

Public Service Company of New Hampshire d/b/a Eversource Energy
Docket No. DE 23-077

Date Request Received: January 08, 2024
Data Request No. PUC 1-001

Date of Response: January 18, 2024
Page 1 of 1

Request from: New Hampshire Public Utilities Commission

Witness: Davis, Edward A

Request:

Eversource is requested to provide the comparative analysis of Velcro's usage, operations, and billings referred to in its petition (with supporting analysis, including Excel versions). (Ref. Eversource Petition at Bates Pages 2 and 3).

Response:

When assessing whether to apply the Special Provision term in the Eversource tariff, Eversource conducted a comparative analysis using Velcro's existing billing determinants and proposed alternative billing determinants. This is provided in Attachment PUC 1-001A (technical statement). As just mentioned, Eversource used existing billing determinants from existing Velcro bills, included as Attachments PUC 1-001B and 1-001C. The supporting calculations are provided in the excel file titled Attachment PUC 1-001D, and finally a narrative statement tying all the materials together is provided in Attachment PUC 1-001E.

This response is being provided confidentially as it contains customer-sensitive account and billing information. Accordingly, consistent with Puc 203.08(d), Eversource states that it has a good faith basis for seeking confidential treatment of the material provided with this response. Attachment PUC 1-001D is confidential in its entirety, there is no redacted version, and Attachments 1-001B and 1-001C will be redacted, with a confidential version being submitted to the PUC, DOE and OCA only.

Public Service Company of New Hampshire d/b/a Eversource Energy
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Date Request Received: January 08, 2024
Data Request No. PUC 1-002

Date of Response: January 18, 2024
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Request from: New Hampshire Public Utilities Commission

Witness: Davis, Edward A

Request:

Eversource is requested to provide the material referenced by the New Hampshire Department of Energy (DOE) in its October 20, 2023 Technical Statement by Mr. Mark P. Toscano as the “...application and interpretation of the rates, terminology, and billing determinants in Eversource’s tariff...” (Ref. DOE Toscano Technical Statement at Page 2).

Response:

The material to which Mr. Toscano references in testimony regarding the “application and interpretation of the rates, terminology and billing determinants in Eversource’s tariff” is that same material that Eversource prepared to conduct the comparative analysis of Velcro’s current billing with that of the proposed application of the Special Provision. These materials were provided in response to PUC 1-001 and are labeled Attachments PUC 1-001A-E. The Company refers the Commission to those attachments.

This response is being provided confidentially as it contains customer-sensitive account and billing information. Accordingly, consistent with Puc 203.08(d), Eversource states that it has a good faith basis for seeking confidential treatment of the material provided with this response. Attachment PUC 1-001D is confidential in its entirety, there is no redacted version, and Attachments 1-001B and 1-001C will be redacted, with a confidential version being submitted to the PUC, DOE and OCA only.

Public Service Company of New Hampshire d/b/a Eversource Energy
Docket No. DE 23-077

Date Request Received: January 08, 2024
Data Request No. PUC 1-003

Date of Response: January 18, 2024
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Request from: New Hampshire Public Utilities Commission

Witness: Davis, Edward A

Request:

Eversource is requested to provide the "...preliminary documents regarding methodology, calculations, and suggested changes for Velcro's electric service provisions..." provided to the DOE in July 2022. (Ref. DOE Toscano Technical Statement at Page 3).

Response:

Mr. Toscano relied on the calculations and analysis provided in the excel file Attachment PUC 1-001D. Eversource refers the Commission to that attachment for those calculations and analysis which was provided in the response to PUC 1-001.

This response is being provided confidentially as it contains customer-sensitive account and billing information. Accordingly, consistent with Puc 203.08(d), Eversource states that it has a good faith basis for seeking confidential treatment of the material provided with this response. Attachment PUC 1-001D is confidential in its entirety, and as such is being submitted to the PUC, DOE and OCA only.