

Forward Thinking Energy









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NH PUBLIC titive UTILITIES COMMISSION

January 6, 2012

Jay L. Kooper Director of Regulatory Affairs **Energy Marketing**

VIA OVERNIGHT MAIL The Honorable Debra A. Howland Executive Director and Secretary New Hampshire Public Utilities Commission 21 South Fruit Street, Suite 10 Concord, NH 03301-2429

RE:

Hess Corporation – Application For Renewal of Its Compe

Electric Power Supplier Registration

Dear Secretary Howland:

Pursuant to Parts Puc 2003 and 2006 of the New Hampshire Code of Administrative Rules, enclosed please find an original and two copies of Hess Corporation's ("Hess") application for renewal of its Competitive Electric Power Supplier Registration. Also enclosed are an electronic copy of Hess' application and the filing fee of \$500.

In Order to assist in our record keeping, please date stamp the additional copy of this package and return it to me in the enclosed self-addressed stamped envelope provided for that purpose. Should you have any questions or concerns, please do not hesitate to contact me at (732) 750-7048.

Sincerely,

Jav L. Kooper

Director of Regulatory Affairs

Enclosures

Hon, Meredith A. Hatfield (New Hampshire Office of Consumer Advocate) CC:

Hess Corporation 1 Hess Plaza Woodbridge, NJ 07095

Tel: 732.750.7048 Fax: 732.750.6670

jkooper@hess.com

HESS CORPORATION -APPLICATION FOR RENEWAL OF NEW HAMPSHIRE COMPETITIVE ELECTRIC POWER SUPPLIER REGISTRATION

Puc 2006.01 -- Form For Initial and Renewal Registration of Competitive Electric Power Suppliers

- (a) The registration application required by Puc 2003.01(a) and Puc 2003.02(b) shall include the following
 - 1. The legal name of the applicant as well as any trade name(s) under which it intends to operate in this state and, if available, its website address

Hess Corporation

www.hess.com (Corporate Website)
www.hessenergy.com (Hess Energy Marketing Website)

2. The applicant's business address, telephone number, e-mail address and website address, as applicable;

One Hess Plaza
Woodbridge, NJ 07095
Phone: (732) 750-6000
E-Mail: qcsteam@hess.com
www.hessenergy.com

3. The applicant's place of incorporation, if anything other than an individual;

The State of Delaware

4. The names, titles, business addresses, telephone numbers and e-mail addresses of the applicant's principal officers;

Please see Exhibit 1

- 5. The following regarding any affiliate and/or subsidiary of the applicant that is conducting business in New Hampshire:
 - a. The name, business address and telephone number of the entity;
 - b. A description of the business purpose of the entirty; and
 - A description of any agreements with any affiliated New Hampshire utility

Please see Exhibit 2

6. The telephone number of the applicant's customer service department or the name, title, telephone number and e-mail address of the customer service contact person of the applicant, including toll free telephone numbers if available;

Customer Service Department Number: 1-800-437-7872 (HESS-USA)

7. The name, title, business address, telephone number and email address of the person responsible for responding to commission inquiries;

Regulatory Contact:

Jay L. Kooper
Director of Regulatory Affairs
Hess Corporation
One Hess Plaza
Woodbridge, NJ 07095
Phone: (732) 750-7048
Fax: (732) 750-6670

E-Mail: jkooper@hess.com

8. The name, title, business address, telephone number and e-mail address of the applicant's registered agent in New Hampshire for service of process;

R. Carl Anderson
Attorney and Registered Agent
CT Corporation System
c/o Sulloway and Hollis, P.L.L.C.
9 Capitol Street
P.O. Box 1256
Concord, NH 03301
Tel: (603) 224-2341
E-Mail: randerson@sulloway.com

9. A copy of the applicant's authorization to do business in New Hampshire from the New Hampshire Secretary of State;

Please see Exhibit 3.

10. A listing of the utility franchise areas in which the applicant intends to operate. To the extent an applicant does not intend to provide service in the entire franchise area of a utility, this list shall delineate the cities and towns where the applicant intends to provide service;

At this time, Hess Corporation intends to provide electric supply service in the Public Service Company of New Hampshire, Granite State Electric Company, Unitil Energy Systems and New Hampshire Electric Cooperative service territories.

11. A description of the types of customers the applicant intends to serve, and the customer classes as identified in the applicable utility's tariff within which those customers are served;

At this time, Hess Corporation intends to provide electric supply service to medium-sized and large commercial and industrial customers in the following customer classes:

Public Service Co. of New Hampshire:

Rate Schedule GV (Primary General Delivery Schedule) Rate Schedule LG (Large General Delivery Service)

Granite State Electric Company:

Rate Schedule G-1

Unitil Energy Systems:

Rate Schedule G-1 (Large General Service Schedule)

New Hampshire Electric Cooperative:

Rate Code LB3 (Industrial Service)

12. A listing of the states where the applicant currently conducts business relating to the sale of electricity;

Hess Corporation is a licensed retail electric supplier in the following states: New York, New Jersey, Pennsylvania, Delaware, Maryland, District of Columbia, Connecticut, Rhode Island, Massachusetts, New Hampshire, Maine and Ohio.

13. A listing disclosing the number and type of customer complaints concerning the applicant or its principals, if any, filed with state licensing/registration agency, attorney general's office or other governmental consumer protection agency for the most recent calendar year in every state in which the applicant has conducted business relating to the sale of electricity;

Hess Corporation has not been subject, to its knowledge, to any customer complaints related to the sale of electricity in the states in which Hess is a licensed electric supplier during the most recent calendar year of 2011.

- 14. A statement as to whether any of the applicant's principals, as listed in a. through c. below, have ever been convicted of any felony that has not been annulled by a court;
 - a. For partnerships, any of the general partners;
 - b. For corporations, any of the officers or directors; or
 - c. For limited liability companies, any of the managers or members

Hess Corporation does not, to its knowledge, have an officer or director that has ever been convicted of a felony that has not been annulled by a court.

- 15. A statement as to whether the applicant or any of the applicant's principals:
 - a. Has, within the 10 years immediately prior to registration, had any civil, criminal or regulatory sanctions or penalties imposed against them pursuant to any state or federal consumer protection law or regulation; or
 - b. has, within the 10 years immediately prior to registration, settled any civil, criminal or regulatory investigation or complaint involving any state or federal consumer protection law or regulation; or
 - c. Is currently the subject of any pending civil, criminal or regulatory investigation or complaint involving any state or federal consumer protection law or regulation;

Hess Corporation and its affiliates (collectively "Hess") have not been subject, to its knowledge, to any investigation by any state or federal agency within the past ten years in connection with a consumer protection law or regulation. In the course of its business, Hess has been subject to certain sales and other routine tax audits, response to complaints of discriminatory treatment of employees and customers by the Equal Opportunity Employment Commission and state commissions against discrimination, and in connection with gasoline and fuel releases, and operations of facilities for the production, storage and sale of gasoline and petroleum products. Hess has paid civil penalties, entered into stipulations, consent judgments and other orders in connection with, inter alia, releases, notification of releases, cleanup activities and related claims. Hess is also subject to regulatory inspections, spill response and compliance reviews of its gasoline stations, terminals and refineries by state and federal environmental agencies.

16. If an affirmative answer is given to any item in (14) or (15) above, an explanation of the event;

Please refer to the response to Question 15 above.

- 17. For those applicants intending to telemarket, a statement that the applicant shall:
 - a. Maintain a list of consumers who request being placed on a do-not-call list for purposes of telemarketing;
 - b. Obtain, no less than semi-annually, access to updated telephone preference service lists maintained by the Direct Marketing Association; and
 - Not initiate calls to New Hampshire customers who have either requested being placed on do-not-call lists or customers who are listed on the Direct Marketing Association's telephone preference lists;
- 18. For those applicants that intend not to telemarket, a statement to that effect shall be provided;

Hess Corporation does not intend to telemarket to retail electric customers in New Hampshire. To the extent that Hess' plans change during the course of its upcoming licensing period then Hess shall immediately undertake all of the steps outlined in Question #17(a)-(c) set forth above.

19. A sample of the bill form(s) that the applicant intends to use or a statement that the applicant intends to use the transmission/distribution company's billing service;

Please see Exhibit 4 for a sample bill form.

20. A copy of each contract to be used for residential and small commercial customers;

As stated in response to Question 12 above, Hess Corporation does not intend to market electricity to residential or small commercial customers in New Hampshire.

21. A statement certifying that the applicant has the authority to file the applications on behalf of the CEPS and that its contents are truthful, accurate and complete; and

Please see Exhibit 5.

22. The signature of the applicant or its representative

Director of Regulatory Affairs

Hess Corporation

Puc 2003.01 – Initial Registration of Competitive Electric Power Suppliers

- (d) Each applicant shall provide the following in or with its application:
 - 1. Demonstration of technical ability to provide for the efficient and reliable transfer of data and electronic information between regulated distribution companies and CEPS in the form of:
 - A statement from each electric distribution company with which the CEPS intends to do business indicated that the applicant has complied with the training and testing requirements for electronic data interchange; and
 - b. A statement from each electric distribution company with which the CEPS intends to do business indicating that the applicant has successfully demonstrated electronic transaction capability;

Hess Corporation has employed EDI in its business operations since first entering retail electric markets in 1999. Hess' energy marketing department employs a substantial number of in-house electric operations, billing and IT staff who are knowledgeable and have substantial experience in EDI standards, requirements and certification processes. Hess currently conducts EDI with numerous local electric distribution companies throughout the state in which it operates as a competitive retail electric marketer.

Enclosed herein as Exhibit 6 are the certificates from each New Hampshire electric distribution company demonstrating that Hess has complied with the training and testing requirements for electronic data interchange and its demonstrated electronic transaction capability.

