Salem Port Expansion  
EEA #14234

Salem Harbor Station Redevelopment  
EEA #14937

Notice of Project Change

Marine Terminal Modifications

As proposed by:

City of Salem

July 15, 2013

Presented by:

Bourne Consulting Engineering, P.C.
Franklin, Massachusetts
Salem Port Expansion
Marine Terminal Modifications

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City of Salem

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Notice of Project Change

The information requested on this form must be completed to begin MEPA Review of a NPC in accordance with the provisions of the Massachusetts Environmental Policy Act and its implementing regulations (see 301 CMR 11.10(1)).

EEA # 14234

Project Name: Salem Port Expansion
Street Address: 10 Blaney Street
Municipality: Salem
Universal Transverse Mercator Coordinates: Latitude: 42.522398 Longitude: 70.882804
Estimated commencement date: January 2014 Estimated completion date: Spring 2014
Project Type: Marine Terminal Modification Status of project design: 50% complete
Proponent: City of Salem
Street Address: Salem City Hall, 120 Washington Street
Municipality: Salem State: MA Zip Code: 01970
Name of Contact Person: Seth Lattrell
Firm/Agency: Bourne Consulting Engineering, P.C.
Street Address: 3 Bent Street
Municipality: Franklin State: MA Zip Code: 02038
Phone: (508) 533-6666 Fax: (508) 533-0600 E-mail: Slattrell@bournece.com

With this Notice of Project Change, are you requesting:
- a Single EIR? (see 301 CMR 11.06(8))  □Yes □No
- a Special Review Procedure? (see 301 CMR 11.09)  □Yes □No
- a Waiver of mandatory EIR? (see 301 CMR 11.11)  □Yes □No
- a Phase I Waiver? (see 301 CMR 11.11)  □Yes □No

Which MEPA review threshold(s) does the project meet or exceed (see 301 CMR 11.03)?
310 CMR 11.03 (3)(b)(6)

Which State Agency Permits will the project require?
- Chapter 91 through Mass DEP
- Order of Conditions through the Salem Conservation Commission

Identify any financial assistance or land transfer from an Agency of the Commonwealth, including the Agency name and the amount of funding or land area in acres:
Funding for additional work is anticipated through the Seaport Bond Bill

Effective January 2011
PROJECT INFORMATION

In 25 words or less, what is the project change? The project change involves . . .

Modifying Salem Port Expansion project to include improvements to Footprint Power’s Marine Terminal for cruise vessel berthing, passenger ADA/MMAB improvements and access to Salem Wharf site.

See full project change description beginning on page 3.

Date of publication of availability of the ENF in the Environmental Monitor: (Date: April 23, 2008)

Was an EIR required? ☒Yes ☐No; if yes, was a Draft EIR filed? ☒Yes (Date: ) ☐No
was a Final EIR filed? ☒Yes (Date: ) ☐No
was a Single EIR filed? ☒Yes (Date: ) ☐No

Have other NPCs been filed? ☐Yes (Date(s): ) ☒No

If this is a NPC solely for lapse of time (see 301 CMR 11.10(2)) proceed directly to ATTACHMENTS & SIGNATURES.

PERMITS / FINANCIAL ASSISTANCE / LAND TRANSFER

List or describe all new or modified state permits, financial assistance, or land transfers not previously reviewed: dd w/ list of State Agency Actions (e.g., Agency Project, Financial Assistance, Land Transfer, List of Permits)

Order of Conditions DEP File No. 64-482
401 Water Quality Certification No. X224360
Chapter 91 License No. 12422
USACE Permit No. NAE- 2005-1095
CZM Federal Consistency Review

Are you requesting a finding that this project change is insignificant? A change in a Project is ordinarily insignificant if it results solely in an increase in square footage, linear footage, height, depth or other relevant measures of the physical dimensions of the Project of less than 10% over estimates previously reviewed, provided the increase does not meet or exceed any review thresholds. A change in a Project is also ordinarily insignificant if it results solely in an increase in impacts of less than 25% of the level specified in any review threshold, provided that cumulative impacts of the Project do not meet or exceed any review thresholds that were not previously met or exceeded. (see 301 CMR 11.10(6)) ☐Yes ☒No; if yes, provide an explanation of this request in the Project Change Description below.

FOR PROJECTS SUBJECT TO AN EIR

If the project requires the submission of an EIR, are you requesting that a Scope in a previously issued Certificate be rescinded?
If the project requires the submission of an EIR, are you requesting a change to a Scope in a previously issued Certificate?

- Yes
- No; if yes, provide an explanation of this request_______________.

SUMMARY OF PROJECT CHANGE PARAMETERS AND IMPACTS

City of Salem
Salem Port Expansion Project- EEA #14235

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<th>Summary of Project Size &amp; Environmental Impacts</th>
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## Summary of Project Size & Environmental Impacts

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Notes: (1) A portion of which may be water dependant

Does the project change involve any new or modified:

1. conversion of public parkland or other Article 97 public natural resources to any purpose not in accordance with Article 97?  
   ☐ Yes ☑ No

2. release of any conservation restriction, preservation restriction, agricultural preservation restriction, or watershed preservation restriction?  
   ☐ Yes ☑ No

3. impacts on Rare Species?  
   ☐ Yes ☑ No

4. demolition of all or part of any structure, site or district listed in the State Register of Historic Place or the inventory of Historic and Archaeological Assets of the Commonwealth?  
   ☐ Yes ☑ No

5. impact upon an Area of Critical Environmental Concern?  
   ☐ Yes ☑ No

If you answered ‘Yes’ to any of these 5 questions, explain below:
**PROJECT CHANGE DESCRIPTION** (attach additional pages as necessary). The project change description should include:

(a) a brief description of the project as most recently reviewed
(b) a description of material changes to the project as previously reviewed,
(c) if applicable, the significance of the proposed changes, with specific reference to the factors listed 301 CMR 11.10(6), and
(d) measures that the project is taking to avoid damage to the environment or to minimize and mitigate unavoidable environmental impacts. If the change will involve modification of any previously issued Section 61 Finding, include a draft of the modified Section 61 Finding (or it will be required in a Supplemental EIR).

Please see attached Project Narrative
ATTACHMENTS & SIGNATURES

Attachments:
1. Secretary's most recent Certificate on this project
2. Plan showing most recent previously-reviewed proposed build condition
3. Plan showing currently proposed build condition
4. Original U.S.G.S. map or good quality color copy (8-1/2 x 11 inches or larger) indicating the project location and boundaries
5. List of all agencies and persons to whom the proponent circulated the NPC, in accordance with 301 CMR 11.10(7)

Signatures:

<table>
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<tr>
<th>Date</th>
<th>Signature of Responsible Officer or Proponent</th>
<th>Date</th>
<th>Signature of person preparing NPC (if different from above)</th>
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<tr>
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<td>Kathleen Winn</td>
<td>7/12/13</td>
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<tr>
<td>Name (print or type)</td>
<td>Ronald R. Bourne</td>
<td></td>
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<tr>
<td>City of Salem</td>
<td>Bourne Consulting Engineering PC</td>
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<td>120 Washington Street</td>
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<tr>
<td>Street</td>
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Date   Signature of Property Owner

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<tr>
<th>Name (print or type)</th>
<th>Footprint Power Salem Harbor Real Estate LP</th>
<th>by its General Partner, Footprint Power SH RealCo LLC</th>
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Salem Port Expansion
EEA #14234

Salem Harbor Station Redevelopment
EEA #14937

NOTICE OF PROJECT CHANGE

NARRATIVE

Marine Terminal Modifications

City of Salem
July 15, 2013

I. Introduction
The City of Salem, MA is seeking the necessary permits to construct improvements to the existing marine wharf located at 24 Fort Avenue in Salem, to allow the City to berth cruise ships at the marine terminal and to create an ADA compliant pedestrian access-way between the marine terminal and the adjacent Salem Wharf Project site at 10 Blaney Street (the “proposed improvements”). The marine terminal is located on a portion of a 64 +/- acre property owned by Footprint Power Salem Harbor Real Estate LP (the “Footprint Property”). The City and Footprint are now finalizing a short term agreement for usage of the marine terminal by the City for this purpose, with the intent of establishing a long term agreement for utilization of this area at a future date.

The proposed improvements would be an extension of the Salem Port Expansion Project, which was submitted under a previous MEPA ENF filing in 2008, culminating in the issuance of ENF Certificate EEA #14234 on July 11, 2008 authorizing the project without further MEPA review. The changes now being requested are therefore being submitted as a Notice of Project Change to this authorization.

The City is the Proponent of the proposed improvements described in this NPC. However, as the proposed improvements will be located on property owned by Footprint Power Salem Harbor Real Estate LP, this NPC is also intended to serve as a Notice of Project Change to the Salem Harbor Station Redevelopment project (also located on the Footprint Site) which was reviewed by MEPA under EEA #14937 and for which the Secretary issued a FEIR Certificate on May 17, 2013 (the “Salem Harbor Station FEIR Certificate”). Further, since the impacts to greenhouse gas (GHG) emissions from the City’s proposed improvements are de minimis, the City and Footprint request that no additional GHG analysis be required in connection with the NPC.

Consistent with the City of Salem Harbor Plan of 2008 for properties including the Footprint Property, the City desires to incorporate large cruise ship berthing within its overall plan for the expansion of the Port of Salem with the marine terminal facility - a major opportunity to achieve this goal. Footprint fully supports this water dependent use of the marine wharf on its property. The proposed improvements will offer an opportunity for the City of Salem to utilize existing Footprint facilities and infrastructure on Salem Harbor to provide greater economic and tourism opportunities for the City that are consistent with the Designated Port Area (DPA).
The proposed improvements include the following work:

- Modifications of the fender systems along the existing 4 dolphins suitable for cruise ship berthing
- The creation of three pier deck access spans totaling 6,900 ft² of deck area between the existing pier and shoreline seawall for passenger access and as a foundation for ADA/MAAB compliant ramping systems from vessel to pier.
- Construction of a walkway (minimum 8 ft. wide) between the ship berth and the Salem Wharf site along the existing shoreline, including re-grading of areas for a new bituminous paved walkway along the edge of the existing coalpile run-off pond.
- The installation of a small culvert and associated fill at the crossing of an existing swale, located at Blaney St.
- The installation of a crossing over the existing coalpile run-off pond emergency spillway, an NPDES discharge point.
- The installation of a new 6 foot high fence (with screening) along the inshore side of the proposed pedestrian way, including support posts installed a maximum 4 foot into grade.
- The relocation of 70 feet of the outshore security fence to maintain the required walkway width.
- The installation of approximately 370 feet of temporary fencing that will be used only during times of cruise ship operations.
- The replacement of any and all trees in the area that would need to be removed to support the above construction.

As described in the MEPA filings for the Salem Harbor Station Redevelopment Project, Footprint proposes to build a new state-of-the-art natural gas-fired electrical generation facility on a 24+/- acre portion of the Footprint Property. While the next several years will see a large amount of marine traffic to support demolition and construction of the proposed power facility, once construction has been completed, the proposed improvements are expected to enhance the use of the marine facility and the land immediately upland from this area.

The proposed improvements described in this NPC are intended to be an interim phase to accommodate cruise ship berthing in the 2014 season and beyond on a limited basis. As such, the improvements proposed are purposely limited and will be conducted in a manner that would not restrict Footprint’s redevelopment of the overall Footprint Property.

The City and Footprint continue to work toward a long term agreement that will provide the City with access rights to the marine terminal. Once finalized, this agreement will permit the further permanent development of the marine terminal after completion of the construction of the Salem Harbor Redevelopment Project. As stated in the Salem Harbor Station FEIR Certificate any further redevelopment on the Footprint Property will be the subject of a future Notice of Project Change to be filed with the MEPA Office.

A. Status of the Salem Port Expansion Project

The project, as authorized under EEA # 14234 Salem Port Expansion, is currently under construction in a multi-phase approach. As previously reviewed, the project involves the redevelopment of 10 Blaney Street into a multi-use port facility.
Work already completed on the project includes:

- **Site Improvements – Phase I:** Completed July 2011
  - Construction of 500 feet of concrete seawall with associated revetment work at the toe; installation of major site utilities including water, sewer, electrical conduit, site stormwater collection and treatment systems; grading and installation of pavement binder
  - Construction of Terminal Building with public rest rooms

- **Dredging - Phase I:** Completed February 2013
  - Performed approximately 24,000 cubic yards of dredging down to -16 MLW sufficient for docking of passenger vessels on south side of proposed pier

- **Marine Structures – Phase I** Completion June 2013
  - Construction of first 200 feet of pier has been completed with wave fence
  - Construction of 140 feet of seawall in the pier area with associated revetment work at the toe
  - Construction and installation of barge and aluminum ramping system for ADA/MAAB accessible passenger vessel operations including vessel pump-out facilities and water service

Estimated completion of the Salem Port Expansion Project is dependent upon future funding not yet identified and is therefore unknown at this time. The upland and pier elements completed will be open to the public and sufficient for Salem Ferry’s operations this summer. Remaining work to be completed includes:

- **Site Improvements**
  - Final Paving, lighting and landscaping still required
  - Public harborwalk construction along shoreline perimeter

- **Dredging**
  - Additional 41,500 cubic yard is still required to be dredged at the time of full pier construction to accommodate small coastal cruise ship access and commercial fishing embayment.

