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June 24, 2014

Jane A. Murray
NH Site Evaluation Committee
NH Department of Environmental Services
29 Hazen Drive, Box 95
Concord, NH 03301

**RE: Granite Reliable Power LLC
SEC Docket No. 2014-03**

Dear Ms. Murray:

Enclosed for filing in the above-captioned matter are an original and 2 copies of Granite Reliable Power's Assented-To Motion for Enlargement of Time to File Responses to Wind Action Group's Data Requests.

Sincerely,



Matthew S. Warner

MSW:smw

Enclosures

cc: email (jane.murray@des.nh.gov)
Ms. Lisa Linowes (via e-mail)

**STATE OF NEW HAMPSHIRE
SITE EVALUATION COMMITTEE**

Docket No. 2014-03

**GRANITE RELIABLE POWER'S ASSENTED-TO MOTION FOR ENLARGEMENT
OF TIME TO FILE RESPONSES TO WIND ACTION GROUP'S DATA REQUESTS**

NOW COMES Granite Reliable Power LLC ("Granite"), by its undersigned counsel, and submits this motion, pursuant to N.H. SITE 202.14, for enlargement of time to submit responses to the data requests of Intervener Windaction Group ("Windaction"). In support hereof, Granite states:

1. On June 5, 2014, Granite received data requests from Windaction and from Counsel for the Public. Granite responded to the data requests of Counsel for the Public on June 19, 2014.
2. On June 23, 2014 Granite had a discussion with Ms. Lisa Linowes of Windaction, wherein Granite informed Ms. Linowes that it was not yet able to produce requested documents and responses, but that these documents and responses are forthcoming.
3. Ms. Linowes of Windaction assents to this Motion to enlarge Granite's time until July 7, 2014 to respond to Windaction's data requests.
4. Counsel for the Public and Commissioner Samson each have no objection to this Motion.

WHEREFORE, Granite respectfully requests that the June 19, 2014 deadline for responding to Windaction's data requests be enlarged until July 7, 2014.

Respectfully submitted,

BROOKFIELD RENEWABLE POWER INC.

By 
and its Attorneys,
Preti Flaherty Beliveau & Pachios PLLP
P.O. Box 1318
57 North Main Street
Concord, NH 03302-1318


By: Harold C. Pachios and
Matthew S. Warner and
Sigmund D. Schutz (NH Bar No. 17313)
(207) 791-3000

June 24, 2014

Certificate of Service

I, Matthew S. Warner, do hereby certify that I caused the foregoing to be served upon the parties in the case by submitting it to the Committee's Clerk for electronic distribution by her to the Service List.

Dated: June 24, 2014


Matthew S. Warner