NATIONAL GRID USA SERVICE COMPANY, INC.

SERVICE AGREEMENT

This Service Agreement ("<u>Agreement</u>") dated as of November 5, 2012 ("<u>Effective Date</u>") is entered into by and between National Grid USA Service Company, Inc. ("<u>Service Company</u>"), a Massachusetts corporation, and each of the affiliated companies that are or become a party hereto (each, individually a "<u>Client Company</u>" and collectively, the "<u>Client Companies</u>"). Service Company and the Client Companies may also be referred to herein, individually, as a "<u>Party</u>," and, collectively, as the "<u>Parties</u>".

WHEREAS, Service Company is a service company affiliate of National Grid USA ("<u>National Grid</u>") which is a holding company under the Public Utility Holding Company Act of 2005, as amended (the "<u>Act</u>"); and

WHEREAS, the Client Companies desire Service Company to provide services as contemplated by this Agreement, and Service Company is willing to provide such services, subject to the terms and conditions of this Agreement.

NOW THEREFORE, in consideration of the mutual representations, covenants and agreements hereinafter set forth, and intending to be legally bound hereby, the Parties agree as follows:

ARTICLE 1 SERVICES

1.1 <u>Services Offered</u>. Exhibit I to this Agreement describes some of the services that Service Company may furnish to each Client Company. In addition to the services referred to in Exhibit I, Service Company may also provide each Client Company with additional or different services, as may be requested, from time to time, by such Client Company. Service Company may, from time to time, unilaterally amend part A of Exhibit I entitled "List of Certain Services Provided by Service Company" for the purpose of aligning the service descriptions contained therein with the Service Level Agreements referred to in Section 1.4 hereof. Service Company shall deliver a copy of each such amended Exhibit I to the Client Companies and shall file a copy thereof with each state regulatory agency having jurisdiction.

In supplying services hereunder to a Client Company, Service Company may arrange, where it deems appropriate, for the services of such experts, consultants, advisers and other persons or third parties with necessary qualifications as are required for, or are pertinent to, the performance of such services.

1.2 <u>Modification of Services</u>. Each Client Company shall have the right from time to time to amend, alter or rescind any activity, project, program, work order or other request for

services in connection with this Agreement, provided that (i) the cost for the services covered by the activity, project, program, work order or other request for service shall be deemed to include any costs incurred by Service Company as a direct result of such amendment, alteration or rescission of the activity, project, program or work order, and (ii) no amendment, alteration or rescission of an activity, project, program or work order shall release a Client Company from liability for all costs already incurred by or contracted for by Service Company in connection with the activity, project, program or work order, regardless of whether the services associated with such costs have been completed.

1.3 Limitations.

- (a) Anything in this Agreement to the contrary notwithstanding, (i) no Party shall be obligated to participate in any transaction contemplated by this Agreement if the cost to be charged to such Party in connection with such transaction differs from the amount of the charges such Party is permitted to incur under any statute applicable to such Party or under any rules, regulations or orders of the Federal Energy Regulatory Commission ("FERC") or of any state public utility commission or its equivalent having jurisdiction over such Party, and (ii) if a Client Company is subject to the jurisdiction of the Massachusetts Department of Public Utilities ("MDPU") or any successor to the MDPU, any amounts to be paid by such Client Company in connection with this Agreement or any transaction contemplated by this Agreement shall be subject to review and determination by the MDPU in any proceeding brought under Section 93 or 94 of Chapter 164 of the Massachusetts General Laws.
- (b) This Agreement shall be subject to approval of any federal or state regulatory body whose approval is a legal prerequisite to its execution and delivery or performance. Cost allocations and the methods of allocation provided herein or contemplated hereby may also be subject to the jurisdiction of FERC under Section 1275 of the Energy Policy Act of 2005 and the rules promulgated thereunder and, if and to the extent its determination is sought, FERC determinations regarding the allocation of costs shall be dispositive.
- (c) Nothing in this Agreement is intended to limit the jurisdiction that any state public utility commission or equivalent agency may have under applicable law to review the prudence of costs incurred and paid hereunder for the purpose of determining whether the applicable Client Company may recover such costs in rates.
- 1.4 Service Company shall cooperate in the implementation of, and shall participate in, such management programs and procedures as may be requested by any Client Company in connection with the services provided to such Client Company under this Agreement. These management programs and procedures may include, without limitation, budgeting applications and Service Level Agreements, as determined by the requesting Client Company.

