#### **STATE OF NEW HAMPSHIRE**

## **BEFORE THE**

## PUBLIC UTILITIES COMMISSION

#### **Docket No. DG 16-827**

## Joint Petition to Establish InterconnectionTransition Fund for Non-Governmental Concord Steam Customers

Petition to Intervene of Maple Valley Manchester Partners, LLC

NOW COMES, Maple Valley Manchester Partners, LLC, by and through its Attorney, Marc A. Pinard, Esquire, and respectfully moves the Commission grant it intervention in this matter, pursuant to RSA 541-A:32 and Puc 203.17, and states as follows:

1. Petitioner is a New Hampshire limited liability company with a business address of 670 N. Commercial Street, Manchester, NH 03101, and owns a commercial building located at One Eagle Square, Concord, NH, which building receives heat through Concord Steam.

2. Petitioner is a non-governmental Concord Steam customer that needs to transition off of Concord Steam service, at an estimated cost of approximately \$200,000.00 to \$250,000.00 and having a direct and considerable impact on its financial condition.

3. Petitioner supports the Joint Petition to Establish Interconnection/Transition Fund for Non-Governmental Concord Steam Customers (Joint Petition).

4. An order on the merits of the Joint Petition may have an impact on Petitioner's "rights, duties, privileges, immunities or other substantial interests may be affected by the proceeding." RSA 541-A;32, I (b).

5. As a result, Maple Valley Manchester Partners, LLC seeks intervention in this matter and also expresses its support of the Joint Petition.

WHEREFORE, Maple Valley Manchester Partners, LLC asks that the Commission:

- (a) Grant this intervention petition; and
- (b) Grant such other relief as is just

Respectfully Submitted, Maple Valley Manchester Partners, LLC By its attorney,

By:

Marc A. Pinard, Esq. NH Bar #4117 670 N. Commercial Street Manchester, NH 03101 (Tel. 603-657-975) mpinard@bradysullivan.com

Dated: December 28, 2016

# Certificate of Service

I hereby certify that on this  $\mathbb{Z}$  day of December, 2016, a copy of this Petition to Intervene has been sent electronically to the service list.

By:

Marc A. Pinard, Esq. NH Bar #4117