

NHPUC APR13'12 PM12:02

April 11, 2012

Ms. Deborah Howland  
Executive Director  
New Hampshire Public Utilities Commission  
21 South Fruit Street, Suite 10  
Concord, NH 03301-2429

**Re: Disclosure Label Waiver Request – Devonshire Energy LLC**

Dear Ms. Howland:

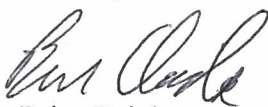
On behalf of Devonshire Energy LLC (“Devonshire Energy”), I am requesting a waiver from the Commission’s Order No. 25,264 in Docket DE 10-226, requiring providers of electricity to provide a disclosure label to all customers no less than once a year.

Devonshire Energy was created in 2009 to operate as a competitive electricity retail supplier for the purpose of serving the electricity needs of FMR LLC (Fidelity Investments) and affiliated companies. Devonshire Energy is a licensed Competitive Electric Power Supplier in New Hampshire, and an approved NEPOOL Participant that has been operating as a Related Person Supplier serving the load of Fidelity Investments and affiliated companies (financial services and other). Devonshire Energy is a wholly-owned subsidiary of Devonshire Investors (Delaware) LLC, itself a wholly-owned subsidiary of FMR LLC which provides services to a number of Fidelity companies. Devonshire Energy does not currently, and has no future plans to, provide retail electricity service to any non-Fidelity third parties or any residential or small business users in New Hampshire.

Because of the relationship between Devonshire Energy and FMR LLC and affiliated companies, the requirement that Devonshire Energy prepare and distribute a disclosure label to its customers does not serve the purpose of the rule. Since Devonshire Energy’s sole customers are its parent and its parent’s affiliates, the effect of the rule is to place conditions on internal communications that have no impact on the retail marketplace. Accordingly, I am requesting that, unless and until such time as Devonshire Energy provides retail service in New Hampshire to a customer other than its parent or its parent’s affiliates, Devonshire Energy be granted a waiver from the requirement to prepare and provide a disclosure label.

Thank you for your consideration of this matter. If you should have any questions or need further clarification, please contact me at 617-563-3765.

Sincerely,



Brian Daigle  
Vice President