# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

# FORM 8-K

## **CURRENT REPORT**

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of Earliest Event Reported):

August 28, 2007

# NRG Energy, Inc.

(Exact name of registrant as specified in its charter)

Delaware	001-15891	41-1724239	
(State or other jurisdiction of incorporation)	(Commission File Number)	(I.R.S. Employer Identification No.)	
211 Carnegie Center, Princeton, New Jersey		08540	
(Address of principal executive offices)		(Zip Code)	
Registrant's telephone number, including area code:		609-524-4500	
	Not Applicable		
Former name	or former address, if changed since I	ast report	
Check the appropriate box below if the Form 8-K filing is ollowing provisions:	intended to simultaneously satisfy the	e filing obligation of the registrant under any of the	
] Written communications pursuant to Rule 425 under Soliciting material pursuant to Rule 14a-12 under the Pre-commencement communications pursuant to Rule 425 under the Solicities and Solicities Pre-commencement communications pursuant to Rule 425 under the Solicities Pre-commencement communications pursuant to Rule 425 under the Solicities Pre-commencement communications pursuant to Rule 425 under the Solicities Pre-commencement communications pursuant to Rule 425 under the Solicities Pre-commencement communications pursuant to Rule 425 under the Solicities Pre-commencement communications pursuant to Rule 425 under the Solicities Pre-commencement communications pursuant to Rule 425 under the	Exchange Act (17 CFR 240.14a-12) ule 14d-2(b) under the Exchange Act (	· //	

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#### Item 1.01 Entry into a Material Definitive Agreement.

On August 28, 2007, NRG, the subsidiaries of NRG named in the Tenth Supplemental Indenture (as hereinafter defined) (the "Existing Guarantors"), NRG Cedar Bayou Development Company, LLC and NRG Construction LLC (collectively, the "Guaranteeing Subsidiaries") and Law Debenture Trust Company of New York, as trustee (the "Trustee"), entered into a thirteenth supplemental indenture (the "Thirteenth Supplemental Indenture"), supplementing the indenture, dated February 2, 2006 (the "Base Indenture"), among NRG and the Trustee, as supplemented by a first supplemental indenture, dated February 2, 2006, among NRG, the guarantors named therein and the Trustee, pursuant to which NRG issued \$1,200,000,000 aggregate principal amount of 7.250% senior notes due 2014 (the "2014 Notes"), and as supplemented by a third supplemental indenture, dated as of March 14, 2006, among NRG, the Existing Guarantors party thereto and the Trustee, a fifth supplemental indenture, dated April 28, 2006, among NRG, the Existing Guarantors party thereto and the Trustee, a seventh supplemental indenture, dated November 13, 2006 among NRG, the Existing Guarantors and the Trustee and a tenth supplemental indenture (the "Tenth Supplemental Indenture"), dated July 19, 2007 among NRG, the Existing Guarantors and the Trustee. Pursuant to the Thirteenth Supplemental Indenture, the Guaranteeing Subsidiaries became guarantors of NRG's obligations under its 2014 Notes.

On August 28, 2007, NRG, the Existing Guarantors, the Guaranteeing Subsidiaries and the Trustee entered into a fourteenth supplemental indenture (the "Fourteenth Supplemental Indenture"), supplementing the Base Indenture, as supplemented by a second supplemental indenture, dated February 2, 2006, among NRG, the guarantors named therein and the Trustee, pursuant to which NRG issued \$2,400,000,000 aggregate principal amount of 7.375% senior notes due 2016 (the "2016 Notes"), and as supplemented by a fourth supplemental indenture, dated as of March 14, 2006, among NRG, the Existing Guarantors party thereto and the Trustee, a sixth supplemental indenture, dated April 28, 2006, among NRG, the Existing Guarantors party thereto and the Trustee and an eighth supplemental indenture, dated November 13, 2006, among NRG, the Existing Guarantors party thereto and the Trustee and an eleventh supplemental indenture, dated July 19, 2007, among NRG, the Existing Guarantors and the Trustee. Pursuant to the Fourteenth Supplemental Indenture, the Guaranteeing Subsidiaries became guarantors of NRG's obligations under its 2016 Notes.

On August 28, 2007, NRG, the Existing Guarantors, the Guaranteeing Subsidiaries and the Trustee entered into a fifteenth supplemental indenture (the "Fifteenth Supplemental Indenture"), supplementing the Base Indenture, as supplemented by a ninth supplemental indenture, dated November 21, 2006, among NRG, the Existing Guarantors party thereto and the Trustee, pursuant to which NRG issued \$1,100,000,000 aggregate principal amount of 7.375% senior notes due 2017 (the "2017 Notes"), and as supplemented by a twelfth supplemental indenture, dated July 19, 2007, among NRG, the Existing Guarantors and the Trustee. Pursuant to the Fifteenth Supplemental Indenture, the Guaranteeing Subsidiaries became a guarantor of NRG's obligations under its 2017 Notes.

