### TAX STABILIZATION AGREEMENT

This TAX STABILIZATION AGREEMENT ("Agreement") is made and entered into as of August \_\_\_\_\_, 2015 by and between the TOWN OF OXFORD, a municipal corporation in the State of Connecticut (the "Town") and CPV TOWANTIC, LLC, a limited liability company organized and existing under the laws of the State of Delaware (the "Company").

1

### WITNESSETH

WHEREAS, the Company is the owner of a 20.3 parcel of land located on Woodruff Hill Road in Oxford, Connecticut, which is described in Exhibit A attached hereto (the "Land");

WHEREAS, by decision dated June 23, 1999 the Connecticut Siting Council (the "Council") authorized the Company to construct, operate, and maintain on the Land a 512 megawatts dual-fuel combined cycle electric generating facility (the "Facility");

WHEREAS, the Company has filed with the Council a Petition To Reopen And Modify The Decision in Docket No. 192 Due To Changed Conditions (the "Petition"), which was approved by the Council in Findings of Fact, an Opinion, and a Decision and Order dated May 14, 2015;

WHEREAS, as set forth in the Petition, the Company proposed to upgrade the Facility's two combustion turbines, add duct firing capability, and make other changes in the Facility, which will increase the electrical output of the facility from 512 MW to 785 MW (the Facility, along with all of the changes to the Facility described in the Council's May 14, 2015 Findings of Fact in Docket 192B is hereinafter referred to as the "CPV Facility");

WHEREAS, the Company has entered into an Option Agreement to purchase Lot 9A in the Woodruff Hill Industrial Park, which is described in Exhibit B attached hereto ("Lot 9A"), in part, to facilitate additional storm water retention;

WHEREAS, the Town and the Company wish to enter into an agreement pursuant to Section 32-71a of the Connecticut General Statutes establishing the real and personal property taxes to be paid to the Town of Oxford on the Property, as defined in Section 1 hereof, which shall supersede and replace all prior agreements relating to the taxation of the Company's real and personal property:

WHEREAS, the Company has paid all taxes heretofore due and payable to the Town of Oxford, which taxes are set forth on Exhibit C, attached hereto and no taxes or payments in lieu of taxes are presently due and owing to the Town;

WHEREAS, due to the changing nature of the electric industry, including, without limitation, deregulation, electric generation has become highly competitive and valuation of generating

facilities will be subject to a number of variables, many of which cannot be predicted at this time;

WHEREAS, the CPV Facility as proposed will increase the property tax revenues payable to the Town by the Company;

WHEREAS, the CPV Facility will expand employment opportunities and the tax base of the Town:

WHEREAS, the CPV Facility will help ensure an adequate and reliable power supply and a competitive generation market, thereby benefiting residential, industrial, commercial and governmental consumers of electricity;

WHEREAS, both the Town and the Company desire certainty and stability in the amount of taxes that will be payable by the Company and collected by the Town, in order (i) for the Company to facilitate financing the CPV Facility and projecting revenues and expenses and to compete more effectively in the electric generation market and (ii) for the Town to stabilize tax revenues and facilitate long range planning;

WHEREAS, Section 32-71a of the Connecticut General Statutes authorizes the Town to enter into this Agreement;

WHEREAS, the Town has used its best efforts to determine the projected tax liability of the Property during the term of this Agreement and has determined that the Taxes set forth in this Agreement represent an approximation of the projected tax liability of such facility based on a reasonable estimation of its fair market value, and to allocate payments of such tax liability consistent with the requirements of law, including by not limited to Connecticut General Statutes Section 32-71a(a) and Chapters 203 and 204 of said general statutes.

NOW, THEREFORE, in consideration of the mutual covenants, agreements, obligations and undertakings provided for herein, the Town and the Company agree as follows:

Section I. Definitions.

Capitalized terms used in this Agreement but not otherwise defined herein shall have the meanings set forth below:

"CGS" means the Connecticut General Statutes, revision of 1958, as amended.

"Implementation Date" later date on which the following two (2) conditions have been satisfied: (A) funds are advanced by, to, or drawn down at the direction of the Company or an affiliate to finance the construction of the CPV Facility, and (B) the Company or any of its affiliates issues a full notice to proceed to a construction contractor to commence the construction of the CPV Facility (other than an advance or a limited notice to proceed on engineering and/or preparatory

work which does not commit the Company to pay a lump sum for construction of the CPV Facility).

"Non-Contract Tax Rate" shall mean Taxes in the amounts and on the dates determined as if this Agreement were not in effect.

"Property" means the Land, Lot 9A, improvements to the Land or Lot 9A, and the CPV Facility, including any and all real and personal property, of whatever nature, whether presently existing or acquired during the term of this Agreement, arising from, related to, or used directly or indirectly in connection with the CPV Facility, including all land or rights therein or property within the Town but not located on the Land or Lot 9A used for bringing water to the CPV Facility, connecting the CPV Facility to wastewater mains, making electrical interconnections for the CPV Facility (including bringing electricity to the CPV Facility and interconnecting with electric transmission and distribution systems) and connecting the CPV Facility to a natural gas supply.

"Semiannual Tax Payment Date" means July 1 and January 1.

"Tax" or "Taxes" means taxes in the amounts payable by the Company pursuant to this Agreement.

