



General Assembly

February Session, 2014

Raised Bill No. 355

LCO No. 1786



Referred to Committee on ENERGY AND TECHNOLOGY

Introduced by:
(ET)

AN ACT CONCERNING REPRESENTATION OF THE STATE'S INTERESTS BEFORE THE NEW ENGLAND POWER POOL.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. Section 16-18a of the 2014 supplement to the general
2 statutes is amended by adding subsection (d) as follows (*Effective from*
3 *passage*):

4 (NEW) (d) The Office of Consumer Counsel may retain consultants
5 to assist its staff and to supplement its staff expertise with regard to
6 participation in the New England Power Pool. All reasonable and
7 proper expenses of such consultants shall be borne by the public
8 service companies affected by matters before the New England Power
9 Pool and shall be paid at such times and in such manner as the
10 authority directs, provided such expenses (1) shall be apportioned in
11 proportion to the revenues of each affected public service company as
12 reported to the authority pursuant to section 16-49, for the most recent
13 fiscal year, and (2) shall not exceed one hundred thousand dollars per
14 calendar year. The authority shall recognize all such expenses as
15 proper business expenses of the affected public service companies for
16 ratemaking purposes pursuant to section 16-19e, if applicable.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>from passage</i>	16-18a

ET *Joint Favorable*