

Central Maine Power Company

Information Disclosure

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An employee in CMP's Settlement, Supplier Services and Load Research group inadvertently emailed a file containing customer specific data to another employee. The employee receiving the file is responsible for the administration of purchase power agreements with non-utility generators. Normally, this employee would receive only information pertaining to the non-utility generators having contracts with CMP. The inadvertently released information included previous month information about generation output, municipal customer loads and tie line monthly net load in addition to the output of the non-utility generators. The employee receiving the information is not actively involved in purchasing and selling in the New England energy markets and thus could not use the information provided to gain any competitive advantage in the marketplace. CMP has not posted the customer specific information as doing so might result in providing customer data directly to a customer's competitor. CMP owns no generation.

Information Disclosure and Voluntary Consents – 18. C.F.R. §§ 358.7(a)

- (a) Contemporaneous disclosure. (1) If a transmission provider discloses non-public transmission function information, other than information identified in paragraph (a)(2) of this section, in a manner contrary to the requirements of §358.6, the transmission provider must immediately post the information that was disclosed on its Internet Web site. (2) If a transmission provider discloses, in a manner contrary to the requirements of §358.6, non-public transmission customer information, critical energy infrastructure information (CEII) as defined in §388.3113(c)(1) of this chapter of any successor provision, or any other information that the Commission by law has determined is to be subject to limited dissemination, the transmission provider must immediately post notice on its Web site that the information was disclosed.

