PSC No: 19 - Electricity Rochester Gas and Electric Corporation Initial Effective Date: October 17, 2009 Leaf No. 189 Revision: 3 Superseding Revision: 2

## SERVICE CLASSIFICATION NO. 6 (Cont'd)

## **AREA LIGHTING SERVICE**

## DELIVERY CHARGES: (Per Month) (Cont'd)

#### SURCHARGE TO COLLECT TEMPORARY STATE ASSESSMENT ("TSAS"):

A surcharge will be added to the Energy Charge for Delivery Service under this Service Classific ation to collect the Temporary State Assessment (as explained in this Schedule, General Information Section 4.K.). See TSAS Statement.

#### **DEFERRAL RECOVERY MECHANISM ("DRM"):**

All customers taking service under this Service Classification will be subject to a DRM adjustment (as explained in this Schedule, General Information Section 4.K.). See DRM Statement.

## **MERCHANT FUNCTION CHARGE ("MFC"):**

The Merchant Function Charge reflects the administrative costs of obtaining electricity supply. All customers taking supply service under this Service Classification with RG&E will be subject to a MFC charge (as explained in this Schedule, General Information Section 4.K.). See MFC Statement.

# **INCREASE IN RATES AND CHARGES:**

The rates and charges under this Service Classification are increased by the applicable effective aggregate percentage shown in Rule 4.J for service supplied within the municipality where the customer is taking service.

#### **TERMS OF PAYMENT:**

All bills are rendered at the above rate. A late payment charge of one and one-half percent  $(1 \ 1/2\%)$  per month shall become due and payable if payment is not made on or before the 'last day to pay' date specified on the bill in accordance with the provisions of Rule 4.C.2.

#### **TERM:**

One year from the initial rendering of service and thereafter until terminated by either party by giving the other 30 days' written notice.

#### **SPECIAL PROVISIONS:**

1. The Company agrees, subject to its ability to obtain needed materials, to replace the existing luminaires with luminaires of a different wattage or type, upon written request from the customer provided that, if the fixture must also be replaced to accommodate the new lamp the customer pays the unamortized investment in the existing fixture, and further provided that the Company shall not be obligated to replace in any calendar year more than 10 percent of the units in service as of the effective date of this leaf. The Company will replace the customers lamps individually as they fail, at no charge to the customer. The Company will replace all of the customer's lamps on the first occasion after the written request of having to replace a failed lamp at the customer's premises, and charge the customer \$4.00 for each working lamp replaced. If the customer desires to have the lamps replaced prior to that occasion, the customer will pay a one time charge of \$18.00 in addition to the above charges.

Where a customer, within one year of the removal of a luminaire, requests the installation of a luminaire of a different wattage or type, said installation shall be considered a replacement and customer shall be obligated to pay the applicable charges specified in the first paragraph.

ISSUED BY: James A. Lahtinen, Vice President Rates and Regulatory Economics, Rochester, New York

Cancelled by supplement No. 36 effective 09/25/2010 Suspended to 09/26/2010 by order in Case 09-E-0717. See Supplement No. 35. Th e supplement filing date was 07/29/2010 Suspended to 08/14/2010 by order in Case 09-E-0717. See Supplement No. 33. Th e supplement filing date was 02/08/2010 Suspended to 02/14/2010 by order in Case 09-E-0717. See Supplement No. 32. Th e supplement filing date was 10/15/2009