# STATE OF NEW HAMPSHIRE BEFORE THE PUBLIC UTILITIES COMMISSION

# RE: PENNICHUCK WATER WORKS, INC.

# DOCKET NO. 22-\_\_\_\_

# NOTICE OF INTENT TO FILE RATE SCHEDULES

Pursuant to N.H. RSA 378:3 and N.H. Code Admin. Rules 1604.05(a), Pennichuck Water Works, Inc. (PWW), hereby gives notice of its intent to file rate schedules with the New Hampshire Public Utilities Commission. Pursuant to RSA Chapter 378, PWW will be seeking to increase its current approved revenue requirement by about 14%, above the revenues generated by sales based on the five-year average test period originally approved in Order No. 26,070. This increase in PWW's revenue requirement will be inclusive of the Qualified Capital Project Adjustment Charge (QCPAC) surcharges approved by the Commission since PWW's last full general rate case, which includes the 3.90% 2020 QCPAC approved in Docket No. DW 20-020 and the 1.56% 2021 QCPAC approved in DW 21-023. The revenue requirement typically includes any pending QCPAC charges approved prior to Commission approval of permanent rates. Therefore, PWW expects its revenue requirement and percent increase to also include the proposed 2022 QCPAC surcharge of 1.75% being sought in DW 22-006. Cumulatively, these QCPAC surcharges will comprise about 7.21% of the proposed 14% increase to PWW's authorized revenue requirement.

# PENNICHUCK WATER WORKS, INC.

By its attorney,

Marcia aBrown

Dated: May 20, 2022

Marcia A. Brown NH Brown Law, PLLC 20 Noble Street Somersworth, NH 03878 (603) 219-4911/mab@nhbrownlaw.com

#### CERTIFICATE OF ELECTRONIC SERVICE

I hereby certify that a copy of this notice has been emailed this day to the Office of the Consumer Advocate (ocalitigation@oca.nh.gov) and Department of Energy (energy-litigation@energy.nh.gov).

Dated: May 20, 2022

Mauria & Brown

Marcia A. Brown