potential Event of Default to: Attn: Assistant General Counsel Phone: (603) 634-3355 Facsimile: (603) 634-2438	With additional Notices of an Event of Default or Potential Event of Default to: Attn: John Wood Phone: (619) 398-8446 Facsimile: (619) 232-6116

CONFIRMATION

This Transaction Confirmation ("Confirmation") is by and between Springfield Power, LLC ("Seller") and Public Service Company of New Hampshire ("PSNH") (each a "Party" and collectively, the "Parties"). This Confirmation is for the sale of Unit Contingent Energy (as defined below) from Seller's Facility to PSNH (the "Transaction"). The following terms and conditions shall apply to this Transaction:

Buyer:

Public Service Company of New Hampshire

Seller:

Springfield Power, LLC

Facility:

Seller's 17.5 net MW biomass fired generating facility which is located in Springfield, New Hampshire, identified in the ISO-NE market settlement

system with the Asset ID # 436.

Product:

Unit Contingent Energy

Quantity Cap:

Not to exceed a total of MWh of Unit Contingent Energy delivered

anytime during the Term.

Term:

The Term is from

first to occur of the sale and purchase of

MWh of Unit Contingent

to the

Energy ("Quantity Cap") or

Delivery Period:

From 24 hours per day, 7 days per week.

Energy Price:

Effective during the Term, PSNH will compensate Seller for Unit Contingent

Energy received at the Delivery Point in accordance with the pricing provisions set forth below. All prices for Unit Contingent Energy are

expressed in terms of \$/MWh.

Energy Price Table

2012	Ali Hours \$ MWh	
2013	\$ E /MWh	11
2014	\$ E /MWh	

Fuel Price Adjustment:

A quarterly Fuel Price Adjustment Payment shall be determined to account for changes in wood prices payable by the Facility, based upon the following:

"Initial Wood Price" means a price equal to

(subject to verification, review and approval by the NH PUC).

For a calendar quarter in which the actual, average delivered wood price to the Facility exceeds the Initial Wood Price, the Fuel Price Adjustment ("FPA"), in dollars per ton, shall equal of the amount by which the actual, average price for wood delivered to the Facility for such quarter exceeds the Initial Wood Price. The FPA shall not exceed ton during and ton during ton during. A Fuel Price Adjustment Payment ("FPAP"), as calculated below, shall be paid by the Buyer to the Seller in accordance with the provisions of this Confirmation.

For a calendar quarter in which the actual, average delivered wood price to the Facility is less than the Initial Wood Price, the FPA, in dollars per ton, shall equal % of the amount by which the actual, average price for wood delivered to the Facility for such quarter is less than the Initial Wood Price. The FPA shall not exceed \$ ton during and \$ ton during \$ ton during \$ ton during \$ to the Buyer in accordance with the provisions of this Confirmation.

The FPA, in dollars per ton, shall be multiplied by tons per MWh and further multiplied by the MWh delivered in the quarter to determine the FPAP that is due to either the Seller or the Buyer.

Actual fuel prices (the quarterly total dollar amount paid for delivered wood by the Facility, the quarterly total tons of wood delivered to the Facility) and the MWh for such quarter shall be supplied to PSNH by the Seller within 30 days of the end of the applicable calendar quarter. The FPAP, if any due to Seller or Buyer (as the case may be) shall be paid within 30 days thereafter.

As soon as possible after the end of a calendar year, audited fuel price costs, total tonnage for wood fuel, and total MWh delivered for the year then ended

by quarter shall be supplied to PSNH by the Seller and within 30 days thereafter, the quarterly FPAPs from the applicable calendar year shall be recalculated and adjusted, if necessary by written notice to Seller by PSNH. Any adjustment payment payable by Seller or Buyer, as the case may be, will be reflected on the next following invoice, and paid in accordance with the terms hereof. Any adjustment payment due after the end of the Term of this Agreement shall be made within 30 days of receipt of the audited information.

Buyer shall have the right, upon reasonable prior notice and during regular business hours, to audit the prices paid for wood fuel by the Facility during the Term of this Agreement. All costs of such audit shall be borne by Buyer.

Capacity/ Renewable Energy Credits:

During the Term, the Seller will be responsible for all Forward Capacity Market ("FCM") and Renewable Energy Credit ("REC") actions required of the Facility in the ISO-NE, NEPOOL GIS or State markets and will receive the Capacity Supply Obligation as well as REC's and all payments and penalties associated with the FCM and REC's for this Facility.