2. Evidence, including but not limited to proof of membership in the New England Power Pool (NEPOOL) or any successor organization or documentation of a contractual sponsorship relationship with a NEPOOL member, that the CEPS is able to obtain supply in the New England energy market;

Please see Exhibit 7.

3. A \$500.00 registration fee;

Fee enclosed

4. Evidence of financial security, as defined in PUC 2003.03;

Please see Exhibit 8 for a copy of Hess' current surety bond submitted to the Commission and naming the Commission as the oblige, as filed in Docket No. DM 07-132 on February 4, 2008 in the amount of \$350,000. This bond, Bond No. 929375027, remains valid and binding.

Puc 2003.03 - Reporting and Financial Requirements of Competitive Electric Power Suppliers

(b) Each CEPS shall file a confidential report of the sales activity which occurred during the quarterly reporting period just ended.

Please see Exhibit 9, enclosed, for copies of Hess' sales activity reports for the first, second, third and fourth quarters of 2011.

(c) With each application for renewal, each CEPS shall file, on a confidential basis, a report listing any aggregators currently using the CEPS to provide service to New Hampshire customers, and the number of customers served by each listed aggregator;

Please see Exhibit 10, enclosed.

EXHIBIT 1

HESS CORPORATION PRINCIPAL OFFICERS

John B. Hess Chairman of the Board and CEO Hess Corporation 1185 Avenue of the Americas New York, NY 10036 Phone: (212) 997-8500 jhess@hess.com

Timothy Goodell General Counsel Hess Corporation 1185 Avenue of the Americas New York, NY 10036 Phone: (212) 997-8500 tgoodell@hess.com

John P. Rielly Senior Vice President and CFO Hess Corporation' 1185 Avenue of the Americas New York, NY 10036 Phone: (212) 997-8500 jrielly@hess.com

Borden Walker
Executive Vice President – Marketing and Refining
Hess Corporation
One Hess Plaza
Woodbridge, NJ 07095
Phone: (732) 750-6000
Fax: (732) 750-7165
bwalker@hess.com

John A. Gartman Senior Vice President – Energy Marketing Hess Corporation One Hess Plaza Woodbridge, NJ 07095 Phone: (732) 750-6650 jgartman@hess.com John Schultz
Vice President – Energy Marketing Operations
Hess Corporation
One Hess Plaza
Woodbridge, NJ 07095
Phone: (732) 750-6197
jschultz@hess.com

Thomas Chamberlin Vice President – Electric Operations, Energy Marketing Hess Corporation One Hess Plaza Woodbridge, NJ 07095 Phone: (732) 750-6566 tchamberlin@hess.com

EXHIBIT 2

HESS CORPORATION AFFILIATE/SUBSIDIARY INFORMATION

1. Name and business of address of the entity:

Hess Corporation One Hess Plaza Woodbridge, NJ 07095

2. Description of the business purpose of the entity:

Hess Corporation is a leading energy provider in the Eastern United States and is also a major supplier of natural gas to many East Coast LDCs. Hess is also the largest supplier of fuel oil to commercial and industrial customers and a major supplier of electricity and natural gas to large commercial, industrial and institutional end-use customers.

3. Regarding any agreements with any affiliated New Hampshire jurisdictional electric distribution company, a description of the nature of the agreement:

Hess Corporation is not affiliated with any New Hampshire EDC.

EXHIBIT 3

HESS CORPORATION CERTIFICATE OF AUTHORITY TO CONDUCT BUSINESS NEW HAMPSHIRE SECRETARY OF STATE

State of New Hampshire

OFFICE OF SECRETARY OF STATE



I, DAVID M. SCANLAN, Deputy Secretary of State of the State of New Hampshire, do hereby certify that the attached is a true copy of Application for Certificate of Authority, Certificate of Change of Name, Articles of Merger, documentation pertaining to or mership and merger and Application for Amended Certificate of Authority of Hess Corporation formerly AMERADA HESS CORPORATION formerly AMERADA PETROLELIM CORPORATION as filed irz this office and held in the custody of the Secretary of State.



In Testimony Illiere of, I hereto set my hand and cause to be affixed the Seal of the State, at Concord, this 250th day of December A.D. 2009

Deput > Secretary of State

APPLICATION FOR CERTIFICATE OF AUTHORITY TO TRANSACT BUSINESS IN NEW HAMPSHIRE

To the Secretary of State State of New Hampshire Concord, New Hampshire

AMERADA PETROLEUM CORPORATION , a corporation
incorporated and existing under and by virtue of the laws of Delaware (State & CONTANT)
desiring to transact business in The State of New Hampshire in conformity with the
laws thereof, hereby makes application for a Certificate of Authority and submits the
following statements:
(a) The name of said corporation is AMER ADA PETROLEUM CORPORATION
and it was organized under the laws of
address of its principal office therein is 100 We st Tenth St., Wilmington, (Street & nd number, if any) (City or Town)
(State or Country)
(b) Said corporation hereby registers an Affice and agent in The State of New Hampshire as follows:
The address of its registered office an The State of New Hampshire is
9 Capitol Street Concord New Hampshire, and the name (Street and number, if any) (City or Town)
of its registered agent at such address is C Torporation System
MAY 2 0 1969
SEGMETARY OF STATES

OF APPLICATION FOR CERTIFICATE OF AUTHORITY

A meeting of the directors of AMERADA PETROLEUM CORPORATION
properly warned, was held at 51 W. 51st St. N. Y. N.Y. on the 23rd
day of April , 1952, at which time the following vote was adopted:
VOTED that the said AMERADA PETROLEIJM CORPORATION.
desiring to transact business in The State of New Hampshire, in accordance with Chapter 300, Revised Statutes Annotated, as amended, hereby authorizes and
directs the * Vice-President and the ** Secretary to execute and file in the office of The Secretary of State of the State of New Hampshire, in the name of the corporation and under its corporate seal, an Application for Certificate of Authority to Transact Business in New Hampshire, and register-
ing 9 Capitol Street , Commond , New Hampshire as (Street and number, if any) (City or Town)
its registered office in the State, and C T Corporation System at such address as its registered agent in the State upon whom may be served process in any suit, action or proceeding or any notice or demand required or permitted by law to be served on this corporation. It is the ereby duly agreed on the part of said corporation that service of process as afores aid shall be of the same legal force and validity as if served on said corporation.
I hereby certify that the foregoing is a true compy of the vote taken at the meet-
ing of the directors of AMERADA PETROLEUM CORPORATION
held at the time and place first above written and that said vote has not been revoked and is in full force and effect.
Ип Witness Whereof I have hereunto set my ha nd and affixed the seal of the cor-
Poration this 12th day of MAY 19.69.
(CORPORATE SEAL)
Title * - 1965
*Any executive officer. The clerk or secretary or assistant clerk or assistant secretary. Of State

93.9274 Ba 410

State of New Harnpshire

CERTIFICATE OF CHANGE OF NAME OF

AMERADA PETROLEUM CORPORATION (Former Name)
to
AMERADA HESS CORPORATION (New Name)
Pursuant to Section 12, Chapter 280 of the Revised Laws of the State of New Hampshire, as amended, I,
under the name " Amerada Petroleum Corporation"
2. That the name of said corporation has been changed to "Amerada Hess Corporation
3. That the change of name has been made in the manner prescribed by the laws of Delaware (State or Country Where Incorporated)
(Corporate Seal) (Clerk of Secretary or Assistant Clerk or Assistant Secretary)
Dated July 11 19.69. Filing fee of \$10 enclosed herewith.
STATE OF Oklahoma) ss. COUNTY OF Tulsa July 11 (Month) (Day)
John P. Hammond being duly sworn, did depose and say: That he is Glerk (or Section Vice President) **Executive Vice President
Before me, thatheren Reach
My commission expires September 26, 1971.

JUL 2 2 1969

OFFIGE #F

SERRETARY OF STATE

t

STATE OF NEW HAMPS HIRE

Filing fee: \$35.00 Use black print or type. Leave 1" margins both sides. Form No. 26 RSA 293-A:11.05

ARTICLES OF MERGER OF DOMESTIC AND FOREIGN CORPORATIONS

AMERADA HESS CORPORATION (surviving corporati on)

PURSUANT TO THE PROVISIONS OF THE NEW HAMPSHI RE BUSINESS CORPORATION ACT, THE UNDERSIGNED DOMESTIC AND FOREIGN CORPORATIONS ADOPT THE FOLLOWING ARTICLES OF MERGER FOR THE PURPOSE OF MERGING THEM INTO ONE OF SUCH CORPORATIONS:

FIRST: The plan of merger was approved by each of the undersigned corporations in the manner prescribed by the New Hampshire Business Corporation Act. THE PLAN OF MERGER IS ATTACHED. (Note 1)

	N OF MERGER IS ATT.		.)	illess corporación	
Name of Domes	stic Corporation N	MERIT OIL OF NEV	W MAMPSHIRE, INC.		
(Check one)	A. X Shareho	lder approval	was not required	•	
	B Shareho	lder approval	was required.	(Note 2)	
Designation (class or series) of voting group		Total no. of votes entitled to be cast	Total no. of votes cast FOR AGAINST	OR Total no. of undisputed votes FOR	
Common, \$100	50	All 50 shares	not requi		
par value		owned by			
		Surviving Parent		MAY 1 7 200 WILLIAM M. GARI NEW HAMPSHI SECRETARY OF S	ONER RE
SECOND: sufficient fo	The number of vo	tes cast for h voting group	the plan by eac	h voting group was	
	*****	******	* ****		
Name of Forei	ign Corporation Al	MERADA HESS CC	PORATION	*	
State of Inco	orporation Delaware				
THIRD:	The laws of the	state under w	raich the foreig	n corporation was	

the laws of that state in effecting the merger.

organized permit such a merger and the fore = gn corporation has complied with

ARTICLES OF MERGER
INTO AMERADA HESS CORPORATION

Form No. 26 (Cont.)

has									g corporatio
Date	ed May 15				0				
				AMERA	DA HESS	CORPOR	ATION		(Note 4)
				By_Signati	m Al	EN Exec	eutive Vice	Presiden	(Note 5)
				John Y. S	Schreyer or type	name			
		****	*****	*****	*****	* ** * * * *	* * * * * * *	*	
			1	MERIT (OIL OF NE	₩ HAMI	SHIRE, II	VC.	(Note 4)
			E	By fr	3 orda	wa	4_		(Note 5)
				F. Border	nre of in Walker	t s Presi	dent		

Notes: 1. The Plan of Merger must be submit ted with this form.

