THE STATE OF NEW HAMPSHIRE BEFORE THE PUBLIC UTILITIES COMMISSION

Public Service Company of New Hampshire

RECONCILIATION OF STRANDED COST RECOVERY AND ENERGY SERVICE CHARGES FOR 2018

Docket No. DE 19-080

Stipulation and Settlement

This Stipulation and Settlement Agreement ("Agreement") is entered into as of the date written below between Public Service Company of New Hampshire d/b/a Eversource Energy ("Eversource" or the "Company"), the Staff of the Public Utilities Commission ("Staff"), and the Office of Consumer Advocate ("OCA"), collectively referred to as the "Settling Parties". This Stipulation and Settlement Agreement is intended to resolve all of the issues in this proceeding.

I. Background

On April 17, 2019 Eversource filed a request to open a docket to review its reconciliation of stranded costs and revenues and energy service costs and revenues in the period of January 1, 2018 through January 31, 2019 through the Stranded Cost Recovery Charge ("SCRC") and Default Energy Service ("Energy Service" or "ES") rate, and to allow for a delay in the filing date. The review period had been extended into January 2019 to capture the shift in the setting of the relevant rates from January 1 to February 1. The OCA filed its letter of participation on April 23, 2019 and on May 15, 2019, the Commission granted the Company's request for a delay.

On June 3, 2019, the Company submitted the testimony and exhibits of Erica L. Menard, Frederick B. White, and William H. Smagula supporting the reconciliation of

costs and revenues. The Staff and OCA engaged in a thorough review through discovery and technical sessions. As noted in the Staff report of October 16, 2020, during the technical session of October 13, 2020, the Settling Parties determined to resolve this matter by mutual agreement, resulting in this Agreement.

II. Agreement Terms

A. The Settling Parties acknowledge that this review period is the last pertaining to Eversource's ownership of its generating assets. Thus, the review in this docket considered issues relevant to Eversource's operation of the generating facilities while under its ownership and control, as well as its accounting of costs and revenues during and following its divestiture of the generating assets.

In review of those matters, the Settling Parties agree that the information presented in the filing demonstrates that Eversource acted prudently and reasonably in the operation of the facilities during its period of ownership, and that the costs and revenues for the relevant period, as included in the filing, are appropriately accounted for in the testimony and supporting materials. Accordingly, the Settling Parties agree that the Commission should approve the Company's filing as submitted.

B. This Agreement is expressly conditioned upon the Commission's acceptance of all of its provisions without change or condition. If such acceptance is not granted, the Agreement shall be deemed to be null and void and without effect, and shall not constitute any part of the record in this proceeding nor be used for any other purpose. The Settling Parties agree to support approval of the Agreement before the Commission, shall not oppose this Agreement before any regulatory agencies or courts before which this matter is brought.

The terms of the Agreement shall not be used for precedent in any future dockets or proceedings. Moreover, the Commission's acceptance of the Agreement does not constitute continuing approval of or precedent regarding any particular issue in this proceeding, but such acceptance does constitute a determination that the provisions set forth herein are just and reasonable. The discussions which have produced the Agreement have been conducted on the understanding that all offers of settlement and discussion relating thereto are and shall be privileged, and shall be without prejudice to the position of any party or participant representing any such offer or participating in any such discussion, and are not to be used in any manner in connection with this proceeding, any further proceeding, or otherwise.

[signature page follows]

IN WITNESS WHEREOF, the Settling Parties to Docket No. DE 19-080 have caused this Agreement to be duly executed in their respective names by their agents, each being fully authorized to do so on behalf of their principal.

	Staff of the Public Utilities Commission
Date:October 23, 2020	By: Paul B. Destes
	Paul B. Dexter
	Staff Attorney
	21 S. Fruit St., Suite 10
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	(603) 271-2431
	email: Paul.B.Dexter@puc.nh.gov
	Office of Consumer Advocate
Date:	By:
	D. Maurice Kreis
	Consumer Advocate
	21 S. Fruit St., Suite 18
	Concord, NH 03301
	(603) 271-1172
	email: Donald.M.Kreis@oca.nh.gov
	Public Service Company of New Hampshire d/b/a
	Eversource Energy
Date: _October 23, 2020	By:
	Matthew J. Fossum
	Senior Regulatory Counsel
	780 N. Commercial Street
	Manchester, NH 03101
	(603) 634-2961
	email: Matthew.Fossum@eversource.com

IN WITNESS WHEREOF, the Settling Parties to Docket No. DE 19-080 have caused this Agreement to be duly executed in their respective names by their agents, each being fully authorized to do so on behalf of their principal.

	Staff of the Public Utilities Commission
Date:	By:
Date: 10/30/2020	Office of Consumer Advocate By: D. Maurice Kreis
	Consumer Advocate 21 S. Fruit St., Suite 18 Concord, NH 03301 (603) 271-1172 email: Donald.Kreis@oca.nh.gov
	Public Service Company of New Hampshire d/b/a Eversource Energy
Date:	By: Matthew J. Fossum Senior Regulatory Counsel 780 N. Commercial Street Manchester, NH 03101 (603) 634-2961 email: Matthew Fossum@eversource.com