## BEFORE THE STATE OF NEW HAMPSHIRE PUBLIC UTILITIES COMMISSION

Northern Utilities, Inc. DG 24-\_\_\_\_

## Petition For Approval of 2024-2025 Winter and 2025 Summer Cost of Gas

Pursuant to Puc 202.01, RSA 374:2 and RSA 378:7, Northern Utilities, Inc. ("Northern" or "the Company") presents to the New Hampshire Public Utilities Commission (the "Commission") for approval its proposed Annual Cost of Gas ("COG") Adjustment filing including rates for the 2024-2025 winter period and for the 2025 summer period and other proposed rate and tariff changes. The Company is filing its COG to be effective November 1, 2024 and May 1, 2025. Specifically, Northern respectfully requests approval of the following Tariff Sheets:

Seventh Revised Page 40 (COG);
Seventh Revised Page 41 (COG);
Twenty-second Revised Page 42 (COG);
Twentieth Revised Page 43 (COG);
Thirteenth Revised Page 62 (LDAC);
Thirty-second & Thirty-third Revised Page No. 86 (Rate Summaries);
Thirty-first & Thirty-second Revised Page No. 88 (Rate Summaries);
Eighth Revised Page 141 (Appendix A);
Seventh Revised Page 153 (Appendix C); and
Seventh Revised Page 158 (Appendix D).

The above listed Tariff Sheets are issued September 17, 2024 by Daniel Hurstak, Vice President and Treasurer, to be effective November 1, 2024 and May 1, 2025.

In support of its petition, Northern submits the prefiled testimonies of Christopher A.

Kahl, Senior Regulatory Analyst for Unitil Service Corp,.("Unitil Service"), Francis Wells,

Manager of Gas Supply for Unitil Service, Elena Demeris, Senior Regulatory Analyst for

Unitil Service, and Daniel Nawazelski, Manager of Revenue Requirements for Unitil Service.

In further support of its petition, Northern respectfully states:

- 1. The Commission oversees the calculation of Northern's COG rates and LDAC components, and the accuracy thereof, to ensure just and reasonable rates. *Northern Utilities, Inc.*, Order No. 26,713 at 8 (October 27, 2022).
- 2. The Commission has broad statutory authority to set rates in addition to "powers inherent within its broad grant" of express authority. *Id.* (*citing Appeal of Verizon New England, Inc.*, 153 N.H. 50, 64-66 (2005)). The Commission applies the "just and reasonable" ratemaking standard of RSA 374:2 and RSA 378:7 when setting COG rates. *Id.* (*citing Northern Utilities, Inc.*, Order No. 25,891 (April 29, 2016)).
- 3. The proposed 2024 / 2025 Winter Season COG rate for Residential customers is \$0.6553 per therm and the proposed 2025 Summer Season COG rate for Residential customers is \$0.3884 per therm.
  - 4. The proposed LDAC Rate for Residential customers is \$0.0649 per therm.
- 5. The typical bill for a Residential heating customer for the 2024 / 2025 Winter Season is projected to be \$1,050.75. This is higher than the 2023 / 2024 Winter Season bill by \$53.03 or 5.3%.
- 6. The typical bill for a Residential heating customer for the 2025 Summer Season is projected to be \$309.95. This is lower than the 2024 Summer Season bill by \$21.12 or 7.03%.
- 7. The Company request the Commission grant confidential treatment to the portions of this filing that are marked confidential. The Company states that this material falls within the provisions of Puc 201.06(a)(26), and it is relying upon the procedures outlined in Puc 201.06 and 201.07 to protect confidentiality.

For all of the reasons stated in this Petition and the accompanying Testimonies and Schedules, Northern respectfully requests that the Commission:

- A. Find that the Company's proposed rates for the 2024-2025 winter period and for the 2024 summer period are just and reasonable; and
- B. Approve the proposed rates for the 2024-2025 winter period and for the 2025 summer period, including other proposed rate and tariff changes contained in the Company's filings; and
- C. Grant such other approvals and relief as may be just, necessary and appropriate in the circumstances.

Respectfully submitted this 17<sup>th</sup> day of September, 2024.

Unitil Energy Systems, Inc.

M. Slice &

By its attorney:

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