- All sections under "B." must be completed. If any voting group is entitled to vote <u>separately</u>, giv = respective information for each voting group. (See RSA 293-A:1.40 for definition of voting group.)
- 3. Complete this section if surviving corporation is a domestic corporation.
- Exact corporate names of respective corporations executing the Articles.
- Signature and title of person s igning for the corporation. Must be signed by Chairman of the B ard of Directors, President or other officer; or see RSA 293-A:1. ≥ 0(f) for alternative signatures.

Mail fee and ORIGINAL (INCLUDING PLAN OF MER GER) and ONE EXACT OR CONFORMED COPY to: Secretary of State, State House, Room 204, 107 North Main Street, Concord, NH 03301-4989

CERTIFICATE OF OWNERSHIP AND ARTICLES OF MERGER

OF

Merit Oil of District of Columbia, Inc.
Merit Oil of Maryland, Inc.
Merit Oil of Massachusetts, Inc.
Merit Oil of New Hamps hire, Inc.
Merit Oil of New Jersey, Inc.
Merit Oil of New York, Inc.
Merit Oil of Pennsylvania, Inc.
Merit Oil of Rhode Island, Inc.
Merit Oil of Virginia, Inc.
and
Independent Petroleum Corporation

INTO

AMERADA HESS CORPORATION

(Pursuant to Section 25 3 of the General Corporation Law of the State of Delaware)

The undersigned does hereby certify that:

FIRST: The name and state of incorporation of each of the constituent corporations is as follows:

Name

Place of Incorporation

Amerada Hess Corporation

Dela ware

Merit Oil of District of Columbia, Inc.

Distract of Columbia

Merit Oil of Maryland, Inc.

Mary land

Merit Oil of Massachusetts, Inc.

Mass achusetts

Merit Oil of New Hampshire, Inc.

New Hampshire

Merit Oil of New Jersey, Inc.

New Jersey

Merit Oil of New York, Inc.

New York

Merit Oil of Pennsylvania, Inc.

Pennsylvania

Merit Oil of Rhode Island, Inc.

Rhode Island

Merit Oil of Virginia, Inc.

Virginia

Independent Petroleum Corporation

Penns ylvania

SECOND: Pursuant to an Agreement and Plan of Merger dated as of February 10, 2000, between Amerada Hess Corporation ("Hess") and The Meadville Corporation, effective on this date, each of the constituent corporations listed ab ove became a wholly-owned subsidiary of Hess.

THIRD: On May 3, 2000, the Board of Directors of Hess adopted the following Resolution:

RESOLVED, that the Board of Directors has determined that upon the merger of The Meadville Corporation with and into this Corporation it is in the best interests of this Corporation to merge into itself the following subsidiaries of The Me adville Corporation: Merit Oil of District of Columbia, Inc., Merit Oil of Maryland, Inc., Merit Oil of Massachusetts, Inc., Merit Oil of New Hampshire, Inc., Merit Oil of New Jersey, Inc., Merit Oil of New York, Inc., Merit Oil of Pennsylvania, Inc., Merit Oil of Rhode Island, Inc., Merit Oil of Virginia, Inc. and Independent Petroleur Corporation (the "Merit Subsidiaries"), all of the outstanding capit al stock of which will be owned by this Corporation at the time of such Merger;

FURTHER RESOLVED, that this Corporation merge, and it hereby does merge, into itself said Merit Stabsidiaries, and assume all of their liabilities and obligations;

FURTHER RESOLVED, that the mergers of such Merit Subsidiaries shall be effective on May 15, 2 000 or such other date that the proper officers of this Corporation determine; and

FURTHER RESOLVED, that the proper officers of this Corporation be and they hereby are authorized and directed to make and execute such Certificates of Ownership and Merger setting forth a copy of the resolution to merge said Merit Subsidiaries and assume their liabilities and obligations, and the date of adoption thereof, and to cause the same to be filed with the Secretaries of the State of Delaware and of the state of incorporation of each Merit Subsidiary, as appropriate for each merger, and a certified copy recorded in the office of the Recorder of Deeds of New Castle County and such agencies or offices in the states of incorporation of the Merit Subsidiaries as are required or permitted by law and to do all acts and things whatsoever, whether within or without the State of Delaware, which may be in anyway necessary or proper to effect said merger.

FOURTH: The name of the surviving corporation is Amerada Hess Corporation.

FIFTH: The Certificate of Incorporation of the surviving corporation shall remain in full force and effect.

SIXTH: The principal place of business of the surviving corporation at 1185 Avenue of the Americas, New York, New York 10036. Amerada Hess Corporation was incorporated in Delaware pursuant to the General Corporation Law on February 7, 1920 as Hess Oil & Chernical Corporation, and was renamed Amerada Hess Corporation following a merger of Hess Oil & Chemical Corporation and Amerada Petroleu in Corporation on June 20, 1969.

SEVENTH: The authorized capital stock of each subsidiary prior to the Merger consisted of the shares of common stock, and par value listed after their name below.

Merit Oil of District of Columbia, Inc.	250 s mares, \$100 par value
Merit Oil of Maryland, Inc.	250 s Thares, \$100 par value
Merit Oil of Massachusetts, Inc.	50 sh ares, \$100 par value
Merit Oil of New Hampshire, Inc.	50 sh ares, \$100 par value
Merit Oil of New Jersey, Inc.	500 s Thares, \$100 par value
Merit Oil of New York, Inc.	250 s Thares, \$100 par value

Merit Oil of Pennsylvania, Inc.

200 sh ares, \$50 par value

Merit Oil of Rhode Island, Inc.

50 shares, \$100 par value

Merit Oil of Virginia, Inc.

250 shares, \$100 par value

Independent Petroleum Corporation

50 shæres, \$100 par value

EIGHTH: This Articles of Merger shall become effective upon filing.

IN WITNESS WHEREOF, the undersigned has caused this instrument to be duly executed by its authorized officers.

Dated: May 15, 2000

AME RADA HESS CORPORATION

By:

Name: John Y Schreye

Title:

Executive Vice President

and Chief Financial Officer

[SEAL]

Attest:

Douglas E. Friedman Assi stant Secretary



The First State

AUG 1 2 7007

WILLIAM M. GARDNER NEW HAMPSHIRE SECRETARY OF STATE

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

2471 "MERIT OIL CORPORATION", A DELAWAFRE CORPORATION,

WITH AND INTO "AMERADA HESS CORPORATION" UNDER THE NAME OF "AMERADA HESS CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE FIRST DAY OF AUGUST, A.D. 2002, AT 4:30 O'CLOCK P.M.



Carriet Smith Hindson Harr & et Smith Windsor, Secretary of State

ATTHENTICATION: 1926966

DATE: 08-08-02

0097017 8100M

020504276

CERTIFICATE OF OWNERS HIP AND MERGER

MERGING

MERIT OIL CORPORATION

INTO

AMERADA HESS CORPORATION

Amerada Hess Corporation, a corporation organized and existing under the laws of Delaware.

DOES HEREBY CERTIFY:

FIRST: That this corporation was incorporated on the 7th day of February, 1920, pursuant to the General Corporation Law of the State of Delaware.

SECOND: That this corporation owns all of the outstanding shares of the stock of Merit Oil Corporation, a corporation incorporated orn the 8th day of July, 1963, pursuant to the General Corporation Law of the State of Delaware.

THIRD: That this corporation, by the following resolutions of its Board of Directors, duly adopted at a meeting held on the 3rd day of May, 2002, determined to and did merge into itself:

RESOLVED, that the Board of Directors has determined that it is in the best interests of Amerada Hess Corporation, a Delaware corporation, to merge into itself Merit Oil Corporation a ("Merit Oil"), a Delaware corporation, all of the outstanding capital stock of which is owned by Amerada Hess Corporation;

FURTHER RESOLVED, that Am erada Hess Corporation merge, and it hereby does merge, into itself Merit Oil, and assume all of its liabilities and obligations.

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 04:30 PM 08/01/2002 020492053 - 0097017 FURTHER RESOLVED, that the foregoing resolution has been adopted to accomplish the merger of Merit Oil with and into Amerada Hess Corporation, effective upon filing of the Certificate of Ownership and Merger as referred to below; and

FURTHER RESOLVED, that the proper officers of this Corporation be and they hereby are directed to make and execute such Certificate of Ownership and Merger setting forth a copy of the resolutions to merge Merit Oil and assume its liabilities and obligations, and the date of adoption thereof, and to cause the same to be filed with the Secretary of State of Delaware and a certified copy recorded in the office of the Recorder of Deeds of New Castle County and to do all acts and things whatsoever, whether within or without the State of Delaware, which may be in anyway necessary or proper to effect said merger.

FOURTH: Anything herein or elsewhere to the contrary notwithstanding, this merger may be amended or terminated and abandoned by the Board of Directors of Amerada Hess Corporation at any time prior to the date of filing the Certificate of Ownership and Merger with the Secretary of State of Delaware.

