COMMONWEALTH OF MASSACHUSETTS ENERGY FACILITIES SITING BOARD

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Petition of New England Power Company d/b/a)	
National Grid Pursuant to G.L. c. 164, § 69J for)	EFSB 24-02
Approval to Construct, Operate and Maintain an)	
Overhead Transmission Line)	
)	

PETITION OF NEW ENGLAND POWER COMPANY d/b/a NATIONAL GRID PURSUANT TO G.L. c. 164, § 69J FOR APPROVAL TO CONSTRUCT, OPERATE AND MAINTAIN AN OVERHEAD TRANSMISSION LINE

I. INTRODUCTION

Now comes New England Power Company d/b/a National Grid ("NEP" or the "Company") and hereby petitions the Energy Facilities Siting Board (the "Siting Board") pursuant to G.L. c. 164, § 69J for approval to construct, operate and maintain an overhead transmission line in the towns of Palmer, West Brookfield and Ware, Massachusetts (the "Palmer to Ware Improvement Project" or the "Project"). The Project includes the removal of the existing transmission line and the construction, reestablishment and improvement of access routes. The new transmission line ("Rebuilt Line") will replace the Company's existing 69 kV O15N overhead transmission line (the "O15N Line") in the same right-of-way ("ROW") as the existing O15N Line ("Existing Line"). The Existing Line must be rebuilt because inherent design characteristics and physical deterioration have resulted in poor reliability. Rebuilding the Existing Line will address widespread damage to the existing structures, improve telecommunications between the two substations, and improve reliability. Although NEP will operate the Rebuilt Line at 69 kV, the Company proposes to construct the transmission structures to the Company's 115 kV design standards for future use, which will provide both short- and long-term reliability benefits. In support of this Petition, NEP respectfully represents as follows:

- 1. NEP, a Massachusetts corporation, is an "electric company" as defined by G.L. c. 164, § 69G and is subject to the provisions of G.L. c. 164, §§ 69H-69R. New England Power Company d/b/a National Grid, EFSB 19-04/D.P.U. 19-77/19-78, at 118 (2021) ("NEP Beverly-Salem"); New England Power Company d/b/a National Grid, EFSB 12-1/D.P.U. 12-46/47 (2014) ("NEP IRP"); New England Power Company d/b/a National Grid, EFSB 13-2/D.P.U. 13-151/152 (2014) ("NEP Salem").
- 2. NEP is represented in this proceeding by Mark Rielly, Esq., Assistant General Counsel and Director, National Grid, 170 Data Drive, Waltham, Massachusetts 02451 and Catherine J. Keuthen, Esq. and Cheryl A. Blaine, Esq., of Keegan Werlin LLP, 99 High Street, Suite 2900, Boston, Massachusetts 02110.
- 3. Pursuant to G.L. c. 164, § 69J, an electric company seeking to construct a "facility" must obtain approval from the Siting Board. Pursuant to G.L. c. 164, § 69G, a jurisdictional facility is defined as a "a new electric transmission line having a design rating of 115 kilovolts or more which is 10 miles or more in length on an existing transmission corridor except reconductoring or rebuilding of transmission lines at the same voltage." The Rebuilt Line will extend approximately 10.35 miles in Massachusetts along an existing transmission corridor and will have a design rating of 115 kV. Accordingly, the Project is subject to the Siting Board's jurisdiction under Section 69J.
- 4. Simultaneously herewith, NEP is filing with the Department of Public Utilities (the "Department") a petition requesting approval of the Project in accordance with G.L. c. 164, § 72 (the "Section 72 Petition") (D.P.U. 24-190).
- 5. The Company is also filing motions with the Department and the Siting Board requesting the referral of the Section 72 Petition to the Siting Board and the consolidation of

these related petitions into one proceeding for the Siting Board's review. G.L. c. 25, § 4; G.L. c. 164, § 69H; NSTAR Electric Company d/b/a Eversource Energy, EFSB 22-03/D.P.U. 22-21 (2024) ("NSTAR GSEP") at 6, NEP Beverly-Salem at 6; NEP IRP at 3; NEP Salem at 3.