Payment Schedule:

The payment schedule shall be on a calendar month basis with approved invoices paid by the 21st day of the next month. If any portion of an invoice is disputed by Buyer, Buyer shall pay the undisputed portion in full and Buyer and Seller shall seek to resolve the disputed portion as promptly as possible.

Delivery Point:

The Delivery Point shall be at the 13.8 kV interconnection between the Facility and Buyer's facilities as specified in Seller's existing Interconnection Agreement.

Scheduling:

Seller will remain the designated Generator Asset Owner and Lead Participant in accordance with ISO-NE rules and procedures. Seller will comply with the procedure set forth in Annex B for entering and confirming daily internal bilateral transactions ("IBTs") within the ISO-NE settlement market system ("SMS"). Prior to the term of this Confirmation, Seller shall elect whether it will participate in the ISO-NE Day-Ahead or Real-Time markets, and notify Buyer of such election.

Seller shall schedule planned outages during Spring or Fall periods, and shall coordinate outages with Buyer to maximize the value of generation to the Buyer. Seller will communicate information relative to changes in plant operational status (e.g. unscheduled outages) in a timely manner.

Buyer and Seller shall cooperate and take such actions as required by ISO-NE, New Hampshire Satellite office to comply with ISO New England System Rules, reliability needs and auditing requirements.

Conditions:

This Confirmation and the transactions contemplated hereunder are subject to the following conditions:

- Receipt of NH PUC Approval. Should NH PUC Approval not be forthcoming, this Confirmation and any transactions contemplated hereunder shall terminate.
- Closing on the construction debt financing for a proposed wood-fired power plant of approximately 67 MW to be located in Berlin, New Hampshire which is the subject of the Amended Power Purchase Agreement with PSNH approved by the New Hampshire Public Utilities Commission in Docket No. DE 10-195, such that no less than \$2.25 million of the New Markets Tax Credits in the debt financing transaction are allocated to the community loan fund and \$500,000 for use by the City of Berlin that will be the source of funding for certain community benefits and economic development resources related to the Berlin Station project, as described in the New Hampshire Site Evaluation Committee's "Decision Granting Site and Facility with Conditions" dated November 8, 2010, in its Docket No.2009-02 at page 44, and the closing of which must occur on or prior to August 30, 2011.
- The Facility shall maintain its status as a "qualifying facility" pursuant to 18 C.F.R. Part 292 prior to the Term of this Agreement and maintain such status throughout such Term.

Confidentiality:

The Parties agree to keep confidential the terms and provisions set forth in this Confirmation and all transactions hereunder, except as may be required by Law or necessary to obtain regulatory approval from the NH PUC.

In the event it becomes necessary for Buyer to submit any of Seller's commercially sensitive information, including, but not limited to, the Seller's or the Facility's operational and financial data, to any person or entity, including (without limitation) the NH PUC, Buyer shall: (i) provide prompt notice to Seller of its intent to submit such information, (ii) identify the person or entity to whom the information is to be submitted, (iii) make any such submission as confidential or under a request for confidential treatment or protective order, and (iv) provide a copy of the submission to Seller.

Definitions:

"Capacity Supply Obligation" shall be given the meaning given it in ISO NE Market Rule 1.

"Day-Ahead Locational Marginal Price" shall be given the meaning given it in ISO NE Market Rule 1.

"Unit Contingent" means, with respect to this Confirmation, that delivery or receipt of the Product from the Facility may be interrupted for any reason or for no reason by Seller, without liability on the part of either Party. However, Buyer shall be entitled to 100% of the output from the Facility during the Term of this Agreement.

"NEPOOL GIS" means the New England Power Pool Generation Information System, which includes a generation information database and certificate system, operated by NEPOOL, its designee or successor entity, that accounts for the generation attributes of electricity generated within New England.

"NH PUC Approval" means receipt of a final, nonappealable decision from the New Hampshire Public Utilities Commission, approving the Petition as submitted without alteration, modification or condition, and allowing for full cost recovery of the rates, terms and conditions of this Agreement by the Buyer in a manner not to increase the Buyer's energy service rate as set forth in the Petition;

"Petition" means the pleading filed with the NH PUC to commence a proceeding for the purpose of seeking the NH PUC's approval of this transaction and all related matters set forth therein.

"Renewable Energy Certificate" ("RECs") is a NEPOOL GIS Certificate that identifies the relevant generation attributes of each MWh accounted for in the NEPOOL GIS that could be used to satisfy various State Renewable Portfolio Standards.