ARTICLE 2 COMPENSATION AND BILLING

2.1 <u>Compensation</u>. All of the services rendered under this Agreement will be rendered at actual cost thereof. Direct charges will be made for services where appropriate. Costs that cannot be directly charged will be allocated to Client Companies by means of

equitable allocation formulae or clearing accounts. To the extent possible, such allocations shall be based on cost-causation relationships. All other allocations will be broad based. Each formula will have an appropriate basis.

From time to time, certain Client Companies may make filings (as part of a rate plan or otherwise) with regulatory agencies having jurisdiction on the application of allocation methodologies as specified in such filings (such filings, as may be amended from time to time, shall be referred to as "Allocation Filings"). The Service Company shall allocate costs in connection with this Agreement in compliance with all applicable Allocation Filings then in effect and in compliance with the Service Company's Cost Allocation Manual, as such Manual may be amended or modified from time to time. Subject to the foregoing, allocation methodologies may be modified or changed by Service Company without the necessity of an amendment of this Agreement provided that in each instance all services rendered hereunder will be at actual cost thereof, fairly and equitably allocated. The Client Companies will be advised from time to time of any material changes in such methodologies.

2.2 <u>Billing</u>. Bills will be rendered during the first week of each month covering amounts due for the month calculated on an estimated basis using the actual expenses incurred to the extent possible during the second previous month. This estimated amount will be adjusted on the bill to be rendered by the conclusion of the following month. If a bill is not paid by the 15th day after the bill is received (the "Due Date"), the Client Company shall pay interest on any amount outstanding after the Due Date at the current money pool rate.

ARTICLE 3 TERM AND TERMINATION

3.1 <u>Effective Date</u>. This Agreement shall become effective as of the Effective Date.

3.2 Term and Termination.

- (a) The term of this Agreement shall be 364 days. Upon the expiration of each 364 day term, this Agreement shall be automatically renewed for an additional term of 364 days; provided that such renewal term shall not apply to any Client Company that elects to terminate its participation in this Agreement by providing written notice to Service Company prior to the effective date of such renewal term.
- (b) Any Client Company may terminate its participation in this Agreement upon sixty (60) days advance written notice to the Service Company. The Service Company may terminate this Agreement with respect to any Client Company upon sixty (60) days advance written notice to such Client Company or may terminate this Agreement in its entirety upon sixty (60) days advance written notice to all Client Companies. The foregoing notwithstanding, the obligations of the Parties under this Agreement with respect to invoicing and payment of amounts due shall continue in effect notwithstanding any such termination until all final accounting, adjustments and payments have been made in compliance herewith.

(c) This Agreement will also be subject to termination or modification, without prior notice and at any time, to the extent its performance may conflict with any federal or state law or any rule, regulation or order of a federal or state regulatory body having jurisdiction.

ARTICLE 4 MISCELLANEOUS

- 4.1 <u>Modification</u>. Except as set forth in Article 2 and Sections 1.3, 3.2 and 4.4, no amendment or other modification of this Agreement shall be effective unless made in writing and executed by all of the Parties to this Agreement.
- 4.2 <u>Notices</u>. Where written notice is required by this Agreement, such notice shall be deemed given when delivered personally, mailed by certified mail, postage prepaid and return receipt requested, or by facsimile or electronic mail, as follows:

To Service Company:

National Grid USA Service Company, Inc. Attn: Vice President, Service Company & Regulatory Accounting 40 Sylvan Road Waltham, Massachusetts 02451

To Client Company:

Notice to any Client Company shall be sent to the attention of the President (or equivalent chief executive) of such Client Company at the principal office of such President or chief executive with a copy to the Vice President and Controller, National Grid USA, 40 Sylvan Road, Waltham, Massachusetts 02451.

- 4.3 <u>Accounts</u>. All accounts and records of Service Company shall be kept in accordance with all applicable rules and regulations promulgated by FERC pursuant to the Act, including, without limitation, applicable record retention requirements and the Uniform System of Accounts for Service Companies in effect from and after the date hereof. Upon request, Service Company shall permit a Client Company reasonable access to the accounts and records of Service Company relating to the services performed for such Client Company hereunder.
- 4.4 Partial Execution; Additional Client Companies. This Agreement shall become effective between Service Company and each Client Company that delivers an executed counterpart of this Agreement as of the Effective Date (without regard to whether any or all other entities listed on the signature pages below have executed this Agreement by the Effective Date). After the Effective Date, any new or existing direct or indirect subsidiary of National Grid USA may become an additional Client Company under this Agreement by executing and delivering to Service Company a counterpart of this Agreement or an Accession (such Accession to be substantially in the form attached hereto as Exhibit II); and this Agreement shall be effective with respect to each such additional Client Company from and after the execution date of such counterpart or Accession.

