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October 24, 2018

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Eileen Fox, Clerk
New Hampshire Supreme Court
1 Charles Doe Drive
Concord, New Hampshire 03301

**Re: Appeal of Public Service Company of New Hampshire d/b/a Eversource Energy
Case No. 2018-0305
Joint Motion for Limited Remand**

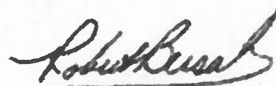
Dear Clerk Fox:

Following mediation under Rule 12-A, all the Parties to the above-captioned case have agreed upon a settlement that would resolve all issues. As this appeal was brought under Rule 10, Appeal from Administrative Agency (i.e., the New Hampshire Public Utilities Commission), the effectiveness of the settlement requires the underlying agency to issue an appropriate order under RSA Chapter 541-A, the Administrative Procedures Act.

To provide the NHPUC with jurisdiction to act on the Parties' settlement, the Parties by the attached Motion ask the Court to remand the matter back to the NHPUC for the limited purpose of considering and acting on the settlement. If the NHPUC approves the settlement, and such approval becomes final, then Eversource would withdraw its pending appeal from the Court.

Please contact me if you have any questions.

Sincerely,



Robert A. Bersak
Chief Regulatory Counsel

Attachment Motion for Limited Remand

cc: New Hampshire Public Utilities Commission, DE 17-160
(w/ atch) Matthew J. Fossum, Esquire
Christopher G. Aslin, Esq.
Donald M. Kreis, Esquire