"Tax Year" means a period commencing on July 1 and ending on the following June 30.

"Town Vote" shall mean such approval as is necessary under and in accordance with the CGS or the Town's charter as reasonably determined by Town counsel and the Company's counsel, to approve this Agreement.

Section 2. Payments Prior to Implementation Date.

During the period prior to the Implementation Date, the Company shall pay to the Town Taxes in the amounts and on the dates determined as if this Agreement were not in effect (the "Initial Tax Period"). Such Taxes shall be computed and pro-rated for the number of days during the Initial Tax Period.

Section 3. Payments Following Implementation Date.

- (A) In addition to any other Tax payment described below, within thirty days after the Implementation Date, the Company shall pay to the Town the sum of SEVEN MILLION DOLLARS (\$7,000,000);
- (B) Commencing on the first Semiannual Tax Payment Date following the Implementation Date and on each Semiannual Tax Payment Date thereafter during the term of this Agreement, the Company will pay the Town Taxes in the amounts set forth on Schedule A hereto with respect to each Semiannual Tax Payment Date.

### Section 4. No Other Property Taxes.

The parties hereto agree that the Taxes payable under Sections 2 and 3 hereunder represent all real and personal property taxes with respect to the Property imposed by the Town pursuant to CGS Chapter 204 (including property set in the assessment list of the Town pursuant to CGS Sections 12-64 and 12-71 or any successor provisions) or any successor provisions, represent the sole payments to be made by the Company with respect to such taxes, and shall be accepted by the Town in full satisfaction of such taxes. Consequently, all real and personal property taxes that would be due and payable but for this Agreement or using any computation method other than that set forth herein, in excess of the amounts set forth in Sections 2 and 3 hereunder, shall not be assessed, levied, or payable in respect of and during the term of this Agreement.

### Section 5. Adjustments for Material Change in Taxing Structure.

The parties hereto agree that this Agreement is predicated on the assumption that real and personal property taxes are assessed by and paid to municipalities in a manner that is consistent with current law, and that the State's system of property taxes is not replaced by a substitute system of taxes (whether property or otherwise) that materially increases or diminishes the receipts a municipality derives from property taxes or that a taxpayer pays in respect of property taxes. In recognition of the foregoing, if the current system of property taxation is materially modified by law, the parties agree to negotiate in good faith to modify this Agreement in a manner that preserves the respective economic positions of both the Town and the Company. For purposes of this Section 5, any increases or decreases in real or personal property tax valuation or increases or decreases in the rate of any tax shall not, in and of itself, constitute a material modification of the current system of property taxation.

### Section 6. Taxes Following Term of This Agreement.

Commencing on the expiration of the term of this Agreement, the Property shall be assessed in the manner required by applicable law and taxes shall be calculated and be due and payable as provided by applicable law. If such expiration occurs on a date other than the first day of a Tax Year, the taxes for that portion of that Tax Year remaining after such expiration shall be calculated as set forth in this Section and shall be prorated for that portion of the Tax Year commencing on the day following such expiration or termination and ending on the last day of that Tax Year. All payments of Taxes made prior to such expiration shall be deemed final, and, the Town waives any right to any taxes that would have been due prior to such expiration or termination but for this Agreement and the Company waives any right to a refund of any taxes that would not have been due prior to such expiration or termination but for this Agreement.

### Section 7. Additions or Improvements to the Taxable Property.

(A) Equipment and other property acquired after the Commercial Operation Date which is not in the nature of replacement equipment but, rather, represents an addition to the existing CPV Facility used to increase the rated capacity of the CPV Facility may, pursuant to the provisions of this Section 7(A), result in an increase in the payments described in Schedule A. For purposes of this Section, the rated capacity of the CPV is deemed to be 785 megawatts net (at standard design conditions). (Standard design conditions are 59 degrees F, 60% humidity, 14.28 PSIA air pressure and natural gas fuel). As to such after acquired property resulting in an increase in such rated capacity of at least 10% on a cumulative basis, in accordance with all applicable rules; regulations and procedures, as amended from time to time, and adopted by the New England Power Pool (NEPOOL) and/or ISO New England, Inc. (ISO-NE) and any successor or assigns to NEPOOL and ISO-NE, the Company shall notify the Town of said increase in such rated capacity and a proportionate increase in the tax payment set forth in Schedule A for the next succeeding Semiannual Tax Payment Date and all subsequent Semiannual Tax Payment Dates shall be made based on an additional amount per year for each megawatt, or any portion thereof of power capacity added to the CPV Facility in excess of 785 megawatts net at standard design conditions by such after acquired property. The additional amount shall be calculated by dividing the tax paid on the applicable Semiannual Tax Payment Date by 785 to obtain the per megawatt average tax for such Semiannual Tax Payment Date and multiplying said per megawatt average amount by the number of megawatts of capacity added to the CPV Facility and adding said amount to the tax payable on such Semiannual Tax Payment Date. Increases in the capacity of the CPV Facility of less than 10% shall have no effect on the payments described in Schedule A.