A copy of the Thirteenth Supplemental Indenture is attached as Exhibit 4.1 to this Current Report on Form 8-K and is incorporated by reference herein. A copy of the Fourteenth Supplemental Indenture is attached as Exhibit 4.2 to this Current Report on Form 8-K and is incorporated by reference herein. A copy of the Fifteenth Supplemental Indenture is attached as Exhibit 4.3 to this Current Report on Form 8-K and is incorporated by reference herein. The description of the material terms of the Thirteenth Supplemental Indenture, the Fourteenth Supplemental Indenture and the Fifteenth Supplemental Indenture is qualified in its entirety by reference to such exhibits.

#### Item 9.01 Financial Statements and Exhibits.

Exhibit Number - Description

- 4.1 Thirteenth Supplemental Indenture, dated August 28, 2007, among NRG Energy, Inc., the existing guarantors named therein, the guaranteeing subsidiaries named therein and Law Debenture Trust Company of New York.
- 4.2 Fourteenth Supplemental Indenture, dated August 28, 2007, among NRG Energy, Inc., the existing guarantors named therein, the guaranteeing subsidiaries named therein and Law Debenture Trust Company of New York.
- 4.3 Fifteenth Supplemental Indenture, dated August 28, 2007, among NRG Energy, Inc., the existing guarantors named therein, the guaranteeing subsidiaries named therein and Law Debenture Trust Company of New York.

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#### **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

NRG Energy, Inc.

September 4, 2007

By: /s/ J. Andrew Murphy

Name: J. Andrew Murphy Title: General Counsel

## Exhibit Index

Exhibit No.	Description
4.1	Thirteenth Supplemental Indenture, dated August 28, 2007, among NRG Energy, Inc., the existing guarantors named therein, the guaranteeing subsidiaries named therein and Law Debenture
4.0	Trust Company of New York.
4.2	Fourteenth Supplemental Indenture, dated August 28, 2007, among NRG Energy, Inc., the existing guarantors named therein, the guaranteeing subsidiaries named therein and Law Debenture
	Trust Company of New York.
4.3	Fifteenth Supplemental Indenture, dated August 28, 2007, among NRG Energy, Inc., the existing guarantors named therein, the guaranteeing subsidiaries named therein and Law Debenture Trust Company of New York.

#### THIRTEENTH SUPPLEMENTAL INDENTURE FOR

## ADDITIONAL SUBSIDIARY GUARANTEES

Thirteenth Supplemental Indenture (this "Supplemental Indenture for Additional Guarantees"), dated as of August [\_\_], 2007, among NRG Cedar Bayou Development Company, LLC and NRG Construction LLC (collectively, the "Guaranteeing Subsidiaries"), each an indirect subsidiary of NRG Energy, Inc., a Delaware corporation (the "Company"), the Company, the Existing Guarantors set forth on the signature page hereto (the "Existing Guarantors") and Law Debenture Trust Company of New York, as trustee under the indentures referred to below (the "Trustee").

#### WITNESSETH

WHEREAS, the Company has heretofore executed and delivered to the Trustee an indenture (the "Base Indenture"), dated as of February 2, 2006, between the Company and the Trustee, as amended by a first supplemental indenture (the "First Supplemental Indenture"), dated as of February 2, 2006, among the Company, the Guarantors named therein and the Trustee, providing for the original issuance of an aggregate principal amount of \$1,200 million of 7.250% Senior Notes due 2014 (the "Initial Notes"), and, subject to the terms of the Indenture, future unlimited issuances of 7.250% Senior Notes due 2014 (the "Additional Notes," and together with the Initial Notes, the "Notes"), a third supplemental indenture (the "Third Supplemental Indenture"), dated as of March 14, 2006, among the Company, the Existing Guarantors party thereto and the Trustee, a fifth supplemental indenture (the "Fifth Supplemental Indenture"), dated as of April 28, 2006, among the Company, the Existing Guarantors party thereto and the Trustee, a seventh supplemental indenture (the "Seventh Supplemental Indenture"), dated as of November 13, 2006, among the Company, the Existing Guarantors and the Trustee and a tenth supplemental indenture, dated July 19, 2007, among the Company, the Existing Guarantors and the Trustee (together with the Base Indenture, the First Supplemental Indenture, the Third Supplemental Indenture, the Fifth Supplemental Indenture and the Seventh Supplemental Indenture, the "Indenture");

WHEREAS, the Indenture provides that under certain circumstances the Guaranteeing Subsidiaries shall execute and deliver to the Trustee a supplemental indenture pursuant to which the Guaranteeing Subsidiaries shall unconditionally guarantee all of the Company's Obligations under the Notes and the Indenture (the "Additional Guarantees"); and

WHEREAS, pursuant to Section 4.17 of the First Supplemental Indenture, the Trustee, the Company and the other Guarantors are authorized and required to execute and deliver this Supplemental Indenture for Additional Guarantees.