IN WITNESS WHEREOF, said Amerada Hess Corporation has caused this Certificate to be signed by J. Barclay Collins, its Executive Vice President, and attested by Terry B. Garcia, its Assistant Secretary this 17th day of July, 2002.

AMERA DA HESS CORPORATION

By

Executive Vice President

ATTEST:

Assistant Secretary

Filed
Date Filed: 12/01/2008
Business ID: 145
William M. Gardner
Secretary of State

STATE OF NEW HAMPSHIRE

Filing fee: \$35.00 Use black print or type.

Form No. 42 RSA 293-A:15.04

APPLICATION FOR AMENDED CERTIFICATE OF AUTHORITY FOR PROFIT FOREIGN CORPORATION

TO THE SECRETARY OF STATE OF THE STATE OF NEW HAMPSHIRE

PURSUANT TO THE PROVISIONS OF THE NEW HAMPSHIRE BUSINESS CORPORATION ACT, THE UNDERSIGNED CORPORATION HERBY APPLIES FOR AN AMENDED CERTIFICATE OF AUTHORITY TO TRANSACT BUSINESS IN NEW HAMPSHIRE AND FOR THAT PURPOSE SUBMITS THE FOLLOWING STATEMENT:

Amerada A	the corporation is cur rently using in the state of New ess Corporation
THIRD: The state or	country of incorporation is: Delaware
FOURTH: The date the state of New Hampshire	ne corporation was authorized to transact business in re is: May 20, 1969
licable items)	tion is filed for the following reason (complete all has changed its corporate name to: Hess Corporation
b. The name the c	corporation will her cafter use in the state of New ed to:
C. The corporation	n has changed its period of duration to:
d. The corporation tion to:	n has changed the state or country of its incorpora-
November 21	, 2008
	Amerada Hess Co xporation (Note 2)
	By Anna CB (Note 3)
	Signature of It = VP and Secretary
	Signature of it = VP and Secretary George C. Barry
) 997-8500	Signature of It = VP and Secretary



PAGE 1

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY "HESS CORPORATION" IS DULY INCORPORATED UNDER THE LAWS OF THE STATE OF DELAWARE AND IS IN GOOD STANDING AND HAS A LEGAL CORPORATE EXISTENCE SO FAR AS THE RECORDS OF THIS OFFICE SHOW, AS OF THE TWENTY-FIRST DAY OF NOVEMBER, A.D. 2008.

0097017 8300

081135565

You may verify this certificate online at corp.delaware.gov/authver.shtml

Darriet Smits Hindson

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 6980789

DATE: 11-21-08

EXHIBIT 4

HESS CORPORATION SAMPLE BILL FORM



Natural Gas · Fuel Oil · Electricity · Green

BILLING ADDRESS

Company Name Attn: Accounts Payable 100 West Front Street City, NJ 00000-0000

CONTACT US

Phone: 1-800-437-7265

Hours (Sep - May)

Fax:

1-866-239-5671

Mon - Fri 8am - 6pm

Email:

QCSTeam@hess.com

Hours (June - Aug)

Web: w

www.hessenergy.com

Mon - Fri 8am - 5pm

HESS MESSAGE CENTER

NVOICE INFORMATION

Invoice Number

ES00000000

Invoice Date

07 / 08 / 2010

Date Due

07/23/2010

Payment Terms

Net 15 Days

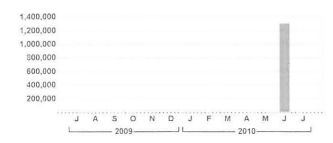
Payment Method

Check

Hess Customer # to Reference in Call

500000 / 10000

USAGE CHART



BILLING SLIMMARY

Current Charges

\$116,866.07

Total Amount Due

\$116,866.07



PAYMENT SLIP

Prease make checks payable to Hess Corporation and reference invoice number with payment.

Invoice Number: ES00000000

Company Name Attn: Accounts Payable 100 West Front Street City, NJ 00000-0000 less Gustomer #:

500000 / 10000

Due Date

07/23/2010

Total Amount Due.

\$116.866.07

Amount Frieldspot

Hess Corporation PO Box 905243

Charlotte, NC 28290-5243

For Hess Use Only

CONTACT US

Phone: 1-600-HESS-ACK (437-7265)

Fax: 1-800-259-507 i

Webs www.hersenerswiche.

Hours (Sep - May)

Mon - Fri Sam - Gam

Hours (June - Aug)

Mon - Hi Sagi - Sum

REMIT PAYMENT TO

HESS CORPORATION RO, BOX 905243 CHARLOTTE, NO 28290-5240

COMMONLY ASKED QUESTIONS

O: Who will read my meter and when will it be read

At The utility company is still responsible for reading your meter. The liming is based on the sees the utility company's expectures.

Q: Why is the usage amount on my bill different than the usage amount on the utility company bill?

A: Heas bills on city gate volume. The utility bill is based on meter readings (burner fin) at your location. The difference, utility line loss, is set by and varies by utility. Line loss was previously included by the utility in your local pricing. Line loss is a regulated charge based on percentages determined by each utility to compensate for the utility's pipeline system loss.

Q: Now that I have chosen Hess as my natural gas/electricity marketer how will my service change?

A: The only difference you should see is in talking. Hese will charge you for the commodity, while the utility EDC/EDC) will always you for distribution-transportation. There should be no office orthogos in your prefetcher weren. The utility will still and your profession and your should still call the utility in the event of an emercency.

Q: Do I have to sign an agreement?

At Yes, Hess will not sell natural gas/alectricity to unyone twitnout a signed agreement. This is to protect you as well as us. Customors should not purchase any commodity from a marketer without an agreement because they will be at risk for panelt as about the supplier tail to leve up to policytons.

Q: When and how often will I be billed?

As initially, there may be up to a two month delay from the time your enroll or start to receive service to the time you receive your first bill.

This is due to timing with the utility company enrollment requirements.

You can agree to a require inspire themselve.

Or Can I has changed to quather marketer without my consent?

A: No. Deregulation laws contain strong consumer protection features that prohibit "alamming". Them are severe penalties for marketers who engage in this product. Stamming in the involuntary switching of a customer from any supplier to another.

O: What are GSA charges/eredits?

At this Settlement Adjustment (Oses either credits or deols your ecount for the value of patural gas usage that differs from your portradled quartify.

DEFINITIONS

Board of Public Utilities State agency responsible for regulating local utility companies (may also be called Public Service Commission).

Burner Tip Point where natural gas is ultimately used by the customer the meters.

CCF 100 cubic feet of gas. This is a measure of gas usage

City Gate Physical connection of an interstate pipeline and the pipeline of the local natural gas ublity.

Commodity Charge The cost of natural gas/electricity provided to you during the billing pentid.

Distribution Utility (LDC/EDC) A retail estural gas/electricity distribution company that delivers natural gas/electricity to end-bases.

Kilowatt (kW) One thousand (1,000) watts, Atunit of measure of the amount of electricity peeded to operate given equipment.

Kilowatt-hour (kWh) The most commonly used unit measure telling the amount of electricity consumed over time. It means one Mowett of electricity supplied for one hour.

Line Loss The difference between the amount of commodity inatural gas) brought to the city gate, versus the amount of commodity usage reported it. The meter (burner tip). Une loss was previously included by the utility in your total pricing. Line loss is a regulated charge based on percentages determined by each utility to compensate for the utility's obtainer system loss.

Local Distribution Company (LCD/EDC) charges The legislasses by the local utility for delivery of instural gas/electroity to the customer's frome or business through utility's distribution lines. In most cases this charge is fulled generately by the utility:

Meter A rievise for measuring lavels and valumes of a customer's natural gas and electricity usage. The local utility retains responsibility for reading and maintaining these meters.

MMBTU Million Burish themsel units, which is a heating equivalent measure for natural gas and is an alternative measure of natural gas reserves.

No Utility Data Available if this appears on your bill, we were unable to obtain usage data for your meter favir the local utility company. Your next bill will show usage data for this unread period and the next mertion period.

Therm One hundred thousand (100,000) British thermal units (1Therm = 100,000 Bt/).

IF YOU SUSPECT A NATURAL GAS LEAK OR SMELL GAS DIAL 911 OR CONTACT YOUR LOCAL UTILITY DISTRIBUTION COMPANY

HessEnergy.com has a multitude of features and tools for you, making account management easier than ever before. The online Customer Center never closes, giving you the chance to manage your account and obtain energy information and insight at your own convenience. Listed below are a few of the benefits customers are currently receiving online:

- User-friendly access to your account 24/7
- Personalized dashboards containing an overview of your account
- Manago multiple accounts under one or separate profiles.
- . View current invoices before you receive them in the shall or retrieve bistoric invoices
- Compare your usage over time.
- Direct access to your account balance
- Exclusive access to Hess' expert traders and product specialists take on the market
- And more.



