

November 9, 2021

BY E-MAIL

Dianne Martin, Chairwoman New Hampshire Public Utilities Commission 21 S. Fruit St, Suite 10 Concord, N.H. 03301-2429

Re: DE 21-030 <u>Unitil Energy Systems, Inc. – Revised Exhibits KES-1, KES-2,</u>

and KES-3

Dear Chairwoman Martin:

During the course of discovery in the above-referenced matter, Unitil Energy Systems, Inc. ("UES") discovered an error in its calculation of the Non-Growth "Other" Category in Exhibit KES-2 (UES Capital Budget Spending) for the years 2019 and 2020. This error also appears in Table 3 of Exhibit KES-1. As a result of the error, capital spending for the years 2019 and 2020 was understated by a *de minimis* amount (well under 1% in each year).

The Company now encloses for filing in this matter Revised Exhibit KES-1 page 19 (Bates Page 000369) and Revised Exhibit KES-2 (Bates Pages 000399 – 000498), which correct the error.

Furthermore, a drafting error in Exhibit KES-3 (page 108, Bates Page 000606) was brought to the Company's attention during discovery. Specifically, the statement "... to identify the quantity of customers by rate class that are enrolled in *TOU rates*" should read "... to identify the quantity of customers by rate class that are enrolled in *CEM services*." The Company now encloses for filing in this matter Revised Exhibit KES-3 page 108 (Bates Page 000606).

Thank you for your attention to this matter. Please do not hesitate to contact me directly if you have any questions or concerns.

Sincerely,

Patrick H. Taylor

cc: Service List