- 4.5 <u>Waiver</u>. Except as otherwise provided in this Agreement, any failure of a Party to comply with any obligation, covenant, agreement, or condition herein may be waived by the Party entitled to the benefits thereof only by a written instrument signed by the Party granting such waiver, but such waiver or failure to insist upon strict compliance with such obligation, covenant, agreement, or condition shall not operate as a waiver of, or estoppel with respect to, any subsequent or other failure.
- 4.6 <u>No Third Party Beneficiaries</u>. Nothing in this Agreement is intended to confer upon any other person except the Parties any rights or remedies hereunder or shall create any third party beneficiary rights in any person. No provision of this Agreement shall create any rights in any such persons in respect of any benefits that may be provided, directly or indirectly, under any employee benefit plan or arrangement except as expressly provided for thereunder.
- 4.7 <u>Governing Law</u>. This Agreement shall be governed by, and construed in accordance with, the laws of the Commonwealth of Massachusetts (regardless of the laws that might otherwise govern under applicable principles of conflicts of law).
- 4.8 <u>Counterparts.</u> This Agreement and any Accession may be executed in several counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. The exchange of copies of this Agreement or of any Accession and of signature pages by facsimile transmission (including telecopier and scanned "PDF" transmitted by email) shall constitute effective execution and delivery of this Agreement and any Accession as to the Parties and may be used in lieu of the original Agreement or Accession and signatures for all purposes. Signatures of the Parties transmitted by facsimile (including telecopier and scanned "PDF" transmitted by email) shall be deemed to be their original signatures for all purposes. In proving this Agreement or any Accession it shall not be necessary to produce or account for more than one such counterpart signed by the Party against whom enforcement is sought.
- 4.9 Entire Agreement. This Agreement, including the exhibits attached hereto, constitutes the entire agreement and understanding of the Parties with respect to the transactions contemplated by this Agreement. There are no restrictions, promises, representations, warranties, covenants or undertakings other than those expressly set forth or referred to herein. This Agreement supersedes all prior agreements and understandings between the Parties with respect to the transactions contemplated by this Agreement.
- 4.10 <u>Severability</u>. If any term or other provision of this Agreement is determined to be invalid, illegal or unenforceable, such term or provision shall be modified so as to give as much effect to the original intent thereof as is consistent with applicable law and without affecting the validity, legality or enforceability of the remaining terms and provisions of this Agreement.
- 4.11 <u>Assignment</u>. Service Company shall not assign this Agreement, or any of its rights or obligations hereunder, without the prior written consent of the Client Companies, such consent not to be unreasonably withheld. A Client Company shall not assign this Agreement, or any of its rights or obligations hereunder, without the prior written consent of Service Company.

This Agreement shall inure to the benefit and shall be binding upon the Parties and their permitted successors and assigns.

4.12 <u>Termination of Existing Service Contracts.</u>

The Parties acknowledge that Service Company is successor by merger to National Grid Corporate Services LLC (formerly, KeySpan Corporate Services LLC) and National Grid Utility Services LLC (formerly, KeySpan Utility Services LLC). Service Company and each Client Company agree that, effective as of the Effective Date, the Service Agreement dated as of October 1, 2007 between National Grid Corporate Services LLC and the Client Companies party thereto, the Service Agreement dated as of January 1, 2008 between National Grid Utility Services LLC and the Client Companies party thereto, and all Service Contracts dated as of April 1, 2012 between Service Company and any Client Company are hereby terminated as of the Effective Date, subject to settlement of amounts due under such agreements and contracts.

[Signatures are on following pages.]

IN WITNESS WHEREOF, Service Company and the undersigned Client Companies have caused this Agreement to be executed by their respective duly authorized representatives.

National Grid USA Service Company, Inc.

By: Startrolge
Nome: Charge Boated as
Name: Sharon Partridge Title: Vice President
Title. Vice Fresident
Niagara Mohawk Power Corporation
By:
By: Name: Kenneth D. Daly
Title: President
The Develop Helen Con Company
The Brooklyn Union Gas Company
Ву:
Name: Kenneth D Daly
Title: President
KeySpan Gas East Corporation
_
By:
Name: Charles V. DeRosa
Title: Vice President

IN WITNESS WHEREOF, Service Company and the undersigned Client Companies have caused this Agreement to be executed by their respective duly authorized representatives.

