UNITIL ENERGY SYSTEMS, INC.

DIRECT TESTIMONY OF LINDA S. MCNAMARA

New Hampshire Public Utilities Commission

Docket No.: DE 17-

June 16, 2017

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LIST OF SCHEDULES

Schedule LSM-1: Stranded Cost Charge

Schedule LSM-2: External Delivery Charge

Schedule LSM-3: Redline Tariffs

Schedule LSM-4: Bill Impacts

1	I.	INTRODUCTION
2	Q.	Please state your name and business address.
3	A.	My name is Linda S. McNamara. My business address is 6 Liberty Lane West,
4		Hampton, New Hampshire 03842.
5		
6	Q.	For whom do you work and in what capacity?
7	A.	I am a Senior Regulatory Analyst at Unitil Service Corp. ("USC"), which
8		provides centralized management and administrative services to all Unitil
9		Corporation's affiliates including Unitil Energy Systems, Inc. ("UES").
10		
11	Q.	Please describe your business and educational background.
12	A.	In 1994 I graduated cum laude from the University of New Hampshire with a
13		Bachelor of Science Degree in Mathematics. Since joining USC in June 1994, I
14		have been responsible for the preparation of various regulatory filings, price
15		analysis, and tariff changes.
16		
17	Q.	Have you previously testified before the New Hampshire Public Utilities
18		Commission ("Commission")?
19	A.	Yes.
20		
21	II.	PURPOSE OF TESTIMONY
22	Q.	What is the purpose of your testimony in this proceeding?

1	A.	The purpose of my testimony is to present and explain the proposed changes
2		to UES's Stranded Cost Charge ("SCC") and External Delivery Charge
3		("EDC"), effective August 1, 2017.
4		
5		My testimony will focus on the reconciliation and rate development for the
6		SCC and EDC. I will explain the rate development for these mechanisms,
7		review the actual and estimated data included in each rate, describe the
8		proposed tariff revisions, and provide bill impacts for each class. Ms. Lisa
9		Glover is sponsoring testimony which addresses the costs associated with each
10		of these charges. Mr. Douglas Debski has provided testimony to explain the
11		calculation of displaced distribution revenue associated with net metering for
12		years 2013 through 2016, which are included in the proposed EDC.
13		
14	III.	STRANDED COST CHARGE
15	Q.	What is the SCC?
16	A.	The SCC is the mechanism by which UES recovers UPC's stranded costs
17		from retail customers. UPC's stranded costs are billed to UES in the form of
18		Contract Release Payments through the Amended System Agreement.
19		
20	Q.	What is UES's proposed SCC?
21	A.	As shown on Schedule LSM-1, Page 1, UES is proposing a SCC of
22		(\$0.00057)/kWh, or (0.057¢)/kWh, for its Residential, Regular General

1		Service kWh meter, General Service Quick Recovery Water Heating, Space
2		Heating, and Controlled Off Peak Water Heating, and Outdoor Lighting
3		classes, ($\$0.00011$)/kWh, or ($0.011 ¢$)/kWh, and ($\0.11)/kW for its Regular
4		General Service G2 class, and (\$0.00014)/kWh, or (0.014¢)/kWh and
5		(\$0.14)/kVa for its Large General Service G1 class. The rates are proposed to
6		become effective August 1, 2017.
7		
8	Q.	How is the SCC calculated?
9	A.	Schedule LSM-1, Page 1 provides the calculation for the SCC for all classes.
10		The rate is calculated in accordance with UES's tariff, Schedule SCC. The
11		class SCC obligations are calculated first based on a uniform per kWh charge
12		and then applied to energy and demand components for the Regular General
13		Service G2 class and Large General Service G1 class. For these classes, UES
14		used the ratio of demand and energy revenue under current rates to develop
15		the demand and energy components of the SCC for effect August 1, 2017,
16		similar to the method used in last year's filing.
17		
18	Q.	How was the uniform per kWh rate for determining class SCC obligations
19		calculated?
20	A.	The uniform SCC is calculated by dividing the prior period (over)/under
21		recovery as of July 31, 2017, plus the forecast of costs for the period August
22		2017 through July 2018, plus interest for the same period, by calendar month

1		kWh sales for August 2017 through July 2018. This uniform rate is applied
2		equally to all customer classes however energy and demand based rates are
3		designed for G2 and G1. This calculation is provided on Schedule LSM-1,
4		Page 1.
5		
6	Q.	How does the proposed SCC compare to the rate currently in effect?
7	A.	The uniform rate is decreasing by (\$0.00039) per kWh. The decrease is due to
8		a change in the prior period balance and a decrease in forecasted period costs.
9		
10	Q.	Have you provided a reconciliation of costs and revenues in the SCC?
11	A.	Schedule LSM-1, Page 2, provides the reconciliation of costs and revenues for
12		the two prior periods, August 2015 through July 2016 and August 2016
13		through July 2017, while Page 3 provides the reconciliation for the forecast
14		rate period, August 2017 through July 2018. Actual data is provided for
15		August 2015 through April 2017 and estimated data is provided for the
16		remaining months. This schedule summarizes the costs and revenues
17		associated with stranded costs and provides the computation of interest, which
18		is calculated based on average monthly balances using the prime rate, as
19		described in the tariff.
20		
21	Q.	Have you provided detail on the monthly revenues shown on Pages 2 and 3 of
22		Schedule LSM-1?

