STATE OF NEW HAMPSHIRE before the PUBLIC UTILITIES COMMISSION

Unitil Energy Systems Inc.

DOCKET NO. DE 21-030

Petition for Intervention

Pursuant to the Order issued on April 6, 2021, by the New Hampshire Public Utilities Commission (the "Commission") in the above-captioned docket, N.H. Admin. Rules Puc 203.17, and in accordance with the standards of RSA 541-A:32, Clean Energy New Hampshire ("CENH") hereby petitions for leave to intervene in this proceeding. In support of its Petition, CENH states the following:

- 1. CENH is a statewide nonprofit organization, which educates and advocates for sustainable energy in New Hampshire. It has residential, business, and municipal members across the state of New Hampshire. Its mission is to strengthen New Hampshire's economy and conserve natural resources by promoting a transition to clean, efficient, and renewable energy.
- 2. CENH has 500 members, including residential, municipal and business customers that are located in the service territory of Unitil Energy Systems, Inc. ("UES") and will be impacted by the temporary and permanent rate increases.
- 3. Moreover, CENH has a strong interest in the following subject areas, all of which could be directly or indirectly impacted by the decisions made in this proceeding: rate decoupling; electric vehicle charging tariffs; electric vehicle make ready investments; grid modernization; outdoor lighting tariffs; interconnection of distributed energy resources; net metering; energy storage; and non-wires-alternatives.

4. The rights, duties, privileges, immunities and other substantial interests of CENH and its members will be affected by the decisions made in this proceeding. Additionally, those decisions will impact the core issues for which CENH was created to advocate.

5. CENH has participated in many proceedings before the Commission in the past on behalf of its members and clean energy practices and regulation in New Hampshire, and its participation in the proceeding will be in the interest of justice and will not impair the orderly and prompt conduct of this proceeding, nor will it delay the proceedings.

6. Clean Energy New Hampshire respectfully requests that it be granted full intervenor status in this proceeding.

Dated at Littleton, New Hampshire, this 16th day of April, 2021.

PRIMMER PIPER EGGLESTON & CRAMER PC

, y. ____

Elijah D. Emerson, Esq.

Primmer Piper Eggleston & Cramer PC

106 Main Street

P.O. Box 349

Littleton, NH 03561-0349

(603) 444-4008

eemerson@primmer.com