



investigation. Furthermore, the legal rights, duties and privileges of NAPG are substantially and specifically affected by the instant investigation into the development of these competition-supporting initiatives under New Hampshire law.

3. While the precise scope of NAPG's participation is still to be determined, NAPG anticipates participating in this docket in a limited fashion consistent with its party status. NAPG does not plan to attend the May 31, 2012 public hearing and technical session scheduled in this proceeding. Thereafter, NAPG reserves the right to conduct discovery, present evidence, cross-examine witnesses and present written pleadings and briefs to the extent necessary.

4. Copies of all pleadings and other materials should be provided to the following:

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99 High Street, 20<sup>th</sup> Floor  
Boston, MA 02110  
Telephone: (617) 457-4062  
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Email: [rmunnelly@murthalaw.com](mailto:rmunnelly@murthalaw.com)

With an extra electronic copy provided to:

Michael D'Angelo, General Counsel  
North American Power and Gas, LLC  
Email: [Mdangelo@napower.com](mailto:Mdangelo@napower.com)

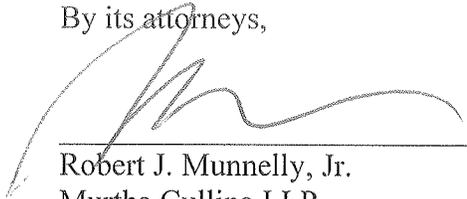
Conclusion

Accordingly, for the above described reasons, the Commission should grant  
NAPG's Petition to Intervene.

Respectfully submitted,

NORTH AMERICAN POWER AND GAS, LLC

By its attorneys,



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Dated: May 29, 2012