- **Marine Structures**
  - Additional 140 feet of approach pier plus pier “T” still requires construction along with wave fence and pier utilities
  - Creation of a commercial marina with associated dredging, floating docks, access gangways and utilities

No other changes to the original MEPA ENF for the Salem Port Expansion Project are proposed at this time. The proposed changes within this NPC are not anticipated to result in any changes nor have any impact on the original project elements as proposed. As previously stated, the proposed work is solely to provide cruise ship berthing and passenger access to the Blaney Street site while Footprint develops a long-term plan for the site.
B. Public Outreach and Notification
The City of Salem has continued to make the public aware of its proposal for improvements to obtain and support cruise ship berthing at the existing marine wharf on the Footprint Property. This has been brought to the public through a number of avenues including:

- Salem Harbor Plan Implementation Committee
- Salem Harbor Plan (2000 & 2008) and associated public meetings
- Salem Harbor Port Professional Group
- Footprint public meetings and public outreach
- City of Salem News Releases
- Publications associated with regulatory filings.

In addition to the public involvement efforts for the overall work, the proposed Notice of Project Change will be distributed in accordance with MEPA regulations including any agency or person who received a copy, requested a copy of, or commented on the Salem Port Expansion ENF (EEA #14234) or the Salem Harbor Redevelopment Project EIR (EEA #14937).

**EEA Environmental Justice Applicability**
The improvements proposed by the City will not specifically exceed any of the thresholds established for enhanced review under EEA’s Environmental Justice Policy. However, the Salem Harbor Station Redevelopment Project did exceed certain thresholds and Footprint engaged in additional public outreach and participation in accordance with the Environmental Justice Policy.

Although the impacts from the City’s proposed improvements do not trigger the need for enhanced public outreach under the Policy, the City of Salem and Footprint are both committed to maintaining full disclosure to the public throughout the regulatory process. As such the City and Footprint propose the following:

- Issue a Public Notice in English and Spanish and post it in City Hall
- Post Public Notices along Blaney Street, where the “Notice” is the “MEPA Notification document.

II. Existing Conditions
A. Site Selection
The Footprint Property is located within the *Salem Harbor Designated Port Area* (DPA), one of only 12 such areas located in the Commonwealth of Massachusetts. Legislation governing development within DPAs aims to protect existing port infrastructure and preserves the site for water-dependent industrial usage.

The Footprint Property includes an existing ship berth for unloading coal and fuel oil to the existing power generation facility. The berth features a pile-supported timber pier with concrete mooring dolphins supported by steel piles. Inshore of the pier is a paved landing/access-way that separates the pier from the coal stockpiles. Moving west towards the Salem Wharf site, the pavement transitions to a gravel path with impermeable lining below the surface (as discussed in III.A Stormwater). The gravel path separates the existing coalpile run-off pond from the shoreline and extends west along the top of the existing revetment...
to the Salem Wharf site. The revetment consists of miscellaneous sized stone. The upper limit of the revetment has eroded and is now exposing portions of this shoreline to further damage.

This strategic location of the proposed improvements allows the City to capitalize on the Footprint Property’s deep draft and proximity to the federal channel to achieve the development of marine industrial uses at the Property that cannot be accomplished elsewhere in the City of Salem. The proposed improvements comply with state policy and regulations governing DPAs. The 2008 revisions to the Salem Harbor Plan include the proposed multi-use facility as a key component of the regeneration of the Salem Harbor area.

B. Designated Port Area Consistency

DPAs were established to preserve existing port infrastructure for industrial water-dependent usage and to support the State’s maritime economy. The program seeks to minimize coastal environmental impacts throughout the Commonwealth by prioritizing the utilization of natural deepwater ports and existing infrastructure over the expansion of new facilities within undeveloped areas. The proposed work is consistent with DPA legislation as it utilizes existing infrastructure in service of a water-dependent marine transportation use.

Due to the presence of industrial activity, dredging, and coastal structures, DPAs face unique environmental concerns. As such, the governing coastal regulations under Chapter 91 and the Wetlands Protection Act (WPA) specifically address projects within DPAs:

- Under 310 CMR 10.26 (1-4), the WPA addresses DPAs in relation to impacts to land under the ocean (LUO). Projects are to be designed and constructed using best practical measures to minimize impacts to water circulation, water quality, storm damage prevention and flood control. The proposed work is in full compliance with the aforementioned regulations as there will be no direct impact to LUO as discussed in Section III.C – Resource Area Impacts.

- Chapter 91 regulations pertaining to DPAs are designed to accommodate DPA policies, which prioritize industrial use over public access. The proposed improvements are consistent with the regulations and will have no adverse impact on waterfront accessibility. Chapter 91 also enforces consistency with Municipal Harbor Plans. The 2008 Revisions to the Salem Harbor Plan include the Salem Port Expansion Project as a key component of the regeneration of the Salem Harbor Area. The proposed improvements support attainment of this goal.

C. Natural and Protected Resources

Wetland Resource Areas protected under the Act within or immediately proximate to the project area include Land Under the Ocean, Coastal Beach, Coastal Bank, and Land Subject to Coastal Storm Flowage (“LSCSF”). In particular, the boundary delineations for Coastal Beach and Coastal Bank are important:

- Coastal Beach is defined at 310 CMR 10.27(2) as extend from the mean low water line landward to the dune line, coastal bankline or the seaward edge of existing man-made structures, when these structures replace one of the above lines, whichever is closest to the ocean. For this site, the beach extends landward to either a bankline (or toe of bank) or the seaward edge of the riprap.

- Coastal Bank is defined at 310 CMR 10.30(2) as the seaward face or side of any elevated
landform, other than a coastal dune, which lies at the landward edge of a coastal beach, land subject to tidal action, or other wetland. The ‘top of coastal bank’ is further clarified by policy (DWW Policy 92-1) with respect to inundation by the 100-year flood and slope criteria. For the entire stretch of shoreline, the top of bank is located where the slope becomes <4:1.

FEMA has mapped the floodplain along the shoreline of the site as containing AE and VE zones with a 100-year flood elevation of 16 ft. MLW (map number 25009C0419F, July 3, 2012). There are no other flood zones mapped within the project area.

Based on this information, the City of Salem will be responsible for acquiring the following regulatory approvals for the proposed modifications of the Salem Port Expansion Project prior to the start of construction:

- USACE – Section 10 and 404 Approval – Category 2 Filing
- DEP - Chapter 91 Waterways License Amendment
- Salem Conservation Commission – Notice of Intent

The City of Salem is committed to coordinating these filings with Footprint to ensure consistency in approach as these multi-faceted projects move ahead.

III. Proposed Conditions

A. Proposed Project Elements

The proposed improvements will involve performing the following:

- Installing an approximately 500 foot long, 8 foot wide, bituminous pavement walkway that extends from northeast of the terminal building, between Footprint Power’s coal pile run-off pond and the shoreline, to the existing paved surface adjacent to the timber pier.

- Screened fencing will be put in place along the walkway to provide a secure separation from the Footprint facilities.

- Stabilization of the shoreline along the walkway and improve the aesthetics of the waterfront. Up to 100 linear feet of reconstructions will be made along the top of a 175-foot section of the existing revetment. Repairs along the revetment will involve resetting stones at the top of the bank above the high tide line. All work will be done within the footprint of the existing revetment.

- Installation of new fender units at the four existing fender dolphins suitable for cruise ship berthing.

- Pier improvements including extension of the deck area between the existing pier and the existing seawall (6,900 ft²) utilizing the existing foundation support elements.

- ADA/MAAB compliant ramping system from vessel to pier.

- The installation of approximately 370 feet of temporary fencing that will be used only during times of cruise ship operations.

No pile driving is proposed nor is any filling or dredging included within the request work elements.
B. Stormwater

In order to minimize direct run-off of stormwater into Salem Harbor, Best Management Practices (BMP’s) will be implemented along the area of proposed work. The BMP’s proposed for this project are designed to mimic the natural hydrology of the site through low impact development techniques, including:

- To the maximum extent possible, the construction will provide a 2% slope inshore to direct excess surface water into the adjacent coalpile run-off pond for further treatment prior to release into the harbor.
- Pier decking will slope inshore to utilize existing stormwater treatment systems.

The existing pathway is constructed of gravel with an impermeable liner underneath that extends into the coalpile run-off pond. The existing slope of the liner outside of the coalpile run-off pond bank directs any surface water outshore to the harbor. The proposed walkway will shift the drainage pattern along the shoreline, directing water into the coalpile run-off pond rather than the harbor. The functionality of the overflow swale at the southeastern bank of the coalpile run-off pond will not be altered by the proposed work. An aluminum gangway will be used to span the swale and maintain ADA access.

The proposed 11,000 ft² increases to impervious area include the proposed paving along the walkway and the total area of access decking spanning between the pier and the seawall. The majority of the walkway is already relatively impervious area due to the liner for the coalpile run-off pond. The eastern end of the walkway, however, does not have a liner and will be new impervious area, as will be the decking. In both instances, new impervious area stormwater will be directed to existing drainage systems before being released into the harbor.

C. Resource Area Impacts

The following values represent impacts resulting from the proposed improvements and do not include impacts from the previously permitted work for the Salem Port Expansion Project or separate work conducted as part of the Salem Harbor Station Redevelopment Project:

<table>
<thead>
<tr>
<th>Impact Description</th>
<th>Linear Feet</th>
<th>Square Feet</th>
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<tr>
<td>LSCSF Impact (Elev. 16)</td>
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<tr>
<td>Coastal Bank Impact</td>
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<tr>
<td>Land Under Ocean (Direct)</td>
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<td>Fill Below HTL</td>
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<td></td>
</tr>
<tr>
<td>Impervious Area</td>
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</tr>
</tbody>
</table>

The limit of coastal beach extends from MLW to the outshore edge of the Coastal Bank. Given that the coastal bank is delineated based on the toe of the existing revetment (man-made structure), the proposed improvements are not anticipated to have any direct impact to Coastal Beach or Land Under Ocean. Indirect impacts from shading caused by the passenger access ramp are not anticipated to have a significant adverse impact on surrounding resources, as there is no significant sub aquatic vegetation and no mapped shellfish. Impacts to Land Subject to Coastal Storm Flowage include the area of paving along the walkway.
It should be reiterated that none of these impacts are considered “new”. The entire site is an area of historic fill. The proposed work is isolated to 1.4 acres of the over 64 +/- Footprint Property. The proposed revetment work and the repairs to the existing pier are limited to the existing footprints of the respective structures. All work is proposed above the high tide line. The proposed bituminous pathway will be constructed on top of existing gravel fill, which is on top of a liner along the coalpile run-off pond. The pier will utilize the existing support work to maintain no additional impacts to the surrounding resources.

A review of information available on Mass GIS shows the following:

- The southern portion of the project area is mapped habitat for European Oyster and Blue Mussel
- The area is closed to shellfish growing
- The area is not designated as Estimated or Priority Habitat of Rare Wildlife
- No eelgrass is mapped in the vicinity and no adverse impacts are anticipated
- Project is outside any Outstanding Resource Waters
- The project is outside of the South Essex Ocean Sanctuary

Given that no work is to be performed below the high tide line, the proposed improvements will not have an adverse impact on adjacent waterway resources. Impacts to shellfish have been minimized by limiting revetment work to the western half of the project area and maintaining that all shoreline work is performed inshore of shellfish habitat. Upland alterations will have no lasting environmental impact as the site already serves an industrial use and is highly developed.

Greenhouse gas impacts associated with the proposed work are anticipated to be de minimis and will have no impact on ambient air quality. Construction related impacts will be minimized through contractual obligation to minimize idling time of machinery.

As previously discussed, the proposed improvements will not result in any substantial changes to the project as proposed. The proposed work will have no impact to anticipated site use or traffic flow as presented in the previously submitted Salem Port Expansion ENF.

**D. Mitigation and Erosion Controls**

Potential impacts associated with the proposed improvements have been minimized to the greatest extent feasible through a thorough analysis of alternative design layouts and a preferred alternative that avoids encroachment into the resource areas. Structural and non-structural mitigation methodologies will be employed to reduce impacts to proximate resources including:

- Staked erosion control barrier at the top of the bank along the extent of upland work
- All revetment work will be performed above the high tide line
- Machinery involved in revetment work will be staged on top of the bank
- Spill control kits will be kept on site while machinery is in use
- Vehicle refueling will be done above the 100 year flood line
- Walkway maintenance program with periodic sweeping of the surface to proactively remove sediments and contaminates
- All trees removed for construction will be replaced

Through containment of sediments, avoidance of intertidal work, and minimization of impacts to air quality and upland resources, overall impacts associated with this project are anticipated to be minimal and temporary. Effective containment of sediments will minimize adverse impacts to shellfish and fisheries habitat outshore of the revetment. As such, no additional compensatory mitigation is proposed at this time.
Appendix 1
Secretary’s Certificates

Salem Port Expansion- EEA #14234
Salem Harbor Station Redevelopment- EEA #14937
The Commonwealth of Massachusetts  
Executive Office of Energy and Environmental Affairs  
100 Cambridge Street, Suite 900  
Boston, MA 02114

Deval L. Patrick  
GOVERNOR  
Timothy P. Murray  
LIEUTENANT GOVERNOR  
Ian A. Bowles  
SECRETARY

July 11, 2008

CERTIFICATE OF THE SECRETARY OF ENERGY AND ENVIRONMENTAL AFFAIRS  
ON THE  
ENVIRONMENTAL NOTIFICATION FORM

PROJECT NAME : Salem Port Expansion  
PROJECT MUNICIPALITY : Salem  
PROJECT WATERSHED : South River  
EEA NUMBER : 14234  
PROJECT PROPONENT : City of Salem  
DATE NOTICED IN MONITOR : April 23, 2008

Pursuant to the Massachusetts Environmental Policy Act (G. L. c. 30, ss. 61-62H) and Section 11.03 of the MEPA regulations (301 CMR 11.00), I hereby determine that this project does not require the preparation of an Environmental Impact Report (EIR).