(B) Real or personal property added to the Property but which is not related directly or indirectly to the production of electricity or the operation or maintenance or improvement of the CPV Facility, shall be taxed as all other property is normally taxed in the Town. Real or personal property, which is owned or leased by the Company in the Town but not on the Property, shall not be considered part of this Agreement, except that property used for (i) delivery of water to the Property, (ii) removal of wastewater from the Property, (iii) delivery of electric service to the Property, (iv) delivery of electricity generated at the CPV Facility to transmission and distribution systems, and (v) delivery of natural gas from the natural gas pipeline bordering the Land, shall be considered part of the Property for purposes of this Agreement.

### Section 8. Billing and Payment.

All Taxes payable under this Agreement shall be due and payable in the amounts and at the times set forth herein, upon receipt of notice, invoice or any other similar request or demand by the Town.

Section 9. Late Payments.

If the Company fails to make a scheduled Tax payment due hereunder within thirty (30) days following the due date provided for payment, written notice of the payment default shall be sent by the Town to the Company by certified mail, return receipt requested. Interest at the rate set forth in CGS Section 12-146 shall accrue on any unpaid Tax payment from the date such payment was due.

Section 10. No Audits, Inspection of Records, or Declarations

The City shall have no right to audit or otherwise inspect or make copies of any of the books or records of the Company relating to the Property or the Company's operations on the Property. The Company shall have no obligation to file any personal property declarations or similar forms with respect to the Property.

Section 11. No Additional Tax Benefits.

As long as the Town is in compliance with this Agreement, the Company agrees that it will not pursue any additional exemptions or tax abatements or any subsequent adjustment to its tax payments that are the subject of this Agreement unless permitted herein. Nothing in this Section shall prohibit the Company from seeking additional tax relief from the State or taxing authorities provided that no such relief shall reduce the amounts payable by the Company to the Town under this Agreement.

Section 12. Remedies For Nonpayment of Taxes.

The parties hereto acknowledge and agree that payments due by the Company to the Town hereunder are taxes imposed pursuant to CGS Chapter 204 (except to the extent such taxes are modified as to amount and timing pursuant to the terms hereof) and that all rights and remedies available to the Town under applicable law (including, without limitation, CGS Chapter 205) with respect to nonpayment of taxes shall continue to be applicable as they apply to the payment and collection of amounts due as taxes as set forth in this Agreement.

Section 13. Renewals and Extensions.

Prior to the expiration of the term of this Agreement, either party may request an extension of the term hereof on such terms as may be mutually agreeable, including the amount of Taxes due during each year of the extension term, if permitted under applicable law. If the parties agree to extend the term of this Agreement and such extension is permitted by law, the parties shall execute an amendment hereto setting forth the duration of and Taxes payable during the extension of the term.

Section 14. Term of Agreement.

The term of this Agreement commences on the date of its execution and delivery by the parties hereto and expires twenty-two and one-half years after the first Semiannual Tax Payment Date after the Implementation Date.

### Section 15. Destruction, Demolition, Decommissioning or Retirement of Facility.

If the CPV Facility is partially destroyed, partially demolished partially decommissioned or partially retired during the Term, the Company shall promptly notify the Town of the date of any decrease in rated capacity due to the destruction, demolition, decommissioning and/or retirement. A proportionate decrease in the Taxes as set forth in Schedule A for the next Succeeding Semiannual Tax Payment Date and all subsequent Semiannual Tax Payment Dates shall be made based on the decreased amount per year for each megawatt, or a portion thereof, of the rated capacity below 785 megawatts (net at standard design conditions) as a result of such destruction, demolition, decommissioning and/or retirement. The reduced amount shall be calculated by dividing the Tax paid on the applicable Semiannual Tax Payment Date by 785 to obtain the per megawatt average tax for such Semiannual Tax Payment Date(s) and multiplying said per megawatt average amount by the number of megawatts of the CPV Facility's capacity reduced below 785. The Taxes described in Schedule A shall not be affected unless and until the capacity of the CPV Facility has been reduced by at least 10%, as provided for above. If the CPV Facility is partially destroyed or partially demolished during construction of the CPV Facility and prior to commercial operation, the Taxes as set forth in Schedule A shall be abated until such time as the CPV Facility construction has been restored to its prior level of completion, and payment of Taxes as set forth on Schedule A shall be extended accordingly. If the CPV Facility is destroyed or demolished to the extent that it cannot practicably be operated, or if the Company notifies the Town that the Company has determined not to complete the construction of the CPV Facility, or if the CPV Facility is fully decommissioned or retired, this Agreement will be null and void and taxes will be due and payable in accordance with applicable law.

### Section 16. Entire Understanding.

This Agreement reflects the entire understanding of the parties hereto and supersedes all previous verbal and written agreements between the parties regarding the subject matter hereof.

### Section 17. Notices.

All notices required or permitted under the terms of this Agreement shall be in writing and can be delivered by hand or by facsimile or registered or certified mail. Notice that is sent by registered or certified mail shall be deemed effective on the second day after deposit in the United States Mail, postage prepaid, except as otherwise demonstrated by a signed receipt or facsimile confirmation. Notices may be sent to the following addresses:

If to the Town:

First Selectman
Town of Oxford
Town Hall
486 Oxford Road

Oxford, CT 06478 Tel: (203) 888-2543 Fax: (203) 888-2136

If to the Company:

CPV Towantic, LLC

c/o Competitive Power Ventures, Inc.