1 A. Yes, revenue detail is shown on Schedule LSM-1, Page 4 for the period 2 August 2015 through July 2016, August 2016 through July 2017, and August 3 2017 through July 2018. Actual data is included for August 2015 through 4 April 2017 and the remaining months are forecast. 5 IV. 6 EXTERNAL DELIVERY CHARGE 7 Q. What is the EDC? 8 A. The EDC is the mechanism by which UES recovers the costs it incurs 9 associated with providing transmission services outside UES's system and 10 other costs for energy and transmission related services. For costs incurred 11 after May 1, 2006, the costs included in the EDC exclude Default Service 12 related external administrative charges, which have been moved for collection 13 through the DSC, per the Settlement Agreement in DE 05-064 dated August 14 11, 2005, and approved by the Commission in Order No. 24,511 on 15 September 9, 2005. Beginning May 1, 2011, as approved in DE 10-055, UES 16 also recovers working capital associated with Other Flow-Through Operating 17 Expenses and the Non-Distribution Portion of the annual NHPUC assessment 18 and as part of the EDC. Effective July 1, 2014, in accordance with RSA 363-19 A:6, the Non-Distribution Portion of the annual NHPUC assessment is 20 modified to recover charges/credits in excess of the total NHPUC Assessment, 21 less amounts charged to base distribution and Default Service. As approved 22 in DE 16-384, UES is allowed to recover over the period August 1, 2017

1		through July 31, 2018, rate case expenses incurred due to DE 16-384, and
2		other regulatory expenses incurred due to DE 16-576 and IR 15-296, over the
3		period August 1, 2017 through July 31, 2020.
4		
5		In addition, the EDC includes the over- or under-collection from the
6		Company's Vegetation Management Program ("VMP") and Reliability
7		Enhancement Program ("REP") in accordance with the Settlement Agreement
8		in DE 16-384, the rebate of excess Regional Greenhouse Gas Initiative
9		("RGGI") auction proceeds applicable to all retail electric customers in
10		accordance with Order No. 25,664 in DE 14-048, and the recovery of
11		displaced distribution revenue associated with net metering for 2013 and
12		subsequent years.
13		
14	Q.	What is UES's proposed EDC?
15	A.	Schedule LSM-2, Page 1, provides the proposed EDC of \$0.02637/kWh, or
16		2.637¢/kWh, applicable to all classes. This charge is proposed to become
17		effective August 1, 2017.
18		
19	Q.	How is the EDC calculated?
20	A.	The EDC is calculated by summing the prior period (over)/under recovery as
21		of July 31, 2017, plus the estimated EDC costs and associated interest for the

1		period August 2017 through July 2018. The total is divided by estimated
2		calendar month kWh sales for the period August 2017 through July 2018.
3		
4	Q.	How does the proposed EDC compare to the rate currently in effect?
5	A.	The rate has increased by \$0.00493, or 0.493¢, per kWh. This increase is due
6		to a change in the prior period balance and an increase in forecasted period
7		costs. The main reason for the change in the prior period balance is due to
8		lower RGGI Auction Proceeds received versus those originally forecasted.
9		The forecasted period August 2017 through July 2018 also reflects lower
10		RGGI Auction Proceeds which increases costs compared to the forecast used
11		for the period August 2016 through July 2017.
12		
13	Q.	Have you provided a reconciliation of costs and revenues in the EDC?
14	A.	Schedule LSM-2 provides the reconciliation of EDC costs and revenues. Page
15		2 provides the reconciliation for the two prior periods, August 2015 through
16		July 2016 and August 2016 through July 2017. As noted, May 2017 includes
17		the VMP/REP reconciliation balance of (\$549,030), as provided in DE 17-
18		033.
19		
20		Page 3 of Schedule LSM-2 provides the reconciliation for the forecast rate
21		period, August 2017 through July 2018. Interest is computed on average
22		monthly balances using the prime rate, as described in the tariff. These pages

1		reflect actual data for the period August 2015 through April 2017 and
2		estimated data for the remainder of the period. Detail on monthly revenue is
3		shown on Schedule LSM-2, Pages 4 and 5.
4		
5	V.	TARIFF CHANGES AND BILL IMPACTS
6	Q.	Has UES included tariff changes to reflect the proposed rate changes for effect
7		August 1, 2017?
8	A.	Schedule LSM-3, Page 1 and 2 are redline tariffs of the SCC and EDC.
9		Please note that these pages are essentially the same as provided in Page 1 of
10		Schedules LSM-1 and 2. The proposed SCC and EDC are both incorporated
11		into revised tariff Pages 4 and 5, Summary of Delivery Service Rates and
12		Page 6, Summary of Low-Income Electric Assistance Program Discounts
13		which are provided on pages 3, 4, and 5, respectively, of Schedule LSM-3.
14		
15	Q.	Have you included any bill impacts as a result of proposed rate changes
16		effective August 1, 2017?
17	A.	Yes, rate changes and bill impacts as a result of changes to the SCC and EDC
18		have been provided in Schedule LSM-4. Pages 1 through 3 provide a table
19		comparing the existing rates to the proposed rates for all the rate classes.
20		These pages also show the impact on a typical bill for each class in order to
21		identify the effect of each rate component on a typical bill.
22		

1		Page 4 shows bill impacts to the residential class based on the mean and median
2		use. Page 4 is provided in a format similar to Pages 1 through 3.
3		
4		Page 5 provides the overall average class bill impact as well as the impact
5		associated with both filings. As shown, for customers on Default Service, the
6		residential class average bill will increase about 2.7%. General Service (G2)
7		average bills will increase about 3.0%. Large General Service (G1) average
8		bills will increase about 3.9%. Outdoor lighting average bills will increase
9		about 1.4%.
10		
11		Pages 6 through 11 of Schedule LSM-4 provide typical bill impacts for all
12		classes for a range of usage levels.
13		
14	VI.	CONCLUSION
15	Q.	Does that conclude your testimony?
16	A.	Yes, it does.