Dear Ms. Monroe:

**RE: Petition to Intervene By Madelyn and Thomas Foulkes New Hampshire Site Evaluation Committee Docket No. 2015-06 Northern Pass**

Pamela G. Monroe, Administrator  
New Hampshire Site Evaluation Committee 21 Fruit Street Suite 10  
Concord NH 03301

Dear Ms Monroe:

We respectfully request to intervene in the SEC’s proceedings under Docket No. 2015-06 relating to the proposed Northern Pass transmission line. Per SEC’s regulations, we are sending this request to you with copies to the SEC’s distribution list for this proceeding as noted in the CC list.

Our particular rights, duties, privileges, immunities or other substantial interests may be affected by the SEC’s Northern Pass proceedings include the following:

We own property at 26 Nottingham Road in Deerfield that is located about 1,000 feet from existing power lines where the proposed NP lines would be erected. The construction period will include noise from trucks and helicopters involved in tower and line construction for extended periods. Based on our review of NP plans we believe the new transmission line wire will be larger, far higher and more visible from our property than current lines. Noise from these large lines will be disruptive both to our quality of life and to the local wildlife we have come to enjoy such as deer, birds and other animals. NP will alter the current character of our beautiful, rural neighborhood and make it into an industrial location. All of this will impact our property value in addition to our quality of life because of the noise, scar on the land of large towers, destruction of views and increased traffic. We often walk with our dogs on trails beneath and near the current lines - these large, noisy lines will change that. We are also concerned about the potential health impact these large electrical lines will have and increased costs to our historical town for services that this infrastructure may require.

Allowing this intervention will not impair the orderly and prompt conduct of the proceedings, and would help to serve the interests of justice.

We reserve all rights, powers and privileges in respect of this matter. Nothing in this petition is intended to operate as a waiver of any right, power or privilege of Madelyn or Thomas Foulkes. A failure or delay in exercising any right, power or privilege in respect of this matter shall not be presumed to operate as a waiver, and a single or partial exercise of any right, power or privilege shall not be presumed to preclude any subsequent or further exercise of any other right, power or privilege,
No other entities could articulate our specific interests and concerns in the proceedings for this docket as well as we could. We respectfully request the SEC grant us Petition for intervention and granting such other and further relief as it deems appropriate.

Respectfully Submitted,

Madelyn  and Thomas Foulkes
26 Nottingham Road Deerfield, NH 03037
foulkes@metrocast.net
Date: February 4, 2016