NOW THEREFORE, in consideration of the foregoing and for good and valuable consideration, the receipt of which is hereby acknowledged, the Guaranteeing Subsidiaries, the Trustee, the Company and the other Guaranters mutually covenant and agree for the equal and ratable benefit of the Holders of the Notes as follows:

- 1. *Capitalized Terms*. Unless otherwise defined in this Supplemental Indenture for Additional Guarantees, capitalized terms used herein without definition shall have the meanings assigned to them in the Indenture.
- 2. Agreement to be Bound; Guarantee. Each of the Guaranteeing Subsidiaries hereby becomes party to the First Supplemental Indenture as a Guarantor and as such will have all of the rights and be subject to all of the Obligations and agreements of a Guarantor under the Indenture. Each of the Guaranteeing Subsidiaries hereby agrees to be bound by all of the provisions of the First Supplemental Indenture applicable to a Guarantor and to perform all of the Obligations and agreements of a Guarantor under the First Supplemental Indenture. In furtherance of the foregoing, each of the Guaranteeing Subsidiaries shall be deemed a Guarantor for purposes of Article 10 of the First Supplemental Indenture, including, without limitation, Section 10.02 thereof.
- 3. NEW YORK LAW TO GOVERN. THE INTERNAL LAW OF THE STATE OF NEW YORK SHALL GOVERN AND BE USED TO CONSTRUE THIS SUPPLEMENTAL INDENTURE FOR ADDITIONAL GUARANTEES BUT WITHOUT GIVING EFFECT TO APPLICABLE PRINCIPLES OF CONFLICTS OF LAW TO THE EXTENT THAT THE APPLICATION OF THE LAWS OF ANOTHER JURISDICTION WOULD BE REQUIRED THEREBY.
- 4. *Counterparts*. The parties may sign any number of copies of this Supplemental Indenture for Additional Guarantees. Each signed copy shall be an original, but all of them together represent the same agreement.
  - 5. Effect of Headings. The Section headings herein are for convenience only and shall not affect the construction hereof.
- 6. *The Trustee*. The Trustee shall not be responsible in any manner whatsoever for or in respect of the validity or sufficiency of this Supplemental Indenture for Additional Guarantees or for or in respect of the recitals contained herein, all of which recitals are made solely by the Guaranteeing Subsidiaries and the Company.
- 7. Ratification of Indenture; Supplemental Indenture for Additional Guarantees Part of Indenture. Except as expressly amended hereby, the Indenture is in all respects ratified and confirmed and all the terms, conditions and provisions thereof shall remain in full force and effect. This Supplemental Indenture for Additional Guarantees shall form a part of the Indenture for all purposes, and every Holder of Notes heretofore or hereafter authenticated and delivered shall by bound hereby.

IN WITNESS WHEREOF, the parties hereto have caused this Supplemental Indenture for Additional Guarantees to be duly executed

and attested, all as of the date first above written.

#### **Guaranteeing Subsidiaries:**

## NRG CEDAR BAYOU DEVELOPMENT COMPANY, LLC

By: /s/ Clint Freeland

Name: Clint Freeland Title: Treasurer

NRG CONSTRUCTION LLC

By: /s/ Rachel Smith

Name: Rachel Smith Title: Treasurer

Issuer:

NRG ENERGY, INC.

By: /s/ Clint Freeland

Name: Clint Freeland

Title: Vice President and Treasurer

**Existing Guarantors:** 

ARTHUR KILL POWER LLC

ASTORIA GAS TURBINE POWER LLC BERRIANS I GAS TURBINE POWER LLC

BIG CAJUN II UNIT 4 LLC CABRILLO POWER I LLC CABRILLO POWER II LLC

CHICKAHOMINY RIVER ENERGY CORP. COMMONWEALTH ATLANTIC POWER LLC

CONEMAUGH POWER LLC CONNECTICUT JET POWER LLC

DEVON POWER LLC DUNKIRK POWER LLC

EASTERN SIERRA ENERGY COMPANY

EL SEGUNDO POWER LLC EL SEGUNDO POWER II LLC HANOVER ENERGY COMPANY

HOFFMAN SUMMIT WIND PROJECT, LLC

HUNTLEY IGCC LLC HUNTLEY POWER LLC INDIAN RIVER IGCC LLC

INDIAN RIVER OPERATIONS INC.

