

PSC NO: 220 ELECTRICITY
NIAGARA MOHAWK POWER CORPORATION
INITIAL EFFECTIVE DATE: APRIL 27, 2009

LEAF: 146
REVISION: 0
SUPERSEDING REVISION:

GENERAL INFORMATION

27. REVISIONS:

27.1 In the event of changes or revisions of Company's schedules, customer shall take and pay for service in accordance with the provisions of the revised or superseding schedule. Unless otherwise expressly provided for whenever a rate change becomes effective during a billing period, other than on regularly scheduled meter reading dates, charges to customer for that billing period will be calculated as a weighted composite of the old and new rate as follows:

27.2 Proration factors will be computed for both the new rate and old rate by dividing the number of days in which the rates are in effect by the total of billing days.

27.3 The old and new rates shall be multiplied by their respective proration factors and added to determine the composite rate.

27.4 The composite rates are then multiplied by their respective pricing units.

27.5 The charge to the customer will be the sum of all charges calculated in the preceding Rule 27.4.

28. SPECIAL SERVICES PERFORMED BY COMPANY FOR CUSTOMER AT A CHARGE:

28.1 Whenever, at customer's request, Company relocates equipment or facilities to suit the convenience of customer, customer shall reimburse Company the cost incurred by Company.

28.2 The occasion may arise to cause Company to provide additional facilities beyond those normally required to supply customer's total requirements. When customer requests Company to do so and it is mutually agreed, such additional facilities shall be installed by Company for any reasonable purpose of customer, including without limitation dual feeders to the point of delivery and/or special substation facilities to provide future capacity or to assure continuity in the supply and use of service. In that event Company will furnish, own, operate and maintain such additional facilities for customer and customer shall have the option of paying the Company, in addition to the charges for electric service, a non-refundable cash contribution upfront or a monthly surcharge of 1.5% for a ten (10) year period on the cost incurred by Company. The remainder of any surcharge shall be collected from any subsequent owner(s) of the premises served.

28.3 When Company provides additional facilities in accordance with Rule 4.2 or Rule 6, customer shall reimburse Company as provided therein.

Issued by Thomas B. King, President, Syracuse, NY