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STATE OF NEW HAMPSHIRE



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

April 1, 2015

Eversource Energy 780 N. Commercial Street Manchester, NH 03101

Matthew J. Fossum, Esq.

Re: DE 15-073; Public Service Company of New Hampshire, d/b/a Eversource Energy

Request for Waiver of Puc 909.08(h)

Dear Mr. Fossum:

On February 20, 2015, Public Service Company of New Hampshire, d/b/a Eversource Energy (Eversource) requested a waiver of Puc 909.08(h), which imposes an April 7, 2015 deadline to request approval of costs "necessary to upgrade [Eversource's] information systems in order to implement group net metering."

RSA 362-A:9, XIV(d) provides that "hosts shall be responsible for any costs necessary to upgrade a utility's information systems in order to implement this paragraph, as determined by the commission." The Commission subsequently adopted Puc 909.08(h), which states: "Any distribution utility that seeks to impose upon hosts the costs necessary to upgrade its information systems in order to implement group net metering ... shall, within 90 days of the effective date of this rule, file with the commission sufficient information for the commission to determine whether the proposed costs are reasonable." (Emphasis added.) The 90 day deadline expires on April 7, 2015.

There are approximately 40 registered hosts in Eversource's service territory, with approximately 280 members, combined. Eversource represented that it has been able to process the group net metering program manually and that it has not decided whether it will seek recovery of any information system costs. Eversource argued that it is unreasonable to require a filing now merely to preserve its right to recover possible future costs. Eversource thus requested a waiver of the April 7, 2015 deadline.

Staff filed a letter dated March 26, 2015 recommending that the Commission grant the waiver and extend the deadline until May 1, 2016. Staff agreed with Eversource's argument that it is premature to force a cost analysis now for a problem that may never require a computer-based solution. If the number of group net metering customers remains small enough for Eversource to economically process manually, such an analysis would have been a waste of resources. Staff also acknowledged that this is the first full year of group net metering and hosts are now filing their first annual reports. All involved with group net metering will learn from this initial run through the various group net metering procedures.

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Website: www.puc.nh.gov Staff identified a contrary argument -- the uncertainty created by a delay in seeking cost recovery under Puc 909.08(h). Hosts do not know whether they will be charged for computer upgrade costs, how much they may be charged, and when any such charge will be known. Puc 909.09(h) was intended to set a firm date to resolve that uncertainty.

Balancing these competing interests, Staff recommended that the Commission grant the waiver requested by Eversource and extend the deadline to May 1, 2016. Staff noted that the extended deadline would provide sufficient experience to make a more informed decision of whether to file under Puc 909.08(h). The extension may result in no filing by Eversource to the benefit of hosts, or at least a more informed filing based on the information gained.

Under Puc 201.05, the Commission may waive any rule if it finds a waiver serves the public interest and does not disrupt the orderly and efficient resolution of matters before the Commission. A waiver requires consideration of whether compliance with the rule would be onerous given the circumstances or whether the purpose of the rule is satisfied by the alternative method proposed.

For the reasons discussed in Staff's recommendation, the Commission has determined that the standards for a waiver are satisfied here and that granting a waiver is consistent with the public good. The deadline for Eversource to file under Puc 909.08(h) shall be extended to May 1, 2016. Note that the Commission has granted a similar waiver for Liberty Utilities (Granite State electric) Corp., d/b/a Liberty Utilities, in Docket DE 15-092.

Sincerely,

Debra A. Howland

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**Executive Director** 

cc: Service list (Electronically)

## SERVICE LIST - EMAIL ADDRESSES - DOCKET RELATED

Pursuant to N.H. Admin Rule Puc 203.11 (a) (1): Serve an electronic copy on each person identified on the service list.

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Docket #: 15-073-1 Printed: April 01, 2015

## **FILING INSTRUCTIONS:**

a) Pursuant to N.H. Admin Rule Puc 203.02 (a), with the exception of Discovery, file 7 copies, as well as an electronic copy, of all documents including cover letter with: DEBRA A HOWLAND

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- b) Serve an electronic copy with each person identified on the Commission's service list and with the Office of Consumer Advocate.
- c) Serve a written copy on each person on the service list not able to receive electronic mail.