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May 24, 2010

Debra A. Howland Executive Director and Secretary New Hampshire Public Utilities Commission 21 South Fruit Street, Suite 10 Concord, New Hampshire 03301-2429



Re: DG 10-051; EnergyNorth Natural Gas, Inc. d/b/a National Grid NH 2010 Summer Period Cost of Gas, June 2010 Trigger Page

Dear Ms. Howland:

On behalf of EnergyNorth Natural Gas, Inc. d/b/a National Grid NH ("Company"), enclosed for filing in compliance with the New Hampshire Public Utilities Commission Order No. 25,094 dated April 29, 2010, are an original and six copies of the Company's adjusted 2010 Summer Cost of Gas rates to be effective with service rendered June 1, 2010. These adjusted rates require no further Commission action because they are within the minimum and maximum rates set forth in the April Order.

The adjusted cost of gas rates are being filed to reflect an update of the summer period deferred gas cost balance and the projected commodity prices for the remainder of the summer period. The attached estimated cost of gas was calculated using the 15 day average NYMEX settle prices as of May 21, 2010. Accordingly, these adjustments decrease the average cost of gas rate by \$0.0084 per therm. Specifically, the Residential Cost of Gas rate is decreased from \$0.7209 per therm to \$0.7125 per therm. Similarly, the Commercial/Industrial Low Winter Use rate is decreased from \$0.7202 per therm to \$0.7118 per therm, and the Commercial/Industrial High Winter Use rate is decreased from \$0.7212 per therm to \$0.7128 per therm. The calculation indicates that, absent the adjustment, there would be an estimated over collection of gas costs as of October 31, 2010 of approximately \$141,979 or -0.93%.

Enclosed are the following revised pages to Tariff NHPUC No. 6 – Gas:

Fourteenth Revised Page 1 Fourteenth Revised Page 3 Check Sheet (co

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> Fourteenth Revised Page 73 Twelfth Revised Page 84

Firm Rate Schedules

Steve Camerino/hap

Calculation of Firm Sales Cost of Gas Rate

Please do not hesitate to contact me with questions regarding this filing.

Sincerely,

Steven V. Camerino

SVC/hsp Enclosures

cc: Meredith A. Hatfield, Esq.

Ann E. Leary