

VIA FEDEX

New Hampshire Department of Energy 21 South Fruit Street, Suite 10 Concord, NH 03301

RE: Champion Energy Services, LLC – Application Information for Competitive Electric Power Supplier Registration
DM 17-199

To The New Hampshire Department of Energy,

This correspondence is being filed by Champion Energy Services, LLC ("Champion") pursuant to New Hampshire PUC Rules 2003.01 with respect to the requirement for Certified Electric Power Suppliers ("CEPS") to update the Commission of changes to the information on file relative to its application for registration as a New Hampshire CEPS.

Application Question 20

Please see the enclosed Terms of Service for Champion.

Should you have any questions or require any additional information, please feel free to contact me via email at shadre.carrington@champion.energy or by phone at 713-417-9567.

Shadre Carrington

Respectfully,



Terms of Service

The following Terms of Service, together with your Disclosure Summary and executed Enrollment Form constitute your agreement (collectively, the "Agreement") with Champion Energy Services, LLC ("Champion") for the purchase of electricity service for your small (non-residential) commercial business. Champion agrees to sell and you, as a small commercial business customer agree to buy the quantity of electricity delivered to you, as measured or estimated by your utility ("Utility"). Champion is a licensed Competitive Electric Power Supplier ("CEPS"), and as such will, in accordance with the terms of this Agreement, arrange for the delivery of electricity from your Utility to the Service Address(es) for the small commercial business specified on your Enrollment Form or as specified on Attachment A. Champion sets the Electric Generation Service Charge and the New Hampshire Department of Energy regulates electric distribution prices and services. The words "we," "us," "our" and "CEPS" refer to Champion, and the words "you", "your" and "customer" refer to the small commercial energy customer. You and Champion may hereinafter be referred to individually as "Party" or collectively as "Parties". Please retain this Agreement for your records.

Terms of Service

- Eligibility: Champion does not deny electric service or determine eligibility for pricing based on credit history, utility payment data or credit score. Champion does not deny service based on a customer or applicant's race, religion, creed, color, national origin, ancestry, age, gender, gender identity, sexual orientation, marital status, source of income, level of income, home ownership, disability, familial status, geographic area, or qualification for low income or energy efficiency services. Champion may require a deposit if your credit rating and/or credit history do not meet Champion's approval criteria. If a deposit is required, Champion will pay interest at the prime rate, which is defined as the rate reported by the Wall Street Journal on the first business day of the month preceding the beginning of each calendar quarter, or the average of the rates so reported on that day, or as otherwise required by law.
- **2. Service Metering and Pricing:** All energy delivered hereunder ("Usage") shall be and can

only be, measured by the Utility at meters located at each Service Address. Actual Usage shall be the primary method of calculating your monthly charges. However, Champion may use estimated Usage if measurements of actual Usage are not received timely from the Utility, in which case Champion and/or the Utility will make appropriate adjustments upon receipt of actual Usage.

Fixed Price customers will pay a fixed price ("Fixed Price") per kWh as specified on your Enrollment Form for the length of your Term unless sooner terminated or canceled as otherwise provided in this Agreement or modified by a change in law as described in the Regulatory Events section of this Agreement. If your Enrollment Form has "Fixed Price" selected, this rate includes Electric Generation Service Charges (the charge for the electric energy which is generated off-site from the location at which the consumption of such electric energy is metered for retail billing purposes, including



agreements and arrangements related thereto), energy losses, ancillary services, capacity, Winter Reliability Plan, and renewable portfolio standards. Champion's Fixed Price does not include, and you will be billed by the distribution company for, charges related to the delivery of electricity, including but not limited to, the price of transmission and distribution, the system benefits charge, stranded cost recovery charge, and Taxes (as described below). If a broker or consultant was involved in this transaction, the fee or commission associated with such broker or consultant may be included in the price charged to you.

