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November 8, 2011

Luly Massaro, Clerk
Public Utilities Commission
89 Jefferson Boulevard
Warwick, RI 02888

In Re: Distributed Generation (DG) Standard Contracts and Ceiling Prices
Docket No. 4288

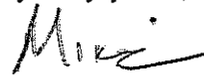
Dear Luly:

This office represents Constellation Energy Commodities Group, Inc. ("CCG") and Constellation NewEnergy, Inc. ("CNE") (collectively, "Constellation") in the above docketed proceeding.

Enclosed are an original and ten (10) copies of Constellation's Motion to Intervene.

If you have any questions, please feel free to call.

Very truly yours,



Michael R. McElroy

MRMc/tmg

cc: Service Lists in Dockets 4288 and 4277

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS
PUBLIC UTILITIES COMMISSION

IN RE: DISTRIBUTED GENERATION (DG) :
STANDARD CONTRACTS AND : DOCKET No. 4288
CEILING PRICES :

MOTION TO INTERVENE OF
CONSTELLATION ENERGY COMMODITIES GROUP, INC.,
AND CONSTELLATION NEWENERGY, INC.

Pursuant to Rule 1.13 of the Rhode Island Public Utilities Commission's ("Commission") Rules of Practice and Procedure, Constellation Energy Commodities Group, Inc. ("CCG") and Constellation NewEnergy, Inc. ("CNE"), both collectively referred to herein as "Constellation," respectfully move to intervene as a full party in the above captioned proceeding, Docket 4288. In support of this Motion to Intervene, Constellation states as follows:

1. Constellation is a wholesale supplier of electric power to many of New England's electric utilities in connection with either their default or standard offer service obligations. In particular, CCG is a regular participant in default and standard offer service power supply solicitations, including those related to the Narragansett Electric Company d/b/a National Grid ("NEC"). In the past, CCG has been a successful bidder in NEC solicitations, and has an interest in potentially bidding for future standard offer service and renewable energy procurement.

2. CNE is a leading competitive supplier of electricity in the United States and is an electric retail supplier in 17 states, including Rhode Island, and two Canadian provinces.

3. CNE and CCG are subsidiaries of Constellation Energy Group, Inc., a North American energy company headquartered in Baltimore, Maryland which also owns Baltimore Gas and Electric Company, a regulated utility.

4. Service of any correspondence or pleadings in connection with this proceeding should be directed to:

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5. Rule 1.13(b) of the Commission's Rules provides that "any person claiming a right to intervene or an interest of such nature that intervention is necessary or appropriate may intervene in any proceeding before the Commission."

6. Rule 1.13(b)(2) explains that intervention is necessary or appropriate for a person when, for example, such person has "[a]n interest which may be directly affected and which is not adequately represented by existing parties and as to which movants may be bound by the Commission's action in the proceeding."

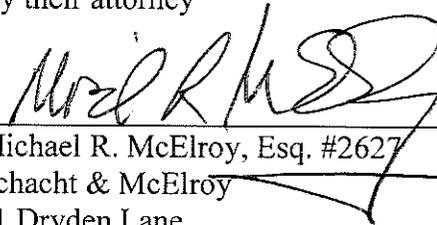
7. As an active wholesale supplier of electric power to many of New England's electric utilities, including NEC here in Rhode Island, and as a competitive electric supplier in

Rhode Island, Constellation has unique interests in this proceeding that cannot be adequately represented by another party. As a result, Constellation has interests that may be directly affected by the outcome of this proceeding.

8. Furthermore, Constellation's intervention and participation is in the public interest. Constellation is pursuing solar development opportunities under the new Rhode Island Distributed Generation Standard Contract Program being implemented in this docket. Constellation intends to participate in the docket regarding such issues as price caps and contract terms.

9. Wherefore, Constellation requests that the Commission grant this Motion to Intervene, and designate CCG and CNE as full parties to this proceeding with all the rights appropriate to that status.

Respectfully submitted,
Constellation Energy Commodities Group, Inc.
and Constellation NewEnergy, Inc.
By their attorney

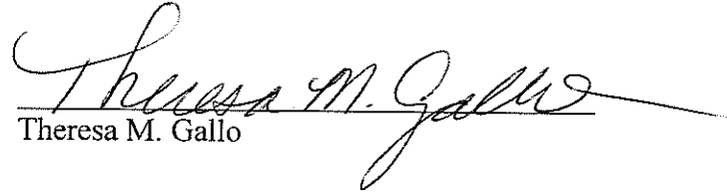


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Dated: November 8, 2011

CERTIFICATE OF SERVICE

I hereby certify that on the 8th day of November, 2011, I served a true copy of the foregoing on the attached service lists.


Theresa M. Gallo

Constellation/4288/MotiontoIntervene

Docket No. 4277 – National Grid – Distributed Generation Enrollment Application & Enrollment Process Rules - Service List as of 11/3/11

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Docket No. 4288 – Office of Energy Resources Filings: 1) Proposed Distributed Generation (DG) Standard Contract Act Classes and Ceiling Prices for 2011; and 2) Proposed DG Standard Contract Service List updated 11/8/11

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