INDIAN RIVER POWER LLC JAMES RIVER POWER LLC KAUFMAN COGEN LP KEYSTONE POWER LLC

LOUISIANA GENERATING LLC
MIDDLETOWN POWER LLC
MONTVILLE IGCC LLC
MONTVILLE POWER LLC
NEO CHESTER-GEN LLC
NEO CORPORATION
NEO FREEHOLD-GEN LLC
NEO POWER SERVICES INC.

NEW GENCO GP, LLC NORWALK POWER LLC NRG AFFILIATE SERVICES INC.

NRG ARTHUR KILL OPERATIONS INC.

NRG ASIA-PACIFIC, LTD.

NRG ASTORIA GAS TURBINE OPERATIONS, INC.

NRG BAYOU COVE LLC

NRG CABRILLO POWER OPERATIONS INC.

NRG CADILLAC OPERATIONS INC.

NRG CALIFORNIA PEAKER OPERATIONS LLC

NRG CONNECTICUT AFFILIATE SERVICES INC.

NRG DEVON OPERATIONS INC.

NRG DUNKIRK OPERATIONS INC.

NRG EL SEGUNDO OPERATIONS INC.

NRG GENERATION HOLDINGS, INC.

NRG HUNTLEY OPERATIONS INC.

NRG INTERNATIONAL LLC

NRG KAUFMAN LLC

NRG MESQUITE LLC

NRG MIDATLANTIC AFFILIATE SERVICES INC.

NRG MIDDLETOWN OPERATIONS INC.

NRG MONTVILLE OPERATIONS INC.

NRG NEW JERSEY ENERGY SALES LLC

NRG NEW ROADS HOLDINGS LLC

NRG NORTH CENTRAL OPERATIONS INC.

NRG NORTHEAST AFFILIATE SERVICES INC.

NRG NORWALK HARBOR OPERATIONS INC.

NRG OPERATING SERVICES, INC.

NRG OSWEGO HARBOR POWER OPERATIONS INC.

NRG POWER MARKETING INC.

NRG ROCKY ROAD LLC

NRG SAGUARO OPERATIONS INC.

NRG SOUTH CENTRAL AFFILIATE SERVICES INC.

NRG SOUTH CENTRAL GENERATING LLC

NRG SOUTH CENTRAL OPERATIONS INC.

NRG TEXAS LLC

NRG WEST COAST LLC

NRG WESTERN AFFILIATE SERVICES INC.

OSWEGO HARBOR POWER LLC

PADOMA WIND POWER, LLC

SAGUARO POWER LLC

SAN JUAN MESA WIND PROJECT II, LLC

SOMERSET OPERATIONS INC.

SOMERSET POWER LLC

TEXAS GENCO FINANCING CORP.

TEXAS GENCO GP, LLC

TEXAS GENCO HOLDINGS, INC.

TEXAS GENCO OPERATING SERVICES, LLC

VIENNA OPERATIONS INC.

VIENNA POWER LLC

WCP (GENERATION) HOLDINGS LLC

WEST COAST POWER LLC

By: /s/ Clint Freeland

Name: Clint Freeland
Title: Treasurer

LAKE ERIE PROPERTIES INC.

NRG TEXAS POWER LLC

By: /s/ Clint Freeland

Name:	Clint Freeland
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Title: Vice President and Treasurer

## GCP FUNDING COMPANY, LLC

## TEXAS GENCO LP, LLC

By: /s/ Clint Freeland

Name: Clint Freeland Title: Manager

NRG SOUTH TEXAS LP

By: Texas Genco GP, LLC, its General Partner

By: /s/ Clint Freeland

Name: Clint Freeland

Title: Vice President and Treasurer

TEXAS GENCO SERVICES, LP

By: New Genco GP, LLC, its General Partner

By: /s/ Clint Freeland

Attest: Name: Clint Freeland

Title: Vice President and Treasurer

/s/ Tanuja M. Dehne

Name: Tanuja M. Dehne Title: Corporate Secretary

LAW DEBENTURE TRUST COMPANY OF NEW YORK,

as Trustee

By: /s/ James D. Heaney

Name: James D. Heaney
Title: Vice President

#### FOURTEENTH SUPPLEMENTAL INDENTURE FOR

#### ADDITIONAL SUBSIDIARY GUARANTEES

Fourteenth Supplemental Indenture (this "Supplemental Indenture for Additional Guarantees"), dated as of August 28, 2007, among NRG Cedar Bayou Development Company, LLC and NRG Construction LLC (collectively, the "Guaranteeing Subsidiaries"), each an indirect subsidiary of NRG Energy, Inc., a Delaware corporation (the "Company"), the Company, the existing guarantors set forth on the signature page hereto (the "Existing Guarantors") and Law Debenture Trust Company of New York, as trustee under the indentures referred to below (the "Trustee").

