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September 19, 2024

Via Electronic Mail Only

Daniel C. Goldner, Chairman
New Hampshire Public Utilities Commission
21 South Fruit Street, Suite 10
Concord, NH 03301-2429

RE: Docket No. DE 23-091, Public Service Company of New Hampshire, d/b/a
Eversource Energy, Petition for Adjustment to Stranded Cost Recovery Charge
Filing Re: Chapter 340 Adder Termination Under Order No. 27,053

Dear Chairman Goldner:

Public Service Company of New Hampshire d/b/a Eversource Energy (“Eversource” or the “Company”) hereby submits this filing in compliance with the Commission’s *Order Terminating 'Chapter 340 Adder' as of October 31, 2024, and Governing Ongoing Stranded Cost Recovery Charge Accounting of Burgess-Related Items*, Order No. 27,053 (August 30, 2024) (the “Order”).

In the Order, the Commission directed the Company to terminate the “Chapter 340 Adder” in its Stranded Cost Recovery Charge (“SCRC”) calculations, as of October 31, 2024, and transfer to (or incorporate into) general Part 2 SCRC account as of November 1, 2024, any residual Burgess PPA or Burgess-Plant related costs in existence as of October 31, 2024, with recovery to be made from the Eversource general Part 2 SCRC rates as of November 1, 2024 (but without applying the allocation percentages otherwise applicable to Part 2 SCRC cost components). The Commission further stated that “Eversource shall not add any Burgess-Plant or Burgess PPA-related costs to its Part 2 SCRC rate account after November 1, 2024 without prior Commission approval.”

The Commission directed the Company to file conforming tariff pages incorporating the terms of the Order, and supporting calculations and allocations, no later than September 19, 2024. This filing and the associated enclosures and attachments are submitted in compliance with that directive. For the avoidance of any doubt, the Company is not proposing any interim change to the currently effective SCRC rates, as of November 1, 2024 or any other date prior to February 1, 2025.

The proposed tariff pages provide for termination of the Chapter 340 adder as of October 31, 2024 and the transfer effective as of November 1, 2024 of the related costs for recovery through SCRC “Part 2A” accounting, to which the percentage allocations that apply to other Part 2 cost components will not be applicable, consistent with the Order. The Company is also submitting Attachments YC/SRA-1 and YC/SRA-2, which incorporate actual amounts through

August 2024, to illustrate the currently anticipated effects of the Chapter 340 Adder termination as of October 31, 2024.

Consistent with current Commission policy, this filing is being made electronically only and paper copies will not follow. If you should have any questions, please contact me.

Sincerely,

/s/ David K. Wiesner

David K. Wiesner
Principal Counsel

Enclosures

cc: DE 23-091 Service List