Fixed Price Energy Only with Capacity Passed Through will pay the price per kWh for Energy Only Rate ("Fixed Price Energy Only Rate") as specified on your Enrollment Form plus your capacity charge for the length of your Term unless sooner terminated or canceled otherwise provided in this Agreement, or modified by a change in law as described in the Regulatory Events section of this Agreement. If your Enrollment Form has "Fixed Price Energy Only Rate with Capacity Passed Through" selected, the fixed price Energy Only Rate includes Electric Generation Service Charges, energy losses, Winter Reliability Plan, ancillary services and renewable portfolio standards. The price of capacity will be passed through to at cost, without markup, for the length of your Term. In addition, Champion's Fixed Price Energy Only Rate does not include, and you will be billed by the distribution company for, charges related to the delivery of electricity, including but not limited to, the price of transmission and distribution, the system benefits charge, stranded cost recovery charge, and Taxes (as described below). If a broker or consultant was involved in this transaction, the fee or commission associated with such broker or consultant may be included in the price charged to you. <u>Prices for pass-through charges will vary based on market conditions and have unlimited variability.</u>

Regardless of the product or price you choose, you are responsible for, and the price excludes the following: (i) any and all taxes, whether such tax is a separate pass through line item on an Utility invoice or included in the price of electricity, as required by law, rule or regulation ("Taxes"), (ii) any and all transmission and distribution charges, (iii) the system benefits charge, and (iv) the stranded cost recovery charge. If you are a tax exempt entity, you must provide Champion with all necessary certificates and supporting documentation to qualify for tax exempt status. If Champion does not receive the exemption certificates required tax information within thirty (30) days of enrollment, you will need to petition the State of New Hampshire for any tax refunds you believe are due.

3. Regulatory Events: If there is, including, but not limited to, a change in law, administrative regulation, rule, Independent System Operator design or structure, order, judicial decision, statute, or a change in an interpretation or application of any of the foregoing (collectively, a "Regulatory Event") and such Regulatory Event causes Champion to be prevented, prohibited, or frustrated from carrying out the terms of this Agreement, or to directly or indirectly incur any capital, operating, commodity or other costs (including, but not limited to increased Taxes) relating to the provision of services contemplated herein above those existing prior to the date of the Regulatory Event, then Champion shall be



permitted to either terminate this Agreement by providing you with thirty (30) days-notice or pass through the economic effects of such Regulatory Event to you.

4. Billing and Payment: Champion or the Utility will invoice you the amount due for electricity delivered to you during each month according to the Utility's billing cycle and meter read. Such invoice shall also include all applicable Taxes, Utility and Independent System Operator (ISO) Charges and other charges allowed pursuant to this Agreement and the appropriate Utility tariff. Under utility consolidated billing, you shall be billed and agree to pay for electricity in accordance with the Utility's tariff, which includes, without limitation, when payment is due and late payment charges. If you fail to make payment in accordance with the terms of the Utility's consolidated bill, the Utility may terminate your service or switch you to dual billing whereby you will subsequently receive one bill from the Utility for delivery charges and one bill from Champion for electricity supply service and related charges.

Under dual billing, Champion will separately bill you for electricity as metered and provided by the Utility, subject to any Utility estimates or corrected meter readings. You reserve the right to convert yourself from utility consolidated billing to dual billing, or from dual billing to utility consolidated billing if such a conversion will facilitate more timely billing, collections and/or payment. Bills rendered by Champion under dual billing shall be due within twenty-one (21) days after the bill's postmark. Past due amounts will incur a late payment fee in the amount of 1.5% per month or the maximum allowed by law. You shall be responsible for any and all costs, attorney and legal fees incurred by Champion for the collection of any outstanding balance owed by you.

Champion charges twenty-five dollars (\$25.00) for each returned check (or ACH).

- 5. Term of Agreement: The term ("Term") of this Agreement is as specified on your Disclosure Summary and/or Enrollment Form. You will buy your electric generation service for the service address(es) listed on your Enrollment Form or as may be added from time to time on an Attachment A ("Additional Accounts"). You will receive electricity from Champion beginning on a date set by your applicable meter read cycle as determined by your Utility for the Term of this Agreement unless sooner terminated or cancelled as otherwise provided in this Agreement.
- Expiration of Agreement; Change in Terms: If you have a fixed term agreement with Champion and it is approaching the end date or if we propose to change the terms of service, we will provide you notice at least forty-five (45) but no more than sixty (60) days prior to the end of the Agreement. You will be informed of the date upon which the Term ends. Unless a renewal term is established with your affirmative consent prior to the expiration of the Term specified on your Enrollment Form, this Agreement will either expire or your service will automatically continue as a variable rate product under the Champion default plan, which is a month-to-month plan with no cancellation penalty. While your electricity price under the variable price product will not change more than once a month, it may vary on a monthto-month basis as determined by Champion in its sole discretion, taking into account, among other factors market conditions and fluctuations in weather. The price of the variable product is subject to change without notice for any reason. Your actual price will be shown on each monthly statement and will be used to calculate your



monthly bill amount based on your actual electricity usage.

