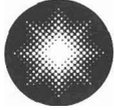


111 Market Place
Suite 500
Baltimore, Maryland 21202
410.468.3500
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Constellation Energy

June 18, 2007

VIA Overnight Mail and E-Filing

Debra A. Howland, Secretary
Public Utilities Commission
21 S.O Fruit Street, Suite 10
Concord, N.H. 03301-2429



**Re: Energy Efficiency Rate Mechanisms in Electric Utilities, Docket No.
DE 07-064**

Dear Ms. Howland:

Attached please find an Original and seven (7) copies of Constellation Energy Commodities Group, Inc.'s and Constellation NewEnergy, Inc.'s Motion to Intervene in the above referenced proceeding. An electronic copy of this intervention has also been simultaneously e-filed with the Commission pursuant to Rule 203.03.

Respectfully submitted,

Lisa M. Decker/ff.
Lisa M. Decker, Esq.

cc: Service List

**THE STATE OF NEW HAMPSHIRE
BEFORE THE
PUBLIC UTILITIES COMMISSION**

Energy Efficiency Rate Mechanisms) DE 07-064
In Electric Utilities)

**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 May 14, 2007, Constellation Energy Commodities Group, Inc. (“CCG”) and Constellation NewEnergy, Inc. (“CNE”) (collectively, the “CEG Companies”) hereby moves to intervene in the above-captioned proceeding. In support of their motion, the CEG Companies state as follows:

On May 14, 2007, the Commission opened this proceeding to investigate the merits of instituting, for electric utilities, appropriate rate mechanisms, such as revenue decoupling, which would have the effect of removing obstacles to, and encouraging investment in, energy efficiency, consistent with the National Action Plan on Energy Efficiency (“Action Plan”) developed by the U.S. Department of Energy and the U.S. Environmental Protection Agency. The Commission states that the primary goal in this proceeding is to evaluate the applicability of revenue decoupling or other appropriate mechanisms and seeks comment as to whether it is advisable to implement revenue decoupling in general rate cases filings, through a generic rulemaking or some other approach.

CCG is one of the leading wholesale energy marketing and trading firms in the New England Market. CNE is a retail electricity supplier that provides customized

energy solutions and comprehensive energy services to commercial and industrial customers, throughout New England. Consequently, the CEG Companies have a material interest in the outcome of this proceeding which can not be adequately represented by any other party.

The CEG Companies are wholly-owned subsidiaries of Constellation Energy Group, Inc. (“CEG”). CEG is a FORTUNE 200 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.

Constellation requests that all communication and correspondences should be directed to the following individuals:

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Lisa M. Decker, Esq.
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Lisa.Decker@Constellation.com

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/ Daniel Allegretti
Daniel Allegretti
Vice-President and Director, Wholesale Energy
Policy
Constellation Energy Commodities Group, Inc.
111 Market Place, Suite 500
Baltimore, Maryland 21202
(603) 224-9653

Date: June 18, 2007

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I have served on this 18th day of June, 2007 the foregoing document in accordance with the requirements of the Commission's Rules of Practice and Procedure.

/s/ Daniel Allegretti
Daniel Allegretti
Vice-President and Director, Wholesale Energy
Policy
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