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October 19, 2009

Debra Howland
Executive Director and Secretary
New Hampshire Public Utilities Commission
21 South Fruit Street, Suite 10
Concord, New Hampshire 03301-73 19

RE: Public Service of New Hampshire 2010 Proposed Default Energy Service Rate in Docket DE09-180.

Dear Ms. Howland:

Pursuant to the Order of Notice dated October 5, 2009, enclosed herein please find seven copies of the New England Power Generators Association, Inc petition for leave to intervene in the above referenced proceeding, pursuant to PUC 203.17 and RSA 541-A:32. I hereby certify that I have served the same upon PSNH and the Office of the Consumer Advocate.

Please contact me if I can provide further information.

Sincerely,

Angela O'Connor
President

by Steve Zuretti

Enclosures (7)

**THE STATE OF NEW HAMPSHIRE
PUBLIC UTILITIES COMMISSION**

DE 09-180

**Public Service of New Hampshire
2010 Proposed Default Energy Service Rate**

**Petition to Intervene
of
The New England Power Generators Association, Inc.**

I. INTRODUCTION

Pursuant to the Order of Notice issued by the Public Utilities Commission of New Hampshire (“PUC”) dated October 5, 2009, the New England Power Generators Association, Inc. (“NEPGA”) hereby respectfully files this timely Petition to Intervene in the above-captioned proceeding. NEPGA requests that all further correspondence, communications and other documents relating to this matter be served upon the undersigned.

II. BACKGROUND

On September 24, 2009, Public Service Company of New Hampshire (PSNH) filed a petition to establish its default energy service rate for effect with service rendered on and after January 1, 2010. Pursuant to RSA 369-B:3, IV(b)(1)(A), customers who take energy service from PSNH will be billed at a rate equal to PSNH’s actual, prudent and reasonable costs of providing the power, as approved by the Commission.

III. INTERVENTION OF NEPGA

NEPGA is the largest trade association representing competitive electric generating companies in New England. NEPGA’s member companies represent approximately 26,000 megawatts of generating capacity throughout the region, and approximately 2,310 megawatts located in New Hampshire. NEPGA’s mission is to promote sound energy policies which will further economic development, jobs, and balanced environmental policy.


NEPGA's member companies have been involved in the design and development of all of the competitive wholesale markets in the United States during the last ten years. In that time, markets, especially in the ISO-NE region, have developed the necessary framework to support robust competition. NEPGA is equally committed to the continued evolution of competitive wholesale markets, to further the economic and reliability benefits that markets can deliver to consumers and the economy as a whole.

New Hampshire's interest in promoting competitive, reliable and cost effective electricity are consistent with the interests of NEPGA and the New England region. In this proceeding, the Commission will be reviewing and ruling on matters pertaining to the major costs categories and revenue requirements for PSNH's owned generation assets, the costs of purchase power obligations, the costs from supplemental energy and capacity purchases, certain ISO-NE ancillary service charges and the cost of compliance with New Hampshire's Renewable Portfolio Standard and the Regional Greenhouse Gas Initiative. As active generator participants in the ISO-NE markets, NEPGA's member companies have substantial and direct interests in the outcome of these proceedings, and those interests cannot be adequately represented by any other party in the proceeding.

IV. CONCLUSION

NEPGA hereby respectfully requests that the PUC consider its timely Petition to Intervene as submitted herein.

Respectfully submitted,



Angela O'Connor *by Steve Zuretti*
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Dated: October 19, 2009