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Erik J. Ness Vice President & General Counsel eness@sesenergy.org

September 21, 2012



Ms. Debra A. Howland State of New Hampshire Public Utility Commission 21 S. Fruit St. Suite 10 Concord, NH 03301-2429

> RE: Docket No.: DM 12-253: Secure Energy Solutions LLC's Motion to Waive Filing Deadline in Connection with its August 2012 Electric Aggregator Renewal Application

Dear Ms. Howland:

On or about August 15, 2012, Secure Energy Solutions ("SES") filed its renewal registration as an Electric Aggregator with the appropriate filing fee. Thereafter, the Commission docketed the filing and on September 20, 2012, SES was notified by the Commission that its filing was untimely in violation of PUC 2003.05(a). Accordingly, by this filing, Secure Energy Solutions respectfully moves, pursuant to PUC 201.05, for a waiver of the filing requirement that it make its renewal application "at least 60 days prior to the expiration of the currently effective registration."

In support of its motion for a waiver of the filing requirement, SES states that it filed its renewal application in reliance on an August 13, 2010 communication from the Commission specifically informing it that a renewal application must be filed "on or before August 24, 2012." *See August 13, 2010 Letter attached as Exhibit A*. While SES is keenly aware that the August 13,

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2010 letter does not take precedent over the requirements of PUC 2003.05 (a), its reliance on the date stated in the letter was reasonable under the circumstances. Additionally, the waiver will serve the public interest by allowing SES to maintain uninterrupted service to the public and the granting of the waiver request will not disrupt the orderly and efficient resolution of matters at the Commission. SES's application is otherwise complete and the waiver, if granted, will not cause any further delay in the review and approval process. Secure Energy Solutions acknowledges its' failure to meet the obligations of PUC 2003.05, and it has addressed this failure by updating its calendaring process to ensure that future filing deadlines are timely filed.

For the reasons set forth herein, Secure Energy Solutions respectfully requests that its Motion to waive the filing requirements of PUC 2003.05(a) be granted. Should the Commission require any additional information, please contact me at the direct-dial number provided herein.

Very truly yours, Erik J. Ness

CHAIRMAN Thomas B. Getz

COMMISSIONERS Clifton C. Below Amy L. Ignatius

EXECUTIVE DIRECTOR AND SECRETARY Debra A. Howland

THE STATE OF NEW HAMPSHIRE



PUBLIC UTILITIES COMMISSION 21 S. Fruit Street, Suite 10 Concord, N.H. 03301-2429

August 13, 2010

Christopher A. Duby President Secure Energy Solutions, LLC 12-14 Somers Rd East Longmeadow, MA 01028

Re: DM 10-190 Notification of Secure Energy Solutions, LLC's Intent to Renew its Registration as a Provider of Electric Aggregation Service

Dear Mr. Duby:

This is to confirm that the New Hampshire Public Utilities Commission (Commission) has received Secure Energy Solutions, LLC's (SES) notice of intent to renew its registration as a provider of electric aggregation service in New Hampshire pursuant to Puc 2003.02. Staff has reviewed the application provided and believes that it meets the requirements of Puc 2003.02. Based on Staff's recommendation and the Commission's review, the Commission approves SES' application to renew its registration as a provider of electric aggregation service in New Hampshire.

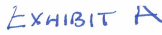
Please note the following provision of Puc 2003.02 (f): "[E]ach aggregator shall re-file with the commission an up-to-date written notice of intent to provide service as an aggregator every 2 years on or before its original notice anniversary date." SES' original notice anniversary date is August 24, 2006 and therefore it is required to re-file an up-to-date written notice on or before **August 24, 2012** if it continues to offer and provide electric aggregation service. In addition, SES is subject to the provisions of Puc 2004.03, telephone solicitation of customers, and Puc 2004.07, customer protections provided by aggregators.

If you have any questions regarding these provisions, please contact the Commission. Thank you for your cooperation in this matter.

Sincerely,

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Debra A. Howland Executive Director



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