

Via regular mail and e-mail

April 15, 2011

August B. Fromuth
Vice President of Business Operations
Freedom Energy Logistics LLC
816 Elm Street, Suite 364
Manchester, NH 03101

Re: DM 11-071 Freedom Energy Logistics LLC
Natural Gas Aggregator Registration Application

Dear Mr. Fromuth:

Staff of the New Hampshire Public Utilities Commission (Commission) has completed its preliminary review of the Freedom Energy Logistics LLC application for registration as a natural gas aggregator, and notes two discrepancies that should be administratively straightforward corrections.

The first discrepancy is an incorrect match between the legal name listed in Part (1) of the application, Freedom Energy Logistics LLC, and the legal name registered with the New Hampshire Secretary of State, Freedom Logistics LLC, as displayed on the certificate attached to the application.

The second discrepancy is in Part (6) of the application. This requirement is for the applicant, Freedom Energy Logistics LLC, to list each Competitive Natural Gas Supplier (CNGS) through which it plans to provide service. In the current Freedom Energy Logistics LLC application, one of the entities on the list, Halifax American Energy Company, is not an approved CNGS in NH.

Please submit a revised natural gas aggregator registration application referencing this docket that: (1) matches the legal name in Part (1) with the Secretary of State certificate name; and (2) removes the reference to Halifax American Energy Company in part (6). At the same time, please include a statement disclosing whether or not Freedom Energy Logistics, Freedom Logistics LLC, and any other entity affiliated with either company, have been in compliance with the requirement under N.H. Admin. Rule Puc 3003.04(a), regarding customer solicitations, enrollments and contracting prior to being registered. Upon receipt of a revised gas aggregator registration application, in compliance with all registration requirements, Staff would be able to resume its processing of the application. .

Sincerely,

Robert J. Wyatt
Utility Analyst IV, Commission Staff