STATE OF CONNECTICUT CONNECTICUT SITING COUNCIL

IN RE:

APPLICATION OF NTE CONNECTICUT, LLC

DOCKET NO. 470B

FOR A CERTIFICATE OF ENVIRONMENTAL

COMPATIBILITY AND PUBLIC NEED FOR THE CONSTRUCTION, MAINTENANCE

AND OPERATION OF AN ELECTRIC

POWER GENERATING FACILITY OFF LAKE

APRIL 16, 2019 ROAD, KILLINGLY, CONNECTICUT

PRE-HEARING QUESTIONS, SET ONE TO CONNECTICUT FUND FOR THE ENVIRONMENT, NOT ANOTHER POWER PLANT, SIERRA CLUB AND WYNDHAM LAND TRUST

The Applicant, NTE Connecticut, LLC ("NTE") requests responses to the following prehearing questions from Connecticut Fund for the Environment, Not Another Power Plant, Sierra Club, and Windham Land Trust (the "Grouped Party") regarding Pre-Filed Testimony submitted on April 11, 2019 by Robert Fagan and Devi Glick both with Synapse Energy Economics (the "Pre-Filed Testimony").

Question No. 1

For the information contained in Table 1 – Estimated Reserve Margin, 2019-2028, New England, with and without KEC, of the Pre-Filed Testimony, in particular the rows entitled "Small PV (BTM) Peak Period Capacity Contribution" and "EE Capacity Contribution," these data do not appear in the sources cited: Synapse Tabulation. ISO-NE Draft Load Forecast, Energy Efficiency Forecast, and Solar PV Forecast. Results of FCA13. 2018 CELT. Please provide the sources of this data or the bases for the numbers found in those rows of Table 1. If these numbers were calculated based on the draft ISO-New England Energy Efficiency and Solar PV Forecasts, please provide those calculations.

Question No. 2

With respect to Figure 2 on page 39 of the Pre-Filed Testimony, there is no data provided as a source for the information contained in this figure. Please provide the data used to develop Figure 2, the list of power plants described in the figure, including the status, heat rate, age, operational capacity factors, etc. related to those facilities. Please provide any and all assumptions for the estimate of winter minimum and maximum demand and please provide any and all assumptions regarding resource outages.

We respectfully request that these responses be provided to NTE on or before April 23, 2019.

Respectfully submitted,

NTE CONNECTICUT, LLC

By

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Its Attorneys

CERTIFICATION OF SERVICE

I hereby certify that on this 16th day of April, 2019, a copy of the foregoing was sent via electronic mail, to the following:

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