As described in the Environmental Notification Form (ENF) and supplemental information dated June 10, 2008, the project consists of the redevelopment of 10 Blaney Street into a multi-use port facility by the City of Salem. It is anticipated that this multi-use water transportation facility will serve a variety of vessels, including the existing Salem Ferry Nathaniel Bowditch, excursion boats, water taxis, a Liquified Natural Gas (LNG) offshore supply boat, commercial fishing boats, visiting ships, and small cruise ships. Upland improvements to the site include traffic changes on Derby Street (a local roadway), parking, a terminal building, landscaping and pedestrian amenities including a continuous harborwalk, and a fishing/viewing pier. Waterside improvements include the construction of a fixed pile-supported pier and a floating dock/barge system.
Portions of the 10.14-acre project site are located within a Designated Port Area (DPA). Dredging will be required to achieve water depths necessary for the proposed uses along with impacts to wetland resource areas associated with the construction of the harborwalk, piers, floats, and terminal building. The Department of Conservation and Recreation (DCR) has indicated that proposed activities that will take place seaward of the Mean Low Water line are located within the boundaries of the South Essex Ocean Sanctuary and are therefore regulated in accordance with the Ocean Sanctuaries Act (MGL c.132A §§12B-16E and 302 CMR 5.00).

MEPA Jurisdiction and Required Permits

The project is undergoing MEPA review pursuant to Section 11.03 (3)(b)(3) because it requires a State Agency action and will result in the dredging of 10,000 or more cubic yards of material. The project will also alter coastal bank (Section 11.03(3)(b)(1)(a)) and ½ or more acres of wetland resource areas (Section 11.03(3)(b)(1)(f)), and expand pile supported structures by more than 2,000 square feet (sf) in base area (Section 11.03(3)(b)(6)). The project will require a Chapter 91 License and a Section 401 Water Quality Certificate (WQC) from the Massachusetts Department of Environmental Protection (MassDEP). The project may be subject to federal consistency review by the Office of Coastal Zone Management (CZM). A Section 10/Section 404 Permit from the U.S. Army Corps of Engineers (ACOE) will be required. The project must obtain an Order of Conditions from the Salem Conservation Commission, or in the case of an appeal, a Superseding Order of Conditions from MassDEP. Finally, approval under the National Pollutant Discharge Elimination System (NPDES) Construction General Permit will be needed from the United States Environmental Protection Agency.

The project will be receiving funding from the Commonwealth of Massachusetts through the Seaport Bond Bill. Therefore, MEPA jurisdiction for this project is broad and extends to all aspects of the project that are likely, directly or indirectly, to cause Damage to the Environment.

Review of the ENF

Project Alternatives

The ENF and supplemental materials contained an analysis of several project alternatives, including different configurations of the floating dock/barge system and ship berths. The various alternative layouts were guided by the need to provide safe, year-round berthing for commercial lobster vessels based on wave energy reflection patterns in the harbor. Berthing locations for the excursion, cruise and offshore supply vessels, as well as the proposed location of the ferry terminal building, will remain susceptible to wave action from northeast storms and wave reflection. The preferred alternative can accommodate the stated goals of the project related to large-vessel berthing locations, as well as provide 17 protected year-round commercial lobster slips (out of a possible total of 30 commercial fishing berths), while reducing the original amount of proposed intertidal dredging by 2,590 sf to 41,600 sf in total.
Wetlands and Waterways

Proposed dredging will alter approximately 1.01 acres of Coastal Beach and 6.69 acres of Land Under Ocean. Dredging associated with the preferred alternative will impact approximately 41,600sf of the intertidal zone. Additional project impacts include alteration of 1.85 acres of Land Subject to Coastal Storm Flowage (LSCF) and alteration of 850 linear feet of Coastal Bank. Dredging of the intertidal area is proposed as a means to create a protected embayment to provide year-round berthing for lobster/commercial vessels.

The Office of Coastal Zone Management (CZM) has noted that the preferred alternative includes modifications to the existing riprap slope and construction of a new seawall to support the terminal building. To ensure that these modifications do not exacerbate existing wave energy issues, the proponent should demonstrate during the permitting process that the new design will minimize impacts on the adjacent Land Under Water such that the stability of the newly constructed or existing adjacent coastal banks or structures are not adversely affected.

As part of the preferred alternative, the project includes approximately 1,580 sf of intertidal fill to allow the construction of the ferry terminal building on upland instead of as a pile-supported structure. MassDEP has requested that the proponent demonstrate that this area of intertidal fill is a reasonable alternative to supporting the southern corner of the terminal building on piles.

Portions of the proposed dredging areas will be located within the South Essex Ocean Sanctuary. DCR has determined that the project, as proposed, is consistent with DCR’s Environmental Policies outlined in the Ocean Sanctuaries regulations, in that the policy at 302 CMR 5.05(1)(g) encourages maritime commerce and development in DPAs that are not otherwise prohibited by the Ocean Sanctuary Act and regulations. I encourage the proponent to provide information during the state permitting processes on how port and vessel activities will be handled so as to maintain water quality and minimize dredging impacts on intertidal areas during construction.

The Flood Hazard Management Program (FHMP), under agreement with the Federal Emergency Management Agency (FEMA), is the state coordinating agency for the National Flood Insurance Program (NFIP). The FHMP has provided comments that include an overview of requirements and documentation for construction within regulated flood zones. It appears that some portions of the project, as described in the ENF, may not be compliant with State Building Code (780 CMR) standards for structures in a velocity flood zone (V zone). The proponent should review the proposed building design and make the changes necessary to comply with State Building Code requirements.

Fisheries Habitat

According to the Division of Marine Fisheries (DMF), Salem Harbor provides spawning and forage habitat for a variety of finfish and invertebrate species, including (Pseudopleuronectes americanus), Atlantic cod (Gadus morhua) and American lobster (Homarus americanus). In particular, this embayment supports seasonal spawning congregations of winter flounder. Additionally, DMF conducted a survey of the project site on June 19, 2008 which identified a seed set of soft shell clams (Mya arenaria), adult razor clams
(Ensis directus), and blue mussels (Mytilus edulis). The project site, including the outer two proposed dredge basins, is within an area that was mapped as eelgrass in the 1995 MassDEP eelgrass map and is listed on the National Oceanic and Atmospheric Administration (NOAA) Nautical Chart as an area that was historically vegetated and may still support eelgrass.

DMF has recommended several mitigation measures to avoid or minimize impacts to marine resources. These measures include no in-water, silt-producing work between February 1 and June 30 for the protection of winter flounder spawning and juvenile development; a survey of eelgrass in the area; consideration of additional reductions in on-site impervious area; and exploration of additional mitigation alternatives in collaboration with resource agencies during the permitting process.

Archaeological Resources

The Massachusetts Board of Underwater Archaeological Resources (BUAR) conducted a preliminary review of its files and secondary literature sources to identify any known and potential submerged cultural resources in the proposed project area. While no record of any underwater archaeological resources was found within the proposed project boundaries, research indicates at least 13 shipwrecks in the Salem area for which locations are vague. Therefore, the BUAR cannot conclude that there are no underwater archaeological resources located in the proposed project area. As recommended by the BUAR, the proponent should consider conducting a marine archaeological reconnaissance survey for the areas in which improvement dredging is proposed. This survey should be developed and undertaken by a qualified marine archaeologist in consultation with both the BUAR and the Massachusetts Historical Commission, and completed prior to any dredging.

Stormwater

The project must comply with the new MassDEP stormwater management regulations (SMR) that went into effect in January 2008. The project includes the construction of two new stormwater outfalls that will discharge to a critical area. MassDEP has identified several deficiencies with the stormwater management design presented in the ENF, which should be modified prior to submission of the Notice of Intent and application for the 401 WQC. These issues include compliance with Standard 4 of the SMR for total suspended solids (TSS) removal and appropriate selection and sizing of Stormceptor™ units. I encourage the proponent to continue to investigate ways to incorporate low-impact design (LID) Best Management Practices (BMPs) into the site design. Additionally, given the constricted nature of the site and proximity to wetland resource areas, the proponent should prepare a source control and pollution prevention plan to address snow removal and street sweeping practices and to prevent illicit discharges to the storm drains on-site.

Construction Impacts

The proponent should take measures to reduce potential demolition and construction period impacts (including but not limited to noise, vibration, dust, and traffic flow disruptions). The proponent must comply with MassDEP’s Solid Waste and Air Quality Control regulations during construction. I encourage the proponent to incorporate construction waste recycling activities as a sustainable measure for the project. The proponent should consult with MassDEP for appropriate standards and guidelines for managing construction waste.
I encourage the proponent to mitigate the construction period impacts of diesel emissions to the maximum extent feasible. This mitigation may be achieved through participation in the MassDEP Diesel Retrofit Program. The proponent should work with MassDEP to implement construction-period diesel emission mitigation, which could include the installation of after-engine emission controls such as oxidation catalysts or diesel particulate filters. I remind the proponent that off-road equipment engines must use low sulfur diesel (LSD) fuel as of July 2007, as required by a 2004 regulation issued by the U.S. EPA. I encourage the proponent to further mitigate construction period air quality impacts through the use of ultra low sulfur diesel (ULSD) fuel in off-road engines, which contains even lower sulfur content than LSD.

Conclusion

Following a review of the ENF and the comments entered into the record, I find that the impacts of the project within MEPA jurisdiction do not warrant the preparation of an EIR. I conclude that no further MEPA review is required. The proponent may resolve any remaining issues during the state and local permitting processes.

July 11, 2008
Date

Ian A. Bowles

Comments received:

<table>
<thead>
<tr>
<th>Date</th>
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<td>Division of Marine Fisheries</td>
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IAB/148J/hsj
Pursuant to the Massachusetts Environmental Policy Act (G. L. c. 30, ss. 61-62I) and Section 11.08 of the MEPA regulations (301 CMR 11.00), I have reviewed the Final Environmental Impact Report (FEIR) and hereby determine that it adequately and properly complies with MEPA and its implementing regulations.

**Project Description**

As described in the FEIR, the project consists of demolition of an existing coal-fired power plant, remediation of the site, and construction of a new 630 megawatt (MW) nominal electrical generating facility and associated infrastructure and equipment on a 65-acre site in Salem. The facility will be fired by natural gas and include “quick-start” capability (ability to generate 300 MW within 30 minutes of start-up and 630 MW within 60 minutes). Use of duct-firing under summer conditions, will increase capacity by 62 MW for a total of 692 MW. The project will have the capacity to generate 5.1 million megawatt hours (MWh) annually. The facility will be constructed on approximately 20 acres of the northwestern portion of site. The facility stacks will be contained in a common collar with a height of 230 feet.
The project includes construction of several buildings comprising approximately 115,000 square feet (sf) with heights ranging from 25 feet to 125 feet. The 8,188-sf Administration Building will be integrated into a landscaped berm along the western edge of the property. The 10,282-sf Operations Building will be incorporated into the Steam Turbine Generator (STG) Building and will include an office, maintenance shop and locker rooms. The existing guard house, located adjacent to the access drive, will be retained as a guard house. In addition, an existing building located along the northern access drive will be repurposed as a visitor’s center. A continuous landscaped berm is incorporated into the project design. On the western and southern sides of the facility it will rise to 25 feet and will provide a landscaped buffer and acoustic barrier between the street and the facility. On the eastern edge, the berm will have a height of 15 feet and will provide a visual buffer from the ocean side.

The Proponent will operate the existing power plant until its scheduled shut down on June 1, 2014. Construction is proposed to begin in June 2014 and will extend for approximately 23 months. Demolition will include removal of all above-ground features of the existing facility, including power plant buildings and equipment, stacks and precipitators, coal handling equipment, storage tanks and associated appurtenances such as spill prevention berms; and intake screen and pumphouse structures. The facility will include two quick-start natural Gas Turbine Generators (GTG); two STGs; two heat recovery steam generators (HRSG), including pollution control equipment; administrative/warehouse/shops space; a service bay; an auxiliary bay; a water treatment facility; step-up transformers; an ammonia storage tank; two water tanks; and, air cooled condensers (ACC). The facility is not dual-fueled and, therefore, does not have the potential to use significant amounts of diesel fuel. It will include a diesel-fueled back-up generator.

The design includes a 34,000-gallon above-ground ammonia (NH₃) storage tank to the east of the building structures and shielded from street view. The single-wall construction steel tank will contain 19 percent aqueous (NH₃) used for pollution control processes. The tank, ammonia transfer pumps, valves and piping, will be located within a concrete containment structure (dike). The diked area will be located within another enclosure.

