THE STATE OF NEW HAMPSHIRE

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PUBLIC UTILITIES COMMISSION

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Parker Tinsley, Regulatory Specialist XOOM Energy New Hampshire, LLC 11208 Statesville Road, Suite 200 Huntersville, NC 28078

Re: DM 18-102, XOOM Energy New Hampshire, LLC

Application to Renew Registration as Competitive Electric Power Supplier

Dear Mr. Tinsley:

On June 29, 2018, XOOM Energy New Hampshire, LLC (XOOM Energy) filed an application to renew its registration as a competitive electric power supplier (CEPS).

Commission Staff filed a memorandum on August 29, 2018 that summarizes the filing made by XOOM Energy in connection with its registration renewal and Staff's analysis of the completed application. Staff concluded that the application complies with the requirements of Puc 2003 and Puc 2006.01. Staff recommended approval of XOOM Energy's registration renewal application for a three-year term beginning on the expiration date of the currently active registration, August 28, 2018, and ending at the close of business on August 28, 2021. In addition, Staff recommended that the renewed registration authorize XOOM Energy to operate in the franchise area of Public Service Company of New Hampshire d/b/a Eversource Energy (Eversource). Staff also recommended that confidential treatment be approved for the non-public training, procedures, and other information filed by XOOM Energy regarding its door-to-door sales program.

XOOM Energy's application for renewed registration as a CEPS authorized to operate in the franchise area of Eversource is approved for a term beginning on August 28, 2018 and ending at the close of business on August 28, 2021. Pursuant to Puc 2003.02(a), XOOM Energy must submit its next renewal application at least 60 days prior to the expiration of the approved registration period, on or before June 29, 2021.

Please be aware that registered CEPS are subject to specific requirements contained in Puc 2000 – Competitive Electric Power Supplier and Aggregator Rules. These rules are available at: http://www.puc.nh.gov/Regulatory/Rules/PUC2000.pdf. In particular, note that, under Puc 2003.03(e), if a CEPS's financial security instrument will

not be renewed or extended beyond its expiration date, it must (1) provide written notice to the Commission of such non-renewal or non-extension no less than 60 days prior to the expiration date, and (2) file with the Executive Director a replacement financial security instrument meeting the requirements of the rules no less than 30 days prior to the expiration date, and that, under Puc 2003.03(f), a CEPS that fails to comply with the requirement to file a replacement financial security instrument is subject to fines, suspension, or revocation pursuant to Puc 2005.

Please also note that each CEPS must input into a shopping comparison website, maintained by the Commission, information regarding its standard pricing policies, charges, and key terms for residential and small commercial customers. This information must be updated whenever it changes, but no less frequently than once per month. These requirements are intended to comply with RSA 374-F:4-b, II and Puc 2004.03(a). Following its initial registration, each CEPS will be sent by electronic mail a link to the website through which it must input the required information.

In addition, all CEPS must comply with the renewable portfolio standard (RPS) requirements of RSA 362-F. The RPS obligation applies to every "provider of electricity," as defined in RSA 362-F:2, XIV, which includes registered CEPS. Please also refer to the Puc 2500 rules for further details regarding RPS compliance and reporting requirements. RPS compliance is on a calendar year basis and must be reported to the Commission by July 1 of the subsequent calendar year. Pursuant to RSA 378:49 and Puc 2004.05, all CEPS also must comply with the requirement to disclose environmental characteristics of the electricity they sell to retail customers.

Finally, confidential treatment is approved for the non-public training, procedures, and other information filed by XOOM Energy regarding its door-to-door sales program, the Commission having found that the public interest in its disclosure is outweighed by the potential competitive harm that might result from its disclosure. The Commission directs that XOOM Energy file complete public redacted and confidential unredacted versions of its registration renewal application, consistent with Puc 201.04.

Sincerely,

Debra A. Howland Executive Director

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cc: Service List Docket File