

THE STATE OF NEW HAMPSHIRE

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

Tel. (603) 271-2431

FAX (603) 271-3878

TDD Access: Relay NH
1-800-735-2964

Website:
www.puc.nh.gov

September 12, 2011

Dr. Clayton R. Mitchell, Esq.
Revolution Energy, LLC
2 Washington Street, Suite 206
Dover, NH 03820

Re: DE 11-183, Revolution Energy, LLC and Sanborn Regional School
District, Request for Waiver of a Provision of Puc 2507.04(c)

Dear Dr. Mitchell:

On August 16, 2011, you filed on behalf of Revolution Energy, LLC (Revolution) and the Sanborn Regional School District (Sanborn) a joint request for a waiver of a provision of New Hampshire Code of Administrative Rules Puc 2507.04(c), specifically, Puc 2507.04(c)(2), which implies a requirement that an applicant for renewable energy rebate funds must also be an end use customer of electricity at the site of a renewable energy project's installation.

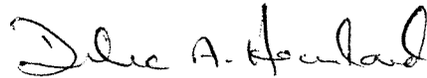
In this instance, Revolution will be the owner of a solar energy heating installation at a Sanborn school building (Sanborn High School in Kingston), at which Sanborn, not Revolution, is the end use customer at the site. In your waiver request, you note that, in order for the solar installation to be economically feasible for Revolution and Sanborn, Revolution must own the installation, and must secure renewable energy rebate funds on its own behalf. You also note that Sanborn is expected to derive significant reductions in its use of both electricity and conventional heating fuels upon installation of the project. Such reductions are central goals of New Hampshire renewable energy rebate programs.

On September 1, 2011, Commission Staff filed a letter in support of your waiver request, indicating that the Revolution-Sanborn project is within the parameters contemplated by the renewable energy fund statute, RSA 362-F:10, and would provide many energy-saving benefits to Sanborn.

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The Commission has determined that granting a waiver under the circumstances is in the public interest and will not disrupt the orderly and efficient resolution of matters before the Commission. Accordingly, to the extent a waiver is required, the Commission has granted the request for a waiver of Puc 2507.04(c)(2) pursuant to Puc 201.05(a), and Revolution may thereby qualify as an applicant for renewable energy rebate funds.

Sincerely,

A handwritten signature in black ink, appearing to read "Debra A. Howland". The signature is fluid and cursive, with the first name being the most prominent.

Debra A. Howland
Executive Director

cc: Sanborn Regional School District