- 7. Right to Rescind or Cancel Services: You may rescind this Agreement without fee or penalty of any kind within five business days of receiving your terms of service electronically, or within six business days from the postmarked date of your terms of service, being mailed to you by first class mail ("Rescission Period"). To exercise your right of rescission, please call Champion at the number provided on the final page of this Agreement. At the time of your call, please provide your name, address, phone number, any applicable account and meter information and a statement that you are rescinding your Agreement. If you terminate this Agreement after the Rescission Period has lapsed or for any reason other than due to a material change made by Champion to these Terms of Service, you will incur an Early Termination Fee ("ETF") per the Early Termination terms and ETF Schedule detailed herein.
- No On-Site Customer Generation: The 8. Fixed Price/Fixed Price Energy Only Rate for the Term specified herein is conditioned on your representation that, as to the Account(s) at the Service Address(es) listed on the Enrollment Form and/or Attachment A, the following are all true and accurate: (i) you do not own any on-site generation (except for emergency back-up generation used when the Utility is not capable of delivering energy) or thermal storage capabilities ("On-Site Energy Generation") and (ii) if you, at any time during the Term of this Agreement, intends to purchase On-Site Energy Generation equipment or commence operations in furtherance of On-Site Energy Generation and related services, you will provide Champion with a minimum of sixty (60) days prior written notice. You acknowledge and understand that the use of On-Site Energy Generation during

- the Term of this Agreement will materially impact both the historical consumption data relied upon by Champion in entering into this Agreement and your Usage for the remainder of the Term and therefore, use of such On-Site Energy Generation without Champion's written consent is a material breach of this Agreement.
- 9. Access to Information: You understand that by executing this Agreement, you consent to the Utility providing Champion certain basic information about you, including, but not limited to, Account Number(s), Service Address(es) and telephone numbers, meter read data, rate class and electric usage, and whether or not you are on a budget billing plan or payment arrangement Additionally, you authorize Champion to obtain your credit history and to arrange delivery services by the Utility to the Service Address(es) and Account(s) specified on your Enrollment Form.
- **Dispute Resolution**: In the event of a disagreement involving the terms of this Agreement, the parties will use their best efforts to resolve the dispute. You should contact Champion or the Utility regarding any billing dispute. You should contact Champion Energy Services, LLC, in writing, at 1500 Rankin Road, Suite 200, Houston, TX 77073 or by telephone at 1-888-653-0093 for any non-billing related disputes. If, after discussing your issue with Champion or the Utility you remain dissatisfied, you may file an informal complaint with the New Hampshire Department of Energy. You may file an informal complaint or inquire about your responsibilities and rights by telephoning the New Hampshire Department of Energy at 1-800-852-3793 or 603-271-2431, or by writing to the following address: New Hampshire Department of Energy, Consumer Services Division, 21 South Fruit Street, Suite 10, Concord, NH 03301.



11. Early Termination Fees (ETFs): You have the right to change CEPS at any time with no advance notice, subject to the payment of an Early Termination Fee and for the costs and charges associated with your Usage up and until the date of termination. You may terminate this Agreement by i) notifying us of your termination by contacting us via our contact information provided on the last page of this Agreement, ii) by contracting with a new CEPS, iii) by contracting with an aggregator granted agency authority or iv) by contacting the applicable Utility to select the Utility default service. Upon termination of this Agreement prior to the expiration of the Term (if occurring outside of your right to terminate as a result of Champion unilaterally making a material change to the terms of service of this Agreement after the effective date), Champion reserves the right to provide you with an invoice for the sum of all ETFs owed in accordance with the following schedule ("ETF Schedule"). ETFs you will owe Champion are based on your annual historic consumption:

ETF Schedule:	
Annual kWh	ETF Calculator (per
	remaining month)
< 100,000	\$50 per remaining month
100,001 -	\$100 per remaining month
200,000	

All ETFs assessed and invoiced by Champion must be paid by you in accordance with the applicable billing terms of this Agreement. If ETFs are invoiced by Champion and not paid in accordance with the payment terms herein, you shall be responsible for any and all costs, attorney and legal fees incurred by Champion for the collection of any outstanding amounts owed by you.