50 Braintree Hill Office Park

Suite 300

Braintree, MA 02184 Attn: Project Manager

with copy to

CPV Towantic, LLC

c/o Competitive Power Ventures, Inc.

8403 Colesville Road

Suite 915

Silver Spring, MD 20910 Attn: General Counsel

Either party may designate a different notice address by giving notice as set forth above.

Section 18. Amendments; Waivers.

No modification or amendment of this Agreement shall be valid or effective unless expressly set forth in an agreement in writing signed on behalf of each party hereto. If and to the extent the provisions of any modification or amendment shall be unenforceable or void under law, such unenforceable or void provisions shall be disregarded and this Agreement shall otherwise remain in full force and effect. No waiver, consent or discharge (other than discharge by reason of performance) shall be effected, except by an instrument in writing executed by or on behalf of the party against whom enforcement of such waiver, consent or discharge is sought.

Section 19. Assignability.

Neither party may assign this Agreement without the written consent of the other party, which shall not be unreasonably withheld, except that the Company may assign this Agreement, without consent, to any company purchasing the Property or the Company, any company owned or controlled by the Company, that owns or controls the Company, or that is owned or controlled by a company that also owns or controls the Company, and to any lender or trustee as collateral for the obligations of the Company or to any lessor (provided that if the Company purports to

assign this Agreement to a lessor, such assignment shall only be effective if the Company continues to be obligated hereunder) with respect to financing, refinancing or leasing the CPV Facility. In order to facilitate the obtaining of financing, refinancing or leasing of the CPV Facility, the Town shall execute such consents, agreements and similar documents with respect to a collateral assignment hereof to a lender or trustee as such lender or trustee may reasonably request or with respect to such leasing as a lessor may reasonably request. The Company agrees and shall cause any future assignee to agree to notify the Town as soon as reasonably possible of any direct change in control of the Company.

Section 20. Successors and Assigns.

The provisions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors-in-interest and assigns permitted hereunder. The Company's obligations under this Agreement are solely its obligations, and no recourse shall be had to any member, affiliate, officer, director, agent, employee or other representative of the Company or its lender(s). The Town agrees to look solely to the assets owned by the Company and the Property for the satisfaction of any of such obligations.

Section 21. Governing Law.

This Agreement shall be governed by and construed under the laws of the State of Connecticut.

IN WITNESS WHEREOF, the Town and the Company have set their hands as of the day first above written.

CPV TOWANTIC, LLC

CPV Towantic Holding Company, LLC acting solely in its capacity as Managing Member of CPV Towantic, LLC.

By:

Name: Peter J. Podurgiel

Title: Senior Vice President

### TOWN OF OXFORD, CONNECTICUT

By:
Name: George Temple, First Selectman
STATE OF CONNECTICUT)  Ounty of New Haven)  ss: Oxford
Personally appeared George Temple, First Selectman of the Town of Oxford, Connecticut, signer of the foregoing instrument, and acknowledged the same to be the free act and deed of said Town, and his free act and deed as such officer, before me.
Kevin W. Condon  Commissioner of the Superior Court
COUNTY OF
Personally appeared , of he managing member of CPV Towantic, LLC, signer of the foregoing instrument, and cknowledged the same to be the free act and deed of said corporation, and his free act and deed s such officer, before me.
Notary Public
My Commission Expires:

		Schedule A		
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<sup>\*\*</sup>Total payments equal \$112,183,333, the figures presented herein are semi-annual and annual payments respectively, they are not additive.

### Exhibit A

### BK217F60328

### SCHEDULE "A"

Beginning at a point along the southerly boundary of the Algonquin Pipeline easement, said point being 30 feet east of the intersection of the existing center line of Woodnuff Hill Road and the southerly boundary of the Algonquin Pipeline easement, said point also being the north westerly comer of the herein described premises, thence running in a general easterly direction along the southerly boundary of said Pipeline easement 688 feet, then turning and running 1248 feet more or less in a general southerly direction is traight line parallel to the existing center line of Woodnuff Hill Road, thence turning 898 feet in a general westerly direction in a straight line parallel to Algonquin Pipeline easement to a point 30 feet east of the center line of Woodnuff Hill Road, thence turning and running in a general northerly direction parallel to and a 30 foot distance from the existing center line 1248 feet more or less to the point and place of beginning.

The intent of this legal description is to convey a parcel of land exactly 20,00 across in size. The length 1248 feet described above will vary more or less to achieve this result.

Subject to a power line easement of record.

### Exhibit B

Book: 365 Page: 57 3 of 3

### 8K365PG0059

### Schedule A

All that certain piece or parcel of land known as "Proposed Lot 9A" as more particularly shown on a certain map entitled "Proposed Resubdivision - Lot 9, Land of Town of Oxford, Woodruff Hill Industrial Park, New Haven County, Oxford, Connecticut, Date 4/24/2007, last revised 8/16/2007, Scale 1"=100", Project No. 05-087, 1 of 6" prepared by Conklin & Soroka, Inc., Cheshire, Connecticut and filed with the Oxford Town Clerk as Map No. 35-38

Together with and subject to Declaration of Drainage Easements dated March 21, 2011, and recorded in Volume 345, Page 50 of the Oxford Land Records, and subject to all other matters as of record may appear.