The FEIR identifies changes in the project design and layout, including: a 4,095-sf increase to the STG building to house operations previously included in the Administration Building; addition of landscaped areas and paths; elimination of a row of ACCs; addition of acoustic walls near the transformers; addition of a demineralized water pump and relocation of associated trailer parking area; repurposing of an existing building into a visitor’s center; elimination of new parking area and access drive; retention of existing guard house; relocation of the facility switchyard to the south of the National Grid (NGRID) switchyard; relocation of gas line connection from south side of the facility to the east side; and, addition of a hydrogen trailer area.

The facility requires an interconnection with the NGRID switchyard located in the northeast corner of the site. The Proponent will construct a new facility switchyard, a 115 KV underground cable connection from each of the step-up transformers to the new facility switchyard, and overhead 115 kV transmission lines between the facility switchyard and the NGRID switchyard on three 95-foot high steel poles or, alternatively, subsurface feeder connections.

The FEIR indicates that natural gas will be delivered to the site from the HubLine pipeline in Salem Sound. The pipeline will be owned and operated by Spectra Energy. Spectra will conduct the federal, state and local approval and permitting process for the pipeline. A 16-inch pipeline will enter the
site in the vicinity of Derby Street and Webb Street and extend to an on-site metering and regulator station in the southeastern corner of the facility, east of GTG #2. The Proponent will install a pipeline from the meter station to the GTGs, HRSG duct burners, and the auxiliary steam boiler.

Vehicular access to the site will be provided via Fort Avenue. The existing access road will be retained for primary access. Secondary access will be provided from the northwest corner of the site. New on-site access roads will be constructed to and around the new facility. This will include more than 2,500 linear feet (ft) of paved roads with widths of 20 feet to 30 feet. Turning radii will be designed to facilitate access by trucks, equipment and emergency vehicles.

The project does not include redevelopment of the remaining 45 acres of the site. Information provided in previous MEPA filings and the FEIR is limited to construction of the new facility and remediation necessary to support it. The Proponent indicates that redevelopment will be guided through consultation with the City of Salem and stakeholders. Redevelopment of the site will be addressed in a subsequent Notice of Project Change (NPC).

Project Site

The 65-acre site is located at 24 Fort Avenue in northeast Salem. It is bordered by Fort Avenue and the South Essex Sewerage District (SESD) wastewater treatment plant to the north, Salem Harbor and Cat Cove to the east and northeast, the Blaney Street Ferry terminal and several mixed-use buildings to the southeast, and by Derby Street and Fort Avenue to the west. Residential neighborhoods and the Bentley Elementary School are located west of the site across Fort Avenue and Derby Street. The majority of the site is zoned Industrial and within the Salem Harbor Designated Port Area (DPA). A small area on the northeastern edge of the site is not included in the DPA. Another small area (less than two acres) on the northwest corner of the site is zoned Residential Two-Family.

The site has been used for power generation since 1951. Since 2005, the Salem Harbor power plant was owned and operated by a subsidiary of Dominion Resources, Inc. Units 1 and 2 were removed from service on December 31, 2011. Units 3 and 4 are scheduled to be shut down on June 1, 2014. Major facilities associated with power generation operations include a power house building (including Units 1 through 4, fan house, boiler room and turbine room), an aboveground fuel oil tank farm and associated piping transfer system, a coal storage pile and coal moving equipment, a marine terminal, and a wastewater treatment system. Three small warehouse buildings are located north of the power plant building. West of the power plant building, the site includes a 10-acre easement for a 115 kV switchyard, substation and power lines. The switchyard and power lines are owned by NGRID. Primary access to the site is provided via a driveway from Fort Avenue just north of the Fort Avenue/Memorial Drive intersection.

The facility uses once-through cooling and is permitted to withdraw approximately 119,000,000 gallons per day (gpd) of water from Salem Harbor. Treated effluent is discharged to Salem Harbor, as authorized by the existing National Pollutant Discharge Elimination System (NPDES) Discharge Permit. An additional 100,000 gpd of water is provided from the municipal system for process and potable water needs. Sanitary waste and laboratory drains discharge to the SESD wastewater treatment facility.
The site includes approximately 45 acres of filled tidelands. Wetland resources on-site (or directly adjacent to it) include: DPA, Land Subject to Coastal Storm Flowage (LSCSF), Coastal Bank, and Rocky Intertidal Shores. A portion of the site is located in the City of Salem Flood Hazard Overlay District. The perimeter of the site (primarily the jetty area) is designated as a high hazard area (V-zone) which is subject to wave action.

The site does not contain any historic resources but several Historic Districts and National Historic Landmarks are located within the vicinity, including the Derby Waterfront Historic District, the Salem Willows Historic District, the Winter Island Historic District, the Fort Pickering Historic Landmark, the Fort Lee Historic Landmark, and the House of Seven Gables Historic Landmark.

**Jurisdiction and Permitting**

The project is undergoing MEPA review and is subject to preparation of a Mandatory EIR pursuant to 301 CMR 11.03 (7)(a)(1) because it requires State Agency Actions and entails the construction of a new electric generating facility with a Capacity of 100 or more MW. The project requires an Approval to Construct from the Energy Facilities Siting Board (EFSB). It requires a Major Comprehensive Air Plan Approval and Prevention of Significant Deterioration (PSD) Review, an Air Operating Permit, a Chapter 91 (c.91) License, an Underground Injection Control Permit and an Industrial Sewer Use Permit from the Massachusetts Department of Environmental Protection (MassDEP). In addition, it may require a Beneficial Use Determination (BUD) from MassDEP. It requires an Aboveground Storage Tank Permit from the Department of Public Safety. This project is subject to review under the May 2010 MEPA Greenhouse Gas Emission Policy and Protocol (GHG Policy). The project may require Federal Consistency Review by Coastal Zone Management (CZM).

The project will require multiple permits and reviews by the City of Salem, including a Special Permit (Essential Use) and Height Variance from the Salem Zoning Board of Appeals and Site Plan Review and a Special Permit (Wetlands and Flood Hazard Overlay District) from the Salem Planning Board. Also, it will require an Order of Conditions from the Salem Conservation Commission (or a Superseding Order of Conditions (SOC) from MassDEP in the event the Order is appealed).

The project requires a NPDES Construction General Permit and a NPDES Multi-Sector General Permit for Stormwater Discharges Associated with Industrial Activity from the U.S. Environmental Protection Agency (EPA). It requires a Notice of Proposed Construction or Alteration to the Federal Aviation Administration (FAA).

The project is not seeking Financial Assistance from the Commonwealth. Therefore, MEPA jurisdiction is limited to the subject matter of required State Agency permits. The numerous permits and approvals required, and the broad scope of the EFSB review, confers broad scope jurisdiction and extends to all aspects of the project that have the potential to cause Damage to the Environment, as defined in the MEPA regulations.

**Environmental Impacts**

Potential environmental impacts are associated with demolition of the power plant, site remediation, construction, and operation of the new facility. The project will reduce impervious surfaces
by 5.8 acres. It has the potential to emit (PTE) 214.1 tons per year (tpy) of carbon monoxide (CO), 158.6 tpy of nitrogen oxides (NOx), 39.6 tpy of volatile organic compounds (VOC), 21.5 tpy of sulfur dioxide (SO2), 109.9 tpy of particulate matter (PM) (including PM10), and 109.6 tpy of PM2.5. It indicates that the project has the potential to generate a maximum of 2.5 million tpy of carbon dioxide (CO2). Actual emissions of CO2 will be lower. The project includes permanent alteration of 8.5 acres of LSCSF and temporary alteration of 15.5 acres.\(^1\) Compared to the existing facility, the tallest stack will be reduced by 270 feet for a maximum height of 230 feet and the tallest building will be reduced by 50 feet for a maximum height of 125 feet. Generation of average daily vehicle trips (adt) will decrease by approximately 192 adt for a total of 100 adt. The elimination of once-through cooling will decrease average water withdrawal by 119,000,000 gallons per day (gpd). The FEIR notes that the current volume of water discharged from Salem Harbor Station when operating at full capacity is 359,000,000 gpd. Water demand is estimated at 238,500 gpd and is associated primarily with process uses. Sanitary and industrial wastewater generation is estimated at 186,624 gpd and is associated primarily with industrial wastewater.

Measures to avoid, minimize and mitigate potential impacts associated with remediation of the site, construction of the facility, and operation of the facility include: location and design of the facility to minimize potential impacts to residential neighborhoods; state-of-the-art combustion technology, emission controls and reporting equipment to minimize air emissions; noise mitigation including siting of equipment to maximize distance between receptors and noise-producing equipment, enclosing equipment where possible, and use of equipment silencers; elimination of once-through cooling and associated water withdrawal; design and construction of a stormwater management system that incorporates Low Impact Development (LID) techniques; demolition and remediation of site; and, measures to reduce construction period impacts. In addition, the project includes measures to avoid, minimize and mitigate GHG emissions, including fuel choice and technology, installation of a solar photovoltaic (PV) array, and incorporation of energy efficiency measures into the design of the Administration and Operations buildings.

Review of the FEIR

General

The FEIR includes a detailed project description that identifies all major project components (buildings, access roads, equipment, air pollution control and monitoring equipment, water and steam piping systems, tanks, auxiliary equipment, water treatment facilities, etc.) and operating parameters. It includes plans (existing and proposed conditions) for the project site and identifies changes proposed since the filing of the DEIR. It includes an Alternatives Analysis (Section 2.6), Air Quality and Noise analyses and supplemental information (Appendix D and E), a revised GHG Analysis (Section 3.0 and Appendix C), a Subsurface Investigation Report (Appendix L), a Responses to Comments Section (Appendix B) and a Mitigation Section including Draft Section 61 Findings (Section 12.0 and 13.0). It identifies State Agency Actions, including permits and approvals, required for the project and addresses the project's consistency with associated regulatory standards and requirements. It addresses the project's consistency with State environmental and energy policies, including the Global Warming Solutions Act (GWSA) and the Massachusetts Clean Energy and Climate Plan.

\(^1\) This represents an increase of 1.5 acres of permanent impact and reduction of 1.5 acres of temporary impact compared to estimates provided in the DEIR.
The January 25, 2013 Certificate on the DEIR identified three primary issues that warranted additional analysis in the FEIR. These included: identification of environmental impacts associated with a Redevelopment Alternative; amplification of the project’s consistency with C.91 and the 2008 Salem Municipal Harbor Plan (MHP); and additional information regarding the natural gas pipeline, potential routes, and associated environmental impacts. The FEIR provides additional information and analysis of each of these issues.

Project Segmentation/Notice of Project Change (NPC)

The MEPA regulations include anti-segmentation provisions to ensure that projects, including any future expansion, are reviewed in their entirety. Proponents cannot evade, defer or curtail MEPA review by segmenting one project into smaller ones that, individually, do not meet or exceed MEPA thresholds. In determining whether work or activities constitute one project, the Secretary must consider whether the work or activities comprise a common plan or independent undertakings, regardless of whether there is more than one proponent, the timing of work and activities, and whether the environmental impacts caused by the work or activities are separable or cumulative.

The DEIR indicated that the pipeline would undergo separate MEPA review and that Spectra Energy would acquire all permits and approvals. The Certificate on the DEIR identified the pipeline as part of a “common plan” and directed the Proponent to either coordinate MEPA review through a joint filing with Spectra or provide additional information in the FEIR, including potential routes and environmental impacts associated with alternative routes. The purpose of this directive was to ensure that the scope and scale of potential impacts associated with the gas pipeline are understood within the context of the power plant review, to identify trade-offs between alternatives, and to identify whether routes would limit alternative site designs or potential land uses that could more effectively avoid, minimize and mitigate environmental impact.

The FEIR describes coordination between the Proponent and Spectra Energy, identifies several potential routes for the pipeline, identifies and describes environmental impacts associated with each, and provides supporting plans. The alternative routes are described in more detail in the Alternatives Analysis Section of this Certificate. The FEIR indicates that Spectra Energy will initiate the permitting and project review process this summer with a request for a pre-filing review to the Federal Energy Regulatory Commission (FERC) followed by submission of a draft resource report that identifies the universe of viable alternatives for a pipeline route. It indicates that, upon conclusion of the pre-filing review process in early 2014, Spectra will apply for FERC Certification and initiate MEPA review.

The information included in the FEIR is provided at a conceptual level of detail and is not intended to substitute for MEPA review of the pipeline project, nor does it represent specific alternatives that will be proposed by Spectra. This information, including actual alternative pipeline routes, will be fully developed in a subsequent MEPA filing which may be filed jointly by the Proponent and Spectra as a NPC or filed as a separate ENF.

Other aspects of the project may warrant additional MEPA review, in the form of an NPC. Impacts associated with redevelopment will vary significantly depending upon proposed uses (i.e.
industrial, commercial, retail, office, residential, etc.). As noted previously, redevelopment of the remaining 45 acres of the site will be identified and analyzed through a subsequent NPC.

