November 25, 2015

Ms. Nicole Singh  
Executive Director  
RGGI, Inc.  
90 Church Street, 4th Floor  
New York, NY 10007

Re: RGGI comments

Dear Ms. Singh:

Thank you for the opportunity to comment on the kickoff of the RGGI 2016 Program Review and for your active leadership in making RGGI an increasingly effective program. The Vermont Energy Investment Corporation (VEIC) believes that the current Program Review provides an opportunity for RGGI states to think beyond the Clean Power Plan’s (CPP) electric sector emissions targets. Specifically, we support the commendable state-by-state, economy-wide carbon reduction goals and think RGGI may be one pathway to reach those objectives.

The review can also influence an important dialogue on how each state might more actively invest in low-income communities, and thus help states achieve multiple goals, beyond RGGI and the CPP. VEIC particularly believes the EPA’s Clean Energy Incentive Program (CEIP) provides a rare opportunity for encouraging investment in communities that need the benefits of energy efficiency the most.

We look forward to participating in the dialogue and exploring these and other emerging concepts, as the RGGI states work through compliance with the Clean Power Plan and beyond.

Sincerely,

Scott Johnstone  
Executive Director