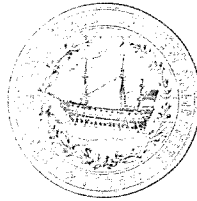


THE STATE OF NEW HAMPSHIRE

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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

Via regular mail and e-mail

December 21, 2012

David W. Bruce, President
Definitive Energy Group, Inc.
2112 W. Gelena Blvd
Box 8-321
Aurora, IL 60506

Re: DM 12-350 Definitive Energy Group, Inc.
Natural Gas Aggregator Registration Application
Deficiency Letter

Dear Mr. Bruce:

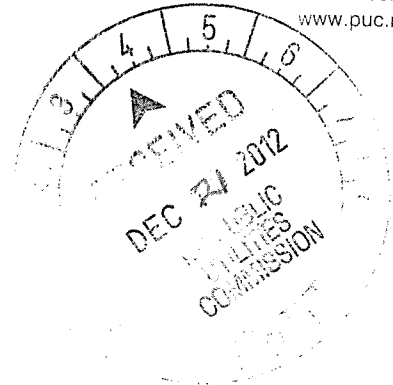
The application for Definitive Energy Group, Inc. (DEGI) to register as a natural gas aggregator was received on December 7, 2012. A Certificate of Authority for DEGI was received on December 18, 2012. Staff of the New Hampshire Public Utilities Commission (Commission) has completed its initial review of the registration application. The submitted application was incomplete and is therefore deficient in its current form.

DEGI should address the following Commission requirements as appropriate in either its cover letter and/or in an update to its registration application:

- Puc 3003.04(a) – No aggregator shall enroll customers, or arrange to sell to or contact customers, or solicit specific customers for such purposes until such aggregator has completed all aspects of registration required by PUC 3003;
- Puc 3006.02(a)(1) - The legal name of the applicant as well as any trade name(s) under which it intends to operate in this state;
- Puc 3006.02(a)(5) – A copy of the applicant's current certificate of authority to do business in the State of New Hampshire from the Secretary of State, if anything other than an individual;

Specifically, the applicant's submitted registration application shall acknowledge in its cover letter whether or not it has been in compliance with Puc 3003.04(a). In the event the applicant has not been in compliance with Puc 3003.04(a), an explanation should be provided as to why it has not been in compliance with the requirement.

Additionally, the applicant's submitted registration application shall address the requirements of Puc 3006.02(a), subsections (1) and (5) to provide its legal name, trade name(s) and certificate of authority of the name(s) under which it intends to operate in this state. DEGI did not register the trade



name for Restaurant Solutions Network, LLC or for the name RSN LLC with the New Hampshire Secretary of State. Therefore, it should remove the reference to the trade name "Restaurant Solutions Network, LLC" in an updated registration application in subsection (1). An acceptable alternative, if applicable, would be to augment its registered business name to include the trade name for Restaurant Solutions Network, LLC through the Office of the NH Secretary of State. Otherwise, if the entity referred to as Restaurant Solutions Network, LLC, or RSN LLC is operating in New Hampshire as described in the DEGI gas aggregator registration application, then the entity should have its business name(s)/trade name(s) registered with the NH Secretary of State and its gas aggregator operation registered with the NH Public Utilities Commission, separate from DEGI.

In order to complete the registration process, DEGI will need to address each of the issues referenced above. These requirements should be administratively straightforward to correct. A letter with the updated information should be filed in an expedient manner to the docket number assigned to this application (DM 12-350). Until such time that these issues have been resolved, the 60-day review period will be suspended.

If you have any questions related to the registration requirements or to your registration application please refer to the registration instructions and checklist located on the Commission web page at <http://www.puc.nh.gov/Gas-Steam/CNGS-Aggregator%20registration%20application%20instructions%20and%20checklist.pdf> or contact me directly at (603) 271-2434.

Sincerely,



Robert J. Wyatt
Utility Analyst IV, Commission Staff

cc: Docket File