In addition, the project construction will include use of a “marshaling” site where major equipment components can be stored and assembled prior to delivery to the project site by barge. This is proposed to reduce impacts on regional and local roadways. The FEIR provides criteria that will be employed to select an appropriate marshalling site; however, a site has not been selected. Criteria include existing deep water industrial facilities, access to intermodal transportation links including highway and rail, adequate laydown areas for material storage and sorting, existing Maritime Security perimeter, and adequate infrastructure including electrical power, water and sewerage. It identifies the Port of New Hampshire, Port of Providence (ProvoPort) or existing private industrial facilities that are either underutilized or shuttered as possibilities. The FEIR asserts that use of an existing industrial site with adequate infrastructure will avoid environmental impacts. To the extent that an underutilized or shuttered facility is employed, it could shift impacts on regional and local roadways to another location. If these impacts are significant and/or require additional State Agency Actions, they may warrant additional MEPA review. The Proponent should consult with the MEPA Office when it has developed a viable list of alternative sites to determine if additional review is warranted.

Alternatives Analysis

The FEIR includes an updated Alternatives Analysis. It carries forward the same alternatives from the DEIR (No-Build Alternative, Off-Site Alternatives, a Redevelopment Alternative, and the Preferred Alternative). As directed in the Scope on the DEIR, it provides additional information on the Redevelopment Alternative consisting of a maximum build-out scenario based on zoning and state regulatory requirements. The purpose of this directive was to provide a comparative baseline for assessment of relative project impacts. In addition, it provides an assessment of environmental impacts associated with the proposed extension of a gas pipeline to the site to support the Preferred Alternative.

The Alternatives Analysis is supported by an overview of project goals and siting criteria including size, proximity to electric load, availability of natural gas, availability of interconnection, compatibility with local zoning and uses, redevelopment opportunities, and ability to minimize environmental impacts. It emphasizes that the Proponent’s business model is based on repowering and redevelopment of existing shuttered facilities. In addition to specific site characteristics, it indicates that the Salem Harbor Station site was selected based on the availability of revenue from short-term operations, existence of a professional staff to manage decommissioning and redevelopment, and community support for continued energy generation and redevelopment.

The maximum build-out scenario is guided by the Site Assessment Study on Potential Land Use Options at the Salem Harbor Power Station Site (SAS) (January 2012) and based on zoning and environmental constraints. Impacts are based on maximum building coverage of 45% or 28.35 acres represented by a 923,842 sf building footprint with a maximum height of 45 feet (or 2,771,526 gross sf) and the existing structures associated with the NGRID substation easement. It indicates that the Salem Zoning Ordinance would require 3,032 parking spaces for a 2,771,526-sf industrial building with 500 employees and 10 company vehicles. New impervious surfaces are estimated at approximately 50 acres consisting of 923,842 sf of building coverage, 909,600 sf of parking, and 350,000 sf of paved roads and walkways. Traffic Generation is estimated at 19,400 adt based on Institute of Transportation Engineers
(ITE) land use trip rates. Wastewater and water use are estimated at 10,000 gpd and 11,000 gpd, respectively. Wetland impacts would likely be similar to those presented in the Preferred Alternative, consisting primarily of impacts to LCSBF, unless the redevelopment included improvements to, or addition of, marine infrastructure that required in-water work (piers, wharves, dredging, seawall repair).

Compared to the Preferred Alternative, redevelopment would likely have higher amounts of impervious surfaces (45 acres maximum) and trip generation. Wastewater and water demand would be lower. In addition, it would not include air emissions of level of GHG emissions associated with the power plant, although it would include emissions associated with building energy use and traffic generation. The FEIR identifies constraints associated with development of this alternative including economic infeasibility, infrastructure constraints, and lack of sufficient marine industrial users. In particular, roadway infrastructure would be a limiting factor on any proposed redevelopment scenario as the infrastructure is constrained. Any significant increase in traffic generation would require capacity improvements. It emphasizes that the primary reason the Redevelopment Scenario was not selected is because it is not consistent with the Proponent’s goals and objectives for the site.

The FEIR asserts that a major public benefit of the project is to meet energy demands and improve reliability within the Northeastern Massachusetts/Boston (NEMA) load zone, and provide quick-start capability that will complement intermittent wind energy resources. It includes additional information regarding energy demand within the NEMA load zone, including the ISO New England Forward Capacity Auction (FCA) Results Filing (Appendix F) and the Department of Public Utilities (DPU) Order 12-77, dated March 15, 2013 (Appendix G). The FCA indicates that NEMA/Boston would not meet its Local Sourcing Requirement without the new capacity proposed by Footprint (the project). DPU Order 12-77 was required by legislation and assesses the need for additional capacity in the region and the advisability of issuing long-term contracts. The Order agrees with conclusions of the FCA and indicates that “The results of FCA #7 show that, absent Footprint, there is a need in NEMA/Boston for additional capacity resources beginning in the 2016/17 capacity year. Thus, based on the FCA #7 results and the latest market information, we find there is a need for additional capacity sources in NEMA/Boston by the 2016/17 capacity year...”. This document also identifies measures that could be employed by ISO-NE to ensure reliability in the event that capacity associated with Footprint is not available.

Comments on the FEIR from State Agencies do not identify issues that warrant analysis through additional MEPA review; however, they do identify aspects that must be developed in more detail to during project permitting. Comments from the City of Salem support the proposed project while acknowledging both the significant benefits and impacts associated with it. Comments from Mayor Kimberly Driscoll identify issues that are of particular importance to the City, including redevelopment of the remainder of the site and support for water-dependent industries and management of construction period impacts. Comments from CLF request additional analysis of several issues, including the project’s consistency with the Clean Energy and Climate Plan and a more detailed Redevelopment Alternative that explores feasible development activities, including measures to avoid, minimize and mitigate associated environmental impacts.

MEPA review and assessment of alternatives is required within the context of State policies and guidelines, regulatory requirements and standards and the Proponent’s project purpose. It is designed to ensure that the State Agencies and the public, including municipalities, understand the environmental
impacts associated with the proposed project and to ensure that alternatives that could avoid, minimize and mitigate these are analyzed. The Redevelopment Alternative was provided for comparative purposes to understand the type of impacts associated with it and the maximum envelope of those impacts. The Proponent could develop and propose a Redevelopment Alternative that would minimize impacts beyond those identified in the FEIR; however, the purpose of this project is not strictly economic development of the site but, rather, remediation and re-development of a portion of the site as a power plant. Given the stated project purpose, I find that additional analysis of a Redevelopment Alternative in the form of a Supplemental FEIR is not warranted.

Pipeline Route Alternatives

The FEIR presents a conceptual level of information regarding four pipeline routes (marine and on-shore), including identification of existing conditions and environmental resources. These routes are summarized below. They do not represent specific routes proposed by Spectra but, rather, are provided for illustrative purposes. Options 1, 2 and 3 provide a connection to the existing pipeline at or near the juncture of the Algonquin Hubline and Maritimes and Northeast Pipeline (Figure 2-1). This location is identified as an area where the pipeline has the least amount of cover and the water depth is minimal. Options 2, 3 and 4 are located within the South Essex Ocean Sanctuary and, therefore, must be developed consistent with the Ocean Sanctuaries Act (302 CMR 5.00). The FEIR indicates that all of the routes are consistent with, and can be accommodated by, the design and layout of the facility, as currently proposed.

Option 1 – The On-Shore Only Pipeline Alternative consists of a 2.36-mile (12,500 linear feet) (lf) pipeline extending from the Maritimes pipeline to landfall in the vicinity of the Kernwood Country Club. It extends along municipal and state roadways to the project site. This alternative avoids all impacts to coastal resources. It includes significant construction-related impacts (e.g., noise, traffic, dust) and will impact recreational/open space uses (e.g. golf course), residential uses, and business uses.

Option 2 – The Marine and On-Shore Alternative with Shortest Distance to Landfall begins at the existing pipeline, extends to the south-southwest approximately 1,100 lf to the nearest landfall at the LNG Terminal and then extends approximately 800 lf across the NGRID LNG Terminal site. It extends approximately 4,300 lf through local roadways (East Collins Street, Webb Street, and Derby Street) to the Site. It crosses 520 lf of Shellfish Suitability Area (SSA) for blue mussel. This route is partially located in the South Essex Ocean Sanctuary. It does not impact tidal flats, marshes or bog. This alternative could impact LNG Terminal operations and would require approval by the property owner. A portion of the roadway route contains or is adjacent to areas and points listed on the National Register of Historic Places.

Option 3 – The Marine and On-Shore Alternative with Shortest Distance of Landfall to the Site extends from the existing pipeline to the south-southeast approximately 790 lf and then to the south approximately 3,080 lf where it reaches landfall at the southeast corner of Collins Cove. The pipeline would then extend approximately 2,300 lf over municipal roadways (Szetela Lane and Webb Street) in residential areas to the Site. The marine portion of the route is within the South Essex Ocean Sanctuary, runs close to a 10-acre area of seagrass, extends 2,100 lf through
tidal flats and terminates in an area that may constitute beach/dune. The pipeline travels through SSA for blue mussel, soft-shelled clam, European oyster and quahog.

Option 4 – The Marine-Only Pipeline Connection to the Site requires a connection to the HubLine where ocean depth is approximately 10-15 feet and would require approximately 2 to 3 miles of new pipeline. The route would likely require deeper excavation than the other routes. The FEIR identifies this alternative as prohibitively expensive; however, construction costs are not identified.

The intensity of the impacts on land and coastal resources will vary depending upon construction methods. Potential impacts include alteration of coastal resources (wetlands, shellfish beds, eel grass and water quality) and secondary impacts from sedimentation and turbidity and traffic impacts for inroadway work. The FEIR includes a general discussion of construction techniques, including cut and cover/trenching or horizontal directional drilling (HDD).

The information provided in the FEIR adequately identifies potential environmental impacts associated with various pipeline routes for the purpose of this review. It demonstrates that the facility design does not preclude alternatives that would avoid, minimize and mitigate impacts and identifies impacts and considerations that must be balanced as alternatives are developed by Spectra. Comments from the City of Salem and DMF identify Option 2, or some variation of this alternative, as the Preferred Alternative and HDD as the preferred construction method. Comments from MassDEP and CZM note that HDD is associated with significantly fewer impacts to marine resources (i.e. eelgrass, shellfish habitat, tidal flats, and cultural resources) and strongly recommend that HDD be used as a construction technique.

Greenhouse Gas Emissions

The GHG analysis addresses the project’s consistency with State and regional GHG policies and goals, identifies GHG emissions associated with power generation, and provides a GHG analysis that is generally consistent with the GHG Policy and Protocol. It identifies emissions associated with the generation of electricity, emissions associated with other on-site combustion sources (auxiliary boiler, emergency diesel generator, and emergency diesel fire pump), and mobile source emissions. The FEIR identifies project design and mitigation measures to avoid, minimize and mitigate potential increases to project-related GHG emissions. The project is subject to Best Available Control Technologies (BACT) for GHGs because it is considered a major source of GHGs under the Prevention of Significant Deterioration (PSD) program. The FEIR includes a BACT analysis for GHG emissions.

The FEIR addresses comments on the GHG analysis included in the DEIR, including comments from the Department of Energy Resources (DOER) regarding use of average emissions rates from the ISO-NE Marginal Emissions Report 2010 and comments from others regarding site design to address sea level rise and storm surge. Additions to the FEIR include analysis of energy use associated with the Operations Building and analysis of emissions offsets associated with incorporation of a solar PV system into the project design.

The Massachusetts Clean Energy and Climate Plan for 2020 identifies the Commonwealth’s plan to reduce GHG emissions 25% below 1990 levels by 2020. The Plan identifies a potential 1.2 million ton reduction in GHG emissions by 2020 associated with more stringent power plant regulations. It assumes the shut-down of Salera Harbor Station and Somerset Power Station and displacement of this
power generation by natural gas-fired plants. The Plan also identifies the role of the Regional Greenhouse Gas Initiative (RGGI) in meeting state goals. RGGI establishes a regional emissions cap, providing for a 10 percent reduction in CO2 emissions across the 10-state region by 2018. RGGI does not identify any specific limit on emissions deriving from the power plants in a particular state. The Plan acknowledges that implementation of RGGI in concert with State policies for electrical energy efficiency and renewable electricity will result in significant CO2 reductions.

As noted above, both the introduction of more stringent regulations for power plants and implementation of RGGI are expected to result in significant reductions of GHG emissions through displacement of energy from older, less-efficient plants with energy produced from cleaner burning fuels and higher efficiency combustion technologies, as well as renewables. The DEIR included an analysis of the impact of the project on regional GHG emissions (Appendix C) which estimates reductions in annual regional GHG emissions reductions as 457,626 tpy of CO2.

Facility emissions are limited primarily by the choice of fuel (natural gas), efficiency of the power generating equipment and system operations (efficient combined cycle gas turbines), and cooling process (ACCs). Advanced combustion turbine-combined cycle technology represents the most efficient commercially available technology for producing electric power from fossil fuels. Projection of GHG emissions associated with electricity generation is based on the same assumptions as those for calculating maximum potential annual air emissions for MassDEP permitting purposes. These assumptions include operating characteristics (both turbines at 100% load for 8,040 hours per year with maximum supplemental duct firing and inlet air cooling for 720 hours per year), fuel source and technology. Based on this assessment, electricity generation has the potential to produce a maximum of 2.5 million tpy of GHG, which represents approximately 98% of the overall project GHG emissions.

Because the facility is expected to operate at 80% efficiency, actual emissions may be closer to 2.0 million tpy. Based on this analysis, approximately $4 million in CO2 allowances will be required to comply with RGGI offset requirements (assuming 2 million tpy at $2/ton).