Natural Gas · Fuel Oil · Electricity · Green

CONTACT US

Phone: 1-800-437-7265

Hours (Sep - May)

Fax:

1-866-239-5671

Mon - Fri 8am - 6pm

Email:

QCSTeam@hess.com www.hessenergy.com

Hours (June - Aug) Mon - Fri 8am - 5pm

Web:

BILLING DETAIL

Service Period from 06/01/2010 to 06/30/2010

ShipTo:

500000

Utility Name:

Public Service Electric & Gas Public Service Electric & Gas

Delivery Zone: Utility Acct #:

PE0000000000000000

Service To:

Service B

1 Company Way

Town, NJ 00000-0000

Energy Capacity Transmission

Adder

USAGE 715,796 KWh \$0.066690 1,597.56 KW \$5.870446 1,046.69 KW \$2.279452 715,796 KWh \$0.004900

UNIT PRICE \$0.066690 \$47,736.68 \$5.870446 \$9,378.39 \$2.279452 \$2,385.88 \$0.004900 \$3,507.06

Total \$63,008.01

Total for Service Period: \$63,008.01

Service Period from 06/01/2010 to 06/30/2010

ShipTo:

500000

Utility Name: Delivery Zone: Public Service Electric & Gas Public Service Electric & Gas

Utility Acct #:

PE000000000000000

Service To:

1 Company Way Town, NJ 00000-0000 Energy Capacity Transmission Adder

USAGE UNITS 596,455 KWh 1,384.57 KWV ssion 1,190.12 KW 596,455 KWh

S UNIT PRICE AMOUNT
h \$0.067222 \$40,094.85
V \$5.870444 \$8,128.04
V \$2.279451 \$2,712.82
h \$0.004900 \$2,922.35
Total \$53,858.06

Total for Service Period: \$53,858.06

EXHIBIT 5

HESS CORPORATION CERTIFICATION

CERTIFICATION

I, *Thomas Chamberlin*, hereby certify that I am the *Vice President, Electric Operations – Energy Marketing* of the Applicant, Hess Corporation, and have been authorized to file this application for registration as a competitive electric power supplier in New Hampshire.

I hereby certify that I have reviewed all of the statements contained in this registration application and accompanying exhibits and that the matters set forth herein are true and correct to the best of my knowledge, information or belief and that I know of no material omission.

Dated this 4th day of January, 2012 at Woodbridge, New Jersey

Signature:

Vice President, Electric Operations - Energy Marketing

NOTARIZATION:

COLLEEN M. FROST ID No. 2298543 NOTARY PUBLIC OF NEW JERSEY My Commission Expires Apr. 1, 2013

Collean m. Frost

EXHIBIT 6

HESS CORPORATION NEW HAMPSHIRE EDC CERTIFICATIONS

CERTIFICATE OF COMPLETION

Awarded to:

Amerada Hess Corporation

This certificate of completion acknowledges that you have completed EDI system testing with National Grid in New Hampshire.

Thanh 27, 2006

Date

Patricia McMahon

CERTIFICATE OF COMPLETION

Awarded to:

Amerada Hess Corporation

This certificate of completion acknowledges that you have completed EDI system testing with National Grid in New Hampshire.

Thuch 27, 2006

Date

Patricia McMahon

Public Service of New Hampshire Certificate of Completion

is hereby granted to:

Amerada Hess Corporation

to certify that they have completed to satisfaction

EDI Testing

Granted: April 27, 2006

Catalina J. Celentano, Supplier Services Analyst



Competitive Supplier Company:

579 Tenney Mountain Highway Plymouth, NH 03264-3154 www.nhec.coop 603-536-1800 / 800-698-2007

Test Acceptance Form

The undersigned agree that Amerada Hess Corporation and New Hampshire Electric Cooperative (NHEC) have successfully completed electronic interchange testing on May 3, 2006.

Subject to finalization of bilateral agreements between Amerada Hess Corporation and NHEC and fulfillment of all other registration requirements as directed by the New Hampshire Public Utility Commission, Amerada Hess Corporation may submit customer enrollment transactions electronically to NHEC beginning on May 8, 2006.

N g
Competitive Supplier Business Contact Signature:
Date of Test Acceptance: 5/4/06
Competitive Supplier Technical Contact Signature: Odlo Como A
Date of Test Acceptance: 5/4/04
Distribution Comments of the St. 17
Distribution Company: New Hampshire Electric Cooperative Inc.
Distribution Commence of the DeBrit
Distribution Company Business Contact Signature: Nounal Else
Date of Test Acceptance: 05/04/06
- · · · · · · · · · · · · · · · · · · ·
Distribution Company Technical Contact Signature: Many a Patter
Date of Test Acceptance: 5/04/06

CERTIFICATE OF COMPLETION

This is to certify that a Representative of

Amerada Hess Corporation

has attended and successfully completed the

New Hampshire
SUPPLIER TRAINING WORKSHOP

Given this 22nd Day of February 2006

Host Utility Coordinator

CERTIFICATE OF COMPLETION

This is to certify that a Representative of

Amerada Hess Corporation

has attended and successfully completed the

EDI TESTING

Given this 24th Day of April, 2006

UES New Hampshire

Host Utility Coordinator

EXHIBIT 7

HESS CORPORATION NEPOOL MEMBERSHIP DOCUMENTATION

CERTIFICATE OF COMPLETION

This is to certify that a Representative of

Amerada Hess Corporation

has attended and successfully completed the

New Hampshire
SUPPLIER TRAINING WORKSHOP

Given this 22nd Day of February 2006

Host Utility Coordinator

ATTACHMENT 1

	Participant Name	Effective Date of Membership if after 6/30/2000
1	AIG Energy Inc. American Hess Corporation American Electric Power Service Corporation	1/1/2003 7/1/2005
	ANP Funding I, LLC	6/1/2001
	Appalachian Power Company	
	Ashburnham Municipal Light Plant	
	Associated Industries of Massachusetts	
	Bangor Hydro-Electric Company	
	Bank of America, N.A.	10/1/2003
	Barclays Bank PLC	11/1/2004
	Belmont Municipal Light Department	0/1/000/
	Black Oak Energy, LLC	2/1/2004
	Blackstone Hydro, Inc.	12/1/2004
	BOC Energy Services, Inc. Boralex Stratton Energy Inc.	10/1/2003 12/1/2004
	Boston Edison Company	12/1/2004
	Boston Generating, LLC	8/1/2004
	Boylston Municipal Light Department	0.1/2004
	BP Energy Company	12/1/2000
	Braintree Electric Light Department	
	Brascan Energy Marketing Inc.	2/1/2002
	Burlington Electric Department	
	Calpine Energy Services, LP	11/1/2000
	CAM Energy Products, LP	2/1/2004
	Cambridge Electric Light Company	
	Canal Electric Company	
	Cape Light Compact	7/1/2000
	Cargill Power Markets, LLC	
	Central Maine Power Company	
	Central Vermont Public Service	
	Chicopee Municipal Lighting Plant	
	CinCap IV, LLC	
	CinCap V, LLC Cincinnati Gas & Electric Company, Inc., The	
	Chichinan Gas & Electric Company, mc., The	

Effective: MayFebruary 1, 2005

Participant Name	Effective Date of Membership if after 6/3 0/2000
DTE Energy Trading, Inc. Duke Energy Marketing America, L.L.C. Duke Energy North America LLC	2/1/2001 9/1/2003
Duke Energy Trading and Marketing, LLC Dynegy Power Marketing, Inc. Edison Mission Marketing & Trading, Inc.	0./1.7900
El Paso Marketing, LP	9/1/2000
Emera Energy Services, Inc.	4/1/2002
Emera Energy U.S. Subsidiary No. 1 Inc. Energy America, LLC	3/1/2004
Energy Management, Inc.	2/1/2001
Energy New England LLC EnerNOC, Inc.	5/1/2005
Entergy Nuclear Generation Company Entergy Nuclear Vermont Yankee, LLC	2 /1 /2002
Epic Merchant Energy, LP ESI Northeast Energy GP, Inc.	3/1/2002 1/1/2004
Exclon Generation Company, LLC	5/1/2001
Exelon New Boston, LLC Exelon New England Holdings, LLC	4/1/2002
Fitchburg Gas and Electric Light Company	
Florida Power & Light Company FPL Energy Maine Hydro, LLC	10/1/2003
FPL Energy Maine, Inc. FPL Energy Mason, LLC	
FPL Energy Power Marketing, Inc.	
FPL Energy Seabrook, LLC FPL Energy Wyman IV, LLC	11/1/2002
FPL Energy Wyman, LLC	
FPL Energy LLC	

Participant Name	Effective Date of Membership if after 6/30/2000
Granite Ridge Energy, LLC	12/1/2001
Granite State Electric Company	
Great Bay Power Marketing, Inc.	12/1/2002
Green Mountain Power	
Groton Electric Light Department	
H.Q. Energy Services (U.S.) Inc.	44.
Harvard Dedicated Energy Limited	2/1/2005
Hingham Municipal Lighting Plant	
Holden Municipal Light Department	
Holyoke Gas & Electric Department	
Holyoke Water Power Company	
Hudson Light and Power Department	
Hull Municipal Lighting Plant	£ (1 700)
Indeck Energy-Alexandria, LLC	5/1/2001
Indeck Maine Energy, LLC	
Indiana Michigan Power Company	
Industrial Energy Consumer Group Industrial Power Services Corporation	3/1/2003
Ipswich Municipal Light Department	37 172003
J & L Electric	5/1/2004
J. Aron & Company	1/1/2002
J.F. Gray & Associates, LLC	7/1/2000
Kentucky Power Company	77 172000
Lake Road Generating Company, L.P.	2/1/2003
Lew A. Cummings Co. Inc.	1/1/2005
Lincoln Paper and Tissue, Inc.	3/1/2005
Linde Gas LLC	5/1/2004
Littleton (MA) Electric Light Department	
Littleton (NH) Water and Light Department	6/1/2004
Long Island Lighting Company d/b/a LIPA	10/1/2001
Lowell Cogeneration Co. Limited Partnership	
Lowell Power LLC	
LP&T Energy LLC	4/1/2005