National Grid USA Service Company, Inc.

Name: Sharon Partridge Title: Vice President Niagara Mohawk Power Corporatio By:		Names Change Doublidge	
By: Name: Kenneth D. Daly Title: President The Brooklyn Union Gas Company By: Name: Kenneth D. Daly Title: President KeySpan Gas East Corporation By: Name: Charles V. DeRosa			
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KeySpan Gas East Corporation By: Name: Charles V. DeRosa		Brooklyn Union Gas Compa	ny
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By:Name: Charles V. DeRosa	Ву:	KuthD f	ny
Name: Charles V. DeRosa	Ву:	KuthD f	ny ——
	Ву:	Name: Kenneth D. Daly Citle: President	my .
	By:	Name: Kenneth D. Daly Citle: President Span Gas East Corporation	my

IN WITNESS WHEREOF, Service Company and the undersigned Client Companies have caused this Agreement to be executed by their respective duly authorized representatives.

Name: Sharon Partridge Title: Vice President Niagara Mohawk Power Corporation By: Name: Kenneth D. Daly Title: President The Brooklyn Union Gas Company By: Name: Kenneth D. Daly Title: President CeySpan Gas East Corporation Sy: Name: Charles V. DeRosa		
Niagara Mohawk Power Corporation By: Name: Kenneth D. Daly Title: President Che Brooklyn Union Gas Company By: Name: Kenneth D. Daly Title: President KeySpan Gas East Corporation Sy:		
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Name: Kenneth D. Daly Title: President The Brooklyn Union Gas Company By: Name: Kenneth D. Daly Title: President KeySpan Gas East Corporation	Ni	agara Mohawk Power Corporation
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Name: Kenneth D. Daly Title: President KeySpan Gas East Corporation y:	Γh	e Brooklyn Union Gas Company
Title: President KeySpan Gas East Corporation sy:	Зу	:
y:		Name: Kenneth D. Daly Title: President
y:		
	€e	ySpan Gas East Corporation
Title: Vice President		

Massachusetts Electric Company

By: Marcy L. Reed
Title: President

Nantucket Electric Company

By: Marcy L. Reed
Title: President

The Narragansett Electric Company

By: ________Name: Timothy F. Horan
Title: President

New England Electric Transmission Corporation

By: 1 to A. Flynn
Name: Peter G. Flynn
Title: President

Massachusetts Electric Company

By:	
1	Name: Marcy L. Reed Title: President
Nan	tucket Electric Company
Ву:	
	Name: Marcy L. Reed Fitle: President
The	Narragansett Electric Company
1	Name: Fimothy F. Horan Fitle: President
	England Electric Transmission poration
Ву:	
N	Name: Peter G. Flynn Title: President

New England Power Company

New England Power Company
By: A. Flyw Name: Peter G. Flynn Title: President
New England Hydro-Transmission Electric Company, Inc.
By: Puta A. Flipw Name: Peter G. Flynn Title: President
New England Hydro-Transmission Corporation
By: Petter A. Flynn Name: Peter G. Flynn Title: President
Boston Gas Company
By: Marcy L. Reed Title: President
Colonial Gas Company
By: Mane: Marcy L. Reed

Title: President

National Grid Generation LLC

By: Ptw A, Flynn Name: Peter G. Flynn Title: President
National Grid Engineering & Survey Inc.
By: Name: Lorraine Lynch Title: Vice President and Treasurer
National Grid Electric Services LLC
By: Name: John Bruckner Title: Senior Vice President
KeySpan Corporation
By:
National Grid Energy Trading Services LLC
By: Name: Lorraine Lynch Title: Treasurer

National Grid Generation LLC By: Name: Peter G. Flynn Title: President National Grid Engineering & Survey Inc. Name: Lorraine Lynch Title: Vice President and Treasurer National Grid Electric Services LLC By: Name: John Bruckner Title: Senior Vice President **KeySpan Corporation** By: Mus M. Migna (Name: Lorraine Lynch Title: Assistant Treasurer