Direct emissions associated with an auxiliary natural gas boiler (31,247 tpy), an emergency diesel generator (180 tpy) and an emergency diesel fire pump (66 tpy) are lead to an additional 31,493 tpy associated with the project. Maximum total direct emissions are identified as 2,499,564 tpy. Emissions from the auxiliary boiler are subject to BACT and are reduced through the use of clean burning natural gas, state-of-the-art combustion controls, and limitations on annual operation. The auxiliary boiler will meet the natural gas emission limits listed in 310 CMR 7.26(33)(b). BACT is included in the baseline design and, therefore, no additional mitigation is identified in the Preferred Alternative. Emissions will be controlled through the use of ULSD, good combustion practices and limited annual operation. Unless the units are required during an emergency, the units will typically not operate more than one hour per week for testing and maintenance purposes.

Because the facility will generate its own power, building energy use for electricity is included in the direct emissions associated with the power plant. Energy modeling software (eQUEST) is used to quantify projected energy usage from stationary sources and energy consumption and was updated for the FEIR. It includes an analysis for the Administrative Building and the Operations Building. The analysis calculates and compares GHG emissions associated with: 1) a Massachusetts Building Code-compliant baseline and, 2) the Massachusetts Energy Stretch Code (adopted by the City of Salem). The
analysis indicates that the stationary source GHG emissions associated with these buildings will be reduced from 193 tpy to 136 tpy for a total reduction of 57 tpy, or a 29.4% reduction.

The Administrative Building has been designed to meet the Stretch Code and is designed to meet the U.S. Green Building Council's Leadership in Energy and Environmental Design (LEED) at the Platinum level. The inventive design incorporates the building into the landscaped berm that is proposed around the facility. It incorporates the following measures to reduce the GHG impacts of the structures: a green roof; geothermal heat pumps for heating and cooling; variable volume ventilation fans, increased insulation to minimize heat loss; lighting motion sensors, climate control and building energy management systems; a 10% reduction for lighting power density (LPD) (and identifies the potential for larger reductions); and water conserving fixtures that exceed building code requirements.

The Operations Building includes the following measures to reduce GHG impacts: green roof; geothermal heat pumps for heating and cooling; increased insulation to minimize heat loss; daylighting; lighting motion sensors; climate control; building energy management systems; a 10% reduction for lighting power density (LPD) (and identifies the potential for larger reductions); a high albedo roof; and water conserving fixtures.

The FEIR includes a commitment to incorporate a solar PV array, with the potential to offset 175 tpy of GHG. It will be mounted on approximately 50,000 sf of the roof on steam generation plant.

Mobile source emissions are estimated at 157.6 tpy of and are limited to employees and truck deliveries. Measures to reduce GHG emissions associated with transportation include anti-idling measures including turning off construction equipment when not in use and limiting idling to five minutes or less. It indicates that all diesel-powered non-road construction equipment and vehicles greater than 50 brake horsepower will have engines that meet EPA emissions standards or emission control technology certified by manufacturers to meet or exceed emissions standards.

Climate adaptation strategies will be incorporated into the project design, based on potential impacts associated with sea level rise. The analysis assumes an expected sea level rise of 15 inches over a 40-year design life. Based on existing conditions, an elevation of between 12.6 feet and 14.6 feet was established as a range where the probability of storm surge overtopping the site would be significantly reduced. A proposed design elevation of 15.85 feet was developed by adding the increase in sea level rise to the upper end of the elevation range. Based on this analysis, a minimum elevation of 16.0 feet is proposed for building floors, crowns of roadways and equipment foundations. Exceptions include the existing parking area, guardhouse and building that will be repurposed as a visitor’s center. Potentially hazardous materials will be stored inside of the berm and gabion walled perimeter and at elevations above 16.0 feet. Elements of the facility exposed to possible storm surge will be protected by a gabion berm and cladding with appropriate materials.

As required, the FEIR includes a discussion regarding the potential for unintended impacts of the design such as redirection of flood waters or storm surge impacts that could adversely affect adjacent development, including the existing switchyard, the SESD and future redevelopment areas. It provides a grading plan for the entire site including the NGRID switchyard, and identifies grades at the adjacent property lines. The site south of the CCG Facility and landscaped berm area will remain at the existing grade which varies between 8.7 feet near the intersection of Webb Street and Derby Street to 9.9 feet.
The FEIR suggests that redevelopment of this area would also be required to address impacts of flood zone and sea level rise on the site and, therefore, may be constructed to the same elevations as the Facility depending on future uses and, therefore, the proposal will not present impacts that preclude future development on the remaining parcel.

Comments from CZM continue to identify concerns associated with the potential for the berm, which will be include cladding with appropriate materials to provide protection from erosion, to reflect and redirect storm energy and overland flow. CZM recommends that this potential impact be further evaluated during the Wetlands Protection Act permitting process.

The GHG analysis is generally consistent with the GHG Policy. The FEIR provides the data required by the GHG Policy and Protocol; however, as noted by MassDEP and CLF, this information is not summarized in a single table or tables that clearly identify and compare GHG emissions for the baseline and Stretch Code, nor does it clearly identify reductions in tpy or percentages. The GHG analysis for this project is distinct from the majority of projects reviewed pursuant to the GHG Policy because direct emissions from the facility and the auxiliary boiler are the major source of GHG emissions and, the mitigation case (BACT) is the baseline. The information included in the Certificate has been derived from the data included in the FEIR and is summarized above. The FEIR includes commitments to significant mitigation measures, including innovative building design to minimize energy use, installation of a solar PV array, a commitment to conduct GHG analysis for redevelopment of the remainder of the parcel and a commitment to provide a Certification to the MEPA Office indicating that all of the measures proposed to mitigate GHG emissions, or measures that will achieve equivalent reductions, are included in the project (Section 3.0 and Response to Comments Cert-21). However, the Draft Section 61 Findings do not include these commitments. A communication from the Proponent indicates that this was an oversight and includes a revised Draft Section 61 Finding for MassDEP that details all of the GHG mitigation measures.²

Comments from CLF assert that a Supplemental FEIR should be required to address the project’s consistency with the GWMA and the GHG Policy. I do not agree that a Supplemental FEIR is warranted. The project that is proposed consistent with air quality regulations and GHG policies, the FEIR demonstrates consistency with BACT for GHGs, it includes innovative building designs and a renewable energy component. The proposed solar PV system has the potential to offset the energy use associated with the Administration and Operations buildings. To ensure that the GHG emissions and associated mitigation commitments are clearly understood, I am directing the Proponent to provide a revised summary of GHG emissions (Table 3-1) to the MEPA Office and the distribution list. It should clearly identify GHG emissions (tpy) for the baseline, Stretch Code/Preferred Alternative; identify emissions reductions (tpy) for each category of emissions; and, identify percentage reductions for each source and for total emissions. In those instances where the baseline and Preferred Alternative are identical, it should provide a brief explanation. In addition, the Proponent should provide revised Draft Section 61 Findings that correct the omission of key GHG mitigation measures, including the commitment to a GHG analysis for redevelopment and a Certification to the MEPA Office. This information should be provided by June 10, 2013 so that it may be considered prior to issuance of a Public Benefit Determination (PBD).

² Email communication from Lauren Liss, Rubin and Rudman, on May 17, 2013.
Air Quality

The project will require a Major Comprehensive Air Plan Approval, PSD Review, Non-Attainment New Source Review (NSR), and New Source Performance Standards (NSPS). It also requires an Air Operating Permit from MassDEP. The DEIR identified regulatory requirements and standards, identified how the project is designed to meet standards and provided a summary of air quality modeling results. The FEIR includes supporting data and analysis, including BACT and include Lowest Achievable Emission Rate (LAER) analyses (Appendix D). Requirements include LAER for NOx, and BACT. Attainment of these standards will be achieved primarily through choice of generating technology and fuel. The facility will employ high-efficiency combustion turbines fueled with natural gas and will incorporate advanced pollution control and monitoring equipment. The following design and mitigation measures are the foundation for meeting air quality standards:

- Use of natural gas will limit emissions of PM, SO2 and hazardous air pollutants compared to other fossil fuels.
- Use of a high-efficiency advanced turbine combined cycle technology will minimize all pollutants.
- Use of dry low-NOx (DLN) turbine combustors in combination with Selective Catalytic Reduction (SCR) will reduce NOx emissions. In addition, 200 tpy of NOx Emission Reduction Credits (ERC) will be obtained to meet NSR offset requirements.
- Advanced combustor design, combustor practices, and use of a catalytic oxidation system in the HRSG will reduce emissions of CO and VOCs.

Continuous emissions monitors (CEMs) will sample, analyze, and record flue gas flow rates, NOx, CO and NH3 concentrations levels, and the percentage of oxygen in the exhaust gas from each of the two HRSG exhaust flues. Samples also will be taken in the turbine exhaust upstream of the SCR system to provide data to the ammonia injection control systems. This process will generate reports of the emissions data consistent with anticipated permit requirements and will send alarm signals to plant supervisory and control systems when emissions approach or exceed limits.

Dispersion modeling analysis was employed to identify whether any criteria pollutants would exceed significant impact levels (SILs) established by EPA and MassDEP. Modeled levels of PM and NO2 exceeded the SILs, requiring additional evaluation of background emissions and project emissions. Ambient air quality modeling indicates that the project will not cause or contribute to a violation of the National Ambient Air Quality Standards (NAAQS), the Massachusetts Ambient Air Quality Standards (MAAQS), or PSD.

Noise

The FEIR includes a noise impact analysis (Appendix E) that identifies all sources of sound associated with the proposed facility, evaluates consistency with state and local requirements, identifies noise specifications of specific equipment and identifies measures to minimize noise impacts. The analysis identifies 12 sensitive receptors in the project area and evaluates impacts at these locations from increased noise levels. MassDEP regulations governing noise (310 CMR 7.10) prohibit an increase in the broadband sound pressure level of more than 10 dBA above ambient conditions or a “pure tone” condition. The analysis indicates that the facility will increase the lowest background sound levels at
night by 0 to 6 dBA at the closest receptors in Salem and Marblehead and, therefore, will comply with MassDEP noise policy. In addition, it will not exceed a 10 dBA impact at property lines abutting industrial users.

The following strategies are incorporated into the project design to mitigate noise impacts: siting of facility equipment to maximize distance between receptors and noise-producing equipment; acoustical treatment of combustion and steam turbine buildings; locating equipment within enclosures or buildings that provide noise attenuation through layers of insulation and siding; and, use of equipment silencers. Specific measures are identified in the Mitigation Section.

The FEIR identifies the Proponent's consultation with MassDEP regarding comments on the noise analysis included in the DEIR. The FEIR indicates that many of the issues identified in the MassDEP comment letter on the FEIR were clarified, including consistency of the analysis with prior MassDEP permitting of electric generation facilities and EFSB review. In addition, the Proponent has committed to provide additional information in its permit application.

Waterways

The proposed facility is located within filled tidelands and a DPA. Development of the site is guided by the Salem MHP and the Waterways Regulations (310 CMR 9.00). Uses eligible for licensing in the Industrial Port District section of the DPA are water-dependent industry, marine industrial parks, and temporary uses as defined in the waterways regulations. The FEIR indicates that the Proponent will seek a variances from the Waterways Regulations including Section 9.21 (2)(a)(2) which prohibits non-water dependent use of filled tidelands in a DPA, Section 9.34 (2) which requires conformity with MHPs, and Section 9.54 which requires non-water dependent projects to establish consistency with the policies of the CZM Program. The FEIR identifies the criteria for a variance and describes how the project meets the criteria. The project is subject to the provisions of An Act Relative to Licensing Requirements for Certain Tidelands (2007 Mass. Acts ch. 168) and the PBED regulations (301 CMR 13.00). Accordingly, the FEIR identifies the project's consistency with the PBED regulations.

Municipal Harbor Plan

The MHP establishes the City of Salem's objectives, standards, and policies for guiding public and private utilization of land and water within c.91 jurisdiction. The June 24, 2008 Secretary's approval of the MHP approved the City's request to amplify the provision of Section 310 CMR 9.32(1)(b) of the Waterways Regulations to require that, if uses on site were to change during the 10 year term of the Plan, "Any proposed new use(s) for this site beyond energy production, marine industry, and temporary uses as defined in 310 CMR 9.02 will require a renewal or amendment to this Harbor Plan." Comments from CZM indicate that the project meets the intent and the substantive provisions of the Plan and the MHP approval and does not require an amendment. Comments from Mayor Kimberly Driscoll also identify consistency with the intent and substantive provisions of the Plan.

CZM comments regarding consistency with the MHP are limited to the proposed energy facility as identified in the FEIR. Proposed uses associated with redevelopment of the remainder of the site that do not meet the requirements outlined in the approval document will require an amendment to the MHP.
Variance Request

As required by the DEIR Scope, the FEIR identifies how the project meets the criteria for a variance and, in particular, how the project provides an overriding public interest. Specifically, the regulations applicable to this project will require that the project demonstrate: (a) there are no reasonable conditions or alternatives that would allow the project to proceed in compliance with 310 CMR 9.00; (b) the project includes mitigation measures to minimize interference with the public interests in waterways and that the project incorporates measures designed to compensate the public for any remaining detriment to such interests; and, c) the variance is necessary to accommodate an overriding municipal, regional, state or federal interest.