#### WITNESSETH

WHEREAS, the Company has heretofore executed and delivered to the Trustee an indenture (the "Base Indenture"), dated as of February 2, 2006, between the Company and the Trustee, as amended by a second supplemental indenture (the "Second Supplemental Indenture"), dated as of February 2, 2006, among the Company, the Guarantors named therein and the Trustee, providing for the original issuance of an aggregate principal amount of \$2,400 million of 7.375% Senior Notes due 2016 (the "Initial Notes"), and, subject to the terms of the Indenture, future unlimited issuances of 7.375% Senior Notes due 2016 (the "Additional Notes," and together with the Initial Notes, the "Notes"), a fourth supplemental indenture, dated as of March 14, 2006, among the Company, the Existing Guarantors party thereto and the Trustee (the "Fourth Supplemental Indenture"), a sixth supplemental indenture, dated as of April 28, 2006, among the Company, the Existing Guarantors party thereto and the Trustee (the "Sixth Supplemental Indenture"), an eighth supplemental Indenture, dated as of November 13, 2006, among the Company, the Existing Guarantors party thereto and the Trustee (the "Eight Supplemental Indenture") and an eleventh supplemental indenture, dated as of July 19, 2007, among the Company, the Existing Guarantors and the Trustee (together with the Base Indenture, the Second Supplemental Indenture, the Fourth Supplemental Indenture, the Sixth Supplemental Indenture and the Eighth Supplemental Indenture, the "Indenture");

WHEREAS, the Indenture provides that under certain circumstances the Guaranteeing Subsidiaries shall execute and deliver to the Trustee a supplemental indenture pursuant to which the Guaranteeing Subsidiaries shall unconditionally guarantee all of the Company's Obligations under the Notes and the Indenture (the "Additional Guarantees"); and

WHEREAS, pursuant to Section 4.17 of the Second Supplemental Indenture, the Trustee, the Company and the other Guarantors are authorized and required to execute and deliver this Supplemental Indenture for Additional Guarantees.

NOW THEREFORE, in consideration of the foregoing and for good and valuable consideration, the receipt of which is hereby acknowledged, the Guaranteeing Subsidiaries, the Trustee, the Company and the other Guaranters mutually covenant and agree for the equal and ratable benefit of the Holders of the Notes as follows:

- 1. *Capitalized Terms*. Unless otherwise defined in this Supplemental Indenture for Additional Guarantees, capitalized terms used herein without definition shall have the meanings assigned to them in the Indenture.
- 2. Agreement to be Bound; Guarantee. Each of the Guaranteeing Subsidiaries hereby becomes a party to the Second Supplemental Indenture as a Guarantor and as such will have all of the rights and be subject to all of the Obligations and agreements of a Guarantor under the Indenture. Each of the Guaranteeing Subsidiaries hereby agrees to be bound by all of the provisions of the Second Supplemental Indenture applicable to a Guarantor and to perform all of the Obligations and agreements of a Guarantor under the Second Supplemental Indenture. In furtherance of the foregoing, each of the Guaranteeing Subsidiaries shall be deemed a Guarantor for purposes of Article 10 of the Second Supplemental Indenture, including, without limitation, Section 10.02 thereof.
- 3. NEW YORK LAW TO GOVERN. THE INTERNAL LAW OF THE STATE OF NEW YORK SHALL GOVERN AND BE USED TO CONSTRUE THIS SUPPLEMENTAL INDENTURE FOR ADDITIONAL GUARANTEES BUT WITHOUT GIVING EFFECT TO APPLICABLE PRINCIPLES OF CONFLICTS OF LAW TO THE EXTENT THAT THE APPLICATION OF THE LAWS OF ANOTHER JURISDICTION WOULD BE REQUIRED THEREBY.
- 4. *Counterparts*. The parties may sign any number of copies of this Supplemental Indenture for Additional Guarantees. Each signed copy shall be an original, but all of them together represent the same agreement.
  - 5. Effect of Headings. The Section headings herein are for convenience only and shall not affect the construction hereof.
- 6. *The Trustee*. The Trustee shall not be responsible in any manner whatsoever for or in respect of the validity or sufficiency of this Supplemental Indenture for Additional Guarantees or for or in respect of the recitals contained herein, all of which recitals are made solely by the Guaranteeing Subsidiaries and the Company.
- 7. Ratification of Indenture; Supplemental Indenture for Additional Guarantees Part of Indenture. Except as expressly amended hereby, the Indenture is in all respects ratified and confirmed and all the terms, conditions and provisions thereof shall remain in full force and effect. This Supplemental Indenture for Additional Guarantees shall form a part of the Indenture for all purposes, and every Holder of Notes heretofore or hereafter authenticated and delivered shall by bound hereby.

IN WITNESS WHEREOF, the parties hereto have caused this Supplemental Indenture for Additional Guarantees to be duly executed

and attested, all as of the date first above written.