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TOWN OF OXFORD, CT

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### Exhibit C

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ADDRESS:	ORIGINAL OWNER: C/O:
THE PILOT HOUSE-2ND FL	TOWANTIC ENERGY LLC-MALCOM JARVIS DIR PROJ DEV FOR KALPINE

AS OF 08/24/2015

2001-01-0004042 29001440 PROP LOC: EXR PROP LOC: M/B/L: CITY ST ZIP: COUNTRY:

24/21/8 1 PROKOP RD

COC CHANGE: NET VALUE: MILL RATE: EXEMPTIONS: PROP ASSESSED: 124,950 25.4700 124,950

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BANK: ESCROW:

BILL NO: UNIQUE ID: LINK# FILE#

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TAX COLLECTOR

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OXFORD, CT 06478

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*** FLAGS *** Circuit Breaker Amount: Invalid Address Flag	INT DUE: LIEN DUE: FEES DUE: TAX DUE NOW: TOT DUE NOW: BALANCE DUE:	TOTAL BALANCE DUE		TYPE CYCLE Pmt 8 Pmt 2	*** PAYMENTS ***	INST1: INST2: INST3: INST4: ADJS: TOT TAX: TOTAL PAID:
E Amount: 0 Flag No		TOTAL BALANCE DUE AS OF 08/24/2015	TOTAL PAYMENTS:	DATE 02/01/2005 08/04/2004		TOWN 1,729.94 1,729.94 0.00 0.00 0.00 0.00 3,459.88 3,459.88
				204		
Benefit Year:	FOWN 0.000 0.000 0.000 0.000			TERM/BATCH/SEQ 81/38/164 81/14/334		
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		# 459, 88		AMOUNT 1,729.94 1,729.94	33 45 9	TOTALS 1,729.94 1,729.94 0.00 0.00 0.00 3,459.88
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		3 459 E	1,729.94	TOTALS		



AS OF 08/24/2015

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# AS OF 08/24/2015

*** BILLED ***  INST1: 1, INST2: 1, INST3: 1, INST4: ADJS: TOT TAX: TOTAL PAID: 3,	PROP ASSESSED: 12 EXEMPTIONS: COC CHANGE: COC CHANGE: 124 MILL RATE: 27.6900	BANK: ESCROW: VOL/PAGE: 217-327 LIEN VOL/PAGE: 0 DISTRICT: /Lien	E ID:
TOWN 1,729.94 1,729.94 0.00 0.00 0.00 0.00 3,459.88	124,950 124,950 900	27	2004-01-0004482 29001440
	ELD CODE: EXMPT CHANGE:	CCITY ST ZIP: COUNTRY: PROP LOC.: EXR PROP LOC: M/B/L:	ORIGINAL OWNER: C/O: ADDRESS: ADDRESS2:
TOTALS 1,729.94 1,729.94 1,729.94 0.00 0.00 3,459.88 3,459.88	0	IRVING TX 75038-3055  PROKOP RD  24/21/8 1	TOWANTIC ENERGY LLC-MALCOM JARVIS DIR PRJ DEV-KALDINE 1200 WALNUT HL LA-#1800

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*** FLAGS *** Circuit Breaker Amount: 0 Invalid Address Flag No	INT DUE: LIEN DUE: FEES DUE: TAX DUE NOW: TOT DUE NOW: BALANCE DUE:	TOTAL BALANCE DUE AS OF 08/24/2015		TYPE CYCLE Pmt 3 Pmt 9 Pmt 2
int: 0		S OF 08/24/2015	TOTAL PAYMENTS:	DATE 09/19/2006 03/09/2006 P 08/17/2005
Benefit Year:	0.00 0.00 0.00 0.00 0.00			TERM/BATCH/SEQ 81/10/497 80/22/13 80/5/367
0				H H H W
			3,459.88	AMOUNT 77.85 1,652.09 1,729.94
			8 6	INTEREST 7.01 7.01 77.85 0.00
			24.00	LIENS 24.00 0.00 0.00
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			3,568.74	TOTALS 108.86 1,729.94

\*\*\* PAYMENTS \*\*\*



# AS OF 08/24/2015

*** FLAGS *** Circuit Breaker Amount: Invalid Address Flag	INT DUE: LIEN DUE: FEES DUE: TAX DUE NOW: TOT DUE NOW: BALANCE DUE:	TOTAL BALANCE DUE AS O	TO	TYPE CYCLE D. Pmt 8 0:	*** PAYMENTS ***	INST1: 1,49 INST2: 1,49 INST3: INST4: ADJS: TOT TAX: TOTAL PAID: 2,99	*** BILLED ***	EXEMPTIONS: COC CHANGE: 154, NET VALUE: 19.3700	ED:	PAGE:	ESCROW:	POZZE	BILL NO: 2005-01-0004635 UNIQUE ID: Z9001440 LINK#	
 20		OF 08/24/2015	TOTAL PAYMENTS:	DATE ADJ 02/06/2007 I 09/27/2006		1,494.88 1,494.88 0.00 0.00 0.00 0.00 2,989.76 2,989.76	PW 7-1-8-8-8	350	54,350				0004635	
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Benefit Year:	0.00	TOWN		TERM/BATCH/SEQ 81/32/303 81/12/894				EMUE I CHANGE.	ELD CODE:	EXR PRGP LOC: M/B/L:	PROP LOC.:	CITY ST ZIP:	ORIGINAL OWNER: C/O: ADDRESS:	
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			2,989.76	AMOUNT 1,494.88 1,494.88		1,494.88 1,494.88 0.00 0.00 0.00 0.00 2,989.76 2,989.76	70					75038-3055	TOWANTIC ENERGY LLC-MALCOM JAKVIS DIR PRJ DEV-CALPINE 1200 WALNUT HL LA-#1800	
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OF 08/24/2015

