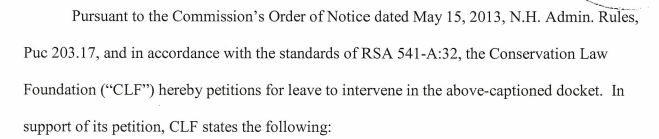
THE STATE OF NEW HAMPSHIRE BEFORE THE PUBLIC UTILITIES COMMISSION

Docket No. DE 13-108

PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE

Reconciliation of Energy Service and Stranded Costs For Calendar Year 2012

PETITION TO INTERVENE OF THE CONSERVATION LAW FOUNDATION



- 1. CLF is a private, non-profit environmental membership organization dedicated to the protection and responsible use of New England's natural resources, including resources affected by the generation, transmission and distribution of electric power. CLF, through its Clean Energy and Climate Change Program, represents the interests of its members in ensuring that environmental impacts resulting from the generation, production, distribution and/or use of electricity in New Hampshire and the region are minimized. CLF has over 3,000 members, including approximately 350 members residing in New Hampshire.
- 2. As set forth in the Order of Notice, this proceeding addresses, *inter alia*, the performance of PSNH's fossil and hydro generation facilities, how PSNH met its energy and capacity requirements during calendar year 2012, the decisions PSNH made to comply with the NH Renewable Portfolio Standard, the prudence of PSNH's use of its generation resources

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during the period, the prudence of market purchases used to supplement those resources, and the prudence and reasonableness of PSNH's incurred capital costs.

- 3. The decisions made by PSNH in serving its default energy service customers including addressing the foregoing matters related to generating and supplying energy dictate both the costs of PSNH's energy service and the resulting environmental impacts.
- 4. CLF and CLF's New Hampshire members have a direct and substantial interest in the outcome of this proceeding. Intervention will allow CLF to protect its members' substantial interests in the environmental and public health impacts resulting from PSNH's use of its generating resources and market purchases to supply its customers. The economic interests of CLF's New Hampshire members as ratepayers are also directly affected by this proceeding, including by the costs incurred by PSNH for its self-owned generating assets, which costs also implicate the environmental interests addressed above.
- 5. In this docket, the Commission must determine whether the decisions and resulting costs incurred by PSNH to supply energy service were prudently incurred. These issues raise important environmental concerns which, as set forth above, will affect the rights, duties and privileges of CLF and its members.
- 6. CLF's policy and program experience includes over twenty years of extensive collaborative work and participation in numerous utility commission dockets throughout New England, including DR 97-211, DE 01-057, DE 07-064, DE 08-145 and DE-09-033; DE 10-160; DE 10-188; DE 11-215; DE 11-250 in New Hampshire. CLF's institutional expertise in these matters will inform its participation and benefit the investigation. Allowing CLF to intervene will not impair the orderly and prompt conduct of the proceedings.

WHEREFORE, CLF respectfully requests that it be granted full intervenor status in this proceeding.

Respectfully submitted,

CONSERVATION LAW FOUNDATION

By:

Dated: June 10, 2013

N. Jonathan Peress

New Hampshire Advocacy Center Conservation Law Foundation

M fm Pen

27 North Main Street

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CERTIFICATE OF SERVICE

I hereby certify that on the 10th day of June 2013, a copy of the foregoing Petition to Intervene by the Conservation Law Foundation was sent electronically, and by First Class Mail, to PSNH and the Office of Consumer Advocate.

Dated in Concord, New Hampshire this 10th day of June, 2013.

New Hampshire Advocacy Center

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