

STATE OF NEW HAMPSHIRE  
BEFORE THE  
NEW HAMPSHIRE PUBLIC UTILITIES COMMISSION

**Docket No. DE 12-097**

**Investigation into Purchase of Receivables, Customer Referral and  
Electronic Interface for Electric and Gas Distribution Utilities**

**PNE'S OBJECTION TO PSNH'S MOTION TO DISMISS**

NOW COMES PNE Energy Supply LLC, d/b/a Power New England ("PNE") by its attorney, and hereby objects to PSNH's Motion to Stay, and its support hereof, says as follows:

1. PSNH's Motion to Dismiss asks the Commission to dismiss PNE's Petition in Docket No. DE 12-093 on the grounds that PNE failed "to comply with Rule Puc 203.06(c) which requires that "All petitions seeking a rate adjustment shall be . . . accompanied by pre-filed testimony and exhibits."

2. PNE's Objection to this Motion has previously been filed in No. DE 12-093 on April 24, 2012.

RESPECTFULLY SUBMITTED,  
PNE Energy Supply LLC  
by its Attorney,

Dated: August 29, 2012

**/s/ James T. Rodier**  
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**Certificate of Service**

I hereby certify that a copy of this Motion has been served electronically on the persons on the Commission's service list in this docket in accordance with Puc 203.11 this 29th day of August, 2012.

**/s/ James T. Rodier**  
James T. Rodier, Esq.