Amended PCG as requested per the following order:



----- Forwarded message -----

From: **Davis**, **Lori** < <u>Lori</u>. <u>Davis@puc.nh.gov</u>>

Date: Wed, Oct 10, 2012 at 4:05 PM

Subject: Order Issued in DM 12-075 PNE Energy Supply LLC d/b/a Power New England

To: <u>jrodier@mbtu-co2.com</u>, <u>caslin@bernsteinshur.com</u>, <u>kevindeannow@gmail.com</u>,

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<<u>Christina.Martin@oca.nh.gov</u>>, <u>rgoldwasser@orr-reno.com</u>

Attached please find Order No. 25,422 in PNE Energy Supply LLC d/b/a Power New England, General Petition of PNE Energy Supply LLC d/b/a Power New England Regarding Alleged Irregularities in the Registration of Electricity NH, LLC d/b/a E.N.H. Power as a Competitive Electric Power Supplier. It is an Order Addressing Petition and Related Motion to Dismiss.

Lori Davis

New Hampshire Public Utilities Commission

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GUARANTEE

GUARANTEE, dated as of November 8, 2012, of Noble Group Limited, whose registered office is located at Clarendon House, Church Street, Hamilton HM 11, Bermuda (the "Guarantor"), in favour of New Hampshire Public Utilities Commission ("Beneficiary").

Guarantee

Guarantor guarantees to Beneficiary, its successors and assigns, the prompt payment as and when due of all liabilities of Electricity N.H., LLC ("Guaranteed Party") to Beneficiary, including any payment obligations due to Beneficiary for the benefit of Guaranteed Party's customers (the "Obligations"). Notwithstanding anything to the contrary herein, the liability of the Guarantor under this Guarantee is limited to, and shall in no event or under no circumstances exceed, US\$100,000.00 (inclusive of all interest, charges whatsoever thereon) ("Maximum Liability") and, subject to termination under the provisions of clause 12, shall expire either on the Effective Termination Date or upon termination of the Agreements, whichever is earlier. Expiry of this Guarantee shall not reduce or diminish the liability of the Guarantor to Beneficiary in respect of any Obligation incurred before the Effective Termination Date.

2. <u>Validity</u>

Guarantor's obligations hereunder shall be subject to the genuineness, validity, regularity, or enforceability of the Obligations or of any instrument evidencing the Obligations. Guarantor's obligations under this Guarantee constitute a guarantee of payment and not of collection.

3. Consents, Waivers, and Renewals

Guarantor agrees that Beneficiary may at any time and from time to time, either before or after the maturity thereof, without notice to or further consent of Guarantor, extend the time of payment of any of the Obligations, and may also make any agreement with Guaranteed Party on any of the Obligations, for the extension, renewal, payment, compromise, discharge, or release thereof, in whole or in part, or for any modification of the terms thereof or of any agreement between Beneficiary and Guaranteed Party, without in any way impairing or affecting this Guarantee. Beneficiary shall resort to Guarantor for payment of any or all of the Obligations under this Guarantee, only after Beneficiary shall have resorted to any collateral provided as security or only after having proceeded, using all reasonable endeavours, against any other obligor principally or secondarily obligated with respect to any of the Obligations.





Continuing Guarantee

Subject to clause 2, this Guarantee shall remain in full force and effect and be binding upon Guarantor until all of the Obligations have been satisfied in full.

5. No Waiver; Cumulative Rights

No failure on the part of Beneficiary to exercise, and no delay in exercising, any right, remedy, or power hereunder shall operate as a waiver thereof, nor shall any single or partial exercise by Beneficiary of any right, remedy, or power hereunder preclude any other or future exercise of any right, remedy, or power.

6. Representations and Warranties

The Guarantor represents and warrants that:

- it is duly organised, validly existing, and in good standing under the law of the jurisdiction of its incorporation and has full corporate power and authority to execute, and perform this Guarantee;
- (b) the execution, delivery, and performance of this Guarantee have been and remains duly authorised and does not contravene any provision of Guarantor's certificate of incorporation or by-laws, as amended to date;
- (c) there is not pending or, to its knowledge, threatened against it or any of its affiliates any action, suit, proceeding at law or in equity or before any court, tribunal, government body, agency, or official or any arbitrator that is likely to affect the legality, validity, or enforceability against it of this Guarantee or its ability to perform its obligations under this Guarantee; and
- (d) at all times during the term of this Guarantee, Guarantor will continuously include and maintain as part of its official written books and records this Guarantee, all other exhibits, supplements, and attachments hereto and documents incorporated by reference herein, and evidence of all necessary authorisations.

7. Assignment

Neither Guarantor nor Beneficiary may assign its rights or delegate its obligations under this Guarantee, in whole or in part, without the prior written consent of the other party hereto, such consent not to be unreasonably withheld.



Governing Law

This Guarantee shall be governed by and construed in accordance with laws of the State of New York.

9. Jurisdiction

With respect to any claim, suit, action, or proceedings relating to this Guarantee, both parties irrevocably submit to the exclusive jurisdiction of the courts of the State of New York.

10. Partial Invalidity

In the event that any provision of this Guarantee is declared to be illegal, invalid, or otherwise unenforceable by a court of competent jurisdiction or regulatory authority, the remainder of this Guarantee shall not be affected except to the extent necessary to delete such illegal, invalid, or unenforceable provision unless the deletion of such provision would substantially impair the respective benefits of the remaining portions of this Guarantee.

11. Notices

Any communication, demand or notice to be given hereunder will be duly given when delivered in writing or sent by tested facsimile to Guarantor or Beneficiary as applicable, at their addresses indicated below.

A communication, demand or notice given pursuant to this clause 11 shall be addressed:

If to the Guarantor, at:

Address: Noble Group Ltd.

18/F., MassMutual Tower

38 Gloucester Road

Hong Kong

Attention: Group Treasurer / Asst. General Counsel

Telephone: (852) 2861 4506 / (852) 2861 4598

Facsimile: (852) 2865 2118 / (852) 2529 6129

If to Beneficiary, at:

Address: 21 South Fruit Street, Suite 10, Concord, NH 03301

Attention: Debra Howland, Executive Director



12. Termination

Guarantor shall be permitted to terminate this Guarantee by written notice (by facsimile followed by a confirmation letter sent by registered mail with acknowledgement of receipt) to Beneficiary. Such written notice shall state the date it is being sent and shall be effective 30 days after such date (the "Effective Termination Date"). Termination shall not reduce or diminish the liability of the Guarantor to Beneficiary in respect of any Obligation incurred before the Effective Termination Date.

13. Superseding

With respect to only those Obligations of the Guaranteed Party, this Guarantee supersedes and overrides the guarantee dated May 8, 2012 between the Guarantor and Beneficiary, which shall on execution of this Guarantee become null and void abinitio.



IN WITNESS WHEREOF, this Guarantee has been duly executed as a deed the day and year first above written.

Noble Group Limited

Name: Harindarpal Singh Banga

Title: Director

Name: Chee Ying Lim Title: Company Secretary