12. Champion's Right to Cancel Service: In addition to any other rights of termination or

cancellation allowed under this Agreement or applicable law, Champion reserves the right to cancel or terminate this Agreement (i) if your Utility is unable to read your meter for three (3) months in a row; (ii) if you fail to make payment in accordance with the terms of this Agreement; (iii) if you tamper with any facility of the utility; (iv) if you move from the premises; (v) if you provide a utility's service to others without approval of the utility; (vi) if you refuse to contract for service where such contract is required, (vii) if you connect and operate in such a manner as to produce disturbing effects on the service of the utility or other customers; (viii) if you fail to repair any faulty facility of the customer; (ix) you fail to meet or comply with any of Champion's rules and regulations, material terms, conditions, obligations, representations or warranties agreed upon under the terms of this Agreement. Champion will provide you with thirty (30) days written notice of the termination and an opportunity to remedy the above termination conditions. If you fail to remedy the termination conditions, this Agreement shall be terminated and your accounts will be returned to the Utility or another third party electric generation supplier for electricity Champion may also cancel or terminate the Agreement at any time, without penalty, by notifying you in writing no less than 10 business days prior to the termination. You are obligated to pay for the electricity supply service and related services provided, pursuant to this Agreement, prior to the date that any such termination becomes effective, including any applicable late fees.

13. Limitation of Liability; Disclaimer of Warranties: FOR BREACH OF ANY PROVISION FOR WHICH AN EXPRESS REMEDY IS



PROVIDED, SUCH EXPRESS REMEDY WILL BE THE SOLE AND EXCLUSIVE REMEDY. IF NO **EXPRESS REMEDY IS PROVIDED, A PARTY'S** LIABILITY WILL BE LIMITED TO DIRECT **ACTUAL DAMAGES ONLY. NEITHER PARTY** WILL BE LIABLE FOR CONSEQUENTIAL. INCIDENTAL, PUNITIVE, EXEMPLARY OR INDIRECT DAMAGES. LOST PROFITS OR OTHER BUSINESS INTERRUPTION DAMAGES, BY STATUTE, IN TORT OR CONTRACT, UNDER **ANY INDEMNITY PROVISION** OR OTHERWISE. THE PARTIES INTEND THAT THE **LIMITATIONS HEREIN** ON **IMPOSED** REMEDIES AND THE MEASURE OF DAMAGES BE WITHOUT REGARD TO THE CAUSES **RELATED THERETO INCLUDING** NEGLIGENCE OF ANY PARTY. WHETHER SUCH NEGLIGENCE IS SOLE, JOINT OR CONCURRENT, OR ACTIVE OR PASSIVE. TO THE EXTENT ANY DAMAGES REQUIRED TO BE PAID HEREUNDER ARE CHARACTERIZED OR DEEMED TO BE LIQUIDATED DAMAGES, THE **PARTIES ACKNOWLEDGE THAT** THE DAMAGES ARE DIFFICULT OR IMPOSSIBLE TO DETERMINE, OBTAINING AN ADEQUATE REMEDY IS INCONVENIENT AND THE LIQUIDATED **DAMAGES** CONSTITUTE A REASONABLE APPROXIMATION OF THE OR LOSS. **EXCEPT FOR ANY** HARM REPRESENTATIONS AND WARRANTIES SET HEREIN. CHAMPION **FORTH EXPRESSLY** DISCLAIMS AND MAKES NO WARRANTIES. WHETHER WRITTEN OR ORAL. RESPECT TO THE ELECTRICITY SUPPLIED AGREEMENT. **THIS** INCLUDING EXPRESS. **IMPLIED** OR **STATUTORY** WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. NOTWITHSTANDING ANYTHING TO THE **CONTRARY CONTAINED** IN **THIS**

AGREEMENT, THE LIMITATIONS SET FORTH IN THIS PARAGRAPH SHALL SURVIVE THE EXPIRATION OR EARLY TERMINATION OF THIS AGREEMENT. FURTHER, IT IS UNDERSTOOD CHAMPION SHALL NOT BE LIABLE FOR MATTERS WITHIN THE CONTROL OF THE UTILITY OR THE INDEPENDENT SYSTEM OPERATOR, WHICH MAY RESULT FROM THE MAINTENANCE OR OPERATION OF ELECTRIC LINES AND SYSTEMS.