Participant Name	Effective Date of Membership if after 6/30/2000
Rainbow Energy Marketing Corporation	7/1/2003
Reading Municipal Light Plant	
Rentricity Inc.	4/1/2005
Richard Silkman	
Ridgewood Maine Hydro Partners, L.P.	3/1/2004
Ridgewood Rhode Island Generation, LLC	11/1/2003
Ritchie Energy Products, L.L.C.	9/1/2003
Rochester Electric Light & Power	
Rowley Municipal Light Plant	
Rumford Power Associates Limited Partnership	
Select Energy Inc.	
Select Energy New York, Inc.	
Sempra Energy Solutions	8/1/2002
Sempra Energy Trading Corp.	
Seneca Energy II, LLC	7/1/2004
SESCO Enterprises, LLC	6/1/2003
Shrewsbury's Electric Light Department	
Somerset Power LLC	
South Hadley Electric Light Department	
Split Rock Energy, LLC	7/1/2003
Sprague Energy Corp.	3/1/2002
Spring Street Energy, LLC	2/1/2005
Spring Street Limited Partnership	2/1/2005
State of Connecticut, Office of Consumer Counsel	2/1/2002
State of Maine, Office of the Governor	
Sterling Municipal Electric Light Department	
Strategic Energy, Limited Partnership	0/11/2004
Styrka Energy Fund LLC	9/1/2004
Styrka Energy Master Fund LLC	1/1/2005
SUEZ Energy Marketing NA, Inc.	0/1 2000
SUEZ Energy Resources NA, Inc.	3/1/2003
Susquehanna Energy Products, LLC	4/1/2004

Issued by: David T. Doot, Secretary
Issued on: April 294, 2005

Participant Name	Effective Date of Membership if after 6/30/2000
Taunton Municipal Lighting Plant	
TCPL Power Ltd.	12/1/2000
Telegraph Publishing Company	12/1/2004
Templeton Municipal Lighting Plant	
Texas Instruments Incorporated	
The Energy Consortium	
The Energy Council of Rhode Island	
Tiverton Power Associates Limited Partnership	
Tractobol Energy Marketing, Inc.	
TransAlta Energy Marketing (U.S.) Inc.	7/1/2000
TransCanada Energy Ltd.	
TransCanada Power Marketing Ltd.	
TransEnergie U.S. Ltd.	
TXU Energy Trading Company LP	11/1/2000
UBS AG, acting through its London Branch	5/8/2002
Union of Concerned Scientists, Inc.	
United Illuminating Company, The	
Unitil Energy Systems, Inc.	
UNITIL Power Corp.	
UPC Wind Management, LLC	6/1/2004
USGon New England, Inc.	

ATTACHMENT 4

COUNTERPART SIGNATURE PAGE NEW ENGLAND POWER POOL AGREEMENT

IN WITNESS WHEREOF, the undersigned has caused this counterpart signature page to the New England Power Pool Agreement, being dated as of September 1, 1971, as amended, to be executed by its duly authorized representative as of February 28, 2005. (please insert date)

> Amerada Hess Corporation (Applicant Company Name)

Name:

John A. Gartman

Title:

Sr. V.P., Energy Marketing

Company: Amerada Hesa Corporation

Address:

One Hess Plaza 12th Floor

Woodbridge, NJ 07095

ATTACHMENT 5



Michael Lynch, Chair NEPOOL Membership Subcommittee

April 25, 2005

Hemant Jain Amerada Hess Corporation One Hess Plaza 12th Floor Woodbridge, NJ 07095

Re: Application for NEPOOL Membership

Dear Mr. Jain:

The request of Amerada Hess Corporation ("Hess") to become a Participant in the New England Power Pool ("NEPOOL") was approved by the NEPOOL Participants Committee Membership Subcommittee at its April 25, 2005 meeting, subject to the applicable understandings, including those which reflected in the attachment to this letter.

Please confirm Hess' acceptance of NEPOOL's Standard Membership Conditions, Waivers and Reminders by signing a copy of this letter and returning it, along with a copy of the Standard Membership Conditions, Waivers and Reminders, to:

Debra Smith
New England Membership Coordinator
c/o ISO New England Inc.
One Sullivan Road
Holyoke, MA 01040-2841
Fax: 413-535-4156
E-mail: dsmith@iso-ne.com

I understand that Hess intends to operate in New England as a broker, load aggregator and a power marketer. Your signature on the enclosed duplicate copy of this letter will also serve to confirm that understanding.

I have been instructed to remind Hess of the following obligations which are common to all NEPOOL Participants that operate as brokers, load aggregators or power marketers:

¹ Capitalized terms used but not defined in this letter are intended to have the meanings given to such terms in the Second Restated New England Power Pool Agreement ("Restated NEPOOL Agreement"), the Participants Agreement, or the ISO New England Inc. Transmission, Markets and Services Tariff ("ISO Tariff").

- (1) each Participant, except a Governance Only Member, has the obligation to assure for each transaction that it has identified transmission facilities required to accomplish such transaction and has made appropriate arrangements with the ISO or the owners of such transmission facilities, as appropriate, for use of such facilities;
- each Participant is obligated to provide NEPOOL or the ISO the information that NEPOOL or the ISO determines is required in order to administer and implement the Restated NEPOOL Agreement, the ISO Tariff and any other agreement that NEPOOL or the ISO administers and, except a Governance Only Member, to verify that satisfactory transmission arrangements have been made for each transaction:
- (3) each Participant is obligated to provide NEPOOL or the ISO the information that NEPOOL or the ISO determines is required in order to administer and implement these conditions and waivers;
- (4) each Participant is obligated to conform to any future changes in NEPOOL requirements;
- (5) each Participant is obligated to comply with all governmental, regulatory or other legal requirements which must be satisfied as a condition to its participation in NEPOOL or the New England Markets, or which may be otherwise applicable to such participation;
- (6) each Participant is obligated to pay an allocated portion of certain NEPOOL and ISO costs in accordance with the Restated NEPOOL Agreement, and the ISO Tariff;
- (7) each Participant is obligated to pay its monthly NEPOOL charges by the settlement date as specified in the Billing Policy (or any successor rule or procedure), which is currently the first work day after the nineteenth of the month but may be subject to change (Participants should regularly review the Billing Policy or any successor rule or procedure for any change to the settlement date);
- (8) each Participant is obligated to provide adequate financial security assurances as reflected in Financial Assurance Policies on file with the FERC as they may be affected from time to time;
- (9) each Participant is required to submit information to the ISO from time to time, as is necessary to enable the ISO to meet its obligations, concerning any entity owned 10% or more by the Participant or any entity which owns 10% or more of the Participant;
- (10) for brokered transactions, a Participant while acting, now or in the future, as a broker would not be considered either the purchaser or the seller;

- each Participant is obligated to conform to standards established by the ISO or (11)any duly authorized NEPOOL committee to assure reliable operation of the New England Control Area, including, without limitation, the obligation to have the ability to subject its load to load shedding as required by the ISO; and
- (12)no Participant may use its rights under the Restated NEPOOL Agreement or ISO Tariff to avoid the application of any stranded cost policy, or to avoid or reduce the payment of any applicable stranded costs or access charges related to such stranded cost policy that has been approved by Federal regulators or regulators in any New England state in which that Participant is purchasing or selling electric energy and/or capacity for resale at wholesale or to retail customers.

Upon receipt of this countersigned letter, NEPOOL expects to make the necessary filings. with the Federal Energy Regulatory Commission in order for Hess' application to become effective.

Very truly yours,

Michael J. Lynch Chair, Membership Subcommittee of the NEPOOL Participants Committee

Accepted and approved:

HEMANT JAIN DIRECTOR, ELECTRIC OPERATIONS .

Enclosure

STANDARD MEMBERSHIP CONDITIONS, WAIVERS AND REMINDERS FOR LOAD AGGREGATORS, POWER MARKETERS, EWGS, OF OWNERS, IPPS, BROKERS AND END USERS

WHEREAS, an applicant for NEPOOL membership ("Applicant") may be one or more of the following types of entities: a "load aggregator," which is considered for this purpose to be an entity that purchases at wholesale electric energy and capacity for resale to retail customers and resells such energy and capacity to retail customers in New England; a "power marketer," which is considered for this purpose to be an entity that purchases as a principal or as a principal and a broker at wholesale electric energy and capacity for resale to wholesale customers and resells such energy and capacity to wholesale customers in New England; an "exempt wholesale generator" or "EWG," which is considered for this purpose to be an entity granted such status by the Federal Energy Regulatory Commission under the Public Utility Holding Company Act of 1935, as amended ("PUHCA"), pursuant to which it is required to be engaged "exclusively in the business of owning or operating, or both owning and operating, all or part of one or more eligible facilities and selling electric energy at wholesale"; an entity which owns a "qualifying facility" or "QF," which is considered for this purpose to be an entity within the meaning of the Public Utility Regulatory Policies Act of 1978 ("PURPA") or an "eligible facility" within the meaning of the PUHCA; an "independent power producer" or "IPP," which is considered for this purpose to be an entity other than an EWG or QF whose exclusive business is owning or owning and operating all or a part of one or more generating facilities and selling electric energy at wholesale or retail; a "broker," which is considered for this purpose to be an entity that acts from time to time for purchasers or sellers in New England in arranging the purchase or sale at wholesale of electric energy and/or capacity; and an "end user with generation" or an "end user without generation," which is considered for this purpose to be a consumer of electricity in the NEPOOL Control Area that generates or purchases electricity primarily for its own consumption or a non-profit group representing such consumers.