National Grid Energy Trading Services LLC

Title: Treasurer

National Grid Generation LLC

By:
Name: Peter G. Flynn
Title: President
National Grid Engineering & Survey Inc.
By:
Name: Lorraine Lynch
Title: Vice President and Treasurer
National Grid Electric Services LLC
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By Ju Smeluce
Name: John Bruckner
Title: Senior Vice President
KeySpan Corporation
By:
Name: Lorraine Lynch
Title: Assistant Treasurer
National Grid Energy Trading Services LLC
Dara
By: Name: Lorraine Lynch
Title: Treasurer

National Grid Exploration and Production, LLC Title: Assistant Treasurer **KeySpan Energy Corporation** Title: Treasurer National Grid NE Holdings 2 LLC Title: Assistant Treasurer **NGNE LLC** Title: Assistant Treasurer National Grid Glenwood Energy Center LLC

Name: Peter G. Flynn

Title: President

LLC By: Name: Lorraine Lynch Title: Assistant Treasurer **KeySpan Energy Corporation** By: _______ Name: Lorraine Lynch Title: Treasurer National Grid NE Holdings 2 LLC By: : ______ Name: Lorraine Lynch Title: Assistant Treasurer **NGNE LLC** By: _____ Name: Lorraine Lynch Title: Assistant Treasurer National Grid Glenwood Energy Center LLC

National Grid Exploration and Production,

Title: President

National Grid Port Jefferson Energy Center LLC By: Peter G. Flynn Title: President Niagara Mohawk Energy, Inc. By: ______Name: Lorraine Lynch Title: Assistant Treasurer KeySpan MHK, Inc. By: Name: Charles V. DeRosa Title: Assistant Treasurer National Grid Technologies, Inc. : _____ Name: Charles V. DeRosa By: _ Title: Assistant Treasurer

National Grid Services Inc.

By: _____ Name: Lorraine Lynch

Title: Treasurer

National Grid Port Jefferson Energy Center LLC

By:	
Name: Peter G. Flynn	
Title: President	

Niagara Mohawk Energy, Inc.

By: Name: Lorraine Lynch
Title: Assistant Treasurer

KeySpan MHK, Inc.

Name: Charles V. DeRosa
Title: Assistant Treasurer

National Grid Technologies, Inc.

Name: Charles V. DeRosa

Title: Assistant Treasurer

National Grid Services Inc.

Name: Lorraine Lynch

Title: Treasurer

National Grid Development Holdings Corp.
By: Addie M. Agudo Name: Lorraine Lynch Title: Senior Vice President and Treasurer
North East Transmission Co., Inc.
By: Mull Lynch Name: Lorraine Lynch Title: Assistant Treasurer
National Grid USA
By: Mame: Lorraine Lynch Title: Vice President and Assistant Treasurer
EUA Energy Investment Corporation
By: Name: Lorraine Lynch Title: Assistant Treasurer

By: ______ Name: John G. Cochrane Title: Treasurer

By: _____ Name: Lorraine Lynch Title: Senior Vice President and Treasurer North East Transmission Co., Inc. By: _______Name: Lorraine Lynch Title: Assistant Treasurer **National Grid USA** Name: Lorraine Lynch Title: Vice President and Assistant Treasurer **EUA Energy Investment Corporation** Ву: _____ Name: Lorraine Lynch Title: Assistant Treasurer **Metrowest Realty LLC**

Name: John G. Cochrane

Title: Treasurer

National Grid Development Holdings Corp.

Metro Energy L.L.C.

By: Mondie A Alfull
Name: Lorraine Lynch

Title: Vice President and Treasurer

NEES Energy, Inc.

By: AMUL

Name: Lorraine Lynch
Title: Assistant Treasurer

New England Energy Incorporated

By: // While M // //

Name: Lorraine Lyngh Title: Assistant Treasurer

New England Hydro Finance Company, Inc.

By: Mendie M N

Title: President and Assistant Treasurer

NEWHC, Inc.

Name: Lorraine Lynch

Title: Assistant Treasurer

NM Properties, Inc.

Title: Assistant Treasurer

NM Uranium, Inc.

Name: Lorraine Lynch Title: Assistant Treasurer

Wayfinder Group, Inc.

Name: Lorraine Lynch

Title: Assistant Treasurer

GridAmerica Holdings Inc.

Name: Lorraine Lynch/

Title: Assistant Treasurer

Transmission Services National Grid Corporation

Name: Lorraine Lynch

Title: Assistant Treasurer

Newport America Corporation

By: Mule Myek
Name: Lorraine Lynch

Title: Assistant Treasurer

Niagara Mohawk Holdings, Inc.