CLASS ACTION WAIVER: YOU AGREE THAT, BY ENTERING INTO YOUR AGREEMENT, YOU AND COMPANY ARE EACH WAIVING THE RIGHT TO A TRIAL BY JURY OR TO PARTICIPATE IN A CLASS ACTION OR CLASS ARBITRATION. NEITHER YOU NOR COMPANY WILL SEEK OR SUPPORT ANY ORDER CERTIFYING AN ACTION OR ARBITRATION INVOLVING YOU AND COMPANY AS A CLASS ACTION OR CLASS ARBITRATION OR JOIN OR PARTICIPATE AS A PARTY OR CLASS MEMBER IN ANY ACTION OR ARBITRATION BY ANOTHER PARTY AGAINST EITHER YOU OR THE COMPANY.

- **14. Governing Law:** This Agreement, and all claims arising out of or relating to its subject matter, shall be exclusively governed by and construed under the internal laws of the State of New Hampshire without regard to principles of conflict of laws.
- 15. Assignment: Neither Party may assign this Agreement or any of its rights or obligations under this Agreement without the express written consent of the other Party, which consent shall not be unreasonably withheld. Notwithstanding the above, Champion may, without the consent of Customer, (a) assign this Agreement to any affiliate or to any party



succeeding to a substantial portion of the assets of Champion, or (b) assign, pledge or otherwise collaterally assign its rights under this Agreement to Champion's supplier of certain physical and/or financial commodities. Any successor or assignee of the rights of either Party shall be subject to all the provisions and conditions of this Agreement to the same extent as though such successor or assignee were the original Party under this Agreement. Any attempted transfer or assignment in violation of this assignment clause is null and void.

- **16. Severability:** If any provision of this Agreement is held by a court or regulatory agency of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions shall continue in full force without being invalidated in any way.
- **17**. No **Third Party Beneficiaries:** Relationship of the Parties: There are no third party beneficiaries to this Agreement. The parties agree that this Agreement shall not be construed to constitute or imply a joint venture, partnership or association or the creation or existence of any fiduciary duty, or similar obligation or liability between Champion and you. Champion will not provide and nothing herein will be construed as the provision of advice regarding the value or the advisability of trading in "commodity interests" which would cause Champion or an affiliate to be considered a commodity trading advisor under the Commodity Exchange Act, 7 U.S.C.§ §1-25, et seq., as amended.
- **18. Delay or Failure to Exercise Rights:** No partial performance, delay or failure on the part of Champion in exercising any rights under this Agreement and no partial or single exercise

thereof shall constitute a waiver of such rights or of any other rights hereunder.

- Force Majeure: Champion shall not be in breach of its obligations under this Agreement to the extent that its failure to perform is caused by forces or circumstances beyond its reasonable control. You acknowledge that certain causes and events outside of our control including severe weather, flood, fire, lightning, drought, earthquake pandemics, or other acts of God, acts of any governmental authority, acts of terrorists or enemies of the state, accidents, labor troubles, required maintenance work, failure of the Independent System Operator or Utility to transmit electricity or perform any of their obligations, or failure of performance of any of Champion's suppliers, vendors or other third parties ("Force Majeure events") may result in interruptions in service for which we shall not be liable. Champion does not generate, transmit or distribute electricity and therefore, Champion shall not be liable for damages caused by Force Majeure events.
- **20. UCC:** Except as otherwise provided in the Agreement, the Uniform Commercial Code ("UCC") or such similar collection of statutory provisions as may have been adopted and are in effect in the State of New Hampshire shall apply to this Agreement and electricity shall be a "good" for purposes of the UCC.
- **21. Indemnification:** Each Party will indemnify, defend and hold harmless the other Party, its officers, agents, and employees from any claims, damages and actions of any kind arising from personal injury including without limitation, death, tangible property damage or any other damages arising from or out of any event, circumstance, act or incident occurring or



existing with respect to the electricity provided pursuant to this Agreement that indemnifying party caused due to its negligence, willful misconduct, or any action or inaction which gives rise to any liability. You acknowledge that Champion does not own or control any of the transmission or distribution facilities used to deliver the electricity, which is solely the responsibility of the Independent System Operator and/or Utility. Champion, therefore, shall not be liable on account of the acts or omissions of such entities for any interruption, failure or delay in the delivery of electricity arising therefrom. You should contact your Utility in the event of an emergency or outage. These provisions survive the termination or expiration of this Agreement.

