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Request:

Regarding Green Development's response to EFSB 2-1,

- (a) please provide a copy and internet link to the LGIP. Please also cite to the section of the LGIP that references the right of the customer to build interconnection facilities;
- (b) Indicate whether the tariff identified in EFSB 2-1(a) (i.e., "the Open Access Transmission Tarriff ("OATT"), Schedule 22, Large Generator Interconnection Procedures ("LGIP)") is a transmission-related tariff or some other tariff approved by FERC; and
- (c) Please include in the legal memorandum requested by the Energy Facility Siting Board requested on July 31, 2024, analysis of the implications, if any, of the LGIP when considering whether the Generator Tie Line that Green Development has chosen to build is a transmission facility that is FERC jurisdictional.

Response:

- (a) The requested link is below:

https://www.iso-ne.com/static-assets/documents/regulatory/tariff/sect_2/sch22/sch_22_lgip.pdf

Please reference Appendix 6: Large Generator Interconnection Agreement (LGIA), Section 5.1.3: Option to Build (See pdf page 215 of 309)

- (b) The ISO-NE OATT and LGIP are transmission-related tariffs that are developed by ISO-NE with stakeholder input from the New England Power Pool (NEPOOL) and participating Transmission Owners (PTO's) of New England.

The creation of the OATT is a product stemming from FERC Order No. 888 issued in 1996 which requires all public electric utilities that participate in interstate commerce to enact a non-discriminatory tariff with minimum terms and conditions for non-

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discriminatory service.

The tariff goal is to *“to remove impediments to competition in the wholesale bulk power marketplace and to bring more efficient, lower cost power to the Nation's electricity consumers.”* See link below.

<https://www.ferc.gov/sites/default/files/2020-05/rm95-8-00v.txt>

- (c) Quonset Development Corporation will address this request in its Second Supplemental Memorandum in Support of its Petition for Declaratory Order.