Upon completion of the MEPA review process, the Proponent will file a c.91 application. The project will be reviewed by MassDEP as a non-water-dependent Infrastructure Facility (NIF) and will be subject to the standards found at 310 CMR 9.55. MassDEP review of the project’s application will include a public hearing and consideration of the project’s consistency with the Waterways Regulations and the criteria for a variance. The information provided in the FEIR, in particular the Alternatives Analysis, is intended to support this application. More detailed information may be required as part of the c.91 application.

The FEIR addresses each of the criteria for a variance. It indicates that there are no reasonable conditions or alternatives that would allow the project to be developed compliant with the regulations or to better achieve the goals or protect the interests of c.91. It notes that the construction of the facility will produce energy with less environmental impacts while reclaiming a portion of the site for redevelopment to support marine industrial users and for public access. In addition, it indicates that a variance is necessary to meet State and municipal public interests. These include provision of a reliable source of electricity necessary to meet energy demand in the NEMA region, redevelopment and remediation of an industrial site and continuation of the site as a critical part of the City’s tax base.

The FEIR describes the project purpose, alternative sites, as well as alternative site designs that would limit development within tidelands. Challenges include: the limited size of the development area (7.5 acres because of the existing substation) and that meeting the identified capacity shortfall in NEMA by 2016 requires construction of the new CCG Facility to begin prior to the shutdown of the existing Salem Harbor Station in June, 2014.

The FEIR indicates that the project will result in minimal, if any, detriments to the interests of the public in waterways associated with the Site. Because public access is not typically encouraged within a DPA and the site does not currently provide access, there are minimal public access interests at the Site that would be adversely affected by the project. Compensation for any identified detriments to public interest, which are required as part of the variance request as well as for consistency with the provisions as a NIF, include demolition and remediation of this industrial site and provision of public access. The removal of all of the above-ground structures associated with the existing power plant, including the storage tanks, power plant buildings, stacks, and coal conveyor and remediation of identified contamination will support long-term redevelopment of the site by eliminating significant costs and providing a clean site. To minimize impacts to tidelands and preserve opportunities for DPA uses, the facility is limited to a 20-acre portion of the Site, is setback from the waterfront and provides opportunities for redevelopment of the wharf area.
Public access includes paths within the landscaped berm along Derby Street and a path that extends from Derby Street towards the Harbor. The design will also support a view corridor from Derby Street to the Harbor. Comments from the City of Salem identify provision of pedestrian and vehicular access to the remainder of the site as an important goal for redevelopment. The setback of the facility from the Harbor will also support future provision of public access along the site's entire waterfront.

As noted in the Alternatives Analysis Section, the project will fill an identified capacity shortfall identified in the NEMA region. In addition, the FEIR cites Section 42 of Chapter 209 of the Acts of 2012 as evidence of the Commonwealth's interest in the site's development. The legislation established a plant revitalization task force to "implement a plan, adopt rules and regulations and recommend necessary legislative action to ensure the full deconstruction, remediation and redevelopment or repowering of the Salem Harbor Station by December 31, 2016." Further, it indicates that the project schedule is designed to meet the goals and deadlines of the legislation and to ensure the facility can meet the energy demand in 2016.

The facility will meet stringent air quality standards. Its design and operations are proposed consistent with the goals of RGGI and other state and federal programs designed to minimize GHG emissions and offset other, less efficient generation. MassDEP comments do not identify alternative technologies, processes or fuels that warrant additional MEPA review or are necessary to demonstrate compliance with regulatory standards.

It identifies the significant loss of tax revenues for the City presented by the closure of the Salem Harbor Station, citing the $4.75 million in taxes paid by Dominion in fiscal year 2010. It notes that Dominion was the largest contributor of tax revenue in the City and also references legislation (M.G.L. c. 21A, § 22) that provides that the City of Salem be reimbursed the difference between the $4.75 million of tax revenues collected from Dominion in fiscal year 2010 and the reduced tax revenues associated with a full or partially decommissioned Salem Harbor facility for a five-year period.

Comments from MassDEP indicate that the information provided in the FEIR will support MassDEP review of the variance request and permit application while noting that supporting documentation may be required during permitting, particularly if additional issues are identified during the review. The Waterways Regulations require that projects subject to an EIR must include information required pursuant to the provisions of 310 CMR 9.21(2)(a)(1) through (2)(a)(7) in the EIR. Because the FEIR addresses the criteria for a variance and I have found that the analysis of alternatives is adequate, the MassDEP Commissioner shall presume that the description of alternatives contained therein satisfies the requirements of 310 CMR 9.21(2)(a)(2). This finding does not preclude MassDEP from requesting additional information regarding the alternatives that are presented. In addition, I note that the permitting process may result in development of mitigation or project changes that are not identified in the FEIR. For instance, infrastructure repair or improvements and/or dredging projects could be proposed to compensate for impacts to public tidelands. The Proponent should consult with MEPA Office regarding any proposed changes to determine whether a NPC may be warranted.
Public Benefits Determination

The FEIR clearly identifies the purpose and effect of the project, identifies tidelands affected by the project, identifies impacts on abutters and the surrounding community and identifies public benefits of the project. A summary of the public benefits associated with the project are identified in the FEIR. The project will enhance the property and facilitate its redevelopment through demolition of existing structures associated with the former power plant and remediation of contaminated areas. Redevelopment will not be hindered by significant demolition and remediation costs and the project design will support water-dependent industry, or other appropriate uses, by limiting site development to 16 acres and providing setbacks from the Harbor. The project includes repurposing of an existing building to provide a visitor’s center and public access improvements. The DEIR and FEIR describe and detail potential environmental impacts and measures to avoid, minimize and mitigate environmental impacts. In addition to remediation of the site, the design and operation of the facility and associated environmental commitments will support public health and safety. Finally, the facility responds to an identified demand for reliable source electricity within the NEMA zone, and will continue to serve provide a major tax base to the City of Salem.

Comments from MassDEP indicate that proposed benefits appear to be generally consistent for the purpose of the PBD (and will be evaluated during permitting for adequacy with variance criteria) and note that the standards for obtaining a variance require a determination that the project serve an overriding public interest and provide mitigation and compensation for impacts to public interests in tidelands. If the variance were approved by MassDEP, it follows that the project would provide adequate public benefits in accordance with the PBD Regulations. The comments specifically highlight the benefits associated with remediation and preparation of the site to support water-dependent industrial uses.

Consistent with the PBD Regulations, a PBD will be issued on or before June 17, 2013.

Wetlands and Drainage

Wetland resource areas are associated with LSCSF, Rocky Intertidal Shore and DPA. The Salem Conservation Commission will review the project and proposed activities for compliance with the Wetlands Protection Act and associated regulations and performance standards, including stormwater management standards. The project will permanently alter approximately 8.5 acres. This alteration is associated with raising the elevation of the facility area above the floodplain and accommodating sea level rise. Approximately six feet of fill will be placed within the berm area. Additional fill will be placed in conjunction with the acoustic landscaped berm and other vegetated areas, including the southwest corner in the landscaped area. Minor regrading is proposed for the remaining land to the south of the CCG Facility to facilitate sheet flow runoff to the site interior. In addition, transitional grading will occur between the landscaped area and the remaining southern parcel. All areas disturbed during demolition and construction activities will be stabilized with a combination of loam and seed and/or stone. On the remaining land to the north, minor regrading will occur in conjunction with installation of catch basins to direct sheet flow from the existing paved surfaces.

As required by the Scope, the FEIR includes a stormwater management plan to demonstrate consistency with stormwater standards. The stormwater management system consists of four
components: the facilities area inside of the berm; the existing parking area and access roadway; the landscaped area; and the remaining 40 +/- acres to the north and south of the CCG Facility. Stormwater in the area inside the berm, the existing parking area and access roadway, and the landscaped area will be conveyed to a new tide gate structure and discharged to Salem Harbor through the existing discharge channel outfall. The remaining land to the north of the CCG Facility will be conveyed to a new tide gate structure and discharged to Salem Harbor through the existing discharge tunnel. The remaining land to the south of the CCG Facility will discharge to an existing overflow spillway and into Salem Harbor. No new discharge points are proposed.

Runoff from the paved access perimeter roadway, gravel surfaces and grassed area will be collected in a series of catch basins, routed through water quality structures and conveyed to a new tide gate structure and discharged to Salem Harbor via the existing discharge channel outfall. Runoff from portions of the main access driveway and the existing parking area to the north of the proposed redevelopment will be upgraded with a series of deep sump/hooded catch basins, manholes, storm drainage pipes, and water quality structures prior to discharge to Salem Harbor via the existing discharge channel.

LID techniques incorporated into the project design include extensive landscaped areas, a green roof, and reuse of clean storm water. The facility will include pervious surfaces consisting of a layer of clean washed stone underlain with filter fabric and placed in all areas not occupied by buildings, the access roadway and supporting facilities. The project will include approximately 7 acres of vegetation consisting of native species of trees, shrubs, perennials, grasses, seeded lawn and an upland wildflower meadow. The Administration Building includes an 8,100-sf green roof. The roofs of the HRSG, CTG and STG Buildings (approximately 100,000 sf) will be designed to collect and pipe rainwater to a 30,000 cubic foot underground tank. The water will be used for irrigation.

Comments from MassDEP identify concerns with the stormwater management system's consistency with Standards 3 (groundwater recharge), 4 (80% removal of total suspended solids (TSS)) and 6 (critical areas). I encourage the Proponent to address these comments and revise the stormwater management plan prior to submitting a Notice of Intent (NOI) with the Salem Conservation Commission.

The FEIR notes that demolition and remediation of the site will replace impervious surfaces with stabilized pervious surfaces in the non-developed portion of the site to the south. It includes a statement that "Accordingly, any future build out development of the remaining 40 +/- acres will assume that the pre-demolition state of the site is the existing condition. That is, any site work that is conducted in connection with the proposed Project would be considered an interim step in any future development of the remaining 40 +/- acres." In terms of MEPA review, the redevelopment will require a NPC and, therefore, the amount of impervious surfaces will not be a factor in determining whether MEPA review is required. No comments were provided on this issue by MassDEP or the City of Salem. To the extent that this issue needs to be addressed during permitting of the project, the Proponent should consult with local and state agencies regarding this assertion and obtain a clear understanding regarding the application of regulatory requirements and standards that will be applied to the redevelopment.
Wastewater

The project will generate 186,624 gpd of industrial wastewater. Wastewater will be conveyed to the SESD wastewater treatment plant for treatment and discharge. The project includes on-site water treatment systems. Systems will include filtration and chemical dosing to achieve water characteristics necessary for proper operation of the facility process equipment and pretreatment of discharge from the HRSG blowdown, evaporative coolers blowdown, reverse osmosis reject water, and wastewater from oil/water separators prior to discharge to the SESD wastewater treatment facility. Selection of closed cycle air cooling technology significantly reduces the facility’s water use compared to once-through cooling and eliminates the current discharge of cooling water to Salem Harbor.

No additional information was required regarding wastewater; however, I note that Mayor Driscoll identified coordination with the SESD to explore reuse of graywater as an important opportunity for the project.

Remediation, Demolition, and Material’s Management

The FEIR includes a Subsurface Investigation Report (Appendix L), a summary of findings and additional analysis or clean-up resulting from the study. The FEIR also addresses MassDEP comments regarding work within an area that includes an Activity and Use Limitation (AUL) and incorporation of clean utility corridors into the facility design.

The report provides a broad-based assessment of soil and groundwater conditions across areas of the site that may have been affected by historic activities and power plant operations. Testing included the installation and sampling of 78 soil borings and 25 groundwater monitoring wells and excavation of 40 shallow test pits at the Site to provide additional evaluation of shallow soil conditions. Soil and groundwater samples were analyzed for a variety of parameters including heavy metals, polychlorinated biphenyls (PCBs), volatile organic compounds (VOCs), semi-volatile organic compounds (SVOCs) and petroleum-related carbon compounds. In addition, 30 surficial soil samples were analyzed for asbestos.

The analysis suggests that conditions for most of the site would meet applicable standards for commercial uses at the site. The FEIR indicates that no compounds were detected in groundwater samples at levels above applicable Massachusetts Contingency Plan reporting thresholds. Elevated concentrations of select metals, polycyclic aromatic hydrocarbons (PAHs) and petroleum-related carbon compounds were detected in some soil samples that appear consistent with the previously documented conditions on the site. Specific exceedances of MCP reporting thresholds that are not necessarily attributable to past closed releases were reported to MassDEP and a Release Tracking Number (RTN) was assigned. These included: elevated concentrations of arsenic, nickel, vanadium and PAHs in the vicinity of the coal storage stockpile; lead detected above the MCP RCS-1 reportable concentration and above the expected background level at two discrete locations at the southwest border limits of the Site; evidence of a non-petroleum related VOC in a location beneath a former bulk fuel oil storage tank B-5; and, arsenic, nickel and vanadium reported above anticipated background levels and reportable concentrations throughout the site. Additional evaluation and risk assessment will be conducted prior to demolition and construction, including testing to determine the extent of oil or hazardous material (OHM) in the oil ash section of the coal pile, and additional remediation will likely be required.
The FEIR also identifies facility construction within an area subject to an existing AUL. It indicates that the AUL was placed primarily to minimize worker contact with soils impacted with select metals, in particular nickel and vanadium. Additional sampling will be completed prior to demolition or construction and a site specific Soil Management Plan and Health and Safety Plan will be developed for work in this area.