6. The Company incorporates by reference the Section 72 Petition, including all attachments thereto, into this Section 69J Petition.

II. PROJECT DESCRIPTION

- 7. The Palmer to Ware Improvement Project includes construction of the Rebuilt Line and the removal of the Existing Line, both located or to be located on an existing NEP ROW that extends from NEP's Ware #501 Substation in Ware, Massachusetts ("Ware Substation") and NEP's Palmer #503 Substation in Palmer, Massachusetts ("Palmer Substation").1
- 8. The Palmer to Ware Improvement Project is more specifically described in Section 1.0 of the *Palmer to Ware Improvement Project Application* (the "Application"), provided as Attachment A hereto.

III. STANDARD OF REVIEW

9. In accordance with Section 69J, before approving a petition to construct a proposed energy facility, the Siting Board requires an applicant to justify its proposal in four phases. First, the Siting Board requires the applicant to show that additional energy resources are needed (see Application, Section 2). Second, the Siting Board requires the applicant to establish that, on balance, its proposed project is superior to alternative approaches in terms of reliability, cost and environmental impact, and in its ability to address the identified need (see Application,

While NEP does not concede that the removal of the Existing Line meets the definition of "facility" under G.L. c. 164, § 69G(2), the Company wishes to facilitate the Siting Board's review and demonstrate its willingness to undergo a rigorous review of the Project. Accordingly, the Company has prepared this Petition on an integrated and consolidated basis, addressing all related impacts, costs and other topics and requesting all approvals which the Siting Board may view as applicable to the Project.

Section 3). Third, the Siting Board requires the applicant to show that it has considered a reasonable range of practical facility siting alternatives to ensure that no clearly superior route, in terms of cost, environmental impact and reliability, was overlooked (see Application, Sections 4 and 5). Finally, the applicant must show that its plans for construction of new facilities are consistent with the current health, environmental protection and resource use and development policies as developed by the Commonwealth (see Application, Section 6). As demonstrated in the Application, the Project satisfies the Siting Board's standards and relevant precedent for jurisdictional facilities.

A. The Project is Needed.

- 10. Section 69J provides that the Siting Board should approve a petition to construct if it determines that the plans for the construction of the applicant's facilities are consistent with the policies stated in G.L. c. 164, § 69H to provide a reliable energy supply for the Commonwealth with a minimum impact on the environment at the lowest possible cost. In carrying out its statutory mandate with respect to proposals to construct energy facilities in the Commonwealth, the Siting Board evaluates whether there is a need for additional energy resources to meet: (1) reliability objectives; (2) economic efficiency objectives; or (3) environmental objectives. NSTAR GSEP at 15; NEP Beverly-Salem at 10; NEP IRP at 4-5; NEP IRP at 4-5; NEP IRP at 5-6.
- 11. To ensure reliability, each transmission and distribution company establishes and applies planning criteria for construction, operation, and maintenance of its transmission and distribution system. NSTAR GSEP at 15; NEP Beverly-Salem at 10; NEP IRP at 5; NEP Salem at 6. Compliance with the applicable planning criteria can demonstrate a "reliable" system. Id.

To determine whether system improvements are needed, the Siting Board: (1) examines the reasonableness of the Company's system reliability planning criteria; (2) determines whether the Company uses reviewable and appropriate methods for assessing system reliability over time based on system modeling analyses or other valid reliability indicators; and (3) determines whether the relevant transmission and distribution system meets these reliability criteria over time under normal conditions and under reasonable contingencies, given existing and projected loads. NSTAR GSEP at 15; NEP Beverly-Salem at 10; NEP IRP at 5; NEP Salem at 6-7.