#### **Guaranteeing Subsidiaries:**

## NRG CEDAR BAYOU DEVELOPMENT COMPANY, LLC

By: /s/ Clint Freeland

Name: Clint Freeland Title: Treasurer

NRG CONSTRUCTION LLC

By: /s/ Rachel Smith

Name: Rachel Smith Title: Treasurer

Issuer:

NRG ENERGY, INC.

By: /s/ Clint Freeland

Name: Clint Freeland

Title: Vice President and Treasurer

**Existing Guarantors:** 

ARTHUR KILL POWER LLC

ASTORIA GAS TURBINE POWER LLC BERRIANS I GAS TURBINE POWER LLC

BIG CAJUN II UNIT 4 LLC CABRILLO POWER I LLC CABRILLO POWER II LLC

CHICKAHOMINY RIVER ENERGY CORP. COMMONWEALTH ATLANTIC POWER LLC

CONEMAUGH POWER LLC CONNECTICUT JET POWER LLC

DEVON POWER LLC DUNKIRK POWER LLC

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HOFFMAN SUMMIT WIND PROJECT, LLC

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NEO FREEHOLD-GEN LLC
NEO POWER SERVICES INC.

NEW GENCO GP, LLC NORWALK POWER LLC NRG AFFILIATE SERVICES INC.

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NRG OPERATING SERVICES, INC.

NRG OSWEGO HARBOR POWER OPERATIONS INC.

NRG POWER MARKETING INC.

NRG ROCKY ROAD LLC

NRG SAGUARO OPERATIONS INC.

NRG SOUTH CENTRAL AFFILIATE SERVICES INC.

NRG SOUTH CENTRAL GENERATING LLC

NRG SOUTH CENTRAL OPERATIONS INC.

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TEXAS GENCO GP, LLC

TEXAS GENCO HOLDINGS, INC.

TEXAS GENCO OPERATING SERVICES, LLC

VIENNA OPERATIONS INC.

VIENNA POWER LLC

WCP (GENERATION) HOLDINGS LLC

WEST COAST POWER LLC

By: /s/ Clint Freeland

Name: Clint Freeland
Title: Treasurer

LAKE ERIE PROPERTIES INC.

NRG TEXAS POWER LLC

By: /s/ Clint Freeland

lint Freeland

Title: Vice President and Treasurer

## GCP FUNDING COMPANY, LLC

## TEXAS GENCO LP, LLC

By: /s/ Clint Freeland

Name: Clint Freeland Title: Manager

NRG SOUTH TEXAS LP

By: Texas Genco GP, LLC, its General Partner

By: /s/ Clint Freeland

Name: Clint Freeland

Title: Vice President and Treasurer

TEXAS GENCO SERVICES, LP

By: New Genco GP, LLC, its General Partner

By: /s/ Clint Freeland

Name: Clint Freeland

Title: Vice President and Treasurer

Attest:

/s/ Tanuja M. Dehne

Name: Tanuja M. Dehne Title: Corporate Secretary

LAW DEBENTURE TRUST COMPANY OF NEW YORK,

as Trustee

By: /s/ James D. Heaney

Name: James D. Heaney
Title: Vice President

#### FIFTEENTH SUPPLEMENTAL INDENTURE

#### ADDITIONAL SUBSIDIARY GUARANTEES

Fifteenth Supplemental Indenture (this "Supplemental Indenture for Additional Guarantees"), dated as of August 28, 2007, among NRG Cedar Bayou Development Company, LLC and NRG Construction LLC (collectively, the "Guaranteeing Subsidiaries"), each an indirect subsidiary of NRG Energy, Inc. (or its permitted successor), a Delaware corporation (the "Company"), the Company, the existing guarantors set forth on the signature page hereto (the "Existing Guarantors") and Law Debenture Trust Company of New York, as trustee under the indentures referred to below (the "Trustee").

#### WITNESSETH

WHEREAS, the Company has heretofore executed and delivered to the Trustee an indenture (the "Base Indenture"), dated as of February 2, 2006, between the Company and the Trustee, as amended by a ninth supplemental indenture (the "Ninth Supplemental Indenture"), dated as of November 21, 2006, among the Company, the Existing Guarantors party thereto and the Trustee, providing for the original issuance of an aggregate principal amount of \$1,100 million of 7.375% Senior Notes due 2017 (the "Initial Notes"), and, subject to the terms of the Ninth Supplemental Indenture, future unlimited issuances of 7.375% Senior Notes due 2017 (the "Additional Notes," and together with the Initial Notes, the "Notes") and, as amended by a twelfth supplemental indenture, dated as of July 19, 2007, among the Company, the Existing Guarantors and the Trustee (together with the Base Indenture and the Ninth Supplemental Indenture, the "Indenture");

WHEREAS, the Indenture provides that under certain circumstances the Guaranteeing Subsidiaries shall execute and deliver to the Trustee a supplemental indenture pursuant to which the Guaranteeing Subsidiaries shall unconditionally guarantee all of the Company's Obligations under the Notes and the Indenture (the "Subsidiary Guarantee"); and

WHEREAS, pursuant to Section 4.17 of the Ninth Supplemental Indenture, the Trustee, the Company and the Existing Guarantors are authorized and required to execute and deliver this Supplemental Indenture for Additional Guarantees.

