# STATE OF NEW HAMPSHIRE BEFORE THE PUBLIC UTILITIES COMMISSION

#### **RE: PENNICHUCK EAST UTILITY, INC.**

### DOCKET NO. DW 10-\_\_\_\_

## PETITION FOR AUTHORITY TO ISSUE UP TO \$300,000 OF LONG TERM DEBT

Pennichuck East Utility, Inc. ("PEU" or the "Company") hereby petitions the Public Utilities Commission for authority, pursuant to RSA 369:1 and Puc 609.03, to issue up to \$300,000 in long-term debt, and in support of its request states as follows:

1. PEU is a New Hampshire corporation, authorized by this Commission to provide retail water service to various service territories in New Hampshire, including the Locke Lake system located in Barnstead, New Hampshire.

2. As detailed in the Pre-filed Testimony of Donald L. Ware, which is being submitted contemporaneously with this Petition and incorporated herein by reference, PEU is proposing to undertake a main replacement project in its Locke Lake system, whereby it will replace approximately 3000 LF of small diameter PVC water main. The purpose of this project is to remedy some of the pipe that does not meet current American Water Works Association standards and has a demonstrated leak level that well exceeds acceptable levels for unaccounted for water. By way of example, over the past two years, PEU has repaired 45 leaks in the Locke Lake system, 22 of which have been on water mains (the remaining 23 leaks were on the main to stop portion of a service). See Pre-filed Direct Testimony of Donald L. Ware which accompanies this petition.

3. Given the availability of low cost funds through the New Hampshire Department of Environmental Services ("DES") State Revolving Loan Fund ("SRF"), the Company submitted an application to DES for funds to be used for this project for which it received a favorable ranking. See Exhibit DW-1.

4. Mr. Leonard describes in his Pre-filed Direct Testimony, which also accompanies this petition, the terms of the proposed financing, as well as the impact of the proposed financing on PEU's income statement. Mr. Leonard explains that the SRF financing is in the public interest because it will allow PEU to complete these capital additions and that the terms of the financing through SRF are very favorable, and will result in lower financing costs than would be available through all other current debt financing options.

5. As explained in Mr. Ware's testimony, the Company has adopted an approach to targeting its total investment per year, after principle forgiveness, to approximately equal the depreciation expense for the existing Locke Lake assets. The Company anticipates that the principle forgiveness on the proposed SRF loan will be 40%, or \$120,000, leaving the Company's investment in rate base for the proposed project at \$180,000. Given the rates in the Locke Lake system, the Company believes that this approach whereby it replaces pipe over time is the most reasonable approach, given that it would cost approximately \$10 million to replace all of the pipe in the Locke Lake system.

6. If PEU obtains authority from the Commission to borrow \$300,000 in SRF funds, DES will then prepare loan documents for the transaction. The loan documents will set forth the exact terms and conditions for borrowing the funds from the SRF, but are expected to be

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substantially the same as those in prior SRF loans to the Company or its affiliates (and with which the Commission is familiar – *see e.g.*, Docket DW 08-022, DW 10-105) and as described in the Company's pre-filed testimony. After PEU and DES reach agreement on the terms and conditions of the loans, the loan documents will be submitted to the Governor and Executive Council for their approval. PEU will provide the Commission with a copy of the loan agreements and other loan documents once they have been finalized and executed.

7. PEU is seeking the Commission's approval to borrow \$300,000 from the SRF, which will be repaid over a 20 year term, with interest at a rate not expected to exceed 2.864%. Under the proposed financing arrangement, DES will make disbursements to PEU based on invoices submitted by contractors engaged by PEU. Amounts advanced by DES to PEU during construction will bear interest at a rate of 1%, which will accrue through and be due upon substantial completion of the capital improvements. PEU will begin to amortize the loan principal approximately six months after substantial completion of the capital improvements, at which point the monthly payments begin with 1/240<sup>th</sup> of the total amount borrowed, plus accrued interest. See Pre-filed Direct Testimony of Thomas C. Leonard.

8. The borrowing being proposed by PEU is in the public interest and consistent with the public good because it will enhance PEU's ability to provide safe drinking water to its customers on a reliable basis at a reasonable cost. *See* Pre-filed Testimony of Donald L. Ware. Further, the capital improvements being proposed and the anticipated cost of those capital improvements are reasonably necessary to provide such service to PEU's customers.

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WHEREFORE, Pennichuck East Utility, Inc. respectfully requests that the Commission:

A. Pursuant to RSA 369:1, authorize PEU to borrow \$300,000 from the New
Hampshire Drinking Water State Revolving Fund for the capital improvements described in this
Petition;

B. Find that the issuance of one or more promissory notes and the execution and delivery of related documents by PEU for purposes of consummating the aforesaid financing is consistent with the public good;

C. Find that the use of the proceeds from the proposed financing and the amounts proposed to be spent by PEU for the capital improvements are prudent and consistent with the public interest;

D. Issue an Order Nisi authorizing PEU to borrow \$300,000 from the New Hampshire Drinking Water State Revolving Fund in accordance with the terms and conditions set forth above and as otherwise provided by the New Hampshire Department of Environmental Services; and

E. Grant such other and further relief as may be just and reasonable.

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Respectfully submitted,

# PENNICHUCK EAST UTILITY, INC.

By its Attorneys,

McLANE, GRAF, RAULERSON & MIDDLETON, PROFESSIONAL ASSOCIATION

By:

December 16, 2010:

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Certificate of Service

I hereby certify that a copy of the foregoing Petition has been forwarded this 16th day of December, 2010 to Meredith Hatfield, Esq., on behalf of the Office of the Consumer Advocate.

Sarah B. Knowlton