12. The Company's review of the recent operating history, design, and physical condition of the Existing Line demonstrates that it should be rebuilt to ensure reliable service. As discussed in Section 2 of the Application, not only do the Existing Line's wooden structures have widespread damage caused by woodpecker activity, but broader physical issues have contributed to its poor performance, including the off-center location of the transmission line in the ROW, the proximity of tall trees along the ROW, and poor shielding angles when compared to industry standard. The Rebuilt Line will: (1) address the condition of the Existing Line to improve its performance and increase reliability of service; (2) increase fiber optic capability to both protect the line from lightning and improve telecommunications; and (3) provide flexibility in meeting future transmission system needs.

B. The Company Considered Alternatives to the Project.

13. The Siting Board is required to evaluate proposed projects to ensure a reliable energy supply for the Commonwealth with a minimum impact on the environment at the lowest possible cost. See G.L. c. 164, § 69H. In addition, Section 69J requires a proposed project proponent to present alternatives to the proposed facility, which may include: (a) other methods of transmitting or storing energy; (b) other sources of electrical power or natural gas; or (c) a

reduction of requirements through load management. <u>NSTAR GSEP</u> at 30; <u>NEP Beverly</u> at 17; NEP IRP at 25-26; NEP Salem at 17-18.

- 14. In implementing its statutory mandate, the Siting Board requires a petitioner to show that, on balance, its proposed project is superior to alternative approaches in terms of reliability, cost, environmental impact, and ability to meet a previously identified need. NSTAR GSEP at 30; NEP Beverly at 17; NEP IRP at 25-26; NEP Salem at 17-18. In addition, the Siting Board requires a petitioner to consider reliability of supply as part of its showing that the proposed project is superior to alternative project approaches. Id.
- 15. The Company comprehensively identified and analyzed various Project alternatives to address the established need for an additional energy resource, including: (1) a nobuild alternative; (2) non-wires alternatives; (3) a partial rebuild alternative; (4) a complete rebuilding of the Existing Line (the Project). The Company's proposed Project, rebuilding the Existing Line, best meets the needs identified in Section 2 of the Application while balancing reliability, cost, and environmental considerations.
- 16. After determining that the Project was the superior alternative for meeting the identified need, NEP considered two transmission structure design alternatives: one that complies with NEP's 115 kV design standards, and a second that complies with NEP's 69 kV design standards. The Company concluded that rebuilding the Existing Line in the existing ROW using its 115 kV structure design would best address the identified needs at a low cost while minimizing environmental impacts. It would also provide NEP with the flexibility to adapt its transmission network to future demands without undertaking costly upgrades that result in further impacts at a later date. The Company's analysis of Project alternatives is described in Section 3 of the Application.

C. The Company Properly Evaluated Alternative Routes.

- 17. Section 69J requires the Siting Board to review alternatives to planned projects, including "other site locations." In implementing this statutory mandate, the Siting Board requires a petitioner to demonstrate that it has considered a reasonable range of practical siting alternatives and that the proposed facilities are sited at locations that minimize costs and environmental impacts while ensuring supply reliability. NSTAR GSEP at 37; NEP Beverly at 29; NEP IRP at 41-42; NEP Salem at 34-35. To do so, an applicant must satisfy a two-pronged test: (1) the applicant must first establish that it developed and applied a reasonable set of criteria for identifying and evaluating alternative routes in a manner that ensures that it has not overlooked or eliminated any routes that, on balance, are clearly superior to the proposed route; and (2) the applicant must establish that it identified at least two noticed sites or routes with some measure of geographic diversity. Id.
- 18. The Siting Board has also stated that, while it has required past applicants to provide a noticed alternative route for their proposals, the practice of doing so is not mandated by Section 69J and the Siting Board has accepted that a noticed alternative route may not be warranted in all cases. Colonial Gas Company d/b/a National Grid, EFSB 18-01/D.P.U. 18-30, at 40-41 (2019) ("National Grid Lowell"); Colonial Gas Company d/b/a National Grid, EFSB 16-01, at 28 (2016) ("National Grid Mid Cape").
- 19. The Company undertook a thorough and objective analysis to determine if the proposed route along the Existing Line corridor best balanced considerations of reliability, and minimization of environmental impacts and costs. The Company's analysis compared potential routing alternatives and demonstrated that the Existing Line corridor offers clear advantages because of the need to maintain reliable delivery of electricity to customers served by the Palmer

