

Ms. Debra A. Howland
Executive Director and Secretary
State of New Hampshire
Public Utility Commission
21 S. Fruit St. Suite 10
Concord, NH 03301-2429

NH PUC FEB06'14 AM 9:35

January 31, 2014

Please accept this letter concerning Satori Enterprises LLC's renewal as an electricity broker in New Hampshire.

Please find the completed renewal form attached along with the original letter explaining that written notice is required on or before February 25, 2014. If you have any questions or comments, please do not hesitate to contact me.



David C. Wiers
President
550 W. Jackson Blvd. Ste. 777
Chicago, IL 60661
(P) 312-850-2300
(F) 312-264-6200
dwiers@satorienergy.com

11. When filing an ORIGINAL notice of intent, a copy of the aggregator's authorization to do business in New Hampshire from the New Hampshire Secretary of State: (Attach as "Exhibit B")
12. A description of the geographic areas of New Hampshire in which the aggregator intends to provide service, described by a distribution company's existing franchise area, existing town boundaries, or a map with the boundary limits delineated:

The geographic areas will be determined by the utility rates and the areas with the most opportunity to create value for clients. Satori will work with clients in all utility service areas.

13. A statement that the aggregator is not representing any supplier interest or a listing of any supplier interest the aggregator intends to represent:

Satori Enterprises is not representing any supplier interest.

14. Payment of a \$250.00 filing fee must accompany the original notice of intent (see below).

15. An electronic copy of this notice of intent (on diskette) is included. YES NO

NOTE:

- Any municipal entity that acts as an aggregator for its citizens shall NOT be required to pay a registration fee.
- There is NO fee to renew an aggregator's registration provided that the renewal notice of intent is made in a timely manner.
- Each aggregator shall re-file with the Commission an up-to-date written notice of intent to provide service as an aggregator every 2 years on or before its original notice anniversary date, which is the date on which the Commission received the applicant's initial notice of intent.
- Unless additional time is required to review the notice of intent and the Commission extends the review period, an aggregator may begin operating within the state 45 days after filing a completed notice of intent with the Commission.
- This notice of intent and all future correspondence should be sent to:

Ms. Debra A. Howland
 Executive Director and Secretary
 State of New Hampshire
 Public Utilities Commission
 21 S. Fruit St, Suite 10
 Concord, NH 03301-2429

15. Preparer's Name and Title:

DAVID C. WIERS PRESIDENT

1/31/2014

16. Preparer's Signature:

David C. Wiers

EXHIBIT A

David C. Wiers
President
550 W. Jackson Blvd Ste. 777
Chicago, IL 60661
(P) 312-850-2300
(F) 312-264-6200

Additional information regarding David C. Wiers has been included below:

- David C. Wiers is the founder and Past-President of the Texas Electricity Professionals Association (TEPA) (www.texastepa.org), a non-profit group aimed at maintaining the committed to upholding integrity and maintaining honor in the deregulated retail electricity market in Texas. Mr. Wiers has been involved with filing petitions to the PUCT on behalf of the members of TEPA. Mr. Wiers has also been involved in numerous KEMA studies and has filed suggestions concerning market structure in various states.
 - David C. Wiers is also a founding member of the Illinois Energy Professionals Association (ILEPA) (www.ilepa.org) a similar organization as developed in Texas.
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THE STATE OF NEW HAMPSHIRE

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EXECUTIVE DIRECTOR
Debra A. Howland



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

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

Tel. (603) 271-2431

FAX (603) 271-3878

Website:
www.puc.nh.gov

May 2, 2012

David C. Weirs, President
Satori Enterprises, LLC
550 W. Jackson Blvd., Suite 777
Chicago, IL 60661

Re: DM 12-061, Notification of Satori Enterprises LLC's Intent to Provide Electric Aggregation Service

Dear Mr. Weirs:

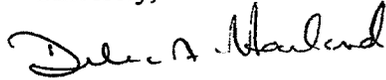
On March 5, 2012, Satori Enterprises LLC's (Satori) filed with the Commission a notice of intent to renew its registration to provide electric aggregation service in the State of New Hampshire, pursuant to New Hampshire Administrative Rules Puc 2003.05. Satori's initial registration expired on May 1, 2011. On April 12, 2012, Staff sent a letter advising Satori to submit a new registration application and details of its activities as an aggregator in New Hampshire since May 1, 2011. On April 16, 2012, Satori submitted a new application with the requested information. Staff has reviewed the application provided and believes that it meets the requirements of Puc 2003.05. Based on Staff's recommendation and the Commission's review, the Commission approves Satori's application to provide electric aggregation service in New Hampshire.

Please note the following provision of Puc 2003.05 (f): "[E]ach approved aggregator shall re-notify the commission after the initial 2 year period, or after the 5 year renewal period as applicable, by filing with the commission an application for renewal at least 60 days prior to the expiration of the currently effective registration." Therefore it is required to refile an up-to-date written notice on or before **February 25, 2014** if it continues to offer and provide electric aggregation service. In addition, Satori is subject to the provisions of Puc 2004.03, telephone solicitation of customers, and Puc 2004.08, customer protections provided by aggregators. Finally, aggregators must comply with the requirements set out in RSA 362-F relative to the renewable portfolio standard (RPS) and RSA 362-F relative to disclosure of electric service energy sources and environmental characteristics. Please refer to Puc 2500 for further details regarding RPS reporting requirements. Commission Order No. 25,264 provides guidance as to the appropriate format for environmental disclosure.

May 2, 2012
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If you have any questions regarding these provisions, please contact the Commission.
Thank you for your cooperation in this matter.

Sincerely,

A handwritten signature in cursive script, appearing to read "Debra A. Howland".

Debra A. Howland
Executive Director