NOW THEREFORE, in consideration of the foregoing and for good and valuable consideration, the receipt of which is hereby acknowledged, the Guaranteeing Subsidiaries, the Trustee, the Company and the Existing Guarantors mutually covenant and agree for the equal and ratable benefit of the Holders of the Notes as follows:

- 1. Capitalized Terms. Unless otherwise defined in this Supplemental Indenture for Additional Guarantees, capitalized terms used herein without definition shall have the meanings assigned to them in the Ninth Supplemental Indenture.
- 2. Agreement to be Bound; Guarantee. Each of the Guaranteeing Subsidiaries hereby becomes a party to the Ninth Supplemental Indenture as a Guarantor and as such will have all of the rights and be subject to all of the Obligations and agreements of a Guarantor under the Indenture. Each of the Guaranteeing Subsidiaries hereby agrees to be bound by all of the provisions of the Ninth Supplemental Indenture applicable to a Guarantor and to perform all of the Obligations and agreements of a Guarantor under the Ninth Supplemental Indenture. In furtherance of the foregoing, Each of the Guaranteeing Subsidiaries shall be deemed a Guarantor for purposes of Article 10 of the Ninth Supplemental Indenture, including, without limitation, Section 10.02 thereof.
- 3. NEW YORK LAW TO GOVERN. THE INTERNAL LAW OF THE STATE OF NEW YORK SHALL GOVERN AND BE USED TO CONSTRUE THIS SUPPLEMENTAL INDENTURE FOR ADDITIONAL GUARANTEES BUT WITHOUT GIVING EFFECT TO APPLICABLE PRINCIPLES OF CONFLICTS OF LAW TO THE EXTENT THAT THE APPLICATION OF THE LAWS OF ANOTHER JURISDICTION WOULD BE REQUIRED THEREBY.
- 4. *Counterparts*. The parties may sign any number of copies of this Supplemental Indenture for Additional Guarantees. Each signed copy shall be an original, but all of them together represent the same agreement.
  - 5. Effect of Headings. The Section headings herein are for convenience only and shall not affect the construction hereof.
- 6. *The Trustee*. The Trustee shall not be responsible in any manner whatsoever for or in respect of the validity or sufficiency of this Supplemental Indenture for Additional Guarantees or for or in respect of the recitals contained herein, all of which recitals are made solely by the Guaranteeing Subsidiaries and the Company.
- 7. Ratification of Indenture; Supplemental Indenture for Additional Guarantees Part of Indenture. Except as expressly amended hereby, the Indenture is in all respects ratified and confirmed and all the terms, conditions and provisions thereof shall remain in full force and effect. This Supplemental Indenture for Additional Guarantees shall form a part of the Indenture for all purposes, and every Holder of Notes heretofore or hereafter authenticated and delivered shall by bound hereby.

IN WITNESS WHEREOF, the parties hereto have caused this Supplemental Indenture for Additional Guarantees to be duly executed and attested, all as of the date first above written.

Dated: August 28, 2007

#### **Guaranteeing Subsidiaries:**

#### NRG CEDAR BAYOU DEVELOPMENT COMPANY, LLC

By: /s/ Clint Freeland

Name: Clint Freeland Title: Treasurer

NRG CONSTRUCTION LLC

By: /s/ Rachel Smith

Name: Rachel Smith Title: Treasurer

Issuer:

NRG ENERGY, INC.

By: /s/ Clint Freeland

Name: Clint Freeland

Title: Vice President and Treasurer

**Existing Guarantors:** 

ARTHUR KILL POWER LLC

ASTORIA GAS TURBINE POWER LLC BERRIANS I GAS TURBINE POWER LLC

BIG CAJUN II UNIT 4 LLC CABRILLO POWER I LLC CABRILLO POWER II LLC

CHICKAHOMINY RIVER ENERGY CORP. COMMONWEALTH ATLANTIC POWER LLC

CONEMAUGH POWER LLC CONNECTICUT JET POWER LLC

DEVON POWER LLC DUNKIRK POWER LLC

EASTERN SIERRA ENERGY COMPANY

EL SEGUNDO POWER LLC EL SEGUNDO POWER II LLC HANOVER ENERGY COMPANY

HOFFMAN SUMMIT WIND PROJECT, LLC

HUNTLEY IGCC LLC HUNTLEY POWER LLC INDIAN RIVER IGCC LLC

INDIAN RIVER OPERATIONS INC.