# GENERAL DATA TOWN OF OXFORD - ARCHIVED

LINK# ESCROW: BANK: FILE# BILL NO: UNIQUE ID: 29001440 2006-01-0004752 CURRENT OWNER: ORIGINAL OWNER: CITY ST ZIP: COUNTRY: ADDRESS2: ADDRESS: 0/0: TOWANTIC ENERGY LLC TOWANTIC ENERGY LLC-MALCOM JARVIS C/O PROPERTY TAX DEPARTME 717 TEXAS AVE SUITE 1000 HOUSTON TEX AS 77002

154,350 19.3700 154,350

EXMPT CHANGE:

PROP LOC: EXR PROP LOC: M/B/L:

VOL/PAGE: 21: LIEN VOL/PAGE: 0 DISTRICT:

217-327

ELD CODE:

\*\*\* BILLED \*\*\*

NET VALUE:

COC CHANGE:

PROP ASSESSED: EXEMPTIONS:

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TOTAL PAID: INST1: ADJS: 0.00 0.00 0.00 2,989.76 2,989.76 1,494.88 NMOL

\*\*\* PAYMENTS \*\*\*

TYPE Pmt

CYCLE 1 DATE 07/21/2008 D 09/05/2007 I TOTAL PAYMENTS: ADJ

TERM/BATCH/SEQ 80/8/336 81/8/113

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AMOUNT 1,494.88 1,494.88

INTEREST 0.00 0.00

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1,494.88 1,494.88

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Circuit Breaker Amount: O Invalid Address Flag No

Benefit Year:

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# GENERAL DATA TOWN OF OXFORD

# AS OF 08/24/2015

OXFORD, CT 06478

MESSAGES	*** FIAGS *** Circuit Breaker Invalid Address	INT DUE: LIEN DUE: FEES DUE: TAX DUE NOW: TOT DUE NOW: BALANCE DUE:	TOTAL BAI		TYPE Adj	*** PAYME	*** BILLED  INST1: INST2: INST3: INST4: ADJS: TOT TAX: TOTAL PAID:	NET VALUE: MILL RATE:	COC CHANGE:	/ BACK TAXES/Lien PROP ASSESSED:	LIEN VOL/PAGE: DISTRICT:	ESCROW: VOL/PAGE:	FILE*	BILL NO:
BILL		DUE: NOW: NOW:	TOTAL BALANCE DUE		CYCLE 7	*** SINZMING	* * *	20.3300	4.6	XES/Lien SSED:	PAGE: 0	217-		
MESSAGES ADJUSTED BILL PER ATTY. FRÅN TEODOSIO PER TAX AGREEMENT ON	Amount: 0 Flag No		AS OF 08/24/2015	TOTAL PAYMENTS:	DATE 01/03/2012 07/24/2008		TOWN 1,568.97 1,568.97 0.00 0.00 -3,137.94 1,568.97	300	154, 350	154,350		327		2007-01-0004809 29001440
SIO PER T		0.00 0.00 0.00 -1,568.97 -1,568.97 -1,568.97	. 46	**	ADJ				\$2.50 pt		M/B/L:	DROP GVS	CITY	ORIGINAL C/O: ADDRESS:
ax agreem	Benefit	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.0	TOWN		TERM/BATCH/SEQ 36/302/1 80/11/741				\$ (Ask 44.7)	ELD CODE:	[ ]	PROP LOC.:	CITY ST ZIP:	ORIGINAL OWNER: C/O: ADDRESS:
INT ON FILE	Year:				BATCH/SEQ 36/302/1 80/11/741					0	24	in Co	HOU	
b	1998				HHS						4/21/8 1	PROKOP RD	HOUSTON TEX AS 77002	TOWANTIC ENERGY LLC C/O PROPERTY TAX DE 717 TEXAS AVE SUITE
TOWN CLERK S OFFICE	σ			1,568.97	AMOUNT -3,137.94 1,568.97		1,56 1,56 1,56						AS 77002	TOWANTIC ENERGY LLC C/O PROPERTY TAX DEPARTME 717 TEXAS AVE SUITE 1000
OFFICE 1/3/12.SLS				0.00	INTEREST 0.00 0.00		TOTALS 1,568.97 1,568.97 0.00 0.00 3,137.94 0.00 1,568.97							

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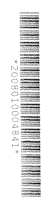
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AS OF 08/24/2015