and Ware Substations. In addition, alternative routes would result in increased costs, schedule delays, and new and/or increased impacts to human and natural environments. Accordingly, the Company determined that specifying a noticed alternative route was not warranted in this instance because all of the alternative routes considered by the Company were substantially inferior from a cost and environmental impact perspective than rebuilding the Existing Line on the same ROW. Moreover, noticing an alternative route that provides no benefit has the potential to raise unnecessary concern among a new set of abutters. As such, the Company is presenting a single route option for the Project. The routing alternatives studied by the Company are more particularly described in Section 4 of the Application.

D. Environmental Impacts, Cost and Reliability of the Project Have Been Appropriately Evaluated.

- 20. In implementing its statutory mandate under G.L. c. 164, §§ 69H, 69J, the Siting Board requires a petitioner to show that its proposed facility is sited at a location that minimizes costs and environmental impacts while ensuring a reliable energy supply. NSTAR GSEP at 102; NEP Beverly at 41; National Grid Lowell at 42; National Grid Mid Cape at 29.
- 21. An assessment of all impacts of a proposed facility is necessary to determine whether an appropriate balance is achieved both among conflicting environmental concerns as well as among environmental impacts, cost and reliability. NSTAR GSEP at 103; NEP Beverly at 41-42. A facility that achieves that appropriate balance meets the Siting Board's statutory requirement to minimize environmental impacts at the lowest possible cost. NEP Beverly at 41-42; NEP IRP at 46-47; NEP Salem at 39.
- 22. The Siting Board first determines if the petitioner has provided sufficient information regarding environmental impacts and potential mitigation measures to enable the Siting Board to determine whether a petitioner has achieved the proper balance among various

environmental impacts and among environmental impacts, cost and reliability. <u>NSTAR GSEP</u> at 102-103; <u>NEP Beverly</u> at 41-42.

- 23. The Siting Board then examines the environmental impacts, reliability and cost of the proposed facilities to determine whether: (1) environmental impacts would be minimized; and (2) an appropriate balance would be achieved among conflicting environmental impacts as well as among environmental impacts, cost and reliability. NSTAR GSEP at 103; NEP Beverly at 42; NEP IRP at 73; NEP Salem at 89-90.
- 24. The Company conducted a comprehensive analysis of the environmental impacts of the Project and has appropriately minimized and mitigated the environmental impacts associated with the construction and operation of the Project. The Project will also achieve an appropriate balance among conflicting environmental concerns as well as among environmental impacts, reliability and cost. The cost, reliability and environmental impacts analyses are set forth in Section 5 of the Application.

E. The Project Meets the Siting Board's Consistency Standards in Accordance with Precedent.

- 25. Section 69J states that the Siting Board shall approve a petition to construct a facility if it determines that "plans for expansion and construction of the applicant's new facilities are consistent with current health, environmental protection, and resource use and development policies as adopted by the commonwealth."
- 26. The Project is necessary to ensure the reliable supply of electricity to customers in thirteen communities in central Massachusetts. Section 6 of the Application demonstrates that the construction and operation of the Project is consistent with current health, environmental protection and resource use and development policies as adopted by the Commonwealth of Massachusetts.

WHEREFORE, the Petitioner respectfully requests that the Siting Board, pursuant to G.L. c. 164, § 69J, conduct a public hearing on this Petition (and on any matter referred to the Siting Board from the Department) and take such other action as may be necessary to: (i) grant the authority to construct the Project as more particularly described in the attached Application; (ii) find that the construction of the Project is consistent with current health, environmental, and resource use and development policies as adopted by the Commonwealth of Massachusetts and the policies stated in G.L. c. 164, § 69H; and (iii) find that such construction is required in order to provide a necessary energy supply for the Commonwealth with a minimum impact on the environment at the lowest possible cost.

Respectfully Submitted,

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By its attorneys,

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