

**DE 21-020**

**Public Service Company of New Hampshire d/b/a Eversource Energy**

**And**

**Consolidated Communications of Northern New England Company, LLC**

**d/b/a Consolidated Communications**

**Joint Petition to Approve Pole Asset Transfer**

**Joint Proposed Exhibit List**

<b><u>Exhibit No.</u></b>	<b><u>Description</u></b>
1.	Prefiled Direct Testimony of Lee G. Lajoie (Confidential)
2.	Prefiled Direct Testimony of Lee G. Lajoie (Redacted)
3.	Attachment LGL-1: Settlement and Pole Purchase Agreement, December 30, 2020 (“Purchase Agreement”) (Confidential)
4.	Attachment LGL-1: Settlement and Pole Attachment Agreement, December 30, 2020 (Redacted), plus Exhibits A & B
5.	Prefiled Direct Testimony of Douglas P. Horton and Erica L. Menard (Confidential)
6.	Prefiled Direct Testimony of Douglas P. Horton and Erica L. Menard (Redacted)
7.	Attachment DPH/ELM – 1 (Confidential)
8.	Attachment DPH-ELM-1 (Redacted)
9.	November 15, 2021 Prefiled Supplemental Testimony of Douglas P. Horton and Erica L. Menard with DPH/ELM-1
10.	Rebuttal Testimony of Douglas P. Horton (Confidential)
11.	Rebuttal Testimony of Douglas P. Horton (Redacted)
12.	Attachment ES-DPH-1 (Confidential)
13.	Attachment ES-DPH-1 (Redacted) and ES-DPH-2
14.	Joint Rebuttal Testimony of Michael Shultz and Sarah Davis (Confidential) and Attachments MS/SD-001-03 (Confidential)
15.	Joint Rebuttal Testimony of Michael Shultz and Sarah Davis (Redacted) and Attachments MS/SD-001-03 (Redacted)
16.	Joint Petitioners Response to Data Request Staff 3-001 (Summary) and Supplemental Response to Data request Staff 1-005a and 3-001a, Joint Petitioners’ responses to Staff Data Requests 1-010, 1-011, 1-017, 2-004, 1-029, 3-006, DOE 5-002, DOE 5-004, DOE 5-005
17.	Joint Petitioners’ Response to Data Request OCA 1-009
18.	Joint Petitioners’ Response to Data Request NECTA 1-006, 09, 031, 043, 045
19.	Joint Petitioners’ Response to Data Request NECTA 2-001, NECTA 2-002, NECTA 3-03 (Confidential), NECTA TS 02.08
20.	Joint Petitioners’ Response to Data Request NECTA 2-001, NECTA 2-002, NECTA 3-03 (Redacted), NECTA TS 02.08
21.	Testimony and Supporting Attachments of Stephen Eckberg (Confidential)
22.	Testimony and Supporting Attachments of Stephen Eckberg (Redacted)

23. Joint Petitioners' Response to Data Request Staff 1-11
24. Joint Petitioners' Response to Data Request Staff TS 1-1
25. Docket DE 19-057, Settlement Agreement
26. NH Superior Court Order in Docket No. 216-2020-CV-00555 dated May 3, 2021
27. Prefiled Direct Testimony of James G. White, Jr.
28. Prefiled Direct Testimony of James G. White, Jr. Revised pages 11 et seq.
29. Attachment JGW-1 (NECTA 1-008 / Response 04/26/2021)
30. Attachment JGW-2 (NECTA TS 1-001 / Response 05/27/2021)
31. Attachment JGW-3 (NECTA TS 3-003 / Response 08/16/2021)
32. Attachment JGW-4 (NECTA 1-034 / Response 04/26/2021)
33. Attachment JGW-5 (NECTA 1-020 / Response 04/26/2021)
34. Attachment JGW-6 (NECTA 1-044 / Response 04/26/2021)
35. Attachment JGW-7 (NECTA 2-011-SP01 / Response 06/17/2021)
36. Attachment JGW-8 (NECTA 2-012 / Response 06/17/2021)
37. Attachment JGW-9 (NECTA 1-007 / Response 04/27/2021)
38. Attachment JGW-10 (Official Notice to Pole Attachers Letter dated 06/12/2019)
39. Prefiled Direct Testimony of Patricia D. Kravtin
40. Attachment PDK-1 (Kravtin CV)
41. Attachment PDK-2 (Overview of the Widely Used FCC Pole Rate Formula Methodology)
42. Attachment PDK-3 (NECTA 1-023 / Response 04/28/2021)
43. Attachment **CONFIDENTIAL** PDK-4 (Chart)
44. Attachment **REDACTED** PDK-4 (Chart)
45. Attachment PDK-5 (Annual Return of the Massachusetts Electric Company 12/31/2019)
46. Attachment PDK-6 (FCC Paper Report 43-01 ARMIS Annual Summary Report)
47. Attachment PDK-7 (STAFF 1-031-RV01 / Revision Response 05/07/2021)
48. Attachment PDK-8 (DOE 6-03 / Response 01/10/2022)
49. Attachment PDK-9 **CONFIDENTIAL** (NECTA 3-001 / Response 07/14/2021)
50. Attachment PDK-9 **REDACTED** (NECTA 3-001 / Response 07/14/2021)
51. Attachment PDK-10 (NECTA 1-006 / Response 04/28/2021)
52. Attachment PDK-11 (NECTA 1-026 / Response 05/03/2021)
53. Attachment PDK-12 (STAFF 1-028 / Response 04/26/2021)
54. Attachment PDK-13 (NECTA 3-018 / Response 07/14/2021)
55. Attachment PDK-14 (NECTA 3-017 / Response 07/14/2021)
56. Attachment PDK-15 (NECTA 1-045 / Response 04/26/2021)
57. Attachment PDK-16 (STAFF 1-029 / Response 04/28/2021)
58. Attachment PDK-17 (PSNH Pole Attachment Agreement – 2022 Attachment Fees & Charges)
59. Attachment PDK-18 (NECTA 1-004 / Response 04/27/2021)
60. Attachment PDK-19 (NECTA 3-011 / Response 07/14/2021)
61. Attachment PDK-20 (STAFF 1-027 / Response 04/12/2021)
62. Attachment PDK-21 (NECTA TS 3-004 / Response 08/13/2021)
63. NECTA letter to Consolidated Disputing Pole Attachment Rates (10/18/21)
64. NECTA letter to Eversource Disputing 2021 Pole Attachment Rates (8/23/21)

65. NECTA letter to Eversource Disputing 2022 Pole Attachment Rates (12/2/21)
66. February 10, 2021 Joint Petition (Confidential)
67. February 10, 2021 Joint Petition (Redacted)
68. Record Request 1 issued to Eversource Energy
69. Record Request 2 issued to Eversource Energy (Supplemental)
70. Record Request 3 issued to Eversource Energy
71. Record Request 4 issued to Eversource Energy
72. Record Request 1 issued to NECTA
73. Eversource Energy responses to Data Requests issued on April 1, 2022 by NECTA
74. NECTA response to Data Request 1-3 issued on April 1, 2022 by Eversource Energy