THE STATE OF NEW HAMPSHIRE BEFORE THE PUBLIC UTILITIES COMMISSION

Public Service Company of)	DE 07-108
New Hampshire)	

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

Pursuant to RSA 541-A:32, and Rule 203.02 of the New Hampshire Public Utilities Commission ("PUC" or "Commission") and the Commission's Order of Notice dated January 4, 2008, Constellation Energy Commodities Group, Inc. ("CCG") and Constellation NewEnergy, Inc. ("CNE") (collectively, the "CEG Companies") hereby move to intervene in the above-captioned proceeding.

In support of its motion the CEG Companies state as follows:

- 1. CCG is one of the leading wholesale energy marketing and trading firms in the New England Market. CCG is the wholesale energy subsidiary of Constellation Energy, Inc. (the parent company of CNE). 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, CEG has an interest in providing electric power to PSNH. CNE is a retail electricity supplier that provides customized energy solutions and comprehensive energy services to commercial and industrial customers, throughout New England and has scores of customers in the state of New Hampshire.
- 2. The CEG Companies 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.

- 3. On September 28, 2007, the Public Service Company of New Hampshire, ("PSNH") filed their 2007 Least Cost Integrated Resource Plan ("Plan") in which PSNH concluded that in order to maintain some price stability and to ensure that PSNH could provide energy at the lowest reasonable cost, they would need the ability to add to its regulated generation fleet.
- 4. Because the Commission will be evaluating PSNH's proposed Plan in this docket, and because any plan the Commission approves will affect energy procurement in the state, the outcome of the docket will directly affect the rights, duties, privileges, immunities and other substantial interests of the CEG Companies.
- 6. Thus, the CEG Companies have a material interest in the outcome of this proceeding that can not be adequately represented by any other party.
- 7. The CEG Companies believe that, as competitive electric suppliers, their participation in this proceeding will assist the Commission in its consideration of the matters before it.
- 8. The interests of justice and orderly and prompt conduct of this proceeding will not be impaired by allowing the CEG Companies' intervention.
- 9. Constellation requests that all communication and correspondences should be directed to the following individuals:

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WHEREFORE, the CEG Companies respectfully request that the Commission grant their petition to intervene and designate CCG and CNE as parties to this proceeding, with all the rights appropriate to that status.

Respectfully Submitted,

/s/ Michael Kaufmann

Michael Kaufmann Senior Counsel

Constellation Energy Group, Inc. 111 Market Place, Suite 500 Baltimore, Maryland 21202

Dated: January 29, 2008 (410) 470-2886

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I have served on this 29th day of January, 2008 the foregoing document in accordance with the requirements of the Commission's Rules of Practice and Procedure.

/s/ Michael Kaufmann
Michael Kaufmann
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