



The Commonwealth of Massachusetts

DEPARTMENT OF PUBLIC UTILITIES

NOTICE OF FILING AND PUBLIC HEARING

D.P.U. 22-170

February 3, 2023

Petition of Massachusetts Electric Company and Nantucket Electric Company, each d/b/a National Grid, for approval by the Department of Public Utilities of the Company's Monson-Palmer-Longmeadow (East) Capital Investment Project proposal under the Provisional Program established by the Department in Provisional System Planning Program, D.P.U. 20-75-B (2021).

On December 19, 2022, Massachusetts Electric Company and Nantucket Electric Company, each doing business as National Grid ("National Grid" or "Company") submitted to the Department of Public Utilities ("Department") for review and approval of a capital investment project ("CIP") proposal. The Department docketed this matter as D.P.U. 22-170.

Currently, if a distributed generation ("DG") facility, such as a solar facility, requires an electric distribution company ("EDC") (e.g., National Grid) to upgrade the electric power system ("EPS") for the DG facility to interconnect with the EPS, the DG facility is responsible for the full cost of that upgrade. In Provisional System Planning Program, D.P.U. 20-75-B (2021), the Department established a new, provisional framework for planning and funding these upgrades to the EPS through an alternative method ("Provisional Program"). Under the Provisional Program, the costs of the EPS upgrade (the CIP) would be shared by the interconnecting DG facilities and all ratepayers of the EDC. While ratepayers will initially pay the costs of the CIP through a charge on their electric bills, each DG facility that is able to interconnect due to the upgrade to the EPS will pay a pro rata share of the costs of the CIP. Costs collected from those DG facilities will be returned to ratepayers through a credit on their electric bill through a reconciliation mechanism. D.P.U. 20-75-B at n.36. The requirements for the Provisional Program, including cost allocation, are discussed in the Department's Order establishing the program, D.P.U. 20-75-B. The Provisional Program is intended to foster timely and cost-effective development and interconnection of DG facilities.

Here, National Grid's CIP proposal is designed to make EPS modifications to allow DG facilities to interconnect in and around Brimfield, Hardwick, Holland, Monson, Palmer, Wales, Ware, and Warren, MA. The CIP proposal includes upgrades to one substation in Ware. The EPS upgrades and impacted area are discussed in the

Monson-Palmer-Longmeadow (East) (“MPL-E”) Group Study (Refer to prefiled testimony of the MPL-E Panel, NG-1, at 12-23). The Company projects the total cost to complete the system upgrades under its CIP proposal to be \$39.6 million and that the upgrades will enable 79,100 kilowatts (“kW”) of DG to interconnect to the Company’s EPS (Refer to prefiled testimony of the MPL-E Panel, NG-1, at 19). Of the total cost, National Grid proposes \$34,218,610 be paid by DG facilities through a \$432.70/kW CIP fee and for the remainder, \$5,421,012, to be borne by ratepayers (Refer to prefiled testimony of the MPL-E Panel, NG-1, at 19; NG-4). The portion of CIP costs paid by ratepayers will increase rates. A typical residential customer using on average 600 kilowatt-hours of electricity per month would experience a monthly bill increase of \$0.02 (Refer to prefiled testimony of the MPL-E Panel, NG-1, at 58).

On January 24, 2023, the Attorney General of the Commonwealth (“Attorney General”) filed a notice of intervention pursuant to G.L. c. 12, § 11E(a). The Attorney General has the right to represent and advocate on behalf of ratepayers in proceedings involving changes in EDCs’ rates, prices, or tariffs. Further, pursuant to G.L. c. 12, § 11E(b), the Attorney General has filed a notice of retention of experts and consultants to assist in her investigation of the Company’s filing and has requested Department approval to spend up to \$150,000 in this regard. Pursuant to G.L. c. 12, § 11E(b), the costs incurred by the Attorney General relative to her retention of experts and consultants may be recovered in the Company’s rates. These costs are collected through a charge known as the Attorney General Consultant Expenses Adjustment Factor.

