THE STATE OF NEW HAMPSHIRE BEFORE THE PUBLIC UTILITIES COMMISSION

Re: Public Service Company of New Hampshire Power Purchase Agreement with Lempster Wind, LLC

DOCKET NO. DE 08-077

PETITION OF CONSTELLATION NEWENERGY, INC. AND CONSTELLATION ENERGY COMMODITIES GROUP, INC. TO INTERVENE

Constellation NewEnergy, Inc. ("CNE") and Constellation Energy Commodities Group, Inc. ("CCG") (collectively "Constellation") hereby request that the Commission grant them full intervenor status in the above-captioned proceeding. In support of this Petition, CNE and CCG state as follows:

1. CNE is a retail electricity supplier that provides customized energy solutions and comprehensive energy services to commercial and industrial customers throughout New England, including New Hampshire.

2. CCG is one of the leading wholesale energy marketing and trading firms in the New England market. CCG specializes in optimizing the supply and delivery of both fuel and power for producers and consumers of power, natural gas, oil and coal. As a wholesale electric supplier, CCG has an interest in providing electric power to PSNH.

3. CNE and CCG are wholly-owned subsidiaries of Constellation Energy Group, Inc. ("CEG"). CEG is a FORTUNE 125 North American energy company, headquartered in Baltimore, Maryland with several merchant subsidiaries including a wholesale power marketer, competitive retail providers and a regulated utility company. 4. Both CCG and CNE have an interest in the development of an efficient competitive electric market in New Hampshire.

5. On May 29, 2008, Public Service Company of New Hampshire ("PSNH") filed a petition for approval of a Power Purchase Agreement ("PPA") and Renewable Energy Certificate ("REC") Option Agreement (collectively, "the Agreements") between PSNH and Lempster Wind, LLC ("Lempster Wind").

6. The Agreements raise significant issues relating to the development of a competitive electric market in New Hampshire, the costs and risks to be borne by PSNH customers, the potential for creation of new stranded costs and compliance with applicable laws relating to restructuring of the electric industry, among others.

7. Constellation believes that, as competitive electric suppliers, CNE's and CCG's participation in this proceeding will assist the Commission in its consideration of the matters before it.

8. The interests of justice and the orderly and prompt conduct of this proceeding will not be impaired by allowing Constellation's intervention.

9. Constellation requests that, in addition to providing service on the undersigned attorney for Constellation, all communication and correspondence also be directed to the following individuals:

Daniel Allegretti VP and Director Wholesale Energy Policy Constellation Energy Resources, LLC 111 Market Place, Suite 500 Baltimore, MD 21202 Phone: (410) 470-5146 Fax: (603) 224-9742 Daniel.Allegretti@Constellation.com Thomas E. Bessette VP Regulatory and Government Affairs Constellation Energy Resources, LLC 800 Boylston Street, 28th Floor Boston, MA 02199 Phone: (617) 772-7519 Fax: (617) 772-7550 Tom.Bessette@Constellation.com Michael E. Kaufmann Senior Counsel Constellation Energy Resources, LLC 111 Market Place, Suite 500 Baltimore, Maryland 21202 Phone: (410) 470-2886 Fax: (410) 470-2600 Michael.Kaufmann@Constellation.com

WHEREFORE, CNE and CCG respectfully request that, pursuant to RSA 541-

A:32 and PUC 203.17, the Commission grant them full intervenor status in this proceeding.

Respectfully submitted,

CONSTELLATION NEWENERGY, INC. CONSTELLATION ENERGY COMMODITIES GROUP, INC.

By their attorneys

McLANE, GRAF, RAULERSON & MIDDLETON PROFESSIONAL ASSOCIATION

Date: June 17, 2008

Bv:

Steven V. Čamerino 11 South Main Street, Suite 500 Concord, NH 03301 Telephone (603) 226-0400 Fax (603) 230-4448

CERTIFICATE OF SERVICE

I certify that a copy of the foregoing Petition has been forwarded this 17th day of June, 2008 to the service list in the above-captioned proceeding.

Steven V. Camerino