Governing Terms:

All other terms and conditions not specified herein shall be in accordance with, and subject to, the attached Annex A and the terms and conditions of that certain EEI Master Power Purchase and Sale Agreement, dated as of April 25, 2000, between Seller and Buyer (the "Master Agreement") which is incorporated by reference and made a part hereof. In the event of any inconsistency between the terms of the Master Agreement and the terms of a Confirmation, the terms of the Confirmation will govern for the particular Transaction.

No modifications, additions or deletions to this Confirmation or the terms and conditions of the Master Agreement shall be binding or effective until accepted in a separate writing by the Parties.

Buyer and Seller execute this Confirmation this 1 9 day of August, 2011.

Public Service Company of New Hampshire	Springfield Power, LLC	
	Temper.	
Name:	Name: / Torry Whomes	
Title:	Title: Part / Cero	
Date:	Date:	

Buyer and Seller execute this Confirmation this 19 day of August, 2011.

Public Service Company of New Hampshire

Springfield Power, LLC

Name: John M. MacDonald
Title: Vice President, Generation
Date: August 19, 2011

Name:

Title:

Date:

Annex "A" ATTACHMENT TO TRANSACTION CONFIRMATION

This Transaction shall be governed by General Terms and Conditions of the EEI Master Power Purchase and Sale Agreement, Version 2.1 (modified 4/25/00) ("Master Agreement") which is incorporated by reference and made a part hereof. The elections contained on the Cover Sheet to the Master Agreement shall not be applicable to this Confirmation, except as provided below:

Add	159
Article One General Definitions	Except as otherwise provided herein, all product or market-related terms capitalized but not defined herein shall have the meaning given such terms (or any successor thereto) from time to time pursuant to ISO New England Manual M-35 (Definitions and Abbreviations) or the applicable ISO New England System Rules, each as may be amended from time to time. "ISO New England System Rules" means Market Rule I, the ISO New England Information Policy, the ISO Administrative Procedures, the Reliability Standards, the ISO New England Manuals and any other system rules, procedures or criteria for the operation of the NEPOOL System and administration of the NEPOOL Market, the Restated NEPOOL Agreement, the NEPOOL Open Access Transmission Tariff, and any successor agreements and/or tariffs accepted or approved by FERC, including any successor agreements and/or tariffs relating to the formation of a regional transmission organization in New England or any other successor to NEPOOL and/or ISO New England Inc.
Article Two Transaction Terms and Conditions	[X] Optional Provision in Section 2.4 applies; provided, however, that the words "either orally or" in the seventh line are deleted.
Article Four Remedies for Failure to Deliver/Receive	Article 4 as set forth in the Master Agreement is applicable, with the following election: [X] Accelerated Payment of Damages. [If not checked, inapplicable.]
Article Five Events of Default	[X] Applicable with the exception of Section 5.1(g) (Cross Default). Option A applies in Section 5.6 (Closeout Setoffs).
Article Eight Credit and Collateral	Article Eight is not applicable.
Article Ten	[X] Confidentiality Applicable
Miscellaneous	Schedule M shall not apply
	Schedule P shall apply

In the event of any inconsistency between the terms of the EEI Agreement and the terms of a Confirmation, the terms of the Confirmation will govern for the particular Transaction, subject to the provisions of Section 2.4 as amended above.

Annex B

PROCEDURES TO BE UTILIZED BY SELLER AND/OR THEIR DESIGNEES FOR ENTERING AND CONFIRMING DAILY INTERNAL BILATERAL TRANSACTIONS ("IBTs") WITHIN THE ISO-NE SETTLEMENT MARKET SYSTEM ("SMS")

1. SELLER_WILL PERFORM THE FOLLOWING: Remit Station Generation Information; Enter Energy [Day-Ahead / Real Time] IBTs

By 9:00 AM each business day Seller will forward (by email) the following information to PSNH:

- The expected hourly output of the Facility through the following business day (including weekends and NERC holidays).
- Notification of any Facility known challenges or expected schedule changes for the following 7-day period.

Email is the preferred means of communication. However, if email is not available, Seller will telephone the <u>primary contact</u> (or secondary contact) from PSNH to determine the best means for providing the above data.

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Primary Contact for PSNH: Patrick Smith 860-665-4573 (phone) 860-665-4588 (fax) smithpp@nu.com

Secondary Contact for PSNH:
Robert Olson
860-665-4558
860-665-4588 (fax)
Olsonrm@nu.com