Due to certain ongoing safety measures and precautions relating to in-person events as a result of the COVID-19 pandemic, the Department will conduct a virtual public hearing to receive comments on the Company’s filing. During the public hearing, any member of the public will be able to provide comments. The Department will hold a procedural conference following the public hearing. During the procedural conference, the Department, National Grid, the Attorney General, and any party granted the right to intervene in the proceeding may discuss procedural matters, including the schedule for the evidentiary phase of the proceeding. The Department will conduct the public hearing and procedural conference using Zoom videoconferencing on **Wednesday, March 8, 2023, beginning at 2:00 p.m.** Attendees can join by entering the link, <https://us06web.zoom.us/j/85933675460>, from a computer, smartphone, or tablet. No prior software download is required. For audio-only access to the hearings, attendees can dial in at **(646) 558-8656** or **(646) 931-3860** (not toll free) and then enter the Webinar ID number, **859 3367 5460**. If you anticipate providing comments via Zoom during the public hearing, please send an email by **Wednesday, March 1, 2023**, to katie.zilgme@mass.gov and andrew.w.strumfels@mass.gov with your name, email address, and mailing address.

Alternatively, any person who desires to provide written comment on this matter may submit their comments to the Department no later than the close of business (5:00 p.m.) on **Wednesday, March 8, 2023**. To the extent a person or entity wishes to submit written

comments in accordance with this Notice, electronic submission, as detailed below, is sufficient.

At this time, all filings will be submitted only in electronic format in recognition of the difficulty that parties and the Department may have filing and receiving original copies. Ordinarily, all parties would follow Sections B.1 and B.4 of the Department's Standard Ground Rules (D.P.U. 15-184-A, App. 1 (March 4, 2020)). However, until further notice, parties must retain the original paper version, and the Department will later determine when the paper version must be filed with the Department Secretary.

All written comments or other documents must be submitted to the Department in **.pdf format** by email attachment to dpu.efiling@mass.gov, katie.zilgme@mass.gov, and andrew.w.strumfels@mass.gov. In addition, one copy of all written comments should be emailed to the Company's attorney, Nancy Israel, Esq. at nancy.israel@nationalgrid.com. The text of the email must specify: (1) the docket number of the proceeding (D.P.U. 22-170); (2) the name of the person or company submitting the filing; and (3) a brief descriptive title of the document. The email must also include the name, title, and telephone number of the person to contact in the event of questions about the filing. The electronic file name should identify the document but should not exceed 50 characters in length. Importantly, all large files submitted must be broken down into electronic files that **do not exceed 20MB**.

Any person who desires to participate in the evidentiary phase of this proceeding shall file a petition for leave to intervene no later than close of business (5:00 p.m.) on **Wednesday, February 22, 2023**. A petition for leave to intervene must satisfy the timing and substantive requirements of 220 CMR 1.03. Receipt by the Department, not mailing, constitutes filing and determines whether a petition has been timely filed. A petition filed late may be disallowed as untimely, unless good cause is shown for waiver under 220 CMR 1.01(4). To be allowed, a petition under 220 CMR 1.03(1) must satisfy the standing requirements of G.L. c. 30A, § 10. All responses to petitions to intervene must be filed by the close of business (5:00 p.m.) on the second business day after the petition to intervene was filed. Any person who seeks to intervene in this matter and also desires to comment on the Attorney General's notice of retention of experts and consultants must file the comments no later than the close of business (5:00 p.m.) on **Wednesday, February 22, 2023**. One copy of written comments on the Attorney General's notice of retention of experts and consultants must be emailed Elizabeth Mahony at elizabeth.l.mahony@mass.gov.

National Grid's filing and all subsequent related documents, pleadings, and/or filings submitted to the Department and/or issued by the Department will be available on the Department's website as soon as is practicable at <https://eeaonline.eea.state.ma.us/DPU/Fileroom/dockets/bynumber> (enter "22-170"). To the extent a person or entity wishes to submit comments in accordance with this Notice, electronic submission, as detailed above, is sufficient. To request materials in accessible

formats (Braille, large print, electronic files, audio format), contact the Department's ADA coordinator at gabriella.knight@mass.gov.

For further information regarding the Company's filing, please contact the Company's attorney, Nancy Israel, Esq. at nancy.israel@nationalgrid.com or (332) 201-1206. For further information regarding this Notice, please contact Hearing Officers Katie Zilgme and Andrew Strumfels, Department of Public Utilities, at katie.zilgme@mass.gov and andrew.w.strumfels@mass.gov.

The Department intends to consolidate the public hearing on Wednesday, March 8, 2023 in this docket with the public hearing for three other CIP filings by National Grid in dockets D.P.U. 23-06, D.P.U. 23-09, and D.P.U. 23-12. These other dockets pertain to CIPs filed with the Department for the Gardner-Winchendon, Barre-Athol, and Spencer-Rutland Group Studies.