STATE OF NEW HAMPSHIRE PUBLIC UTILITIES COMMISSION



Disclosure of Electric Service Energy Sources and Environmental Characteristics

Docket No. DE 10-226

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

Pursuant to New Hampshire Revised Statutes Annotated ("RSA") 541-A:32, New Hampshire Administrative Rules, PUC 203.02, and the Public Utilities Commission's ("Commission") September 28, 2010 Order of Notice, Constellation Energy Commodities Group, Inc. ("CCG") and Constellation NewEnergy, Inc. ("CNE") (together, "Constellation") hereby petitions to intervene as a party in the above-captioned docket. In support of this Petition, Constellation states 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 within the State of 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 companies selling electricity at retail in New Hampshire. 3. CNE and CCG are wholly-owned subsidiaries of Constellation Energy Group, Inc. ("CEG"). CEG is a 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. On July 20, 2010, Senate Bill 327, 2010 N.H. Laws 336:1 was signed into law. Senate Bill 327 amended N.H. R.S.A. Chapter 378 by establishing requirements for disclosure of electric service energy sources and environmental characteristics, specifically, such information is now to be provided to customers by providers of electricity. Pursuant to Senate Bill 327, the Commission must approve a standard format and methodology for electricity providers to use in providing this information to their customers. Such information would include but not be limited to: (a) a presentation of energy sources used to generate the electricity and their respective contributions to the service's total energy mix, by percentage; (b) the environmental characteristics of the service's energy mix, including but not limited to air pollutant emission rates; and (c) a comparison of source and emissions data between the service's energy mix and the average energy mix of the region available from the Independent System Operator of New England.

5. On September 28, 2010, the Commission issued an Order of Notice in this docket explaining that the Commission is commencing a proceeding to approve a standard format and methodology for disclosure of the energy source and related environmental characteristics of the electric service purchased by a customer.

6. Constellation has participated in past proceedings before this commission and has presented testimony on many of the electric issues raised in the current Order of Notice. In addition, Constellation possesses vast experience as wholesale and retail electric suppliers. CCG's and CNE's participation in this proceeding will assist the Commission in its consideration of the matters before it. 7. Constellation has an interest in participating in the discussion on how to best implement the requirements of Senate Bill 327. It cannot be reasonably disputed that Constellation has a direct interest in this issue.

8. Allowing Constellation's intervention will not impair the interests of justice and the orderly and prompt conduct of this proceeding. Constellation accepts the status of the case at this time. Granting this Petition will not prejudice any other party.

9. All communication should be directed to the following individuals:

Joseph E. Donovan Senior Counsel Constellation Energy Resources, LLC 111 Market Place, Suite 600 Baltimore, Maryland 21202 Phone: (410) 470-3582 Facsimile: (410) 470-2600 E-mail: Joseph.Donovan@Constellation.com Daniel W. Allegretti Vice President, Energy Policy Constellation Energy Resources, LLC 111 Market Place, Suite 500 Baltimore, Maryland 21202 Phone: (603) 224-9653 Facsimile: (410) 470-200 E-Mail: Daniel.Allegretti@Constellation.com

Timothy Daniels Vice President, Energy Policy Constellation Energy Resources, LLC 810 Seventh Avenue, Suite 400 New York, NY 10019 Phone: (212) 885-6454 Facsimile: (212) 883-5888 E-Mail: Timothy.Daniels@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,

osept 2 maron

Joseph E. Donovan Senior Counsel Constellation Energy Resources, LLC 111 Market Place, Suite 600 Baltimore, Maryland 21202 Phone: (410) 470-3582 Facsimile: (443) 213-3556 E-mail: Joseph.Donovan@Constellation.com

On behalf of Constellation Energy Commodities Group, Inc. and Constellation NewEnergy, Inc.

Dated: October 13, 2010

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Petition has been forwarded this 13th day of October, 2010 to the service list in the above-captioned proceeding.

Joseph Donovan/1f.