WHEREAS, the NEPOOL Agreement as in effect on December 1, 1996 (the "Prior NEPOOL Agreement") was amended and restated by the Thirty-Third Agreement and by one or more supplements or amendments (the "Restated NEPOOL Agreement");

WHEREAS, pursuant to order of the Federal Energy Regulatory Commission ("FERC"), the Restated NEPOOL Agreement was amended to permit, inter alia, end users to become members of the Pool;

WHEREAS, the Restated NEPOOL Agreement, as amended, including the NEPOOL Open Access Transmission Tariff (the "NEPOOL Tariff"), has been accepted and/or approved by the FERC subject, in some instances, to further FERC orders;

WHEREAS, the system for effecting all Interchange Transactions on the basis of separate Bid Prices for each type of Entitlement shall take effect on the Third Effective Date, as defined in the Restated NEPOOL Agreement, subject to acceptance by the FERC;

WHEREAS, a New England independent system operator, ISO New England, Inc. (the "ISO"), is responsible for administering the transmission and market arrangements in accordance with the Restated NEPOOL Agreement and the Tariff;

EXHIBIT 8

HESS CORPORATION FINANCIAL SECURITY – SURETY BOND



HES5

November 8, 2011

VIA OVERNIGHT MAIL
The Honorable Debra A. Howland
Executive Director and Secretary
New Hampshire Public Utilities Commission
21 South Fruit Street, Suite 10

Jay L. Kooper Director of Regulatory Affairs Energy Marketing

RE:

Hess Corporation – Registration as Competitive Electric Power Supplier – Renewal of Surety Bond

Dear Secretary Howland:

Concord, NH 03301-2429

By Secretarial Letter dated March 10, 2010, the New Hampshire Public Utilities Commission renewed Hess Corporation's ("Hess") registration as a competitive electric power supplier. Pursuant to the New Hampshire Code of Administrative Rules Part Puc 2003.01(d)(4), enclosed please find Hess' renewed surety bond in the amount of \$350,000.

In Order to assist in our record keeping, please date stamp the additional copy of this package and return it to me in the enclosed self-addressed stamped envelope. Should you have any questions or concerns, please do not hesitate to contact me at (732) 750-7048.

Sincerely

Jay L. Kooper

Director of Regulatory Affairs

Enclosures

Hess Corporation 1 Hess Plaza Woodbridge, NJ 07095 Tel: 732.750.7048 Fax: 732.750.6670 jkooper@hess.com



40 Wall Street 10th Floor, New York, NY 10005-2301

Telephone: 877,269.3277 Facsimile: 212.440-7351

CONTINUATION CERTIFICATE

WESTERN SURETY COMPANY, hereby continues in force Bond #929375027 briefly described as a License Bond on behalf of HESS CORPORATION, as Principal, NEW HAMPSHIRE PUBLIC UTILITIES COMMISSION, 21 S. Fruit Street, Suite 10, Concord, NH 03301, as Obligee, in the sum of Three Hundred Fifty Thousand and 00/100 (\$350,000.00) Dollars, for the term beginning December, 1, 2011 and ending December 1, 2012, subject to all the covenants and conditions of the original bond referred to above.

This continuation is issued upon the express condition that the liability of WESTERN SURETY COMPANY under said Bond and this and all continuations thereof shall not be cumulative and shall in no event exceed the total sum above written.

Dated this 1st day of November, 2011.

HESS CORPORATION (Principal)

WESTERN SURETY COMPANY

(Surety)

James K C Tom. Attorney-in-Fact

ACKNOWLEDGMENT FORMS

COPARTNERSHIP

STATE OF			1
COUNTY OF	}ss:		9
On this	day of	,, before	me personally appeared
described in and who and for the act and dee	, to me known and kn executed the foregoing in ed of said firm.	nown to me to be one of the firm of astrument and (s)he thereupon ack	cnowledged to me that (s)he executed the same
STATE OF COUNTY OF Ses: On this day of, before me personally appeared, to me known, who, being by me first duly sworn, did depose and say that (s)he resides in that (s)he is the, that (s)he is the, the corporation described in and which executed the foregoing instrument; that (s)he knows the corporate seal of said corporation; that the corporate seal affixed to said instrument is such corporate seal; that it was so affixed to order and authority of the Board of Directors of said corporation, and that (s)he signed h name thereto by like order an authority. Notary Publication of the Board of Directors of said corporation, and that (s)he signed h name thereto by like order an authority. Notary Publication of the Board of Directors of said corporation, and that (s)he signed h name thereto by like order an authority. Notary Publication of the Board of Directors of said corporation, and that (s)he signed h name thereto by like order an authority. Notary Publication of the Board of Directors of said corporation, and that (s)he signed h name thereto by like order an authority. Notary Publication of the Board of Directors of said corporation, and that (s)he signed h name thereto by like order an authority. Notary Publication of the Board of Directors of said corporation, and that (s)he signed h name thereto by like order an authority. Notary Publication of the Board of Directors of said corporation, and that (s)he spending instrument; that (s)he known to be defined and which executed the foregoing instrument; that (s)he known to be defined and which executed the foregoing instrument; that (s)he known to be defined and which executed the foregoing instrument; that (s)he known to be defined and which executed the foregoing instrument; that (s)he known to be defined and which executed the foregoing instrument; that (s)he known to be defined and which executed the foregoing instrument; that (s)he known to be defined and which executed the f			
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On this		hafare	a me personally appeared
	the cornor	ration described in and which exec	ruted the foregoing instrument: that (s)he knows t
order and authority of	corporation; that the corp	porate seal affixed to said instrum	ent is such corporate seal; that it was so affixed
V			Notary Pub
1			
STATE OF		INDIVIDUAL	
COUNTY OF	}ss:		
	,		
O- 41:-	J C	1	
On this	, to me known and	known to me to be the individ	ual described in and who executed the forego
			Notary Pul
CTATE OF NEW YOR	V	SURETY	,
	,		
COUNTY OF NEW YO	JKK 355:		
certify that James	s K C Tom	Attorney-in-Fact, of Wester	n Surety Company who is personally known to
acknowledged that (s)	he signed, sealed and del	livered said instrument for and on	behalf of Western Surety Company for the uses a
Given under November		before me personally appeared regoing instrument and (s)he thereupon acknowledged to me that (s)he executed the same as Notary Public CORPORATE Defore me personally appeared to who, being by me first duly sworn, did depose and say that (s)he resides in hat (s)he is the the corporation described in and which executed the foregoing instrument; that (s)he knows the tit the corporate seal affixed to said instrument is such corporate seal; that it was so affixed by Directors of said corporation, and that (s)he signed h	
Marin Alice and an analysis			`
	UDITE D LEVINE V Liblic - State of New York- FAX OTLE7514905 Hitles as New York County	Judix	h D Lewine Notary Public
	nrnission Expires 11/30/1		

Western Surety Company

POWER OF ATTORNEY APPOINTING INDIVIDUAL ATTORNEY-IN-FACT

Know All Men By These Presents, That WESTERN SURETY COMPANY, a South Dakota corporation, is a duly organized and existing corporation having its principal office in the City of Sioux Falls, and State of South Dakota, and that it does by virtue of the signature and seal herein affixed hereby make, constitute and appoint

Ernesta G Bowman, James K C Tom, Individually

of New York, NY, its true and lawful Attorney(s)-in-Fact with full power and authority hereby conferred to sign, seal and execute for and on its behalf bonds, undertakings and other obligatory instruments of similar nature

- In Unlimited Amounts -

and to bind it thereby as fully and to the same extent as if such instruments were signed by a duly authorized officer of the corporation and all the acts of said Attorney, pursuant to the authority hereby given, are hereby ratified and confirmed.

This Power of Attorney is made and executed pursuant to and by authority of the By-Law printed on the reverse hereof, duly adopted, as indicated, by the shareholders of the corporation.

In Witness Whereof, WESTERN SURETY COMPANY has caused these presents to be signed by its Senior Vice President and its corporate seal to be hereto affixed on this 22nd day of September, 2009.

WESTERN SURETY COMPANY

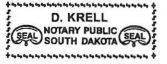
Paul 7. Bruflat, Senior Vice President

State of South Dakota
County of Minnehaha

On this 22nd day of September, 2009, before me personally came Paul T. Bruflat, to me known, who, being by me duly sworn, did depose and say: that he resides in the City of Sioux Falls, State of South Dakota; that he is the Senior Vice President of WESTERN SURETY COMPANY described in and which executed the above instrument; that he knows the seal of said corporation; that the seal affixed to the said instrument is such corporate seal; that it was so affixed pursuant to authority given by the Board of Directors of said corporation and that he signed his name thereto pursuant to like authority, and acknowledges same to be the act and deed of said corporation.

My commission expires

November 30, 2012



CERTIFICATE

Leb Frell, Notary Public



WESTERN SURETY COMPANY

J. Relson

L. Nelson, Assistant Secretary

EXHIBIT 9

HESS CORPORATION SALES ACTIVITY – Q1 – Q4 2011

Customer Class	Meter Type	KWH	Revenue	ServLoc Count
GSECO_G1	NON-INTERVAL	649,480	\$ 53,248.84	2
GSECO_G2	NON-INTERVAL	539,960	\$ 41,679.53	6
GSECO_G3	NON-INTERVAL	752,111	\$ 59,377.70	20
GSECO_PRIMARY	INTERVAL	6,700,800	\$ 477,956.42	3
GSECO_SECONDARY	INTERVAL	600,600	\$ 47,424.30	2
NHEC_LargeCommercial	NON-INTERVAL	712,568	\$ 62,092.92	5
NHEC_Primary	INTERVAL	1,069,631	\$ 82,220.62	2
NHEC_PrimaryGeneral	NON-INTERVAL	215,531	\$ 16,251.04	1
NHEC_SmallBusiness	NON-INTERVAL	498,783	\$ 35,120.78	6
PSNH_Betwen100kWTo1000kW	INTERVAL	33,789,766	\$ 2,757,495.13	76
PSNH_Betwen100kWTo1000kW	NON-INTERVAL	824,334	\$ 73,722.43	2
PSNH_GeneralService	NON-INTERVAL	2,176,622	\$ 183,950.45	38
PSNH_GreaterThan1000kW	INTERVAL	46,762,445	\$ 3,708,625.85	17
PSNH_LargeGeneralService	NON-INTERVAL	1,075,000	\$ 91,208.37	1
PSNH_OutdoorLightingService	NON-INTERVAL	27,607	\$ 2,121.17	3
PSNH_PrimaryGeneralService	NON-INTERVAL	9,371,506	\$ 741,056.20	218
UNITIL_G1	INTERVAL	2,315,794	\$ 211,836.69	7
UNITIL_G2	INTERVAL	9,296,443	\$ 703,740.75	19
UNITIL_GEN1	NON-INTERVAL	4,233,457	\$ 374,395.53	9
UNITIL_GEN2	NON-INTERVAL	2,985,698	\$ 243,354.53	85
Total		124,598,136	\$ 9,966,879.27	522

