Received: 09/24/2010 Status: CANCELLED Effective Date: 09/26/2010

Leaf: 64

NEW YORK STATE ELECTRIC & GAS CORPORATION

Initial Effective Date: 09/26/10

Revision: 1

Superseding Revision:

Issued in compliance with Order in Case 09-E-0715 dated 09/21/10

SERVICE CLASSIFICATION NO. 4 (Cont'd.)

Pole Attachment Charges:

PSC NO: 121 ELECTRICITY

Monthly pole attachment charge, per mast arm or pole bracket supporting one or more luminaires, shall be 1/12 the annual CATV rental rate.

MINIMUM CHARGE:

The monthly minimum charge for service is the Bill Issuance Charge, if applicable.

SURCHARGE TO COLLECT TEMPORARY STATE ASSESSMENT (TSAS):

A surcharge will be added to the Energy Charge for Delivery Service under this Service Classification to collect the Temporary State Assessment (as explained in this Schedule, General Information Section 4.4.). See TSAS Statement.

INCREASE IN RATES AND CHARGES:

The monthly charge under this Service Classification, including fuel cost adjustment and pole attachment charges, shall be increased by the applicable effective aggregate percentage shown in Rule 4.5 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 (11/2%) 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 4.2.

TERM:

One year and thereafter until terminated by giving 30 days written notice.

SPECIAL PROVISIONS:

- 1. The Company shall:
 - a. Designate the character of service and service connection point(s), and, if necessary, extend its distribution facilities to said point(s) of service and bill customer the Company's costs and expenses (excluding transformers, accessories and switching equipment) for said distribution facilities.
 - b. Make all connections to its distribution system and charge customer in accordance with Special Provision 2.h. Should the customer request a subsequent reconnection or disconnection, or should the Company disconnect service pursuant to Special Provisions 1.g or 3.a, the customer shall pay a reconnection and/or disconnection charge as set forth in Special Provision 2.h.
 - c. Have the right, by means of a field investigation, to verify ballast compliance (see Special Provision 2.a) as well as lamp sizes, types and numbers. If additional lamps have been installed, or larger size lamps found in the field which were not previously reported to the Company by the customer, the Company will bill the customer for energy as though the lamps were in service at the time of the prior field inspection (but no more than one year) unless customer can establish a lesser period of service.

Issued by: James A. Lahtinen, Vice President - Rates & Regulatory Economics, Binghamton, NY