By: Marie M Reput

Name: Lorraine Lynch / Title: Assistant Treasurer

Patience Realty Corp.

By: MWILLE M M Name: Lorraine Lynch

Title: Assistant Treasurer

Prudence Corporation

Name: Lorraine Lynch

Title: Assistant Treasurer

British Transco Capital Inc.

Name: Lorraine Lynch

Title: Vice President

British Transco Finance Inc.

By: Mane M dyn W ...

Title: Vice President

Island Energy Services Company, Inc.

y: ______

Name: Charles V. DeRosa Title: Assistant Treasurer

Transgas Inc.

By: ______Name: Michael J. Nilsen

Title: Treasurer

Eastern Rivermoor Company, Inc.

Name: Charles V. DeRosa

Title: Assistant Treasurer

Mystic Steamship Corporation

By: National Grid NE Holdings 2 LLC

Name: Lorraine Lynch

Title: Assistant Treasurer

By: Name: Lorraine Lynch Title: Vice President
Island Energy Services Company, Inc.
By: Name: Charles V. DeRosa Title: Assistant Treasurer
Transgas Inc.
By: Michael J. Nilsen Title: Treasurer
Eastern Rivermoor Company, Inc.
By: Name: Charles V. DeRosa
Title: Assistant Treasurer
Mystic Steamship Corporation
By: National Grid NE Holdings 2 LLC
By: Name: Lorraine Lynch Title: Assistant Treasurer
Name: Lorraine Lynch
Title: Assistant Treasurer

British Transco Finance Inc.

Opinac North America, Inc.

By: MMMLM My Name: Lorraine Lynch

Title: Assistant Treasurer

PCC Land Company, Inc.

By: Mylling M M

Name: Lorraine Lynch

Title: Vice President and Treasurer

Philadelphia Coke Co., Inc.

Name: Lorraine Lynch

Title: Vice President and Treasurer

Port of the Islands North LLC

By: Land Management and Development, Inc.,

its sole member

Bv

Name: Lorraine Lynch Title: Assistant Treasurer

Eastern Associated Securities Corp.

· y___

Name: Charles V. DeRosa

Title: Treasurer

MyHomeGate, Inc.

y: Mama: Larraina Lyn

Name: Lorraine Lynch/

Title: Vice President and Treasurer

National Grid Telemetry Solutions, LLC

By: National Grid Technologies, Inc., its sole

member

Name: Charles V. DeRosa

Title: Assistant Treasurer

KSI Contracting, LLC

By: National Grid Services Inc., its sole

member

Name: Lorraine Lynch

Title: Treasurer

KSI Electrical, LLC

By: National Grid Services Inc., its sole

member

By: WMW // //

Name: Lorraine Lynch

Title: Treasurer

KSI Mechanical, LLC

By: National Grid Services Inc., its sole member By: Manual Mayuk Name: Lorraine Lynch Title: Treasurer)
National Grid Energy Management LLO By: Management LLO Name: Lorraine Lynch Title: Vice President and Treasurer	С
National Grid Energy Services LLC By: Augustus Name: Lorraine Lynch Title: Vice President and Treasurer	
National Grid Energy Supply LLC By: Name: James A. Cross Title: Vice President	
Broken Bridge Corp. By:	
Name: Michael J. Nilsen Title: Treasurer	

Ву:	National Grid Services Inc., its sole member
	By: Name: Lorraine Lynch Title: Treasurer
Natio	onal Grid Energy Management LLC
By: _ N T	Jame: Lorraine Lynch litle: Vice President and Treasurer
Natio	onal Grid Energy Services LLC
	fame: Lorraine Lynch itle: Vice President and Treasurer
Natio	onal Grid Energy Supply LLC
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	ame: James A. Cross itle: Vice President
Brok	en Bridge Corp.
	ame: Michael J. Nilsen itle: Treasurer

KSI Mechanical, LLC

By: National Grid Services Inc., its sole member By: ______Name: Lorraine Lynch Title: Treasurer National Grid Energy Management LLC Name: Lorraine Lynch By: Title: Vice President and Treasurer National Grid Energy Services LLC By: ______ Name: Lorraine Lynch Title: Vice President and Treasurer National Grid Energy Supply LLC Name: James A. Cross By: Title: Vice President Broken Bridge Corp. By: Michael J. Nilsen

KSI Mechanical, LLC

Title: Treasurer

Title: Assistant Treasurer **KeySpan International Corporation** Name: Lorraine Lynch Title: Assistant Treasurer National Grid IGTS Corp. Title: Assistant Treasurer KeySpan Midstream, Inc. :_____ Name: Michael J. Nilsen By: Title: Vice President and Treasurer KeySpan C.I. LTD By: Name: Michael J. Nilsen Title: Treasurer and Comptroller

National Grid North East Ventures Inc.