22. **Acceptance and Amendments:** This Agreement shall not become effective until Champion receives and approves all information contained in Customer's Enrollment Form which Customer has executed representing that all information provided is true and accurate and acknowledging that Customer is in agreement with all Terms of Service. For purposes of clarification and where applicable, Customer's Enrollment Form may be in the form of i) an executed written agreement, ii) a recorded call where Customer's affirmative consent to the contract, which is Customer's execution of the contract, is verified by a third party verification system, or iii) a confirmation of your web enrollment with Champion that contains your name, address, electricity price and term. Champion may amend the terms of this Agreement at any time, consistent with any applicable law, rule or regulation, by providing notice to you of such amendment or material change at least thirty (30) days prior to the effective date thereof either with your bill or in a separate mailing. The changes will become effective as of the date stated in the notice provided by Champion unless such change is material and detrimental to you, in which case you may elect to cancel your Agreement without penalty. If you elect to cancel this Agreement due to the material and detrimental impact this Amendment will have on you, you must notify Champion of your desire to cancel this Agreement no later than ten (10) days before the effective date of the amendment. You will not be provided with notice of any changes or amendments that benefit or positively impact you. Champion can supply you with a current version of this Agreement annually and upon written request. Except as stated herein, neither party may alter, deviate or change these Terms of Service without a written amendment being drafted, mutually agreed upon and executed by both Champion and Customer.

- 23. Preferred Form of Communication. Please specify your preferred form of communication, either email or mail. If you would prefer to receive your notices and correspondence via email, please email us at info@championenergyservices.com and provide your email address. It is your responsibility to update your email address with us if it changes in any way. If you do not contact us as described above to let us know your email preference, Champion will provide all correspondence and notice via U.S. mail.
- **24. Entirety of Agreement:** It is the intention of the Parties that this Agreement shall contain all terms, conditions and protections in any way related to or arising out of, the sale and purchase of the electricity. This Agreement supersedes all prior agreements between the Parties, whether



written or oral, as to the Service Addresses and Accounts specified herein and within the attached Enrollment Form and related attachments.

25. Representations and Warranties: Each Party represents to the other that: (a) it is validly existing and in good standing in the jurisdiction of its formation; (b) it has not filed, does not plan to file or had any bankruptcy proceeding filed against it; (c) execution of this Agreement has been duly authorized and is a valid and enforceable obligation; and (d) it is not a party to or subject to any commitment that may restrict or interfere with the delivery of electricity under this Agreement. You further represent and warrant that (a) the information provided on your Enrollment Form concerning your Service Address(es) and Accounts are true, complete and correct; (b) you are authorized to switch your electric generation service for the Service Addresses(es) and Accounts you have designated in the Enrollment Form; (c) any transactions entered into by you related to this Agreement are understood by you and made at your sole election in the exercise of independent judgment and you assume any risk associated with them; (d) you are executing this Agreement as a Small Commercial Customer, defined as

commercial electric customer with a normal maximum demand threshold of less than 20kW.; (e) you intend to operate your small commercial business in substantially the same manner as you have in the previous 12 months and your Usage during the previous 12 month period reasonably reflects your anticipated consumption to the Term of this Agreement; (f) if at any time during the term of this Agreement, you do not qualify as a Small Commercial Customers, then you hereby acknowledge and agree that you waive any rights afforded Small Commercial Customers under New Hampshire law; (g) you understand that a material increase or decrease in Usage will have a detrimental financial impact on Champion; and (h) you acknowledge Champion's right to invoice you for the cost of providing the supply and services for such excess Usage.

26. Confidentiality: Champion shall not release your confidential information, except as otherwise permitted under New Hampshire law, without your written authorization. Such confidential information includes your account information, contract price, usage amounts, and any other information that you could reasonably expect to view and treat as confidential.



Contact Information

Competitive Electric Power Supplier

Champion Energy Services, LLC

1500 Rankin Road; Suite 200, Houston, TX 77073

Toll-Free Telephone: 1.888.653.0093 www.championenergyservices.com info@championenergyservices.com

New Hampshire Department of Energy

Consumer Services Division
21 South Fruit St., Suite 10
Concord, New Hampshire 03301
(603) 271-3670 | TDD Access: Relay NH | 1-800-735-2964
https://www.energy.nh.gov/

New Hampshire Utilities-Electric Distribution Company:

For Emergencies, Outages, and Equipment Service, contact your Utility.

Eversource

P.O. Box 330

Manchester, NH 03105-0330

Toll Free Telephone: 800.662.7764 Website: www.eversource.com

Unitil

6 Liberty Lane West Hampton, NH 03842

Telephone: 888.301.7700 Website: www.unitil.com

Liberty Utilities (formerly Granite State Electric Co.)

116 N. Main St. Concord, NH 03301

Telephone: 800.375.7413

Website: www.libertyutilities.com