**Construction Period Impacts**

The FEIR includes a discussion of construction period impacts (erosion and sedimentation, noise, vibration and dust). It proposes measures to avoid, minimize, and mitigate these impacts during demolition and construction and to comply with MassDEP Solid Waste and Air Quality Control regulations. Measures are detailed in the Mitigation Section below. Commencement of construction is targeted for June 2014 and will extend for approximately 23 months. General sequencing plans are included in the FEIR and identify construction laydown areas and equipment storage, gated construction access near the intersection of Webb Street and Derby Street, parking for construction workers and on- and off-site construction access routes.

**Decommissioning**

The DEIR identified a general approach to decommissioning and asserted that decommissioning of the facility would not include challenges associated with older power plants, including Salem Harbor Station, such as releases of coal and oil or remediation of lead based paints or asbestos. Based on this assessment, the FEIR concludes that it is unlikely that substantial funds need to be set aside for future site assessment and remediation. In addition, it indicates that the value of the materials that make up the components of the CCG Facility are likely to exceed the costs associated with future of demolition and, therefore, the salvage value of the demolished building materials should provide adequate funding for the costs of demolition for decommissioning.

Given the history of site and the emphasis on remediation and clean-up of current site, it is unclear why a more detailed section on decommissioning was not included in the FEIR; however, MassDEP has not requested additional information prior to permitting.

**Mitigation**

The FEIR includes an updated Mitigation section that identifies all mitigation measures and draft Section 61 Findings for each State Agency that will issue permits for the project. As noted in the GHG section, the Draft Section 61 Findings will be revised to include all GHG commitments, including a commitment to analyze GHG emissions associated with future redevelopment of the site and to provide a Certification to the MEPA Office indicating that all of the measures proposed to mitigate GHG emissions, or measures that will achieve equivalent reductions, are included in the project.

The project includes the following measures to avoid, minimize and mitigate impacts:

- redevelopment of an existing brownfield site;
- demolition, assessment and remediation of the site;
- location and design of the facility to minimize potential impacts to residential neighborhoods;
• elimination of once-through cooling and associated water withdrawal;
• design and construction of a stormwater management system that incorporates Low Impact Development LID techniques including extensive landscaping, a green roof, and reuse of clean rooftop runoff for irrigation; and,
• provision of public access through and within the site.

Air Pollution
• use of a high-efficiency advanced turbine combined cycle technology, emission controls and reporting equipment to minimize all pollutants;
• use of natural gas will limit emissions of PM, SO₂ and HAPs compared to other fossil fuels;
• use of DLN turbine combustors in combination with SCR will reduce NOₓ emissions;
• 200 tpy of NOₓ Emission Reduction Credits (ERC) will be obtained to meet NSR offset requirements;
• advanced combustor design, combustor practices, and use of a catalytic oxidation system in the HRSG will reduce emissions of CO and VOCs; and,
• quick start capability to minimize all pollutants associated with start-up.

GHG Emissions
• use of combined cycle natural gas turbines;
• $4 million in CO₂ allowances for RGGI offsets;
• solar PV array with potential to offset 175 tpy GHG emissions;
• Administrative Building is designed for LEED Certification at the Platinum level and includes a green roof, geothermal heat pumps for heating and cooling, variable volume ventilation fans, increased insulation to minimize heat loss, lighting motion sensors, climate control and building energy management systems, a 10% reduction for LD (and identifies the potential for larger reductions), and water conserving fixtures that exceed building code requirements; and
• Operations Building includes a high albedo roof, geothermal heat pumps for heating and cooling; increased insulation to minimize heat loss, daylighting, lighting motion sensors; climate control, building energy management systems, a 10% reduction for LD (and identifies the potential for larger reductions), a high albedo roof, and water conserving fixtures

Noise
• siting of facility equipment to maximize distance between receptors and noise-producing equipment;
• acoustical treatment of combustion and steam turbine buildings;
• locating equipment within enclosures or buildings that provide noise attenuation through layers of insulation and siding;
• use of equipment silencers including a gas turbine inlet silencing package; a stack silencing package to reduce sound pressure levels in each flue of the stack structure, silencers on steam system vents and, as permitted by relevant codes, on safety and relief valves that release high pressure steam;
• gas turbines and steam turbines will be fully enclosed;
• steam turbine insulation will be designed to provide thermal and acoustical insulation;
• large pumps in the HRSG enclosure (boiler feed pumps) will be enclosed in additional acoustical structures as necessary;
• location of piping, valving and control systems within enclosures or underground to limit fluid transfer noise;
• larger fans that operate at slower speeds and shielding of fans by cowlings or other acoustical treatments on the ACCs;
• intake filter houses, transformers, fuel gas compressors and boiler feed water pumps will be wrapped in acoustic barriers;
• acoustically designed barrier walls around transformers to shield sensitive receptors from transformer noise;
• gas compressors and gas metering enclosure will be designed with acoustic silencing; and
• construction of a retaining wall and planted berm will be constructed around the western, southern and eastern edges of the facility to deflect sound.

Construction Period
• a minimum reuse/recycling goal of 50 percent, including potential re-use of coated brick and concrete;
• dust suppression methods during demolition will include pre-cleaning of larger surfaces and structural members prior to demolition, water suppression sprays and misting to prevent airborne particulates, and enclosure of areas to prevent the migration of dust;
• dust suppression during earth moving will include use of water trucks to wet ground surface, stabilization of soils, and creation of wind breaks;
• temporary sediment basins and/or sediment traps;
• noise mitigation including construction hour limits, establishment and enforcement of construction site and access road speed limits, mufflers on noise-producing construction equipment and vehicles, siting of noisiest equipment as far as possible from sensitive receptors, and maintenance of engine housing panels in the closed position;
• stabilized construction and exit points;
• stormwater conveyance channels/diversion berms;
• sediment basins/traps;
• storm drain inlet control;
• perimeter stormwater controls consisting of silt fence, fiber roll and/or compost filter socks installed prior to commencing earth disturbing activities;
• concrete washout areas consist of prefabricated or site-built impermeable containment areas sized to hold concrete wastes and wash water;
• prohibition on discharging groundwater or accumulated stormwater;
• installation and maintenance specifications for stormwater controls;
• use of ultra-low sulfur diesel (ULSD) fuel (15 parts per million sulfur) in off-road vehicles;
• anti-idling measures including turning off diesel combustion engines on construction equipment not in active use and limiting idling of dump trucks to five minutes or less;
• vehicles greater than 50 brake horsepower will have engines that meet EPA PM emission standards or emission control technology certified by manufacturers to meet or exceed emissions standards and emission control devices, such as diesel oxidation catalysts (DOCs) or diesel particulate filters (DPFs), will be installed on the exhaust system side of engine equipment;
- police detail to mitigate traffic impacts; and,
- delivery of large pieces of equipment or material will be by barge to minimize impacts on local roadways.

Conclusion

Based on a review of the FEIR, consultation with public agencies and a review of public comments, I hereby determine that the FEIR adequately and properly complies with MEPA and its implementing regulations. The project may proceed to State Permitting.

May 17, 2013
Date

Richard K. Sullivan Jr.

Comments received:

5/6/13 Coastal Zone Management (CZM)
5/10/13 Department of Fish and Game (DFG)/Division of Marine Fisheries (DMF)
5/13/13 Massachusetts Department of Environmental Protection (MassDEP)
5/16/13 Mayor Kimberly Driscoll, City of Salem
5/10/13 Conservation Law Foundation (CLF)

RKS/CDB/cdb
Appendix 2
Previously Reviewed Plans - Salem Port Expansion
LOCUS PLAN

PROJECT LOcus

DOMINION ENERGY
SALEM / LLC

ZONE A4 (EL. 14.0)
ZONE V3 (EL. 17.0)
CONCRETE CURBS

STONE RIP RAP

STONE PARKING STOPS
HTL & MHW AGAINST BULKHEAD
GRANITE BLOCK WALL

HAWTHORNE MARINA
LIMITED PARTNERSHIP

SCALE: 1" = 3000' - 0"
PROPOSED HARBORWALK AND PARKING LOT SECTION

SCALE: 1/16" = 1'-0"

PROPOSED PIER SECTION

SCALE: 1/16" = 1'-0"

TITLE: ALT - PROPOSED SECTIONS

PURPOSE: PREFERRED ALTERNATIVE - PORT EXPANSION

APPLICATION BY: CITY OF SALEM

IN: SALEM
AT: SALEM HARBOR
COUNTY: ESSEX
STATE: MA

DATE: 01/15/09 REV 03/13/09
PROPOSED GROUND LEVEL PLAN

SCALE: 1" = 30'-0"

REV 3/13/09

PURPOSE:

PREREFERRED ALTERNATIVE PORT EXPANSION

100 YR FLOOD +13.8
HTL +11.0
MHW +5.9
NGVD +4.2
MLW 0.0

TITLE:
ALT - PROPOSED TERMINAL

APPLICATION BY:
CITY OF SALEM

IN:
SALEM
AT: SALEM HARBOR
COUNTY: ESSEX
STATE: MA

SHEET: 8A OF 8
DATE: 08/21/08
Appendix 3

Proposed - Build Conditions
100 YR FLOOD +13.8 NCVD +4.2
HTL +11.0 MLW 0.0
MHW +9.9

TITLE: PROPOSED CONDITIONS
PURITY: SHIP BERTH ACCESS
APPLICATION BY: CITY OF SALEM
IN: SALEM AT: SALEM HARBOR COUNTY: ESSEX STATE: MA
SHEET 4 OF 7 DATE: 07/11/13
Appendix 4

USGS Locus
Appendix 5

Distribution List

Salem Port Expansion- EEA #14234
Salem Harbor Station Redevelopment- EEA #14937
Salem Port Expansion
EEA # 14234

DISTRIBUTION LIST

PUBLIC OFFICIALS

Senator Frederick Berry
State House
Room 333
Boston, MA 02133

State Representative John Keenan
State House Office
Room 136
Massachusetts State House
Boston, MA 02133

Mayor Kimberley Driscoll
Salem City Hall
93 Washington Street
Salem, MA 01970

STATE AGENCIES

EOEEA
Policy Director
Undersecretary for Policy
100 Cambridge Street, Suite 900
Boston, MA 02114

Department of Environmental Protection
Commissioner's Office
One Winter Street
Boston, MA 02108

Department of Environmental Protection
Northeast Regional office
Attn: MEPA Coordinator
205B Lowell Street
Wilmington, MA 01887

Department of Environmental Protection
Waterways Regulatory Program
One Winter Street
Boston, MA 02108

Office of Coastal Zone Management
Attn: Project Review Coordinator
251 Causeway Street, Suite 800
Boston, MA 02114

Division of Marine Fisheries (North Shore)
Attn: Environmental Reviewer
30 Emerson Avenue Gloucester, MA 01930

Executive Office of Transportation
Attn: Environmental Reviewer
10 Park Plaza, Room 3510
Boston, MA 02116-3969

Massachusetts Highway Department
District 4 Office
Public/Private Development Unit
10 Park Plaza
Boston, MA 02116

Massachusetts Historical Commission
The MA Archives Building
220 Morrissey Boulevard
Boston, MA 02125

Metropolitan Area Planning Council
60 Temple Place/6th floor
Boston, MA 02111

Massachusetts Bay Transit Authority
Attn: MEPA Coordinator
10 Park Plaza, 6th Fl.
Boston, MA 02216-3966
Salem Port Expansion ENF

CITY OF SALEM

City Council
93 Washington Street
Salem, MA 01970
Planning Board
120 Washington Street, 3rd Floor
Salem, MA 01970

Conservation Commission
120 Washington Street, 3rd Floor
Salem, MA

Board of Health
120 Washington Street, 4th Floor
Salem, MA 01970

Salem Public Library
Essex Street
Salem, MA 01970

ENF COMMENTERS

Hawthorne Cove marina
10 White Street
Salem, MA 01970

Burnham Associates
14 Franklin Street
Salem, MA 01970

Salem Sound Coastwatch
201 Washington Street, Suite 9
Salem, MA 01970

Dept. of Conservation and Recreation
251 Causeway Street, Suite 900
Boston, MA 02114-2104

Board of Underwater Archaeological Resources
251 Causeway Street, Suite 800
Boston, MA 02114

REQUESTED COPIES

Josephine Wixon
MEPA Program Coordinator
100 Cambridge Street, Suite 900
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<td>Attn: Robert Boeri, Project Review Coordinator</td>
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Appendix 6
Site Photographs
Site Photographs- Existing Conditions
City of Salem- Footprint Power Site

Photo 1- Looking east along detention pond to the location of the proposed walkway

Photo 2- Area of proposed walkway, also looking east from the southeast corner of the pond
Photo 3- Looking southeast from western limits of the project along existing revetment

Photo 4- Looking east from Salem Wharf Pier across the existing revetment
Photo 5- Looking northeast along the gap to be spanned with precast concrete or timber decking using existing supports

Photo 6- Looking northeast along the existing concrete dolphin and timber pier