

SUPREME COURT OF THE STATE OF NEW YORK — NEW YORK COUNTY

PRESENT: O. PETER SHERWOOD
Justice

PART 49

FIRST WIND ENERGY, LLC and
FIRST WIND ACQUISITION V, LLC,

Petitioners,

-against-

CLIPPER WINDPOWER, LLC, formerly known as
CLIPPER WINDPOWER, INC., as successor to
CLIPPER TURBINE WORKS, INC.,

Respondent.

INDEX NO. 653088/2012

MOTION DATE _____

MOTION SEQ. NO. 003

MOTION CAL. NO. _____

The following papers, numbered 1 to _____ were read on this motion, by Order to Show Cause, for leave to intervene

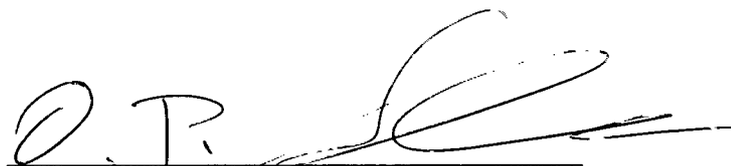
MOTION/CASE IS RESPECTFULLY REFERRED TO JUSTICE FOR THE FOLLOWING REASON(S):

	<u>PAPERS NUMBERED</u>
Notice of Motion/ Order to Show Cause — Affidavits — Exhibits ...	_____
Answering Affidavits — Exhibits _____	_____
Replying Affidavits _____	_____

Cross-Motion: Yes No

The Court declines to sign the Order to Show Cause presented by proposed plaintiffs-intervenors NextEra Energy Resources, LLC and others for, *inter alia*, leave to intervene as the application is rendered moot by the Court's Decision and Order, dated October 2, 2012, *on motion sequence No. 002.*

Dated: October 2, 2012


O. PETER SHERWOOD, J.S.C.

Check one: FINAL DISPOSITION NON-FINAL DISPOSITION

Check if appropriate: DO NOT POST REFERENCE