INDIAN RIVER POWER LLC
JAMES RIVER POWER LLC
KAUFMAN COGEN LP
KEYSTONE POWER LLC
LOUISIANA GENERATING LLC
MIDDLETOWN POWER LLC

MIDDLETOWN POWER LLC
MONTVILLE IGCC LLC
MONTVILLE POWER LLC
NEO CHESTER-GEN LLC
NEO CORPORATION
NEO FREEHOLD-GEN LLC
NEO POWER SERVICES INC.

NEW GENCO GP, LLC NORWALK POWER LLC

NRG AFFILIATE SERVICES INC.

NRG ARTHUR KILL OPERATIONS INC.

NRG ASIA-PACIFIC, LTD.

NRG ASTORIA GAS TURBINE OPERATIONS, INC.

NRG BAYOU COVE LLC

NRG CABRILLO POWER OPERATIONS INC.

NRG CADILLAC OPERATIONS INC.

NRG CALIFORNIA PEAKER OPERATIONS LLC

NRG CONNECTICUT AFFILIATE SERVICES INC.

NRG DEVON OPERATIONS INC.

NRG DUNKIRK OPERATIONS INC.

NRG EL SEGUNDO OPERATIONS INC.

NRG GENERATION HOLDINGS, INC.

NRG HUNTLEY OPERATIONS INC.

NRG INTERNATIONAL LLC

NRG KAUFMAN LLC

NRG MESQUITE LLC

NRG MIDATLANTIC AFFILIATE SERVICES INC.

NRG MIDDLETOWN OPERATIONS INC.

NRG MONTVILLE OPERATIONS INC.

NRG NEW JERSEY ENERGY SALES LLC

NRG NEW ROADS HOLDINGS LLC

NRG NORTH CENTRAL OPERATIONS INC.

NRG NORTHEAST AFFILIATE SERVICES INC.

NRG NORWALK HARBOR OPERATIONS INC.

NRG OPERATING SERVICES, INC.

NRG OSWEGO HARBOR POWER OPERATIONS INC.

NRG POWER MARKETING INC.

NRG ROCKY ROAD LLC

NRG SAGUARO OPERATIONS INC.

NRG SOUTH CENTRAL AFFILIATE SERVICES INC.

NRG SOUTH CENTRAL GENERATING LLC

NRG SOUTH CENTRAL OPERATIONS INC.

NRG TEXAS LLC

NRG WEST COAST LLC

NRG WESTERN AFFILIATE SERVICES INC.

OSWEGO HARBOR POWER LLC

PADOMA WIND POWER, LLC

SAGUARO POWER LLC

SAN JUAN MESA WIND PROJECT II, LLC

SOMERSET OPERATIONS INC.

SOMERSET POWER LLC

TEXAS GENCO FINANCING CORP.

TEXAS GENCO GP, LLC

TEXAS GENCO HOLDINGS, INC.

TEXAS GENCO OPERATING SERVICES, LLC

VIENNA OPERATIONS INC.

VIENNA POWER LLC

WCP (GENERATION) HOLDINGS LLC

WEST COAST POWER LLC

By: /s/ Clint Freeland

Name: Clint Freeland
Title: Treasurer

LAKE ERIE PROPERTIES INC.

NRG TEXAS POWER LLC

By: /s/ Clint Freeland

Name: Clint Freeland

Title: Vice President and Treasurer

## GCP FUNDING COMPANY, LLC

By: /s/ James D. Heaney

Name: Title:

## TEXAS GENCO LP, LLC

3 T	eland			
Name:	Clint Free			
Title:	Manager			
NRG SOUTH TE	EXAS LP			
	By: Texas Genco GP, LLC,	its General Partne	r	
By: /s/ Clint Fre	eland			
Name:	Clint Freeland			
Title:	Vice President and Treas	urer		
TEXAS GENCO	SERVICES, LP			
	By: New Genco GP, LLC, it	s General Partner		
	By: New Genco GP, LLC, it		nt Freeland	
	By: New Genco GP, LLC, it		nt Freeland Clint Freeland	_
	By: New Genco GP, LLC, it	By: /s/ Cli		
Attest: /s/ Tanuja M. De		By: /s/ Cli Name:	Clint Freeland	
/s/ Tanuja M. De	ehne	By: /s/ Cli Name:	Clint Freeland	
		By: /s/ Cli Name:	Clint Freeland	
/s/ Tanuja M. Do Name: Title:	ehne Tanuja M. Dehne	By: /s/ Cli Name: Title:	Clint Freeland	

James D. Heaney Vice President