OXFORD, OT 06478

*** FLAGS *** Circuit Breaker Invalid Address MESSAGES ADJUSTED BILL D	INT DUE: LIEN DUE: FEES DUE: TAX DUE NOW: TOT DUE NOW: BALANCE DUE:	TYPE CY Adj 7	INST1: INST2: INST3: INST4: ADJS: TOT TAX: TOTAL PAID: *** PAYMENTS ***	COC CHANGE: NET VALUE: NET VALUE: MILL RATE: *** BILLED ***	DISTRICT: / BACK TAXES/Lien PROP ASSESSED:	BANK: ESCROW: VOL/PAGE: LIEN VOL/PAGE:	BILL NO: UNIQUE ID: LINK# FILE#
Amount: 0 Flag No OWN PER ATTY	E DUE AS OF 08/24/2015	CYCLE DATE 7 01/03/2012 TOTAL PAYMENTS:	1,577.46 1,577.46 0.00 0.00 -3,154.92 0.00 0.00	20 0	Lien 154,350	217-327	2008-01-0004841 29001440
Benefit Year: FRAN TEODOSIO PER TAX AGREEMENT ON FILE	5 FOWN 0.00 0.00 0.00 0.00 0.00	ADJ TERM/BATCH/SEQ 36/302/2			M/B/L: ELD CODE; EXMPT CHANGE:	CITY ST ZIP: COUNTRY: PROP LOC.: EXR PROP LOC:	ORIGINAL OWNER: C/O: ADDRESS: ADDRESS2:
: 1998 NT ON FILE IN TOWN CLERK S OFFICE 1/3/12.SLS		EQ INST AMOUNT /2 T -3,154.92 0.00	t W →	<b>L</b> 1	0		ERGY Y TA
FFICE 1/3/12.SLS		INTEREST 0.00 0.00	1,577.46 0.00 0.00 3,154.92 0.00 0.00	TOTALS 1,577.46			

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OF 08/24/2015

# GENERAL DATA TOWN OF OXFORD - ARCHIVED

BILL NO: LIEN VOL/PAGE: 0 217-327 2009-01-0004865 29001440 COUNTRY: ADDRESS2: CITY ST ZIP: PROP LOC.: ADDRESS: ORIGINAL OWNER: AMY FISHER 102 LONG RIDGE RD 16 WOODRUFF HILL RD STAMFORD CT 06927 TOWANTIC ENERGY LLC

M/B/L: EXR PROP LOC:

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INST1: INST2: INST4: TOT TAX: TOTAL PAID: ADJS: TOWN 1,624.54 1,624.54

EXMPT CHANGE:

ELD CODE:

24/21/8 1

PROP ASSESSED: EXEMPTIONS:

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DISTRICT:

VOL/PAGE: ESCROW: BANK: LINK#

COC CHANGE: MILL RATE: 21.0500

-154,350

154,350

\*\*\* BILLED \*\*\*

-3,249.08 0.00 0.00 0.00

\*\*\* PAYMENTS \*\*\*

TYPE CYCLE 7 DATE 01/03/2012

TOTAL BALANCE DUE AS OF 08/24/2015

TOTAL PAYMENTS:

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AMOUNT -3,249.08

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Circuit Breaker Amount: Invalid Address Flag MESSAGES

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ADJUSTED BILL DOWN PER ATTY FRAN TEODOSIO PER TAX AGREEMENT ON FILE IN TOWN CLERK S OFFICE 1/3/12.SLS

Benefit Year:

)XFORD, CT 06478



AS OF 08/24/2015

# GENERAL DATA TOWN OF OXFORD - ARCHIVED

VOL/PAGE: LIEN VOL/PAGE: DISTRICT: DILL NO: BANK: COC CHANGE: EXEMPTIONS: PROP ASSESSED: ESCROW: FILE# / BACK TAXES 2010-01-0004900 29001440 217-327 -162,800 162,800 ELD CODE: EXMPT CHANGE: EXR PROP LOC: COUNTRY: ADDRESS2: CITY ST ZIP: ORIGINAL OWNER: M/B/L: ADDRESS: PROP LOC.: STAMFORD CT 06927 TOWANTIC ENERGY LLC
AMY FISHER 102 LONG RIDGE RD 24 21 8 1 16 WOODRUFF HILL RD 0

)XF0RD, CT 06478 ASS OXFORD RD.

### ADJS: TOT TAX: TOTAL PAID: INST1: INST2: INST3: INST4: 0.00 0.00 -3,778.60 0.00 0.00

NET VALUE:

23.2100

\*\*\* BILLED \*\*\*

\*\*\* PAYMENTS \*\*\* TOWN 1,889.30 -3,778.60 TOTALS 1,889.30 1,889.30

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TOTAL BALANCE DUE AS OF 08/24/2015

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BALANCE DUE: INT DUE: 

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Circuit Breaker Amount: 0 Invalid Address Flag No

ADJUSTED BILL DOWN PER ATTY FRAN TEODOSIO PER TAX AGREEMENT ON FILE IN TOWN CLERK S OFFICE 1/3/12.SLS MESSAGES

Benefit Year:

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AS OF 08/24/2015

			*** BILLED ***
		162,800 24.1000	NET VALUE: MILL RATE:
	EXMPT CHANGE:		EXEMPTIONS:
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24 21 8 1	M/B/L:		DISTRICT:
	EXR PROP LOC:		LIEN VOL/PAGE:
16 WOODRUFF HILL RD	PROP LOC.:	217-327	VOL/PAGE:
	COUNTRY:		ESCROW:
STAMFORD CT 06927	CITY ST ZIP:		BANK:
	ADDRESS2:		POTES#
102 LONG RIDGE RD	ADDRESS:		LINK#
AMY FISHER	c/o:	29001440	UNIQUE ID:
TOWANTIC ENERGY LLC	ORIGINAL OWNER:	2011-01-0004901	BILL NO:

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				on,	TOTAL BALANCE DIF AS OF 08/24/2015	MINOR DIE	TOTAL R
	3,923.48			**	TOTAL PAYMENTS:		
INT	AMOUNT 3,923.48	TNST	TERM/BATCH/SEQ 4/35/364	ADA	DATE 08/09/2012	CYCLE 2	TYPE
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		TERM/BATCH/SEQ 4/35/364
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*** FLAGS *** Circuit Breaker Amount: 0 Invalid Address Flag N	BALANCE DUE:	TOT DUE NOW:	TAX DUE NOW:	FEES DUE:	LIEN DUE:	INT DUE:		TOTAL BALANCE DUE AS OF U8/24/2015
O Benefit Year:	0.00	0.00	0.00	0.00	0.00	0.00	TOWN	CT07/47/8
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# GENERAL DATA TOWN OF OXFORD

AS OF 08/24/2015

*** FIAGS *** Circuit Breaker Invalid Address	INT DUE: LIEN DUE: FEES DUE: TAX DUE NOW: TOT DUE NOW: BALANCE DUE:		TYPE C	*** PAYMENTS	INST1: INST1: INST2: INST3: INST4: ADJS: TOT TAX: TOTAL PAID:	PROP ASSESSED: EXEMPTIONS: COC CHANGE: NET VALUE: MILL RATE:	BANK: ESCROW: VOL/PAGE: LIEN VOL/PAGE: DISTRICT:	BILL NO: UNIQUE ID: LINK# FILE#
* ker Amount: 0 ess Flag No	E DUE AS OF 08/24/2015	TOTAL PAYMENTS:	CYCLE DATE 07/18/2013	*	TOWN 2,014.65 2,014.65 0.00 0.00 0.00 4,029.30 4,029.30	162,800 162,800 24.7500	E: 217-327	2012-01-0004901 29001440
		vă 	ADJ			MXG	CITY S' COUNTR PROP LO EXR PRO M/B/L:	ORIG C/O: ADDR ADDR
Benefit Year:	7.08N		TERM/BATCH/SEQ 3/14/42			EXMPT CHANGE:	DP LOC:	ESS: ESS2:
0			H N N N			0	STAMFORD CT ( 16 WOODRUFF F 24 21 8 1	TOWANTIC ENERGY LLC AMY FISHER 102 LONG RIDGE RD
		4,029.30	AMOUNT 4,029.30				06927 HILL RD	E RD
		0.00	INTEREST		TOTALS 2,014.65 2,014.65 0.00 0.00 0.00 4,029.30 4,029.30			

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OF 08/24/2015

## GENERAL DATA TOWN OF OXFORD

VOL/PAGE: LIEN VOL/PAGE: DISTRICT: BILL NO: LINK# FILE# ESCROW: BANK: 2013-01-0004957 Z9001440 217-327 M/B/L: EXR PROP LOC: ADDRESS2: CITY ST ZIP: ORIGINAL OWNER: C/O: PROP LOC.: COUNTRY: ADDRESS: STAMFORD CT 06927 TOWANTIC ENERGY LLC AMY FISHER 102 LONG RIDGE RD 16 WOODRUFF HILL RD

COC CHANGE: EXEMPTIONS: PROP ASSESSED: 164,400

EXMPT CHANGE:

ELD CODE:

NET VALUE: MILL RATE: 24.8700 164,400

\*\*\* BILLED \*\*\*

INST1: ADJS: TOTAL PAID: TOT TAX: TOWN
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4,088.64
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TMPE CYCLE 2 DATE 08/04/2014

\*\*\* PAYMENTS \*\*\*

TOTAL PAYMENTS:

TOTAL BALANCE DUE AS OF 08/24/2015

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FEES DUE:
TAX DUE NOW:
TOT DUE NOW:
BALANCE DUE: 0000000H

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Benefit Year:

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AS OF 08/24/2015

## GENERAL DATA TOWN OF OXFORD

UNIQUE ID:

2014-01-0004976 29001440

LINK

BANK

ESCROW: FITTE #

> ADDRESS: ADDRESS2: CITY ST ZIP: ORIGINAL OWNER: C/O: TOWANTIC ENERGY LLC AMY FISHER 102 LONG RIDGE RD STAMFORD CT 06927

PROP LOC.: EXR PROP LOC: COUNTRY:

M/B/L:

VOL/PAGE: LIEN VOL/PAGE: DISTRICT:

217-327

OXFORD, CT 06478

EXMPT CHANGE:

164,400

NET VALUE: 164,400 24.9600

COC CHANGE: PROP ASSESSED: EXEMPTIONS:

\*\*\* BILLED \*\*\*

INSTI: TOTAL PAID: ADJS: TOWN 2,051.71 2,051.71 0.00 0.00 0.00 4,103.42 0.00

ADJ

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TOTALS 2,051.71 2,051.71

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## TOTAL PAYMENTS:

TYPE

CYCLE

DATE

\*\*\* PAYMENTS \*\*\*

TOTAL BALANCE DUE AS OF 08/24/2015

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LIEN DUE:
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TAX DUE NOW:
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