National Grid North East Ventures Inc. By: Name: Lorraine Lynch Title: Assistant Treasurer **KeySpan International Corporation** By: _____ Name: Lorraine Lynch Title: Assistant Treasurer National Grid IGTS Corp. By: _____ Name: Lorraine Lynch Title: Assistant Treasurer KeySpan Midstream, Inc. Title: Vice President and Treasurer KeySpan C.I. LTD

Name: Michael J. Nilsen

Title: Treasurer and Comptroller

KeySpan C.I. II LTD

By:
Name: Michael J. Nilsen
Title: Treasurer and Comptroller
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KeySpan CI Midstream Limited
D.
By:Name: Michael J. Nilsen
Title: Treasurer and Comptroller
Vousnon Engrava Douglanment Co
KeySpan Energy Development Co.
By:
Name: Michael J. Nilsen
Title: Vice President, Treasurer and
Controller
Controller

KeySpan Energy Services Inc.

Name: Charles V. DeRosa Title: Assistant Treasurer

KeySpan Energy Services New Jersey, LLC

Name: Lorraine Lynch

Title: Vice President and Treasurer

By:

KeySpan C.I. II LTD

By: Michael J. Wilsen Title: Treasurer and Comptroller
KeySpan CI Midstream Limited
By: Michael J. Milsen Title: Treasurer and Comptroller
KeySpan Energy Development Co.
By: Michael J. Milsen Name: Michael J. Nilsen Title: Vice President, Treasurer and Controller
KeySpan Energy Services Inc.
By: Name: Charles V. DeRosa Title: Assistant Treasurer
KeySpan Energy Services New Jersey, LLC
By:

KeySpan Plumbing & Heating Solutions, LLC Name: Lorraine Lynch Title: Vice President and Treasurer KeySpan Plumbing Solutions, Inc. Name: Lorraine Lynch Title: Vice President and Treasurer Land Management and Development, Inc. Name: Lorraine Lynch Title: Assistant Treasurer Landwest, Inc. Name: Lorraine Lynch Title: Assistant Treasurer National Grid Millennium LLC

By:

Name: Michael J. Nilsen

Title: Vice President and Treasurer

By: Name: Lorraine Lynch Title: Vice President and Treasurer KeySpan Plumbing Solutions, Inc. By: Name: Lorraine Lynch Title: Vice President and Treasurer Land Management and Development, Inc.

KeySpan Plumbing & Heating Solutions,

Landwest, Inc.

By:

By:
Name: Lorraine Lynch
Title: Assistant Treasurer

Name: Lorraine Lynch
Title: Assistant Treasurer

National Grid Millennium LLC

Name: Michael J. Nilsen

Title: Vice President and Treasurer

National Grid Islander East Pipeline LLC

By: Mehael J. Milsen Name: Michael J. Nilsen
Name: Michael J. Nilsen
Title: Vice President and Treasurer
National Grid LNG GP LLC
By:
By:Name: Lorraine Lynch
Title: Assistant Treasurer
National Grid LNG LP LLC
By: Name: Lorraine Lynch
Name: Lorraine Lynch
Title: Assistant Treasurer
National Grid LNG LP
By: Michael J. Milsen Name: Michael J. Milsen
Name: Michael I Milsen
Title: Vice President and Treasurer
Title. Vice i resident and i reasonor
Upper Hudson Development Inc.
R _V
By: Name: Lorraine Lynch
Title: Assistant Treasurer

National Grid Islander East Pipeline LLC

By:
Name: Michael J. Nilsen
Title: Vice President and Treasurer
National Grid LNG GP LLC
By: Mulled Lynks Name: Lorraine Lynch
Title: Assistant Treasurer
Title. Assistant Treasurer
National Grid LNG LP LLC
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By: Mandelle M Reput
Name: Lorraine Lynch
Title: Assistant Treasurer
National Grid LNG LP
By: Name: Michael J. Nilsen
Title: Vice President and Treasurer
Upper Hudson Development Inc.
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By: Somme If digit
Name: Lorraine Lynch
Title: Assistant Treasurer

Valley Appliance and Merchandising Company

3y: // W

Name: Lorraine Lynch

Title: Assistant Treasurer

65 Willis Lane Inc.

By

Name: Lorraine Lynch Title: Assistant Treasurer

EXHIBIT I

A. List of Certain Services Provided by Service Company.

(Additional or different services may be provided, from time to time, as requested by any Client Company.)