Hess Corporation - Customer Data - 1st Quarter 2011

Hess Corporation - Customer Data - 2nd Qtr 2011

Customer Class	Meter Type	KWH	Revenue	ServLoc Count
GSECO_G1	NON-INTERVAL	3,865,760	\$ 241,088	3
GSECO_G2	NON-INTERVAL	539,840	\$ 41,373	5
GSECO G3	NON-INTERVAL	726,451	\$ 54,893	20
GSECO PRIMARY	INTERVAL	6,988,000	\$ 468,507	3
GSECO_SECONDARY	INTERVAL	668,800	\$ 52,727	2
NHEC_LargeCommercial	NON-INTERVAL	668,162	\$ 55,313	5
NHEC Primary	INTERVAL	1,071,507	\$ 82,713	2
NHEC_PrimaryGeneral	NON-INTERVAL	2,829,346	\$ 177,562	2
NHEC_SmallBusiness	NON-INTERVAL	170,502	\$ 13,181	6
PSNH_Betwen100kWTo1000kW	INTERVAL	35,994,145	\$ 2,553,577	75
PSNH_Betwen100kWTo1000kW	NON-INTERVAL	862,607	\$ 56,189	2
PSNH_GeneralService	NON-INTERVAL	1,875,214	\$ 153,568	57
PSNH_GreaterThan1000kW	INTERVAL	46,939,753	\$ 3,536,376	16
PSNH_LargeGeneralService	NON-INTERVAL	913,000	\$ 77,463	1
PSNH_OutdoorLightingService	NON-INTERVAL	31,483	\$ 2,395	5
PSNH_PrimaryGeneralService	NON-INTERVAL	10,897,354	\$ 792,050	217
UNITIL G1	INTERVAL	1,952,663	\$ 158,247	6
UNITIL_G2	INTERVAL	9,985,518	\$ 755,904	18
UNITIL_GEN1	NON-INTERVAL	4,907,375	\$ 343,073	9
UNITIL_GEN2	NON-INTERVAL	2,497,267	\$ 196,064	83
Totals		134,384,747	\$ 9,812,263	537

Hess Corporation - Customer Data - 3rd Qtr 2011

Customer Class	Meter Type	KWH	Revenue	ServLoc Count
GSECO_G1	NON-INTERVAL	1,513,240	\$ 120,520	3
GSECO_G2	NON-INTERVAL	675,600	\$ 51,785	4
GSECO_G3	NON-INTERVAL	629,440	\$ 48,452	19
GSECO_PRIMARY	INTERVAL	7,408,200	\$ 503,118	3
GSECO_SECONDARY	INTERVAL	750,600	\$ 58,769	2
NHEC_LargeCommercial	NON-INTERVAL	688,029	\$ 54,101	5
NHEC_Primary	INTERVAL	840,913	\$ 63,027	2
NHEC_PrimaryGeneral	NON-INTERVAL	1,660,630	\$ 103,967	2
NHEC_SmallBusiness	NON-INTERVAL	142,073	\$ 11,153	6
PSNH_Betwen100kWTo1	INTERVAL	37,190,515	\$ 2,709,940	76
PSNH_Betwen100kWTo1	NON-INTERVAL	232,721	\$ 23,158	2
PSNH_GeneralService	NON-INTERVAL	2,376,609	\$ 195,283	66
PSNH_GreaterThan1000l	INTERVAL	51,714,236	\$ 3,885,872	17
PSNH_LargeGeneralServ	INON-INTERVAL	835,000	\$ 70,846	1
PSNH_OutdoorLightingSe	NON-INTERVAL	4,407	\$ 362	4
PSNH_PrimaryGeneralSe	NON-INTERVAL	10,842,286	\$ 796,688	214
UNITIL_G1	INTERVAL	1,903,210	\$ 160,996	6
UNITIL_G2	INTERVAL	9,534,318	\$ 721,748	18
UNITIL_GEN1	NON-INTERVAL	3,077,610	\$ 211,250	7
UNITIL_GEN2	NON-INTERVAL	2,931,550	\$ 229,260	82
Totals		134,951,187	\$ 10,020,295	539

Customer Class	Meter Type	KWH	Revenue	ServLoc Count
GSECO_G1	NON-INTERVAL	1,353,160	\$ 96,125	3
GSECO_G2	NON-INTERVAL	503,200	\$ 38,651	4
GSECO_G3	NON-INTERVAL	594,539	\$ 43,618	19
GSECO_PRIMARY	INTERVAL	7,387,200	\$ 494,147	4
GSECO_SECONDARY	INTERVAL	321,000	\$ 23,722	1
NHEC_LargeCommercial	NON-INTERVAL	555,969	\$ 40,530	4
NHEC_Primary	INTERVAL	875,126	\$ 63,072	2
NHEC_PrimaryGeneral	NON-INTERVAL	1,880,328	\$ 115,828	1
NHEC_SmallBusiness	NON-INTERVAL	98,832	\$ 8,272	2
PSNH_Betwen100kWTo1000kW	INTERVAL	39,077,433	\$ 2,694,628	81
PSNH_GeneralService	NON-INTERVAL	2,708,009	\$ 214,766	80
PSNH_GreaterThan1000kW	INTERVAL	46,367,004	\$ 3,442,799	17
PSNH_GreaterThan1000kW	NON-INTERVAL	230,653	\$ 24,574	3
PSNH_LargeGeneralService	NON-INTERVAL	525,000	\$ 44,544	1
PSNH_OutdoorLightingService	NON-INTERVAL	5,187	\$ 426	4
PSNH_PrimaryGeneralService	NON-INTERVAL	10,044,922	\$ 707,245	211
UNITIL_G1	INTERVAL	1,860,769	\$ 135,130	4
UNITIL_G2	INTERVAL	11,075,125	\$ 838,387	18
UNITIL_GEN1	NON-INTERVAL	3,038,812	\$ 183,105	7
UNITIL_GEN2	NON-INTERVAL	2,329,733	\$ 176,986	79
Total		130,832,001	\$ 9,386,555	545

Hess Corporation - Customer Data - 4th Quarter 2011

EXHIBIT 10

HESS CORPORATION AGGREGATORS REPORT

Utility	Broker Name	Customer Name	ShipTo Count
GSECO	Competitive Energy Services	Carter Community Building Association	
	Restaurant Solutions Network	PR Restaurants	
	Supreme Energy	Cantata Technology Inc	
GSECO T	otal		
NHEC	Atlantic Energy Group	Proctor Academy	
	Axsess Energy Group, LLC	Oyster River Cooperative School District	
	Bridge Energy Service, LLC	JPG Management LLC	
	Consumer Energy Solutions	The Trustees of Dartmouth College	
	Enernoc, Inc	North Conway Water Precinct	No.
	Patriot Energy Group	Kennebunk Supermarkets Inc	
		Patriot Energy Group Inc	
NHEC Total			1
PSNH	Axsess Energy Group, LLC	Oyster River Cooperative School District	
		The Milford School District SAU # 40	j.
		VELCRO USA	
	Competitive Energy Services	Irving Oil Terminals Inc	
		T S Manchester LLC	
		Tulley Buick-Pontiac Company Inc	
	Energy Management Services	Manchester FFI, LLC	
	3	Portsmouth FFI, LLC	
	Energy Professionals LLC	Burbak Machine Co	
	Energy Rebate	Bird Bath Commercial Laundry LLC	
	Energy Solutions USA	GV Gorski Inc	
	Enernoc, Inc	Coca Cola Bottling Company	
		Favorite Foods Inc	
	Fidelity Energy Group	Harborside Assoc	
	Health Trust Purchasing Group	Portsmouth Regional Hospital	
	LPB Energy Consulting Inc.	Delta Education Inc	
	N9332	Omni Hotels Management Corporation	
	National Utility Services, Inc	Timberland Company	
	Patriot Energy Group	Circuit Connect Inc	
		Cramer Fabrics Inc	
		Jordan's Furniture Inc	
		Measured Progress Inc	
		Patriot Energy Group Inc	
	Reliable Power Alternatives	L3 Communications Corporation	
	Restaurant Solutions Network	PR Restaurants	
	Satori Enterprises	Arbors of Bedford Inc	
		Burbak Machine Co	2
	Seven - Utility Management		
	Summit Energy	IPC Louisville Properties	
		Saint-Gobain Ceramics & Plastics	
	The Legacy Energy Group	Seacoast Media Group Inc	
	Titan Energy New England Inc		

	UMG INCORPORATED	Birch Hill Terrace	2
		Micrometrics	1
		Nu-Cast Inc	1
		SMG Operations	1
	USource LLC	3M COMPANY	1
		Parkland Medical Center	1
		Vectron International LLC	1
PSNH Total			105
UNITIL	Competitive Energy Services	Tsunis Holding Inc	1
	Restaurant Solutions Network	PR Restaurants	1
	Risk Services Group, Inc.	Isha Inc	1
	USource LLC	Sanborn Regional School District	5
		Unitil Realty Corp	2
		Office (Carry Gorp	_
UNITIL T	otal	onthin reality corp	10