

June 28, 2023

BY ELECTRONIC MAIL

Daniel Goldner, Chair New Hampshire Public Utilities Commission 21 S. Fruit Street, Suite 10 Concord, NH 03301-2429

Re: Unitil Energy Systems, Inc. Revenue Decoupling Adjustment Factor Docket No. DE 23-057

Dear Chair Goldner:

On behalf of Unitil Energy Systems, Inc. ("UES" or the "Company"), enclosed by electronic filing only is a supplement to UES's Revenue Decoupling Adjustment Factor filing, DE 23-057, initially filed with the NHPUC on June 1, 2023. On June 21, the Commission issued an Order noting that the Company did not include a petition or specific request for relief in its June 1 filing as required by Puc 202.01, notwithstanding the request for relief stated in the accompanying cover letter. Unitil's understanding of the June 21, 2023 Order is that the Company's RDAF has been deemed included in the petition that accompanied the Company's SCC and EDC filings, that these filings are now consolidated for review by the Commission for approval prior to August 1, 2023, and that no further petition or request for relief regarding the RDAF is required.

UES is making this supplemental filing in order to include an additional page to its RDAF filing. The enclosed provides a new proposed tariff page, marked as Calculation of The Revenue Decoupling Adjustment Factors, Original Page 69-H, for effect August 1, 2023. In addition to the proposed tariff page, UES has also presented the page in redline form. The data shown on proposed tariff Page 69-H is identical to the calculations included in the Company's June 1, 2023 filing (see Schedule LSM-1, Page 1 of 7).

Thank you for your attention to this matter. Please do not hesitate to contact me should you have any questions.

Sincerely,

Patrick H. Taylor

Chief Regulatory Counsel

Enclosures

CC: Service List

NH Department of Energy – <u>energy-litigation@energy.nh.gov</u>; Office of Consumer Advocate – <u>ocalitigation@oca.nh.gov</u>;

Donald M. Kreis, Consumer Advocate