Corporate Affairs

Provide internal and external communication and relationship services.

Executive and Administrative

Provide consultation and services in management and administration of all aspects of utility business.

Corporate Audit

Provide internal and safety, health and environment audit services.

Customer

Provide gas and electric procurement and supply services. Provide services related to sales and customer risk and analytics, including energy efficiency programs.

Finance

Provide budgeting, accounting services, reporting and rate support. Responsible for tax, treasury and insurance activities.

Information Services

Provide development and support services related to information technology. Manage IT networks and infrastructure, including cyber security.

Security

Provide physical security and security services.

Procurement

Responsible for the sourcing of products and administration of contracts with third party vendors.

Human Resources

Provide labor and employee relations services. Provide learning and development services. Manage recruiting, inclusion and diversity and learning and development programs. Manage employee compensation, benefits and pension programs.

Legal

Provide legal advice and assistance with respect to legal matters, including, without limitation, in the areas of real estate, commercial matters, corporate counsel, litigation, environment and employment. Provide legal support for federal, state and local regulatory activities. Manage corporate records and oversee ethics and business conduct programs and activities.

Network Strategy and Services

Provide services pertaining to the operation and maintenance of gas and electricity networks including engineering, investment planning, standards and policy compliance and reporting.

Operations

Provide operational activities and services. Operational activities include maintenance and construction; protection and telecommunication operations; customer meter services & dispatch operations; control center operations; and power plant and LNG operations. Service activities include Operations Support (Fleet, Aviation, and Inventory Management; Customer Order Fulfillment and related support processes; Meter Lab & Testing activities); Project Management and Complex Construction and Vegetation Management; Resource Planning; Emergency Planning and Response; and Operations Performance activities.

Safety, Health and Environment

Manage safety, health and environmental programs, performance and compliance.

Shared Services

Provide customer care services, transactional services and real estate services.

Regulatory and Pricing

Provide regulatory support services.

B. Cost of Service.

Cost of service will be determined in accordance with applicable Federal and state laws (including the Act and rules and regulations promulgated thereunder), and will include all costs of doing business incurred by Service Company, including a reasonable return on capital.

Service Company will maintain an accounting system for accumulating all costs on a project, activity or other appropriate basis. Records will be kept by each cost center of Service Company in order to accumulate all costs of doing business. Expenses of Service Company departments will include salaries and wages of employees, materials and supplies and all other expenses attributable to each such department. Labor cost will be loaded for fringe benefits and payroll taxes. To the extent practicable, Service Company will keep time records of hours worked by all Service Company employees, including all officers of such Company.

The methods of assignment or allocation of costs shall be reviewed annually or more frequently if appropriate. Subject to the terms of the Agreement, if the use of a basis of allocation would result in an inequity because of a change in operations or organization, then Service Company may adjust the basis to effect an equitable distribution.

EXHIBIT II

Form of ACCESSION TO NATIONAL GRID USA SERVICE COMPANY, INC. SERVICE AGREEMENT

Effective as of	Γ 1	("Accession	Date")
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Reference is made to that certain Service Agreement dated as of November 5, 2012 by and between National Grid USA Service Company, Inc. and the Client Companies party thereto (the "Service Agreement"). Any capitalized term used but not defined herein shall have the meaning specified for such term in the Service Agreement.

In accordance with Section 4.4 of the Service Agreement, the undersigned [company] [companies] ([the] [each, an] "Additional Client Company") shall be deemed to be a Client Company under the Service Agreement as of the Accession Date. [The] [Each] Additional Client Company agrees to be bound by the terms of the Service Agreement from and after the Accession Date.

IN WITNESS WHEREOF, the undersigned [has] [have] caused this instrument to be executed by [its] [their] respective duly authorized representative[s] as of the Accession Date.

[COMPANY NAME]

[CO	WII AIV I TVAUVILJ	
By:		
2,	Name:	
	Title:	
		<u>E</u> 1
[CO	MPANY NAME]	
By:		
	Name:	
	Title:	